

BACON MSS.

NO.

196

Vesthalle  
in Rickinghall  
Inferior



## Uaria Generalis

Sabti Baron d<sup>m</sup> Manij p<sup>r</sup>ed cum  
Letatib<sup>m</sup> tunc die Sabti Octimo nono  
die Octobris Anno d<sup>m</sup> 1650: Goram  
Georgio Gardiner gen<sup>d</sup> son<sup>ll</sup> Gv<sup>r</sup>  
Manij p<sup>r</sup>ed.

## De Leta.

Capties  
M<sup>o</sup>g:

Henry Stanton  
Johes Vix<sup>e</sup>  
Willm<sup>s</sup> Boale<sup>s</sup>  
Johnes Dabham<sup>m</sup>  
Johes Hart Jun<sup>d</sup>  
Willm<sup>s</sup> Maye  
Katharina Gloude  
Stephus Aragon

Jacobi Warren

Thomas Ringet<sup>s</sup>  
Johns Bodwell<sup>s</sup>  
Johnes Seaman<sup>s</sup>  
Willm<sup>s</sup> Morris<sup>s</sup>  
Thomas Shipp<sup>s</sup>  
Jacobs Homelyn Jun<sup>d</sup>  
Johns Homelyn Son<sup>d</sup>

Qui dirunt, s<sup>u</sup>g<sup>r</sup> Sarum s<sup>u</sup>nd quod dant du<sup>o</sup> p<sup>r</sup> Go<sup>r</sup>ffme  
S<sup>u</sup>dm antiqu<sup>m</sup> Consulatu<sup>s</sup> d<sup>r</sup> v<sup>d</sup>

Et quod eligunt in offir. Constabular<sup>s</sup> p<sup>r</sup> v<sup>r</sup> de Rickinghal  
p<sup>r</sup>ed, p<sup>r</sup> hoc anno futur<sup>s</sup> Johes Vix<sup>e</sup> et Johes Daye. Qui ad  
offir in iur<sup>r</sup> debite exequend<sup>s</sup> in plan Gv<sup>r</sup> Jus<sup>d</sup> sunt.

**S**i dñm antiqum Consuetud ḡd vñ.

**E**t quod diligunt in offir' Constabular' q̄ vil' de Vikingal  
pr̄d, q̄ hoc Amos futur' Joh̄m Vix & Joh̄m Daye, Qui ad  
offir' iū debite exequend in plen' Gau' fuit sunt.

## **M**arie de Luria Baron.

**Eſſon.**

### **A**d hanc Luriam

William Beart Robtus ~  
Bennett Robtus Barker, Johnes Gooy, Johnes Chamberl, Thomas  
Coppyn, Thomas Done, William Henegyn son, William Henegyn  
Jn, Johnes Lilton, Thomas Lust, Egidius Lust Johnes Lust ~  
Maria Ellott vid, Robtus Willott gen, William Myffyn, et  
Robtus Myffyn euen' huinc Manij Eſſon p' Baſlin.

**Quereb**

**M**urk.

**M**urk.

**M**urk.

**H**omag.

**J**ohnes Henegyn son

Willus Beale ~  
Ratjamel Gladd ~  
Johnes Hart Jn ~  
Iacobus Henegyn Jn

**W**illus Morris

Willus Mayde ~  
Humfris Radnall ~  
Thomas Shipp and  
Johnes Soaman ~

**Inw.**

**Q**ui dirunt sūg sarrm' fūd quod Maria Blawitt vid  
Johnes Browne, Robtus Cotton gen, William Graske Edw'z  
Glongg, Rijus Day, Proſorus Etall, Johnes fforgan, Iacobus  
Henegyn son, Edmundus Marriott, Thomas Beart, et Vitus

**W**illus in dorſo

**C**un gard

Sed huc sunt denuo huic Manerij, Et ad hunc diem feror  
Desalt. Ie quilibet eoz in misse sit in.

**A**d hanc Curiam Thomas Beaton, Johes  
Froger, gen. ffocattor de Aliverston, Thomas Hart, gen.  
Thomas Hubbard, Johnes Morris, Virg. Pittymang, gen.  
Rogerus Sodaman, et Virg. Wood, Dant duo ex fett' sua  
Cur' rospottuand' quilibet eoz sit in.

**C**omptum est ex homagio quod Willm<sup>m</sup> Martyn  
d'non' nat' huic Manerij, Obiit ante hanc Cur'. Et d' in  
quibusdam tenu' et d'nom' nat' tant' de hoc Manio solus  
Seius, Et quod Johes Martyn est eius frater solus et  
pro' heret, Et d'm Consuetud' Manij p'ro' d'm, Qui modo  
vomit hit in Curiam, et humilit' patit ex gratia d'm ad  
premiss' p'ro' d'rum p' t'm admitti scilicet Ad eot' ill' t'reb  
At' p'rat' et pastus Jace' in Vikingale inf' in diu' s'  
p'rijs sive plus sive minus p' ut Jace' in le longe meadane  
Que p'ordi' Willm<sup>m</sup> Martyn d'cepit sibi et hered' suis  
Ad Cur' hit tant' d'cimo die Octobris, Anno Regni Regis  
Jacobi regis Anglie d'cimo septo, Ex Gressu redditione  
Stephi Smyth, p' ut in Rotul' d'cim' Cur' platus patet  
Qui d'us p' son' sive p'ro' libauit inde Seiam p' vires  
d'cendit et hered' suis d' du' huic Manerij d' volunt  
d'm Et d'm Consuetud' Manij p'ro' p'oddit et servit  
inde prius debet, et d' Jure Consuet' Salvo Jure ex  
Et dat de fine, Et for' fid' et.

gatobi nuz Angla ex' derimo septo, ex' Sursu redditione  
Stephi Smyt, ut in Potuk diuīm Gis' plomus patet  
Qui dūs p' son: suum p'rod, libauit inde Sdiam p' Virga  
Eond si et h'rood suis de dūo huinc Manvij ad volunt  
dm' Grdm Consuetud Mancij p'rod p'oddit et servit  
inde prius debet et de Jure Consuet Salvo Jure ex'  
Et dat de f'me, Et for f'fid ex'

ffinis x<sup>o</sup>.

**E**t p'rodus Johes Martyn similit' patet admitti, vix.  
**A**d duas ar' p'ati in Hertingalo infacion, Jaron in  
p'ato votat Longe madone, inter p'atum nuz Hobti  
Hove ap' tridu, Et p'atum nuz Johmis Cooke Oli'  
Ex' Orientak: Ad ytem quod quidam p'missor p'odius  
Willms Martyn admiss fuit sibi et h'rood suis, Ad  
Guriam hit tant Andrimo die Octobris, Amo Vdg'm  
Vagis Jacobi nuz Anglie ex' Quiesimo, ex' Sursu redditione  
Johmis Clarke, ut in Potuk diuīm Gis' patet Et ad  
alicuotem p'missor p'rod, p'odius Willms Martyn  
admiss fuit sibi et h'rood suis, Ad Gur' hit tant derimo  
septimo die Octobris, Amo Vdg'm Vagis Caroli nuz  
Anglie ex' derimo 1634: ex' Sursu redditione ff'rantist  
Clarke, ut in Potuk diuīm Gis' plomus patet Qui dūs  
p' son: suum p'rod libauit inde Sdiam p' Virgam Eond  
si et h'rood suis de dūo huinc Manvij, Ad voluntat  
dm' Grdm Consuetud Mancij p'rod, p'oddit et servit  
inde prius debet et de Jure Consuet Salvo Jure ex'  
Et dat de f'me, Et for f'fid ex'

¶ Nus huius Gis' Juxta in Potuk sequent ¶

Wesshall.

Adhuc de Gis' genak ibm taut sit  
Sabbti Octimo nono die Octobris Anno Domini 1650.

finis h<sup>ec</sup>cc.

Ad hanc Curiam dicitur est y Georgium  
Cardiner genl Son<sup>th</sup> huus Manij y bras Patentes Et si  
Comptum est y Homagin quod als silt Quartodie  
Aprilis anno Domini 1650 y personalit<sup>t</sup> vni<sup>m</sup> rocam & dom<sup>th</sup> Son.  
Johnes Hamond tenet nat<sup>m</sup> huus Manij Et sursum reddi  
extra manus suar<sup>m</sup> in manus domini Manij predi, y manus  
domini predi Unum Gotagin sive denarii et cum yctimis  
Situat in Wiclingale inferior<sup>m</sup>. Quod predictus Johnes  
Hamond et Anna mater eius respuit eis et heredem ipsius  
Johnis. Ad Gis' hit tant<sup>m</sup> Octimo nono die octobris anno  
Regni Regis Caroli regis Anglie ex Octimo octavo 1642.  
virtute dicitur ei home Hamond p<sup>r</sup>is opis Johnis, post  
in Actu<sup>m</sup> eiusdem Gis' plenius patet. Ad opus et  
vsum Johnis Home et heredem suorum imp*re*sum. Qui modo vnu  
hit in Gis' in op*re* y persona sua Et humilit<sup>t</sup> poterit ex gratia domini  
ad premiss<sup>m</sup> predi i*n* yctimis admissi. Qui dux y Son<sup>th</sup> sum  
predi, libauit inde Sdiam y vngam, et enonc<sup>t</sup> ei et heredem suis  
de duce huus Manij. Ad voluntate domini Sd<sup>m</sup> Consuetud<sup>m</sup>  
Manij predi, y reddit et servir inde prius debit et de iure  
Consuet Salvo Jure ex et dat duce de fime, fferit q*s* fid ex

finis h<sup>ec</sup>cc.

Comptum est y Homagin quod Willm<sup>th</sup> Honigyn  
son<sup>m</sup> dicitur nat<sup>m</sup> huus Manij Sursum reddi extra manus se  
in manus domini Manij predicti, y manus Johnis Honigyn  
in presentia Humfrid<sup>m</sup> Radnall duos custos et enonc<sup>t</sup> eiusdem

de Due huinc Manij, Ad voluntat' domini secundum Consuetudinam  
Manij predit, et reddit et servir inde prius debet et de iure  
Consuetudine Salvo Iure ex. Et dat duos de ffe me, fferitque fidem ex.

finis h. v.

**L**ompum est y homagiu quo d. Willm. Honigyn  
per donem nat. huinc Manij. Ex summa eodis extra manus se  
in manus domini Manij predicti y manus Johes Honigyn  
in presens Humfridus Radnall duos custos e donem duorum  
Manij, Secundum Consuetudinem Manij predicti. **V**nus Mehuag  
e donem: Warnebo cum ydium contum quindem extirat, fac  
int e donem: quendam Robti ffraunce Taylo postea Willm  
ffraunce ex oriental. Et abutit suę viam vorat Warnebo  
lane versus Aquilon. **A**d opus et usum ipsius  
Willmi Honigyn durant vita sua naturale. Et post eius  
decessum **A**d usum Elizabethae filie sue, modo uxor  
chome field. Durant vita sua natural. Et post eius successum  
**A**d scilicet opus et usum Robti Boote, Elizabethae  
Boote, Ignatij Boote, Lidie Boote, et Willmi Boote, infant  
ipsius Elizabethae y Robtum Boote nuz virum suum et  
heredem suos impavidus, Sing quo non hit in curiam predictam  
Elizabethae matrem, Et potest ad promissum predictum cum ydium  
admitti. Qui dux y San: sim predictum liberavit inde San: y  
virgam e donem di et assignat sibi et durant vita sua  
natural de duobus huinc Manij. Ad voluntatem domini secundum  
Consuetudinem Manij predicti y reddit et servir  
inde prius debet et de iure Consuetudine Salvo Iure ex.  
Et dat duos de ffe me, Et ficit fidem ex.

*opus in dorso*

finis ppx.

**A**d hanc Curiam venit Willm<sup>s</sup> d<sup>r</sup>iptote  
et Alitia uxor eius dono natus huius Manij Ip<sup>aq</sup>s et  
Alitia <sup>et</sup> Sdn<sup>m</sup> predicit sola et sicut<sup>t</sup> examinat et  
Consentient Ip<sup>aq</sup>m Willm<sup>s</sup> d<sup>r</sup>iptote et Alitia susum<sup>ed</sup>  
extra manus suas, in manus d<sup>m</sup>, <sup>et</sup> manus Sdn<sup>m</sup> pred  
**V**nde Mo<sup>ss</sup>uagiu<sup>s</sup> sive Gottag<sup>s</sup> sit nat<sup>t</sup> in Wic<sup>ingal</sup>,  
sugior<sup>s</sup> in quo Stephu<sup>s</sup> Smyt<sup>s</sup> modo i<sup>n</sup>habitat, cum  
quidm Ganabario eidem p<sup>re</sup>timen, ut jar inter aliu  
donam: ipius Willmi, in quo quidm Joh<sup>s</sup> Barret<sup>t</sup>  
modo i<sup>n</sup>habitat, ex orientak, Et Mo<sup>ss</sup>uagiu<sup>s</sup> Willmi  
Wyffyn Ex<sup>t</sup> Tridentak, Et eadem viam versus  
Aquilon, **A**d opus et usum Robt<sup>t</sup> Howry<sup>n</sup>  
et herod<sup>s</sup> suos imp*p*u*m*, Qui modo vnde sit in Curia et  
humilit<sup>s</sup> poterit ex grar<sup>s</sup> d<sup>m</sup> ad p*m*iss<sup>s</sup> p*ro*cessum  
p<sup>re</sup>timen admitti, Que (inter alii) predi<sup>s</sup> Willm<sup>s</sup>  
d<sup>r</sup>iptote et Alitia uxor eius, Cogunt dis<sup>t</sup> et hec dibus  
ipius Willmi, Ad Curiam sit tant<sup>t</sup> or<sup>t</sup> a<sup>t</sup> odi<sup>s</sup> et  
Robtobris, Amo Regni Regis Caroli nunc Anglie ex  
N<sup>o</sup>te primo, 1645: Ex modic<sup>t</sup> susum<sup>ed</sup> ipius  
Willmi, ut in Rotul<sup>s</sup> diuidim Curia plenius patet, Qui  
duo <sup>et</sup> Sdn<sup>m</sup> suis p*ro*cess libauit inde Sdiam <sup>et</sup> virgam  
donata et ex oddibz suis de duobz huius Manij, Ad  
voluntat d<sup>m</sup> Et d<sup>m</sup> Consuetudinem Manij predicit <sup>et</sup>  
sedit et sicut vir in de p*ri*us debet et de Jure Consuet<sup>t</sup>  
Salvo Jure ex<sup>t</sup> Et dat duo de fine, f<sup>or</sup>itq<sup>s</sup> f*id* ex<sup>t</sup>.

**A**d hanc Curiam venit Willm<sup>s</sup> d<sup>r</sup>iptote  
et Alitia uxor eius, Ip<sup>aq</sup>s Alitia <sup>et</sup> Sdn<sup>m</sup> predicit sola  
et sicut<sup>t</sup> examinat et et Consentient Ip<sup>aq</sup>m Willm<sup>s</sup> et

N<sup>o</sup>te primo, 1645: ex modic<sup>t</sup> susum<sup>ed</sup> ipius

Actus primo, 1045: et mouit auctoritas ipsius  
Willmi, quod in Notulis eiusdem Curie plenius patet, Qui  
Dominus regis Saxonum: sicut predicit libavit inde Saxonam per virgam  
Cenobiorum et Ecclesiasticorum suis de duobus huius Manibus, ad  
voluntatem domini Eadmoni Consuetudinem Manibus predicit per  
Vetus et novum virum inde prius debet, et de Jure Consuetudo  
Salvo Jure est. Et dat dominus de fine, predictis fiducia ex.

**A**d hanc Curiam venit Willmius dux de  
et Alitia uxoris eius, ipsaque Alitia per Saxonum predicit sola  
et sancte examinat, et de Consuetudine Eadmoni Willmii  
Explicit et Alitia in plena Curia Consuecum totum homagium  
Curie reddidit extra manus suas in manus domini, per manus  
Saxonum predicit **Unum** Missagium sive Cogitationem in quo  
Iohannes Barnefatt modo Inhibitum cum quidem Ganabario adiat,  
Situat et Iaren in Vikingale superiorum et imprimis, **Ad**  
**Opus et usum** Iohannis Honoreyn sive de Vikingale  
infus, et honoris suorum impunit. Sub conditione tamen quod  
si predicit Willmii et Alitiae voluntate altero honoris Exerutorum  
Administratorum vel Assignacioni, Solvant seu solvi faciant  
prefatis Iohanni Honoreyn, Exerutorum, Administratorum vel  
Assignacioni suis, Plon sum. Quimdtim libet legibus monete  
Anglie, In et super Quantum diem Novemberis proxim  
sequitur, apud Welingford Domum manoralem ipsius Iohannis  
in Vikingale predicit. Quod tunc hoc prestatus Curie  
varua erit alioquin in pleno labore et effortu permanebit

**A**d hanc Curiam in plena et aucta Curia  
facta est Seda Proclamat quod Iohannes Goppyn et Robertus  
Goppyn venirent et suscipient quendam tenuit et de nomine  
tunc de hoc Manio post mortem susamie Goppyn mem  
Proch seda.  
sui ex. i

Westhall.

Adhuc de Cun'gdonak et Lata ibm tant  
Secundo nono die Octobris Anno d<sup>m</sup> 1650./

2: da Proclam.

Ad hunc Curiam in plena et aucta curia frā  
est sedā proclamat quod hēdā P̄hi Barker venient  
et sursum rāgent quēdā tērū et dāndā nāt tant de hoc  
Mārio, unde p̄c̄dit. P̄hi nūj obijt s̄it.

ma  
j: p̄lamar.

Complum est y homagiu quod Robertus Sdaman  
dānē nāt huius Mārij Obijt post vlt Cun' d<sup>m</sup> et in  
quibūdā tērū et dānē nāt tant de hoc Mārio. Salus  
s̄it. Sed quis est dīns p̄c̄d h̄c̄tē p̄mit. Ignorant. Jo  
dīc̄ dat est usq; p̄c̄d Cun' ad melius inquirand. Et null  
adūnt vñ. Et Jo frā est Nūma p̄lamar ex.

ma  
j: p̄lamar.

Complum est y homagiu quod Henricus Bond  
dānē nāt huius Mārij Obijt post vlt Cun' d<sup>m</sup> et in  
quibūdā tērū et dānē nāt tant de hoc Mārio solus  
s̄it. Et quod Edwīs Bond est dīns fili solus et proximū  
hōres. Sdām Consuetud Mārij p̄dicit. Et null vñ.  
Jo frā est prima p̄lamar ex.

Complum est y homagiu quod post vlt et ante e  
hanc Cun' s̄it Secundo die Augusti 1650. Thoma<sup>s</sup> Vust  
dānē nāt huius Mārij. Sursumrāll extra manus suarū in  
manus d<sup>m</sup> y manus Jarobi Horwegen, in present<sup>e</sup> Willmi  
Vust duorum custumar dānē dīns Mārij. Sdām Consuet  
Mārij p̄d. Dīna tērū sua nāt tant de hoc Mārio. Ad

Complum est y homagiu quod post vlt et ante e

Marij pred. Dīmā tenu' sua nat' tent de hoc Mārio AD

**C**omplum est y Domagin quod post ult et ante  
hanc Guis' scilt d'xim' die Augusti 1650: thomas Vust  
d'nen' nat' huius Marij. Sursumredd extra manus suar in  
manus domini y manus Iacobi Horrigyn, in presen' Willmi  
Vust dnoz Gustumar' d'nen' d'nsim' Marij. Scdm' Consult.  
Marij pred. Dīmā tenu' sua nat' tent de hoc Mārio AD  
vsum destam: et ult voluntat' sue.

**C**omplum est y Domagin quod post ult et ante  
hanc Guis' scilt d'xim' die Marij 1650: Willmus May  
d'nen' nat' huius Marij. Sursumredd extra manus suar  
in manus domini y manus Johnis Hart in presen' Rathambr  
Glede dnoz Gustumar' d'nen' Marij predict. Dīmā tenu'  
sua nat' tent de hoc Mārio AD vsum destam: sui in  
Scipt' declarand.

**S**m' huius Guis' et Let.

Westhall  
in Rickinghall ~  
Inferior

**E**uria Specialis  
ib' tent die Lunc 28ij die Decemb  
Anno Dom 1650: Goram Georgio  
Cardinale gen' Sdn: Qas' Marij ps

D'v'ls in dox so  
wte -3-

**Homag.**

Thomas Shipp  
Iacobus Homagyn Jan  
Ratlamis & Glodde  
Johnes Barker

**Jur.**

**finis p. xv.**

**Cum ad Curiam** hit tenuit octavo die octobris  
Anno Regni Regis Caroli regis Anglie ex Misericordia testis  
1647: Comptum fuit *p* Homagin quod *Vitus Gouldsmyt*  
tenet nat huius Manij. ante Ann' ill' *Sursumed*  
*adtra manus suas, in manus d'm p manus humeri* *Padnall*  
*in preson' d' home Elliott duce custumar' d' ead' Manij*  
*predicit.* **C**ec ill' Domid sum tu yestim situal et epistola  
in Vikingals surjor' d' ead' do hoc *Mario Ad usum*  
*testam: et ult' voluntat sue, modo ad hanc Curiam*  
*Comptum est p Homagin quod predictus *Vitus Gouldsmyt**  
*obijt s' uero uenit hit in Cur' *Vitus Gouldsmyt* filius*  
*son ipius *Viti*, et postulit hit in Cur' *testam:* ipius *Viti**  
*Sub sigillo ordinarij apud Bury oblat' gerend' dat' d' dico*  
*octavo die Septembriis anno d'm 1647: p quod devisavit*  
*ut sequit.* **I**tem I give and bequeate unto my Sonne  
*Margard Gouldsmyt* (after the decease of my wife Margaret  
my house w<sup>t</sup> the appertaininge situate in Upper Vikingals  
helden of the Manor of Westgall, to hold to him the said  
Margard and his heires for ever, Upon Condition following  
viz, that he the said Margard on his Assizes shall pay  
unto my Daugter Anne, the summe of ffeve pounds  
within one yeare next after the decease of Margaret my  
wife, And also that he the said Margard shall pay unto my  
a. l. five pounds within tree yeares next after the ~

Item I give and bequeath unto my Sonne  
Witgard Gouldsmythe (after the decease of my wife Margaret  
my house w<sup>t</sup> t<sup>e</sup> app<sup>t</sup>ments situate in Upper Wirkingsale  
helden of the Maner of West Egle, to hold to him the said  
Witgard and his heires for ever, Upon Condition following  
vizt that he the said Witgard or his assignes shall pay  
unto my daughter Anne, the sume of five pounds  
w<sup>t</sup>in one yeare next after the decease of Margaret my  
wife, And also that he the said Witgard shall pay unto my  
Sonne John five pounds w<sup>t</sup>in twoe yeares next after the  
decease of Margaret my wife, And my will is, that if  
my Sonne Witgard shall make defalt of payment of the  
said sume pounds as aforesaid, to howe ever him to whom  
defalt shall be made, my minde is that he or she to whom  
it shall soe happen shall enter upon the same house w<sup>t</sup>  
the app<sup>t</sup>ments, and d<sup>r</sup>ivoy to them and their heires for ever.  
Et predictus Wit<sup>th</sup> filius potest exquirar d<sup>m</sup>, ad premiss<sup>h</sup>  
predictum regim admitti sedm formam et offim vestam<sup>h</sup>  
predic<sup>th</sup> M<sup>l</sup>izt. Ad totum illud missuagiu sive donam<sup>tu</sup>  
nat. Cum yetman<sup>h</sup> situate in Wirkingsale superior<sup>h</sup> Quod  
predictus Wit<sup>th</sup> Gouldsmythe exxit sibi et heredibus suis Ad  
curabit tent die venis d<sup>r</sup>imo septo die Octobris  
Anno Regni Regis Caroli nunc Anglie ex d<sup>r</sup>imo septo  
1640. Ex sussum reddi Johes Johnson, prent in Totte  
vulsum cur plenus patet, Qui d<sup>r</sup>o<sup>m</sup> p<sup>r</sup> Sdn: suum pred  
libauit inde Sdiam yngam vnde o<sup>m</sup> et heredibus suis  
(Sedm formam et offim vestam<sup>h</sup> predict<sup>th</sup> de duob<sup>h</sup> huius  
Manerij Ad voluntatem d<sup>m</sup>, Sedm Consuetud Manerij  
predict<sup>th</sup> p<sup>r</sup> reddit et servir inde prius debet et de iure  
consuet<sup>th</sup> Salvo Jure ex Et dat d<sup>r</sup>o<sup>m</sup> effice, Et for  
fidelitat ex.

Westhall.

Adhuc de Gau' Speciale ibi tentorij.  
die Decembris Anno Domini 1650.

finis p[ro]p[ter]e.

**E**t postea sedante Gau' von predicit Virtus Gouldmyt,  
et Iohannes Wayman, et Margareta v[er]o eius, nupti v[er]o predicti  
Virtus Gouldmyt prius p[re]dictus Margareta et Gen[es]se predicit sola  
et se traxit examinat et Constatio[n]em, predidit Virtus Iohannes et  
Margaret in plena Gau' Goram tuto Homag. Sursum reddi in  
mannus Dm[us] et manus Gen[es]se predicit **Cotum** illud Messuag.  
sine denomi[n]atione predicationis. **Ad opus et usum**  
Roberti Chamberl[ane] de Vikingale superiori, et h[ab]ent suos in ypnio  
Gub' Conitontamen quod si predictus Robertus Chamberl[ane] h[ab]et  
Extrato[r] administrato[r] vel Assignatio[n]i sui, Solvant seu solvi faciant  
Quatuor libras legiis monete Anglie, modo et forma sequentia  
Wiz[er]d[om]e inde Marie Glodde (uni filia) predicti Margarete  
Extrato[r] vel Administrato[r] suis infra unu[m] mansuum prosequantur  
post mortem predicti Margarete. Apud vel infra portum  
Eritie de Vikingale inferiori, At ab xl[ib]s. Anno duxo. Uni  
a filia predicti Margarete Extrato[r] vel Administrato[r] suis  
infra unu[m] mansuum prosequantur post mortem predicti Margarete  
ad locum predictum Quod tunc Sursum reddi predictum in pleniu[m]  
Robore et affractu ymmandabit alioquin varua erit nulliusq[ue]  
vigoris. Et predictus Robertus Chamberl[ane] humilitate petit a y  
grar. Dm[us] ad promissa predicta cum ypmen admitti, Sedm s[ecundu]m  
formam et affractu. Sursum reddi predicti Gudus et Gen[es]se suis  
predicti libauit inde Sdiam y[er] virgam, Concedit ei at h[ab]ent suis  
(Gub' Conditio[n]e predicti) de Due huius Mandu[er]ij, Ad voluntatem  
Dm[us]. Sedm Constatu[er]t Mandu[er]ij predicti, y[er] addit et securis  
inde prius debet et de iure Constat Salvo Jure ex. Et  
dat Due de f[in]e. Et f[or]e f[ac]t ex.

robore et effusio p[ro]mambit aliquum variu[m] multivisq[ue] -  
vigoris. Et predic[u]s Postus Chamber[is], humilit[er] patit o[mn]i  
grat[er]. Id ad promissa predicta cum p[re]timon[er]e admitti; Si d[omi]n[u]s  
formam et effim[ur]. Sursum reddi predictu[m] Quid[er] p[re]dictu[m] s[ecundu]m  
predictu[m] libauit inde S[an]ctam p[re]ciousam, Concedi et h[ab]eas suis  
(Sub conditione p[re]dicta) Ad Due huic Manu[m], Ad voluntate  
d[omi]ni. Si d[omi]n[u]s Consul[tu]s Manu[m] predictu[m] p[re]dictu[m] et servit  
inde prius debet et de iure Consul[tu]t Salvo Jure ex. Et  
dat Due d[omi]ni de f[est]e. Et f[est]e f[est]e ex.

S[an]ctu[m] huic Manu[m]



Westhale  
in Neather  
Rickingale.

A Generall Court  
w[ill] t[he] Leete heire holden upon Wednesday  
the fifte[n] day of October, in the yeare of  
our Lord 1651: before George Gardiner gent  
Steward of the said Manu[m].

Of the Leete.

More on the back side.

Chiefe pledges

John West  
William May  
John Hart Jun  
Henry Stanton  
Nathaniel Gloude  
John Bodewell  
John Jeffery

Willm Bailes

James Warren

John Daye

George Gonplyn

Thomas Goppyn

and

Wobt Bonnett

Jur<sup>s</sup>

Who say upon their oaths dhat they give unto the  
Lord for their Comon ffme an ordinge to their antient  
Custome, sh p<sup>r</sup>nt

And that Wobt Wyffyn, Thomas Knigges, Thomas  
Allen, Wicard Sherman, John Howe, and John Atkyns are  
Vestments and Inhabitants w<sup>t</sup>in the primit of this Leale, And  
at this Court did make defalt, therefore every one of  
them are amded & m<sup>r</sup>d.

And they did choose Thomas Bonnett and John May  
to be Constables for this yare ensuinge, w<sup>t</sup> said Thomas  
Bonnett was nowe sworne in Court, And they did imoyne  
the said John May to take his oale before some Justice  
of the peace for this County, for the due execution of the  
said office w<sup>t</sup>in ffme dayes next ensuinge upon payng  
of the p<sup>r</sup>nt

Of the Court Baron,

Item, At this Court William West, John Goppyn

Item said John May to take his oale before some Justice

Ellon, At this Court William Bort, John Goppyn

I charge John Maye to take his oale before some Justice  
of the peace for this County, for the due execution of the  
said office within five days next ensuinge upon paynes.  
of the day.

¶ Of the Court Baron,  
Ellon, At this Court William Bort, John Goppyn  
Thomas Crowe, Nicolas Days, Thomas Dove, Thomas  
Field, Francis Gaule, William Howesyn son, John  
Howesyn jun, James Howesyn jun, and Thomas Shipp  
Comte of this Maner were shoyned by the Bayliff.

Plaints. None. None.

The homage  
John Hart jun  
William Beale  
George Complayn  
Thomas Goppyn  
Nathaniel Gladd  
William Maye

¶

Who say upon their oales that John Bretonne, John  
Coote, Robt Gotton gent William Graske, Edmund Dandy  
gent Profer Estate, John Fisher, John fforgan, Thomas  
Fulcher, ffessor of Windsor boy, ffessor of Gunham, James  
Howesyn son, William Howesyn jun, Robt Howesyn, John  
Page, and Virgard Thomas, are Comtes of this Maner  
and at his Court did make default in their apparante,  
therefore every one of them are amerced viij d.

¶ More of this Court in the next roll ¶

Westhull,

As yet of the general Court w<sup>t</sup> the Leete  
the golden th<sup>e</sup> day of October 1651.

All this Court e<sup>t</sup> homas Beaton, John ffirre gent<sup>r</sup>  
e<sup>t</sup> ffirre of Wiverton, e<sup>t</sup> homas Hart gent<sup>r</sup>, e<sup>t</sup> homas  
Hubberd and Virgards Woods, Comts of tis Manro<sup>d</sup> Gaue  
unto t<sup>e</sup> Lord of tis Manro<sup>d</sup> for their respite of suite of  
Court every one of them h<sup>t</sup> m<sup>r</sup>.

ffinis & L:

Whereas at a Court here holden t<sup>e</sup> Nine tent<sup>e</sup> day  
of October 1650: It was presented by t<sup>e</sup> Homage, that Henry  
Bond Coppyhold demie of tis Manro<sup>d</sup> did before that  
Court stand in certaint<sup>e</sup> Coppyhold lands and demements  
helden of tis Manro<sup>d</sup>: by Copie of Court Roll Solely caused,  
And t<sup>e</sup> that Edward Bond, was his only Sonne and next heire  
according to t<sup>e</sup> custome of t<sup>e</sup> said Manro<sup>d</sup>. And none t<sup>e</sup>n  
cominge to be admitted to t<sup>e</sup> said lands In full Court e<sup>t</sup> the  
first Proclamation was made ex Roone at t<sup>e</sup>is Court  
tame t<sup>e</sup> foresaid Edward Bond, And did humblie desire  
to be admitted vizt: To one Cottage in Ry<sup>r</sup> Wirkings<sup>r</sup>  
contayninge halfe an acre w<sup>t</sup> t<sup>e</sup> appertaininges w<sup>t</sup> t<sup>e</sup> seru<sup>r</sup>s  
Henry Bond tooke up to him and his heires at a Court  
here holden t<sup>e</sup> Nine tent<sup>e</sup> day of October 1646: of t<sup>e</sup> the  
Surrende<sup>r</sup> of Henry Bonfrett As in t<sup>e</sup> Rolls of that Court  
appeareth Do whome t<sup>e</sup> Lord by his Steward delivere<sup>r</sup>  
t<sup>e</sup> herod<sup>r</sup> geism by t<sup>e</sup> Vold To hold to him and his heires  
of t<sup>e</sup> Lord of tis Manro<sup>d</sup> at t<sup>e</sup> will of t<sup>e</sup> Lord, according<sup>r</sup>  
to t<sup>e</sup> custome of t<sup>e</sup> said Manro<sup>d</sup> by t<sup>e</sup> Wants and servit<sup>r</sup>  
therefore due and ob<sup>r</sup>ig<sup>r</sup> attustomed, Gaue<sup>r</sup> every

Henry Wm more up to hym and his heires at a Court  
here helden the Nineteenth day of October 1646: of the  
Surroun'ds of Henry Somerett As in the Roll of that Court  
appeareth do whome the Lord by his Steward delivred  
the said Seism by the Vell to hold to him and his heires  
of the Lord of this Maner: at the will of the Lord, according  
to the custome of the said Maner: by the Rentes and seruices  
therefore due and of right accustomed, Sancinge every  
one his Right And he did his fealty, and is to pay his ffeine.

Ex:/

ffinitij: vii,

At this Court it is presented by the Homage  
that before this Court, that is to saye the Seaven and  
twentie day of September 1651: John Barker of  
Copyhold tenante of this Maner did Surround out of  
his hands into the hands of the Lord of the same Maner: by  
the hands of William Bart in the presence of Willm  
Jacob Clarke late Tenante of the same Maner All that  
his yte and part right title and estate of one acre  
of lande lyng in Sandfield, betwene the lands of this  
Maner on the South yte, and the lands of Edmund Sulbrey  
of the North yte, And abutte upon Goolescole meadowe  
towards the East, and the Churche path towards the west  
To the onely use of Robert Barker and his heires for  
ever, Who came into this Court, and humblie desired to  
be admitted to the premises aforesaid wth the appoinement  
saying the foresaid John, together wth the foresaid Robert and

The Roare on the back side

Willm

Philip, James, Edward and Thomas Barker, their brothers  
tooke up to them and their heires at the Court here holden  
the sixtenth day of October 1640: as somes and executors  
in chancery to John Barker their father deceased as in  
the rolls of that Court appeareth, to whom the Lord by  
his steward delivered thereof Edmyn by the rods, **To -**  
**Hold** to him and his heires of the Lord of this manor  
at the will of the Lord according to the custome of the  
said manor by the rents and services before due and  
of right accustomed, savinge every one his right, and  
he did his fealty, and paid his fine ex<sup>r</sup>.

ffinis h[ab]ij: viij.

**A**t this Court it is presented by the homage  
that before this Court, what is to saye the Deane and  
twentys day of September 1641: John Barker and  
Wch<sup>t</sup> Barker, copyholders deme of this manor did  
surround out of their hands into the hands of the Lord of  
the same manor by the hands of William Beart, in the  
presence of Philip Jacob Gloucesterlye deme of the same  
manor. **A**ll their right title and estate of halfe an acre  
of lande lyng in Prestwiche betwene the lands late of  
John Warne, and before John Gandler, on the Ronge  
gate, and the lands of this manor on the South gate,  
abutteth upon Hugh more towards the west, and upon  
a way called ffylodge way towards the East, commonly  
called New Parks. **D**o the only use and behoofe of  
Edward Glouces and his heires for ever, whose name

abuttest upon haud moore towards the west, and upon  
a way called ffylodge way towards the East, commonly  
called Wm. Parks. To the only use and behoofe of  
Edward Glouc<sup>s</sup> and his heires for ever, whereame-  
into the Court, and humblie desired to the premisses  
aforesaid w<sup>t</sup> the app<sup>t</sup> d<sup>m</sup> to be admitted, Wher<sup>e</sup> the  
said John and Robt Barker together w<sup>t</sup> Willipp  
James Edward and Thomas Barker their brother  
tooke up to them and their heires at a Court haue holden  
the sixtente day of October 1640: As somes and givens  
in Gavellinde to John Barker their father deceased  
as in the rolls of that Court appeareth, to whome the  
Lord by his steward delivered the rent of said by the  
yodd, To hold to him and his heires, of the Lord of the  
Manor: at the will of the lord accordinge to the custome  
of the said Manor: by the rents and servitudes therfore  
due and of right accustomed, gauninge every one his  
right, And he did his fealty, and paid his fine &c.

ffinis xvij. vi. At this Court it is presented by the homage  
that, before this Court, that is to say the monthe  
day of June 1651: John Barker Cappy hold deme of  
the said Manor: did surrender out of his hands, into the  
hand of the Lord of the same Manor: by the hands of Willm  
Obart, in the presence of John Powe, like deme of the  
same.

¶ More of this Court in the next roll ¶

Westhall,

As yet after general Court w<sup>t</sup> her letters patent  
holden the 27<sup>th</sup> day of October anno Domini 1651.

Same Maner. All his right title and interest of all his copyhold  
lands lyinge in the field called Readings, w<sup>t</sup> y<sup>e</sup> more particularly William  
Morris, and abutte<sup>t</sup> upon the lands of John Parker towards the North  
and upon Morries' lands towards the East, and upon heade more  
towards the West. And Contynually by estimatione & moe unto and thare  
Woodes. To t<sup>e</sup> only w<sup>t</sup> and behoofe of Edward Clough and  
his heires for ever whiche came into the Court and humbly  
desirous to t<sup>e</sup> promiss<sup>e</sup> aforesaid w<sup>t</sup> t<sup>e</sup> app<sup>t</sup>em<sup>t</sup> to be admitted  
w<sup>t</sup> t<sup>e</sup> said John Parker tooke up to him and his heires, at  
Court here holden the third day of October 1649: of t<sup>e</sup> sum  
v<sup>t</sup> of William Morris, as in t<sup>e</sup> rolls of t<sup>e</sup> hat Court  
apparced, to whome the Lord by his Steward delivered  
t<sup>e</sup> same of t<sup>e</sup> said by t<sup>e</sup> wood held to him and his heires  
of the Lord of t<sup>e</sup> said Maner at t<sup>e</sup> will of the Lord according  
to t<sup>e</sup> custome of t<sup>e</sup> said Maner by t<sup>e</sup> rents and services  
therefore due and of right accustomed, savinge every one his  
right And he did t<sup>e</sup> soal<sup>y</sup> and paid his fine ex/

ffinis h

At this Court it is presented by t<sup>e</sup> homage  
that John Goppyn copyhold maner of t<sup>e</sup> said Maner died  
divers yeaues since And that John Goppyn and Robt  
Goppyn, ar<sup>t</sup> his sonnes and next heires in lawfullide  
according to t<sup>e</sup> custome of t<sup>e</sup> said Maner. And that  
Susan Goppyn, t<sup>e</sup> wife of t<sup>e</sup> said John, whiche held t<sup>e</sup> said  
lands duringe her life died before t<sup>e</sup> said maner upon

ffinis h

At this Court it is presented by the Homage ~  
that John Goppyn Goppynhold escheate of his Maner. Died  
diverse yeareis sinc. And that John Goppyn and Robt ~  
Goppyn, and his Sonnes and next heires in Chawellinde ~  
accordinge to the custome of the said Maner. And that ~  
Susan Goppyn, the Wifte of the said John, whiche held the  
lands duringe her life died before this Court whereupon  
came the said John Goppyn and Robt Goppyn into the Court  
and humblie desirid the fauour of the Lord to be admitted  
widt, To one messuage wch a croft adioyninge cont  
halfe an acre and some yeres lymge in Syg Witingale ~  
wherfor the said John Goppyn tooke up to him and his ~  
heires at a Court here holden the fist day of October  
in the Eleavente yarde of the Reigne of our late Sovereign  
Lord King James of England ex of the Surrender of  
Georgie Goppyn, as in the Rollis of that Court apperarid  
to whom the Lord by his Standard delivered the rees of disseisim  
by the Rode, To hold to them and their heires of the  
Lord of the Maner at the will of the Lord accordinge to the  
custome of the Maner by the Rent and service therfore  
due and of right accustomed, savinge every one his right  
And they did their fealty. And are to paye the same ffined ex.

ffinis h in: vij<sup>th</sup>

At this Court it is presented by the Homage  
that William Past Goppynhold escheate of the Maner. Died  
before this Court Seised of certame lands and demements

More on the back side.

holder of tis maner by copy of Court Roll. And that William  
Fust is his onely Sonne and next heire, accordinge to the custome  
of tis maner. Who came into the Court and humblid desirid  
to be admitted. With **L**o halfe an acre of lande lyng  
betwene the lands of the Chamber of Bury St Edmunds on bote  
yelde one haad thorow abuttinge vpon Longate mere towardes  
the North. And to Seaven Woods of meadowe lyng in a  
longe meadowe, yett of ffoure acres and a halfe of  
meadowe longe in fower parts yett of ffive acres in six  
parts. And to one acre of meadowe of the demeant Almotts  
somtyme of Thomas Reelings, lyng in a meadowe called the  
Holme, betwene the meadowe late of Robt Gage on the East  
yete, and the meadowe late of Thomas Driver of the demeant  
Almotts on the West yete, abuttinge vpon Swyminge dittie  
towardes the North. And to one other parte of meadowe  
contyning a woode lyng in the Holme, betwene the ffour  
meadowe somtyme of Robt Gage on the East yete, and the  
Gryghold lands of the said Robt late of Robt Gage on the West  
yete, and abutteth vpon Swyminge dittie towardes the North.  
And to halfe an acre of lande yett of thirteene acres  
and a halfe and three yeres of lande of divers demeants  
w<sup>t</sup> the appertayns in Wirkdale at Willoune mere. And to  
halfe an acre and come yeres of lande somtyme of Adam  
Whiting lyng opposite to the lands somtyme of Adam  
Dawles, betwene the lands somtyme of John Grane, nowe or  
late of John Cipote on yte of the South, and the lands  
of the same John Cipote. Wheret on yte of the North. And

w<sup>t</sup> the appertments in Wikingale at Willowe mere And to  
halfe an acre and toome yeres of lande sometyme of Adam  
Whiting lyngre opposite to the lands sometyme of Adam  
Dowelles, betwane the lands sometyme of John Orane nowe or  
late of John Diptote on yte of the Soute, and the lands  
late of the said William Yonge on yte of the North. And  
abutte upon the way called Howgate mere towards the  
West and upon the meadowe called Churc<sup>e</sup> meadowe  
towards the Soute east And to one acre of lande lyngre  
in Rossfield, betwane the lands of Robt Shipp on yte of the  
Soute, and abutteth upon halfe an acre of this Maner.  
And to one acre of lande lyngre in Overtonne Dale  
betwene the foresaid acre on yte of the Soute, and the  
lands of Thomas Berk in the right of his wife on the North  
And abutteth upon the lands late of Thomas Berk towards  
the East And upon the lands of Robt Shipp towards the west.  
And to the third yte of the yres yres to be divided of one acre  
of lande lyngre betwene the lands late of James Glanke on  
the East yte, and the lands late of William Yonge on the West  
And to the third yte of the yres yres to be divided of one acre  
and a halfe of lande lyngre in the Longe meadowe wonke  
betwene the lands late of the foresaid William Yonge on the  
East yte, and the lands late of Robt Shipp on the West yte  
And to the third yte of the yres yres to be divided of one acre  
and a halfe of copy-  
hold lande in soþyngs betwene Langross<sup>e</sup> may on yte of  
the More of this Court in the next Bell

Westhall.

As yet of the general Court w<sup>t</sup> the Lord  
there holden t<sup>e</sup> e v<sup>t</sup> day of October 1651.

West, and the lands of diverse men on yte of the East. And to  
the third yte of one acre of land lyng in Longe meadowe went  
Betwene the lands late of William Tonget of the West, And  
the lands late of the said Robt Shipp of the East, Abuttinge  
Upon the Swyminge meadowe towards the South, Wher the  
said William West tolde up to him and his heires at a  
Court here holden the nyentent<sup>y</sup> day of September 1632: of  
the Surrender of William Tonget als in the Yolle of that  
Court appears, **To whom the Lord by his Steward**  
**Delivered there of Seism by the Lord, To hold to him and**  
his heires of the Lord of his Mano<sup>e</sup>: at the will of the Lord  
according to the Custome of the Mano<sup>e</sup> by the rents and  
services therefore due and of right accustomed, Sauting  
every one his riget, And he did his fealty, and paid his  
fine.

ffinisse<sup>s</sup>.

Whereas at a Court here holden the Nyentent<sup>y</sup>  
day of October 1650: William Dycote and Alice his  
wife (the said Alice beinge by the said Steward privately  
examined and Consontinge thereto,) did Surrender out  
of their hands, into the hands of the Lord of the said Mano<sup>e</sup>  
by the hands of the said Steward **One Messuage or**  
**Cottage, wherin one John Barrett then lived w<sup>t</sup> a**  
**certaine hemplande adioyninge situate in Wye**  
**Witlingale w<sup>t</sup> the appurtenis, To the use of John**  
**Howeyn the Elder of Neatge Witlingale, and of his heires**  
**for ever Upon condic<sup>n</sup>on notwithstandinge, that if the**

of their hands, into the hands of the Lord of the said manor  
by the hands of the said Steward **One** Message or  
Cottage, where in one John Barrett then lived w<sup>t</sup> a  
certame hampelande adioyninge situated in Uppe  
Wirkdale w<sup>t</sup> the appentance, **To the use of John**  
**Howigen the Elder of Reather Wirkdale, and of his heires**  
**for ever Upon** Condition notwithstanding, that if the  
said William and Alice or either of them their heires & executors  
Administrato<sup>r</sup>s or Assigno<sup>r</sup>s shalld pay or cause to be paid  
unto the foresaid John Howigen his Executo<sup>r</sup>s Administrato<sup>r</sup>  
or Assigno<sup>r</sup>s the full summe of fiftene pounds of lawfull  
Englissh money, in and upon the fourth day of November  
then next ensuinge, At or in the same mansion house of him  
the said John in Wirkdale aforesaid, That then the said  
Surrend<sup>d</sup>s shalld be void, otherwise to stande in force.  
Where at the Court it is presented by the Homage  
that the fiftene pounds aforesaid were not paid to the  
foresaid John accordinge to the Condition aforesaid by  
reason whereof the promisso<sup>r</sup>s aforesaid w<sup>t</sup> the appentance  
are become forfeited to the said John and his heires  
Whereupon came the foresaid John into the Court and  
humble<sup>d</sup> desired to be admitted to the said promisso<sup>r</sup>s w<sup>t</sup>  
the appentance, Wher<sup>i</sup> (amongst other<sup>o</sup>) the said William  
and Alice tooke up to them and the heires of the said Willm  
at a Court helden the eighth daye of October 1695  
of the immediate Surrend<sup>d</sup>s of the said William, As in the  
Rolls of that Court appears To whome the Lord by his  
Steward aforesaid delivred thereof Seism by the rods

¶ More on the back side ¶

20

To hold to him and his heirs of the of the Lord of the said  
Manor at the will of the Lord according to the custome of the  
said Maner by the rents and services before due and of  
right accustomed savinge every one his right And he did  
his fealty and paid his fine etc

finis xvij

At this Court it is desirid by George Barndor  
gent Steward by Tenant of the said Maner And therupon  
found by the Homage that before this Court videlicet the first  
day of January 1640 Humphrey Lushbord and Sara his wife  
Copyholder demesnes of the Maner aforesaid (the said Sara  
being by the said Steward first privately examined and  
consentinge therunto) did surrender into the hands of the  
Lord of the said Maner by the hands of the said Steward  
One acre of lande of the demeantment aylment in Sand-  
field upon middle furlonge And one acre and a halfe of  
lande of the demeantment aylment And three woodes and a  
halfe of land lyinge in the same parke next the lands some-  
tyme of Henry Brant on the South syde Wheramongst  
other the said Sara tooke up to her and her heires at a  
Court helden the Wynter day of October 1648 after  
the deatys of Dorothy the wife of John Brada her mother by  
the will of John Copyn her father deceased as by the rolls  
of that Court appears To the use of William Brade  
and his heires for ever Who came into this Court and  
humbley desired to be admitted to the premises aforesaid  
with the appurtenances To welcome the Lord by his Steward  
the deatys of Dorothy the wife of John Brada her mother by  
the will of John Copyn her father deceased as by the rolls

w<sup>t</sup> the app<sup>t</sup>emtis, to welcome the Lord by his Steward  
the Deat<sup>s</sup> of Dorothy, the wife of John Bruda ex mother, by  
the will of John Cappyn her father deceased, as by the Roll<sup>s</sup>  
of that Court appears. To the use of William Beale  
and his heires for ever, whos came into the Court and  
humble<sup>d</sup> desired to be admitted to the premis<sup>s</sup> aforesaid  
w<sup>t</sup> the app<sup>t</sup>emtis, to welcome the Lord by his Steward  
Delivered letter of Seisin by the Lord. To hold to him and  
his heires of the Lord of this Manor, at the will of the Lord  
according to the custome of the Manor, by the Rent and  
servit<sup>s</sup> therfore due and of right accustomed, savinge  
every one his right and he did his fault, and paid his  
fine.

At this Court, came John Martyn Cappyhold  
de<sup>r</sup>ente of this Manor. And in full Court before the homage  
did Surrend<sup>e</sup> out of his hands into the hands of the Lord of  
the said Manor, by the hands of the Steward aforesaid  
All his Cappyhold lands and dements holden of this Manor.  
To the uses mentioned or to be mentioned in his last will  
ed<sup>t</sup>stant in writinge.

At this Court in full and open Court a second  
Proclamati<sup>n</sup> was made, that the heires of Robt  
Seaman Cappyhold de<sup>r</sup>ente of this Manor, shoulde come  
in, and take up out of the Lords hands certame Cappyhold  
lands and dements holden of this Manor, whereof the said  
da  
2: proclamat<sup>y</sup> Robt Seaman did sayd, and none came to be admitted.

The residue of this Court is in the next Roll.

The residue of his Court is in the next Roll

Westhall.

As yet of the generall Court wch the late  
there helden the xv day of October 1651.

At this Court it is presented by the Homage that  
Wmard Pretyman gent dyed before this Court seised  
of certame Coppyhold lands and tenements holden of this  
Mamo: And that John Pretyman is his only Sonne and  
next heire, And none cominge in to be admitted, the first  
proclamacion is made ex.

And that Roger Sdaman dyed since the last Court  
seised of certame Coppyhold lands and tenements holden  
of this Mamo: But wher is his next heire they knowe not.  
And none cominge in to be admitted, the first proclamacion  
is made ex.

And that Thomas Sdaman dyed since the last  
Court seised of certame Coppyhold lands and tenements  
holden of this Mamo: And that Thomas Sdaman is his only  
Sonne and next heire, accordinge to the custome of the Mamo  
And none cominge to be admitted, the first proclamacion is  
made ex.

The end of this Court and Lecture

And none cominge to be admitted, the first declaration is  
made &c.

# The end of this Court and Date.

Westhall  
in Neather  
Rickinghall



Endall Court

there holden the Sessions  
day of June, in the yeare of  
Lord 1652: Before George  
Gardiner gent: Steward of  
the said Maner,

ffson.      None.

None.

None.

Plaints.      None.

None.

None.

Homas, Thomas Just  
John Hart junr.  
John Howgyn  
James Howgyn junr  
Thomas Shipp &

Jur.

& More on the back side

ffinish vi.

Whereas at a Court helden the Thynctontg Daye  
of October 1650: It was presented by the Homage & hat  
upon the thirtieth Daye of March 1650: William Maye  
Copyhold tenante of this Maner did surrendre out of his  
hands into the hands of the Lord, by the hands of John Hart  
in the presence of Nathaniel Glode twoe Copyhold tenants  
of the Maner aforesaid All his Copyhold lands and  
euenements holden of this Maner do the use of his last  
will and testament Nowe at this Court it is presentid  
by the Homage that the said William Maye is dead sinse  
the last Court whereupon came Elizabeth Maye widdow  
to the Relict of the said William, and did bringe into the Court  
the last will of the said William under the Seal of the  
Ordinary proved at Bury bearinge date the twentie  
day of January 1651: By whch it appeared to the Court, that  
the said William devised as followeth Item I give unto  
Elizabeth my wife duringe her naturall life All that  
my meadowe called Peatgey beras lyinge in Wauton &  
Vikingall aforesaid conteyninge thirtene acres And  
the said Elizabeth humblie desired do set mire of the  
premisses as his Copyhold of this Maner to be admitted  
that is to say to eight acres of lande and pasture Copyhold  
holden of this Maner called overberay and Peatgey beras  
Sometime William Atpitts, and afterward John Atpitts  
whch appertaines in Vikingall Whiche the said William  
Maye tooke up to him and his heires at a Court helden  
the third day of October 1649: of the Surrender of  
Thomas Beare John Raine and Susan his wife as in the  
Court record

premises as is Cappy hold of this Maner to be admitted .  
that is to say to eight acres of land and pasture Cappyhold  
holder of this Maner, called overbears and Bratge having  
sometime William At pitts, and afterward John At pitts -  
w<sup>t</sup> t<sup>e</sup> app<sup>t</sup>omie in Vikingale, Whire, t<sup>e</sup> said William  
Maye tooke up to him and his heirs at a Court held  
the third day of October 1649: of the Surrender of  
Thomas Beart John Reine and Susan his wife, as in t<sup>e</sup>  
Rolls of that Court appears, To whome t<sup>e</sup> Lord by his  
Steward delivered thereof Entail by the W<sup>t</sup> D<sup>r</sup> O hold  
to her and her assigns during her naturall life, of  
t<sup>e</sup> Lord of this Maner at the will of the Lord according  
to t<sup>e</sup> custome of the Maner by the W<sup>t</sup>ants and servites  
therefore due and of right accustomed, Savinge every  
one his right And s<sup>c</sup>o paid her fine, did her fealty, and  
was admitted d<sup>r</sup>mit<sup>t</sup> ex.

All this Court it is presented by the Homage  
that Edmund Barker, one of the Sonnes and Coheirs in  
Successione of John Barker deceased hath attayned his  
full age of one and twenty yeare<sup>s</sup>: wh<sup>e</sup>re came into  
the Court and did his fealty for certaine Cappyhold  
lands, do w<sup>t</sup> together w<sup>t</sup> his Brother<sup>s</sup>, he was admitted  
at a Court held t<sup>e</sup> s<sup>t</sup> p<sup>t</sup> day of October 1640:  
as here appears.

finis<sup>t</sup> t<sup>b</sup> At this Court it is presented by the Homage  
that Roger Staman wh<sup>e</sup>re held diverse Cappyhold  
lands of this Court in t<sup>e</sup> next Roll

Westhall.

As yet of the general Court here holden  
the Seaventy day of June anno d<sup>r</sup> m<sup>r</sup> 1652.

lands and tenements of this Maner by copy of Court Roll  
died diverse yeares since, And that Edmund Seaman,  
Roger Seaman, and William Seaman somes of the said  
Roger Seaman, And Thomas Seaman only Sonne and  
heire of Thomas Seaman one other of the Sonnes of the  
said Roger Seaman were his heires in Gavelkind  
accordinge to the custome of the Maner, And they present  
further that the foresaid Edmund Seaman, died diverse  
yeares since, And that Edmund Seaman Roger Seaman  
Robert Seaman and Thomas Seaman were his Sonnes  
and heires in Gavelkind accordinge to the custome of  
the Maner, And they present further that the said  
Edmund Seaman, Roger Seaman, Robert Seaman, and  
Thomas Seaman are also dead diverse yeares since,  
And that John Seaman, only Sonne of the said Roger  
Seaman, is by this next haire accordinge to the custome of  
the Maner and of the age of twelve yeares or there  
abouts w<sup>t</sup> said John came into the Court and Grav'd  
to be admitted, that is to saye, To the fforfe of one  
Grose called Bechetoffe Conteyninge by estimation six acres  
of land and pasture lyng in Wirkdale, Betwene the  
lands late of the said Roger Seaman on yte of the west  
And the highe way on yte of the East and upon the common  
way towards the North, Wher the foresaid Roger  
Seaman amongst other lands tolde upp to him and his

abouts w<sup>t</sup> said John came into the Court and Grav'd

aboute viij said John came into the Court and Crav'd  
to be admitted, that is to saye, To the ffourthe yere of one  
Close called Banetoff Conteyninge by estimation Six acres  
of land and pasture lyng in Hillingale. Betwene the  
lands late of the said Roger Seaman, on yte of the west  
and the highe way on yte of the East and upon the Roman  
way towardes the North Wher the foresaid Roger Seaman  
amongst other lands tooke upp to him and his  
heires, at a Court here holden the last day of May in  
the thre and thirtie yeres of the Reigne of Elizabeth  
late Queene of England &c of the Gvernement of Robt  
Clede, as in the rolls of that Court appears. And  
also to the ffourthe yere of one Imlosure called over  
Aytemore Conteyninge by estimation Eigghtene acres  
of pasture, the west heade thereto abutts vpon the  
lands late of John Cobhode, and the East heade thereto  
abutts vpon the lande sometymes of Symon Burlingham  
and late of the said Roger Seaman. Wher the said  
Roger Seaman (amongst other lands) tooke upp to him and  
his heires at a Court here holden the ffourth day of  
October, in the Nyentente yere of the Reigne of  
Elizabeth late Queene of England &c of the Gvernement  
of Robt Lanman and Margarett his wife, as in the rolls  
of that Court appears, to whom the Lord by his  
Steward delivered thereof Seisin by the rods, To  
hold to him and his heires of the Lord of this Manor  
at the will of the Lord, accordinge to the custome of  
the Manor by the Vants and servites therefore due.

B More on the back side

2 and

aboute viij<sup>iij</sup> said John came into the Court and graue  
to be admitted, that is to saye, To the ffourte yere of one  
Kynge called Edward Conteyninge by estimation Six acres  
of land and pasture lyng in Wittingale. Betwene the  
lands late of the said Roger Seaman, on yte of the west  
And the highe way on yte of the East and vpon the Common  
way towards the North whiche therefore said Roger Seaman  
amongst other lands tooke upp to him and his  
heires, at a Court here holden the last day of May in  
the thre and fiftie yeres of the Reigne of Elizabeth  
late Queene of England &c of the Surrondys of Wobt  
Clede, as in the Rolls of that Court appears. And  
also to the ffourte yere of one Imlosure called over  
Aytemore Conteyninge by estimation Eigghtene acres  
of pasture, the West heade thereof abutteth vpon the  
lands late of John Bobhode, and the East heade thereof  
abutteth vpon the landes sometymeis of Symon Burlingsham  
and late of the said Roger Seaman, Whiche the said  
Roger Seaman (amongst other lands) tooke upp to him and  
his heires at a Court here holden the ffourte day of  
October, in the fyfteenth yere of the Reigne of  
Elizabeth, late Queene of England &c of the Surrondys  
of Wobt Lanman and Margarett his wife, as in the Rolls  
of that Court appeared, to whome the Lord by his  
Steward delivred leyeas of Seisin by the Yarde, To  
Hold to him and his heires of the Lord of this Maner  
at the will of the Lord, accordinge to the custome of  
the Maner by the Rent and service therfore due

¶ More on the back side ¶

2 and

landes of right accustomed. And he paid his fine, And was  
Admitted Tenant, Savinge every one his right. And his  
fealty is respited vntill he come of age etc.

ffinis h[ic] p[er]

All this Court it is presented by the Homage that  
Roger Seaman whose good diverse lands and tenements of his  
Mamo: by Copy of Court Roll dyed diverse yeares since.  
And that Edmund Seaman, Roger Seaman and William  
Seaman Sonnes of the said Roger Seaman, and Edmund  
Seaman onely Sonne and heire of Thomas Seaman deceased  
one other of the Sonnes of the said Roger Seaman were  
his heires in Gavellinde, accordinge to the Custome of  
the Mamo: And it is further presented by the Homage  
that the said William Seaman dyed also diverse yeares  
since, and before his death did surmond out of his lands  
into the hands of the Lord of the said Mamo: accordinge to  
the Custome of the said Mamo: All and singuler his  
Copyhold lands and tenements holden of this Mamo:  
To the uses and intents specified or to be specified  
in his last will and testament in writinge, as in the Rolls  
of a Court here holden the second day of October  
1635: appeareth; Whereupon at this Court came  
John Seaman and produced into the Court the last will  
and testament of the said William Seaman bearinge  
date the kyngt day of January anno d[omi]ni 1643: And  
proved under the Seale of the ordinary, by wch it doth  
appear to the Court that the said William Seaman  
died without issue.

of a Court here holden the second day of October  
1635: appearalge: Whereupon at this Court came  
John Seaman and produced into the Court the last will  
and testament of the said William Seaman bearinge  
date the fyfthe day of January anno d<sup>r</sup> m<sup>r</sup> 1643: And  
proved vnder the Seale of the ordinary, by wh<sup>t</sup> it doth  
appear to the Court that the said William Seaman  
devised as followeth Imprimis I give and do  
bequeath unto Edmund Seaman my Nephew, Sonne of  
Edmund Seaman my Brother deceased all and singler  
my lande and dements, both free and copyhold  
stittuate lyng<sup>e</sup> and beinge in Rother Wirkdale, or  
in any other towne or townes adioyninge To haue  
and to hold to the said Edmund my Nephew and to his  
heires for ever, Upon Condition nevertheless as  
following and not otherwise. That is to say, that he the  
said Edmund w<sup>t</sup>in one moneth next after my decease  
shall and doe become bounde in and by one obligation of  
the penall summe of one thousand pounds unto my  
kinsman Gregory Hawes, and to my Cosen John  
Seaman of Wattefield for the true yfformante of this  
my will, and for payment of such debts as I owe unto  
any yson or ysons what so ever, and for discharge and  
payment of such legacies as I shall in and by this my  
will devise and bequately. And it is further presented  
by the homage, that the said Edmund Seaman did accordingly  
w<sup>t</sup>in one moneth after the date of the said  
William Seaman Enter a Bond of one thousand

pounds

S More of this Court in the next vol<sup>e</sup> S

Westhall.

As yet after general Court here holden  
the seavente day of June anno Domini 1652

3 Pounds unto the said Gregory Hawes and John Seaman for  
the true performance of the said will accordinge to the intent  
and meaninge there of. And that the said Edmund Seaman ~  
afterward and before this Court dyed Seised of the said  
lands and demements to him devised by the said will as ~  
aforesaid, and before his admission to the same; And that  
John Seaman onely Sonne and heire of Roger Seaman ~  
deceased, Brother and next heire of the said Edmund ~  
Seaman, is his Nephew and next heire, accordinge to ~  
the custome of the Mannor Whiche said John Seaman ~  
resident in Court humblie Craved to be admitted, That  
is to say To the fourte yere of one Glōsē called Boane  
Cott, Contayninge by estimation Six acres of lande and ~  
pasture, lyngē in Wirkdale, Betwene the lands late of  
the said Roger Seaman on yte of the West and the gigge  
way on yte of the East. And abutteth vpon the Common ~  
way towards the North. Whiche said Roger Seaman the  
father tooke up to him and his heires at a Court here ~  
holden the last day of May in the three and thirties yere  
of the Reigne of Elizabeth late Queene of England &c of  
the Sūrroundinge of Wirkdale, as in the Rollē of that  
Court appeareth. And also to the fourte yere of one ~  
Glōsē called Over Cylemore contayninge by ~  
estimation Eigethone acres of pasture, the West haide  
of which is adioyned to the said John Seaman the

way towards the North, with the said Roger Seaman the

way) towards the North) w<sup>t</sup> the said Roger Seaman the  
father tooke vp to him and his heires at a Court helden  
helden the last day of May, in the thre and thirties year  
of the Vigne of Elizabeth late Quone of England ex of  
the Gvernd<sup>n</sup> of Robt Glodde, as in the rolls of that  
Court appeareth, And also to the fforw<sup>r</sup>e yte of one  
Inlosure called Over Aylemore contayninge by ~  
estimation Eigghtene acres of pasture, the West heade  
thereof abutteth vpon the lands late of John Robhood  
and the East heade thereof abutteth vpon the lands  
Somtymes of Simon Burslingham and late of the said Roger  
Seaman Whiche the said Roger Seaman (amongst other lands)  
tooke vp to him and his heires at a Court helden the  
ffourth day of October, in the Rintente yare of the Vigne  
of the late Quone Elizabeth of England ex of the Gvernd<sup>n</sup>  
of Robt Lanman and Margarett his wife, as in the rolls of  
that Court appeared, To w<sup>t</sup> come the Lord by his Steward  
aforsaid delivernad thereof Edim by the rods, To hold  
to him and his heires, of the Lord of his Maner at the will  
of the Lord accordinge to the custome of the Maner by the  
Wents and servites therfore due and of right accustomed  
And he paid his ffine, and was admitted to ente, Saining  
every one his right, And his ffalty was respited untill  
he comd of age ex,

Fine h<sup>t</sup> lxxvi.

And the said John Seaman desired further to be  
admitted To ffine acres of lande by estimation lyng in ~

More on the back side

Padingfield

Weddingfilds, Betwene the lands late of William Stalwortsy,  
afterward of thomas Stalwortsy on yte of the East and the  
Procession way of Kirkingle on yte of the West, And abutteþ  
upon the lands late of Robt Sudbury, towards the North  
and upon the Meadome late of the said thomas Stalwortsy  
towards the South, holden by servite, & p v. Rent by yeare  
and suite of Court. And also to six aires and one Acre  
of lande, of divers þemenments in Weddingfield, Betwene  
the lands late of the said thomas Stalwortsy, on yte of  
the west, And the lands late of Margarett Payne, and  
John Osbourne the younger on yte of the East with the  
appertaines in Kirkingle, And to one acre of lande lying  
in Weddingfield Betwene the lands of the said John Osbourne  
on yte of the North, And the lands late in the tenure of  
thomas Bust on yte of the South, one heade thereof a  
abuttinge upon the lands late in the tenure of thomas  
Stalwortsy, towards the East, And upon the lands late of  
the said John Osbourne and the said thomas Bust toward  
the West, And also to one Glose of lande conteyninge  
by estimation þoure aires more or leſſe wþ the appertaines  
in Kirkingle, yere of twenty two aires and Eigghtene  
yeare of lande ralleſt he newe close, Wher þe said  
William Seaman tooke up to him and his heires at a  
Court here holden the dñe Daye of October in  
the thirtenth year of King James his Reigne over  
England &cij of the Succession of Edmund Hubberd and

by estimation þoure aires more or leſſe wþ the appertaines

England &c. of the Surrond<sup>s</sup> of Edmund Hubberd and  
Elizabeth his wife as in the rolls of that Court appereth  
by estimation shoure at no more or lesse w<sup>t</sup> the appertaining  
in Wink<sup>g</sup>ale, yers of twenty two acres and Eig<sup>t</sup>one  
yars of lande called the newe close, Wher<sup>t</sup>he said  
William Seaman tooke up to him and his heires at a  
Court houlden the tenth daye of October in  
the thirtenth yearre of Kinge James his Reigne over  
England &c. of the Surrond<sup>s</sup> of Edmund Hubberd and  
Elizabeth his wife as in the rolls of that Court appereth  
And to one close of pasture called Westroote close  
sometyme<sup>s</sup> in diverse p[ar]ces, and sometyme<sup>s</sup> of Willard  
Bretton, lyng<sup>e</sup> betwene the Capp<sup>y</sup>hold pigetts of this  
Ramo<sup>d</sup> in the tenure of John Cappinge, sometyme<sup>s</sup> of  
William Payne called the dust on yte of the Ports, and  
the Capp<sup>y</sup>hold lande of this Ramo<sup>d</sup> in the tenure of  
Edmund Hubberd the Elder, sometyme<sup>s</sup> of William  
Stalwart<sup>y</sup>, on yte of the Souts, and abutthe<sup>t</sup> upon  
Hodge more towards the West, and upon the hig<sup>e</sup> way  
called Westroote, towards the East, And Conteyneth  
Wyne arce, as it is nowe in lost<sup>d</sup>, And rentale by the  
yeare £m<sup>5</sup>. m<sup>5</sup>. And to one p[ar]ce of meadowe Cont-  
forty fette lyng<sup>e</sup> in the Churc<sup>y</sup> meadowe, being yarll  
of the lande late of Rothe Barnard, Wher<sup>t</sup>he  
foresaid William Seaman, tooke up to him and his  
heires, at a Court houlden the sixtenth daye of  
October, in the twoe and twentie yeare of the Reigne  
of Kinge James of England &c. of the Surrond<sup>s</sup> of  
William Barnard and Rothe Barnard, as in the  
30th daye of November 1610.

¶ More of this Court in the next Roll ¶

Westhull.

As yet of the generall Court here holden  
the Seavente Day of June, Anno d<sup>r</sup> 1652.

¶ W<sup>th</sup>s of that Court appears, And to one poore of a  
Copy hold lande Conteyninge in brede, two ffete and a halfe  
of t<sup>e</sup>s Mile, and in lengthe thirtie yeres or there abouts, lyng  
betwene t<sup>e</sup>s lands of t<sup>e</sup>s said William Seaman called Breffond  
on yte of t<sup>e</sup>s Porte, and extendeth from t<sup>e</sup>s yard belonging to  
t<sup>e</sup>s Messuage of John Coppyn towards Sledde meare, t<sup>e</sup>o  
west head ther eof abuttinge vpon Sledde meare aforesaid  
Wher t<sup>e</sup>s foylesaid William Seaman tolke vp to him and  
his heires, at a Court here holden the ffift day of October  
1627: of t<sup>e</sup>s Surrender of John Coppinge as in t<sup>e</sup>s W<sup>th</sup>s  
of that Court appears, And to one Close called  
Sopers Close Conteyninge Ryne and twenty aires with t<sup>e</sup>s  
appartementes wher t<sup>e</sup>s said William Seaman tolke vp to him  
and his heires, at a Court here holden t<sup>e</sup>s ffourth daye of  
October 1633: by t<sup>e</sup>s last will and Testament of t<sup>e</sup>s said  
Roger Seaman his ffafer, as in t<sup>e</sup>s W<sup>th</sup>s of that Court  
appears, And also to one Dement, called Basse  
Dement and Ryncton aires and a halfe and twelue  
yeres of lande still of one Dement and t<sup>e</sup>xx and fifty  
aires and Eigytene yeres of lande And to one Close of  
pasture called Croffe wood Close Conteyninge by estimation  
twelve aires more or lesse yd of t<sup>e</sup>s said Dement and  
thre and fifty aires and twelue yeres of lande sometyme of  
William Basse lyng in Heathers Vikingale And to one  
appeare, who apperteone Dement, rauos Basse

William Base lyng in Peathers Vinkinge And to one  
apiece, ~~one~~ acre to one eement, rauos base  
eement and Rynetene acres and a halfe and twelue  
yeires of lande yll of one eement and thre and fifty  
acres and Eigentene yeires of lande, And to one close of  
pasture called Croffewood Closse Conteyninge by estimation  
the value at nre more or lesse yll of the said eement and  
thre and fifty acres and twelue yeires of lande sometymes of  
William Base lyng in Peathers Vinkinge And to one  
Wood of lande sometymes of Vinkard Turne lyng in the  
Veadinge, betwene the lande late of Thomas Stalwartey on  
yngte of the west and the lands late of Bartholomew Andrews  
on yngte of the East, and abutteth upon the lande late of the  
foresaid Thomas Stalwartey at hote heads, And to one  
Wood of lande late Ratgar in Waynes lyng in the Westreete  
and abutteth upon the Comon towards the East and upon the  
lands late of the foresaid Thomas Stalwartey towards the  
West, and lyeth betwene the lands late of the said Thomas  
Stalwartey on hote yngtes, And to thre Woods of lande  
late of Edmund Chaxman, of the eement of Hubert  
Brewster, lyng in a field called Veadinge at Stalwartey  
Croftes end, And to one Wood of lande late of the said  
Edmund Chaxman called Knotts Wood, And to one acre  
and one Wood w<sup>t</sup> a pitte of lande of the eement ingreved  
And to one messuage nowe detayled w<sup>t</sup> a Croft adioyninge  
Conteyninge two acres and a halfe and fiftene yeires lyng  
in Westreete, And also to one pere of land inclosed

¶ More on the back side ¶

Conteyning

3 Contayninge by estimation tyme arre<sup>s</sup> lyeinge in the westreite  
in Vikingale aforesaid, betwene tge lands late of the said  
Edmund Wubbard and before of John Stalwertey on yte of  
the Soute and North, and abutte<sup>t</sup> upon tge lande late of  
Abraham Glorde towards the west, and upon heade moare  
towards the East. And also to somme arre<sup>s</sup> of Goppysold  
lande w<sup>t</sup> tge appertennis in Vikingale aforesaid, as it lyeth  
in tge field of Headinge, betwene tge lands of tge Lord late  
in tge tenure of tge said John Stalwertey, on hote<sup>r</sup> yte  
and abutte<sup>t</sup> upon tge lande of tge Lord late in tge tenure  
of tge said John towards the west, and upon tge lande of  
Humphry Howlett in yte, and tge lands of tge said Edmund  
Wubbard in yte towards the East, whyn tge said William  
Sdaman tolde up to him and his haire<sup>s</sup>, at a Court held  
helden the fist day of November, in tge dantz ydares of  
tge Reigne of Kinge James of Iland &c of tge Surrender of  
Edmund Wubbard, he elder, as in tge rolls of that Court  
appoane<sup>d</sup>, to whom tge Lande by his steward aforesaid  
delivered tge same of tge said by tge odd **To hold to him**  
and his haire<sup>s</sup> of tge Lord of tge Mamoy at tge will of  
the Lord, accordinge to tge custome of tge Mamoy by tge  
rente and servites tgefor<sup>e</sup> due and of ryt<sup>e</sup> attustomed  
and he paid his fine, and was Admited Dam<sup>t</sup>e, sauing  
every one his Ryt<sup>e</sup>. But his fealty was respitid  
untill he comes of age &c.

Finis A<sup>p</sup>pe<sup>r</sup>.

All this Court it is presented by tge Homage  
and service of the maner of Marie, 16<sup>c</sup> i. Matamell

delivered þereto of þis þe 29 day of þis moneth aforesaid  
and his hairet of þe Lord of þis manor at þe will of  
þe Lord, according to þe custome of þis manor by þe  
rente and service þereto due and of right accustomed  
and he paid his fine, and was admitted dñe, saving  
every one his right but his fealty was respiteþ  
untill þe comes of age ex

finis xx.

All this Court it is presented by þe homage  
that upon þe present day of May 1651 Nathaniel  
Glede Coppyhold dñe of þis manor did according  
to þe custome þereto surrender out of his hands into  
þe hands of þe Lord of þe same manor by þe hands  
of William Beale, in þe presence of Thomas Copping  
like Coppyhold dñes of þe same manor One  
paire of lande containing by estimation one acre  
lying in a certayne piggles in Weatnor Wirkengale afor  
said Botwene þe lands of þe said Nathaniel Glede  
on þe West syde, and þe lands of John Morris on þe  
East syde; and abutteþ upon þe high way leading  
from Malletfield towards Botdale towards the North  
and upon þe other lands late of Andrew Dowe towards  
þe South To þe onely use and behoove of  
Andrew Baker of Metharden in þe County of Suff  
ferman and of his hairet for ever, whoe came into þe  
Court and humblie desired to þe þmpter aforesaid to be  
admitted, wch þe said Nathaniel Glede tooke up to

The residue of þis Court is in þe next vol

The booke of his Court is in the next folle

Westhall.

As yet of the Generall Court here  
helden the seavente day of June Anno Domini 1619.

Him and his heires at a Court helden the six and twenty  
day of Maye 1643: of the Surrend<sup>r</sup>e of John Myard and  
Elizabeth his wife, and John Lusk and Margaret his  
wife, as in the folles of that Court appeared, to whom the  
Lord by his Steward aforesaid delivered these of Seism  
by the Wode, To hold to him and his heires of the Lord  
of this Maner, at the will of the Lord, according to the  
Custome of the Maner by the Vants and servites ~ ~  
therefore Due and of right accustomed, Savenge dury  
one his Wight, And he paid his ffine, and did to the Lord his  
fealty, and was admitted Comte ex.

And afterward still sittinge the Court came the  
foresaid Andrew Water, and in full Court before the  
Homage did Surrender out of his hands into the hands of  
the Lord of the said Maner All his Geppheld lands and  
tenments holden of this Maner To the use of his  
last will and testam<sup>t</sup>.

The end of this Court.



last will and testam.

# The end of this Court.

Westhall,  
in Neather  
Rickinghall



General Court  
w<sup>t</sup> the Leete of S<sup>r</sup> John Hobart Baronett  
S<sup>r</sup> William Doyly knight George Vane.  
Esq<sup>s</sup> and other the feoffees in trust of Capt.  
Baron Esq<sup>s</sup> deposed late Lord of this  
Manor together w<sup>t</sup> the Attornement  
of the tenants of the same Manor there  
helden the Ryntg day of November  
1652 before George Gardiner gent  
Steward of the same Manor

# Of the Leete.

¶ More on the back side ¶

Chiese plaidg'd.

John West

Thomas Groune

Thomas Symonds

John Hart

John Mayo

William Barre

Robert Bennett

John Chamberd

Thomas Copyng

Robert Howegyn

Humphrey Madnall

William West

and

William Wiffyn

Jur.

Jur.

Who say upon their oaths, & hat they giue vnto the  
Lord for their common ffeine, accordinge to theire annient  
Custome & use.

And that Thomas Knights, John Vowe, Stephen  
Aurell, John Daye, Thomas Warren, and Nathaniel  
Glaude ane & residents and Inhabitants within the p[ri]mit  
of this Lode, and did make defalt in apparaunce this  
day, & therfore derty one of them are amerid & in.

And that John Howegyn the Elder hath rast up  
a banke, and put by the common way, leadinge from neteler  
Wirkinghall Churche to home lane, wherfore he is amerid  
in. And imynded to beake downe the said bank  
sufficiently before the first of March next in payne of  
the xx.

And that John Symonds, John Howegyn the Elder  
Philipp Jacob Glark, Anthony Cowden, and Samuel  
Fitts, have plowad up yte of the longe meadowe adioyning

a banke, and put by the common way, leadinge from neteler

ffitts, hanc plowad vp yte of thd longe meadowe adioyning  
a banke, and put by the somen way leadinge from next to  
Bicklinghall Churche to home lane, wherfore he is amde  
him. And miogned to beate downe tē said banke ~ ~  
sufficiently before tē first of March next in payne of  
lxxv.  
¶

¶ And that John Symondt, John Howrey, the Elder  
Philipp Jacob Clark, Anthony Cowden, and Samuel  
ffitts, hanc plowad vp yte of thd longe meadowe adioyning  
to tēir lands in Rente field, wch they ought not to doo,  
therefore every one of them is amde him. And they  
are miogned to lay downe and amnd tē same sufficiently  
before Michaelmas next in payne every one of them to  
forfeite & p<sup>o</sup>.

¶ And they doe nominate and appoint Henry Stanton  
and James Warren to be Constables for tēir yarde  
ensuinge for tē said downe of Bicklinghall, wch said  
Henry Stanton was sworne in Court, And tē said  
James Warren was miogned (he not beinge present) to  
take his oate before some Justice of tē peace for  
tē County of Suff, for tē due execution of tē said  
offitc wch in fourtene dayes next ensuinge upon  
payne of tē xl.

## ¶ Of the Court Baron.

¶ More of tēir Count in tē next Roll

Westhull.

As yet of the generall Court w<sup>t</sup> the  
Leter thare holden the R<sup>t</sup> day of Novemb:

1652

At this Court came William Boarte, Robt  
Bennett, John Chamberl<sup>d</sup>, Thomas Coppyn, John Hart  
Iam<sup>t</sup> Horvynson, Robt Horvyn, Humphry Padnall  
William Bust, John Bust, and William Wiffen, and did  
Attorne themselves d<sup>r</sup>nt<sup>s</sup> unto t<sup>e</sup> said Lordes every one  
of them by payinge of a p<sup>t</sup> my And they did ther<sup>r</sup> fealty

Homage,

Willm Boart  
John Chamberl<sup>d</sup>  
Thomas Coppyn  
John Hart Jun<sup>r</sup>  
Robt Horvyn

Humphry Padnall  
William Bust  
John Bust  
William Wiffen

Sir, Sir

At this Court John fferr<sup>r</sup> gent; the ffessor  
of Riverstone, Thomas Hart gent; John Morris and  
Richard Woods gaue unto the Lordes of t<sup>e</sup>is Manors  
ther<sup>r</sup> hospite of suite of Court, every one of them m<sup>r</sup>.

ffinis<sup>r</sup> L<sup>s</sup>

At this Court it is presented by the Homage  
that Avis Osborne widdow<sup>e</sup> whose held certaine copy  
held lands and demements of t<sup>e</sup>is Manor duringt t<sup>e</sup>o  
tyme of her naturall life, is dead before t<sup>e</sup>is Court  
And that Martha her daughter late t<sup>e</sup>o wife of Robt  
Brett, d<sup>r</sup>nt<sup>s</sup> in reversion of t<sup>e</sup>o said lands and dements  
is also deade before t<sup>e</sup>is Court seised of t<sup>e</sup>o same, And  
that John Brett and Robt Brett are t<sup>e</sup>o somet of t<sup>e</sup>o

ffinis h Ls

their despite of suite of Court, every one of them in.

**A**t this Court it is presented by the Homage  
that Avis Osborne widdow whose hold certaine Copy-  
hold lands and demements of this Mannor. Dyinge the  
terme of her naturall life, is dead before this Court  
And that Martha her daughter late the wife of Robt  
Brett, dwelle in the tenurie of the said lands and dements  
is also deade before this Court seised of the same; And  
that John Brett and Robt Brett are the somes of the  
said Martha, and next heirs in Gavellinde accordinge  
to the custome of the said Mannor. Who came into the  
Court by Joseph Bedwall their Uncle, (and in this  
behalf their Attorney) And humblye Craved to be  
admitted, that is to say To one pyle of pasture  
contayninge by estimatione one acre in ffreingam, at the  
Chancery and upon wch a demement is newly built  
lyng betweene the Close of the Mannor of ffreingam  
late in the tenure of Thomas Dalbott, on yte of the  
East, And the Common焉 next the Chancery pale of  
ffreingam on yte of the West, and abutte upon the  
Close of the Mannor of ffreingam in the tenure of the said  
John Dalbott, towardes the North, And upon the Close  
of Robt Gotton towardes the South, And to one yarde  
of land lyng in the Barrowe, betwene the Close  
called Brunnings on yte of the North, and the land  
of the Mannor of ffreingam on yte of the South, and  
abutte upon the said Close towardes the East, And

More on the back side

East meadowe towards the west w<sup>t</sup> the applemis, Wher  
the said Avis and Martha tooke up to them and the heires of  
the said Martha at a Court have holden the six and twenty  
day of May 1643: by the last will and testament of John  
Shounes father of the said Martha. Also in the rolls of that  
Court appears, to whom (by their attorney aforesaid)  
the lands by their Standard aforesaid delivered thereto  
desirous, the odd, **To hold to them and their heires**  
**of the lands of this manor,** at the will of the lords according  
to the custome of the manor by the rents and services  
therefore due and ought accustomed, savinge every  
one his right. And they paid their fine. But their  
fealty was remitted.

**A**nd because the said John and Robt Brett are  
within age, vizt: the said John of the age of fourteene  
yeares, And the said Robt of the age of six yeares  
therefore afer the custome of the oddes, as the  
occupacion of the pmisses aforesaid, are committed to the  
said Joseph Redwall their sonle, duringe their  
minority, renderinge an account of the profits thereof  
accordinge to lawe.

**W**hereas at a Court have holden the first day  
of October 1651: It was presented by the  
homage that Virgard Nuttymen gent: who held  
certaine copyhold lands of this manor dyed before  
that Court Seised thereof, And that John Nuttymen  
nowe has his onely sonne and next heire, accordinge to

paid Ioseph Bedwall their sonne, duringe their  
minority, ha renderinge an account of the profits thereto  
accordinge to lawe.

ffinis h xvij. **W**hereas at a Court haue holden the ffiftent  
Day of October 1651. It was presented by the  
Homage that Wmard Mytteman gent whold  
certaine copyhold lands of this Maner. And before  
that Court Seised thereof. And that John Mytteman  
gent was his onely Sonne and next heire, accordinge to  
the custome of the Maner. And none cominge to be  
admitted, therefore the first Proclamation was made  
ex nomine at this Court, name the said John Mytteman  
and humblie Craved to the premisses aforesaid w<sup>t</sup>e  
the appertaininge to be admitted, that is to say **C**othe  
urce of copyhold lands lyngg together in the South  
field (abuttinge upon the hundred More) Betwene the  
lands late of the Duke of Suff<sup>r</sup> on yte of the South  
and the lands late of the Mervyn of Brym<sup>r</sup> on yte  
of the South. And to one Vode of meadowe by  
estimation, lyngg in a meadowe called Kibbleshul<sup>r</sup> in  
Wiverton, Betwene the meadowe late of Wmard  
Holme on yte of the West, and the meadowe late  
of Jolly on yte of the East. And abutteth  
upon the lands late of the foresaid Duke of Suff<sup>r</sup> in  
the tenure of John Gmyt<sup>r</sup> towards the South. W<sup>t</sup>e  
the foresaid Wmard Mytteman, and Johane Gmyt<sup>r</sup>  
ooke up to them, and the heires of the bodye of the said  
Wmard. At a Court haue holden the Rynt<sup>r</sup> Day of

Octob.

**Q** More of this Court in the next Voll **Q**

**Q** More of this Court in the next Voll **Q**

**¶ More of this Court in the next Post ¶**

Westhull.

**As yet of the general Court w<sup>t</sup> the  
Lords here holden the ip<sup>t</sup> of Novemb: 1642.**

**O**ctober, in the fourt<sup>y</sup> yeare of the Reigne of our late  
soveraigne Lord & Kinge Charles of England &c of the S<sup>r</sup>einder  
of the said Johane Glenys, As in the Roll<sup>s</sup> of that Court  
appeart<sup>s</sup>, do whome the Lords by their Steward aforesaid  
delivered there of Seism by the Vell<sup>d</sup> **To hold to him &**  
his heires of the Lords of this Manor. At the will of the  
Lords accordinge to the Custome of this Manor by the Rent  
and services therefore due and of right accustomed, And  
he paid his fine, did to the Lords his fealty, and was  
Admitede Comte Sautinge every one his right /

**A**nd afterward still sittinge the Court rame the serfes  
John Prittyman, And in full Court before the Homage  
did surrende out of his hands, into the hands of the Lords of  
the said Manor by the hands of the said Steward All his  
Copyhold lands and demements holden of this Manor  
**To the vse of his last will and testam<sup>t</sup>.**

**A**t this Court sute of Court of the said John  
Prittyman is respite<sup>d</sup>, from Court to Court, and from  
yeare to yeare, duringe the pleasure of Lords of this  
Manor he payinge therfore yearly £ 113/-

**¶** **W**herewas at a Court here holden the Nineteenth  
day of October 1646: It was presented by the Homage  
that John Homyngham the Elder did surrende out of his  
lands to the Duke of Boro<sup>m</sup> 1000 £ i.e. M<sup>t</sup> 8  
In the use of his wife and children

At this Court Sute of Court of the said John  
Pittymen is respite, from Court to Court, and from  
Year to year, During the pleasure of Lords of this  
Manor, he payinge therfore yearly £ 100.

¶ Whereas at a Court here holden the Nineteenth  
day of October 1646: It was presented by the Homage  
that John Honnyn the Elder did Surrender out of his  
hands, into the hands of the Lord of the said Maner,  
according to the custome of the same Maner. Two  
acres of lande holden of this Maner, lyng in Hopyng  
Fartingall called Willome hodge To the use of his  
last will and testament. None at this Court, it is  
presented by the Homage, that the said John is dead  
before this Court whereupon came into the Court  
Margarett the wife of the said John, and did produc  
in Court the last will and testament of the said John  
under his hande and Seale bearinge datd the sixtysix  
of October 1645: Whereby it appeared to the Court  
that he devised as followeth Item I give and bequeath  
unto my Sonne Robte thre acres of freehold land  
lyng in Fartingall, and holden upon ffaronffall Court.  
And also two acres of copyhold land lyng in the  
same Fartingall and holden of the Maner of Westall  
To hold to him and his heires after my decease and  
Margarett my nowe wife Under certame condicions  
therem mentioned ex And the foresaid Margarett and  
Robte present in Court humblie Craved to be Admited

¶ More on the back side ¶

40

To the promisſe aforesaid w<sup>t</sup> h<sup>t</sup>o app<sup>t</sup> d<sup>m</sup>is. W<sup>t</sup> h<sup>t</sup>eſſ laid  
John(amongſt other land) tooke up to him and his heireſ  
at a Court houſe holden the ſixtante day of October, in  
the viijtene yeare of Kinge Jameſ, by the laſt will of  
thomas ſhawſyn hiſ ſhalter, as in the roll of that  
Court appeared, do whome the Lordis by their ſteward  
delivered tyme of ſeisir by the w<sup>t</sup> d<sup>t</sup> o hold to her the  
ſaid Margarett Duringe her naturall life, And after her  
deceas to the ſaid Robt and his heireſ of the Lordis of th<sup>e</sup>ſ  
Manno<sup>ꝝ</sup> at the will of the Lordis accordinge to the custome  
of the ſaid Manno<sup>ꝝ</sup> by the Rent and ſeu vices therfore  
due and obig<sup>t</sup> accustomed, And they paid their ſſineſ  
d<sup>t</sup> to the Lordis their fealty, And were admitted d<sup>m</sup>ts  
gaineing every one hiſ viig<sup>t</sup>

2<sup>da</sup> p<sup>r</sup>lamat,

At this Court a ſecond p<sup>r</sup>lamation was  
made in full Court before the Homage, that the heireſ  
of Roger ſdaman ſhould come in, and take up out of the  
Lordis hands certame Geppyholt land and euenements  
whone of the ſaid Roger died ſeised, or the ſaid land ſhould  
be ſeised into the Lordis hands &c And none rame &c

2<sup>da</sup> p<sup>r</sup>lamat.

At this Court in full and open Court before  
the Homage a ſecond p<sup>r</sup>lamation was made, that thomas  
ſdaman onely come and next heire of thomas ſdaman  
deceased ſhould come in, and take up out of the Lordis  
hands certame Geppyholt land and euenements to him  
descended after the deaſt of the ſaid thomas hiſ ſhalter

newnes of tƿe said wodou vices soner, or tƿe said canes com  
be leisid into tƿe Lounds handes &c And none ramē &c

2<sup>da</sup> p̄lamar.

**A**t this Court in full and open Court before  
tƿe Homage a 2d encō plamāt̄ was made, þat ðhomas  
Edaman on ly somme and next heire of ðhamas Edaman  
descended shoulde come in and take up out of tƿe Lounds  
hands certame Goppypold lands and demements to him  
descended after tƿe dāt̄ of tƿe said ðhomas his father  
otherwise tƿe said lands shoulde be leisid into tƿe Lounds  
hands for want of a dāmte, And none Game &c

3<sup>ma</sup> p̄lamar.

**A**t this Court it is presented by tƿe Homage  
þat Edward Bond Goppypold dāmte of tƿis Manor  
dyed s̄incē tƿe last Court, leisid of certaine Goppypold  
lands and demements holden of tƿis Manor. But whet is  
his next heire they knowe not, And none Cominge to be  
admitted tƿe first plamāt̄ was made &c

**A**t this Court it is presented by tƿe Homage  
þat upon tƿe twoe and twentysy day of Aprill 1652:—  
John Martyn of Burgate in tƿe County of Suff Goppypold  
dāmte of tƿis Manor did surrendere into tƿe hands  
of tƿe Lord of tƿe said Manor an ordinge to tƿe custome of  
tƿe Manor by tƿe hands of William Rust, in tƿe presence  
of John Hemysyn like Goppypold dāmte of tƿis Manor  
**L**wo poates of Meadowe or pasture lyngē in Wirkingsall  
Inferior. þat is to say thuse Wood, more or lesse lyngē in  
Longe meadowe in Wirkingsall aforesaid late Stephen  
Gwynghē

þe residue of tƿis Court is in tƿe next roll

Westhall.

As yet of the generall Court w<sup>t</sup> the late  
theire holden the 9<sup>th</sup> day of November 1652

Smythes; And also one other meadome or pasture conteyning  
two acres, lyng in Longe meadome in Kirkdale aforesaid  
late John Clarkes, and all other parts of land nome in the  
occupacion of Samuell fizts Do the use of John Martyn  
his Sonne, and Mary ffreeman Daugter of William ffreeman of  
Gissengham, and to the issue of their two bodies for ever, And  
for want of issue to the heirs of the said John Martyn for  
ever. And none coming to have admittance, the first  
Proclamation was made ex.

The end of this Court & Letter,



Westhall  
in Neather  
Kickinghall

Generall Court w<sup>t</sup>  
the late of S<sup>r</sup> John Hobart Baronett  
S<sup>r</sup> William Doyly knight George New  
Esq<sup>r</sup> and other the trustees of Hob<sup>t</sup>  
Baron Esq<sup>r</sup> deceased late Lord of  
this manor there holden the Eleaventh  
day of October 1653 before George  
Gardiner gent<sup>r</sup> Standard of the said  
Manor.

Westhall  
in Neather  
Rickinghall

Generall Court  
the Leete of S<sup>r</sup> John Hobart Baronett  
S<sup>r</sup> William Doyly knight George Wour  
Esq; and other the trustees of H<sup>r</sup> Hobart  
Baron Esq; deceased late Lord of  
tis Manor before holden t<sup>e</sup> daye  
day of October 1653: before George  
Hawdene gent<sup>t</sup> Standard of t<sup>e</sup> said  
Manor.

## Of the Leete,

Chiefe plidg<sup>es</sup>, John Hart  
John Ridwall  
James Warren  
William Beale  
Henry Stanton  
John Chambers  
Thomas dome

Willm Lust  
Thomas Shipp  
Thomas Dillott  
J<sup>r</sup> John Diptote  
William Horryn  
Humphry Madnall

Who say upon t<sup>e</sup>ire oalges that they give unto t<sup>e</sup> Lord  
for t<sup>e</sup>ir Common ffme, an ordinge to t<sup>e</sup>ir auctient custome  
as v.  
A. 1653.

And that John Horryn hat<sup>e</sup> not rass domne his bann

¶ More on t<sup>e</sup> bank side ¶

and laid out the Comon way leadinge from Beather Wirkingeal  
Churc to Holme lane as he was imayned the last late  
wherefore he hathe forfited his Payne of £ 20.

And he is Comanded to cast downne the said bank, and  
lay out the said way before the fine and twentie day of  
Mare, next, in payne of £ 20.

And that John Gymonds, John Homyn, Willm.  
John Clerk, Anthony Sonden, and Samuell Shiffts haue  
plowed up yte of the Longe meadowe against his ground  
tyme, wherefore every of them are amerced £ 10.

And they are imayned not to doe any more upon  
any of them to forfit £ 20.

And that they doe Eliot and Ghoose Chamys  
Grawne, and John Jefforpe to be Constables of the Comone  
of Beather Wirkingle for this yere ensuinge, And they  
are imayned to take their oaltes before some Justice of the  
peace for this County, for the due execution of the said  
offise, before the Sift day of this instant October in payne  
of £ 5.

## Of the Court Baron.

Effow

All this Court Thomas Allen, Andrew Baker

of Beather Wirkingle for this yere ensuinge,

of Peather Winkingle for his yare vnsynge,  
are mayned to take tgeir oalde before some Justice of th<sup>e</sup>  
peire for tgis Countie, for the due exection of th<sup>e</sup> said  
offise, before tge Sift day of tgis instant October in payne  
of th<sup>e</sup> v.  
of th<sup>e</sup> v.

## ¶ Of the Court Baron.

All this Court thomas Allen, Andrew Baker  
John Cooy, thomas Chamber<sup>s</sup> the Elder, Robert Chambers  
William Crask, thomas Chambers Jun<sup>r</sup>, John Corrynn.  
Sen<sup>r</sup>, Henry Gray gent Francis Gaule, James Horrynn  
Sen<sup>r</sup>, William Horrynn, John Horrynn, James Horrynn  
Jun<sup>r</sup>, Humphrey Hubbert, John Litton, John Martyn, Edmund  
Marrett, William Morris, Elizabeth Mayes widdowe, John  
Page, George Parker, thomas Pult, Egles Pult, John Powe  
Margaret Sdaman widdowe, Jane Sdaman widdowe, Mary  
Elliott widdowe, Barbarie Diptote and William Wiffyn  
Edm<sup>t</sup>s of th<sup>e</sup> Mano<sup>r</sup>, are Assynd by tge Bayliff.

Plaints.	None	None	None.	
Homage	John Hart thomas Shipp William Pult thomas Done roger Stoll	Jur <sup>r</sup>	William Roale <sup>r</sup> John Chamber <sup>s</sup>	Jur <sup>r</sup>

¶ More of tgis Court in tge next folle ¶

Westhall,

As yet of the generall Court w<sup>t</sup> the Leete  
there holden the eleavente day of Octob: 1653.

Who say vpon their oates, that William Beart, Andrew Baker, William Browne gent, John Browne; Robt Cotton gent, Thomas Crippen, William Miffyn, and Robt Miffyn, are demeit  
of this Maner, and at tis Count haue made default therfore  
every one of them are amer & inj<sup>d</sup>/

At this Court, John ffoure gent, Schoffre of Wiverton  
Thomas Hart gent, John Morris and Richard Woods gane  
vnto the Lounds for thair suiteffme, every one of them h<sup>t</sup> inj<sup>d</sup>/

At this Court it is presented by the homage, that  
upon the second day of June 1653: Thomas Hart gent, a  
Coppyhold comte of this Maner did surrend<sup>r</sup> into the hands  
of the Lord of the said Maner by the hands of John Wretymen  
gent, Coppyhold comte of the said Maner. In the presence of  
William Margrav like comte according to the custome of the  
same Maner. All his Coppyhold lands and demeants holden  
of this Maner. To the use of his last will and testament  
in writinge.

finis<sup>t</sup> xvij: viij.

At this Court it is presented by the homage, that  
upon the first day of January 1652: Thomas Wrasam &  
Coppyhold comte of this Maner did surrend<sup>r</sup> out of his  
hands, into the hands of the Lord of the Maner aforesaid, by  
the hands of Thomas Shope, in the presence of William  
Boale two Coppyhold comtes of the said Maner according  
to the custome of the said Maner. One cottage built w<sup>t</sup> a

In writinge.

ffinish xvij: viij. At this Court it is presented by t<sup>e</sup>o Homage, that  
upon the ffirſt Day of January 1652: thomas M<sup>r</sup>eaſante  
Copyhold e<sup>m</sup>ante of thiſ Rammo<sup>2</sup> did ſurrend<sup>e</sup> out of hiſ  
hands, into the hands of t<sup>e</sup>o Lord of t<sup>e</sup>o Rammo aforesaid, by  
the hands of thomas Shope, in the preſence of William  
Boale two Copyhold e<sup>m</sup>ants of the ſaid Rammo<sup>2</sup> accordinge  
to the Cūſtome of the ſaid Rammo<sup>2</sup>: One Cottagē builte w<sup>t</sup> a  
yard and halfe a Barne lyng in Routhay Wittingall C<sup>y</sup>: p<sup>t</sup> t<sup>e</sup>o  
Bake house, and one garden adiaſtant conteyninge fourte yds<sup>2</sup>, and  
halfe of a Barne before ſurrendere to one John Hare<sup>2</sup> To  
The Uſe and behooffe of Nathaniel Glode, and his heires  
and affignees for ever whiche came into the Court and humblie  
graved to t<sup>e</sup>o premiss<sup>e</sup> aforesaid w<sup>t</sup> t<sup>e</sup>o app<sup>t</sup>emtis to be  
admitted whiche the ſaid thomas M<sup>r</sup>eaſante tooke v<sup>p</sup> to him &  
his heires at a Court heire holden the ffirſt day of October  
1633: as ſome and heire to Jeffery M<sup>r</sup>eaſante his father  
deceasid, as in t<sup>e</sup>o Roll of t<sup>e</sup>o Court appears, to whom  
the Lords by their ſteward aforesaid delivere d t<sup>e</sup>o eſcise  
by t<sup>e</sup>o Roll to him and his heires of the Lords of  
this Rammo<sup>2</sup> at the will of the Lords accordinge to t<sup>e</sup>o Cūſtome  
of the ſaid Rammo<sup>2</sup> by t<sup>e</sup>o Vants and ſervites therfore due  
and obrigg<sup>t</sup> accustomed, ſantinge every one his Wigge And  
he paid his ffine, diſt to the Lord his falty. And was  
admitted e<sup>m</sup>ante t<sup>e</sup>o eſcise.

ffinis: ex: Whereas at a Court heire holden t<sup>e</sup>o Ryt<sup>t</sup> day of

November  
22<sup>nd</sup> 1652  
House on the back ſide

November: 1652: It was presented by the Homage that upon  
the two and twentie day of April 1652: John Martyn  
of Burgate, in the County of Suff. copyholder &主人 of this  
Manor did surrendered into the hands of the Lord of the said  
Manor accordinge to the custome of the Maner by the hands  
of William Hest in the presence of John Horngren, like  
copyholder &主人 of this Maner. Two acres of meadowe  
or pasture lyinge in Vikingall inferio. That is to saye, thre  
Acres more or lesse lyinge in Longe meadowe in Vikingall  
aforsaid, late Stephen Smythē. And also one other meadowe  
or pasture, containinge two acres lyinge in Lange meadowe in  
Vikingale aforsaid, late John Glarkē, and all other yeolls of land  
nowe in the occupacion of Samuel ffissē. To the use of John  
Martyn my Sonne, and to Mary ffroaman daughter of Willm  
ffroaman of Giffingham, and to the issue of their two bodies  
for ever, and for want of sure heires, to the heires of the said  
John Martyn fund for ever. And none cominge to Grants  
Admittance the first proclamation was made at Rone at  
this Court came the foresaid John Martyn the Sonne, and  
humbly traveld to the premises aforesaid w<sup>t</sup> the appermis to  
be admitted, Whiche said John Martyn his father (amongst  
other things) tooke up to him and his heires at a Court held  
helden the Ninetye day of October 1650: as heire to  
William Martyn his Brother deceased, as in the rolls  
of that Court appeareth, to whome the Lord by their  
Steward aforesaid delivered thereof Seism by the word  
**To hold** to him and his heires accordinge to the effect

his Court came theforesaid John Martyn the Sonne, and  
humbly travell to the wimble aforesaid wth the appermis to  
be admitted, wth the said John Martyn his father (amongst  
other things) tooke up to him and his heires at a Court held  
helden the Nineteenth Day of October 1650: a chaine to  
William Martyn his Brother deceased, as in the Wills  
of that Court appears, to whome the Lord by their  
Steward aforesaid delivered thereof saith by the Wills  
**To hold** to him and his heires accordinge to the effect  
of the Wills aforesaid, of the Lord of this Maner: at  
the will of the Lord, accordinge to the Custome of the Maner  
by the Wills and for vire therfore due and of right as  
accustomed hauinge every one his Right, And he paid  
his ffme due to the Lord his fealty, and was admitted  
thereof domit<sup>e</sup> ex/

ffmis: viij. **W**hereas at a Court helden the xv<sup>t</sup> day  
of October 1651: It was presented by the homage, that  
Thomas Seaman Coppy hold deme of this Maner: dyed  
before that Court, and that Thomas Seaman was his  
only Sonne and next heire accordinge to the Custome of  
the Maner: And none cominge to be admitted the first  
proclamacion was made ex: And where as at a Court  
helden the Wintreday of November 1652: a second  
proclamacion was made to the said effect, and none came in  
ex, Nowe at this Court came theforesaid Thomas  
Seaman (by Thomas Crowne in his behalfe his Attorney)  
And humblie craved to be admitted, that is to say **To**  
the fourth yte of a Glose called Bonetott, conteyninge by

*Estimation*  
More of this Court in the next Voll

**Westhall.**

**A**s yet of the general Court wth the late  
there helden the 1<sup>st</sup> day of October 1653 /

Estimation Six acres of lande and pasture lyng in Vikingale  
betwene the lands sometyme's of Roger Seaman on yte of the  
West, and the highe way on yte of the East And abutteg  
upon the Common way towards the North wth the said thorn  
Seaman the father tooke up to him and his heires at a Court  
here holden the fourtenth day of Aprill 1648: as shewinge in  
Gavelkind to Roger Seaman his Grandfather deceased, as  
in the Volls of that Court appa'red, do whome (by his  
Attorney aforesaid) the Lord by their Standard aforesaid  
delivered therof Sism by the Vold To hold to him and  
his heires of the Lord of this Manor at the will of the Lord  
according to the custome of the Manor by the rents and  
servites therefore due and of right accustomed. Sauing  
every one his Right And he paid his fine, and was admitted  
comte, but his fealty was respite<sup>d</sup>

finishe<sup>d</sup>

**A**nd the said Thomas Seaman (by his Attorney aforesaid  
humble Craved, as heire aforesaid, to be further admitted.  
That is to say, To the fourty yte of one Inclosure called  
Over Aylemer, Contayninge by estimation Eightene acres of  
pasture, the west heade thereof abutteg upon the lands of  
John Bolshooe, And the East heade thereof abutteg upon the  
lands sometyme's of Symon Bungingam, and late of the said  
Roger Seaman, Whiche the foresaid Thomas Seaman his  
father tooke up to him and his heires, at a Court here  
helden the said fourtenth day of Aprill 1648: As shewinge in  
Gavelkind to the said Roger Seaman his Grandfather  
deceased, as in the Volls of that Court also appa'red, do

Whiche the foresaid Thomas Seaman his heires, at a Court here  
helden the said fourtenth day of Aprill 1648: As shewinge in

decreas'd, as in the Roll of that Court also appeared, Do ~  
v. in Grace, do youe yor eare, to bofurther admitt  
that is to say, To the ffourty yte of one Jarlisseur called  
þær Aylemer's, Contayninge by estimation Eigetene acres of  
pasture, þe west haud thereto abutteþ upon the lands of  
John Wobhooðe, And the East haude thereto abutteþ upon þe  
lands sometymeþ of Symon Buringham, and late of þe said  
Roger Seaman, Wher þe foreþaid Thomas Seaman his  
þatþer tooke up to him and his heires, at a Court here ~  
helden þe said fourtene day of April 1648: At Goshire  
in Gavellinde to þe said Roger Seaman his þatþer  
decreas'd, as in the Roll of that Court also appeared, Do ~  
whome (by his attorney aforesaid) the Lordes by their  
Steward aforesaid, delivered þereof Edim by þe Roll ~  
held to him and his heires, of þe Lordes of this Manre, at  
the will of þe Lordes, accordinge to þe custome of þe  
Manre, by þe Rent and service þerfore due and obriȝt  
accustomed, Savinge every one his right And he paid his  
þme, and was admitted Domte, but his fealty was ~  
resisted by ~

ffiniss<sup>vij.</sup>

Whereas at a Court here helden þe fifteyng day  
of October 1651: It was presented by þe Lomage, þat  
Roger Seaman Coppyhold domte of this Manre, dyed  
before that Court, seized of certame Coppyhold lands &  
Tenements holden of this Manre, but whose was his next  
heire they knewe not, And none cominge to traue admittam  
þe first Proclamacion was made by ~ And where as at  
a Court here helden the fynt day of November 1652: A  
second proclamacion was made by ~ And none came in by ~ Now  
204

þe More on the bark side

At this Court it is presented by the Homage that Mary  
Staman is his only daughter and next heire according to  
the custome of the Maner and of the age of Nine ydars  
or there abouts, Whoe came into the Court by Thomas  
Gronne in this behalfe her attorney, and humblye craved  
to the premisses aforesaid w<sup>t</sup> the appalamis to be admitted  
that is to say, To the moytie of a fourte yere of a close  
called Bonetoff contayning by estimation six acres of lande  
and pasture lyng in Wikingeall betwene the lands sometymeis  
of Roger Staman on yte of the West And the syg<sup>e</sup> way on  
yte of the East And abutteth upon the common way toward  
the North Whiche the said Roger Staman togethor w<sup>t</sup>  
John Staman his brother tooke up to him and his heire  
at a Court hewe holden the fourteenth day of Aprill 1618.  
as one of the heriages in Gavelkind of Roger Staman  
his Grandfather deceased As in the rolls of that Court  
appeared to whome by her Attorney aforesaid the Lord  
by their steward aforesaid delivered therof Seisim by  
the Yere To hold to her and her heires of the Lords of  
this Maner at the will of the Lord according to the custome  
of this Maner by the rents and services therfore due and ob  
rigt accustomed Saveninge every one his right And  
set paid her fyne and was admitted dñe but her  
fealtie was respited by

ffinish<sup>xxij</sup> And the said Mary Staman by her Attorney aforesd  
humblye craved as heire aforesaid to be further admitted that  
is to say To the moytie of the fourte yere of one Indulgence  
and a leueralme contayning by estimation eightone and

his Mano: at the will of the Lordes accordinge to the custome  
of the Mano: by the Rentes and seruices therfore due and of  
right accustomed, Sancinge every one his right, And  
sett paid her ffine, and was admitted domite but her  
fealty was respited &c.

ffinish vij<sup>o</sup>

And the said Mary Seaman (by her Attorney aforesaid  
humble craved as heire aforesaid to be further admitted, that  
is to say To the moity of the fourteente of one Inclosure -  
Called over Aylemaro Contayninge by estimation eightone acre  
of pasture, the West haide abuttes vpon the lands of John  
Webhode, and the East haide there of abuttes vpon the lands  
sometime of Simon Burlingam, and late of the said Roger  
Seaman the Grandfather whiche the said Roger Seaman -  
together wth the said John Seaman his Brother tooke  
up to him and his heires, at a Court here holden the  
fourteenth day of Aprill 1648: as one of the heires in -  
Chavelinde of Roger Seaman his grandfather deceased, as  
in the rolls of that Court appears, to whome (by her  
Attorney aforesaid) the Lordes by their Steward aforesaid  
delivered there of the same by the Hold To Hold to her and  
her heires of the Lordes of this Mano: at the will of the Lordes  
accordinge to the custome of the Mano: by the Rentes and  
seruices therfore due, and of right accustomed, Sancinge  
every one his right, And sett paid her ffine, and was  
admitted domite, but her fealty was respited &c.

ffinish vi<sup>o</sup>

At this Court it is presented by the homage that  
John Seaman Goppynold domite of this Mano: dyed ~  
before

The more of this Court in the next Roll

Westhall.

As yet of the general Court w<sup>t</sup> the Lecte  
there holden t<sup>e</sup> the Eleavente of October: 1653.

before this Court seised of certame Copyhold lande and  
Tenements holden of this Manor. And that Mary Seaman  
Daunger of Roger Seaman his brother deceased is his  
Gest<sup>n</sup> and next heire accordinge to the custome of this Manor.  
Wher came into this Court (by Thomas Ghount in this his cause  
her Attorney) And humblie craved to the Commiss<sup>r</sup> aforesaid  
w<sup>t</sup> the app<sup>t</sup>alms to be admitted, that is to say, To t<sup>e</sup> mo<sup>t</sup>y  
of the fourte yere of a Close called Roanetoff, a  
Conteyninge by estimation Six acres of lande and pasture  
lyng<sup>r</sup> in Witlinghall, betwene t<sup>e</sup> lands sometyme<sup>s</sup> of Roger  
Seaman on yte of the west, and t<sup>e</sup> higge waye on yte of the  
East. And abutteth upon t<sup>e</sup> Gamon waye towards t<sup>e</sup> North  
Wher the said John Seaman together w<sup>t</sup> the said Roger  
Seaman his brother, tolke up to him and his heires at a  
Court here holden the fourtene day of April 1648: as  
one of the Gobins in Gardeyn<sup>r</sup> of Roger Seaman his  
Grandfather deceased, as in the rolls of that Court  
appeared, to whome by her Attorney aforesaid the Lord  
by thair Steward aforesaid, delivered thereto Seisin by  
the hands To hold to her and her heires, of the Lord<sup>r</sup> of  
this Manor at the will of the Lord<sup>r</sup> accordinge to the custome  
of this Manor by the rents and servites therefore due and  
of right accustomed, savinge every one his right And after  
paid her ffme, And was Admited to m<sup>r</sup>, but her fealty  
was respited &c.

finis xviii.

¶ And the said Mary Seaman (by her Attorney aforesaid)  
humble craved as heire aforesaid to be further admitted  
that is to saye, To t<sup>e</sup> mo<sup>t</sup>y of the fourte yere of one Anno Domini

to her and her heires, of the Lords of  
his Maner at the will of the Lords accordinge to the Custome  
of the Maner by the Wente and servites therfore due and  
of right accustomed. Sauinge every one his right And ther  
paid her ffme, And was Admited to mte, but her fealty  
was respited ex.

finis xviii.

¶ And the said Mary Seaman (by her Attorney aforesaid)  
humble Craved as haire aforesaid to be further admitted  
that is to saye to the moity of the founte ypte of one Inclosure  
called over Aylemer's, Conteyninge by estimation Eigghtene ~  
acres of pasture, the West heade therof abutteþ vpon the  
lands of John Hobgoode, and the East heade therof abutteth  
vpon the lands sometymeþ of Simon Burlingam, And late  
of Roger Seaman the grandfather, Whiche the said John ~  
Seaman (together wþ the said Roger Seaman his brother) tooke  
up to him and his haire at a Court helden the fourtene  
day of April 1648: aforesaid, as one of the Chaldres in  
Gavellinde of the said Roger Seaman his Grandfather ~  
increasid as in the rolls of that Court appears, to whome  
by her Attorney aforesaid, the Lords by their Steward aforesaid  
delivered thereop Seism by the Wode, **To Hold** to her  
and her haire of the Lords of this Maner at the will of the  
Lords accordinge to the Custome of the Maner by the Wente  
and servites therfore due and of right accustomed ~  
Sauinge every one his right And ther paid her ffme, And  
was admitted to mte, but her fealty was respited ex.

¶ At this Court in full and open Court a Second  
¶ Plamat.

¶ Proclamatiōn was made, that the heires of Edward Bond should  
come into Court, and take up certaine lands and documents  
2. da  
¶ wherof the said Edward died Seised, And none came  
j: proclamatiōn.

¶ At this Court it is presented by the Somayt  
that Edward Hough Goppypold Comte of this Manor  
dyed since the last Court Seised of certaine Goppypold &  
free lands holden of this Manor. And that Edward Hough  
is his onely Sonne and next heire, accordinge to the  
Gustomē of this Manor. And none cominge to be admitted  
the first proclamatiōn was made ex.

¶ And that William Howryng son Goppypold Comte  
of this Manor dyed since the last Court Seised of certaine  
Goppypold and free lands holden of this Manor. And  
none cominge to be admitted the first proclamatiōn was  
made ex.

¶ And that Edmund ffyser Goppypold Comte of  
this Manor dyed divers years since Seised of certaine  
Goppypold lands and documents holden of this Manor. And  
that Gregory ffyser, Edmund ffyser, and Thomas  
ffyser, are his Sonnes and next heires in Gavellinde  
accordinge to the Gustomē of this Manor. And none  
cominge to be admitted, the first proclamatiōn was made  
j: proclamatiōn.

¶ And that Joseph Bodwell Goppypold Comte of  
this Manor dyed since the last Court, but whose is  
his next heire they knewe not, And none cominge in  
Goppypold lands and documents holden of this Manor.

his next heire they knewe not, And none cominge in  
Coppyhold lands and tenements of his manor  
that Gregory ffyfier, Edmund ffyfier, and Thomas ffyfier,  
are his Sonnes and next heires in Gavellinde  
accordinge to the Custome of the Maner. And none  
cominge to be admitted, the first proclamacion was made

ma  
j: proclam. **A**nd that Joseph Bedwell Coppyhold tenante of  
this Maner. dyed since the last Court, but who is  
his next heire they knewe not, And none cominge in  
to rane admittance, the first proclamacion was made

ma  
j: proclam. **A**t this Court it is presented by the Homage that  
Ester Estoll, Coppyhold tenante of this Maner, hathe  
suffered his Coppyhold tenement to be in decay wherefore  
he is amerced shillings. And moyned to reparise the same  
sufficiently before the Nine and twentie day of Septembre  
next, in payne of the v<sup>o</sup>.

**A**t this Court it is presented by the Homage  
that upon the one and twentie day of Aprill 1653,  
William Howtyn Coppyhold tenante of this Maner, did  
surrende out of his hands into the hands of the Lords, by  
the hands of Thomas Dove, in the presence of William  
Just like tenants according to the Custome of this Maner.  
valle an acre of meadowe ground w<sup>th</sup> a messuage there  
upon built w<sup>th</sup> the appertaines, And five Woods of meadowe  
ground to the said messuage adioyninge w<sup>th</sup> the appertaines  
to and for the use and behoofe of him the said William  
Howtyn, and of Elizabeth his wiffe, and of the  
Longer.

**S**e the residue of this Court is in the next roll

**S**e the residue of this Court is in the next roll

Westhalle

The residue of his Court is in the next roll

ma  
i: plamare

As yet of the generall Court wch the Electe  
here holden the Eleaventys of October 1653.

Longer liver of them, and of the heires of the said Elizabeth  
for ever, And none cominge to graue admittante, the ~  
ffirst plamation was made ex.

ma  
i: plamare

All this Court it is presented by the Homage ~  
that upon the one and twentie day of Aprill 1653. It  
was presented by the Homage that William Howryng  
Gorpyhold esmitte of this Maner. Did suuend out of his  
lands, into the hands of the Lord, by the hands of Thomas ~  
Dewe, in the presence of William Bust, like deuants according  
to the custome of this Maner. All and singuler his lands  
and tenements holden of this Maner by Gorpy of Court  
Folle, And all his Reversion and Remainder, right and demand  
of maner, do or out of the same, from and after the decease of  
Elizabeth Howryng his mother, To and for the use and  
behoofe of him the said William Howryng and of Elizabeth  
his newe wife, and of the longer liver of them, and their  
assignes, dureinge the naturall life, of the longer liver  
of them, And from and after the decease of the longer liver  
of them the said William and Elizabeth his wife, then to  
and for the use of William Howryng and Elizabeth Howryng  
Children of the said William and Elizabeth, and of their  
heires for ever, And none cominge to graue admittante  
The ffirst plamation was made ex.

of them, And from and after the decease of the longer liver

of them, And from and after the decease of the longer liver  
of them the said William and Elizabeth his wife, then to  
and for the use of William Howyn and Elizabeth Howyn  
children of the said William and Elizabeth, and of their  
heires for ever, And none cominge to grave admittant  
the first proclamation was made ex'.

i<sup>ma</sup> proclamat.

The end of this Court & Leete,



Westhall  
in Rickinghall  
infer'

Generall Court of

John Hobart Baronett, Sir William -  
Doyly Kniget, George Howe Esq and -  
other the trustees of West Baron Esq  
deceased late Lord of this Manor -  
have holden the fine and twentysday  
of April: 1654: Before George -  
Cardiner gent Steward of the said -  
Manor

ffson.

At this Court Thomas Field, Humphry Hubbard  
William Lust, Thomas Shipp, deponents of this Maner are ffsoned  
by the Bayliff.

Done on the back side

Plaints.

None

None

None.

Homage

Thomas West

John Honigyn

William Honigyn

Humphrey Radnall

Jurors

Who say upon their oaths, that Thomas Beart  
William Beart William Beale, John Cooper, Robert  
Gotton gent, William Crask, Nicholas Day, Thomas Dove  
Prestre Estall, John Hart, James Honigyn son, Thomas  
Beart, John Kene, Thomas Pilkott, William Wiffyn  
Robert Wyffyn, are tenants of this Maner and at this Court  
did make default, therefore every one of them is amerced.

At this Court John ffraze gent, ffroffred of  
Wiverton, Thomas Hart gent and John Pettyman gent  
gave to the Lordes for their Suitessmes, every of them amercyed.

ffinis hys p[ro]p[ri]etatis

Whereas at a Court here holden the nyght day  
of November 1652: it was presented by the Homage that  
Edward Bond Gopp held deme of this Maner dyed  
before that Court seised of certame Gopp held lands  
and deme he holden of this Maner but whiche was his  
next heire they knowe not And none came before the  
first parliament was made And wheread at a Court here  
holden the eleavent day of October 1653: a second parliament  
was to assise abovesaid And none came before the same

of November 1652: it was presented by the Homage that  
Edward Bond Coppyhold deme of this Maner dyed  
before that Court Seised of certame Coppyhold lands  
and demesn<sup>t</sup> holden of this Maner but whiche was his  
next heire they knowe not And none came ex therfore the  
firſt p[ar]lamentation was made þe And whereas at a Court held  
þe Eleavent day of October 1653: a ſecond p[ar]lamentation  
was made to þe effect aforesaid And none came ex þone  
at this Court it is presented by the Homage, þat Henry  
Bond is his onely Sonne and next heire accordinge to þe  
Custome of this Maner And of the age of ſixteene or there  
abouts, Whoe came into the Court (by Matgamich Onge  
in this behalfe his Attorney) And humblie Craved to þe  
þre mifflis aforesaid w<sup>t</sup> þe app[ar]taine to be admitted, & þat  
is to say **To** one Cottagge in Wpp<sup>t</sup> Wirkdale Countayning  
by estimation halfe an acre w<sup>t</sup> þe app[ar]taine Whiche  
said Edward Bond tooke vp to him and his heires at a  
Court here holden the fifteene day of October 1651. as  
heire to Henry Bond his father deualed, as in þe  
Rolls of that Court appaured to whome by his Attorney  
aforesaid the Lord by þeir Steward aforesaid &  
delivered thereof Seism by þe odd **To hold to hym**  
and his heires of the Lord of this Maner at the will of  
the Lord, accordinge to þe Custome of this Maner by þe  
Rents and services therfore due and of right accustomed  
Saueinge every one his Right And he paid his ffine, and  
was admitted thereof deme, but his fealty was respited

**S** More of this Court in the next Roll **S**

Westhall.

As yet of the Kendall Court there held  
the xvij day of April anno dñi 1654.

All this Court it is presented by the Homage  
that John Morris gent Coppyhold Tenant of this Mannor  
dyed since the last Court Seised of certame Coppyhold lands  
and demeuns holden of this Mannor And that Leonard Morris  
and Thomas Morris gent are his Sonnes and next heires  
in Cavellinde accordinge to the Custome of the Mannor Whereas  
said Leonard Morris came into the Court and humblie  
swore to his yrete and yfete off and in the premisses before  
said m<sup>t</sup> the apperans as heire aforesaid to be admitted that  
is to say To the moity of one yarde of land Coppyhold lying  
in a close called Broome Close Betwene the ffre lands  
sometymes of Robt Morris on both yrtes And abutt vpon  
Home lane towards the East And contayne a Yarde And of  
ffine arres of lande meadowe and pasture sometymes of John  
Durston lyng in eight yeres the Buttalls whereof appears  
in the Roll in the six and thirtide yeare of King Henry the  
fift And of Sdaven arres and a halfe and one Yarde of land  
sometymes William Oliver<sup>d</sup> lyng in the field of Wirkingle  
And of halfe an arre of meadowe of the denement Dale Gam<sup>s</sup>  
lyng in two yeres And of two arres of lande lyng in  
the same field And of halfe an arre of lande lyng in  
North field betwene the lands sometymes of William Harry  
on both yrtes And of halfe an arre of meadowe lyng in two  
yeres wherof one Yarde is yrell of the denement Dale Gam<sup>s</sup>  
and one Yarde yrell of the denement Hoptons w<sup>t</sup> the ~

North field betwene the lands sometymes of William Harfry  
on bothe sydes, And of halfe an acre of meadowe, lyng in twoe  
peeces, wherof one Wood is yett of the demeument Halesham  
and one Wood is yett of the demeument Hoptond w<sup>t</sup> the ~  
appartemens in Heathers Vikingall; And of Seaven acres of  
land lyng in thre peeces. And also of twenty and nyne  
acres one Wood and a halfe of lande, yett of thirtie acres  
and a halfe. And of halfe a Wood of lande sometymes of ~  
Robert Chapman w<sup>t</sup> the appartemens in Vikingall, And of one  
acre and a halfe of lande lyng in Sandefield at west  
pally w<sup>t</sup> the appartemens in Vikingall, And of one acre and  
a halfe of lande sometymes Katherine Bunting, and late  
Shropham, lyng betwene the hig way, on yte of the  
Souts, and the lands sometymes of Virgard Chapman of the  
demeument Bunting called Smyngs on yte of the North  
And abutt vpon the hig way towards the East, And vpon  
Snape greene towards the West, And of one doft conteyning  
an acre and thre Woods therof the demeument Bunting  
Sometymes Shropham, at Sparlings Slouge, betwene the  
Copyhold lands sometymes of Virgard Chapman of the  
demeument Sparlings on the Souts yte, and the ffree lands  
sometymes of the said Virgard, of the demeument sometymes of  
Hinge Clarke on yte of the North: And abutt vpon the  
hig way towards the East and vpon Snape greene ~  
towards the West, Whiche said premiss w<sup>t</sup> the appartemens  
the said John Morris, and Mary his wife tooke vp to them  
and the heires of the said John, at a Court helden the

¶ More on the back side ¶

20

xxviii and twentie day of Aprill, in the dantz yearre of the  
Reigne of our late souverayne Lord King James of Englande &c  
of the succyndes of John Morris his ffather, as in the rolls of  
that Court appeared, to whome the Lord by their steward  
aforesaid delivered the rofessioun by the word **To hold** to  
him and his heires, of the Lordis of this maner at the will  
of the Lordis according to the custome of this maner by the  
rente and service thence due, and of right accustomed  
payinge every one his right And he paid his ffeme did to  
the Lord his fealty, and was admitted thereto **Entente**

**ffinist<sup>te</sup>**  
**At this Court** it is presented by the homage  
that John Morris gent Coppyhold tenante of this maner  
dyed since the last Court saisid certame Coppyhold  
lands and demannts holden of this maner And that Leonard  
Morris and Thomas Morris gent are his sonnes and  
next heires in Chavellinde according to the custome of this  
maner Whiche said Thomas Morris came into the Court  
and humbly graunted to his yte and ypte of and in the  
promised aforesaid w<sup>t</sup> the appertaininge arre heire aforesaid  
to be admitted, that is to say, **To the Moity of one part**  
of Coppyhold land lyng in a close called Brome Close  
betwene the ffree lands sometyme of Robt Morris on  
both ytes And abut upon home lane towards the East and  
contayne a wood. And offfine arre of lande meadowe and  
pasture sometyme of John Denston lyng in Eigst part  
the Buttall wherof appeared in the rolls in the sixte  
tentise yeare of King Edward the Sixt And offfaine  
betwene the ffree lands sometyme of

thirtie yeare of King Henry the Sixt And of Seaven  
þerwene ryȝt þe þre þanor þom tyme of  
þoteȝ yþc, And abutt vpon Home lande towards þe East and  
Contayne a Woode. And of þiue acres of lande meadowe and  
pasture sometymes of John Denston lyng in Eigst þorec  
þe Buttall wherewch apperec in the Roll in the Siz  
thirtie yeare of King Henry the Sixt, And of Seaven  
acres and a halfe, and one Woode of lande sometymes William  
Olivero lyng in thô fields of Wirkingsall. And of halfe an  
acre of meadowe of the Þement Okeham, lyng in two  
þorec. And of twor acres of lande lyng in the same field.  
And of halfe an acre of lande lyng in North field betwenn  
þe lande sometymes of William Harfry on botȝyȝts. And  
of halfe an acre of meadowe lyng in two þorec wherewch  
one Woode is yrell of þe Þement Okeham; and one  
Woode yrell of the Þement Hoþton wþ the appþemis in  
Neatþor Wirkingsall. And of Seaven acres of lande lyng in  
þreþ þorec, And also of twenty and nyne acres, one Woode  
and a halfe of lande, yrell of thirtie acres and a halfe.  
And of halfe a Woode of lande sometymes of Robt Chapman  
wþ the appþemis in Wirkingsall. And of one acre and a  
halfe of lande lyng in Sandfield at Mhart Hall wþ the  
appþemis in Wirkingsall. And of one acre and a halfe of  
lande sometymes Katherine Bunting, and late Shropshire  
lyng betwene þe higge way on yȝt of þe Contys, and  
þe lande sometymes of Virgard Chapman of þe Þement  
Bunting ralled Swymings on yȝt of þe Rourc, and  
abutt vpon þe higge way towards þe East, and vpon Snape  
greene towards þe West. And of one doft Conteyning

2 an

¶ More of þis Court in þe next Roll ¶

Westhall.

As yet of the general Court there  
holden the xxviij day of Aprill: 1654.

In aires and thres Woods therre of the demeant Buntinges  
sometymes Shropshires, at Sparlings flange, betwone the  
Copyhold lande sometymes of Virgard Chapman of the  
demeant Sparlings, on the South syde, And the ffreed lands  
sometymes of the said Virgard, of the demeant sometymes of  
Ling Clark on yte of the North: and abutt upon the high  
way towardes the East, and upon Snap greene towards the  
West. Wherby said premisses w<sup>t</sup> the auctoritas the said John  
Morris and Mary his wife tooke up to them and the heires  
of the said John, at a Court hake holden the three and twentie  
day of Aprill in the dantz year of the Vigne of Our  
Sovereigne Lord Kinge James of England &c of the Sunnes  
of John Morris his ffather, As in the Rollis of that Court  
apparece touching the Lands by their Edward aforesaid  
delivered thererof soisyn by the vell **To hold** to him and  
his heires of the Lands of his Marrie at the will of the Lord  
according to the custome of the Marrie by the Vents and  
servises therfore due and of right accustomed, Savenge  
every one his Vige, And he paid his ffine did to the Lord  
his fealty, and was admitted therof deince ex.

ffinis xvij

Whereas at a Court hake holden the Eleavante  
day of October 1653: It was presented by the Homage  
that Edward Gleng Copyholder demeant of his Marrie  
dyed before that Court, saisid of certaine Copyhold lands  
and tenements holden of his Marrie And that Edward

ffinis xxiiij

Whereas at a Court hake holden the Eleavante

ffinis xvij.

WHERERAS at a Court h[ad]e holden the Eleavente  
day of October 1653: It was presented by the Homage  
that Edward Glouge Coppyholde domte of this Maner.  
dyed before that Court Seised of certaine Coppyhold lande  
and tenementes holden of this Maner. And that Edward  
Glouge was his onely Sonne and next heire accordinge to  
the custome of this Maner. And none remayninge to be admitted  
the first proclamacion was made by Rone at this Court  
name therfore said Edward Glouge and humblye craved to the  
premissd aforesaid w[th] the appointments to be admitted, that is  
to say, **L**o two arres and three woodes of Coppyhold lande  
by estimatione lyng in the field called Waddinge abbuttinge  
upon the lande late of John Parker towards the North and  
upon Wrenes Parker towards the East and upon heade meadow  
toward the west whiche the said Edward Glouge the ffalfer  
ooke up to him and his heires at a Court h[ad]e holden the  
syghte day of October 1651: of the Surrender of John  
Parker as in the Roll of that Court appares, so as  
whome the Lord by thair steward aforesaid delivere  
therew[th] Seism by the Wedd **L**o Hold to him and his  
heires of the Lord of this Maner. At the will of the Lord  
accordinge to the custome of this Maner by the Rent and  
servites therfore due and obwigge accustomed, Sancinge  
every one his rigge, And he paid his ffime, did to the Lord  
his fealty, And was admitted therof domte ex-

ffinis viii.

And the foresaid Edward Glouge humblye craved  
as heire aforesaid to be further admitted, that is to say  
**L**o halfe an acre of lande lyng in Westreete, betw[en]  
the lande late of John Warne, and before of John Gandler

**D**W<sup>o</sup>re on the back side **D**

201

W.M.

A 19<sup>th</sup> October 1653  
25 April 1653

parte of the North, and the lands of his Maner on parte of the South  
and about upon head more towards the West and upon a way  
called Foxledge way towards the East commonly called Merton's  
Parte, Whiche the said Edward Gloucestre father tooke up to  
him and his heires at a Court hore holden the fifteene day of  
October 1651: of the Surrendre of John Barker, and Robt  
Barker, as in the Wills of that Court apparaeth. Cominge  
the Lordis by their Steward aforesaid delivered thereof a  
Sesame by the Vell **To Hold** to him and his heires of the  
Lordis of this Maner at the will of the Lordis according to the  
Custome of this Maner by the Rent and service therefore  
due and of right accustomed, Sancinge every one his  
Right, And he paid his ffine, Did to the Lordis his fealty, & was  
Admited thereof **Dante &c.**

ffinisse p. viii.

**Whereas** at a Court hore holden the Sixtenty day  
of October 1640: it was presented by the Homage that  
William Horrey the Elder Coppyhold Tenant of this Maner  
Did Surrendre out of his hands, into the hands of the Lord, by  
the hands of the Steward, All his Coppyhold lands and  
Tenements holden of this Maner **To the use of his last**  
**will and testament,** And where as at a Court hore holden  
the Eleavente day of October 1653: it was presented by the  
Homage that the said William dyed before that Court  
Seised of certaine Coppyhold lands and Tenements holden  
of this Maner. And none Cominge to be admitted the ffirste  
Proclamacion was made by None at this Court name  
Elizabeth the Wifte of the said William, and producled in  
Court the last will and testament of him the said William

of this Ramo: And none Cominge to be admitted the first  
Proclamation was madd by Rone at this Court name  
Elizabeth the Wifte of the said William, and producud in  
Court the last will and testament of him the said William  
boareinge date the Eigentys day of September 1652: -  
Under the Seal of the Ordinary beinge proved at Bury  
By wch it appeared that the said William devised as  
followeth **ffirſt** as to his wife Elizabeth my wife &c I  
bequeath unto her for the time of her n̄all life All my  
lands tenements and hereditaments where soever and  
what soever shee doinge no wast, and keepeinge the house  
in sufficient reparacion &c And the said Elizabeth present  
in Court humblie Graued by vertue of the said will to  
be admitted, That is to say, To one poore of land lyinge in  
Patlett field, betwene the copyhold lands of this Ramo  
on both ydes, and abutt vpon the haide aunc late of John  
Dixot the Elder towards the East, and vpon the land late  
of John Cooke towards the west, and Gontayne a Hoode. And  
to one poore of lande lyinge in the same field, betwene the  
lande of Robt Done of the ffie of ffatons hall on yte of  
the North, and the gleabe lande of the Rectorie of Winkyngham  
sugior on yte of the South. And abutt vpon the haide aunc  
aforesaid towards the East, and vpon the lande of Robt Done  
towards the west, and Gontayne halfe an acre, yttle or thre  
acres. And to one poore of land lyinge neare there betwene  
the gleabe lands aforesaid on the North yte, and the Abell  
may on the South yte, and abutt as the last poore. And  
Gontaine two acres and a halfe, Residne of the foyrsaid

28<sup>th</sup>

¶ More of this Court in the next Roll ¶

Westhall

As yet of the general Court there helden to  
ev'ry day of Aprill. 1654.

Three acres, ~~and to one acre of lande lyinge and beinge between~~  
~~the greatest lande aforesaid unto the South parte, and the next after~~  
~~the South parte unto the Southwiche and Southwiche ther-~~  
~~ward and a halfe Acre more or less of lande there to be.~~ And to  
halfe an acre of lande in Battell field aforesaid, late of John  
Framis his farrone, And to one acre of meadowe lyinge in  
Longe meadowe, Whereto said William Howryng tooke up to  
him and his heires at a Court helden the Eleavente day of  
October, in the one and twentie yeare of the Reigne of Kinge -  
James of England by the Surrende of Robt ffutter, as in the  
Wills of that Court appa'red, to whome the Lordes by their  
Stewards aforesaid delivered thereof Seism by the Wodd, **To**  
**Hold** to her and her Assignes duringe her naturall life  
of the Lordes of this Maner at the will of the Lordes accordinge  
to the Custome of this Maner by the Rent and Servites therfore  
due and ob'reg'd accustomed, Savinge every one his Rige  
And so paid her ffine, did to the Lordes her fealty, And was  
admitted ~~done~~ to the same.

**ffinist xxviii.** **And** the said Elizabeth by vertue of the said will  
graveth further to be admitted, that is to say, **To** a messuage  
or demenement with all the yards or yards houses and structures  
with their appertennances, holden by Copie of Court Will of this  
Maner. Situate lyng and beinge in Alpyngton  
Betwene the lande of Robt Howryng, on yte of the East and  
the lande of William Howryng on yte of the West one grade  
thereof abuttinge vpon the higge way towards the South, and  
the other haide thereof vpon Swyminge dittis towards the  
North, Where said William Howryng tooke up to him and

**ffinist xxix.**

That w<sup>t</sup> the said William Howryng tooke up to him and  
 Gravete further to be admitted, that is to say, **To a Mecheage**  
 or denement w<sup>t</sup> all the yards or gards houses and structures ~  
 w<sup>t</sup> their app<sup>t</sup>ments, holden by Copie of Court Roll of this  
 Maner. Situate lyng and beinge in the Viringale ~  
 Betwene the lande of Robt Howryng on yte of the East, and  
 the lande of William Howryng on yte of the West, one heade  
 thereof abuttinge vpon the highe waye towards the South, and  
 the other heade thereof vpon Swyminge ditt<sup>r</sup> towards the  
 North. W<sup>t</sup> the said William Howryng tooke up to him and  
 his heires at a Court helden the fourtey day of October  
 1633: of the Surrend<sup>r</sup> of Henry Syrett as in the Rolls of that  
 Court appaerteth, to whome the Lordes by their Standard ~  
 aforesaid delivered therof Seism by the Roode **To Hold**  
 to her and her Assignes duringe her naturall life, of the  
 Lordes of this Maner at the will of the Lordes accordinge to the  
 Custome of the Maner. By the Rent and seruices therfore  
 due and of right accustomed, Savinge every one his Rigit.  
 And þese paid her ffme, did to the Lordes her fealty, and was  
 admitted demeure.

ffinis<sup>r</sup>

And the said Elizabeth by vertue of the said will  
 further gravete to be admitted, that is to say, **To thre ~**  
 poore of meadowe, Conteyninge by estimation one acre and ~  
 thre Roode, more or lese w<sup>t</sup> the app<sup>t</sup>ments, lyng betwene  
 the lande of William Howryng on the East yte, and the lands  
 late of William ffutter, after of Robt ffutter of the west yte  
 one heade thereof abuttinge vpon the Swyminge ditt<sup>r</sup> towards  
 the North, And the other heade thereof abuttinge vpon the  
 lande of Edmund Salmon the younger towards the South. And  
 to halfe a Roode of meadowe lyng betwene the garden late  
 of the foresaid William ffutter, after of Robt Howryng on yte

of the West, one heade ther of abuttinge vpon the meadowe  
late of the fone said William ffitter towardes the Ronge, and  
the other heade ther of abuttinge vpon the hempland late of  
the fone said Edmund Salmon towards the South. Whereto  
said William Howgyn tolde vp to him and his heires at a  
Court helden the ffift day of October, In the third  
yeare of the Reigne of Kinge Charles of Englande Anno 1627. of  
the Survayors of Edmund Salmon as in the Books of that Court  
appoured, to whome the Lord by their Steward aforesaid  
delivered the seale of Seisn by the word To hold to her and  
her Assignes duringe her naturall life, of the Lands of  
this Maner at the will of the Lord accordinge to the custome  
of this Maner. By the rents and servitudes therefore due and  
of right accustomed, Savinge every one his right, And  
she paid her ffeme, Did to the Lord her ffality, and was  
admittede dñe.

*2: da prolamat.*  
**A**t this Court in full and open Court a second  
Proclamacion was made, that Edmund ffiser, Gregory  
ffiser and Thomas ffiser shoulde come in and take vp out  
of the Lords hands, certaine Copyhold lands and demesnes  
whereof Edmund ffiser their father dyed possideth, And  
none rameth ex.

*2: da prolamat.*  
**A**t this Court in full and open Court a second  
Proclamacion was made, that the heires of Joseph  
Bedewell shoulde come in and take vp out of the Lords hands  
certaine Copyhold lands and tenements whereof the  
said Joseph dyed possideth, And none rameth ex.

2:<sup>da</sup> *parlament.*

*none rame ex.*

**A**t this Court in full and open Court a second  
Proclamation was made, that the heires of Joseph &  
Bedwell shoulde come in and take vp out of the Lords hands  
certaine Coppyhold lands and demements whiche of tge  
said Joseph dyed seised, And none rame ex

2:<sup>da</sup> *parlament.*

**A**t this Court in full and open Court a second  
Proclamation was made, that Edward Gloucestre shoulde  
come in and take vp out of tge Lords hands certaine  
Coppyhold lands and demements whiche of Edward Gloucestre  
his ffather dyed seised, And none rame ex

2:<sup>da</sup> *parlament.*

ma  
j:<sup>i</sup> *parlament.*

**A**t this Court the ffirſt Proclamation was  
made that William Hulſt shoulde come in and take vp out  
of the Lords hands certaine Coppyhold lands and dements  
whiche of William Hulſt his ffather died seised, And  
none rame ex

ma  
j:<sup>i</sup> *parlament.*

**A**t this Court it is presented by the Homage  
that Edmund Dandy gent Coppyhold deme of tis  
Mamo dyed before this Court seised of certaine  
Coppyhold lands and dements holden of tis Mamo  
But whiche is his next heire they knowe not, And none  
cominge to graue admittant, the ffirſt Proclamation  
was made ex

ma  
j:<sup>i</sup> *parlament.*

**A**t this Court it is presented by the Homage

*that*  
*The residue of tis Court is in the next roll*

Westhall

As yet ob the gentall Court here  
held the xxvij day of April: 1654.

ma  
j: plamare,

¶ Witsard Woods Coppy hold & deme of this Maner. Dyed before  
this Court, & died of certame Coppyhold land and demens.  
holden of this Maner. But whos is his next heire they knowe  
not And none Cominge to be admitted the first plamare  
was made ex.

¶ At this Court the Bayliff is Comanded to  
distrayne Sara Howne for fealty and Reliefe for certame  
freehold lands and dements to her descended after the  
deats of thomazine her mother.

¶ And also to distrayne Edward Glouge for fealty  
and Reliefe for certame freehold lands and dements to  
him descended after the deat of Edward Glouge his father.

¶ And also to distraime the heires of William Howgyn  
for the like for certame freehold lands and dements to  
them descended after the deat of the said William Howgyn.

¶ And also to distraime the heires of Edmund Dandy  
gent for the like for certame freehold land and demens  
to them descended after the deat of the said Edmund  
Dandy.

¶ And also to distrayne Leonard Morris gent for  
the like for certame freehold lands and dements to him  
descended after the deat of John Morris his father.

¶ At this Court it is presented by the Doomage  
that upon the thirtie day of January 1653: Elizabeth

And also to distrame the heires of Edmund Dandy  
gent for the like, for certame freehold lande and dements  
to them descended after the deate of the said Edmund -  
Dandy.

And also to distrayne Leonard Morris gent for  
the like for certame freehold lands and dements to him  
descended after the deate of John Morris his father.

All this Court it is presented by the homage  
that upon the thirtie day of January 1653: Elizabeth  
Willet widdow, and John Lanman gent her sonne did  
surround out of thair hands, into the hands of the Lord, by  
the hands of William Past, in the presence of James Howgyn  
Comte of this Maner: by Copie of Court Roll, accordinge to  
the custome of this Maner. All and singular the lands and  
doments of them the said Elizabeth and John, or of either of  
them holden of this Maner: by Copie of Court Roll, to the  
use of Thomas Cooper gent, and his affyned for and  
duringe the terme of his naturall life, and from and after his  
decease to the use of Abigail nowe wife of the said Thomas  
Cooper, And from and after the decease of the longer liven  
of them the said Thomas and Abigail, then to the use of the  
eight heires of the said Thomas, and their heires forever.  
And none cominge to graue admittant the first orlamar  
was made ex.

ma

i: orlamar.

ma

i: orlamar.

All this Court it is presented by the homage  
that Richard Churgare Gopp hold esme of this Maner  
dyed before this Court Seised of certame Gopp hold  
lands and dements holden of this Maner: And none  
cominge to graue admittant the first orlamar  
was made ex. *After this roll examined by me Edward*

*He end of this Court.*