

Constables for
Galdecot —

Deciners for taking —
Surrenders there —

Fieldreeves Surveyors of
weights and Measures and
Ale Tasters —

Dike-reeves —

Pindar —

Rent Reeve —

Lewis Woodcock —
Rob Smith Wignall —

Wm Hill —
Lewis Woodcock —

Sworn

Continued

Tho' Chapman —
Rob Laxton —

Sworn

Tho' Stokes —
John Brown —

Continued
Sworn

Micah Ball —

Continued

John Corp — Sworn

Essoigns to wit — John Hotchkins Henry Barefoot Edward Wanton
Tho' Symey Gent and others of Saddington aforesaid Geo. Goodwin, Tho'
Deacon Henry Bryon Sam'l Stokes and others of Galdecot aforesaid

The Verdict of the Inquest The jurors of Saddington aforesaid
and homage for Saddington upon their oath do say that all things
are well —

The Verdict of the Inquest The jurors of Galdecot aforesaid upon
and homage for Galdecot their oath do say that all things are well

Thomas Barefoot on Surrender
from Thomas Wanton —

A.

To this Court Thomas Wanton of
Heyham in the County of Leicester a Customary Tenant
of the Manor aforesaid 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 or Fourtyspart of a Yard Land lying
and being in the Fields and Liberties of Saddington aforesaid with all
and Singular the Commons Hereditaments and Appurtenances thereto
belonging thento soe in Occupation of John Grabin and then or late in
the Tenure or Occupation of Edward Murdoch or his Under tenants and
which said premises are held by Copy of Court Roll of the said Manor
under the yearly rent of one shilling and four pence and the Reversion
and Reversions Remainder and Remainders thereof And also all the
Estate Right and Title of the said Thomas Wanton therin or thereto or to
any part thereof To the Use and Behoife of Thomas Barfoot of Ayston in the
County of Rutland Grazier 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 Thomas Barfoot and prayes 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 Thomas Barfoot 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 fealty

Rent 1. s

Fine 1. s

*Ann Reesby only Daughter At this Court It is found and
and next heir of Will Streder* presented by the Homage for Caldecot that
 William Streder late a Customary Tenant of the
 said Manor lately died Seized of All that half Acre of Meadow ground
 with the Appurtenances thereto belonging in Caldecot aforesaid in a certain
 place there called the Old Meadow now in Tenure of Edward Reesby held
 by the rent of two pence And that Ann Reesby the wife of the said
 Edward Reesby is the only daughter and next Heir of the said William
 Streder according to the Custom of the said Manor Now at this Court
 comes in her proper person the said Ann Reesby 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 Ann Reesby her heirs and assigns at the Will
 of the Lord According to the Custom of the said Manor by the rents
 and Services therefore due and of right accustomed And she gives to
 the Lord for her Fine as in the Margin and she is admitted Tenant
 thereof but Fealty is resputed &c

*Presentment of the Death At this Court It is found and
of Richd Hackett presented by the Homage for Liddington
 that Richard Hacket late a Customary
 Tenant of this Manor lately died seized of All that Close of pasture
 or inclosed piece of pasture Ground with the Appurtenances situate lying
 and being in the Fields and Liberties of Liddington aforesaid within
 the Manor aforesaid called or known by the Name of Priestly Hill Close
 Containing by Estimation half an Acre or thereabouts (be the same more
 or less) in Tenure of held by the Rent of one penny but
 who is the Heir to the said Richard Hacket as yet remains Unknown
 to the said Homage*

*Thomas Cunningham to At this Court It is testified by
 Edward Cunningham Surrender Inrolled Lewis Woodcock one of the Decinners for Caldecot
 (hereunto in open Court sworn) that on the thirteenth
 day of September in the year of our Lord one thousand seven hundred and
 eighty two Thomas Cunningham the Elder of Seaton in the County of Rutland
 Carpenter 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 the reversion and Inheritance of him the said
 Thomas Cunningham the Elder Expectant upon the Death of Ann Bryan
 late Ann Hill widow of in and to All that Messuage Cottage or
 Tenement and Homestead and home Close and all other the
 Appurtenances to the said Messuage belonging standing and being
 in Caldecot aforesaid And also all that the said Thomas Cunningham
 one Quarter of a yard Land ^{Groff} Ground and Meadow lying and being
 dispersedly in the Fields Bounds Precincts and Territories of Caldecot and
 Liddington aforesaid And also all that the Reversion and Inheritance
 Expectant as aforesaid of in and to one Close or Loft lying in a certain
 place called Inkelow in the said parish of Caldecot and all which
 Premises then or late were in the Tenure or Occupation of Henry Bryan
 his Undertenants Together with all and singular the hereditaments and*

Appurtenances to the said premises belonging or in any wise appertaining
and also all the Estate Right and Title of him the said Thomas Cunningham
the Elder therein or thereto or to any part thereof either in or by possession
reversion remainder Expectancy Law Equity or otherwise howsoever To the
Use and Behoofe of Edward Cunningham of Kettering in the County of
Northampton wheelwright his heirs and Assigns for ever According to
the Custom of the said Manor.

Ann Hiff on Surrender At the said day of Adjournment of this Court
from Moses Allen

{ It is testified by Joseph pretty one of the Deciners for
Liddington hereto in open Court sworn that on the
twelfth day of this instant April Moses Allen 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 Joseph pretty All those several
pieces and parcels of Arable Land Ley Meadow pasture and Grass Ground
with their Appurtenances situate and being in the Fields Bounds meadows
precincts and Territories of Liddington aforesaid containing by Estimation
Nine Acres or thereabouts and called or known by the name of Doltons -
Half Yard Land and now or late in the Tenure or Occupation of John Allen
his Undertenant or Undertenants and which said premises are held
by Copy of Court Roll of the said Manor under the Yearly Rent of

Rent

Fine

Together with all and Singular the Commons
hereditaments and appurtenances thereto belonging or in any wise appertaining
and also all the Estate Right and Title of the said Moses Allen therein or
thereto or to any part thereof To the Use and Behoofe of Ann Hiff of
Ripponham in the County of Rutland widow her Heirs and Assigns for
ever According to the Custom of the said Manor Now at the said day of
Adjournment of this Court comes the said Ann Hiff by Jonathan Phamston
her 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 her said Attorney Seizin thereof by the rod To hold to the said Ann
Hiff her Heirs and Assigns at the will of the Lord According to the
Custom of the said Manor by the rents and Services therefore due and of
right accustomed And she gives to the Lord for her Fine as in the
Margin and she is Admitted Tenant thereof and hath performed
fidelity

Rob Walker on Surrender from Rob Boon

{ It is testified by Joseph pretty one of the Deciners for
Liddington hereto in open Court sworn that on the
Eleventh day of this Instant April Robert Boon 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 Joseph pretty All that Cottage
or Tenement with the appurtenances in Liddington aforesaid then or late
in the Tenure or Occupation of Edward Vines and held by Copy of Court Roll of
the said Manor under the yearly Rent of eight pence and to which premises
the said Robert Boon was Admitted at a Court held in and for the said
Manor by Adjournment on the twenty fifth day of March which was in
the Year of our Lord One thousand seven hundred and Eighty one upon and

Rent 8

Fine 8

By Virtue of a Conditional Surrender from the said Edward Vines to the said Robert Boon bearing date on the Seventeenth day of February which was in the year of our Lord One thousand seven hundred and seventy of the above Cottage for Securing the sum of Fifty pounds and Interest and upon which there then remained due the sum of Sixty nine pounds twelve shillings and sixpence besides the Fees of the Admission of the said Robert Boon amounting to one pound Eight shillings and sixpence Together with all and Singular the Hereditaments Rights Members Commons and appurtenances whatsoever to the said Cottage or Tenement and premises belonging or in any wise Appertaining And also all the Estate Right and Title of the said Robert Boon therein or thereto or to any part thereof To the use and Behoof of Robert Walker of Stockerton in the County of Leicester Esquire his Heirs and Assigns for ever But Subject to the Equity of Redemption for by the said Edward Vines or his Heirs According to the Custom of the said Manor Now at the said day of Adjournment of this Court comes the said Robert Walker by Jonathan Bramston 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 To hold to the said Robert Walker his Heirs and Assigns According to the Form and Effect of the said Surrender at the Will of the Lord According to the Custom of the said Manor by the rents and Services therefore due and of right accustomed And he gives to the Lord for his Fine as in the Maner and he is admitted Tenant thereof and hath performed Fealty

John Pretty on Surrender At the said Day of Adjournment of this Court It is certified by the said Steward that on the twelfth day of this Instant April Moses Allen and Mary his Wife Customary Tenants of the said

Rent £1
Fine £1

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 Steward / the said Mary being first Solely and Separately Examined apart from her said Husband by the said Steward and freely and Voluntarily Consenting thereto / all that half yard Land formerly called Warrens half yard Land lying and being dispersedly in the Fields and Liberties of Siddington aforesaid and held of the said manor by Copy of Court Roll under the yearly Rent of Four shillings and to which premises the said Moses Allen and Mary his wife were admitted at a Court held in and for the said manor the Thirtieth day of September which was in the year of our Lord One thousand seven hundred and seventy three Together with all and Singular the Commons Hereditaments and Appurtenances thereto belonging or in any wise Appertaining And also All the Estate Right and Title whatsoever of them the said Moses Allen and Mary his wife therein or thereto or to any part thereof To the use and Behoof of John Pretty of Siddington aforesaid Tanner 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 Pretty 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 Pretty his Heirs and Assigns at the Will of the Lord According to the Custom of the said Manor by the rents and Services therefore due and of right

Accustomed and he gives to the Lord for his Fine as in the margin
and he is admitted Tenant thereof and hath performed fealty

Oliver Stanger on Surrender At the said day of Adjournment of
from John Parsons & Humphry Stanger this Court It is testified by James Hill one of
the Deciners for Liddington hereto in open Court
(6)

sworn that on the Eleventh day of January
last past John Parsons who survived Elizabeth his wife and Humphry
Stanger who survived Susanna his wife Customary Tenants 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 their Life Estate of in and to all
that Cottage or Tenement and one parcel of Land containing One Acre
(more or less) upon part of the said Acre standing and adjoining to the
Kings Highway leading to the Mill of Thorpe in Liddington aforesaid
with the Appurtenances within the Hamlet of Thorpe in Liddington
aforesaid being parcel of a Copy of Court Roll bearing date the sixth day of
October One thousand six hundred and ninety three and to which
premises the said John Parsons and Humphry Stanger were admitted
for their Lives at a Court held in and for the said manor on the eighth
day of October One thousand seven hundred and fifty nine together with
all and singular the hereditaments and appurtenances to the said
premises belonging or in any wise appertaining and also all the
Estate Right and Title of the said John Parsons and Humphry Stanger
therein or thereto or to any part thereof To the use and behoofe
of Oliver Stanger of Gretton in the County of Northampton yeoman
youngest Son and Heir of the said Humphry Stanger by the said
Susanna his wife his Heirs and Assigns forever Now at the said
day of Adjournment of this Court comes in his proper person the said
Oliver Stanger and prays to be admitted Tenant to the said premises
with the Appurtenances To whom the Lord by the said Steward
hath granted Seizure thereof by the rod To hold to the said Oliver
Stanger his Heirs and Assigns at the will of the Lord according to
the Custom of the said Manor by the rents and Services therefore
due and of right accustomed and he gives to the Lord for his Fine
as in the Margin and he is admitted Tenant thereof and hath
performed fealty

Rent 1.
Fine 1.

Oliver Stanger Youngest Son At the said day of Adjournment of this
and next Heir of Susanna Stanger Court It is found and presented by the homage
for Liddington that Susanna Stanger late a
Customary Tenant of this manor lately died
seized of a Reversion in fee simple on the Death of John Parsons and
Humphry Stanger of all that one Cottage or Tenement some time
since divided into two Tenements and one parcel of Land containing One
Acre (more or less) upon part of the said Acre standing and adjoining to
the Kings Highway leading to the Mill of Thorpe within the Hamlet of
Thorpe-by-Water in Liddington aforesaid with the Appurtenances within
the Manor aforesaid in Tenure of Thomas Parsons and Thomas Redall held
by Copy of Court Roll of the said Manor under the Yearly Rent of one penny
and that Oliver Stanger is the youngest Son and next Heir of the said

Susanah Stanger 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 Oliver Stanger 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 Oliver Stanger his heirs and Assigns at the will of the Lord According to the Custom of the said Manor by the rents and Services therefore due and of right accustomed and he gives to the Lord for his Fine as in the Margin and he is admitted Tenant thereof and hath performed fealty

Thomas Parsons on Surrender At the said day of Adjournment from Oliver Stanger

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of this Court comes in his proper person Oliver Stanger of Gretton in the County of Northampton Yeoman a Customary

Tenant of this Manor and both 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 Cottage or Tenement sometime since divided into two Tenements and one parcel of Land containing One rood more or less upon part of the said Rod standing and adjoining to the Kings highway leading to the mill of Thorpe within the hamlet of Thorpe-by-Water in Liddington aforesaid with the Appurtenances within the manor aforesaid now in the several Tenures of Thomas Parsons and Thomas Redall held by copy of Court Roll of the said Manor under the yearly rent of one penny To which said Cottage or Tenement and premises the said Oliver Stanger hath this day been Admitted on a Surrender from John Parsons and Humphry Stanger his Father and as Youngest Son and next Heir of Susanah Stanger Together with all and Singular the hereditaments and Appurtenances to the said premises belonging or in any wise appertaining And also all the Estate Right and Title of the said Oliver Stanger therein or thereto or to any part thereof To the Use and Behoof of Thomas Parsons of Thorpe-by-Water aforesaid Yeoman 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 Thomas Parsons 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 Thomas Parsons his heirs and Assigns at the will of the Lord According to the Custom of the said Manor by the rents and Services therefore due and of right accustomed and he gives to the Lord for his Fine as in the Margin and he is admitted Tenant thereof and hath performed fealty

Rent 1.

Fine 1.

John Cave only Son and Heir of Sam. Cave who was Youngest Son and next Heir of William Cave At the said day of Adjournment of this Court It is found and presented by the ¹⁵ ₁₆ ¹⁷ ₁₈ ¹⁹ ₂₀ ²¹ ₂₂ ²³ ₂₄ ²⁵ ₂₆ ²⁷ ₂₈ ²⁹ ₃₀ ³¹ ₃₂ ³³ ₃₄ ³⁵ ₃₆ ³⁷ ₃₈ ³⁹ ₄₀ ⁴¹ ₄₂ ⁴³ ₄₄ ⁴⁵ ₄₆ ⁴⁷ ₄₈ ⁴⁹ ₅₀ ⁵¹ ₅₂ ⁵³ ₅₄ ⁵⁵ ₅₆ ⁵⁷ ₅₈ ⁵⁹ ₆₀ ⁶¹ ₆₂ ⁶³ ₆₄ ⁶⁵ ₆₆ ⁶⁷ ₆₈ ⁶⁹ ₇₀ ⁷¹ ₇₂ ⁷³ ₇₄ ⁷⁵ ₇₆ ⁷⁷ ₇₈ ⁷⁹ ₈₀ ⁸¹ ₈₂ ⁸³ ₈₄ ⁸⁵ ₈₆ ⁸⁷ ₈₈ ⁸⁹ ₉₀ ⁹¹ ₉₂ ⁹³ ₉₄ ⁹⁵ ₉₆ ⁹⁷ ₉₈ ⁹⁹ ₁₀₀ ¹⁰¹ ₁₀₂ ¹⁰³ ₁₀₄ ¹⁰⁵ ₁₀₆ ¹⁰⁷ ₁₀₈ ¹⁰⁹ ₁₁₀ ¹¹¹ ₁₁₂ ¹¹³ ₁₁₄ ¹¹⁵ ₁₁₆ ¹¹⁷ ₁₁₈ ¹¹⁹ ₁₂₀ ¹²¹ ₁₂₂ ¹²³ ₁₂₄ ¹²⁵ ₁₂₆ ¹²⁷ ₁₂₈ ¹²⁹ ₁₃₀ ¹³¹ ₁₃₂ ¹³³ ₁₃₄ ¹³⁵ ₁₃₆ ¹³⁷ ₁₃₈ ¹³⁹ ₁₄₀ ¹⁴¹ ₁₄₂ ¹⁴³ ₁₄₄ ¹⁴⁵ ₁₄₆ ¹⁴⁷ ₁₄₈ ¹⁴⁹ ₁₅₀ ¹⁵¹ ₁₅₂ ¹⁵³ ₁₅₄ ¹⁵⁵ ₁₅₆ ¹⁵⁷ ₁₅₈ ¹⁵⁹ ₁₆₀ ¹⁶¹ ₁₆₂ ¹⁶³ ₁₆₄ ¹⁶⁵ ₁₆₆ ¹⁶⁷ ₁₆₈ ¹⁶⁹ ₁₇₀ ¹⁷¹ ₁₇₂ ¹⁷³ ₁₇₄ ¹⁷⁵ ₁₇₆ ¹⁷⁷ ₁₇₈ ¹⁷⁹ ₁₈₀ ¹⁸¹ ₁₈₂ ¹⁸³ ₁₈₄ ¹⁸⁵ ₁₈₆ ¹⁸⁷ ₁₈₈ ¹⁸⁹ ₁₉₀ ¹⁹¹ ₁₉₂ ¹⁹³ ₁₉₄ ¹⁹⁵ ₁₉₆ ¹⁹⁷ ₁₉₈ ¹⁹⁹ ₂₀₀ ²⁰¹ ₂₀₂ ²⁰³ ₂₀₄ ²⁰⁵ ₂₀₆ ²⁰⁷ ₂₀₈ ²⁰⁹ ₂₁₀ ²¹¹ ₂₁₂ ²¹³ ₂₁₄ ²¹⁵ ₂₁₆ ²¹⁷ ₂₁₈ ²¹⁹ ₂₂₀ ²²¹ ₂₂₂ ²²³ ₂₂₄ ²²⁵ ₂₂₆ ²²⁷ ₂₂₈ ²²⁹ ₂₃₀ ²³¹ ₂₃₂ ²³³ ₂₃₄ ²³⁵ ₂₃₆ ²³⁷ ₂₃₈ ²³⁹ ₂₄₀ ²⁴¹ ₂₄₂ ²⁴³ ₂₄₄ ²⁴⁵ ₂₄₆ ²⁴⁷ ₂₄₈ ²⁴⁹ ₂₅₀ ²⁵¹ ₂₅₂ ²⁵³ ₂₅₄ ²⁵⁵ ₂₅₆ ²⁵⁷ ₂₅₈ ²⁵⁹ ₂₆₀ ²⁶¹ ₂₆₂ ²⁶³ ₂₆₄ ²⁶⁵ ₂₆₆ ²⁶⁷ ₂₆₈ ²⁶⁹ ₂₇₀ ²⁷¹ ₂₇₂ ²⁷³ ₂₇₄ ²⁷⁵ ₂₇₆ ²⁷⁷ ₂₇₈ ²⁷⁹ ₂₈₀ ²⁸¹ ₂₈₂ ²⁸³ ₂₈₄ ²⁸⁵ ₂₈₆ ²⁸⁷ ₂₈₈ ²⁸⁹ ₂₉₀ ²⁹¹ ₂₉₂ ²⁹³ ₂₉₄ ²⁹⁵ ₂₉₆ ²⁹⁷ ₂₉₈ ²⁹⁹ ₃₀₀ ³⁰¹ ₃₀₂ ³⁰³ ₃₀₄ ³⁰⁵ ₃₀₆ ³⁰⁷ ₃₀₈ ³⁰⁹ ₃₁₀ ³¹¹ ₃₁₂ ³¹³ ₃₁₄ ³¹⁵ ₃₁₆ ³¹⁷ ₃₁₈ ³¹⁹ ₃₂₀ ³²¹ ₃₂₂ ³²³ ₃₂₄ ³²⁵ ₃₂₆ ³²⁷ ₃₂₈ ³²⁹ ₃₃₀ ³³¹ ₃₃₂ ³³³ ₃₃₄ ³³⁵ ₃₃₆ ³³⁷ ₃₃₈ ³³⁹ ₃₄₀ ³⁴¹ ₃₄₂ ³⁴³ ₃₄₄ ³⁴⁵ ₃₄₆ ³⁴⁷ ₃₄₈ ³⁴⁹ ₃₅₀ ³⁵¹ ₃₅₂ ³⁵³ ₃₅₄ ³⁵⁵ ₃₅₆ ³⁵⁷ ₃₅₈ ³⁵⁹ ₃₆₀ ³⁶¹ ₃₆₂ ³⁶³ ₃₆₄ ³⁶⁵ ₃₆₆ ³⁶⁷ ₃₆₈ ³⁶⁹ ₃₇₀ ³⁷¹ ₃₇₂ ³⁷³ ₃₇₄ ³⁷⁵ ₃₇₆ ³⁷⁷ ₃₇₈ ³⁷⁹ ₃₈₀ ³⁸¹ ₃₈₂ ³⁸³ ₃₈₄ ³⁸⁵ ₃₈₆ ³⁸⁷ ₃₈₈ ³⁸⁹ ₃₉₀ ³⁹¹ ₃₉₂ ³⁹³ ₃₉₄ ³⁹⁵ ₃₉₆ ³⁹⁷ ₃₉₈ ³⁹⁹ ₄₀₀ ⁴⁰¹ ₄₀₂ ⁴⁰³ ₄₀₄ ⁴⁰⁵ ₄₀₆ ⁴⁰⁷ ₄₀₈ ⁴⁰⁹ ₄₁₀ ⁴¹¹ ₄₁₂ ⁴¹³ ₄₁₄ ⁴¹⁵ ₄₁₆ ⁴¹⁷ ₄₁₈ ⁴¹⁹ ₄₂₀ ⁴²¹ ₄₂₂ ⁴²³ ₄₂₄ ⁴²⁵ ₄₂₆ ⁴²⁷ ₄₂₈ ⁴²⁹ ₄₃₀ ⁴³¹ ₄₃₂ ⁴³³ ₄₃₄ ⁴³⁵ ₄₃₆ ⁴³⁷ ₄₃₈ ⁴³⁹ ₄₄₀ ⁴⁴¹ ₄₄₂ ⁴⁴³ ₄₄₄ ⁴⁴⁵ ₄₄₆ ⁴⁴⁷ ₄₄₈ ⁴⁴⁹ ₄₅₀ ⁴⁵¹ ₄₅₂ ⁴⁵³ ₄₅₄ ⁴⁵⁵ ₄₅₆ ⁴⁵⁷ ₄₅₈ ⁴⁵⁹ ₄₆₀ ⁴⁶¹ ₄₆₂ ⁴⁶³ ₄₆₄ ⁴⁶⁵ ₄₆₆ ⁴⁶⁷ ₄₆₈ ⁴⁶⁹ ₄₇₀ ⁴⁷¹ ₄₇₂ ⁴⁷³ ₄₇₄ ⁴⁷⁵ ₄₇₆ ⁴⁷⁷ ₄₇₈ ⁴⁷⁹ ₄₈₀ ⁴⁸¹ ₄₈₂ ⁴⁸³ ₄₈₄ ⁴⁸⁵ ₄₈₆ ⁴⁸⁷ ₄₈₈ ⁴⁸⁹ ₄₉₀ ⁴⁹¹ ₄₉₂ ⁴⁹³ ₄₉₄ ⁴⁹⁵ ₄₉₆ ⁴⁹⁷ ₄₉₈ ⁴⁹⁹ ₅₀₀ ⁵⁰¹ ₅₀₂ ⁵⁰³ ₅₀₄ ⁵⁰⁵ ₅₀₆ ⁵⁰⁷ ₅₀₈ ⁵⁰⁹ ₅₁₀ ⁵¹¹ ₅₁₂ ⁵¹³ ₅₁₄ ⁵¹⁵ ₅₁₆ ⁵¹⁷ ₅₁₈ ⁵¹⁹ ₅₂₀ ⁵²¹ ₅₂₂ ⁵²³ ₅₂₄ ⁵²⁵ ₅₂₆ ⁵²⁷ ₅₂₈ ⁵²⁹ ₅₃₀ ⁵³¹ ₅₃₂ ⁵³³ ₅₃₄ ⁵³⁵ ₅₃₆ ⁵³⁷ ₅₃₈ ⁵³⁹ ₅₄₀ ⁵⁴¹ ₅₄₂ ⁵⁴³ ₅₄₄ ⁵⁴⁵ ₅₄₆ ⁵⁴⁷ ₅₄₈ ⁵⁴⁹ ₅₅₀ ⁵⁵¹ ₅₅₂ ⁵⁵³ ₅₅₄ ⁵⁵⁵ ₅₅₆ ⁵⁵⁷ ₅₅₈ ⁵⁵⁹ ₅₆₀ ⁵⁶¹ ₅₆₂ ⁵⁶³ ₅₆₄ ⁵⁶⁵ ₅₆₆ ⁵⁶⁷ ₅₆₈ ⁵⁶⁹ ₅₇₀ ⁵⁷¹ ₅₇₂ ⁵⁷³ ₅₇₄ ⁵⁷⁵ ₅₇₆ ⁵⁷⁷ ₅₇₈ ⁵⁷⁹ ₅₈₀ ⁵⁸¹ ₅₈₂ ⁵⁸³ ₅₈₄ ⁵⁸⁵ ₅₈₆ ⁵⁸⁷ ₅₈₈ ⁵⁸⁹ ₅₈₉ ⁵⁹⁰ ₅₉₁ ⁵⁹² ₅₉₃ ⁵⁹⁴ ₅₉₅ ⁵⁹⁶ ₅₉₇ ⁵⁹⁸ ₅₉₉ ⁵⁹⁹ ₆₀₀ ⁶⁰⁰ ₆₀₁ ⁶⁰¹ ₆₀₂ ⁶⁰² ₆₀₃ ⁶⁰³ ₆₀₄ ⁶⁰⁴ ₆₀₅ ⁶⁰⁵ ₆₀₆ ⁶⁰⁶ ₆₀₇ ⁶⁰⁷ ₆₀₈ ⁶⁰⁸ ₆₀₉ ⁶⁰⁹ ₆₁₀ ⁶¹⁰ ₆₁₁ ⁶¹¹ ₆₁₂ ⁶¹² ₆₁₃ ⁶¹³ ₆₁₄ ⁶¹⁴ ₆₁₅ ⁶¹⁵ ₆₁₆ ⁶¹⁶ ₆₁₇ ⁶¹⁷ ₆₁₈ ⁶¹⁸ ₆₁₉ ⁶¹⁹ ₆₂₀ ⁶²⁰ ₆₂₁ ⁶²¹ ₆₂₂ ⁶²² ₆₂₃ ⁶²³ ₆₂₄ ⁶²⁴ ₆₂₅ ⁶²⁵ ₆₂₆ ⁶²⁶ ₆₂₇ ⁶²⁷ ₆₂₈ ⁶²⁸ ₆₂₉ ⁶²⁹ ₆₃₀ ⁶³⁰ ₆₃₁ ⁶³¹ ₆₃₂ ⁶³² ₆₃₃ ⁶³³ ₆₃₄ ⁶³⁴ ₆₃₅ ⁶³⁵ ₆₃₆ ⁶³⁶ ₆₃₇ ⁶³⁷ ₆₃₈ ⁶³⁸ ₆₃₉ ⁶³⁹ ₆₄₀ ⁶⁴⁰ ₆₄₁ ⁶⁴¹ ₆₄₂ ⁶⁴² ₆₄₃ ⁶⁴³ ₆₄₄ ⁶⁴⁴ ₆₄₅ ⁶⁴⁵ ₆₄₆ ⁶⁴⁶ ₆₄₇ ⁶⁴⁷ ₆₄₈ ⁶⁴⁸ ₆₄₉ ⁶⁴⁹ ₆₅₀ ⁶⁵⁰ ₆₅₁ ⁶⁵¹ ₆₅₂ ⁶⁵² ₆₅₃ ⁶⁵³ ₆₅₄ ⁶⁵⁴ ₆₅₅ ⁶⁵⁵ ₆₅₆ ⁶⁵⁶ ₆₅₇ ⁶⁵⁷ ₆₅₈ ⁶⁵⁸ ₆₅₉ ⁶⁵⁹ ₆₆₀ ⁶⁶⁰ ₆₆₁ ⁶⁶¹ ₆₆₂ ⁶⁶² ₆₆₃ ⁶⁶³ ₆₆₄ ⁶⁶⁴ ₆₆₅ ⁶⁶⁵ ₆₆₆ ⁶⁶⁶ ₆₆₇ ⁶⁶⁷ ₆₆₈ ⁶⁶⁸ ₆₆₉ ⁶⁶⁹ ₆₇₀ ⁶⁷⁰ ₆₇₁ ⁶⁷¹ ₆₇₂ ⁶⁷² ₆₇₃ ⁶⁷³ ₆₇₄ ⁶⁷⁴ ₆₇₅ ⁶⁷⁵ ₆₇₆ ⁶⁷⁶ ₆₇₇ ⁶⁷⁷ ₆₇₈ ⁶⁷⁸ ₆₇₉ ⁶⁷⁹ ₆₈₀ ⁶⁸⁰ ₆₈₁ ⁶⁸¹ ₆₈₂ ⁶⁸² ₆₈₃ ⁶⁸³ ₆₈₄ ⁶⁸⁴ ₆₈₅ ⁶⁸⁵ ₆₈₆ ⁶⁸⁶ ₆₈₇ ⁶⁸⁷ ₆₈₈ ⁶⁸⁸ ₆₈₉ ⁶⁸⁹ ₆₉₀ ⁶⁹⁰ ₆₉₁ ⁶⁹¹

207

Rents £. 11

Fine £. 11

Now at the said day of Adjournment of this Court comes in his proper person the said John Gave 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 Gave his Heirs and Assigns at the Will of the Lord According to the Custom of the said Manor by the Rents and Services therefore due and of right accustomed and he gives to the Lord for his Fine as in the Margin and he is admitted Tenant thereof and hath performed Fealty —

John Gave only Son and Heir of Sam. Gave who was Youngest Son and next Heir of William Gave At the said day of Adjournment of this Court It is found and presented by the Somage for Liddington that —

(10)

William Gave late a Customary Tenant of this Manor lately died Seized of

Three Half Acres of Land in Liddington aforesaid within the Manor aforesaid now in Tenure of John Gabe held by Copy of Court Roll of the said

Manor under the yearly rent of Sixpence And that John Gave is the only Son and Heir of Samuel Gave deceased who was the youngest Son and next

Rents £. 6

Fine £. 6

Heir of the said William Gave 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 Gave 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 Gave his Heirs and Assigns at the Will of the Lord According to the Custom of the said Manor by the rents and Services therefore due and

of right accustomed and he gives to the Lord for his Fine as in the Margin and he is admitted Tenant thereof and hath performed Fealty —

Ann Gave, Widow, Devisee of William Gave At the said day of Adjournment of this Court It is testified by William Hill one of the Deciners for

(11) the said Manor hereto in open Court sworn that on the seventh day of May in the year of our Lord One

thousand seven hundred and eighty one William Gave the Elder of Caldecot in the County of Rutland Merchant 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 William Hill All those his the said William Gaves copyhold or Customary Messuages Cottages Closes Lands and Tenements with —

their respective Hereditaments and Appurtenances situate lying and being within the said Town Fields, Bounds, Precincts and Manor of Caldecot aforesaid To the use and behoof of such person and persons Estate and

Estates and to and for such uses Behoof Trusts Intentts and purposes as the said William Gave has in and by his last will and Testament given and Devised the same or shall hereafter give and Devise the same or

respectively any part thereof According to the Custom of the said manor which said William Gave in and by his last will and Testament now produced in Court bearing date the twenty ninth day of June one thousand

seven hundred and Eighty one Gave and devised (amongst other things) his Copyhold Estate in Caldecot next herein after mentioned in the words following VIZ^t "FIRST I Give and Devise all that my Messuage Cottage or Tenement at Caldecot aforesaid And also all that my half yard Land lying in the Fields of Caldecot aforesaid lately called Bullo half yard Land and also all that my Quarter of a yard Land lying also in the Fields of Caldecot aforesaid late called Chapman's Quarter Land and all other my Real Estate in Caldecot aforesaid with the hereditaments and Appurtenances therunto belonging Unto my Daughter in Law Ann Cave the widow of my late Son Samuel Cave deceased To hold all the same and every part thereof Unto my said daughter in Law the said Ann Cave for and during the term of her natural life or Marrying Again and from and after her decease or Marrying again which shall first happen Then I Give and Devise All the same premises with their respective hereditaments and Appurtenances Unto my Grandson John Cave the son of my late Son Samuel To hold to him my said Grandson John Cave his Heirs and Assigns for ever But Subject to and charged with the payment of several sums of Money as Legacies to his Granddaughters Ann, Mary, Elizabeth and Sarah, as therein mentioned Now at the said day of Adjournment of this Court comes in her proper person the said Ann Cave and prays to be Admitted Tenant to the said messuage Cottage or Tenement in Caldecot aforesaid held by Copy of Court Roll of the said Manor under the yearly Rent of Seven pence half penny And also to the said half yard Land in Caldecot aforesaid held by the rent of Four shillings and Eleven pence And also to the said Quarter of a yard Land in Caldecot aforesaid held by the Rent of One shilling and two pence with the Appurtenances to whom the Lord by the said Steward hath Granted Seizin thereof by the rod To hold to the said Ann Cave, Widow according to the form and Effect of the said Surrender and last Will and Testament of the said William Cave deceased 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 Seizin and she is admitted Tenant thereof and hath performed fealty

John Cave Devisee of
William Cave D.

12

To the said day of Adjournment of this Court it is testified by William Hill one of the Deiniers for the said Manorshereto in open Court Sworn that on the Seventh day of May in the Year of our Lord One thousand seven hundred and eighty one William Cave the Elder of Caldecot in the County of Rutland Yeoman 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 said manor by the hands of the said William Hill All those his the said William Caves Copyhold or Customary Messuages Cottages Closes Lands and Tenements with their respective hereditaments and Appurtenances situate lying and being within the said Town, Fields Bounds, precincts and Manor of Caldecot aforesaid To the use and behoof of such person and persons Estate and Estates and to and for such uses Behoof, Intents and purposes as the said William Cave has in and by his last Will and Testament Given and Devised the same or shall hereafter give and Devise the same or respectively any part thereof According to the Custom of the said Manor which said William Cave in and by his last Will and Testament now

Produced in Court bearing date the Twenty ninth day of June One thousand seven hundred and Eighty one / amongst other things / Gave and Devised his Copyhold Estate in Caldecot next herein after mentioned in the words following viz - First I give and Devise All that my messuage Cotttage or Tenement at Caldecot aforesaid And also all that my Half Yard Land lying in the Fields of Caldecot aforesaid lately called Bulls Half Yard Land And also all that my Quarter of a yard Land lying also in the Fields of Caldecot aforesaid late called Chapmans Quarten Land And all other my Real Estate in Caldecot aforesaid with the hereditaments and Appurtenances thereunto belonging unto my Daughter in Law Ann Gave the widow of my late son Samuel Gave deceased / To hold all the same and every part thereof unto my said Daughter in Law the said Ann Gave for and during the Term of her Natural Life or Marrying again And from and after her Decease or Marrying again which shall first happen Then I Give and Devise All the same premises with their respective hereditaments and Appurtenances unto my Grandson John Gave (the Son of my late Son Samuel) To hold to him my said Grandson John Gave his Heirs and Assigns for ever But Subject to and Charged with and liable to the payment of and I do hereby Give and Bequeath the sum of Fifty pounds a piece unto my Four Grand Daughters Ann Gave Mary Gave Elizabeth Gave and Sarah Gave the Daughters of my said late Son Samuel Gaves to be paid to them respectively within six Months next after the Death or Marrying again of my said Daughter in Law Ann Gave widow if then twenty one by my said Grandson John Gave and in Case any of my said Four Grand Daughters Ann Mary Elizabeth and Sarah shall be then under the age of Twenty one years then the said Fifty pounds each to be paid to them respectively as they shall Arrive at the age of twenty one with Interest to be Computed for the same and each of them at five per cent from the Day of the Death of my said Daughter in Law Ann Gave or her Marrying again which shall first happen until payment thereof and my Will is and I do hereby direct that in Case any or either of my said four Grand daughters shall depart this Life before she or they shall Arrive at their Age or Ages of twenty one Then my Will is and I do hereby direct that the share of her or them so dying shall go and be paid to the Survivors or Survivor of them equally share and share alike if more than one but if only one of my said Granddaughters shall live to the Age of twenty one then all the said sum of Two hundred pounds to be paid to such only one Survivor And I do hereby Charge my said Real Estate after the Death or Marrying again of my said Daughter in Law Ann Gave widow with the payment thereof Now at the said day of Adjournment of this Court comes in his proper person the said John Gave and prayes to be Admitted Tenant to the said Messuage Cottage or Tenement in Caldecot aforesaid held by Copy of Court Roll of the said Manor Under the yearly Rent of Seven pence ^{the year} And also to the said Half Yard Land in Caldecot aforesaid held by the rent of Four shillings and Eleven pence And also to the said Quarter Land in Caldecot aforesaid held by the rent of One shilling and two pence with the Appurtenances To whom the Lord by the said Steward hath Granted Seizin thereof by the rods To hold to the said John Gave according to the form and Effect of the said Surrender and last Will and Testament of the said William Gave deceased at the will of the Lord according to the Customs of the said Manor by the Rents and Services therefore due and of right

Rent 0.7½

Rent 4.11

Rent 1.2

6.8½

Fine 0.7½

Fine 4.11

Fine 1.2

6.8½

Accustomed and he gives to the Lord for his Fines as in the Margin
and he is admitted Tenant thereof and hath performed Fealty.

Ex^d by W^m Torkington Steward

The Manor of LIDDINGTON The View of Frankpledge and also the Great Court
 with Caldecot in Baron of the Right Honourable Brownlow Earl of Chester Baron of
 the County of RUTLAND 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 Thirtieth
 day of September in the twenty third year of the reign of our Sovereign Lord
 George the third by the grace of God of Great Britain France and Ireland
 King Defender of the Faith and in the Year of our Lord One thousand seven
 hundred and Eighty three And from thence continued by Adjournment
 untill Monday the Fifth day of April then next following Before
 William Torkington gentleman Steward of the Courts there.

Inquest and Homage for Liddington

Jos. Pretty, Farmer
 Mr. Jos. Pretty —
 John Pretty —
 Jas. Ridgley —
 Philip Tirrell —
 John Marvin —
 William Sharman —
 Thos. Clarke —

Inquest & Homage for Caldecot

Mr. Thos. Chapman
 Jno. Brown —
 Geo. Brown —
 Bryan Ward —
 Richd. Ward —
 Wm. Morris —
 Thos. Morris —
 Thos. Stokes —

Officers Elected Constables for
 for the year ensuing Liddington —

Deciners for taking
 Surrenders there —

Fieldreeves —

Freeboroughts Diherevers
 Surveyors of Weights & Measures
 and Aletasters —

Pindars —

Kent Reeve —

Mich. Snodin —
 Sam. Morris —
 Edw. Peach —
 Hugh Wright —
 — and —
 Edw. Hardocke —

13. Sworn

Wm. Hill —
 Rob. Smith Wignall —
 John Cork —
 John Cave —
 Lewis Woodcock —
 — and —
 Rob. Laxton —

14. Sworn

Jos. Pretty }
 Jas. Ridgley }

Continued

Jos. Pretty sen. }
 Jas. Hill. }
 Conyers Peach }
 Jos. Pretty jun. }

Continued

Edw. Peach — }
 Jas. Ridgley — }
 Willm. Walker — }
 Jos. Pretty — }

Continued

Sworn

Wm. Hill — }
 Thos. Clark — }

Continued

William Cunningham }
 Jos. Fowler — }

Continued

Wm. Sharman —

Sworn

Constables for Caldecot

John Brown _____ }
Richd? Ward _____ } Sworn

Deciniers for taking
Surrenders there. _____ }

Wm Hill _____ }
Lewis Woodcock _____ } Continued

Fieldreev's Surveyors of
Weights & Measures and
Aletasters. _____ }

Lewis Woodcock _____ }
Robt Smith Wignall _____ } Sworn

Dikereevs _____ }

Wm Morris _____ }
Richd? Ward _____ } Sworn

Pindar _____ }

Michael Ball. _____ } Continued

Rent Reeve _____ }

*Escheats to wit - Robt Colwell, John Winter, Thos Petty, John Sharman
and others of Liddington aforesaid Robert Lenton, Robert Pitts, John
Marling and others of Caldecot aforesaid*

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

The Verdicts of the Inquest { The Jurors of Caldecot aforesaid upon their
and homage for Caldecot } Oath I do say that all things are well.

Thomas Brown on Surrender At this Court It is certified by the said
of a Life Estate from Mary Baxter Steward that on the twenty fifth day of June last past
Mary Baxter of Thorpe-by-water in the County of Rutland
widow a Customary Tenant of this 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 Steward according to the Custom thereof All that her
Life Estate of in and to all that one Messuage and one Close thereto adjoining in
Caldecot aforesaid held by Copy of Court Roll of the said Manor under the yearly
Rent of Sixpence then in the tenure or occupation of Thomas Brown his assignee
or Assigns and which was devised to the said Mary Baxter for her Life in and by
the Last Will and Testament of her late Husband William Baxter deceased
Together with all and singular the hereditaments and Appurtenances to the
said Messuage and Close belonging or in any wise appertaining And all the
Estate Right Title and Interest of her the said Mary Baxter therein or
thereto or to any part thereof To the use and Behoofe of the said Thomas
Brown of Caldecot aforesaid Baxter his heirs and Assigns for ever according to the
Custom of the said Manor subject to the payment of the sum of Eighty pounds
and Interest as mentioned in the Will of the said William Baxter Now at this
Court comes in his proper person the said Thomas Brown 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 Thomas Brown his
heirs and assigns according to the Form and Effect of the said Surrender at the Will of the
Lord according to the Custom of the said Manor by the Rents and services therefore due and
of right accustomed and he gives to the Lord for his Fine as in the Margin and he is admitted
Tenant thereof and hath performed Fealty.

Rent 6.^d

Fine 6.^d

Thomas Brown as Devisee Whereld at a Court held in and for the said Manor on
of W^m Baxter to a reversion } the second day of October in the year of our Lord one thousand
Expectant on the Death of } seven hundred and eighty It was certified by the said Steward
Mary Baxter that on the twenty ninth day of March then last past William

Baxter 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 that
his Messuage or Tenement Quatern Land and Hereditaments in Caldecot
within the Manor aforesaid To the Use and Behoofe of such person or
persons and for such Estate and Estates uses Intents and purposes as the
said William Baxter had in and by his last Will and Testament given
and devised Limited or Appointed or should thereafter give and Devise Limit
or appoint the same or any part thereof according to the Custom of the said
Manor which said William Baxter in and by his last Will and Testament
(the Probat whereof) was then produced in Court bearing date the said Twenty
ninth day of March Did amongst other things Give and devise his Copyhold
Estate next herein after mentioned in the words following Vizt "I Give and
Devise All my Copyhold Lands Tenements and Hereditaments in Caldecot
in the said County of Rutland which I have or do intend to Surrender to the
use of my Will unto my said wife Mary Baxter for her Life And from
and after her decease Then as so for and concerning All that my Messuage
or Tenement and Homestead with the Appurtenances in Caldecot aforesaid
now in the Tenure of my Nephew Thomas Brown I Give and Devise the
same unto the said Thomas Brown his heirs and assigns for ever And
as to so for and concerning All those my several pieces and parcels of Land
in Caldecot aforesaid commonly called a Quatern Land now in my own
Tenure unto my Nephew William Brown his heirs and assigns for ever
Subject to such Incumbrances as are therein after mentioned Now at
this Court comes in his proper person the said Thomas Brown and prays
to be admitted Tenant to the Reversion or Remainder and Inheritance Expectant
on the death of the said Mary Baxter of and in the said Messuage or
Tenement and Homestead with the Appurtenances held by Copy of Court Roll of
the said manor under the yearly Rent of Six pence To whom the Lord by the
said Steward hath granted Seizin thereof by the rod Pbold to the said
Thomas Brown according to the Form and Effect of the said surrender
and last Will and Testament of the said William Baxter 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
Sealby.

Peter Brown on Surrender At this Court It is testyfed by William
from Thos Sisney.

3) Hill one of the Deciners for Caldecot hereto in
open Court sworn that on the second day of May
last past Thomas Sisney a customary Tenant of the
said manor did out of Court by therod 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 William Hill All that Quarter of a yard Land lying and being
dispersedly in the Fields and Meadows of Caldecot aforesaid Containing by
Estimation Eight acres and two rods or thereabouts (be the same more or less)
Together with all and singular the Commons Hereditaments and Appurtenances
thereunto belonging or in any wise appertaining and then or late in the

Rent 2.6
Fine 2.6

Senure or Occupation of Richard Ward and which premises are held by Copy of Court Roll of the said manor under the Yearly Rent of Two shillings and sixpence And also all the Estate Right and Title of the said Thomas Sisney therein or thereto or to any part thereof To the use and Behoofe of Peter Brown of Caldecot aforesaid in the County of Rutland 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 Peter Brown 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 Peter Brown 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

George Ward on Surrender At this Court It is testified by Joseph Petty one of the Decinners for Liddington hereto in open Court sworn

(4) That on the twenty fourth day of September last past John Petty 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 manor aforesaid by the hands of the said Joseph Petty All those several pieces and parcels of Arable Land Ley Meadow pasture and Gras ground being one Quarter or the fourth part of One yard Land and lately parted from a half yard called Warrens half yard Land held by the Rent of Four shillings and lately purchased of Moses Allen and Mary his wife and lying and being in the Fields Bounds meadows and Territories of Liddington aforesaid and which said Quarter of a yard Land is now to be hold of the said manor under the yearly Rent of two shillings Together with all and singular the hereditaments Commons for a Quarter of a yard and Appurtenances thereto belonging or in any wise appertaining And also all the Estate Right and Title of the said John Petty therein or thereto or to any part thereof To the use and Behoofe of George Ward of Caldecot in the said County of Rutland Shepherd 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 George Ward 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 George Ward 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 2
Fine 2

Rent 2
Fine 2

Edward Peach youngest son and next heir of Congers Peach At this Court It is found and presented by the Homage for Liddington that Congers Peach late a Customary Tenant of this Manor lately died Seized of All that messuage house with the Barns Stables and all otherouthouses and Appurtenances thereunto belonging in Liddington aforesaid formerly Caves held by Copy of Court Roll of the said manor under the yearly rent of Two pence And that Edward Peach is the Youngest son and next heir of the said Congers Peach According to the Custom of the said manor Now at this Court comes in his proper person the said Edward Peach 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 Edward Peach 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

George Lucas Esq; to Thomas Browne, acknowledgment of receipt of £80 in part of £180 on Mortgage of the late Wm Baters Estate in Caldecot and Release of part of the Premises. — In witnessp

At this Court comes Thomas Browne a Customary Tenant of this Manor and produces here in Court a certain Deed Roll in the Words following to wit — The Manor of Liddington with Caldecot in the County of Rutland — To all to whom these presents shall come I George Lucas of Saint Martins Stamford Baron in the County of Northampton Esquire Sends —

Greeting Whereas on the Fourth day of June one thousand seven hundred and seventy nine William Baxter then of Thorpe-by-water in the County of Rutland Farmer (since deceased) a Customary Tenant of the said Manor Did duly surrender All that One Quarter of a yard Land containing by Estimation eight acres and three Rods of Arable Ley Meadow and pasture Ground (more or less) lying and being dispersedly in the Fields precincts and Territories of Caldecot aforesaid with the Appurtenances held by Copy of Court Roll of the said Manor under the Yearly Rent of Two shillings and six pence three farthings then in the Tenure of the said William Baxter his Assignee or Assigns And also one messuage and one Close thereto adjoining in Caldecot aforesaid held by Copy of Court Roll of the said Manor under the yearly Rent of six pence then in the Tenure of Thomas Browne his Assignee or assigns and the Reversion and reverions remainder and remainders thereof To the use and Behoof of the said George Lucas his Heirs and Assigns for ever according to the Custom of the said Manor Subject to a proviso for making void the same on payment by the said William Baxter his Heirs Executors or Administrators unto the said George Lucas his Executors Administrators or Assigns of the sum of One hundred and eighty pounds with Interest as therein mentioned And Whereas the said William Baxter Did in and by his Last Will and Testament bearing date the twenty ninth day of March one thousand seven hundred and eighty five and Devise the said Copyhold premises unto his wife Mary Baxter for her Life And after her decease He gave the said messuage and Close thereto adjoining with the Appurtenances then in the Tenure of his Nephew the said Thomas Browne unto the said Thomas Browne his Heirs and Assigns for ever and directed that the said Thomas Browne should pay eighty pounds part of the said One hundred and eighty pounds and Interest when he came into the possession of the said messuage And Whereas the said Mary Baxter did on the Twenty fifth day of June last duly surrender all her Life Estate and Interest of and in the said messuage and one Close in Caldecot aforesaid To the use of the said Thomas Browne his Heirs and Assigns subject to the payment of the said sum of eighty pounds and Interest And Whereas the said Thomas Browne hath paid to the said George Lucas the said sum of eighty pounds and Interest as and for so much of the said One hundred and eighty pounds and Interest as was directed to be paid by the said Thomas Browne in and by the said will of the said William Baxter as aforesaid The Receipt of which said sum of eighty pounds and the Interest thereof the said George Lucas doth hereby acknowledge Now I the said George Lucas do hereby authorize the steward of the said Manor to cause an acknowledgement thereof to be Entred in the Court Books or on the Rolls of the said Manor — and I do by these presents release and discharge the said messuage and Close with the Appurtenances being part of the premises contained in the first recited Surrender of and from payment of the sum of one hundred pounds residue of the said sum of One hundred and eighty pounds remaining due on the said Security And I do Consent that from henceforth only the said One Quarter of a yard Land containing by Estimation eight acres and three Rods in Caldecot aforesaid residue of the premises contained in the said first recited Surrender shall stand charged and be chargeable with the said sum of one hundred pounds

so remaining due and the Interest thereof as aforesaid In Witness whereof I the said George Lucas have hereunto set my hand and Seal the first day of October in the year of our Lord one thousand seven hundred and eighty three Geo: Lucas \textcircled{B} Sealed and Delivered / being first duly stamp'd in the presence of Robt. Hurst \textcircled{B}

Ann. Hiff surrender to the use At this Court It is testified by Joseph
of her Will Involved \textcircled{B} & pretty one of the Decimers of the said Manor / hereto
in open Court sworn / that on the nineteenth day of
June last past Anne Hiffe of Uppingham in the County of Rutland Widow
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 Joseph Pretty
by the rod According to the Custom thereof All and singular her Copyhold
or Customary Messuages Cottages Closes Lands Tenements and hereditaments
whatsoever with their and every of their Appurtenances situate standing
lying and being in Liddington aforesaid within the said Manor To and for
such uses Behoofs Intents and purposes as were or should be declared
Limated or appointed in and by the Last Will and Testament of the said
Anne Hiffe at the Will of the Lord according to the Custom of the said
Manor \textcircled{B}

Robert Laxton surrender to the At this Court It is testified by
use of his Will Involved \textcircled{B} & William Hill one of the Decimers for the said
Manor / hereto in open Court sworn / that on
the twenty seventh day of August last past Robert Laxton the Elder of Caldecot
aforesaid Farmer 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 William Hill all his the said
Robert Laxton's Copyhold or Customary Messuages Cottages Closes Lands and Tenements
with their respective Appurtenances situate standing lying and being in Caldecot aforesaid
or within the said Manor To the use and Behoof of such person and persons Estate
or Estates and to such uses Intents and purposes as the said Robert Laxton had
in and by his last Will and Testament given and Devised the same or should
thereafter give and devise the same or respectively any part thereof according to
the Custom of the said Manor \textcircled{B}

Henry Barfoot surrender to At this Court It is testified by James Hill
the use of his Will Involved \textcircled{B} & one of the Decimers for the said manor / hereto in open
Court sworn / that on the seventeenth day of June last
past Henry Barfoot 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 his the said
Henry Barfoot's Copyhold or Customary Messuages Cottages Closes Lands
Tenements and Hereditaments situate standing lying and being in the Town
Fields Bounds precincts and Territorys of Liddington or Caldecot aforesaid or in
either of them To the use and Behoof of such person or persons Estate or Estates
Trusts Intents and purposes as the said Henry Barfoot had in and by his
last Will and Testament given and Devised the same or should thereafter give
and Devise the same or respectively any part thereof according to the Custom of
the said Manor \textcircled{B}

Presentment of the Death At this Court It is found and presented by the
of Richd Hacket and - Homage for Liddington that Richard Hacket late as -
Proclamation thereon, Immotted Customary Tenant of this Manor lately died Seized of all
that Close of pasture or Inclosed piece of pasture Ground
with the appurtenances situate lying and being in the Fields and Liberties of
Liddington aforesaid within the manor aforesaid called or known by the Name
of priestly Mill Close Containing by Estimation half an acre or thereabouts
be the same more or less in Tenure of Thomas Wright held by the rent
of one penny but who is the heir to the said Richard Hacket as yet
remains unknown to the said Homage Now at this Court three public
proclamations were made in open Court for the Heirs or assigns of the
said Richard Hacket 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.

Tho: Cunningham on Surrender At the said day of adjournment of this
from Thos Drake. — Court It is testified by Joseph pretty one of the

(6)

Decimers for Liddington hereto in open Court sworn
that on the thirty first day of January last past Thomas Drake 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 Joseph pretty All that moiety or Undivided half part of
One fourth part of one yard Land formerly Thomas Warrens lying and being
in the Fields and Meadows 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 shilling and one penny half penny And also a moiety or
Undivided half part of Three acres of Land Meadow and Ley Ground lying in
Liddington aforesaid with the Appurtenances within the Manors aforesaid
and held by another Copy of Court Roll under the yearly Rent of Fourpence
half penny And also a moiety or half part of one parcel of Land containing
by Estimation One acre (more or less) lying in Liddington aforesaid in a certain
place there called Mill Lane End with the Appurtenances within the Manors
and held by another Copy of Court Roll of the said Manors under the yearly
Rent of three pence All which premises then or late were in the Tenure or
Occupation of the said Thomas Drake and to all which the said Thomas Drake
was admitted at a Court held in and for the said Manors on the eighth day of
October which was in the year of our Lord 1759 And also all the Estate right
and Title of the said Thomas Drake therein or thereto or to any part thereof
To the Use and Behoof of Thomas Cunningham of Glaston in the said County
of Rutland Labourer his Heirs and Assigns for ever According to the Custom
of the said Manors Now at the said day of adjournment of this Court
comes in his proper person the said Thomas Cunningham 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 Thomas Cunningham his Heirs and Assigns for ever at the will of the
Lord According to the Custom of the said Manors by the Rents and Services
therefore due and of right accustomed And he gives to the Lord for his Tines as in
the Margin and he is admitted Tenant thereof and hath performed fealty

s d	
Kent	1 1/2
Kent	1 1/2
Kent	3
	<hr/>
	1 9

s d	
Fine	1 1/2
Fine	4 1/2
Fine	3
	<hr/>
	1 9

Ja^r. Bellars on Surrender At the said day of Adjournment of this Court It is
from Mary Treson - & testified by Joseph pretty one of the Decinners for Liddington
(7) (hereto in open Court sworn) that on the seventh day of
January last past Mary Treson Widow 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 Joseph pretty All those two messuages or Tenements in Liddington aforesaid
situate in a place there called Pigs Lane One part thereof then in occupation of
William Cunningham the other Empty And also all those several pieces and
parcels of Arable Land Ley Meadow pasture and Grass ground containing by
Estimation Six Acres or thereabouts (be the same more or less) situate and being
in the Fields Bounds and precincts of Liddington and Caldecot aforesaid and
computed to be one Quarter Land and then or late in the Tenure or occupation
of John Allen or his Under tenants held by eight several Copies of Court Roll of the
said manor under the yearly Rent of Six pence half Penny each Copy Together
with all and singular the Commons hereditaments and Appurtenances thereto
belonging or in any wise appertaining And to all which premises the said
Mary Treson was admitted at a Court held in and for the said manor on the
first day of October which was in the year of our Lord 1781 and also all the
Estate Right and Title of the said Mary Treson therein or thereto or to any part
thereof To the Use and Behoof of James Bellars of Seaton in the said County
of Rutland Farmer his heirs and assigns for ever according to the Custom of the
said Manoy Now at the said day of Adjournment of this Court comes the said
James Bellars by Jonathan Bramston 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 To
Hold to the said James Bellars 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 owes to the Lord for his Fine as
in the Margin and he is admitted Tenant thereof and hath performed Fealty.

George Brown Surrender to At the said day of adjournment of this Court
the use of his Will. Inrolled - & it is testified by William Hill one of the Decinners for the
said manor (here to in open Court sworn) that on the ninth
day of October last past George Brown 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 William Hill All his the said
George Browns Copyhold or Customary Messuages Cottages Mills Closes Lands and
Tenements with their respective hereditaments and Appurtenances situate standing and
being in Caldecot aforesaid or within the said manor To the use and behoof of such
person or persons Estate or Estates as the said George Brown hath in and by his last
Will and Testament given and devised the same or should thereafter give and devise
the same or any part thereof according to the Custom of the said manor

Presentments of the Death of At the said day of adjournment of this Court It is
Jane Brown. Inrolled & found and presented by the Homage for Caldecot that Jane
Brown Widow late a Customary Tenant of this Manor lately
died seized of one messuage in Caldecot with the Appurtenances late in the
occupation of the said Jane Brown within the Manor aforesaid held by Copy of Court
Roll of the said manor under the yearly Rent of Sixpence And also one half
Acre Land containing by Estimation Fourteen acres lying and being within the
Fields and Liberties of Caldecot aforesaid with the appurtenances within the manor
aforesaid late also in the Tenure of the said Jane Brown held by Copy of Court Roll

of the said manor under the yearly rent of Two shillings and six pence and
that William Brown an infant of the age of years is the
youngest son and next heir of the said Jane Brown by John Brown her
late husband also deceased according to the custom of the said manor
and to which premisses the said John Brown and the said Jane his wife
were admitted at a court held in and for the said manor next after
Michaelmas 1743 //

By W. Worthington Steward

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The Manor of LIDDINGTON The View of Frankpledge and also the Great
 with Caldecot in
 the County of Rutland

Court Baron of the Right Honourable Brownlow Earl of
 Exeter Baron of Blighley 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.

March 1784
 49

the archangel to wit On Tuesday the Twelfth day of October in the
 Twenty fourth 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 Eighty four And from thence continued by Adjournment until
 Monday the Twenty first day of March then next following
 Before William Torkington Gentleman Stewards of the Courts there

Inquest and Homage } Josth Pretty Farmer —
 for Liddington } Josth Pretty Master —
 —

Edw^d Murdock —
 Huorth Wright —
 Edw^d Peach —
 Will^m Baker —
 Samth Morris —
 Will^m Sharman —

Michth Snodin —
 John Roberts —
 John Pretty —
 Jam^s Ridoley —
 Tho^s Clark —
 Samth Pretty —
 — and —
 John Seaton —

15 Sworn

Inquest and Homage } W. Tho^s Chapman —
 for Caldecott } Tho^s Stokes —

Tho^s Morris —
 In^c. Cave —
 Rob^t Laxton —
 Lewis Woodcock —
 John Brown —
 Geo. Brown —

Bryan Ward —
 Rich^d Ward —
 Will^m Hill —
 Rob^r Smith Wionall —
 John Cort —
 — and —
 W^m Morris —

14 Sworn

Josth Pretty —
 Ja^s Ridgley —

Continued

Josth Pretty sen^r —
 Ja^s Hill —
 Com^p Peach —
 Josth Pretty Jun^r —

Continued

Edw^d Peach —
 Ja^s Ridoley —
 Will^m Baker —
 Josth Pretty —

Continued

Will^m Hill —
 — and —
 Tho^s Clark —

Continued

Will^m Cunningham —
 Josth Fowler —

Continued

Officers Elected } Constables for . . .
 for the Year Ensuing } & LIDDINGTON . . .

Deciners for taking }
 Surrenders there . . .

Field-reeve's

Freeboroughs Dike-reeves
 Surveyors of Weights and
 Measures & Aleasters —

Pindars —

Kent Reeve —

Constables for Caldecot

Brian Ward —

Wm Morris —

} Sworn

Decimers for taking
Surrenders there.

Willm Hill —

Lewis Woodcock —

} Continued

Field-revis Surveyors
of Weights & Measures &
Distastens —

Richd Ward —

and —

John Brown —

} Sworn

Dike-reivers

Wm Morris —

Richd Ward —

} Continued

Pindar —

Nichl. Ball —

} Continued

Rent Reeve —

Brian Ward —

} Sworn

Designs. to wit - George Ward, Thos Barfoot, John Hadgkin, Thos Manton and others of Liddington aforesaid George Goodwin, Thomas Woodcock, Thomas Bayon and others of Caldecot aforesaid

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

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

William Ingram on Surrender from Edmund Broughton — At this Court comes in his proper person Edmund Broughton a Customary Tenant of this manor and doth in open Court by the rood 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 one third part of one cottage in Liddington aforesaid formerly in the tenure or occupation of Thomas Freeston since then of the said Edmund Broughton and now or late in the tenure or occupation of William Chapman and the reversion and reversions remainder and remainders Rents, Issues and Profits thereof And also all the Estate right and Title of the said Edmund Broughton therein or thereto or to any part thereof And which said premises with their Appurtenances are held by Copy of Court Roll under the yearly rent of Two shillings and five pence and to which premises the said Edmund Broughton was admitted at a Court held by Adjournment on the twenty sixth day of May which was in the year of our Lord one thousand seven hundred and fifty five To the use and Behoofe of William Ingram of Uppingham in the County of Rutland Butcher 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 Ingram 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 Ingram 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

Rent 0.2.5

Fine 0.2.5

Accustomed And he gives to the Lord for his Fine as in the Margin and he is admitted Tenant thereof and hath performed fealty

Robert Clark on Surrender At this Court It is testified by James Hill one of the Deinars for Siddington hereto in open Court sworn that on the Eleventh day of this instant October James Clark in Lieu of common right sold to Mr late of Luddington but then of Ridlington in the County of Rutland Mason 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 Cottagge with the Tenements thereto belonging situate lying and being in the Town of Luddington aforesaid and then or late in the several Tenures or occupations of Thomas Broughton Robert Larratt William Roader Eleanor Lovedor and John Blaseby Together with all and singular Houses Outhouses Edifices Buildings Barns Stables Yards orchards Homesteads Commons and Common of pasture profits privileges Rights members Hereditaments and Appurtenances whatsoever to the said premises belonging or in any wise appertaining And to which premises the said James Clark was admitted at a Court held in and for the said Manor on the thirteenth day of April one thousand seven hundred and seventy two and which said premises are held by Copy of Court Roll under the Yearly Rent of Two Shillings and sixpence And Rent 2. 6d also all the Estate Right and Title of the said James Clark therein or thereto or to any part thereof To the use and Behoofe of Robert Clark of Siddington aforesaid Mason and son of Hugh Clark / his Heirs and Assigns. Fine 2. 6d for ever according to the Custom of the said Manor Now at this Court comes in his proper person the said Robert Clark and prays to be admitted Tenant to the said premises with the Appurtenances To whom the Lord by the said Steward hath granted Seizure thereof by the rod To Hold to the said Robert Clark 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.

John Brown and Elizabeth his wife on Surrender from the } a Customary Tenant of the said Manor and doth in open Court said John Brown } 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 Mesuage House and Homestead in Caldecot aforesaid late the Estate of Zachary Hand now in Tenure of John Allen or his Assigns held by Copy of Court Roll of the said Manor under the yearly Rent of one shilling and two pence And also all that Homestead formerly Morris in Caldecot aforesaid held by the Rent of one penny And also all those Copyhold or Customary Lands of him the said John Brown situate lying and being dispersedly in the Common Fields Meadows Bounds Precincts and Territories of Caldecot aforesaid containing by Estimation seven Acres or thereabouts late the Estate of John Farrow now in the Tenure of the said John Brown or his Assigns held by Copy of Court Roll of the said Manor under the yearly Rent of Two shillings and Eight pence Together with all and singular Edifices Buildings Commons profits privileges Rights members Hereditaments and Appurtenances whatsoever to the same belonging or in any wise appertaining And also all the Estate Right Title Use Trust Benefit Property claim and Demand whatsoever of him the said John Brown of in to or out of the said premises with their and every of their Appurtenances and the Leasuris and Reversions remainder and

Rent 2. 1. 2
Rent 0. 0. 1
Rent 0. 2. 8
0. 3. 11

Fines 0. 3. 11
Fines 0. 3. 11

Remainders thereof To the use and Behoofe of the said John Brown and Elizabeth his wife for and during the term of their two natural Lives and the Life of the longer Liver of them And from and immediately after their Decease and the decease of the Survivor of them Then to the Use and Behoof of the Heirs and assigns of the said John Brown according to the Custom of the said manor Now at this Court come in their proper persons the said John Brown and Elizabeth his wife and pray to be admitted Tenants 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 them the said John Brown and Elizabeth his wife according to the Form and Effect of the said Surrender at the Will of the Lord according to the Custom of the said manor by the rents and services therefore due and of right accustomed And they give to the Lord for their Fines as in the Margin and they are admitted Tenants thereof and the said John Brown hath performed fealty

William Brown youngest son Whereas at an adjourned Court held in and for and next heir of John Brown the said manor the Fifth day of April last past

(4) It was found and presented by the Homage for Galdecott that Jane Brown widow late a customary Tenant of this manor lately died Seized of one messuage in Galdecot with the Appurtenances thereto late in the occupation of the said Jane Brown within the manor aforesaid held by Copy of Court roll of the said manor under the yearly Rent of six pence and also one half yard Land containing by Estimation Fourteen acres lying and being within the Fields and Liberties of Galdecot aforesaid with the Appurtenances within the manor aforesaid then late also in the Tenure of the said Jane Brown held by Copy of Court roll of the said manor under the yearly Rent of two shillings and six pence and that William Brown an Infant of the Age of years was the youngest son and next heir of the said Jane Brown by John Brown her late husband also deceased according to the Custom of the said manor And to which premises the said John Brown and the said Jane his wife were admitted at a Court held in and for the said manor next after Michaelmas 1543 Now at this Court comes in his proper person the said William Brown by John Brown his brother and 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 Brother and Guardian Seizin thereof by the rod To Hold to the said William Brown 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 but Fealty is respited &c

William Chapman on Surrender At the said Day of Adjournment of this Court

of William Ingram

(5)

It is testified by Joseph Pretty one of the Deciners for Liddington (hereby in open Court sworn) that on the sixteenth day of March last past William Ingram of

Uppingham in the County of Rutland Butcher 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 Joseph Pretty All that one third part of one Cottag: in Liddington aforesaid formerly in the Tenure or Occupation of Thomas Freeston since then of Edmund Broughton and then or late in the Tenure or Occupation of William Chapman and the

Reversion and Reversions remainder and remainders Rents Issues and profits
thereof And also all Estate right and Title of the said William Ingram therein or
thereto or to any part thereof Together with all and singular the Rights Members
Hereditaments and Appurtenances whatsoever to the said Premises belonging
or in any wise appertaining and which said Premises are held by Copy of
Court Roll under the yearly Rent of two shillings and five pence and to which
Premises the said William Ingram was admitted at a Court held on the —
Twelfth day of October last To the Use and Behoove of the said William
Chapman of Liddington aforesaid Tho maker 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 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
To Hold to the said William Chapman 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 in the Margin and he is admitted Tenant thereof and hath
performed Fealty —

Thomas Bryan as Devisee Whereas at an Adjournded Court held in and for
of Thomas Bryan deceased — the said Manor on the Twenty Eighth day of March
(a) One thousand seven hundred and seventy four It was
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 Recivers there (and since deceased) all those his the said —
Thomas Bryan's Customary Messuages Cottages Lands Tenements and
Hereditaments whatsoever situate standing lying and being in the said Manor
and Parish of Liddington aforesaid and being Parcell of the same Manor To
the Use and Behoove of such person or persons Estate or Estates and to or for such
other uses Trusts Intents or purposes as the said Thomas Bryan had in and by
his last will and Testament given devised declared directed limited specified or
appointed or should give devise declare direct Littit specific or appoint the
same or respectively any part thereof According to the Custom of the said Manor
which said Thomas Bryan in and by his last will and Testament (the probat
whereof is now produced in Court) bearing date the Fifth day of November
one thousand seven hundred and Eighty one did amongst other things Give
and Devise all his Copyhold Estates within and parcell of the said Manor in
the words following — viz — I also Give and Devise all and every of my
Messuages Cottages Closes Lands Tenements with their and every of their
Appurtenances at Liddington Caldecott or Thorpe by water in the said County
of Rutland any or either of them unto my said Nephew Thomas Bryan his
Heirs and assigns for ever Now at the said Day of Adjournment of this
Court comes in his proper person the said Thomas Bryan the Nephew and
prays to be admitted Tenant to all that Messuage in Liddington aforesaid and
one Messuage thereto adjoining and one Close called the Home close to the said
Messuage also adjoining and belonging with the appurtenances held by Copy
of Court Roll of the said Manor under the yearly Rent of Three shillings
and four pence And also one half yard Land in Liddington aforesaid called
Smiths with the Appurtenances and held by Copy of Court Roll of the said Manor
under the yearly Rent of Five shillings And also one other half yard Land

L. D.

Rent -	3. 4		in Liddington aforesaid called also Smith's half yard Land with the Appurtenances held by Copy of Court Roll of the said Manor under the yearly Rent of eight shillings and four pence To which premises the said Thomas Bryan (deceased) was admitted at an Adjourned Court held on
Rent -	5 -		and for the said Manor next after Michaelmas 1766 on Surrender of
Rent -	8. 4		John Falkner the Elder William Foster Clerk and John Falkner the Younger
Rent -	5 -		And also all that one half acre of Land in Liddington aforesaid formerly
Rent -	5 -		Sherrards held by Copy of Court Roll of the said Manor under the yearly
Rent -	4 -		Rent of five pence And also one half yard Land in Liddington aforesaid formerly Robert Boyes held by one other Copy of Court Roll of the said Manor under the yearly Rent of five shillings And also one other half yard Land
Rent -	2. 2		in Liddington aforesaid formerly William Boyalls held by one other Copy of Court Roll of the said Manor under the yearly Rent of five pence To which said last mentioned three Parcels the said Thomas Bryan (deceased) was admitted

£ 1.13.9

Fine -	3. A		at the said adjourned Court held after Michaelmas 1766 on Surrender of the
Fine -	5 -		said John Falkner the Elder and John Falkner the younger And also all that
Fine -	8. 4		one Quarter part of a yard Land formerly in the possession of Robert Woodcock
Fine -	5 -		and also another Quarter part of a yard Land formerly in the possession of
Fine -	5 -		Robert Tansley held by Copy of Court Roll of the said Manor under the yearly
Fine -	2. 2		Rent of five shillings And also all that half yard Land formerly to a leasehold or Tenement belonging held by one other Copy of Court Roll of this Manor 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 formerly in the Tenure of William Allen and formerly the Lands of Prudence Newborn held by one other Copy of Court Roll of the said Manor under the yearly Rent of two shillings and two pence To which said three last mentioned parcels the said Thomas Bryan (deceased) was admitted at a Court held in and for the said Manor on the first day of October 1771 on Surrender of Wm James Hill To which said Thomas Bryan (the Nephew) the Lord by the said Steward hath granted Seizin of the said premises by the Rod To Hold to the said Thomas Bryan (the Nephew) 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 therof and hath performed Fealty

£ 1.13.9

William Strickland At the said Day of adjournment of this Court comes in his proper person Thomas Lewin of Liddington aforesaid Weaver a Customary Tenant of the said Manor and did in open Court

on Surrender of Thomas Lewin

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 the Reversion or Remainder and Inheritance Expectant on the Death of the said Thomas Lewin of and in all that one Customary cottage formerly in Tenure of Richard White since of Alice Collin and now of the said Thomas Lewin with the Appurtenances in Liddington within the Manor aforesaid held by Copy of Court Roll of the said Manor under the yearly Rent of Two shillings and six pence Together with all and singular Edifices Buildings Commons Profits Privileges Rights Members Hereditaments and Appurtenances whatsoever to the same belonging or in any wise appertaining And also all the Estate Right Title Interest Use Trust Benefit Property Claim and Demand

L. S.

Rent	1. d	
Rent	0. 2. 6	

Fine

Fine	1. S.	
Fine	0. 2. 6	

whatsoever of him the said Thomas Lewin of in to or out of the said premises with their appurtenances And the Reversion and reversions remainder and remainders thereof To the use and Behoofe of William Strickland of Liddington aforesaid Shoemaker his Heirs and Assigns from and after the Decease of the said Thomas Lewin 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 Strickland and prayes to be admitted Tenant to the said Reversion or Remainder and Inheritance & Expectant on the Death of him the said Thomas Lewin of and in the said Cottage with the Appurtenances To whom the Lord by the said Steward hath granted Seizin thereof by the rod To Hold to the said William Strickland 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

✓
by W. Wappington Steward

The Manor of Liddington At a Special Court Baron
 with Caldecot in the County of of the right Honourable Brownlow Earl of Exeter
 of Rutland Baron of Brugley Lord of the said Manor
held at Liddington aforesaid in and for the

said Manor on Monday the Eighteenth day of October in the Twenty fourth
 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 eighty four Before
 William Workeston Gentleman Steward of the Courts there —

Homage for Liddington

Joseph Pretty, Master	}
John Pretty. —	
Thomas Clark —	}
Samuel Morris	

Anthony Brown Nephew and At this Court it is found and
 Heir of Richard Hackett presented by the Homage for Liddington that
Richard Hackett late a customary Tenant of this
Manor lately died seized of All that Close of
Pasture or Inclosed piece of Pasture Ground with the Appurtenances situate
lying and being in the Fields and Liberties of Liddington aforesaid within
the Manor aforesaid called or known by the Name of Fleshy Hill Close
containing by Estimation half an Acre or thereabouts (be the same more or
less) in Tenure of Thomas Wright held by the Rent of One penny and that
Anthony Brown of Waltham Stow in the County of Essex Labourer is the
Nephew and next Heir of the said Richard Hackett according to the
Custom of the said Manor And to which said premises the said Richard
Hacket was Admitted at an Adjourned Court held in and for the said Manor
on the twentieth day of March one thousand seven hundred and seventy nine
on a Conditional Surrender from Edward Vines whereon was then due to
the said Richard Hackett the sum of Forty two pounds seven shillings
and six pence for principal Money and Interest Now at this Court
comes in his proper person the said Anthony Brown 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 Anthony Brown his Heirs and Assigns at the Will of the
Lord according to the Custom of the said Manor by the Rents and
Services therefore due and of right accustomed and he gives to the Lord for
his Fine as in the Margin and he is Admitted Tenant thereof and hath
performed Fealty —

Ex by W Workeston Steward

The Manor of Liddington, The View of Frank-pledge and
 with Caldecote in the County of Rutland.

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 first day of October in the twenty-fifth year of the reign of our Sovereign Lord George the third by the Grace of God of Great Britain France and Ireland King Defender of the Faith and in the year of our Lord One thousand Seven hundred and Eighty five And from thence continued by Adjournment untill Monday the tenth day of April then next following Before William Taskington Gentleman Steward of the Courts there

Inquest and Homage for Liddington

Edm. Sisney Esq.
 John Pretty
 Wm. Sharman
 Edw. Murdock
 Hugh Wright
 Mich. Insdin
 Fra. Gibbons
 Wm. Faulkner

Fra. Sowell _____
 Sam. Pretty _____
 Wm. Baker _____
 Phil. Firrell _____
 Jas. Ridgley _____
 Robt. Collin _____
 and _____
 John Roberts _____

15 Sworn

Inquest and Homage for Caldecote

WTho. Chapman
 Wm Morris
 Tho. Morris
 Richd. Ward
 Bryan Ward
 Geo. Brown
 Jn. Brown
 Tho. Stokes

Robt. Smith Wignall _____
 John Gort _____
 John Cave _____
 Robt. Saeton _____
 Lewis Woodcock _____
 and _____
 Wm Hill _____

14 Sworn

Officers Elected for Constables for the year Ensuing
 Liddington
 Decimers for taking Surrenders there

Wm. Baker _____
 Wm. Sharman _____
 Jos. Pretty Senr. _____
 Jas. Hill _____
 Cony. Peack _____
 Jos. Pretty Junr. _____

Sworn

Continued

Philip Firrell _____
 John Roberts _____
 Wm. Sharman _____
 Hugh Wright _____

Sworn

Wm. Hill _____
 Tho. Clark _____

Continued

Freeborough Dikeeves
 Surveyors of Weights and Measures & Metasters

Tho. Goodliffe _____
 Jos. Fowler _____

Sworn

Continued

Pinder's

Rent-reeve

Constables for Caldecott

Decimers for taking
Surrenders there

Field reeves Surveyors of
Weights and Measures and
Aletasters

Dike-reeves

Pinder
Rent-reeve

John Cott _____
Geo. Brown _____

Wm Hill _____
Lewis Woodcock _____

Wm Morris _____
Brian Ward _____

Sworn

Continued

Sworn

Continued

Sworn

Continued

Sworn

Assigns to wit - James Morris Wm Brown, Hugh Clark and others
of Liddington aforesaid Thos Deacon Wm Cave, Frances Smith
and others of Caldecott aforesaid

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

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

John Cooke on Surrender At this Court It is testified by
from Anthony Brown Joseph Pretty one of the Decimers for Liddington
and Edward Vines hereto in open Court Sworn that on the nineteenth
day of October last past Anthony Brown Nephew
and heir at law of Richard Hacket late of
Harrington in the County of Northampton Gentleman deceased (who
was a Mortgagee of Edward Vines of Liddington aforesaid) And the said
Edward Vines - 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 Joseph Pretty All that Close of pasture or Inclosed piece of
pasture Ground with the Appurtenances situate lying and being in
the Fields and Liberties of Liddington aforesaid within the Manor
aforesaid called or known by the Name of Priory Hill Close containing
by Estimation half an Acre or thereabouts (be the same more or less)
then in the Tenure or Occupation of Thomas Wright and held by the
Yearly Rent of one penny And also all the Estate Right Title Interest
possession property claim and demand whatsoever of them the said Anthony
Brown and Edward Vines their Heirs or assigns of in or to the said Close
of pasture and premises every or any part thereof either in or by
possession Reversion Remainder Expectancy Law Equity or otherwise
however To the Use and Behoof of John Cooke of Uppingham
in the said County of Rutland Esquire his heirs and assigns for ever
According to the Custom of the said Manor Now at this Court comes
the said John Cooke by Jonathan Brampton 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

Rent o.o. 1

Fine o.o. 1

Seizin thereof by the rod To hold to the said John Cooke 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.

Edward Ingram on Surrender from Joseph Cant.

At this Court It is testified by Joseph Pretty one of the Decimus of the said Manor (Tickete in open Court sworn) that on

the Seventeenth day of December last past
 Joseph Cant of Uppingham in the County of Rutland Yeoman as
 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
 Joseph Pretty and by the Rod According to the Custom therof All
 those three rods of Meadow and four acres and one Rod of Land
 with the Appurtenances lying and being dispersedly in the Meadow Fields
 and Liberties of Liddington aforesaid within the Manor aforesaid held by
 Copy of Court Roll of the said Manor under the yearly Rent of Two
 shillings and five pence and next herein after more particularly
 described that is to say In the Meadow One half Rod at seven
 acres dyke abutting North and South one half Rod at Lambs Nook East
 and West, one half Rod in Elbons North and South one half Rod at
 Bull Nook East and West one Rod abutting against the mortar Pitts, In
 the Heather Field two rods abutting East and West in copy sink,
 In the Middle Field one rod abutting East and West, second from
 the Parsons, One rod East and West, Seventh from the Parsons, One rod
 East and West in Garbage, Two rods north and south in Caldecot Slade,
 Two rods at Geemer abutting North and South, one acre at the bottom of
 Rutts piece shooting West, In the upper Field Two Butts shooting
 East and West, Two in Gumbey sink abutting East and West, one Rod in
 Court Furlong shooting East and West, Together with the Rights Members
 Commons and Appurtenances to the same premises belonging or in any
 wise appertaining and the reversion and reversions remainder and
 remainders Rents Issues and profits thereof And all the Estate Right
 Title and Interest of him the said Joseph Cant of into or out of the
 same and every or any part thereof To the use and behoof of
 Edward Ingram of Uppingham aforesaid Dealer in horses 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 the said Edward
 Ingram by Jonathan Bramerton 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 seizing
 thereof by the Rod To Hold to the said Edward Ingram 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.

William Morris on Surrender At this Court It is testified by Lewis
 from Elizabeth Morris - Woodcock one of the Decimus therof (hereby in open
 Court Sworn) that on the twenty seventh day of
 November last past Elizabeth Morris Spinster a customary Tenant of

the said Manor Did out of Court by the rod according to the custom
of the said Manor Surrender into the hands of the Lord of the said
Manor by the hands of the said Lewis Woodcock All that her one
Undivided fourth part of in and to all that one Mesuage or Tenement
in Caldecott aforesaid in this manor late Alice Newby's part and then
in the tenure or Occupation of William Morris held by the Rent of
two pence halfpenny. Together with all and singular the s -
hereditaments and appurtenances thereto belonging or in any wise
appertaining and the Reversion and Recoveries Remainder and
Remainders thereof And all the Estate Right and Title therein and
thereto or to any part thereof To the use and Behoof of the said
William Morris of Caldecott aforesaid Farmer and Victualler his Heirs
and Assigns for ever according to the Custom of the said Manor
Now all this Court comes in his proper person the said William Morris
and prays to be admitted Tenant to the said premises with the
Appurtenances To whom the Lord by the said Steward hath granted
Seiz in thereof by the Rod To Hold to the said William Morris
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

Daniel Cunningham
as heir of Edward and
Tho. Cunningham's

All this Court it is found and presented by
the Homage for Caldecot and Liddington that Thomas
Cunningham the Elder of Seaton in the County of Rutland
Carpenter deceased was in his life time seized of or intitled
to the reversion or remainder and Inheritance expectant upon the
Death of Ann Bryan late Ann Hill Widow of in and to all that
Mesuage with the Homestead and Homeclose and all other the
Appurtenances to the said Mesuage belonging situate and being in
Caldecott aforesaid held by Copy of Court Roll of this Manor under
the yearly Rent of Eight pence And also of and in one Quarter of a
yard Land containing by Estimation Seven acres One Rood and one
Butt of Arable Land Ley and Meadow Ground (be the same more or
less) lying and being dispersedly in the Fields and Liberties of
Liddington and Caldecott aforesaid with all and singular the
Appurtenances held by Copy of Court Roll of the said Manor under
the yearly Rent of two Shillings And also of and in one close
or Toft lying in a certain place called Inclson with the Appurtenances
in Caldecott aforesaid held by Copy of Court Roll of the said Manor
under the yearly Rent of one penny And that at a Court held in
and for the said Manor on Tuesday the first day of October 1782 it was
testified by Lewis Woodcock one of the Deciners for Caldecott thereto in-

Rent 0. 0. 8

Rent 0. 2. 0

Rent 0. 0. 1

0. 2. 9

Fine 0. 0. 8

Fine 0. 2. 0

Fine 0. 0. 1

0. 2. 9

open Court sworn that on the thirteenth day of September then last
past the said Thomas Cunningham 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
the said Reversion and Inheritance of him the said Thomas Cunningham
expectant upon the Death of the said Ann Bryan late the said
Ann Hill of and in the said Mesuage Closes Lands and hereditaments
in Caldecot and Liddington aforesaid with the Appurtenances To
the use of Edward Cunningham of Kettering in the County of

Northampton wheelwright his heirs and assigns for ever according to the Custom of the said Manor which said Surrender is inscribed amongst the proceedings of the said Court And it is further found and presented by the Inquest aforesaid that the said Edward Cunningham is also since dead and that the said Ann Bryan late the said Ann Hill is also dead and that Daniel Cunningham of Bourne in the County of Lincoln Yeoman is the Youngest Brother and next Heir of the said Edward Cunningham and is also youngest Son and next Heir of the said Thomas Cunningham deceased According to the Custom of the said Manor Now at this Court comes in his proper person the said Daniel Cunningham 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 Daniel Cunningham 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 thereto and hath performed Fealty —

William Morris and Ann his Wife on Surrender from Daniel Cunningham of Bourne in the County of Lincoln Yeoman a Customary Tenant of the said

5) Manoy and Doth in open Court Surrender by the

Rod into the hands of the Lord of the Manor aforesaid by the hands and Acceptance of the said Steward according to the Custom thereof All that Messuage with the Homestead and Home close and all other the Appurtenances to the said Messuage belonging situate and being in Caldecott aforesaid held by Copy of Court Roll of the said Manor under the Yearly Rent of Eight pence And also One Quarter of a yard Land containing by Estimation Seven Acres one rood and one Butt of Arable Land Ley and Meadow Ground (be the same more or less) lying and being dispersedly in the Fields and Liberties of Caldecot and Heddington aforesaid with all and singular the Appurtenances to the same belonging held by Copy of Court Roll of the said Manor under the Yearly Rent of Two shillings And also one Close or Toft lying in a certain place called Snelson with the Appurtenances in Caldecot aforesaid held by Copy of Court Roll of the said Manor under the Yearly Rent of one penny All which said premises are now in the tenure or occupation of Richard Ward or his assigns and to which the said Daniel Cunningham hath this day been admitted as Heir of Edward Cunningham and Thomas Cunningham or one of them And the reversion and reversionary Remainder and remainders Rents Issues and profits thereof And also all the Estate Right Title and Interest of him the said Daniel Cunningham of in to or out of the said premises every or any part thereof To the use and Behoof of William Morris of Caldecot aforesaid Victualler and Ann his wife for and during their two natural Lives and the Life of the longer liver of them And from and immediately after their Deceases and the Decease of the Survivor of them Then To the use and Behoof of the Heirs and Assigns of the said William Morris for ever According to the Custom of the said Manor Now at this Court come in their proper persons the said William Morris and Ann his Wife and pray to be Admitted Tenants to the said premises with the Appurtenances To whom the Lord by the said Steward

L. D.	17
Rent	0.0.8.
Rent	0.2.0
Rent	0.0.1
	<hr/>
	0.2.9

L. D.	18
Fines	0.2.9
Fines	0.2.9

hath granted Seizin thereof by the Rod To Hold to them the said William Morris and Ann his Wife according to the form and Effect of the said Surrender at the Will of the Lord according to the custom of the said Manor by the Rents and Services therefore due and of right accustomed and they give to the Lord for their Fines as in the Margin and they are admitted Tenant thereof and the said William Morris hath performed Fealty.

Henry Nevison and heir At this Court It is found and presented of Henry Nevison and } by the Homage for Siddington that Martha his wife — } Boon formerly the wife of Henry Nevison late a Customary Tenant of this Manor lately deceased

*1 s 2
Rent 0.10.2*

*2 l, 5 s
Fine 0.10.2*

seized of one Messuage and one yard Land and One piece of Land situate lying and being in Siddington aforesaid formerly in the tenure or occupation of Samuel Manton and now of Samuel Morris or his Assigns with the Appurtenances within the Manor aforesaid held by Copy of Court Roll of the said Manors under the yearly Rent of Ten shillings and two pence and to which the said Henry Nevison and Martha his wife were admitted at an adjourned Court held in and for the said Manor on the 11 day of April 1726 — And that Henry Nevison of Reading in the County of Berks is the only Son and Heir of the said Martha by the said Henry Nevison her first Husband According to the Custom of the said Manor Now at this Court comes the said Henry Nevison by William Boon 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 To hold to the said Henry Nevison 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

*Henry Barfoot Youngest Son
and heir of Henry Barfoot*

*1 s 2
Rent 0.2.6*

*2 l, 2 s
Fine 0.2.6*

At this Court It is found and presented by the Homage for Siddington that Henry Barfoot late of Ayston in the said County of Rutland Grazier late a Customary Tenant of this Manor lately died seized of all that Quarter of a Yard Land containing Eleven acres and one rod of Arable Land Ley and Meadow Ground lying Dispersely in the Fields Meadows and Territories of Siddington — aforesaid with the Commons and other the Appurtenances thereto belonging late Clement Pretty held by Copy of Court Roll of this Manors under the yearly Rent of Two shillings and six pence And that Henry Barfoot of Witham on the Hill in the County of Lincoln Grazier is the youngest Son and next heir of the said Henry Barfoot According to the custom of the said Manor Now at this Court comes in his proper person the said Henry Barfoot 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 Henry Barfoot 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

Henry Barfoot and Mary Al this Court comes in his proper
 - his wife on Surrender from the said person Henry Barfoot of Witham on the Hill
 Henry Barfoot in the County of Lincoln Gravier a customary
 Tenant of the said Manor and doth in open
 Court Surrender by the rod into the hands of the Lord of the Manor
 aforesaid by the hands and Acceptance of the said Steward According
 to the Custom thereof All that Quarter of a yard Land containing
 Eleven Acres and one Rod of Arable Land Ley and Meadow Ground lying
 dispersedly in the Fields Meadows and Territories of Liddington aforesaid
 with the Commons and other the Appurtenances thereto belonging
 heretofore Clement Preddy held by Copy of Court Roll of this Manor
 under the yearly Rent of Two shillings and six pence To which the
 said Henry Barfoot hath this day been admitted as Youngest Son
 and Heir of Henry Barfoot deceased and the Reversion and reversions
 Remainder and remainders rents Issues and profits thereof
 And also all the Estate Right Title and Interest of him the said
 Henry Barfoot party hereto of in to or out of the said premises
 every or any part thereof To the use and Behoofe of him
 the said Henry Barfoot party hereto, and Mary his wife (late Mary
 Sharpe Spinstre) for and during the Term of their two natural
 Lives and the life of the longer liver of them And from and
 immediately after their deceases and the decease of the Survivor of
 them Then To the use and Behoofe of the Heirs and Assigns of
 the said Henry Barfoot for ever according to the Custom of the
 said Manor Now at this Court come in their proper persons the
 said Henry Barfoot and Mary his wife and pray to be admitted
 Tenants 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 them the said Henry Barfoot and Mary his wife According
 to the Form and Effect of the said Surrender at the Will of the Lord
 according to the Custom of the said Manor by the Rents and Services
 therefore due and of right accustomed And they give to the Lord for
 their Fines as in the Margin and they are admitted Tenants
 thereof and the said Henry Barfoot hath performed Fealty

Tho' Bryan on Surrender At the said Day of adjournment of this Court
 from Thos Sisney comes in his proper person Thomas Sisney a
 Customary Tenant of the said Manor and did in
 open Court by the Rod according to the Custom of
 the said Manor Surrender into the hands of the Lord of the said Manor
 by the hands of the said Steward All that messuage and half
 a yard Land in Liddington aforesaid formerly in the Tenure of John
 Sisney and Isabella Ireland since of John Larratt after that of Robert
 Larratt and now of James Ridgley and held by Copy of Court Roll
 of the said Manor under the yearly Rent of four shillings and four pence
 and also all that messuage and one yard Land in Liddington aforesaid
 heretofore in the tenure of the said John Larratt since then of Robert
 Larratt and now of the said James Ridgley and held by Copy of
 Court Roll of the said Manor under the yearly Rent of ten shillings
 And also all that yard Land in Liddington aforesaid formerly
 Warrens held by Copy of Court Roll of the said Manor under the yearly
 Rent of Nine shillings and six pence and now also in the tenure of the
 said James Ridgley And also all that one yard Land in Liddington

L 10d

Rent	0.4.1
Rent	0.10.0
Rent	0.9.6
Rent	0.10.0
<hr/>	
	L 1.13.10

L 10d

Fine	0.4.4
Fine	0.10.0
Fine	0.9.6
Fine	0.10.0
<hr/>	
	L 1.13.10

foresaid heretofore also in the Tenure of the said John Larratt and now
of the said James Bridgley and held by Copy of Court Roll of the
said Manor under the Yearly Rent of Ten shillings To all which
said premises the said Thomas Sisney was admitted at a Special
Court held in and for the said Manor the twenty seventh day of
May which was in the year of our Lord one thousand seven hundred
and eighty and also all other the Copyhold Estate of the said Thomas
Sisney in Liddington aforesaid Together with all and singular
the Hereditaments Commons and Appurtenances whatsoever thereunto
belonging or in any wise appertaining And the Reversion and -
Reversions Remainder and Remainders Yearly and other Rents Issues
and Profits thereof And also all the Estate Right and Title of the said
Thomas Sisney therein or thereto or to any part thereof To the use
and Behoof of Thomas Bryan of Stoke Dry in the said County of
Buckland Gresier 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 Thomas Bryan 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 Thomas
Bryan 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 faithfully

Mary Barfoot Deviser At the said day of Adjournment of this Court
of Edward White —

It is testified by James Hill one of the Deinards for
the said Manor thereto in open Court sworn that on

the twenty first day of December in the year of our
Lord 1767 Edward White a Customary Tenant of the manor aforesaid
out of Court Did Surrender into the hands of the Lord of the said Manor
by the hands of the said James Hill by the Rod All his copyhold
Estate in Liddington To the use and Behoofe of such person and
persons and upon such Trusts to and for such Uses Intents and
purposes as the said Edward White should declare Nominate and
appoint in and by his last Will and Testament Which said Edward
White in and by his last will and Testament (now produced in Court)
bearing date the twelfth day of March one thousand seven hundred
and Eighty six amongst other things gave and Devised his Copyhold Estate
in Liddington in the words following - Viz - "I give and Devise all that
my Dwelling house in which I now Inhabit and dwell situate and
being in Liddington aforesaid with all and singular the Hereditaments
and Appurtenances thereunto belonging Unto my daughter Mary
Barfoot To hold unto her my said Daughter Mary Barfoot her heirs
and assigns for ever She or they paying unto my Son John White and to
my Daughter Ann Stevenson the sum of Six pounds each within
Twelve Months next after my decease but without any Interest
from my death till twelve months end and which I Bequeath to them
accordingly and do hereby charge my said Real Estate with the payment
thereof Now at the said day of Adjournment of this Court comes in
her proper person the said Mary Barfoot and prays to be Admitted Tenant to
a Dwelling or Dwelling House in Liddington aforesaid held by Copy of Court

L 10 Roll of the said Manor under the yearly Rent of two pence so devised
 Rent 0.0.2 to her as aforesaid with the appurtenances To whom the Lord by the
 said Steward hath granted Seizin thereof by the rod To hold to the said
 Mary Barfoot according to the form and Effect of the said Surrender
 and last Will and Testament of the said Edward White deceased at the
 will of the Lord According to the Custom of the said Manor by the Rents
 and Services therefore due and of right accustomed and she gives to the
 Lord for her Fine as in the Margin and she is admitted Tenant
 thereof and hath performed Fealty —

Mary Sumpster widow Wherreas at an adjourned Court held in
 Devisee of John Sumpster } and for the said Manor the thirteenth day of
 April

one thousand seven hundred and seventy
 seven It was testified by James Hill one of the Decinners for the said
 Manor (thereto in open Court sworn) that on the thirteenth day of
 February then last past John Sumpster a Customary Tenant of the
 Manor aforesaid out of Court Did Surrender into the hands of the Lord
 of the said Manor by the hands of the said James Hill and by the Rod
 All and singular his messuages Cottages Clooses Lands Tenements
 and hereditaments with their and every of their appurtenances (being
 Copyhold or Customary situate standing lying and being in the Town
 Fields Liberties precincts and Territories of Liddington aforesaid and
 Thorpe-by-Water within the manor aforesaid To and for such uses Behoof
 Intents and purposes as were or should be declared limited or appointed
 in and by the last will and Testament of the said John Sumpster and to
 and for no other use behoof Intent or purpose whatsoever According to the
 Custom of the said Manor Which said John Sumpster in and by his
 last Will and Testament (now produced in Court) bearing date the thirteenth
 day of February 1778 (amongst other things) Gave and devised his Copyhold
 Estate in Thorpe-by-Water within this manor in the Words following Viz —

I Give and devise unto my Dear and loving wife Mary Sumpster all
 that my Copyhold Messuage or Tenement with the Homestead and Close
 of pasture thereto adjoining situate standing and being in Thorpe-by-Water
 aforesaid and now in my own Occupation And also all that Close of
 pasture in Thorpe-by-Water aforesaid with the appurtenances containing
 by Estimation Three Acres or thereabouts be the same more or less and
 called or known by the name of Popes Close or Tea Close and now also
 in my own Occupation To hold the same Copyhold premises with the
 Appurtenances unto my said Wife for and during the term of her —

natural Life and from and after her decease Then I Give and Devise
 the same premises with the appurtenances unto my Son Henry Sumpster
 his heirs and assigns for ever But Subject nevertheless and charged
 and chargeable with the payment of the sum of Fifty pounds unto
 my Daughter Mary Sumpster within Twelve Months next after the
 Decease of my said wife Now at the said day of Adjournment of this
 Court comes in her proper person the said Mary Sumpster and prays to be
 admitted Tenant to the said Messuage or Tenement with the Homestead
 and Close thereto adjoining and held by Copy of Court Roll of the said manor
 under the yearly Rent of two shillings and eight pence And also to the said
 Close of pasture called Popes Close or Tea Close held by the Rent of

To whom the Lord by the said Steward hath granted
 Seizin thereof by the Rod To hold to the said Mary Sumpster according to
 the form and Effect of the said Surrender and last Will and Testament of

L 10
 Rent 0.2.8

Rent —

Fine 0.2.8

Fine —

the said John Sumpter deceased 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 Tines
as in the Margin and she is admitted Tenant thereof and hath
performed Fealty --

William Hill and Sarah At the said day of Adjournment of this Court
his wife Surrender to John Allen } come in their proper persons the said William Hill
Inrolled -- and Sarah his wife Customary Tenants of the

said Manor She the said Sarah being solely and separately examined
apart from her said Husband by the said Steward and the said Sarah
hereto freely consenting 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 According to the Custom thereof
all that Cottage house and Homestead with the appurtenances and
Commons belonging in Caldecott aforesaid held by Copy of Court Roll
by the Rent of one half Penny To which said Cottage the said William
Hill and Sarah his wife was admitted at a Court held in and for
the said Manor on the twenty second day of October 1767 and the
Reversion and Reversions Remainder and Remainders thereof And also all the
Estate Right Title and Interest of them the said William Hill and Sarah
his wife of it and to the said Cottage and premises or to any part thereof
To the Use and Behoof of John Allin of Caldecott aforesaid Woolcomber
his Heirs and Assigns for ever According to the Custom of the said
Manor

W. Thos Howard and Wife and Mary At the said day of Adjournment of
Sizney to Mr Thomas Sizney Acknowledgment this Court comes Mr Thomas Sizney a
of Receipt of £1000 and Release of an Annuity Customary Tenant of this manor and
of £50 and all Right &c in premises at produces here in Court a certain Deed Poll
Giddington Inrolled -- in the Words following to wit Know all
Men by these presents That Whereas

Thomas Sizney of Offord Cluny in the County of Huntingdon Gentleman
Did by his Surrender bearing date the twenty seventh Day of May which
was in the year of our Lord one thousand seven hundred and eighty duly
Surrender certain Meupages Lands Tenements and Hereditaments held of
the Manour of Giddington with Caldecot in the County of Rutland
therein particularly described To the use of Elizabeth Sizney Widow and
her Heirs with a Condition to be void on payment to the said Elizabeth
Sizney or her assigns of the sum of Fifty pounds Yearly during her
natural life and of one thousand pounds to her Executors Administrators
or assigns within twelve Months after her decease And Whereas the
said Elizabeth Sizney is since deceased having first made and published
her last Will and Testament in writing bearing date on or about the the
thirtieth day of November in the said Year One thousand seven hundred
and Eighty whereby she gave unto her two Daughters Ann Thomasin
Sizney and Mary Sizney the residuum of her personal Estate in equal
shares and appointed them Executrices of her said said Will who duly
proved the same in common form in the Court of the Archdeaconry of
Leicester reference being thereto had will more fully appear And Whereas
the said Ann Thomasin Sizney hath since intermarried with Thomas
Howard of Kings Cliff in the County of Northampton Gen^t And Whereas
the said Thomas Sizney hath on the date hereof paid to the said Thomas

Howard and Ann Thomasin his wife and Mary Sisney the sum of one thousand pounds and all Interest for the same to the date hereof and also accounted to them for all arrears of the said Annuity of Fifty pounds secured to the said Elizabeth Sisney deceased as aforesaid to the time of her decease which the said Thomas Howard and Ann Thomasin his wife and Mary Sisney do hereby acknowledge and declare Now Know ye that the said Thomas Howard and Ann Thomasin his wife and Mary Sisney for and in consideration of the said sum of one thousand pounds of lawful money of Great Britain and of all Arrears of the said Annuity of Fifty pounds so paid to the said Thomas Howard and Ann Thomasin his wife and Mary Sisney as aforesaid the receipt whereof they do hereby acknowledge I have Remised Released and for ever quit Clained and by these presents DO remise release and for ever quit claim unto the said Thomas Sisney his heirs and assigns all the said messuages Lands Tenements and Hereditaments And also all payments sum and sums of Money whatsoever charged upon and payable out of the same premises by virtue of the said recited Surrender and will of the said Elizabeth Sisney or either of them And also all his her and their right Title Interest Claim and demand whatsoever in to and out of the same messuages Lands Tenements and Hereditaments and every part and parcel thereof And the said Thomas Howard and Ann Thomasin his wife and Mary Sisney Do hereby authorise and impower the Steward of the Manour of Siddington with Caldecott aforesaid to enter satisfaction on the Rolls of the said Manour for the same sum of one thousand pound and all Interest due for the same And also for all Arrears of the said Annuity of Fifty pounds as aforesaid And this shall be his sufficient warrant In witness whereof the said Thomas Howard and Ann Thomasin his wife and Mary Sisney have hereunto set their hands and seals this eighth day of April in the year of our Lord one thousand seven hundred and eighty six — Thos Howard Jun^r & Ann Tho^m Howard & Mary Sisney & Sealed and Delivered by the within named Mary Sisney in the presence of us J. Marshall Joseph Fox — Sealed and Delivered by the within named Thos Howard and Ann Thomasin his wife in presence of us — Wm Redhead John Glithero —

Ex^d by W. Sorlington Steward

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THE MANOR OF LIDDINGTON **The View of Frank-pledge** And
with Catdecot in the — } also the Great Court Baron of the right —
County of Rutland. D } Honourable Brownlow Earl of Exeter Baron of
Barothley Lord of the said Manor held at
Liddington aforesaid in and for the said Manor

Micks 1786 within one Month next after the Feast of Saint Michael the Archangel to wit - On Monday the ninth day of October in the Twenty sixth Year of the reign of our Sovereign Lord George the Third by the grace of God of Great Britain France and Ireland King Defender of the faith and in the Year of our Lord One thousand seven hundred and eighty six And from thence continued by adjournment untill Monday the second day of April then next following Before William Torkington Gentleman Steward of the Courts there —

INQUEST and HOMAGE Willm Sharman
for Liddington { Edw^r Peach —

Hugh Wright.
Tho^s Clark.
Mich^r Snodin.
Sam^r Morris.
Edw^r Murdock
Tho^r Pretty —

Sam^r Pretty —
W^m Baker —
John Marvin —
Philip Tirrill —
Ja^s Ridder —
John Pretty —
— and —
John Roberts —

15 Sworn

INQUEST and HOMAGE Willm Hill
for Catdecot —

Tho^r Morris.
In^r Cave —
Rob^r Laxton
Lewis Woodcock
Tho^r Chapman
In^r Brown

Rich^d Ward —
W^m Morris —
Geo. Brown —
In^r Cort —
Tho^r Stokes —
— and —
In^r Allen —
John Pretty —
John Roberts — } Sworn
Sam^r Hill —
Cony^r Peach — } Continued
Jas. Pretty — }

OFFICERS Elected for Comstableg for
the Year ensuing — } Liddington
Deciners for taking Surrenders there }

John Pretty — Sworn
John Roberts — Continued
Willm Sharman — Continued
Mich^r Snodin — Sworn
Mich^r Snodin — } Sworn
— and — }
Willm Sharman — }

Field Reeves

Freeboroughs Dike-
reeves Surveyors of Weights and
Measures and Ale tasters }

Tho^r Goodliffe — } Continued
Jas. Fowler — }

Pindars —

Joint Reeve —

Constables for
CALDECOT

Thomas Morris —
George Brown —

Sworn
Continued

Decimers for taking
Surrenders there

William Hill —
Lewis Woodcock —

Continued

Field-reveves, Surveyors
of Weights and Measures and
of Aleasters —

John Brown —
Tho. Stokes —

Sworn

Dike-reveves —

John Brown —
Tho. Stokes —

Sworn

Pindar —

Mich. Ball —

Contin.

KENT REEVE —

Brian Ward —

Efforws to wit - George Ward, Thomas Bryan, Francis Gibbons and
Others of Liddington aforesaid George Goodwin, John Hill, Samuel Stokes
and others of Caldecot aforesaid —

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

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

William Woodcock on Surrender At This Court come in their
from Thomas Stevenson and Jane his wife and Thomas Ougden and his wife — proper persons Thomas Stevenson and Jane his Wife late Jane Woodcock and Thomas Ougden and Ann his wife late Ann Woodcock Customary Tenants of the said

I Maner 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 Maner by the
hands of the said Steward (the said Jane and Ann being first solely and
separately examined apart from their respective Husbands and freely
and voluntarily consenting thereto) All that messuage house and —

L, homestead and home Close situate in Caldecot aforesaid
Rent 0.0.0 know or late in the tenures or Occupations of Jane Cartwright and William Woodcock
or one of them or their Undertenant or Undertenants and which said premises
are held by Copy of Court Roll of the said Maner under the yearly rent of

June 0.0.1/2 Four pence half penny together with all and singular the hereditaments and
Appurtenances therunto belonging or in any wise appertaining And also all the

Estate Right and Title of the said Thomas Stevenson and Jane his wife and
Thomas Ougden and Ann his wife therein or thereto or to any part thereof to
the Use and Behoofe of the said William Woodcock of Caldecot aforesaid —

Blacksmith his Heirs and Assigns for ever According to the Customs of the
said Maner Saving the Right to Now at 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 Seizin 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
therefore due and of right accustomed saving the right &c And he gives
to the Lord for his Fine as in the Margin and he is admitted Tenant
and hath performed Fealty —

John Ormond and Mary At this Court comes in his
his wife on Surrender from the proper person John Ormond of Little Bytham in
said John Ormond the County of Lincoln Farmer a customary Tenant

2-

of the said Manor and Doth in open Court surrender
by the rod into the hands of the Lord of the Manor aforesaid by the hands
and acceptance of the said Steward According to the Custom thereof All
that One Cottage in Liddington aforesaid late in Tenure of Richard Freeman
and now of Thomas Clarke with the Appurtenances held by Copy of Court
Roll of this Manor under the Yearly Rent of Nine pence And also all
that Quarter of a yard Land lying in the fields of Liddington aforesaid
formerly Isaac Gants held by Copy of Court Roll of the said Manor under
the Yearly Rent of Two shillings now in the Tenure of the said Thomas Clarke
and the reversion and reversions remainder and remainders Rents Issues
and Profits thereof And also all the Estate Right Title and Interest of him

Rent 0.0.9 the said John Ormond of in to or out of the said premises every or any
part thereof To the Use and Behoofe of him the said John Ormond

Rent 0.2.0 and Mary his wife for and during the Term of their two natural
0.2.9 Lives and the Life of the younger Liver of them And from and immediately
after their Decease and the Decease of the Survivor of them Then To

June 0.2.9 the Use and Behoof of the Heirs and Assigns of the said John Ormond
for ever According to the Custom of the said Manor At this Court

June 0.2.9 come in their proper persons the said John Ormond and Mary his Wife
and 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 them the said John Ormond and
Mary his Wife According to the Form and Effect of the said Surrender
at the Will of the Lord According to the Custom of the said Manor by the Rents and
Services therefore due and of right accustomed And they they give to the
Lord for their Fines as in the Margin and they are admitted Tenant
thereof and the said John Ormond hath performed Fealty —

John Marvin on Surrender At this Court comes in his proper person
from John Waterfield John Waterfield of Liddington aforesaid Weaver

3.

a customary Tenant of the said Manor and
Doth in open Court surrender by the rod into the hands of the Lord of the
Manor aforesaid by the hands and Acceptance of the said Steward According
to the Custom thereof All that Orchard or piece of ground with the
Appurtenances being part of a cottage situate and being in Liddington
aforesaid late the Estate of Elizabeth Waterfield declared held by Copy
of Court Roll of this Manor under the Yearly Rent of Six pence and now
in the Tenure of the said John Waterfield Together with all the common

Rent 0.0.3 and Common of pasture belonging or appertaining to the said Cottage
which from henceforth are to be held and enjoyed with the said Orchard by

Fine 0.0.3 copy of Court Roll of this Manor under the Yearly Rent of Three pence
and also a private Road or way for the Owners and Occupiers of such Orchard,
for the time being at all times hereafter through the Yard and Garden
belonging to the House to the said Orchard And the Reversion and reversions
remainder and remainders Rents Issues and profits thereof And also all the

Estate Right Title and Interest of him the said John Waterfield of us to or out of the said Orchard sommons and premises every or any part thereof To the use and Behoofe of John Marvin of Paddington aforesaid Butcher 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 John Marvin 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 Marvin 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 Fine as in the Margin and he is admitted Tenant thereof and hath performed Fealty

Mary Pitts only Daughter At this Court It is found and presented by and Heir of John Nine - the Homage for Caldecot that John Nine late of Caldecot aforesaid was ever a Customary Tenant of

4 This Manor lately died seized of All that One Messuage in Caldecot aforesaid formerly in possession of Samuel Martin late in Tenure of John Nine and now - of Hugh Moore with all and singular the Appurtenances to the said messuage belonging late part of the Estate of Zachary Ward Clerk deceased Held by Copy of Court Roll of the said Manor under the yearly Rent of One Shilling And that Mary Pitts the wife of Robert Pitt is the only Daughter and Heir of the said John Nine According to the Custom of the said Manor Now at this Court comes in her proper person the said Mary Pitts 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 Rent 0.1.0 said Mary Pitts her Heirs and assigns at the Will of the Lord according to the Custom of the said Manor by the Rents and Services therefore due and of right accustomed And she gives to the Lord for her Fine as in the Margin and she is admitted Tenant thereof but Fealty is required

Thomas Stokes on Surrender ~ At this Court come in their proper from Edward Reesby and Ann his wife & persons Edward Reesby of Coaly in the County of Northampton Baker, and Ann his wife late

5 Ann Stredder / she the said Ann being a Customary Tenant of the said Manor and being first solely and separately examined apart from her said Husband and freely and voluntarily consenting thereto and I Do in open Court Surrender by the rod into the hands of the Lord of the Manor aforesaid by the hands and acceptance of the said Steward According to the Custom thereof All that half Acre of Meadow or round with the Appurtenances thereto belonging in Caldecot aforesaid in a certain place there called the Old Meadow now in the tenure of George Goodwin or his Assigns held by the Rent of two pence And the reversion and reversions remainder and remainders Rents Issues and profits thereof And also all the Estate -

Rent 0.0.2 Right Title and Interest of them the said Edward Reesby and Ann his wife of us to or out of the said premises every or any part thereof To the Use and Behoofe of Thomas Stokes of Caldecot 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 Thomas Stokes 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 Thomas

Stokes 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.

Richard Ward youngest son At this Court it is found and next heir of Sarah Ward — and presented by the homage for Caldecott

that Sarah Ward late of Caldecott aforesaid widow a customary Tenant of this Manor lately died seized of All that Messuage or Tenement House and Barns and Outhouses and all the Homesteads with all and every the Appurtenances unto the said house belonging in Caldecott aforesaid late Skelthorns held by Copy of Court Roll of this Manor under the Yearly Rent of Two pence To which Richard Ward also deceased and the said Sarah Ward his wife were admitted at an adjourned Court held for this Manor next after Michaelmas One thousand seven hundred and forty three And that Richard Ward is the youngest son and next heir of the said Richard Ward and Sarah his wife both deceased According to the Custom of the said Manor Now at this Court comes in his proper Person the said Richard Ward the Son 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 Richard Ward the Son of 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.

Robert Pitts and Mary his wife At this Court come in their — on Surrender from the said Robert Pitts proper Person Robert Pitts of Caldecott aforesaid Taylor and Mary his Wife late

Mary Vine she the said Mary being a customary Tenant ^{by the said Steward} first solely and separately examined apart from her said Husband and freely and voluntarily consenting thereto and do in open Court Surrender by the rod into the hands of the Lord of the Manor aforesaid by the hands and acceptance of the said Steward According to the Customs thereof All that one Messuage in Caldecott aforesaid formerly in possession of Samuel Martin and now of Hugh Moore with all and singular the Appurtenances to the said Messuage belonging late part of the Estate of Zachary Ward Clerk deceased held by Copy of Court Roll of the said Manor under the Yearly Rent of One shilling To which the said Mary Pitts hath this day been admitted as only daughter and heir of John Vine late of Caldecot aforesaid Weaver deceased and the reversion and reversions remainder and remainders Rents Issues and profits thereof And also all the Estate Right Title and Interest of them the said Robert Pitts and Mary his wife of in to or out of the said premises every or any part thereof To the Use and Behoof of him the said Robert Pitts and Mary his wife for and during the term of their two natural Lives and the life of the longer liver of them and from and immediately after their deceases and the Decease of the Survivor of them Then To the Use

Rent 0. 1. 0

Fine 0. 1. 0
Fine 0. 1. 0

and Behoof of the Heirs and Assigns of the said Robert Pitts for ever According to the Custom of the said Manor Now at this Court come in their proper persons the said Robert Pitts and Mary his Wife and pray to be admitted Tenants 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 them the said Robert Pitts and Mary his Wife according to the Form and Effect of the said Surrender at the Will of the Lord according to the Custom of the said Manor by the Rents and Services therefore due and of right accustomed And they give to the Lord for their Fines as in the Margin and they are admitted Tenant therof and the said Robert Pitts hath performed Fealty

John Brown on Surrender At this Court It is testified by William Hill from Thomas Woodcock {one of the Diciners of the said Manor hereto in open Court sworn that on the second day of June last

*L d
Went 0. 2. 4
June 0. 2. 4*
past Thomas Woodcock 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 William Hill All that One third part of one yard land with the Appurtenances situate and being in the Town fields Meadowes precincts and Territories of Caldecot aforesaid and Siddington or one of them and containing by Estimation Fourteen Acres One hood and Twenty perches or thereabouts be the same more or less heretofore in the Tenure or Occupation of Lewis Woodcock and then of the said Thomas Woodcock and which lands are to be held under the yearly Rent of Two shillings and four pence And also all the Commons hereditaments and Appurtenances whatsoever to the said premises belonging or in any wise appertaining And also all the Estate Right and Title of the said Thomas Woodcock therein or thereto or to any part thereof To the Use and Behoof of John Brown of Caldecot 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 John Brown and prayeth 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 Brown 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 therof and hath performed Fealty

John Allen on Surrender from William Hill and Sarah his wife Whereas at an adjourned Court held in and for the said Manor on the tenth day of April last past William Hill and Sarah

- 9 -
his wife customary tenants of the said Manor She the said Sarah being solely and separately Examined apart from her said Husband by the said Steward and the said Sarah thereto freely consenting Did in open Court Surrender by the rod into the hands of the Lord of the said Manor by the hands and Acceptance of the said Steward According to the Custom of the said Manor All that Cottage house and homestead with the Appurtenances and Commons belonging in Caldecot aforesaid held by Copy of Court Roll by the Rent of one half penny to which ~~one~~ Cottage the said William Hill and Sarah his wife were admitted at a Court held in and for the said Manor on the 22. day of October 1767 And the Reversion and Preversions Remainder and Remainders thereof And also all the Estate Right Title and Interest of them the said William Hill and Sarah his

L^c
Rent 0.0.0½
Fine -- ½

Wife of in and to the said Cottage and Premises or to any part thereof
to the Use and Behoof of John Allen of Caldecot aforesaid Woolcomber 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 John Allen 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 Allen 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

John Manton the Younger At this Court It is testified by James
on Surrender from Alice Barnes { Hill one of the Deciners thereof here to in open Court

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sworn that on the Tenth day of November last past

Alice Barnes Widow late Alice Thing a customary Tenant
of the said Manor Did out of Court by the Rod According to the Custom of the
Surrender into the hands of the Lord of the said manor All those two acres
and a half and one butt of Arable Land and ley ground lying and being
dispersely in the fields and Liberties of Liddington aforesaid with the
Appurtenances then in the Tenure of Townsend Pretty and held by copy of
Court Roll of the said Manor under the yearly rent of One shilling and to
which premises the said Alice Barnes was admitted at an adjourned Court
held on the twenty fifth day of March 1771 And also all the Estate Right
and Title of the said Alice Barnes therein or thereto or to any part thereof
To the Use and Behoof of John Manton the Younger of Liddington
aforesaid Carpenter 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 John Manton 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 Manton
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 Murdock on Surrender At this Court It is testified by
from Thomas Bryan Joseph Pretty one of the Deciners of the said
Manor that on the Twelfth day of April last
past 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 Manoy by the hands of the said Joseph Pretty
All that messuage in Liddington aforesaid and one messuage thereto
adjoining with the Outbuildings and Garden thereto belonging as the same
is noted or intended to be soon fenced out from a close belonging to the said
Thomas Bryan and which said two messuages Outbuildings and Garden
are part and parcell of a copy of Court Roll of the said Manoy held under
the yearly Rent of three shillings and four pence but which said two
messuages Outbuildings and Gardens are now to be held under the yearly
Rent of one shilling And also all the Estate Right and Title of the said
Thomas Bryan of in and to the said messuages Outbuildings and Gardens
Except the Wall between the Garden and Close which is to belong to Mr. Bryan
To the Use and Behoof of William Murdock of Liddington aforesaid Yeoman

L^c
Rent 0.1.0
Fine 0.1.0

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 Murdoch 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 Murdoch 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.

Presentment of the Death of Joseph At this Court It is found and
Pretty Farmer, and Proclamation - Presented by the Bonaire for Liddington that
Thereon. Involved — — — — —
Joseph Pretty late of Liddington aforesaid Farmer
a Customary Tenant of this Manor lately died —
Seized of one Messuage or Tenement and one Close of pasture thereto adjoining
in Liddington aforesaid late in Tenure of the said Joseph Pretty with the Appurtenances
formerly the Estate of George Dalton and held by Copy of Court Roll under the
Yearly Rent of Eight pence And also one Acre of Customary Land lying in a
Certain place called Woodcocks Bush in the Fields of Liddington aforesaid formerly
the Estate of Edward Haberfield and held by Copy of Court Roll under the Yearly
Rent of Two pence And that Joseph Pretty a Minor of the Age of
or thereabouts is the Youngest Son and next Heir of the said Joseph Pretty deceased
According to the Custom of the said Manor Now at this Court three publick
Proclamations were made in open Court for the Heirs or Assigns of the said
Joseph Pretty in his 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 whereof the Lord of the said
Manor will seize the same Nevertheless no person or persons comes into
Court to take Seizin thereof

Robert Walker Esq: on Surrender At the said day of Adjournment of this
from Edmund Sisney Esq: — Court It is testified by James Hill one of the
- 12. — Deciners there hereto in open Court sworn that
upon the twenty sixth day of December last past

Edmund Sisney Esquire a Customary Tenant of the said Manor Did out of Court
Mich: 1808. — by the Rod According to the Custom of the said Manor Surrender into the Hands
Thomas Bryan Esq: of the Lord of the said Manor by the Hands of the said James Hill All that
adm^t to rec^r & allot^r Customary Messuage Cottage or Tenement with the Gardens Orchards &c
ments made upon the Inclosure Homesteads Buildings and Appurtenances thereunto belonging situate and being
in Liddington aforesaid then in the Tenure of the said Edmund Sisney And
also all those three Yard Lands lying and being in Liddington aforesaid with
their Appurtenances within the Manor aforesaid held with the said Messuage
by Copy of Court Roll of the said Manor under the Yearly Rent of One pound
six shillings and four pence and now or heretofore known or distinguished by
the several Names of Howletts Yard Land, Bonners Yard Land, and the small
Yard Land which said Three Yard Lands were then in the Tenure or
Occupation of John Roberts his Undertenant or Undertenant And also all
that Customary Messuage or Tenement now in part tumbled down with the
Close of Pasture Orchard and Garden thereto adjoining and belonging with the
Appurtenances in Liddington aforesaid formerly in the Tenure of James
Pridgley then of the said Edmund Sisney and lying contiguous to the first
mentioned Messuage Cottage or Tenement held by Copy of Court Roll of the
said Manor under the Yearly Rent of Eight pence And also all that
Messuage Cottage or Tenement with the Appurtenances in Liddington aforesaid

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Rent 1.6.1s
 Rent - - 8
 Rent - 10 -
 Rent - 4.6
 Rent - 3.7*th*
 Rent - 6.7
 £ 2.11.8*½*

being part of two Messuages Cottages or Tenements formerly in Tenure of Richard Grabin and Janes Sewell and alsoe of Pasture thereto adjoining containing by Estimation Five Acres or thereabouts with the Appurtenances held by Copy of Court Roll of the said Manor under the Yearly Rent of Ten shillings And also all those several pieces and parcels of Arable Land and Meadow pasture and Grass ground with the Appurtenances lying and being disperselly in the Fields of Liddington aforesaid reputed to be one half yard Land containing by Estimation Twelve Acres and a half be the same more or less, formerly the Estate of John Bowley and wife and held by Copy of Court Roll of the said Manor under the Yearly Rent of Four shillings and six pence. And also all that half yard Land formerly of the Estate of George Brown with the Appurtenances lying disperselly in the

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Fine 1.6.4
 Fine 0.0.8
 Fine 0.10.0
 Fine 0.4.6
 Fine 0.3.7*th*
 Fine 0.6.7
 £ 2.11.8*½*

Fields and Liberties of Liddington aforesaid held by Copy of Court Roll of the said Manor under the Yearly Rent of Three shillings and seven pence half penny And also all that other half yard Land of Arable ley Meadow pasture and Grass ground and three Acres of Land with the Appurtenances which said half yard Land and three Acres of Land are situate and being in the Fields and Liberties of Liddington aforesaid and formerly the Estate of Robert Collin otherwise Collwell held by Copy of Court Roll of the said Manor under the Yearly Rent of six shillings and seven pence All which said last mentioned Messuage Cottage or Tenement Close and Lands were then in the Tenure or Occupation of the said John Roberts his Undertenant or Under tenants And also all other Copyhold or customary messuages Cottages Closes Lands and Tenements whatever of him the said Edmund Syme in Liddington aforesaid or in the Bounds or Precincts thereof And also all the Estate Right and Title of the said Edmund Syme of in or to the said hereditaments and premises or any part thereof either in or by the Possession Reversion Remainder Expectancy Law Equity or otherwise howsoever To the use and Behoof of Robert Walker of Stockerson in the County of Leicester Esquire 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 the said Robert Walker by Jonathan Bramston 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 Seigin thereof by the Nod To HOLD to the said Robert Walker 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 but Faulty is resipted

James Augden and Hannah his wife on Surrender from comes in her proper person Ann Cave of Caldecot
 Ann Cave aforesaid Widow a customary Tenant of the said
Manor and Doth in open Court Surrender by
the Nod into the hands of the Lord of the Manor aforesaid by the hands and
Acceptance of the said Steward according to the Custom thereof All that
Messuage House and Homestead with the Appurtenances thereunto belonging
in Caldecot aforesaid held by Copy of Court Roll of this Manor under the
Yearly Rent of Seven pence half penny And the Reversion and reversions
Remainder and remainders thereof To which premises she the said Ann
Cave was admitted on Surrender of Richard Ward at an adjourned Court held
in and for the said Manor next after Michaelmas 1750 To the use

248)

Rent 0.0.7*h*
Fine 0.0.7*h*
Fine 0.0.7*h*
P. 0.1.3.

and Behoof of James Ougden of Caldecot aforesaid Woolcomber and Hannah his wife and the heirs and assigns of the longer liver of them according to the Custom of the said Manor Now at the said Day of Adjournment of this Court come in their proper persons the said James Ougden and Hannah his wife and pray to be admitted Tenants 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 James Ougden and Hannah his wife and the Heirs and Assigns of the longer liver of them according to the Form and Effect of the said Surrender at the Will of the Lord according to the Custom of the said Manor by the Rents and Services therefore due and of right accustomed and they give to the Lord for their Fines as in the Margin and they are admitted Tenants thereof and the said James Ougden hath performed fealty

Joseph Pretty Youngest Son and Heir of Joseph Pretty Deceased Whereas at this said Court held in and for the said Manor on the said ninth day of October It was found and presented by the Homage for Liddington that Joseph Pretty late of Liddington aforesaid Farmer a customary Tenant of this Manor lately died seized of One Meirage or Tenement and One Close of pasture thereto adjoining in Liddington aforesaid late in the Tenure of the said Joseph Pretty with the Appurtenances formerly the Estate of George Dalton and held by Copy of Court Roll of this Manor under the Yearly Rent of Eight pence And also One Acre of customary Land lying at a certain place called Woodcocks Bush in the Fields of Liddington aforesaid formerly the Estate of Edward Haberfield and held by Copy of Court Roll of this Manor under the Yearly Rent of two pence And that Joseph Pretty a Minor of the Age of Seventeen Years or thereabouts is the Youngest Son and next Heir of the said Joseph Pretty deceased according to the Custom of the said Manor Now at the said day of Adjournment of this Court comes the said Joseph Pretty the Minor by Hugh Wright his Guardian 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 Guardian Seizin thereof by the Rod To Hold to the said Joseph Pretty the Minor 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 remitted

James Dexter on Surrender At the said day of Adjournment of this Court It is certified by the said Steward that from Robert Dexter on this second day of April Robert Dexter 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 Steward According to the Custom thereof All that half part of a Cottage or Tenement in Liddington aforesaid now in the Occupation of the said Robert Dexter Together with all and singular the Rights members hereditaments and Appurtenances thereto belonging as in any wise appertaining And also all the Estate Right and Title of the said Robert Dexter therein or thereto or to any part thereof To the use and Behoof of James Dexter of Wanford in the County of Northampton Servant 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 person the said James Dexter 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 James Dexter 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 is admitted Tenant thereof and hath performed fealty

Joseph Pretty Surrender to the At the said day of Adjournment of this
use of his Will Enrolled } Court It is testified by James Hill one of the
Deciners for Liddington thereto in open court

sworn that on the Twenty sixth day of January last past Joseph Pretty a Customary Tenant of the manor aforesaid Did of Court by the Rod according to the Custom of the said Manor Surrender into the hands of the Lord of the said Maner by the hands of the said James Hill All those his the said Joseph Pretty's Copyhold or Customary messuages Cottages Lands and Tenements situate and being within the said Maner to the use and behoof of such person and persons Estate or Estates and to and for such uses Intents and purposed as the said Joseph Pretty had in and by his last Will and Testament given and devised the same or shall hereafter give and devise the same or respectively any part thereof According to the Custom of the said Maner

Richard Sculthorpe Surrender to At the said day of Adjournment of
the Use of his Will Enrolled } this Court It is testified by James Hill
one of the Deciners for Liddington thereto

in open Court sworn that on the second day of November last past Richard Sculthorpe a Customary Tenant of the said Maner (Did out of Court by the Rod According to the Custom of the said Maner Surrender unto the hands of the Lord of the said Maner by the hands of the said James Hill All those his Customary Messuages Cottages Closes Lands Tenements and hereditaments whatsoever situate standing lying and being in the Town Fields Bounds precincts and Territories of Liddington aforesaid being parcell of the same Maner To the use and behoof of such person and persons Estate and Estates and to and for such uses, behoof Intents and purposed as the said Richard Sculthorpe had in and by his last Will and Testament given declared directed devised limited Specified or appointed the same or respectively any part thereof or should thereafter give declare direct devise limited specify or appoint the same or any part thereof respectively According to the Custom of the said Maner

Set by

W. Torkington Steward

250

The Manor of LIDDINGTON
with CALDECOTT in the
County of Northampton } The View of Frankpledge 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 Monday the twenty
second day of October in the twenty seventh year of the Reign
of our Sovereign Lord George the third by the grace of God of
Great Britain France and Ireland King Defender of the Faith
And in the Year of our Lord One thousand seven hundred and
Eighty seven and from thence continued by Adjournment untill
Monday the seventeenth day of March then next following
Before William Torkington Gentleman Steward of the Courts there

March 1787

Inquest and Homage for LIDDINGTON

Wm Sharman
Edw Murdock
Hnch Wright
Edw Peach
Sam Morris
Mich Snodin
Tho Pretty
Sam Pretty

Tho Wright
Wm Baker
John Marvin
John Wadland
Ja Ridgley
Jn Roberts
~ and ~
Tho Clark

15 Sworn

Inquest and Homage for Caldecott

Rich Ward
Wm Hill
Tho Stokes
Jn Gorto
John Cave
Tho Chapman
Geo Brown

Bryan Ward
Wm Morris
Tho Morris
Lewis Woodcock
Robt Lawton
and
John Allen

13 Sworn

Officers Elected for Constables for the Year ensuing

Liddington
Deciners fortaking
Surrenders there

Samuel Pretty --- Sworn
John Roberts --- Continued
James Hill
Conyers Peach
Joseph Pretty jun
John Roberts .. Continued
James Ridgley .. Sworn
Wm Sharman .. Continued
Wm Baker .. Sworn
Mich Snodin .. Continued
Wm Sharman .. Continued

Tho Goodliffe .. Continued
Jos Fowler .. Continued
James Ridgley .. Sworn

PINDARS

+ Rent Reeve

Constables for Galdecott

Decimers for taking &
Surrenders there.

Thomas Morris — } Continued
George Brown —
Wm Hill — } Continued.
Lewis Woodcock —

Field-reeves Surveyors of
Weights & Measures & Masters

John Brown — } Continued
Tho. Stokes —

Dike-reeves . . .

John Brown —
Michl. Ball — } Continued
Tho. Stokes —

Pindar

Wm Hill — } Continued

Rent-reeve —

Esgoigns to wit John Hodgkin, Thos Barefoot, Mr John Chapman and
others of Liddington aforesaid. Thomas Deacon, William Gave
John Brown and others of Galdecott aforesaid

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

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

William Farmer on At this Court comes in his proper person —
Surrender from William { William Murdock of Liddington aforesaid Yeoman customary
& Murdock 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 bands and Acceptance of the said Steward according to the custom —
thereof All that little mesuage or tenement with one outbuilding called a
Woodhouse and part of an Orchard adjoining the said mesuage as the same
is now stoned out, which said mesuage was late in the occupation of
John Ormond and is now untenantanted and part of certain hereditaments
late purchased of Mr. Thomas Bryan held by Copy of Court-Roll of this —
Manor under the Yearly Rent of one shilling and the mesuage and
premises hereby surrendered are agreed to be held by the Rent of six
pence Together with the Use of a Pump and well in the yard of the said
William Murdock with a way thereto by the Orchard which said Pump
and well is at all times hereafter to be maintained and kept in repair
at the joint expence of the said William Murdock and William Farmer
of Liddington aforesaid Labourer their Heirs and Assigns respectively To the
use and behoof of the said William 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 William Farmer 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
William Farmer 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 thereto and hath performed Fully

William Fancourt At this Court it is testified by Joseph Pretty Deiner
 Surrender to the use of } hereto in open Court Sworn that on the sixteenth day of June
 his Will Introlled - January last past William Fancourt 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 Joseph Pretty All those his the said Williams
 Fancourts Copyhold or Customary Messuages Cottages Lands and an-
 Tenements situate and being within the said Manor To the Use and
 behoof of such person and persons Estate or Estates and to and for
 such Intents and purposes as the said Reverend William Fancourt
 has in and by his last will and Testament given and devised the
 same or shall hereafter give or devise the same or respectively any
 part thereof According to the Custom of the said Manor

John Chapman At this Court it is testified by Joseph Pretty Deiner
 Surrender to the use of } hereto in open Court Sworn that on the twenty second day of
 his Will Introlled November which was in the year of our Lord One thousand
 seven hundred and eighty six John Chapman a Customary
 Tenant of the said ^{Surrender to the use of} Manor Did out of Court by the Rod According to the
 Custom of the said Manor by the Hands of the said Joseph Pretty
 All those his the said John Chapman's Copyhold or Customary Messuages
 Cottages Lands and Tenements situate and being within the said Manor
 To the Use and behoof of such person and persons Estate or Estates and to
 and for such Uses intents and purposes as the said John Chapman has
 in and by his last will and Testament given and devised the same or
 shall hereafter give and devise the same or respectively any part thereof
 According to the Custom of the said Manor

Presentment of the Death of Christ. Bewley and Wm. Foster At this Court it is found by the Homage for
 of Christ. Bewley and Wm. Foster Caldecot that at an Adjourned Court held in and
 and proclamation thereon — } for the said Manor next after Michaelmas One
 Introlled thousand seven hundred and fifty one Christopher

Bewley of Tring in the County of Hertford Gentleman and William
 Foster of Tring aforesaid Butcher were admitted Tenants To all that
 yard Land lying and being dispersedly within the precincts and common
 Fields of Caldecott aforesaid with the Appurtenances within the Manor
 aforesaid held by Copy of Court Roll of the said Manor under the yearly
 Rent of Nine shillings as Devisees in Trust under the Will of John
 Neabor Trigge deceased And now we the said Homage do find and
 present that the said Christopher Bewley died in the life time of the
 said William Foster and that the said William Foster lately died
 seized of the said yard Land and premises And that William Foster
 of Trigge aforesaid Weaver is the only Son and Heir of the said William
 Foster deceased According to the Custom of the said Manor Now
 at this Court three public proclamations were made in open Court
 for the said William Foster the Son or the Heirs or Assigns of the
 said Christopher Bewley and William Foster deceased 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

Willm Foster as Heir of
Wm Foster the surviving
Trustee of Bawley & Foster

Whereas at an Adjourned Court held in anno for
the said Manors next after Michaelmas One thousand
seven hundred and fifty one Christopher Bewley of
Tring in the County of Hertford Gentleman and William

Foster the Elder of Tring aforesaid Butcher were admitted Tenants to
all that yard Land lying and being dispersedly within the precincts
and Common Fields of Caldecott aforesaid with the Appurtenances
within the Manor aforesaid held by Copy of Court Roll of the said
Manor under the Yearly Rent of Nine shillings as Devisees in
Trust under the Will of John Neabour Trigg deceased And Whereas
at the above Court it was found and presented by the Homage for
Caldecott that the said William Bewley died in the life time of the
said William Foster and that the said William Foster lately died -
seized of the said yard Land and premises and that William Foster
of Tring aforesaid Weaver was the only son and Heir of the said
William Foster deceased according to the Custom of the said Manor
Whereupon three publick proclamations were made in open
Court for the said William Foster, the Son, or the Heirs of the said -
Christopher Bewley and William Foster deceased, in his her or their
proper person or persons or by his her or their Attorney or attorneys
to come into Court and to take Seizin of the aforesaid premises with
the Appurtenances Or in default thereof the Lord of the said Manor
would seize the same Nevertheless no person or persons came into Court
to take Seizin thereof Now at this Court comes the said William
Foster the Son by Richard Clay his Attorney and prays to be
admitted Tenant to the premises aforesaid with the Appurtenances
To whom the Lord by the said Steward hath granted by his said
Attorney seizin thereof by the Rod To Hold to the said William
Foster, the Son, his Heirs and Assigns at the will of the Lord according
to the Custom of the said Manor by the Rents and Services therefore due
and of Right accustomed and he gives to the Lord for his Fine as in
the Margin and he is admitted Tenant thereof but his Fealty is
resisted

Rent - 9 -
Fine .. 9 -
Alice Goodwin One of the ^{3.} At the said day of adjournment of this Court it is
Coheirs of Sarah Mopsendew } found and presented by the Homage for Liddington that
Sarah Mopsendew a Customary Tenant of this Manor
lately died seized of all that Cottlage Messuage or
Tenement with the Appurtenances in Liddington aforesaid now in the
tenure of Moses Allin or his Assigns held of the Lord of this Manor
by four several Copies of Court Roll of the said Manor under Four
several Yearly Rents amounting to the sum of Eleven pence And
that Alice Goodwin widow is the only daughter and Heir of Mary
Mopsendew deceased who was one of the four Sisters and Coheirs of the
said Sarah Mopsendew And that John Joyce is the Youngest Son
and Heir of Elizabeth Joyce deceased who was one other of the four Sisters
and Coheirs of the said Sarah Mopsendew And that Alice Slater is one
other of the four Sisters and Coheirs of the said Sarah Mopsendew And that
Thomas Warner is the only Son and Heir of Ann Warner deceased who was
the other Sister and Coheir of the said Sarah Mopsendew According to the

Rent - 2 $\frac{1}{4}$
Rent - 2 $\frac{1}{4}$
Rent - 2 $\frac{1}{4}$
Rent - 2 $\frac{1}{4}$
 11.
 $\frac{1}{4}$ part 2 $\frac{1}{4}$
Fine 2 $\frac{1}{4}$

Custom of the said Manor Now at the said day of Adjournment of this Court comes in her proper person the said Alice Goodwin and prays to be admitted Tenant to One Undivided fourth part (the whole in four equal parts to be divided) of and in the said half Cottage Messuage or Tenement with the Appurtenances To whom the Lord by the said Steward hath granted Seizin thereof by the Rod To Hold to the said Alice Goodwin her 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 she gives to the Lord for her Fine as in the margin and she is admitted Tenant thereof and hath performed Fealty)

John Joyce, one of the ^{At the said day of Adjournment of this Court It is found} Cohéirs of Sarah Moppendew ^{and presented by the Homage for Liddington that Sarah}

Moppendew a customary Tenant of this manor lately died seized of all that half Cottage Messuage or Tenement with the Appurtenances in Liddington aforesaid now in the tenure of Moses Allin or his Assigns held of the Lord of this Manoy by four several Copies of Court Roll of the said Manoy under four several yearly Rents amounting to the sum of Eleven pence And that Alice Goodwin widow is the only daughter and Heir of Mary Moppendew deceased who was one of the four Sisters and Cohéirs of the said Sarah Moppendew And that John Joyce is the youngest Son and Heir of Elizabeth Joyce deceased who was one of father of the four Sisters and Cohéirs of the said Sarah Moppendew And that Alice Slater is one other of the four Sisters and Cohéirs of the said Sarah Moppendew And that Thomas Warner is the only Son and Heir of Ann Warner deceased who was the other Sister and Cohéir of the said Sarah Moppendew according to the Custom of the said Manoy Now at the said day of Adjournment of this Court comes in his proper person the said John Joyce and prays to be admitted Tenant to One Undivided fourth part (the whole in four equal parts to be divided) of and in the said half Cottage Messuage or Tenement with the Appurtenances To whom the Lord by the said Steward hath granted Seizin thereof by the Rod To Hold to the said John Joyce his Heirs and Assigns for ever at the will of the Lord according to the Custom of the said Manoy by the Rents and services thys before 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

Alice Slater one of the ^{At the said day of Adjournment of this Court It is} Cohéirs of Sarah Moppendew ^{found and presented by the Homage for Liddington}

^{that Sarah Moppendew a customary Tenant of this} Manoy lately died seized of all that half Cottage Messuage or Tenement with the Appurtenances in Liddington aforesaid now in the tenure of Moses Allin or his Assigns held of the Lord of this Manoy by four several Copies of Court Roll of the said manoy under four several

Rent ..	$2\frac{3}{4}$
	<hr/>
	11-
1/4 part	$2\frac{3}{4}$
Fine	$2\frac{3}{4}$

Yearly Rents amounting to the sum of Eleven pence and that Alice Goodwin widow is the only daughter and Heir of Mary Mopsendew deceased who was one of the four Sisters and Coheirs of the said Sarah Mopsendew And that John Joyce is the Youngest Son and Heir of Elizabeth Joyce deceased who was one other of the four Sisters and Coheirs of the said Sarah Mopsendew And that Alice Glater is one other of the four Sisters and Coheirs of the said Sarah Mopsendew And that Thomas Warner is the only Son and Heir of Ann Warner deceased who was the other Sister and Coheir of the said Sarah Mopsendew According to the Custom of the said Manor Now at the said Day of Adjournment of this Court comes in her proper person the said Alice Glater and prays to be admitted Tenant to One Undivided fourth part of the whole in four equal parts to be divided of and in the said Half Cottage Messuage or Tenement with the Appurtenances To whom the Lord by the said Steward hath granted Seizin thereof by the Rod To Hold to the said Alice Glater her 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 she gives to the Lord for her Fine as in the Margin and she is admitted Tenant thereof and hath performed Fealty

Thomas Warner One of the Coheirs of Sarah Mopsendew At the said Day of Adjournment of this Court It is found and presented by the Homage for Liddington that Sarah Mopsendew a customary Tenant of this Manor lately died seized of all

that Half Cottage messuage or Tenement with the Appurtenances in Liddington aforesaid now in the tenure of Moses Allin or his Assigns held of the Lord of this Manor by four several Copies of Court Roll of the said Manor under four several Yearly Rents amounting to the sum of Eleven pence And that Alice Goodwin, Widow, is the only daughter and Heir of Mary Mopsendew deceased, who was one of the four Sisters and Coheirs of the said Sarah Mopsendew And that John Joyce is the Youngest Son and Heir of Elizabeth Joyce deceased who was one of other of the four Sisters and Coheirs of the said Sarah Mopsendew And that Alice Glater is one other of the four Sisters and Coheirs of the said Sarah Mopsendew And that Thomas Warner is the only Son and Heir of Ann Warner deceased who was the other Sister and Coheir of the said Sarah Mopsendew 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 Warner and prays to be admitted Tenant to One Undivided fourth part of the whole in four equal parts to be divided of and in the said Half Cottage Messuage or Tenement with the Appurtenances To whom the Lord by the said Steward hath granted Seizin thereof by the rod To Hold to the said Thomas Warner 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

John Sharman on At the said day of Adjournment of this Court
 Surrender of Moses Goodwin } come in their proper Persons Alice Goodwin, widow,
 Joyce, Slater and Warner } John Joyce, Alice Slater, widow and Thomas Warner p.
 -7- Customary Tenants of the said Manor and do in open

Rent 2 $\frac{1}{4}$
 Rent 2 $\frac{1}{4}$
 Rent 2 $\frac{1}{4}$
 Rent 2 $\frac{1}{4}$

 11

Fine 2 $\frac{1}{4}$
 Fine 2 $\frac{1}{4}$
 Fine 2 $\frac{1}{4}$
 Fine 2 $\frac{1}{4}$

 11

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 Half Cottage messuage or Tenement with the
 Appurtenances in Liddington aforesaid now in the tenure or Occupation
 of Moses Allin held of the Lord of this Manor by four several Copies of
 Court Roll of the said Manor under four several Yearly Rents amounting
 to the sum of Eleven pence To which premises the said Alice
 Goodwin, John Joyce, Alice Slater and Thomas Warner, have this day
 been admitted as Coheirs of Sarah Mossendew deceased And the
 Reversion and Reversions Remainder and Remainders thereof And
 all the Estate Right Title and Interest of them the said Alice Goodwin
 John Joyce Alice Slater and Thomas Warner and every of them
 therein or thereto To the Use and behoof of John Sharman of Liddington
 aforesaid Miller 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 Sharman 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 Sharman 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

William Hill as Youngest At the said day of Adjournment of this Court it is
 Son and Heir of Thos. Hill } found and presented by the Homage for Liddington
 -8- aforesaid that Thomas Hill a Customary Tenant of
 this Manor lately died seized of all that Half Acre of Arable Land
 with the Appurtenances in Liddington aforesaid late in the tenure of
 Michael Insdin but now of William Hill held by Copy of Court Roll
 of this Manor under the yearly Rent of Three pence And that the
 said William Hill is the youngest Son and Heir of the said Thomas
 Hill 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 Hill 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 Hill 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

Thomas Chapman At the said day of Adjournment of this Court It is
 on Surrender from } testified by William Hill one of the Deemers there.
 Thomas Woodcock } hereto in open Court sworn that on the twentieth day of
 -9- October last past Thomas Woodcock of Caldecot aforesaid 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 William Hill

All that messuage House and Homestead in Caldecot aforesaid with the Appurtenances now in the tenure or Occupation of the said Thomas Woodcock and to which premises with one third part of a yard Land the said Thomas Woodcock was admitted at an adjourned Court held in and for the said Manor next after Michaelmas 1773 as Youngest Son and Heir and Devisee of Lewis Woodcock and which messuage is now held by the Rent of one shilling and the Reversion - and Reversions Remainder and Remainders Rents Issues and profits thereof And also all the Estate Right and Title of the said Thomas Woodcock therein and thereto and to every part thereof To the Use and Behoof of Thomas Chapman of Caldecott aforesaid Usman 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 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 To Hold to the said Thomas Chapman 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

Thomas Bryan At the said day of Adjournment of this Court it is certified
on Surrender from Edward Munton by the said Steward that on the twenty eighth day of December last past Edward Munton of Barrowden in the County of Rutland Gentleman a customary Tenant of the said Manor

- 10 -

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 Cottage or Tenement in Liddington aforesaid late in the tenure of William New and then of Francis Sewell his Under tenants or Assigns held by Copy of Court Roll of the said Manor under the Yearly Rent of one shilling and four pence) and also one Close of Land containing by Estimation two rods held by Copy of Court Roll of the said Manor under the Yearly rent of one shilling and also two acres of Arable Land lying dispersedly in the Fields and precincts of Liddington aforesaid late in the tenure of Robert Smith and then of the said Francis Sewell his Under tenants or Assigns held by Copy of Court Roll of the said Manor under the Yearly Rent of two shillings To all which said premises the said Edward Munton was Admitted Tenant at a Court held in and for the said Manor the Fifth day of October 1771 on Surrender of William Banbury Clerk and Mary his Wife And the Reversion and Reversions Remainder and Remainders thereof and all the Estate Right Title and Interest of him the said Edward Munton therein or thereto To the Use and behoof of Thomas Bryan of Stoke Dry in the said County of Rutland Gentleman his Heirs and Assigns for ever According to the Custom of the said Manor

Rent 1. 4

Rent 1. -

Rent 2. -

4. 4

Fine 1. 4

Fine 1. -

Fine 2. -

4. 4

Now at the said day of Adjournment of this Court comes in his proper person the said Thomas Bryan and humbly prays of the Lord of this Manor to be admitted Tenant to the same premises with the Appurtenances To whom the Lord by the said Steward hath granted seizin thereof by the Rod To Hold to the said Thomas Bryan 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

P.D. by W. Torkington Steward

The Manor of Liddington The View of Frankpledge And also
 with CALDECOT in the the Great Court Baron of the Right Honourable Brownlowe
 County of Rutland 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 Saturday the twenty fifth day of

D.D.
Mich^t 1788

October in the twenty ninth year of the reign of our Sovereign Lord George the Third
 by the grace of God of Great Brittaine France and Ireland King Defender of the
 Faith And in the Year of our Lord One thousand seven hundred and Eighty Eight
 And from thence continued by adjournment untill Monday the sixth day of
 April then next following Before William Torkington Gentleman Steward
 of the Courts there

Inquest and Homage for Liddington

Will ^m Sharman	Hugh Wright
Edw ^r Peach	Sam ^t Morris
Mich ^t Snodin	Tho ^r Pretty
Will ^m Fallner	Sam ^t Pretty
John Roberts	

William Baker	
John Sharman	
John Marvin	
Philip Tyrrell	
James Ridgley	
John Pretty	
	and
Thomas Clark	

16 Sworn

Inquest and Homage for Caldecott

Rich ^d Ward	
Thom ^s Morris	
John Cave	
Rob ^t Laiston	
Tho ^r Chapman	
John Brown	
George Brown	

John Allen	
Thomas Stokes	
John Cort	
Bryan Ward	
	and
William Morris	

12 Sworn

Officers Elected for the Year Ensuing

Constables for Liddington	
---------------------------	--

Sam ^t Pretty	
John Roberts	

Continued

Deciners for taking Surrenders there
 Field Reeves

Tinkers

Bent Reeve

James Hill	
Joseph Pretty	
Edward Peach	
John Roberts	
Wm Sharman	
W ^m Baker	
Michael Snodin	
William Sharman	
Thomas Goodliff	
William Hale	
James Ridgley	

Continued

Sworn

Continued

Sworn

Continued

Continued

Sworn

Constables for }
Caldecot — }

Decimers for taking
Surrenders — —

Field-reeves Surveyors off
Weight & Measured Metasters,

Dike-reeves — —

Pindars

Rent Reeve —

Thomas Chapman }
Robert Laaston — }

Thomas Chapman
Lewis Woodcock.

William Morris —
Thomas Stokes —

Willm Morris —
Thomas Stokes —

Michl Ball —

William Still —

Willm Morris —

Sworn.

Sworn
Continued

Sworn
Continued

Sworn
Continued

Sworn
Continued

Continued

Sworn

Assumpsit to wit John Hotchkiss, Thos. Misell and others of Liddington aforesaid
John Deacon, William Pitts and others of Caldecott aforesaid —

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

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

John Brown on Surrender of Samuel Stokes and Wife and Robert Fairchild and Wife — At this Court it is Certifyed by the said Steward that upon the Seventh day of May last past Samuel Stokes of Thorpe-by-Water in the said County of Rutland Farmer and Ann his wife Robert Fairchild of Great Easton in the County of Leicester Butcher and Sarah his Wife which said Samuel Stokes and Ann his wife and Sarah Fairchild were customary Tenants of the said Manor and the said Ann and Sarah having being first solely and separately examined apart from their respective husbands by the said Steward, and freely consenting thereto Did out of Court Surrender by the rod into the hands of the Lord of the said Manor by the hands and Acceptance of the said Steward according to the Custom thereof All their two Undivided fourth parts / the whole in four equal parts to be divided of and in All that Copughold Messuage or Tenement and Homestead or Home Close with the buildings and appurtenances thereunto belonging situate and being in Caldecott aforesaid and then in the tenure or Occupation of John Brown Which said Messuage and Home Close were with one third part of a yard land held by Copy of Court Roll of this Manor under the yearly Rent of three shillings and four pence and to which the said Ann and Sarah were at a Court held the 25. October 1774 each admitted to one Undivided fourth part of the said Premises as Sisters and Coheirs of Thomas King deceased and to one fourth part of which said premises the said Samuel Stokes and Ann his wife have since been admitted on their own Surrender And the said Messuage and Home close is intended from thenceforth to be held by a distinct Copy of Court Roll under the yearly Rent of One shilling — And the reversion and Reversions remainder and Remainders rents and profits thereof And also all the Estate right Title and Interest of them the said Samuel Stokes and Ann his wife Robert Fairchild and Sarah his wife and every of them of in to or out of the said Premises or any part thereof To the Use and Behoof of John

L, T
Rent 0.1.0

L, T
Finc 0.1.0

Brown of Caldecott 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 John Brown 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 Brown 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 ~

Edw. Muggleton on Surrender At this Court it is Certifyed by the said Steward of John Brown and wife that upon the seventh day of May last past John Brown

- 2 -
of Caldecot aforesaid Farmer and Elizabeth his wife
Customary Tenants of the said Manor (she the said Elizabeth been first solely and separately Examined apart from her said husband by the said Steward and freely consenting thereto) Did out of Court Surrender by the rod into the hands of the Lord of the said Manor by the hands and Acceptance of the said Steward According to the Custom thereof All that Messuage House and Homestead in Caldecot aforesaid heretofore the Estate of Zachary Hand and then in the tenure of William Tilley Samuel Brown and William Hill or their assigns held by Copy of Court Roll of the said Manor under the yearly Rent of one shilling and two pence And also all that home Close formerly Morris in Caldecot aforesaid held by the rent of one penny with their and every of their Appurtenances To which premises the said John Brown and the said Elizabeth his wife were admitted at a Court held in and for the said Manor the 12th day of October 1704 on Surrender from the said John Brown And the Reversion and Reversions Remainder and Remainders rents Issues and profits thereof And also all the Estate Right Title and Interest of them the said John Brown and Elizabeth his wife of in to or out of the said premises or any part thereof To the use and Behalf of Edward Muggleton of Caldecot aforesaid

Rent 1. 2
Rent 0. 1
1. 3
Fine 1. 2
Fine 0. 1
1. 3

Butcher 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 Edward Muggleton 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 Edward Muggleton 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 ~

Ann Stanion as Heir of Catherine Peach and Elizabeth Peach At this Court it is found and presented by the Homage for Caldecott aforesaid within this Manor that Elizabeth Peach Spynster a Customary Tenant of this Manor lately died Seized of one Undivided third part of and in one Cottage or Tenement situate and being in Caldecott aforesaid now or late in the tenure of John Peach with the Appurtenances held by Copy of Court Roll of this Manor under the yearly Rent of two pence And it is also found and presented by the ~~the~~ Homage aforesaid that Mary Peach Spynster a Customary Tenant of the said Manor late also died Seized of one other Undivided third part of and in the said Cottage or Tenement with the Appurtenances And that Ann the wife of Francis Stanion is the surviving Sister and heir of the said Catherine Peach and Elizabeth Peach According to the Custom of the said Manor Now at this Court comes in her proper person the

said Ann Stanton 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 Ann Stanton her Heirs and Assigns at the Will of the Lord According to the Custom of the said Manor by the Rents and Services therefore due and of right accustomed and he gives to the Lord for her Fine as in the Margin and she is admitted Tenant thereof and hath performed Fealty —

Ann Scotney as Heir of Robert Slater Whereas at an adjourned Court held in and for the said Manor next after Michaelmas 1735 Robert Slater a customary Tenant of the said

4. Tenant of the said Manor Did duly Surrender All that

Cottage or Tenement situate and being in Liddington aforesaid with the Appurtenances To the Use of him the said Robert Slater and Alice his wife successively for and during the Term of their natural Lives and the Life of the longer Liver of them And from and after the decease of the longer liver of them Then to the Use of the Heirs of the said Robert Slater for ever According to the Custom of the said Manor Whereupon the said Robert Slater and Alice his wife were admitted Now at the said day of Adjournment of this Court it is found and presented by the Homage for Liddington aforesaid within this Manor that the said Robert Slater died seized of the said Cottage or Tenement with the Appurtenances held by Copy of Court Roll of this Manor under the Yearly Rent of Nine pence — and that Ann Scotney widow is the only Daughter and Heiress of the said Robert Slater according to the Custom of the said Manor Now at the said day of Adjournment of this Court Comes in her proper person the said Ann Scotney 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 Ann Scotney her 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 she gives to the Lord for her Fine as in the Margin and she is admitted Tenant thereof and hath performed Fealty —

Rent 9/-

Fine 9/-

Rent 9/-

Fine 9/-

John Colwell on Surrender At the said day of Adjournment of this Court comes in

of Ann Scotney her proper person Ann Scotney of Haringworth in the County

5. of Northampton Widow 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 Cottage or Tenement situate and being in Liddington aforesaid with the Appurtenances held by Copy of Court Roll of this Manor under the Yearly Rent of nine pence And to which the said Ann Scotney hath this day been admitted as only daughter and Heiress of Robert Slater deceased And the Reversion and Reversionary Remainder and Remainders Rents Yues and profits thereof use and interest of the said lands and interest of the said lands and profits or any part thereof after the death of the said John Colwell of Liddington aforesaid Woolcomber his Heirs

To the Use and Benefit of John Colwell of Liddington aforesaid Woolcomber 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 Colwell and prays to be admitted Tenant to the same premises with the Appurtenances To whom the Lord by the said Steward hath Granted Seizin thereof by the rod To Hold the same to the said John Colwell 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 —

262) Edward Waterfield, as Heir At the said day of Adjournment of this Court it is found
of John Waterfield and presented by the Homage for Liddington aforesaid within
this Manor that John Waterfield a customary Tenant of this
Manor lately died seized of One Messuage with the Appurtenances situate and being
in Liddington aforesaid held by Copy of Court Roll of this Manor under the Yearly
Rent of Three pence And that Edward Waterfield is the only Son and Heir of the said
John Waterfield deceased 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
Edward Waterfield 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 Edward Waterfield 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 3.
Fine 3.
Fine 0.4
Rent 0.4
Rent 1.0
1.0
Fine 0.4
Fine 0.4
Fine 1.0
1.0

William Boyall as Heir At the said day of Adjournment of this Court it is-
of Thomas Boyall & found and presented by the Homage of Liddington aforesaid
within this Manor that Thomas Boyall a customary
Tenant of this Manor lately died 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 John Manton held 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 tenure of the said
Thomas Manton but now of the said John Manton held by Copy of Court Roll
of the said Manor under the Yearly Rent of Fourpence And also One Garden
in Liddington aforesaid with the Appurtenances formerly in the tenure of the
said Thomas Manton but now of the said John Manton held by Copy of Court Roll
of the said Manor under the Yearly Rent of one shilling And that
William Boyall is the youngest Son and next Heir of the said Thomas Boyall
deceased According to the Custom of the said Manor Now at this said Day
of Adjournment of this Court comes in his proper person the said William
Boyall 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 Boyall 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

William Woodcock on Surrender At the said day of Adjournment of this
of Thomas Parsons & Court comes in his proper person Thomas
Parsons of Thorpe-by-Water in the parish of
Liddington aforesaid Labourer a customary Tenant of the said Manor and doth in
open Court surrender by the rod into the hands of the Lord of this Manor by
the hands and acceptance of the said Steward According to the Custom thereof
All that Cottage or Tenement some time since divided into two Tenements and
one parcell of Land containing one Rood (more or less) upon part of the said
Rood standing and adjoining to the Kings Highway leading to the Mill of Thorpe
within the Hamlet of Thorpe-by-Water in Liddington aforesaid with the Appurtenances
within the Manor aforesaid now or late in the tenure or occupation of the said Thomas
Parsons held by Copy of Court Roll of the said Manor under the yearly Rent of one penny

263)

Kent - 1

Finc - 1.

And to which the said Thomas Parsons was admitted at a Court held in and for the said Manor the 14th day of April in the year of our Lord 1703 and the reversion and reversions remainder and remainders rents issues and profits thereof and also all the Estate right Title and Interest of him the said Thomas Parsons of in to or out of the said premises or any part thereof To the Use and Behoof of William Woodcock of Gretton in the County of Northampton Yeoman his Heirs and Assigns for ever according to the Custom of the said Manor Now at this 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 Seizin 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 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 Stokes on Surrender At the said day of Adjournment of this Court it is of William Foster Certified by the said Steward that upon the twenty fifth day of October last past William Foster of Tring in the County of Hertford Weaver only Son and Heir of William Foster, the elder, late of Tring aforesaid Butcher deceased who was surviving devisee in Trust named in the last Will and Testament of John Neabott Trigg heretofore of Tring aforesaid Keeper deceased a Customary Tenant of the said Manor 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 Yard Land lying and being dispersedly within the precincts and Common Fields of Galdecot aforesaid with the Appurtenances within the Manor aforesaid held by Copy of Court Roll of the said Manor under the yearly Rent of Nine shillings then in the tenure or occupation of Thomas Morris his Under tenants or Assigns To which the said William Foster party thereto was admitted at an Adjourned Court held in and for the said Manor on or about the 17th day of March then last past as only Son and heir of the said William Foster deceased And the Reversion and Reversions Remainder and Remainders rents issues and profit thereof And also all the Estate right Title and Interest of him the said William Foster party thereto of in to or out of the same premises or any part thereof To the Use and Behoof of Thomas Stokes of Galdecot aforesaid Farmer his Heirs and Assigns for ever According to the Custom of the said Manor Now at this said day of Adjournment of this Court comes in his proper person the said Thomas Stokes 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 Thomas Stokes 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

Rich Jeffs on Surrender At the said day of Adjournment of this Court it is certified by Francis Stanion and Ann Stanion the said Steward that upon the thirtieth day of October last past Francis Stanion of Maxey in the County of Northampton Yeoman and Ann his wife the the said Ann being a Customary Tenant of the said Manor and having been first Solely and separately examined apart from her said husband by the said Steward and freely consenting thereto Did out of Court Surrender by the Rod into the hands of the Lord of the said Manor by the hands and Acceptance of the said Steward According to the Custom thereof all that

-10-

One Cottage or Tenement situate and being in Caldecott aforesaid then or late in the tenure or Occupation of John Peach with the Appurtenances held by Copy of Court Roll of the said manor under the Yearly Rent of Two pence and late the Estate of Elizabeth Peach deceased And the Reversion and Reversions Remainder and Remainders Rents Yues and profits thereof And also all the Estate right Title and Interest of them the said Francis Stanion and Ann his wife of in to or out of the said premises or any part thereof To the Use and Behoof of Richard Jeffs of Caldecott aforesaid Wheelwright his Heirs and Assigns for ever at the will of the Lord according to the Custom of the said Manors Now at the said day of Adjournment of this Court Comes in his proper person the said Richard Jeffs and prays to be admitted Tenant to the said premises with the Appurtenances To whom the Lord by the said Steward hath Granted Leiz in thereof by the rod To Hold to the said Richard Jeffs his heirs and assigns for ever at the will of the Lord According to the Custom of the said Manors 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 therof and hath performed fealty

Thomas Winsell Surrender to At the said day of Adjournment of this Court it is the Use of his Will Imrolled Testified by Thomas Chapman one of the Deciners hereto in open Court Sworn that upon the fifteenth day of

January last past Thomas Winsell of Caldecott aforesaid Weaver a customary Tenant of the said Manors Did out of Court Surrender by the rod into the hands of the Lord of the said Manors by the hands and Acceptance of the said Thomas Chapman according to the Custom thereof All and singular his Copyhold Mesuages Cottages Closes Lands Tenements and Hereditaments situate lying and being in Caldecott aforesaid within this Manors To the Use and Behoof of such person or persons and for such Estate and Estates Trusts Intents and Purposes as the said Thomas Winsell had in and by his last Will and Testament given and devised the same or should thereafter give and Devise the same or respectively any part thereof According to the Custom of the said Manors

Mary Inchley Surrender to At the said day of Adjournment of this Court it is the Use of her Will Imrolled Testified by Thomas Chapman one of the Deciners thereto in open Court Sworn that upon the twenty eighth day of

February last past Mary Inchley of Great Easton in the County of Leicester a Customary Tenant of the said Manors Did out of Court Surrender by the rod into the hands of the Lord of the said Manors by the hands and Acceptance of the said Thomas Chapman according to the Custom thereof All her the said Mary Inchleys Copyhold or Customary Mesuages Cottages Closes Lands Tenements and Hereditaments situate lying and being in Caldecott and Liddington, and which are parcell or parcels of the said Manors within the Manors aforesaid To the Use and Behoof of such person or persons and for such Estate and Estates Trusts Intents and Purposes as the said Mary Inchley had in and by her last Will and Testament given and devised the same or should thereafter give and Devise the same or respectively any part thereof According to the Custom of the said Manors

 by Wm Pottington Steward

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The Manor of Liddington The View of Frankpledge and also the
 with Caldecott in the Great Court Baron of the Right Honourable Brownlow Earl
 County of Rutland. of Exeter Baron of Burghley Lord of the said Manors held at
 Liddington aforesaid in and for the said Manors within one
 Month next after the Feast of Saint Michael the

Mich. 1789

Archangel to wit - On Monday the first day of October in the twenty ninth
 Year of the Reign of our Sovereign Lord George the third By the grace of
 God of Great Britain France and Ireland King Defender of the Faith -
 And in the year of our Lord One thousand seven hundred and eighty
 nine And from thence continued by Adjournment until Monday
 the twenty ninth day of March then next following Before William
 Torkington Gentleman Steward of the Courts there -

Inquest and Homage
for LIDDINGTON

William Sharman —
 John Pretty —
 James Ridgley —
 John Marvin —
 John Sharman —
 John Roberts —
 Wm^m Baker —

Samuel Pretty —
 Thom^s. Pretty —
 Will^m Falchner —
 Edm^d. Peach —
 Sam^r. Morris —
 Edm^d. Marvin —
 Tho^s. Clark —

14 Sworn

Inquest and Homage
for CALDECOTT

Thomas Stokes —
 Thomas Chapman —
 Thomas Morris —
 John Cave —
 Rob^t. Paxton —
 John Brown —

Geo. Brown —
 Will^m. Morris —
 John Cork —
 Brian Ward —
 John Allen —
 Rich^d. Ward —

12 Sworn

Officers Elected for
the Year ensuing —

Constables for — }
 Liddington — }

Edward Peach — }
 James Ridgley — } Sworn

Decinners for taking —
 Surrenders there —

John Sharman — } Sworn
 Joseph Pretty — } Continued

Field Reeves —

W^m Falchner — }
 Tho^s. Clark — } Sworn
 Philip Tirrel — }
 Tho^s. Pretty — } Continued

Freeboroughs Dike Reeves Surveyor
of Weights & Measures & Ale Tasters —

Mich. Snodin — } Continued
 W^m Sharman — }

Pindars —

Tho^s. Rawlings — } Sworn
 W^m Hall — } Continued

Rent-reeve —

Jn^r. Roberts — } Sworn

Constables for Caldecott —

Jn^r. Brown — } Sworn

Decinners for taking Surrenders —

Rich^d. Ward — } Sworn
 Tho^s. Chapman — }

Field Reeves Surveyor of Weights
& Measures Ale Tasters —

Lewis Woodcock — } Continued
 W^m Morris — }

Dike Reeves —

W^m Morris — } Continued
 Tho^s. Stokes — }

Pondars

Mich^r. Ball

Wm Hill

Continued

Rent Reeve

Will^m Morris

Continued

Esgoyns - to wit - William Ridgley, John Ormond and others of Liddington aforesaid
George Goodwin, John Deacon and others of Caldecot aforesaid

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

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

Samuel Tookey on Surrender At this Court it is Testified by Thomas Chapman
of Watson Will^m Tookey } one of the Deinners hereto in open Court sworn that upon
the third day of November last past Watson William Tookey

a customary Tenant of the said Manor did out of Court by the Rod according to
the Custom of the said Manor Surrender into the Hands of the Lord of the said
Manor by the hands and Acceptance of the said Thomas Chapman All that his
undivided Moiety or halfpart of him the said Watson William Tookey of and in
all those Four acres of Arable Land and Gras Ground lying and being dispersed in
the Fields and Liberties of Caldecot aforesaid Together with all and singular the
Commons profits Priviledges Rights Members and Appurtenances thereto belonging
and the Reversion and Reversions Remainder and Remainders Yearly and other Rents
Issues and Profitts thereof And also all the Estate Right Title Interest Use Trust
Inheritance property claim and demand whatsoever of the said Watson William
Tooke or of any person or persons in Trust for him or for his Use of in to or out of
the said premises or any part thereof by any ways or means right or Title
whatsoever or howsoever To the Use and Behoof of Samuel Tookey of Oundle in
the County of Northampton Grocer 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 Samuel Tookey 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 Tookey 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 therof
and hath performed Fealty

Rent - 6

Fine - 6

Brian Ward on Surrender At this Court Comes in his proper person Samuel
of Samuel Tookey } Tookey of Oundle in the County of Northampton Grocer a customary
-2- 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 those four
Acres of Arable Land and Gras Ground lying and being dispersedly in the fields
and Liberties of Caldecot aforesaid held by Copy of Court Roll of the said Manor
under the Yearly Rent of One shilling Together with all and singular the
Commons profits Priviledges Rights Members and Appurtenances thereto
belonging To which the said Samuel Tookey and his Brother Watson William
Tooke were admitted at an adjourned Court held in aid for the said
Manor next after Michaelmas 1774 as Deinners under the Will of their Father
Samuel Tookey deceased expectant on the Decesse of his wife Mary Tookey

Rent 1.0

Fine 1.0

since deceased, And to a Moity of which said premises the said Samuel Tookey has this day been admitted on Surrender of the said Watson William Tookey - And also all the Estate Right Title Interest the Trust Inheritance property claim and demand whatsoever of the said Samuel Tookey (party hereto) or of any person or persons in Trust for him or for his use of in to or out of the said premises or any part thereof by any ways or means Right or Title whatsoever or howsoever to the Use and Behoof of Brian Ward of Caldecot 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 Brian Ward 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 Brian Ward 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.

John Manton on Surrender At this Court it is Certified by the said Steward of William Boyall —

(3) 16 That upon the Fifteenth day of May last past William Boyall of Garby in the County of Lincoln Farmer 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 one Mepnage and one Close to the same belonging with the Appurtenances standing and being in Liddington aforesaid formerly in tenure of Thomas Manton but now of his Son John Manton held by Copy of Court Roll of the said Manor under the Yearly Rent of Fourpence 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 held by Copy of Court Roll of the said Manor under the Yearly Rent of Fourpence And also Onegarden in Liddington aforesaid with the Appurtenances formerly in the tenure of the said Thomas Manton but now of the said John Manton holding by Copy of Court Roll of the said Manor under the yearly Rent of Onehilling To which the said William Boyall was Admitted at an adjourned Court held on and for the said Manor the Sixth day of April then last past as Youngest Son and Heir of Thomas Boyall late of Garby aforesaid Farmer deceased And the Reversion and Reversions Remainder and Remainders Rents Issues and profits thereof And also all the Estate Right Title and Interest of him the said William Boyall of in to or out of the said premises or any part thereof To the Use and Behoof of John Manton 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 John Manton 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 Manton 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.

James Hill as Heir At this Court it is found and presented by the Homage for of James Hill deceased of Liddington aforesaid within this Manor that James Hill a Customary

-4- Tenant of the said Manor lately died seized of All that Mepnage or Tenement with the Appurtenances in Liddington aforesaid and all that Close of pasture with the Appurtenances in Liddington aforesaid lying near or adjoining the said Mepnage and called or known by the Name of the Home close containing by Estimation Two acres

or thereabouts /be the same more or less/ And all that part of a Cottage with the Appurtenances in Liddington aforesaid lying near or adjoining to the said Mesnage or Tenement all which said premises are held by Copy of Court Roll of this Manor under the yearly Rent of one shilling and four pence And also all those Four Acres of Land formerly in the possession of Robert Tansey lying dispersed in the Fields of Liddington aforesaid held by the yearly Rent of eight pence And also one acre and an half of Arable Land and Meadow Ground lying in the Fields and Meadowes of Liddington aforesaid formerly in the occupation of John Fisher held under the yearly Rent of six pence And to all which premises the said James Hill was admitted at a Court held the 25. October 1762 and that James Hill of Uppingham in the said County of Rutland Merchant is the only Son and Heir of the said James Hill deceased According to the custom of the said Manor Now at this Court comes in his proper person the said James Hill, the son, 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 James Hill, the Son, 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 —

Michael Snodin on Surrender At this Court it is testified by Joseph Pretty one of the Deinners hereof in open Court sworn that upon the eighth day of April last past Edward Waterfield 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 Joseph Pretty All that Mesnage House and Garden situate standing and being in Liddington aforesaid now in the tenure or occupation of Edward Waterfield and George Peake Together with all and singular the hereditaments and appurtenances in whatsoever which said premises are held by Copy of Court Roll under the yearly Rent of three pence And also all the Estate Right and Title of the said Edward Waterfield therein or thereto or to any part thereof To the use and behoof of Michael Snodin of Liddington aforesaid Farmer his Heirs and Assigns for ever Now at this Court comes in his proper person the said Michael Snodin 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 Snodin 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 —

William Hill on Surrender At this Court comes in his proper person John Hill of Oakham in the said County of Rutland Brecher maker 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 those eight Rods of Arable Land Gras ground and Meadow in Caldecot aforesaid with the Appurtenances formerly Morris held by Copy of Court Roll of this Manor under the yearly Rent of six pence and to which the said John Hill was admitted at a Court held in and for the said Manor next after Mich^r 1770 as Youngest son and Heir of Edward Hill deceased And also all the Estate Right title Interest Use Trust Inheritance property claim and demand whatsoever of him the said John Hill or of any person or persons in Trust for him or for his use of in to or out of the said premises or any part thereof by any ways or means Right or Title whatsoever or howsoever To the use and Behoof of William Hill of Caldecot aforesaid Taylor his

Héirs and Aſigns for ever according to the Custom of the ſaid Manoꝝ
Now at this Court comes in His proper person the ſaid William Hill and
prays to be admitted Tenant to the ſaid premises with the Appurteuaices
to whom the Lord by the ſaid Steward hath granted Seizm thereof by the
Rod To Hold to the ſaid William Hill his Héirs and Aſigns for ever at the
will of the Lord according to the Custom of the ſaid Manoꝝ 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

Ann Winsell on Surrender Whereas at an adjourned Court held in and for the ſaid
and Will of Thomas Winsell Manor on the sixth day of April last past it was testified by
deceased e Thomas Chapman one of the Deiniers thereto in open Court ſƿown

Rent o. 11
Fine o. 4
~ 7 ~
that upon the fifteenth day of January then last past Thomas
Winsell of Caldecott aforesaid Farmer a customary tenant of the ſaid Manoꝝ Did out of
Court Surrender by the Rod into the hands of the Lord of the ſaid Manoꝝ by the
hands and Acceptance of the ſaid Thomas Chapman according to the Custom thereof
All and singular his Copyhold Meuages Cottages Closes Lands Tenements and
Hereditaments ſituate lying and being in Caldecot aforesaid within this Manoꝝ^D
To the Use and Behoof of ſuch person and persons and for ſuch Estate and Estates
Truſts Intents and Purpoſes as the ſaid Thomas Winsell had in and by his last
Will and Testament given and devised the ſame or ſhould thereafter give and
Deive the ſame or respectively any part thereof According to the Custom of the
ſaid Manoꝝ which ſaid Thomas Winsell in and by his last Will and Testament
bearing date the fifteenth day of January last past amongſt other things
Gives or disposes of his Copyhold Cottage and premises within and þarcell of
the ſaid Manoꝝ in the words following - Viz. "I give and Bequeath unto my
wife Ann Winsell All my House Homestead and Cottage thereunto belonging
During the Term of her natural Life" Now at this Court comes ^{with her brother} with the Appurteuaices
Person the ſaid Ann Winsell and prays to be admitted Tenant to the ſaid premises
To whom the Lord by the ſaid Steward hath granted Seizm thereof by the rod
To Hold to the ſaid Ann Winsell and her Aſigns according to the Form and
Effect of the ſaid Will ^{and} according to the Custom of the ſaid Manoꝝ by the
Rents and Services therefore due and of right accustomed and she gives to the
Lord for her fine as in the Margin and ſhe is admitted Tenant thereof
and hath performed Fealty

Thomas Roberts Surrender to At this Court it is Certifyed by the ſaid Steward that upon
the Use of his Will Sworelled the seventeenth day of April last past Thomas Roberts of
Liddington aforesaid Taylor a customary Tenant of the ſaid Manoꝝ^D
Did out of Court Surrender by the rod into the hands of the Lord of the ſaid Manoꝝ^D
by the hands and Acceptance of the ſaid Steward according to the Custom thereof
All his the ſaid Thomas Roberts Copyhold or Customary Meuages Cottages
Closes Lands Tenements and Hereditaments ſituate lying and being in Liddington
aforesaid within this Manoꝝ To the Use and Behoof of ſuch person and persons
and for ſuch Estate and Estates Truſts Intents and Purpoſes as the ſaid Thomas
Roberts had in and by his last Will and Testament given and Deived the
ſame or ſhould thereafter give and Deive the ſame or respectively any part
thereof according to the Custom of the ſaid Manoꝝ

270 William Hill Surrender to the Court. At this Court it is testified by Thomas Chapman one
use of his Will - Intitled } of the Deciners hereh in open Court sworn, that upon the Eleventh
day of July last past William Hill of Caldecot aforesaid Yeoman
a customary Tenant of the said Manor Did out of Court by the Rod Surrender into the
hands of the Lord of the said Manor by the hands of the said Thomas Chapman
according to the Custom thereof All those his the said William Hill's Copyhold or
Customary Messuages Cottages Lands and Tenements with their respective
Appurtenances situate standing lying and being in Caldecot aforesaid To such uses
Behoofs Intents and Purposes as the said William Hill has in and by his last
will and Testament given and devised the same or should thereafter Give and
Devise the same or respectively any part thereof according to the Custom of the said
Manor

Edward Ingram on Surrender Whereas at a Court held in and for the said Manor the
and Will of Ann Hill widow deceased thirtieth day of September 1783 It was testified by Joseph Pretty
one of the Deciners for the said Manor thereto in open Court sworn
that on the nineteenth day of June then last past Ann Hill of Uppingham in the
County of Rutland widow 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 Joseph Pretty
and by the Rod according to the Custom thereof All and singular her Copyhold or
Customary Messuages Cottages Closes Lands Tenements and hereditaments ^{what goes with} with their
and every of their Appurtenances situate standing and being in Liddington aforesaid
within the said Manor 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 Ann Hill at the Will of the Lord according to the Custom of the said Manor
which said Ann Hill in and by her last Will and Testament / the probat whereof now
produced in Court bearing date the nineteenth day of June One thousand seven
hundred and Eighty three gave and devised her Copyhold Estate in Liddington within
this Manor in the Words following Vizt First Give and Devise unto my Son
in Law Edward Ingram of Uppingham aforesaid Horsedealer All those my Copyhold
several pieces and parcels of Arable Land Ley Meadow pasture and Gras ground with
their Appurtenances containing by Estimation Nine Acres be the same more or less
situate lying and being in the Fields and Liberties of Liddington in the said County
of Rutland lately purchased by me of and from Moses Allen Baker and which I have
this day surrendered to the use of my Will To Hold the same unto my said son in
Law Edward Ingram his Heirs and Assigns for ever Now at the said day of
Adjournment of this Court comes in his proper person the said Edward Ingram and prays
to be admitted Tenant to the said premises with the Appurtenances, held by Copy of
Court Roll of the said Manor under the yearly Rent of
To whom the Lord by the said Steward hath Granted Seizin thereof by the rod To Hold to
the said Edward Ingram according to the Form and Effect of the said Surrenders and
last Will and Testament of the said Ann Hill deceased 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 therof and hath performed Fealty

Edward Ingram on Surrender At the said day of Adjournment of this Court it is
of Wm Hill } testified by Joseph Pretty one of the Deciners thereto
in open Court sworn that upon the twentieth day of January
in the year of our Lord One thousand seven hundred and ninety William Hill of
Liddington in the County of Rutland late a customary Tenant of the said Manor
Did out of Court by the Rod According to the Custom of the said Manor Surrender into the

hands of the Lord of the said Manor by the hands and Acceptance of the said Joseph pretty All that half Acre of Arable Land with the Appurtenances in Liddington aforesaid late in the tenure of Michael Snodin but now of the said William Hill and which are held by Copy of Court Roll of the said Manor under the Yearly Rent of Three pence To which said premises the said William Hill was admitted Tenant at a Court held in and for the said Manors on the 22nd day of October 1787 as Youngest Son and Heir at Law of Thomas Hill his late Father deceased Together with all and singular the hereditaments and Appurtenances thereto belonging and the Reversion and Reversions Remainders and Remainders thereof and also all the Estate right and Title of the said William Hill therein and thereto To the Use and behoof of Edward Ingram of Uppingham in the said County of Rutland Curier 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 Edward Ingram and prays to be admitted Tenant to the said premises with the Appurtenances To whom the Lord by the said Steward hath granted feizian thereof by the Rod To Hold to the said Edward Ingram 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 ands 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

Ex by W Torkington Steward

Rent 0.3

Fine 0.3

The Manor of LIDDINGTON
with CALDECOT in the
County of Rutland —

The View of Frank-sledge 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 Saturday the second day of October in the thirtieth Year of the Reigne of our Sovereign Lord George the third by the grace of God of Great Brittain France and Ireland King Defender of the Faith And in the Year of our Lord One thousand seven hundred and ninety And from thence continued by Adjournment untill Saturday the twenty first day of May then next following before William Tookington Gentleman Steward of the Courts there

Inquest and Homage
for LIDDINGTON

Mr. Jno. Marvin —
Sam. Pretty —
Willm. Sharman —
Tho. Clarke —
Sam. Morris —
Willm. Baker —
Jn. Roberts —
Edu. Peach —
Wm. Faulkner —

Tho. Pretty —
Philip Turrell —
Robt. Peach —
Mich. Snodin —
Jn. Sharman —
Ja. Ridgley —
and —
(Wm. Ridgley) —

16 Sworn

Inquest and Homage
for CALDECOT

Mr. Brian Ward —
Tho. Chapman —
Tho. Morris —
Jn. Cort —
Jn. Cave —
Jn. Brown —
Rich. Ward —

Robt. Laxton —
Tho. Stokes —
Geo. & Brown —
Willm. Morris —
and —
(Wm. Brown) —

12 Sworn

Officers Elected
for the Year Ensuing

CONSTABLES for
Liddington —

Willm. Baker —
Wm. Faulkner — } Sworn

Deciners for taking
Surrender there —

John Sharman —
Joseph Pretty — } Continued

Field-reeves —

Wm. Faulkner —
Tho. Clark —
Philip Turrell —
Tho. Pretty —

Continued

Freeboroughs Dike-reever
Surveyors of Woods and
Measures and Ale-tasters

Mich. Snodin —
— and —
Willm. Sharman — } Continued

Pindars —

Tho. Rowlings —
Wm. Hall — } Continued

Rent-Reeve —

CORPORALS for — } Willm Morris — } Sworn
Caldecott — } Willm Brown — }

Deciners for taking Surrenders there — } Tho: Chapman — } Continued
Lewis Woodcock — }

Field-Reeves, Surveyors of Weights and Measures and Ale-tasters — } Willm Morris — } Continued
— and — } Tho: Stokes — }

Dike-reeves — } Willm Morris — } Continued
Tho: Stokes — }

Pindars — } Mich: Ball — } Continued
Wm Hill — }

Rent-REEVE — } Willm Brown — } Sworn

Officium to wit — Thomas Manton, George Ward, and others of Liddington aforesaid William Woodcock Edward Muggleton and others of Caldecot aforesaid —

The Verdict of the Inquest The Jurors of Liddington aforesaid, and Homage of Liddington Upon their Oath do say that all things are well

The Verdict of the Inquest The Jurors of Caldecot aforesaid, upon and Homage of Caldecot — Their Oath, do say that all things are well.

John Hammond on Surrender Wheredas at an adjourned Court held in and of Watson Cave for the said Manor on the twenty ninth day of March

last past it was testified by Joseph Pretty one of the Deciners thereto in open Court sworn that upon the twenty fifth day of March then instant Watson Cave of Liddington aforesaid former 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 Joseph Pretty According to the Custom of the said Manor All that messuage Cottage or Tenement situate standing and being in Liddington aforesaid late Irelands then in tenure or occupation of the said Watson Cave and held by Copy of Court Roll of the said Manor under the Yearly Rent of two pence Together with all and singular houses Outhouses Edifices buildings barns and stables commons and common of pasture to the said messuage Cottage or Tenement belonging or in any wise appertaining And the reversion and reversions remainder and remainders thereof And all the Estate right title Interest use trust possession inheritance property benefit claim and demand whatsoever both at Law and in equity of him the said Watson Cave or any person or persons whamsoever of in or to the same To the use and behoof of John Hammond of Stockerton in the County of Leicester Yeoman his heirs and Aygns for ever according to the Custom of the said Manor Now at this Court comes in his proper person the said John Hammond 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

Rent ⠄. 2

Fine ⠄. 2

the said John Hammond 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.

John Winter on Surrender At this Court comes in his proper person Michael of Michael Snodin & Snodin of Liddington aforesaid Farmer 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 Messuage house and Garden situate standing and being in Liddington in aforesaid late in the tenure or Occupation of Edward Waterfield and George Peake and then in the tenure of Waterfield widow and John Winter Together with all and singular the hereditaments and Appurtenances whatsoever thereto belonging which said premises are held by Copy of Court Roll of this Manor under the yearly Rent of three pence And also all the Estate and Title of the said Michael Snodin therein or thereto or to any part thereof And to which premises the said Michael Snodin was Admitted at a Court held 1^o Octr. 1709 on Surrender of Edward Waterfield To the use and Behoof of John Winter of Liddington aforesaid Labourer 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 John Winter and prayz 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 Winter 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.

Willm Woodcock on Surrender and Will Whereas at a Court held in and for the of his late Father Wm Woodcock deceased & said Manor on the twenty fifth day of October which was in the Year of our Lord 1774 it was testified by Lewis Woodcock one of the Denevers thereto in open Court sworn that on the fourth day of August then 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 Woodcock's 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 Behoof Intents and Purposes as were or should be mentioned appointed Exprefed Limited or Declared in and by the last Will and Testament of the said William Woodcock and to no other uses behoof 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 Viz "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 life and then to my son William Woodcock his heirs 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 his proper person the said William Woodcock the son 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 Rod by the said Steward hath granted Seizin thereof by the Rod

Rent 0.5

Fine 0.5

To Hold to the said William Woodcock, the Son, 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.

Willm Woodcock and Jane his wife At this Court comes in his proper person William
on Surrender of said Willm Woodcock

A-

Woodcock of Caldecot aforesaid Blacksmith 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 Messuage and Homestead in Caldecot aforesaid
with the Appurtenances late in the tenure or Occupation of Grace Woodcock
deceased held by Copy of Court Roll of this Manor under the Yearly Rent
of Five pence To which premises the said William Woodcock hath this day
been admitted as Devisee under the Will of his late Father William Woodcock
deceased And all the Estate Right Title and Interest of him the said William
Woodcock the Son of in to or out of the same premises or any part thereof
To the use and Behoof of him the said William Woodcock the Son and Jane
his now wife for and during the term of their natural lives and the life of
the longer tare 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 the said William Woodcock the Son for ever according to the custom
of the said manor. Now at this Court come in their proper persons the
said William Woodcock, the Son and Jane his wife and pray to be admitted
Tenants 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 them
the said William Woodcock and Jane his wife According to the Form and Effect
of the said Surrender at the will of the Lord according to the Custom of the
said Manor by the Rents and Services therefore due and of right
Accustomed And they give to the Lord for their Fines as in the Margin
and they are admitted tenants thereof and the said William Woodcock
hath performed fealty.

Rent 0.5

Fine 0.5

Fine 0.5

0.10

Robert Peache on Surrender Wiered at an Adjourned Court held in and for this Manor
of James Hill - } on the twenty ninth day of March now last past it was -

- 5 -

Testified by Joseph Pretty, one of the Decinners, thereto in open Court

sworn, that on the fourteenth day of October then last past James Hill of
Uppingham in the County of Rutland Merchant a customary Tenant of the
said Manor Did quit of Court by the rod according to the Custom of the said Manor
Surrender into the hands of the Lord of the said Manor by the hands and
Acceptance of the said Joseph Pretty All that Messuage or Tenement with the
Appurtenances in Liddington aforesaid And all that Close of pasture with the
Appurtenances lying near to or adjoining upon the said Messuage and called
or known by the name of the Home Close containing by Estimation two acres or
thereabouts /be the same more or less/ And all that part of a Cottage with the
Appurtenances in Liddington aforesaid lying near or adjoining to the said
Messuage or Tenement And all which premises are held by Copy of Court Roll of
this Manor under the yearly Rent of one shilling and four pence And also all
those four Acres of Land formerly in the possession of Robert Tansley lying dispersedly
in the fields of Liddington aforesaid held by Copy of Court Roll of the said Manor

Rent 1.4

Rent 0.8

Rent 0.6

2.6

under the yearly Rent of eight pence And also one Acre and an half of Arable
Land and Meadow Ground lying in the fields and Meadows of Liddington formerly
in the occupation of John Fisher held by Copy of Court Roll of the said Manor under
the yearly Rent of six pence And to all which premises the said James Hill

June 1. 4
June 8.
June 6.
2. 6

was admitted at a Court held the first day of the then instant October as
only Son and Heir of James Hill his late Father deceased And also all other
the Copyhold Lands and Tenements of the said James Hill in Liddington a-
foresaid And all which premises were then in the Occupation of the said James
Hill Together with all and singular the Hereditaments and Appurtenances
thereunto belonging And the Reversion and reversions Remainder and Remainder
thereof And also all the Estate right and Title of the said James Hill therein
or thereto or to any part thereof To the use and Behoof of Robert Peach
of Stoke-dry in the County of Rutland Grazier 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 Robert Peach 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
Robert Peach 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 Fealty

John Bryan on Surrender of At this Court it is certified by the said
William Thorpe and on Surrender } Steward that upon the twenty seventh day of March
of Edw. Morris (-) - } then last past William Thorpe then or late of Oxford
- 6 - Street in the Parish of Saint Mary-le-bone in the

County of Middlesex horse dealer who was the youngest Son and Heir
and was then the only surviving Son and Heir of Daniel Thorpe of
Liddington aforesaid horse dealer deceased a customary tenant of the said
Manor 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 Robert French
of the Strand, London, Gentleman Deputy Steward of the said William
Thorpe Chief Steward of the Courts of the said Manor by Virtue of
a Deputation for that purpose made under the hand and Seal of the
said Steward bearing date the twentieth day of March then instant
according to the Custom thereof All that Messuage or Tenement
with the Yards Gardens Orchards Closes Commons and Common of pasture
thereto belonging situate lying and being in Liddington aforesaid And also
all those Outhouses Barns Stables Granaries and Edifices some time since
erected and Built upon the premises or some part thereof with their
and every of their Appurtenances, All which premises were theretofore
in the Occupation of Martha Allen Widow and held by Copy of Court Roll
of the said Manor under the yearly Rent of One shilling and sixpence
To which the said Daniel Thorpe was admitted at a Court held in and for
the said Manor on or about the 16th day of June 1750 on a Recovery
suffered by him the said Daniel Thorpe and Elizabeth his wife Together
with all and singular the houses Outhouses Barns Buildings Fences
profits privileges and Appurtenances whatsoever to the said Messuage
or Tenement Hereditaments and premises belonging or in any wise
Appertaining And the Reversion and Reversions Remainder and Remainders
Rents Issues and profits thereof And also all the Estate Right Title and
Interest of him the said William Thorpe of in to or out of the same
premises or any part thereof To the use and Behoof of John Bryan
of Gretton in the County of Northampton Farmer his Heirs and Assigns
for ever according to the Custom of the said Manor And Whereas
at this Court it is testified by Joseph Pretty one of the Deacons here to in
open Court sworn that upon the thirteenth day of April last past Edward

Morris of Harborough in the County of Leicester Ironmonger a customary tenant of the said Manor 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 Joseph Pretty according to the Custom thereof All that Messuage or Tenement with the yards Gardens Orchards Closes Commons and Common of pasture thereto belonging situate lying and being in Liddington aforesaid And also all those Outhouses Barns Stables Granaries and Edifices some time since erected and built upon the premises or some part thereof with their and every of their Appurtenances All which premises were heretofore in the Occupation of Martha Allen Widow and held by Copy of Court Roll of the said Manor under the Yearly Rent of One shilling and sixpence To which the said Edward Morris was admitted at a Court held in and for the said Manor on or about the 2^d day of June 1772 as Youngest Son and heir of William Morris deceased on a Conditional Surrender from Elizabeth Butcher Spinster as Mortgagor of same premises — under a Conditional Surrender granted from Daniel Thorpe late of Liddington aforesaid Horse dealer and Elizabeth his wife to Mr Thomas Newball for securing Two hundred pounds and Interest which by several mesne Acts and Assurances became vested in the said William Morris for securing One hundred pounds and Interest Together with all and singular the Houses Outhouses Barns Buildings Fences profits Privileges and Appurtenances whatsoever to the said Messuage or Tenement hereditaments and premises belonging or in any wise appertaining And the Reversion and Reversions Remainder and Remainders Rents Issues and profits thereof And also all the Estate Right Title and Interest of him the said Edward Morris of in to or out of the same premises or any part thereof To the Use and Behoof of John Bryan of Gretton in the County of Northampton Farmer his heirs and assigns for ever According to the Custom of the said Manor Now at this Court comes the said John Bryan by Thomas Bryan 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 feizian thereof by the rod To Hold to the said John Bryan 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

Mary Laxton Surrender At this Court it is testified by John Sharman one of the to the Use of her Will Inrolled Decimus hereto in open Court sworn that upon the Nineteenth day of June now last past Mary Laxton a Customary Tenant of the said Manor Did out of Court Surrender by the rod into the hands of the Lord of the said Manor by the hands and Acceptance of the said John Sharman according to the Custom thereof All her the said Mary Laxton's Copayhold or Customary Holdings Cottages Closes Lands Tenements and hereditaments situate lying and being in Liddington aforesaid within this Manor To the Use and Behoof of such person and persons and for such Estate and Estates Trusts Intents and Purposes as the said Mary Laxton had in and by her last Will and Testament given and devised the same, or ^{should} thereafter give and Deceive the same or respectively any part thereof according to the Custom of the said —

Tho Stokes and Eliz his Wife Whereas on the second day of October last past Thomas on Surrender of said Thomas Stokes & Stokes of Caldecot aforesaid Farmer a Customary Tenant of the said —
Manor In Consideration of a marriage intended shortly to be had and solemnized between the said Thomas Stokes and Elizabeth Cannon Spinster

only Daughter of James Cannon of Myddleton in the County of Northampton Farmer And of the sum of One thousand pounds to be had and received by the said Thomas Stokes of and from the said James Cannon immediately on the Solemnization of the said intended Marriage as and for the marriage portion of the said Elizabeth Cannon Did out of Court ^{at her said} Surrender by the Rod into the hands of the Lord of the ~~the~~ Manor by the hands and Acceptance of William Torkington Gentleman Steward of the Courts of the said Manor according to the Custom thereof All that Yard Land being Copyhold containing by Estimation Thirty two acres or thereabouts be the same more or less lying and being dispersedly within the Precincts and Common Fields of Caldecot aforesaid with the Appurtenances within the Manor aforesaid held by Copy of Court Roll of the said Manor under the Yearly Rent of nine shillings late the Estate of John Giles Marlin and others now in the tenure & occupation of Thomas Morris his Under tenants Assignee or Assigns To which the said Thomas Stokes was admitted at an Adjourneed Court held in and for the said Manor on a Surrender from William Foster And also One Quarter of a Yard Land Copyhold in Caldecot aforesaid within the said Manor with the Appurtenances being the half part of an half Yard Land containing by Estimation Nine Acres and an half or thereabouts be the same more or less formerly the Estate of Prudence Gregory afterwards of Gregory Cox and John Cooper successively held by Copy of Court Roll of the said Manor under the Yearly Rent of Two shillings and three pence now in the tenure of William Morris or his Assigns To which said premises the said Thomas Stokes was admitted on a Surrender from Thomas Chapman or howsoever otherwise the said Copyhold Lands and Hereditaments now are or is or at any time heretofore have or hath been called known distinguished or described Together with all Hedges Ditches Rights Members Hereditaments and Appurtenances whatsoever to the said Copyhold premises belonging or in any wise Appertaining And the Reversion and Reversions Remainder and Remainders Rents Issues and Profits thereof And also all the Estate Right Title and Interest of him the said Thomas Stokes of in to or out of the same premises or any part thereof To the use of such person and persons and for such Estate and Estates uses intent and purposes as the premises respectively are and stand limited and vested at and immediately before the passing of this Surrender until the said intended Marriage shall be had and Solemnized And from and immediately after the Solemnization thereof To the use and Behoof of the said Thomas Stokes and his Assigns for and during the Term of his natural Life without Impeachment of or for any manner of waste And from and immediately after the determination of that Estate To the use and Behoof of John Cannon of Myddleton aforesaid Farmer and Thomas Chapman of Caldecot aforesaid Farmer and their Heirs for and during the then remainder of the life of the said Thomas Stokes Upon Trust to support and preserve the Contingent Uses and Estates herein after limited from being defeated or destroyed and for that purpose to make Entries and bring Actions as the Case shall require but nevertheless to permit and suffer the said Thomas Stokes and his Assigns during his life to receive and take the Rents and profits thereof to and for his and their own use and benefit And from and after his Decease Then To the use and behoof of the said Elizabeth Cannon his intended wife for and during the Term of her natural life without impeachment of or for any manner of waste And from and after her decease To the use and Behoof of the Heirs of the Body of the said Elizabeth Cannon by the said Thomas Stokes lawfully to be begotten And for default of such Issue Then To the use and Behoof of the Heirs and Assigns of him the said Thomas Stokes for ever according to the

Rent 9.0
Rent 2.3
11.3

Fine 11.3
Fine 11.3

Custom of the said Manor Now at the said day of Adjournment of
 this Court come in their proper persons the said Thomas Stokes and Elizabeth
 his wife and 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 them the said Thomas Stokes and
 Elizabeth his wife according to the form and Effect of the said Surrender
 at the will of the Lord according to the Custom of the said Manor by the
 Rents and Services therefore due and of right accustomed And they give
 to the Lord for their Fines as in the Margin and they are admitted
 Tenants thereof and the said Thomas Stokes hath performed Fealty

W^m Brown on Surrender Whereas on the twenty second day of October now last past
 of Lewis Woodcock & Lewis Woodcock of Caldecot aforesaid Farmer a Customary Tenant
 of the said Manor In Consideration of the sum of One hundred

and twenty pounds of lawful Money of Great Brittan to the said Lewis
 Woodcock in hand paid by William Brown of Caldecott aforesaid Farmer at or
 before the passing this Surrender the Receipt whereof was thereby acknowledged
 And in Consideration of the sum of Two hundred and fifty pounds to be paid to
 Daniel Freeman of Thorpe-by-Water in the said County of Rutland Farmer
 in discharge of a Mortgage Surrender to him made of the premises hereafter
 mentioned / with other hereditaments / Did out of Court Surrender by the rod
 into the hands of the Lord of the ^{aforesaid} said Manor by the hands and Acceptance
 of William Torkington Gentleman Steward of the Courts of the said Manor
 according to the Custom thereof All that half Yard Land containing by
 Estimation Fifteen Acres ~~and~~ one rod and a Butt of Arable Land Leys
 Meadow and pasture ground lying dispersedly in the Fields Precincts and
 Territories of Caldecot aforesaid held by Copy of Court Roll of the said Manor
 under the yearly Rent of Five shillings and one penny three farthings
 called Waterfields and now in the tenure or occupation of the said Lewis
 Woodcock or his Assigns Together with all and singular the Commons and
 Common of pasture profits privileges Rights Members hereditaments and
 Appurtenances whatsoever to the same Half Yard Land and premises
 belonging or in any wise appertaining / To which said Half Yard Land the
 said Lewis Woodcock was admitted / with other premises / at a Court held for
 the said Manor the second day of October 1779 on Surrender from Thomas
 Woodcock which said Lewis Woodcock hath Excepted and reserved to himself
 and his Heirs and Assigns out of the said Half Yard Land to which he
 was so admitted A Close containing about seven rods lying in a place called Snellon
 and half an acre of Arable Land in Frank Furlong in Caldecot aforesaid And which said Lands
 hereby surrendered are from henceforth to be held by the Rent of Four shillings and six pence
 and the said Excepted Close and half Acre of Land to be held by the Rent of Seven pence
 three farthings / And the Reversion and Reversions Remainder and Remainders Rents Issues
 and profits of the said Lands and premises hereby surrendered And also all the Estate
 Right Title and Interest of him the said Lewis Woodcock of in to or out of the same

Rent 4.6

Fine 1.6

To the use and Behoof of William Brown of Caldecot 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 William Brown and prays to be admitted Tenant to the said
 premises with the Appurtenances held by Copy of Court Roll of the said Manor under the yearly Rent of
 Four shillings and six pence To whom the Lord by the said Steward hath granted Seizin thereof by the Rod To Hold
 to the said William Brown 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

Sd by W^m Torkington Esq^r Steward

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The Manor of Liddington
with Caldecot in
the County of Rutland } The View of Frank-pledge and
also the Great Court Baron of the Right }
Honourable ^{hold of Liddington, aforesaid in and for the said manor} Brownlow Earl of Exeter Baron of
Burghley Lord of the said Manor within

One Month next after the Feast of Saint Michael the Archangel to wit on Saturday the eighth day of October in the thirty first 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 ninety one And from thence continued by Adjournment untill Monday the second ~~are~~ ^{is} a day of April then next following before William Yorkington Gentleman Steward of the Courts there

Inquest and Homage for Liddington
Jn^r. Marvin —
Jn^r. Woodland —
Phil. Tirrel —
Jam^r. Ridgley —
Edw^r. Peach —
Robt. Peach —
Sam^r. Morris —
Tho^r. Clark —

W^m Sharman —
Tho^r. Pretty —
W^m Faulkner —
W^m Barker —
Jn^r. Roberts —
W^m Ridgley —
and —
Sam^r. Pretty —

15 Sworn

Inquest and Homage for Caldecot
Brian Ward —
John Cort —
Geo. Brown —
Jm^r. Brown —
W^m Morris —
Tho^r. Morris —

Rich^r. Ward —
Tho^r. Chapman —
Rob^r. Laxton —
John Cave —
and —
Will^m Cave —

12 Sworn

Officers Elected for the year ensuing
Constables for Liddington —

Will^m Baker —
Will^m Faulkner — } Continued
Jn^r. Sharman —
Jn^r. Pretty — } Continued

Deciners for taking Surrenders their —

Edw^r. Peach —
Rob^r. Peach — } Sworn
Jn^r. Roberts —
Philip Tirrel — } Continued

Freeboroughs, where ever Surveyors of Weights and Measures and Ale tasters —

W^m Baker —
W^m Sharman — } Sworn
Continued

Pindars —

W^m Hill —
J^r. Bramston — } Continued
Fra^r. Baker —

Rent-reeve —

Edw^r. Peach — } Sworn

Constables for Caldecot	John Brown — Geo. Brown — }	Sworn
Deciners for taking Surrenders there	Tho. Chapman — Brian Ward —	Continued Sworn
Field-reeves, Surveyors of Weights & Measures and Ale-tasters —	Wm Morris — Tho. Stokes — }	Continued
Dike-reeves —	Wm Morris — Tho. Stokes — }	Continued
Pindars —	Will'm Hill —	Continued
Rent-reeve —		

Essays to wit Clement Marvin Geo. Ward and others of Liddington aforesaid
John Deacon Edmund Wallis and others of Caldecot aforesaid

The Verdict of the Inquest. The Jurors of Liddington aforesaid upon their
and homage of Liddington Oath do say that all things are well

The Verdict of the Inquest of The Jurors of Caldecot aforesaid upon their Oath
and Homage of Caldecot do say that all things are well —

Willm have Devisee of his Father Whereas at a Court held in and for the said Manor
Expectant on the Death of his late — on 18th day of October in the Year of our Lord 1565 it was
Mother Mary Cave Deceased — Testified by John Hand one of the Decinners for Caldecot
— Aforesaid thereto in open Court Sworn that on the 31st day
of March then last past John Cave a Customary Tenant of the said Manor
Did out of Court Surrender by the rod into the hands of the Lord of the said
Manor by the hands of the said John Hand All his the said John Cave's
Copyhold Estate Messuages Cottages and Lands in Caldecot aforesaid —
To the use and behoof of such Person and Persons and for such uses —
Intents and Purposes as the said John Cave should by his last Will
and Testament give Devise Direct or appoint And Whereas at the same
Court it was found and presented by the Homage for Caldecot aforesaid
that the said John Cave then lately died seized of One half Acre of Ley
Ground in Church Leys Furlong held under the Yearly Rent of one Penny
And also One half Acre in Long Thom Pool furlong One half Acre in
Meadow Gate Furlong One Rod in Long Gun Furlong and one Rod in short
furlong and one half Rod of Meadow in East Holmes held by the Rent of
Three pence which premises are set forth in a Court Roll bearing date the
Twenty first day of October which was in the Year of our Lord 1531 at which
Court the said John Cave was admitted thereto as the Youngest Son and
Heir of his Father And also all those two rods of Meadow One Rod
lying in the old Meadow and the other in the new Meadow both in Caldecot
aforesaid formerly in tenure of Thomas Coleman held by two copyholders
Court Roll under the Yearly Rent of one half Penny and one half Penny and
to which the said John Cave was admitted at a Court held by Adjournment
next after Michaelmas 1545 on Surrender of William Rawson And also divers

other Lands and hereditaments And at the same Court Mary Cave widow and William Cave her Son produced in open Court the last Will and Testament of the said John Cave bearing date on or about the nineteenth day of January 1762 which as to part of his Copyhold Estates in this Manor is in the words following - that is to say - Item I give and bequeath unto my second Son William Cave his Heirs and Assigns for ever All that my Messuage house and homestead home close and every of the Appurtenances thereto belonging then in the tenure of Thomas Winsall he suffering whosoever shall be in the tenure of my Cottage house to have free Liberty to pass and repass thro' his Messuage Yard to my Cottage yard without any let hindrance or Molestation or without paying for the said passage Item I give and bequeath unto my son William Cave his Heirs and Assigns for ever All those my two rods of Meadow which I purchased of William Ross lying and being in the Meadows of Caldecot aforesaid And at the same Court the said William Cave was Admitted Tenant to said premises except the said two rods of Meadow which in a former part of the said Will were devised to Mary Cave widow his Mother for life to which two rods the said Mary Cave had that day been admitted and is lately dead Now at this Court comes in his proper person the said William Cave and humbly prays to be admitted Tenant to the said two rods of Meadow with the Appurtenances To whom the Lord by the said Steward hath granted Seizm there of by the rod To hold to him the said William Cave his Heirs and Assigns at the will of the Lord according to the Custom of the said Maner and he gives to the Lord for his fine as in the Margin and is Admitted Tenant thereof and hath performed fealty -

Berry Sets on Surrender At this Court it is certified by the said Steward of Geo. Peake - That on the third day of December 1790 George Peake of Liddington aforesaid weaver a customary Tenant of the said Maner did out of Court Surrender by the rod into the hands of the Lord of the Maner aforesaid by the hands and Acceptance of the said Steward according to the Custom thereof All his one Undivided fifth part of the whole in five equal parts to be divided of and in All that Copyhold or Customary Messuage Cottage or Tenement with the Appurtenances held by Copy of Court Roll of the said Maner under the yearly Rent of Three shillings and nine pence And also one Undivided fifth part of the same to be divided as aforesaid of and in All those several pieces and parcels of Arable Land Ley Meadow pasture and Grass Ground situate lying and being dispersedly in the open and Common fields of Liddington aforesaid containing by Estimation Ten Acres and two rods be the same more or less held by the Rent of three shillings and one penny Together with One Undivided fifth part of the Rights members and Appurtenances to the said Messuage Lands and premises belonging or in any wise Appertaining And also all other the part and parts share and shares Estate and Interest whatsoever of him the said George Peake in possession - Reversion Remainder and Expectancy of and in the said Messuage Lands and hereditaments with their Appurtenances All which said messuage Lands and premises were then in tenure of Robert Worley or his Assigns and were late the Estate of Elizabeth Peake who by her last Will and Testament devised the same to and amongst all her Grandchildren Sons and Daughters of her late Son William Peake in manner as in the said Will is mentioned To which one Undivided fifth part of the ^{said} Messuage Lands and premises the said George Peake was admitted at an adjourned Court held the twenty fifth Day of March 1782 as one of the said Grandchildren and devisees of the said Elizabeth Peake -

To the use and behoof of Benjamin Letts of Melbourn in the County
of Leicester Farmer his Heirs and Assigns for ever according to the Custom
of the said Manor And Now at this Court comes in his proper person
the said Benjamin Letts and prays to be admitted Tenant to the said one
Undivided fifth part of the same to be divided as aforesaid / of and in the said
premises with their Appurtenances To whom the Lord by the said
Steward hath granted Seizin thereof by the rod To hold to the said
Benjamin Letts 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 Fealty)

Thos Pretty on Surrender At this Court comes in his proper person William
of Wm Murdoch - & Murdoch of Saddington aforesaid Farmer 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 messuage or Tenement in Saddington -
aforesaid with the Appurtenances thereunto belonging then in the tenure
or occupation of Thomas Manton or his Assigns held by Copy of Court Roll
of this manor under the yearly Rent of Sixpence and to which the said
William Murdoch was lately admitted with another messuage or a
Surrender from W. Thomas Bryan And all the Estate Right Title and
Interest of him the said William Murdoch of into or out of the same premises
or any part thereof To the Use and Behoof of Thomas Pretty of Saddington
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 Thomas
Pretty 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 Thomas 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 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 Chapman, Surrender At this Court comes in his proper person
to the Use of his Will - Trotted. Thomas Chapman of Caldecot aforesaid Grazier
a customary Tenant of the said Manor and doth
in open Court Surrender by the Rod into the hands of the Lord of the
Manor aforesaid by the hands and Acceptance of the said Steward according to
the Custom thereof All his the said Thomas Chapmans Copyhold or
customary messuages Cottages Gloses Lands Tenements and hereditaments
situate lying and being in Caldecot aforesaid within this Manor To the
Use and Behoof of such person and persons and for such Estate and Estates
Trusts Intent and purposes as the said Thomas Chapman has in
and by his last will and Testament given and devised the same, or shall
hereafter give and devise the same or respectively any part thereof
according to the Custom of the said Manor

John Colwell Surrender At the said day of Adjournment of this Court it is testified
to the use of his Will, Inrolled by John Sharman one of the Decinners thereto in open
Court sworn that on the second day of July last past
John Colwell of Liddington aforesaid Woolcombe 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 John Sharman
according to the custom thereof by the rod All and every his copyhold
Messuages Cottages Lands Tenements and hereditaments lying and
being within the said Manor To the use and behoof of such person
and persons and for such Estates intents and purposes as he the
said John Colwell in and by his last Will and Testament in
writing already made or thereafter to be made duly executed in
the presence of three or more credible witnesses should declare
limit and appoint according to the Custom of the said Manor

Thomas Bryan Surrender At the said day of Adjournment of this Court
to the use of his Will, Inrolled it is testified by Joseph Pretty one of the Decinners
thereto in open Court sworn that on the ninth
day of November last past Thomas Bryan of Stoke Dry in the said
County of Rutland 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 Joseph
Pretty according to the custom of the said Manor All and every his
messuages Cottages Lands Tenements and hereditaments with their
and every of their Appurtenances held by him under the said Manor
To and for such use and uses behoofe intents and purposes as he
had or should in and by his last Will and Testament give
Devise limit or appoint the same.

Seal by W. Worthington Steward

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The Manor of Liddington The View of Frank-pledge and also
 with Caldecot in the Great Court Baron of the Right Honourable —
 the County of Rutland 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 Saturday the twenty seventh
 day of October in the thirty third year of the reign of our Sovereign Lord
 George the third by the grace of God of Great Britain France and
 Ireland King Defender of the faith and in the Year of our Lord
 One thousand seven hundred and ninety two and from thence
 continued by Adjournment until Monday — the twenty fifth
 day of March — then next following Before William Torkington
 Gentleman Steward of the Courts there.

Micahas 1792

Inquest and Homage for Liddington	M. W. Sharman Wm Murdock Thos. Wright Edw. Peach Sam. Morris Tho. Pretty Wm. Faulkner Wm. Ridgley	Sam. Pretty John Roberts Farmer Wm Baker Jn. Sharman Robt. Peach Jn. Marvin Phil. Turrel James Ridgley	16 Sworn
Inquest and Homage for Caldecot	M. J. Brown Geo. Brown Wm. Brown Tom Morris Bryan Ward Tho. Stokes Tho. Morris	Tho. Chapman John Cave Robt. Paxton Jn. Hill Tho. Brown and Richd. Ward	13 Sworn
Officers elected for Constables for the Year ensuing	Liddington	Philip Turrel Tho. Pretty	Sworn
DECINERS for taking Surrenders there		Jn. Sharman Jos. Pretty	Continued
Field Reeves		Tho. Clarke Wm. Faulkner Sam. Morris Wm. Ridgley	Sworn
Freeboroughs, Dike-reeves Surveyors of Weights and Measures and Heavers		Tho. Clarke Joh. Lygo	Sworn
Pindars		Wm. Hales Joh. Bramston Frd. Baker	Continued
Rent Reeve		Edw. Peach	

Constables for Caldecot

Geo. Brown _____
Bryan Ward _____

Cont'd
Sworn

Deemers for taking
Surrenders there }

Tho. Chapman —
Bryan Ward —

Continued

Field-reeves, Surveyors of
weights & Measures and
Plasterers —

Tho. Chapman —
Tho. Stokes —

Sworn
Cont'd

Dike-reeves —

Tho. Chapman —
Tho. Stokes —

Sworn
Cont'd

Pindar —

Wm. Hill —
Geo. Brown —

Continued
Sworn

Rent-reeve —

Spogions to wit Clement Marvin Wm Brown and others of Liddington
aforeaid Willm Woodcock, Willm Hill and others of Caldecot aforesaid

The Verdict of the Inquest and The jurors of Liddington aforesaid upon their
Homage of Liddington — Oath do say that all things are well.

The Verdict of the Inquest and The jurors of Caldecot aforesaid upon their
Homage of Caldecot — Oath do say that all things are well.

William Brown. At this Court comes in his proper person William Brown
Recovery. of Caldecot aforesaid Farmer 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 bands and acceptance of the said
Steward according to the Custom thereof All that one messuage in Caldecot
aforesaid with the Appurtenances now in the tenure of the said William Brown
within the manor aforesaid held by Copy of Court Roll of the said Manor under
the Yearly Rent of six pence And also one half yard Land containing by
Estimation Fourteen acres lying and being within the Fields and Liberties of
Caldecot aforesaid with the Appurtenances within the manor aforesaid now in
the tenure of the said William Brown held by Copy of Court Roll of the said
Manor under the Yearly Rent of two shillings and sixpence to which the said
William Brown was admitted at a Court held in and for the said Manor next after
Michaelmas 1784 as Youngest Son and Heir of Jane Brown by John Brown her
late Husband both deceased together with all Edifices Buildings Hedges Ditches
Fences Commons and Common of pasture profits Privileges Rights Members &
Hereditaments and Appurtenances to the said Messuage Lands and premises
belonging or in any wise appertaining And the Reversion and Reversions remainder
and remainders thereof And all the Estate Right Title and Interest of him the said
William Brown therein or thereto To the use and behoof of William Broughton
his heirs and assigns for ever according to the Custom of the said Manor To the
intent that the said William Broughton may be perfect Tenant of the premises
aforesaid with the Appurtenances and of the Customary Title thereof for the
suffering and paying 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 William Broughton 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

the 20^d To hold the Customary premises aforesaid with the Appurtenances unto the said William Broughton 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 settled assurance only and he is admitted Tenant therof &c

And afterwards to wit at this Court comes in his proper person Thomas Chapman and in open Court complains against the said William Broughton 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 plaint in the Nature and form of the Writ of our Lord the King De injuria super disseizam et le post at the common Law according to the Custom thereof and finds pledges to prosecute his said plaint to wit John Doe and Richard Roe and craves process thereupon to be made according to the Custom of the said Manor against the said William Broughton relinquant here immediately &c And it is granted to him &c And the said William Broughton present here in Court freely appears to the plaint aforesaid without further process

And hereupon the said Thomas Chapman in his proper person demands against the said William Broughton 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 William Broughton hath not entry but after the disseizin which Hugh Hunt thereof unjustly and without judgement hath made to the said Thomas Chapman within thirty years last past And whereupon he saith that he the said Thomas Chapman 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 &c And into which &c And thereupon he brings his Suit &c

And hereupon the said William Broughton in his proper person comes and defends his right when &c And voucheth to warranty the said William Brown who freely warrants to him the Customary premises aforesaid with the Appurtenances and so forth

And hereupon the said Thomas Chapman demandeth against the said William 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 &c And into which &c And thereupon he brings his Suit &c

And hereupon the said William Brown Tenant by his warranty comes in his proper person and defends his right when &c And further voucheth to warranty William Hill who warrants to him the Customary premises aforesaid with the Appurtenances &c

And hereupon the said Thomas Chapman demandeth against the said William 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 &c And into which &c And thereupon he brings his suit &c

And hereupon the said William Hill Tenant by his warranty in his proper person comes and defends his right whereto And saith that the said Hugh Flint did not dispossess the said Thomas Chapman of the said Customary premises with the Appurtenances as the said Thomas Chapman by his writ or plaint and Declaration above doth suppose and he reff putteth himself upon his Country and the Homage of the Court aforesaid And the said Thomas Chapman 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 William Hill here and soforth.

And afterwards - to wit - at the said third hour the said Thomas Chapman returneth here in Court in his proper person and the said William 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 Thomas Chapman do recover his Seizin against the said William Broughton of the Customary premises aforesaid with the Appurtenances To hold to the said Thomas Chapman and his heirs forever at the Will of the Lord according to the Custom of the said Manor free from the said William Broughton and his heirs forever And that the said William Broughton have of the Customary premises of the said William Brown to the value &c within the Manor aforesaid And that the said William Brown have further of the Customary premises of the said William Hill within the said Manor to the value &c And that the said William Hill be in Mercy &c

And hereupon the said Thomas Chapman craves the process and precept of the Court to be directed to the Baillif to cause full seizin of the premises aforesaid to be had to him and it is granted to him returnable here immedately

And afterwards to wit on the same day and year aforesaid the Court setting comes here into Court the said Thomas Chapman And the Baillif 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 Thomas Chapman as by the said precept it was commanded

And hereupon at this Court comes in his proper person the said Thomas Chapman and humbly prayeth the favour of the Lord of this Manor that he may 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 thereupon the Lord of the said Manor in open Court by the said Steward hath granted and delivered unto the said Thomas Chapman 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 Thomas Chapman 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 appearance only and he is admitted Tenant thereof By Notice of which said Recovery the said Thomas Chapman is seized of and in the premises aforesaid with the Appurtenances in his Demaine 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 Thomas Chapman, William Broughton, and William Brown 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 according to the custom thereof All that the said Messuage in Caldecot held by the said Rent of Sixpence And also the said one Half yard Land containing by Estimation Fourteen Acres held by the said Rent of Two shillings and sixpence with the Common Right members hereditaments and Appurtenances herein before mentioned to be surrendered by the said William Brown To the use of the said William Broughton as aforesaid And the Reversion and Reversions Remainder and Remainders thereof To the use and Behoof of the said William Brown his Heirs and Assigns for ever according to the Custom of the said Manor And Lastly the said Thomas Chapman and William Broughton 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 the said William Brown All the Estate Right Title Interest Use Trust property claim and demand whatsoever of them the said Thomas Chapman and William Broughton 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 William Brown 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 William Brown 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 Use as in the Margin and he is admitted Tenant thereof and hath performed ffalting

Willm Brown and Marg^t At this Court comes in his proper person William Brown his wife on surrender of the said Wm Brown of Caldecot aforesaid Farmer a customary Tenant of the said

Marg^t and Dots in open Court Surrender by the Rod into

the hands of the Lord of the Manor aforesaid by the hands and Acceptance of the said Steward according to the custom thereof All that one half yard Land containing by Estimation fourteen Acres lying and being within the Fields and Liberties of Caldecot aforesaid with the Appurtenances within the Manor aforesaid now in the tenure of the said William Brown held by Copy of Court Roll of the said Manor under the Yearly Rent of two shillings and sixpence To which the said William Brown was admitted at a Court held in and for the said Manor next after Michaelmas 1704 as Youngest Son and Heir of Jane Brown by John Brown her late Husband both deceased and of which with other hereditaments the said William Brown hath this day suffered a Recovery To the use of him his Heirs and Assigns for ever Together with all hedges ditches Fences Commons and Common of Pasture Profits Privileges Rights Members hereditaments and Appurtenances to the said half yard Land belonging or in any wise appertaining And the Reversion and Reversions Remainder and Remainers thereof And all the Estate Right Title and Interest of him the said William Brown therein and thereto To the use and Behoof of the said William Brown and Margaret his wife for and during the Term of their two natural Lives and the Life of the longer lives of them And from and immediately after their deceases and the decease of the survivor of them Then to the use and Behoof of the Heirs and Assigns of the said William Brown for ever According to the Custom of the said Manor Now at this Court come in their proper persons the said William Brown and Margaret his wife and 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 them the said William Brown and Margaret his wife According to the form and effect of the said Surrenders

Rent 0.2.6

Fine 0.2.6

Fine 0.2.6

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 the said William Brown hath performed fealty

Willm Morris and Ann At this Court comes in his proper person William his wife on Surrender of } Morris of Caldecot aforesaid Farmer and after a customary said Willm Morris } Tenant of the said Manor and doth in open Court

s d
Rents 0.5
Rents 0.5
0.10

s d
Fines 0.10
Fines 0.10

3 -
Surrender by the Rod into the hands of the Lord of the Manor aforesaid by the hands and acceptance of the said Steward according to the Custom thereof All that one messuage or Tenement in Caldecot aforesaid in this Manor formerly known now in the tenure of the said William Morris held by two or more copy's of Court Roll of this Manor under the several yearly Rents amounting to ten pence Together with all and singular the hereditaments and Appurtenances thereto belonging or in any wise appertaining and the reversion and reverions remainder and remainders thereof and all the Estate Right Title and Interest of him the said William Morris therein and thereto To the use and behoof of the said William Morris and Ann his wife for and during the term of their natural lives and the life of the longer liver of them And from and immediately after their decease and the decease of the Survivor of them Then To the use and behoof of the Heirs and Assigns of the said William Morris for ever according to the Custom of the said Manor Now at this Court come in their proper persons the said William Morris and Ann his wife and pray to be admitted Tenants 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 them the said William Morris and Ann his wife according to the form and effect of the said Surrender at the will of the Lord according to the Custom of the said Manor by the Rents and Services therefore due and of right accustomed and they give to the Lord for their Fines as in the Margin and they are admitted Tenants thereof and the said William Brown hath performed fealty

Francis Gibbons Surrender to the } At this Court it is testified by John Sharman
use of his Will - Inrolled } one of the Deponents thereto in open Court sworn that
on the 15th day of August last past Francis Gibbons of
Liddington aforesaid Stone Manor 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 John Sharman according to
the Custom thereof by the rod All and every his Copyhold Messuages
Cottages Lands Tenements Commons and Hereditaments lying and being
within the said Manor To the use and Behoof of such person and Persons
for such Estates Intents and purposes as he the said Francis Gibbons in and
by his last Will and Testament in writing already made or here after to
be made duly executed in the presence of three or more credible witnesses
shall declare Limit or appoint according to the Custom of the said
Manor

Hugh Clark Surrender to the } At this Court it is testified by Joseph
use of his Will - Inrolled } Petty one of the Deponents thereto in open Court
Sworn that on the 17th day of July last past
Hugh Clark of Liddington aforesaid Manor 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 Joseph Petty
according to the custom of the said Manor All and every his Incomes
Cottages Lands Tenements and hereditaments with their and
every of their Appurtenances held by him under the said Manor
To and for such Use and Uses behoof intent and purposes as he
hath or shall in and by his last Will and Testament give
Devise Direct Limit or appoint the same

the said day of Adjournment of
Willm Clarke on Surrender At this Court comes in his proper person William
of Willm Green

Green of Wildon in the County of Northampton Esq

Combe a customary Tenant of the said Manor and doth

in open Court surrender by the rod into the hands of the Lord of the
Manor aforesaid by the hands and acceptance of the said Steward according
to the custom thereof All that one Cottage situate in Liddington
aforesaid now in the tenure or occupation of John Sliffe or his assigns
with the Appurtenances within the Manor aforesaid held by the
Rent of Fourpence And the Reversion and Reversions Remained
and Remainders thereof And all the Estate right Title and Interest
of him the said William Green therein and thereto To the use and
Behoof of William Clarke of Liddington aforesaid Mason 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
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 To hold to the said William
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 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 faithfully

Rent £

Fine £

John Clarke on Surrender
of Robert Walker Esq

the said day of Adjournment of

At this Court comes in his proper person Robert
Walker of Stockerton in the County of Leicester Esq

a customary Tenant of the said Manor and doth

in open Court surrender by the rod into the hands of the Lord of the
Manor aforesaid by the hands and acceptance of the said Steward
according to the custom thereof All that Cottage or Tenement with the
Appurtenances in Liddington aforesaid formerly in the tenure of Edward
Vines and now of William Goodliffe and held by Copy of Court Roll
of the said Manor under the yearly Rent of Eight pence And to
which premises the said Robert Walker was admitted at a Court held
in and for the said Manor the 14 of April 1783 And the reversion
and remainders thereof And all the Estate
right Title and Interest of him the said Robert Walker therein and
thereto To the use and behoof of John Clarke of Liddington aforesaid
Mason his Heirs and Assigns for ever according to the Custom of the said Manor

Rent - £. 8

Fine - £. 8

the said day of Adjournment of

Now at this Court comes in his proper person the said John 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 To hold to the said John 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 therefore due and of right accustomed and
he gives to the Lord for his fine as in the Margin and he is admitted
Tenant and hath performed fealty

the said day of Adjournment of

William Murdock on Surrender (At this Court comes in his proper
of Robert Walker Esquire — Person Robert Walker of Stockerton in the County
— 6 — of Leicester Esquire a customary tenant of the said

manor and doth in open Court Surrender by the rod into the hands of the
Lord of the manor aforesaid by the hands and Acceptance of the said
Steward according to the Custom thereof All that Mesuage or Tenement
in Liddington aforesaid (being part of two Mesuages or Tenements
formerly in tenure of Richard Bradin and John Jewell) and now in the
occupation of John Roberts and Thomas Mitchell or one of them their or one
of their Assigns with the yard Garden Barn Stables and Appurtenances
thereunto belonging to which (with a Close adjoining) the said Robert
Walker was admitted at a Court held by Adjournment next after
Michaelmas 1706 on Surrender of Edmund Simey Esquire and were
together held by the Rent of ten shillings and which said Mesuages
and premises hereby surrendered are to be held by the Rent of three
shillings together with a passage thro' the adjoining Close of the said
Robert Walker by the Barn wall and out of the Gate at the end thereof
for such horses of the said William Murdock his heirs and Assigns as may
at any time hereafter draw a Waggon into his or their Barn and the
Reversion and Reversions remainder and remainders thereof and all the Estate
right title and Interest of him the said Robert Walker therein and thereto
To the use and behoof of William Murdock 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 William Murdock
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 Murdock 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

the said day of Adjournment of

Joseph Pretty At this Court it is testified by John Shannan one of
on his own Surrender the Deacons thereto in open Court sworn that upon the fourteenth
day of November last past Joseph Pretty of Liddington aforesaid

This rent to be £ 1. 11
instead of 3. 10
In pretty to pay £ 1. 11
for Chantry close

L 1 D
Rent o. 3. 10

L 1 D
Fine o. 3. 10

Mastster a customary Tenant of the said Manor did out of Court Surrender by
the Rod into the hands of the Lord of the said Manor by the hands and
acceptance of the said John Shannan according to the Custom thereof
all that Close of Pasture in Liddington aforesaid called Chantry close
then in the tenure or occupation of James Ridgeley with the Appurtenances
within the said Manor held by Copy of Court Roll of the said Manor
under the yearly Rent of three shillings and ten pence To which the said
Joseph Pretty was admitted Tenant at a Court held in and for the said
Manor the 30th day of September 1773. Together with all and every the
Appurtenances to the said premises belonging or in any wise appertaining
and the Reversion and Reversions Remainder and Remainders yearly

and other Rents Issues and profits thereof And all the Estate right title
 interest use trust possession Inheritance property benefit claim and
 demand whatsoever both at Law and in Equity of him the said -
 Joseph Pretty out of in or unto the said hereditaments and premises
 every or any part or parcel thereof To the use and behoof of the
 said Joseph Pretty and his Assigns for and during the Term of his
 natural Life and from and after his decease To the use and behoof
 of Rebecca Fancourt of Liddington aforesaid Spinstre and her Assigns
 for and during the Term of her natural life and from and after
 her decease To the use and behoof of Joseph Pretty youngest Son of
 Clement Pretty of Morecot 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 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 seizin thereof by the rod To hold to
 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 -
 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 Heltly -

^{the said day of Adjourment of}
 W^m John Clarke At this Court it is certified by the said Steward that
 surrendered to the use of } upon the 10th day of January last past John Clarke of Saint
 his Will Insolled - Martins Stamford Baron in the County of Northampton
 Gentleman a customary Tenant of the said Manor Did out of Court Surrended
 by the rod into the hands of the Lord of the Manor aforesaid by the hands
 and Acceptance of William Torkington Gentleman Steward of the Courts -
 there according to the Custom thereof All his the said John Clarke -
 Copyhold & Customary Meannages Cottages Closes Lands Tenements and
 Hereditaments situate lying and being in Liddington and Caldecot
 aforesaid or either of them within this Manor To the use and
 behoof of such person and persons and for such Estates and Estates
 Trusts intents and purposes as the said John Clarke has in and
 by his last Will and Testament given and devised the same
 or shall hereafter give and Devise the same respectively or any part
 thereof according to the Custom of the said Manor

^{Ex} by W Torkington Steward

26

The Manor of Liddington
with Caldecot in the
County of Rutland

Michas 1793

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 Saturday the twelfth day of October in
the thirty fourth year of the reign of our Sovereign Lord George the third.
by the grace of God of Great Britain France and Ireland his defender of the
Faith. And in the Year of our Lord One thousand seven hundred and ninety
three and from thence continued by adjournment until Monday the fourteenth
day of April then next following before which day Henry now Earl of Exeter
and Baron of Burghley became Lord of the said Manor Before William
Torkington Gentleman Steward of the Courts there

Inquest and Homage for Liddington	Wm Baker —
	Wm Murdock —
	Edw. Peach —
	Sam. Morris —
	Wm Sharman —
	Tho. Pretty —
	Tho. Clarke —
	Sam. Pretty —

John Roberts —
John Sharman —
John Marvin —
Rob. Peach —
Phil. Trel —

16 Sworn

Corn Morris —
Tho. Morris —
John Cave —
Rob. Saxton —
John Gost —

13 Sworn

Jas. Ridoley —
Rob. Peach —
Jas. Sharman —
Jas. Pretty —
Tho. Clark —

Sworn

Cont.

Jas. Ridoley —
Sam. Morris —
Rob. Peach —

Sworn

Tho. Clarke —
John Lyoo —
Wm Hales —
Jas. Bramston —
Frat Baker —

Continued

Continued

Rob. Peach —

Sworn

Constables for Caldecot

John Coote _____

Sworn.

Tho^r Morris _____Dicinnes for taking
Surrenders there _____Tho^r Chapman _____
Bryan Ward _____

Contd.

Field-reeves Surveyors of
weights & Measures & Ale-tasters }Tho^r Chapman _____
Tho^r Stokes _____

Contd.

Dike-reeves _____

Tho^r Chapman _____

Coatd.

Pindars _____

Tho^r Stokes _____

Sworn

Rent-reeve _____

John Webster _____

Sworn

Geo^r Brown _____Geo^r Brown _____

Sworn

Offigns to wit - Wm Brown, Hugh Wright, and others of Liddington aforesaid Lord Somers W^m Woodcock and others of Caldecot aforesaid

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

The Verdict of the Inquest and The Jurors of Caldecot aforesaid upon Homage of Caldecot - their Oath do say that all things are well

Thomas Moshell on Surrender from Will^m Strickland - At this Court comes in his proper person

William Strickland of Liddington aforesaid a customary Tenant of the said Manor and doth in open Court

Surrender into the hands of the Lord of the said Manor

by the hands and acceptance of the said Steward and by the rood according to the custom there of All that customary Cottage with the homestead and appurtenances thereto belonging situate and being in Liddington aforesaid formerly in the tenure of Richard White since then of Alice Collin and Thomas Lewin and now or late of William Middleton his Undertakers or Assigns and held by Copy of Court Roll of the said Manor under the yearly Rent of two shillings and six pence Together with all and singular Edifices Buildings Commons Profits and Appurtenances whatsoever to the said premises belonging and the reversion and reverions Remainder and remainders rents issues and profits thereof To the use and behoof of Thomas Moshell of Liddington aforesaid Flax Dresier his Heir and assigns for ever at the will of the Lord according to the Custom of the said Manor But subject nevertheless to and chargeable with the payment of the principal sum of Forty pounds with legal Interest for the same which is mentioned and secured to be paid to Dennis Taylor of Glaston in the said County of Rutland gentleman his Executor Administrators or Assigns in and by a certain Conditional Surrender of the said premises bearing date on or about the twenty first day of

Rent 2..6

Fine 2..6

January which was in the Year of our Lord 1732 made from William Strickland of Liddington aforesaid Condwaine to the above named Dennis Taylor Now at this Court comes in his proper person the said Thomas Mishell 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 Thomas Mishell his heirs and assigns for ever at the Will of the Lord according to the Custom of the said Manor by the Rent and Services therefore due and of right accustomed and he gives to the Lord for his share as in the Margin and he is admitted Tenant thereof and hath performed fealty

John Deacon on Surrender At this Court it is testified by Bryan Ward one of
 from Thomas Chapman the Decimus thereto in open Court sworn that upon the
 2- twelfth day of September last past Thomas Chapman
 of Caldecot aforesaid Farmer 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 Bryan Ward
 according to the Custom thereof All that his the said Thomas
 Chapman's Messuage House and Homestead in Caldecot aforesaid
 with the Appurtenances thereto belonging & then in the tenure of the
 said John Deacon till wright held by Copy of Court Roll of the Lord of the
 said Manor under the yearly Rent of four pence And also all the Estate
 Right Title of him the said Thomas Chapman of in and to the said
 Messuage and premises or to any part thereof To the use and behoof
 of the said John Deacon 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 John Deacon 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 Deacon 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

Mr Thos. Browne on Surrender At this Court it is testified by Thomas
 from Mr Henry Barnes Chapman one of the Decimus thereto in open Court sworn
 3. that on the 28th day of November in the year of our
 Lord 1792 Henry Barnes of Thorpe-by-water in the said County of
 Rutland 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 Thomas Chapman
 according to the Custom thereof All that the North East End of a certain
 Messuage or Tenement in Caldecot aforesaid within the said Manors
 consisting of one Room of a Floor lately occupied by John Morris and
 then in the tenure of Thomas Browne Together with all and every
 the Appurtenances to the said East End of the said Messuage or

Tenement belonging or in any wise appertaining And the Reversion and
 Reversions Remainder and Remainders Yearly and other Rents issues
 and profits thereof And all the Estate right Title Interest use trust
 possession inheritance property benefit claim and demand whatsoever
 both at Law and in Equity of him the said Henry Baines out of in
 or unto the said hereditaments and premises every or any part or
 parcel thereof To the use and behoof of Thomas Browne of Caldecot
 aforesaid Baker 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 Thomas Browne 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 Thomas
 Browne 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

Mr Thos. Brown on Surrender from Mr Ben. Baines & Mr. Jn^t. Ougden At this Court it is testified by Thomas
 Chapman one of the Deponents thereto in open
 Court sworn that on the fourteenth day of
 November in the year of our Lord 1772 Henry

Baines of Thorpe by Water in the said County of Rutland Gentleman a
 customary Tenant of the said Manor and John Ougden of Caldecot aforesaid
 Horse dealer youngest son and Heir at Law of Thomas Ougden late of Caldecot
 aforesaid Woolcomber deceased late also a customary Tenant of the said Manor
 Did out of Court according to their respective Estates and Interests of and
 in the customary hereditaments and premises herein after mentioned
 Surrender by the rod into the hands of the Lord of the said Manor by the
 hands and acceptance of the said Thomas Chapman according to the
 custom thereof All that Messuage house and Homestead with the Barn
 thereto adjoining with all and every the Appurtenances thereto belonging
 in Caldecot and held by Copy of Court Roll of the said Manor under the
 Yearly Rent of two pence and then in the occupation of Thomas Brown
 Together with all and every the Appurtenances to the said Messuage
 and Homestead belonging or in any wise appertaining And the Reversion
 and Reversions Remainder and Remainders Yearly and other Rents issues
 and profits thereof And all the Estate right title Interest use trust
 possession inheritance property benefit claim and demand whatsoever

Rent 2.

Fine 2

both at Law and in Equity of them the said Henry Baines and John Ougden
 out of in or unto the said hereditaments and premises every or any part
 or parcel thereof To the use and behoof of Thomas Browne of Caldecot
 aforesaid Baker 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
 Thomas Browne 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 Thomas Browne

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 —

Sam. White son and heir At this Court it is found and presented by the
of Dan. White — By the Homage of Caldecot that Daniel White late of —

5. — Caldecot aforesaid Labourer a customary Tenant of this Manor lately died seized of All that half Cottage or Tenement with all the Commons and other Appurtenances thereto belonging held by Copy of Court Roll of the said Manor under the yearly Rent of ten pence And that Samuel White is the only Son and Heir of the said Daniel White according to the Custom of this Manor

Rent 10 d) Fine 10 d) And now at this Court comes in his proper person the said Samuel White 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 White his heirs and Assigns at the Will of the Lord according to the custom of the said Manor by the Rents and Services therefore due and of right accustomed and he gives to the Lord for his fine as in the Margin and he is admitted Tenant thereof and hath performed fealty —

Vincent Bellars son and heir At this Court it is found and presented
of James Bellars — By the Homage for Liddington that James

6. — Bellars late of Seaton in the said County of Rutland Farmer a customary Tenant of this Manor lately died seized of All those two Messuages or Tenements in Liddington — aforesaid situate in a place called Frys Lane in the several tenures of James Bramston and Francis Baker And also all those several pieces and parcels of Arable Land Ley Meadow pasture and grass ground containing by estimation six Acres or thereabouts betw^e same more or less situate and being in the fields Bounds and precincts of Liddington and Caldecot aforesaid and computed to be one Quarter of Land in tenure of John Allin or his Under tenants held by eight several Copies of Court Roll of the said Manor under the yearly Rent of six pence halfpenny each Copy

Together with all and singular the Commons and other hereditaments and Appurtenances thereto belonging And that Vincent Bellars is the youngest Son and Heir at Law of the said James Bellars W^m Barnes admitted according to the Custom of this Manor And now at this Court comes the said Vincent Bellars by John Dean Palmer his Attorney

4.4

s.d.

March 1808,

299-

Fine - 6*l*
4*.4*

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 To hold to the said Vincent Bellars his Heirs and Assigns at the will of the Lord according to the Custom of the said Manor by the Rents and Services therefore due and of right accustomed and he gives to the Lord for his Fine as in the Margin and he is admitted Tenant thereof and fealty is respited

And further at this same Court William Belgrave of Appingham in the said County of Rutland Mercer and Draper is by the said John Adean Palmer admitted Guardian for the said Vincent Bellars for the premises aforesaid with the Appurtenances during his Minority He the said William Belgrave rendering a just Account thereof when required

Thos. Bryan on Surrender At this Court comes in his proper person from Wm Fancourt - William Fancourt Rector of South Luffenham in the said County of Rutland Clerk 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 bands and acceptance of the said Steward according to the Custom thereoff All that Close of pasture or piece of payzell of grass ground lying in Liddington aforesaid containing half an acre or thereabouts called Little Stockwell and now in tenure of William Hill held by copy of Court Roll of this Manor under the yearly Rent of one penny farthing And the Reversion and Reversions Remainder and Remainders Rents Issues and profits thereof And also all the Estate Right Title and Interest of him the said William Fancourt in to or out of the same premises or any part thereof To the use and behoof of Thomas Bryan of Stoke by in the said County of Rutland Gentleman 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 Thomas Bryan 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 Thomas Bryan 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 - thereoff due and of right accustomed and he gives to the Lord for her Fine as in the Margin and he is admitted Tenant thereof and hath performed fealty

Christopher Nevison only Son and heir of Henry Nevison At this Court it is found and presented by the homage for Liddington that Henry Nevison late of Reading in the County of Berks a customary tenant of this Manor lately died Seized of all that over Homage and one yard

s a

Kent 10. 2

d

June 10. 2

Land and one piece of Land situate lying and being in Siddington aforesaid in tenure or occupation of Samuel Morris or his assigns with the Appurtenances within the Manor aforesaid held by copy of Court Roll of the said Manor under the yearly Rent of ten shillings and two pence And that Christopher Newson is the only Son and heir of the said Henry Newson according to the custom of the said manor And now at this Court comes the said Christopher Newson by William Boon 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 To hold to the said Christopher Newson his heirs and assigns at the Will of the Lord according to the custom of the said manor by the Rents and Services therefore due and of right accustomed and he gives to the Lord for his Fine as in the Margin and he is admitted Tenant thereof and Fealty is recited -

Cath. Farrow as Heiress of } At this Court it is found and presented by the
 Mary Farrow } Homage for Siddington that Mary Farrow widow late
 a Customary Tenant of this Manor lately died seized
 of All that Cottage or Tenement and Close in Siddington aforesaid
 now in the tenure of Sarah Farrow with their Appurtenances held by
 copy of Court Roll of the said Manor under the yearly Rent of two
 shillings and sixpence To which the said Mary Farrow was admitted
 at a Court held in and for the said Manor next after Michaelmas 1735
 by the name of Mary Jordan as only daughter and heir of John
 Jordan And that Catherine Farrow and Sarah Farrow Spinster are the
 two only daughters and Coheirs of the said Mary Farrow according to
 the custom of the said Manor Now at this Court comes in her proper
 person the said Catherine Farrow and prays to be admitted Tenant to
 one moiety or undivided half part of 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 Catherine Farrow her
 heirs and assigns at the Will of the Lord according to the custom
 of the said Manor by the Rents and Services therefore due and of
 right accustomed and she gives to the Lord for her Fine as in the
 Margin and she is admitted Tenant thereof and hath performed
 Fealty

Sarah Farrow as Heiress of } At this Court it is found and presented by the
 Mary Farrow } Homage for Siddington that Mary Farrow widow late
 a Customary Tenant of this Manor lately died seized
 of All that Cottage or Tenement and Close in Siddington aforesaid now
 in the tenure of Sarah Farrow with their Appurtenances held by
 copy of Court Roll of the said Manor under the yearly Rent of two