

BACON MSS.

NO.

199

Wethall
in Rickinghall the nethers

The Generall Court

Edmund Baron Baronett Lord of the said Manor. W^t he
Court here holden upon Tuesday the Eleventh day of
October in the year of our Lord god according to the
Computation of the Church of England 1658 before
Robt ffissim gent Steward of the said Manor.

Of the Leete,

The Gefe
Mudges.

Thomas Grawne
Robt Myffen ~ ~ ~
John Day ~ ~ ~
ffrancis Mortlett ~ ~ ~
Thomas Lister ~ ~ ~
Jonathan Mowne.

Willm Beale

John Bedwell ~ ~
Robt Howlett ~ ~
Thomas Day ~ ~
John Grawne ~ ~
John Bust.

Jur

Jur.

Who say upon their oaths that they gave unto the Lord for their Common
fme according to their ancient Custome & vs.

And they doe elect & choose John Grawne & Thomas Lister to be Constables
for the County of Nether Wethall for this yeare ensuinge, who for the due
execution of their said office In full Court were Sworne.

Of the Court Baron,

Et homag

Thomas Grawne
William Bust ~ ~ ~
John Bust ~ ~ ~
William Beale ~ ~ ~
Robt Myffen.

Jur.

Who say upon their oaths that Thomas Beale, William Browne gent Robt
Bennett, John Goop, William Grask, George Complyn, Edward Clough, Samuel
Complyn, John Day, Thomas Dove, Edmund ffissier, John fforgan, John Litton, John Martyn
Sen, John Martyn Jun, William Margary, John Page, John Parker, Eelio Bust and
John Powe are Tenants of this Manor; & at this Court have made default therefore
every one of them are amerced in £

And that Humphry Hubbard & Sara his wife, hath satisfid & paid unto
William Beale the sume of xii pounds according to the tenor of a Conditionall
Engagement made betwixt them on the 1st day of Decembe

Complayn John Day, Thomas Dowe, Edmund Fisher, John Morgan, John Litton, John Martyn
Senr, John Martyn Junr, William Margery, John Page, John Parker, Giles West and
John Vowre are debtors of this Maner; & at this Court have made default therefore
every one of them are amerced in £5.

And that Humphry Hubbard & Sara his wife, hath satisfid & paid unto
William Beale the sume of xxiiii pounds according to the tenor of a Conditionall
Suruende by them made of certame lands & tenementes holden of this Maner do the
use of the said William Beale & his heires for paym. therof.

At this Court John ffryre gent his ffcoffers of Ulverston, Thomas Hart gent
& Mary Trityman widowe gave unto the Lord for their suite ffine every of
them in £5.

At this Court it is presented by the Homage that James Howgim, who held by
Copy of Court Roll of this Maner certaine Copy hold lands & tenementes died since
the last Court, but whose next heire or heires ther unto they know not, & none
coming to crave admittance the first Proclamation was made.

At this Court it is presented by the Homage that Humphry Bradnall died since
the last Court Seised of certame lands holden of this Maner but whether free or
Copy they know not whereof they have day untill the next Court better to enquire.

At this Court it is presented by the Homage that Robt Morris Copy holder tenuis of
this Maner out of Court since the last Court before this Court (that is to say)
the xxijth day of December in the yarde of the Lord god 1657: Surrendered out of
his hands, into the hands of the Lord of the same Maner by the hands of Anthony &
Sowden Copy holder tenuis in the presence of Giles West like tenuis according to
the custome of the said Maner. One grove in Wikingall the Rector Conteyning
by estimation three acres lying in Calk wood & Stubbing wch haire appertineth
one close called Bradarks Conteyning by estimation fourtne acres pelliss of
Bradarks late in the tenure of Thomas Lanman one acre & a halfe lying in
Westreete betwene the lands late in the tenure of William Stalnorthy towards the
South, one acre & one hode of land lying betwene the lands late of William &
Lymham. One Misnage sometyme John Fildes, lying by John Hysbornes Court
by estimation & aven ares & a halfe in Long hill streete called Gouldings Croft. One
parte of land called Daniels pigetts late Friggs lying in a close called Goulding
in Wikingall Conteyning by estimation two ares. One acre of land Copy hold lying
in Westreete end betwene the lands late of William Page on pt of the North, & the
land of John Chandler on pt of the South, & abutt upon head more towards the
West

West, upon a way called ffolledge way towards the East. There being one acre
three acres of land, part of three acres gone Wood, two acres of land, a Wood, part
of three acres, part of two acres gone Wood, a halfe & tenth parts of land meadow &
pasture & wood somtyme of Richard Chapman, lyng betwene the kings way, called
ffolledge way on pte of the East, & the frceland of Robt. M^t late of John Osborne
on pte of the West, & abbett upon the copyhold land of his Mano: in the tenure
of Robt. M^t the young pce of the said three acres towards the South, One pigell
of land & pasture contyning by estimation one acre & a halfe pce of
acres & a halfe & xvij pole of land late of William Bas in Wirkingsall aforesaid
lyng betwene the land of John Gandler on pte of the South, & the way called the
ffolledge way on pte of the North, & abbett upon the land late of John Osborne
towards the west, & upon the land of his Mano late in the tenure of Humphrey
Howlett towards the East, And all other his copyhold lands & tenement holden of
the said Mano: And all his reversion & reversion remaind, & remaind, & right
title & interest of in & to the same To the be goode & use of John Browne of
Bury St. Edmunds in the County of Suff^r gent, his heires & provided alwaies
that if the said Robt Morris his heire Exectuto, Administrato & Assignato
Shall do pay or cause to be paid unto the said John Browne his Executo,
Administrato & Assignato & the sume of one hundred fifty four pounds & leuite
pilling of lawfull English money, in or upon the fourt & twenty day of June
next insluting the date hereof, At or in the now mansion house of the said John
Browne situate in Bury aforesaid, Monet intire payment, Then the Surrend
to be void, otherwise to stand in force Now at this Court it is presented by the
Homage, That the money was not paid in manner & forme accordinge to the tenor
of the said Surrend, By means whereof all the said lands & tenement before
recited are become forfeited to the said John Browne & his heires, And non
coming to have admittance The first Proclamacion was made ex. /

¶ At this Court it is presented by the Homage that Anne Hambleton widow
Copyhold tenuite of his Mano, out of Court since the last Court, & before this
Court (that is to say) the third day of December in the year of our Lord god 1657.
Surrendred out of her hands into the hands of the Lord of the Mano aforesaid
by the hands of Francis Gayle Copyhold Comte of the said Mano. In the
presence of John Blythe aitl. lli. tunc anno 1657.

¶ At this Court it is presented by the Homage that Susan Bedwall widow
Copyhold tenuite of his Mano, out of Court since the last Court, & before this
Court (that is to say) the third day of December in the year of our Lord god 1657.
Surrendred out of her hands into the hands of the Lord of the Mano aforesaid
by the hands of Francis Gayle Copyhold Comte of the said Mano. In the
presence of John Blythe aitl. lli. tunc anno 1657.

At this Court it is presented by the Homage that Susan Bedwall widow
Copyhold Tenant of this Mano^t, out of Court since the last Court, before this
Court (that is to say) the third day of December in the year of our Lord god 1657.
Surrendered out of her hands into the hands of the Lord of the Mano^t aforesaid
by the hands of Francis Gayle, Copyhold Tenant of the said Mano^t. In the
presence of John ffirer gent like Tenant, according to the Custome of this Mano^t
All her Copyhold lands & tenm^t holden of the said Mano^t. To the vse of
her last will & Testam^t in writinge.

Whereas at a Court held on the xxvij^t day of October in the year of
our Lord god 1657. It was presented by the Homage that Mary Villott widow late
the wife of Thomas Villott, who held jointly with the said Thomas her husband
to him & to the issues of the said Thomas Villott by Copy of Court Roll of this Mano^t
certaine meadowes lyng in the Holme meadow in diverse parts Conteyninge
together by estimation three acres & there Woods more or lesse died since the last
Court, & that the foresaid Thomas Villott died by diuine yeare past, & that Esm^t
Villott & William Villott were his Sonnes & Heires in Successione, accordinge to
the Custome of this Mano^t: & of full age, wch said William Villott in full Court
humble Craved to all his moicity pte & ppart of the said pmisses to be admitted, &
was admitted accordingly: And the first proclamation was made in full & open
Court that the said Thomas Villott the Sonne shoulde come into the Court, & take
up out of the Lords hands, his other moicity pte & ppart of the said pmisses, And
none came ex parte at this Court tyme the said Thomas Villott the Sonne and
admitted into the Court the last will & Testam^t of the said Thomas his father, by
wch it appeareth to the Court, that the said Thomas Villott the father (as touching
the lands & tenm^t holden of this Mano^t) devised as followeth, Item I give
bequests unto Thomas Villott my said Sonne & to his heires for ever, All the
rest of my lands tenm^t & hereditam^t what soever a freehold as free & stituate
lyng & beinge in Rotdale above said Villingsall to the upp^t & Villingsall the
nether (upon certaine conditions) as by the said Will & last will of the said Thomas
Villott the father bearing date the fourteenth day of September in the fourteenth
year of the Raigne of Kinge Charles late late over Englande & in the year of our
Lord god 1638: under the Seal of the Ordinary approved at London playnly
apparell. And the said Thomas Villott the Sonne humbly Craved to the pmisses
aforesaid wch their apperance to be admitted (that is to say) To all that meadowe
lyng in the Holme meadow in divers parts Conteyninge together by estimation
Dwce

P. 10
Estimate by estimation

Westhull. As yet of the generall Court here held the viijth day of October 1658.

There are to three Woods be they more or lesse. At the said Thomas Villott the father tooke up jointly w^t the said Mary to them & the heirs of the said Thomas at a Court here holden the sixtenth day of October in the xvijth yare of the Reigne of King James over England &c of the Surrende of John Hart. As in the Roll^s of that Court appears, To whome the Lord (by his Steward aforesaid) delivered therof Esme by the Woods to hold to him & his heires in manner & forme & vnd^r Condition as in the said Testam^t. & last will of the said Thomas Villott the Testato^r declared of the Lord of his Mann^t at the will of the Lord accordinge to the Custome of the Mann^t by the rents & Servites herfore due & of right accustomed, Sauinge every one his right & he paid his ffeine. Did to the Lord his fealty. & was admitted therof. Cemt.

ffm:plv: 8
viii.
Whereas at a Court here holden the viijth day of October in the yare of Lord god 1657. It was presented by the Homage that Nicholas Day Copyholder tenante of his Mann^t died before the then last Court & left of certame copyhold lands & demesne holden of his Mann^t but who was next heire therunto they knew not & none then coming to trave admittante, The first parliament was made. Now at this Court came Thomas Day, John Day, Nicholas Day, Edmund Day, & William Day Sonnes of the said Nicholas Day decd. And heires in chawlekins according to the Custome of his Mann^t unto the said Nicholas Day their father, & humblie craved favour of the Lord to the lands & demesne w^t the said Nicholas Day their father sold to him & his heires by Copy of Court Roll of his Mann^t at the tyme of his deale to be admitted. That is to say **To** one poore of pasture lying in Sandfield Conteyning by estimation one acre be the same more or lesse w^t the applemore. At the said Nicholas Day the father tooke up to him & his heires, at a Court here holden the ninth day of October in the xijth yare of the Reigne of King Charles late over England &c in the yare of o^r Lord god 1628: of the Surrende & forfeiture of John Wood. As in the Roll^s of that Court appeared To whom the Lord by his Steward aforesaid delivered therof Esme by the Woods to hold to them & their heires, as heires aforesaid, of the Lord of his Mann^t at the will of the Lord according to the custome of the Mann^t by the rents & Servites herfore due & of right accustomed Sauinge every one his right. And they paid their ffeine did to the Lord their fealty, & were admitted therof. Cemt.

And they humblie craved as heires aforesaid to be further admitted, that is to say **To** one poore of land Conteyning by estimation one Woods be it more or lesse in Sandpitt field. And to have at w^t three Woods & tyme pole of land lyng in certame close called Sand pitt field. At the fore said Nicholas Day the father tooke up to him & his heires at the aforesaid Court here holden the ninth day of October in the fourth yare of the Reigne of King Charles late over England &c in the yare of o^r Lord god 1628: of the Surrende of William Grene As in the Roll^s of that Court appeared To whom the Lord

is to say **To** one poore of land Conteyning by estimation one Woods be it more

is to say **D**one pece of land Conteyning by estimation one woode be it more
or leſſe in Sandpitt field, And to ſive acres three Woods & teme pole of land
lyng in a certayne glouſt called Sand pitt field vñ the ſore ſaid Ryngham's
day the þatſer tooke vp to hym & his heires at the aforſaid Court helden
the ninth day of October in the fourth yeare of the reigne of King Charles
late over England &c in the yeare of our Lord god 1618: of the Surrender of
William Grene Aſ in the rolls of the Court appeared, To wſome the Lord
by his ſteward aforſaid delivered þerof ſeis in by the Woods & lands to them
& their heires (as heires aforſaid) of the Lord of his Manor at the will of the
Lord according to the custome of the Manor by the Rent & ſervitio þerfore
due & obright accustomed, ſauing every one his right, And they paid their
ſeruice did to the Lord their ſealty, & were admitted þerof.

At this Court a ſecond proclamation was made that Robert Chamberlaine young
ſhould come into the Court & take vp out of the Lord's hands certaine copyhold
lands & tenement to him & his heires Surrendred upon ſtame Conditions by
Margarett Chamberlaine his Mother, or else the ſame ſhall be Seized into the Lord's
lands for want of a Tenant.

At this Court a ſecond proclamation was made that the heires of þe þeſter
Estall ſhould come into the Court & take vp out of the Lord's hands certaine
copyhold lands & tenement wherof þe ſaid þeſter dyed Seized, or else the ſame
ſhall be Seized into the Lord's hands for want of a Tenant.

At this Court a ſecond proclamation was made that the heires of Margaret
Howſten widow ſhould come into the Court & take vp out of the Lord's hands
certaine lands & tenements wherof the ſaid Margaret dyed Seized, or else
the ſame ſhall be Seized into the Lord's hands for want of a Tenant.

West Hall.
in Rickinghall inferior.

A Speciaſſ Court of S.
Edmund Baron Baroneſſ Lord of the ſaid Manor.
þere holden the five & twentith of November in the
yeare of our Lord 1658.

Homage. **William Rust**
Anthony Sonden Just.
John Chamberlaine

At his Court it is testified by Hobt ffirmy gant Steward of the said Maner & so presented
by the Homage that upon the nineteenth day of October in the year of our Lord 1658 came
Hobt Morris Copyholder & Tenant of the said Maner before the said Steward & did Surrender
out of his hands into the hands of the Lord of the said Maner by the hands of the said
Steward according to the Custome of the said Maner All singular his Copyhold lands &
Cottages holden of this Maner. **D**o the wife & he hooche of Virgard Harry of Babury
in the County of Norff Esq; his spires for ever without any Condition, we & came
into Court by Jarngam Smith in his behalfe his Attorney & humblie Cravets to
the premises w^t their appertennas to be admitted that is to say **D**o one Grove in
Wickingsall the which Conteyning by estimation three acres lying in Galk wood and
Stubbinge w^t the appertennas And to one Inclosure called Bradgate Conteyning by
estimation four acres pell of Bradgate late in the tenure of Thomas Lanman
towards the East & Colle lane towards the west one head abbett upon the Common
way called Mattesfield way towards the South, & Wainches Close towards the
North. And to one acre & a halfe lyinge in Weststreete betwene the land late in the
tenure of William Stalworts towards the South. And to one acre & a halfe of land
lyinge next the land late of William Umpham. And to one Head swage somtyme of
John Gilders, & lately by John Osborne Conteyninge by estimation Seaven acres &
a halfe in Gonich hill streete called Fouldings Croft. And to one pate of land
called Daniels piggle late Friggs, lyinge in a close called Fouldwyns in
Wickingsall conteyning by estimation twoe acres. And to one acre of land boun
lyinge in Weststreete end, & lyete betwene the land late of William Page on pte
of the North, & the land of John Candler on pte of the South, & abbett upon
head meare towards the West & upon the way called Foxledge way towards
the East. And also to one acre & three rods of land pell of three acres, pell
of five & twenty acres one rood & a halfe & tyme piske of land meadowe pasture
& wood somtyme of Virgard Chapman lyinge betwene the Kings way called
Foxledge way on pte of the East & the ffre lands of Hobt Pitt late of John
Osborne on pte of the West, & abutt upon the Copyhold lands of this Maner in the
tenure of Hobt Pitt the younger pell of the said three acres towards the South
And to one piggle of land & pasture Conteyninge by estimation one acre &
a halfe, pell of deven & thirtie acres & a halfe & eigtheene pole of land
late of William Bas in Wickingsall aforesaid, lyinge betwene the land of
John Candler on the pte of the South & the way called Foxledge way on
pte of the North, & abutt upon the land late of John Osborne towards the
west & upon the land of this Maner in the tenure of Humphry Howlett
towards the East w^t the said Hobt Morris tooke up to him & his heires
at a speciall Court helden the twentieth day of December 1657
of the Surrender of Thomas Lanman the same day.

And to one pigstee of land & pasture contyninge by estimation one acre &
a halfe, peir of deaven & thirtie aires & a halfe, & eightene pole of land
late of William Bar: in Rickinghall aforesaid, lying betwene the land of
John Candler on the pte of the South & the way railed ffolodge way, on
pte of the North, & abbutt vpon the land late of John Osborne towards the
west, & vpon the land of his Mamo: in the tenure of Humphry Howlett
towards the East wch the said Robt Morris tooke vp to him & his heires
at a speciall Court helden the twentye day of December 1657
of the Surrender of Thomas Groune after a forfeiture to him made by
William Morris as in the rolls of that Court appaerteyng to him by his
Attorney aforesaid, the Lord by his Steward aforesaid delivered therof
seism by the rolls to hold to him & his heires of the Lord of his Mamo: at
the will of the Lord accordinge to the custome of the Mamo: by the Wents and
Servites therfore due & right accustomed Savinge every ones right
And he paid his fine, & was admitted therof Vermite, but his fealty was
resisted.

And the said Richard Harvey by his Attorney aforesaid by vertue
of the said Surrender humble Craved to be further admitted, that is to
say **N**o one pigstee or peire of land Copyhold commonly called Little
Goodings sometyme of the Venement Spurlings lying betwene a staine
peire of Copyhold land sometyme of the Venement Sparks on pte of the
South, & the land late of John Morris on the pte of the North, & abbutt
vpon Churk meadowe towards the East, & conteyne halfe an acre &
halfe a Roode wch the said Robt Morris tooke vp to him & his heires at
a Court helden the three & twentieth day of October 1657: an eldest
brother of William Morris deceased as in the rolls of that Court
appaerteyng to him by his Attorney aforesaid the Lord by his Steward
aforesaid delivered therof seism by the rolls to hold to him & his
heires of the Lord of his Mamo: at the will of the Lord accordinge to
the custome of the Mamo: by the Wents & Servites therfore Due & right
accustomed Savinge every one his right, And he paid his
fine, & was admitted therof Vermite, but his fealty resisted.

Westhall
in Rickinghall the
Nether

He Generall Court
of S^r Edmund Baron Bar: wch the same
were holden vpon Tuesday the xxvijth day
of October in the yeare of our Lord god 1659:
before Robt ffrent gent Steward of the
said Mamo:

Wickham. As yet of the general Court here held the xvijth day
of October anno domini 1659.

Of the Peete.

For Certe
Wedges

Thomas Gronow
Thomas Day
John Howes
John Barker
Thomas Lyster
Samuel Smity

Giles Bust
Edward Boane
John Bedwell
John Tiptott
William Beale
Jonathan Aborne

Who say upon their oaths that they give unto the Lord for their Common
fine accordinge to their antient custome h^e v^d.

And that William Beart of Wallfield hath not strowned his dittie at
Gallow hill in Wickham the Rector wherby the way therre is much impaired
wherefore he is amerid him. And he is commandyd to amend the same suffisantly
by the first of December next in paine of h^e v^d.

And that they doe chal John Hart & Wm. Beale Constables for this
yeare insuringe for the Countie of Wickham. W^t said John Hart in full Court
was sworne. And it is commandyd to said Wm. Beale to take oaths for the
due execution of the said office before some Justice of the peace for this County
within tenne dayes next insuringe in paine of h^e v^d.

Levy by distreke or otherwys of John Gronow one of the Constables for
the said Countie of Wickham for the yeare last past for a fine upon him
impostd for his Contempt by his not appearinge at this Court Leete & not
deliveringe in a Bill of the names of the Headborowes handmen & deinceyd
h^e v^d.

Of the Court Baron.

For Homage

Tho: Gronow John Howes
William Beale J^r Thomas Sheppard J^r
Edmund Day Jo: Dixtott gent;

Who say upon their oaths that William Beart, William Gronow gent
Andrew Barber, Thomas Brett, Henry Bond, John Coop, John Chamber
William Crast, & George Complyn are Tenants of this manor & at this day
have made defalt therfore every one of them are amerid him.

At this Court John Sitter, scotess of Ulverston, Thomas Hart gent Mary
Brettman midewife & also Sheppard gent gave to the Lord for respit of their

Presteman widdow & Iasp Sheppard gent gave to the Lord for respite of his

William Grance Jan 26th 1639/40
Edmund Day Jno Dixtott gent,

Who say upon their oaths that William Beart, William Brounne gent
Andrew Barber, Thomas Brett, Henry Bond, John Coop, John Chambers
William Crask, & George Complayn are tenants of this manor at this day
have made defalt, therefore every one of them are amerced in ij.

At this Court John Strettre, scroffes of Ulverston, Thomas Hart gent Mar
Prestyan widdow & Iasp Sheppard gent gave to the Lord for respite of his
suite every one of them in ij.

At this Court it is presented by the Homage that upon the Twelveth day
of October in the year of our Lord god 1639: George Gardner of Monk's
Ely in the County of Suffolke copyhold tenant of the said manor Binded
out of his hands into the hands of the Lord of the same manor by the hands of
John Symonds in the presence of Anthony Sonden, Prior Copyhold tenant of the
said manor according to the custome of the said manor. A well one close of land
& pasture Copyhold called Broomme close lyinge in Porte field betwene the
gleabe lands of the Rectory of Nether Winkfall on pte of the South, & the
free lands late of John Morris now of the said John Simonds on pte of the North
& abutt vpon Holme lane towards the East, & vpon the lands late of the said
John Morris & others towards the west, & conteyning by estimation nine & twenty
acres one roode & an halfe As all other his Copyhold lands & dements holden of
the said manor together w^t all passages & easements commonly used to & from all & every of
the said premises in a thorough way other of the lands of John Symonds from tyme to tyme
& at all tymes To the use & behoofe of him the said John Symonds his heires
Assignes for ever without any condition. Who came into the Court of chambellaine wained
(to the premises aforesaid w^t their apperances) to be admitted w^t the said George Gardner
took up to him & his heires at a Speciall Court held at Holden the one & twentieth
day of September in the year of our Lord god 1639: as to his right of inheritance
by & after the deat of George Gardner gent his sonne, by the Surrender and
forfeiture of the said John Symonds As in the rolls of that Court appeared to
the Lord by his steward aforesaid delivered therof to him by the hands
to hold to him & his heires of the Lord of this manor at the will of the Lord
according to the custome of the manor by the rents & services therfore
due & of right accustomed. Savinge every one his right And so paid his
fines did to the Lord his stally & was admitted therof deince

At this Court came Thomas Sturman Copyhold tenant of this manor &
in full Court before the Homage surrendered out of his hands into the hands of
the

The Lord of thy said Mano^e by the hands of the said Steward **The fourth pte**
of one Close called Brancloft Ganteyninge by estimation Six acres of land & a
pasture lying in Wirkingsall betwene ths lands sometyme^s of Roger Sdaman on
pte of the west & the hys way on pte of the east & abutteth vpon ths Comon
way towards the North, And the fourth pte of one Intlosure called over
Aylmer's Ganteyninge by estimation Eightene acres of pasture, the west end
whereof abutteth vpon the lands of John Hobgood, & the East end therof
abutteth vpon the lands sometyme^s of Simon Birlingham & late of Roger Seaman
To the use & behooffe of Nicholas Sandford & of his heires & Assignes for
ever, who came into the Court & humblie swore to the premises before said
w^tth^e Appt^e to be admitted vizt. **To the said fourth pte of the said**
Six acres called Brancloft, w^tth^e the said Thomas Sdaman tooke up to
him & his heires at a Court haue holden the Eleavent^e day of October
1653: as onely somme & next heire to Thomas Sdaman his father, as in
the rolls of that Court appeared, to whom the Lord by his Steward
aforesaid delivered therof deism by the lord to hold to him & his
heires of the Lord of thy said Mano^e: at the will of the Lord according to the
Custome of the Mano^e: by the rents & servites therefore due & of right
accustomed sauinge every one his right, & he paid his fine, did to the Lord
his fealty, & was admitted therof Comte.

ffid:plm **And** the said Nicholas Sandford humblie swore by vertue of the
said Surrender to be further admitted vizt. **To the fourth pte of the said**
Intlosure Ganteyninge by estimation Eightene acres of pasture w^tth^e the
said Thomas tooke up to him & his heires at a Court haue holden the said
Eleavent^e day of October 1653: as onely somme & next heire to Thomas
Sdaman his father as in the rolls of that Court appeared, to whom the
Lord by his Steward aforesaid delivered therof deism by the lord to
hold to him & his heires of the Lord of thy said Mano^e: at the will of the Lord
according to the custome of the Mano^e: by the rents & servites therefore due
& of right accustomed sauinge every one his right, & he paid his fine
did to the Lord his fealty, & was admitted therof Comte.

*ffinis: b.
viii.* **Whereas** at a Court haue holden the Eleavent^e day of October
1653. It was presented by the damage that the second day of June 1653. Thomas
Hart gent^e bond tenante of thy said Mano^e did Surrender out of his hands into the
hands of the Lord of the said Mano^e by the hands of John Parryman gent^e bond
tenante of the said Mano^e in the presence of william Margery like tenante

of right accustomed Saiting everyone his right & he paid his fine
did to the Lord his fealty, & was admitted therof to the

ffinis: v.
viii^o

Whereas at a Court here holden the Eleaventh day of October
1653. It was presented by the Homage that the second day of June 1653. Thomas
Hart gent: bond tenement of this Maner. Did Surrender out of his hands into the
lands of the Lord of the said Maner. by the hand of John Westyman gent: bond
tenement of the said Maner. in the presence of William Margery like tenement
according to the Custom of the same Maner. All his Copyhold lands and
Tenement holden of this Maner. To the use of his last will & Testament in
writinge now at this Court it is presented by the Homage that the
said Thomas Hart died before this Court Seised of certame Copyhold
lands & Tenement holden of this Maner. Whereupon now at this Court
came Nathaniel fför the Sonne of Anthony fför of Sayle Com in the
County of Suff: gent: (by the said Anthony fför his father in that
behalf his Attorney) And produced in Court the last will & Testament of the
said Thomas Hart by wh: it appeared to the Court that the said
Thomas Hart devised as followeth. Item give & be quide unto
Nathaniel fför youngest Sonne of Anthony fför my Neffew and to his
heirs for ever all that my Messuage lands & Tenement aforesaid freehold
as Copyhold or Customary formerly mentioned lyinge & being in
Westropp nowe in the tenure of Elizabeth Exonner widdow or william
Exonner her Sonne aforesaid w: the Tenement adioyninge now in the
possession of Adam Turner or their Assignes w: all & singular their members
rights Commoners waies & all other the appertains therunto belonginge As by
the said last will & Testament bearing date the Eigentysday of February
1656: vnder the Seal of the Ordinary pved at London at large appear
And the said Nathaniel fför by his Attorney aforesaid humblye swore
(by vertute of the said will) to the premises aforesaid w: the appertains to be
admitted (vizt) **N**one Messuage & twelve acres of Copyhold land somtyme
Seliford & late Gorkeff w: their appertains in Westropp w: the said Thomas
Hart tooke up to him & his heirs (inter alia) at a Court here holden the
twoe & twentith day of October 1629. Almo Regni Regis Caroli quinto
by the will of william Hart his father as in the Roll of that Court
appear to be w: his Attorney aforesaid the Lord by his Standard &
aforesaid delivered to the said Thomas by the Rode to hold to him & his heirs &
accordinge to the tenor & effect of the said will of the Lord of this Maner:
at the will of the Lord accordinge to the Custom of the said Maner: by the Rents
& Services therefore due & of right accustomed, Saiting every one his right, And
he paid his fine & was admitted therof to the

Beginning therefore due & of right accustomed, Saiting everyone his right, And
he paid his fine & was admitted therof to the

is Bembridge for due & obright accustomed, havinge every one his right, vnde
he paid his ffine & was admitted therof temt. But his fealty was respited.

Westhall. As yet of the general Court here held the xxvij of October 1659.

And for that the aforesaid Nathaniel Flax is undage, that is to say, of the age of ~
Eight yeare or there abouts, therefore the Custody of the body of the said Nathaniel, & the
occupacion of the p'mises is (by the Court) Comitted unto the said Anthony Flax his father
duringe his minority, & rendering an amount of the profits according to lawe.

finis h'ly vi. At this Court it is present by the homage that Susan late the wife of Joseph
Bedwell, who sold jointly w^t the said Joseph to them & their heires of the said Susan, by
aues of Coxysold land w^t their applemens in fynningham sometyme of John Hill, dyed
in the last Court therof sole feised, And that the said Joseph dyed for divers yeare past,
And that William Bedwell is onely sonne & next heire unto the said Susan
of the age of fifteene yeares or there abouts who came into the Court & humblie
craved to the p'mises aforesaid w^t their applemens to be admitted, w^t the said
Susan, together w^t the said Joseph tooke up to hem & their heires of the said Susan
At a Court here holden upon syday the xvj & twentie day of May anno d^r
M^r Caroli 1643: of the Burrend of Robt Brett, as in the rolls of that Court
appeared, whom the Lord by his Steward aforesaid delivered therof
Scism by the Wodd, to sold to him & his heires of the Lord of this Maner at the
will of the Lord according to the custome of the Maner by the rents and
servites therfore due & obright accustomed, havinge every one his right
And he paid his ffine did to the Lord his fealty, & was admitted therof temt.

finis: xl. Whereas at a Court here holden the xvijth day of October 1659: It
was present by the homage that Robt Estall Coxysold temt of this Maner
dyed before that Court & left of certame Coxysold lands & contents holden of this
Maner, but who was next heire therunto they knew not And none came to
have admittance the first proclamation was made ge And at the next Court
here holden a second proclamation was made to the same p^rpose & none came ge
None at this Court it is further present by the homage that Edmund Estall
Clement Estall, Virgard Estall, Samuel Estall, & Nathaniel Estall are his sonnes
& heires in Lawe kinde according to the custome of this Maner. Who by the said Edmund
Estall humblie craved to the p'mises aforesaid w^t their applemens to be admitted w^t the
ffine at this Court it is further present by the homage that Edmund Estall
Clement Estall, Virgard Estall, Samuel Estall, & Nathaniel Estall are his sonnes
& heires in Lawe kinde according to the custome of this Maner. Who by the said Edmund

Estall humblie craved to the p'mises aforesaid w^t their applemens to be admitted w^t the
ffine by the said Edmund aforesaid delivered therof Scism by the Wodd to sold
to them & their heires of the Lord of this Maner at the will of the Lord according
to the custome of this Maner by the rents & servites therfore due & obright
accustomed havinge every one his right And they paid their ffine and were
admitted therof temt And the said Edmund did to the Lord his fealty.

Estall humble: traveld to the p[re]mises aforesaid w[th] their appermis to be admittid v[er]y
D[omi]n[u]m: C[on]cord w[th] their appermis w[th] the said x[er]p[er] Estall took vp
to him & his heires at a Court h[er]e holden in the yarde of o[ur] Lord god 1630

In the Rolls of that Court appears Concom
the Lord by his steward aforesaid delivered therof Seism by the Todd to hold
to them & their heires of the Lord of this Manor: at the will of the Lord according
to the custome of this Manor by the rents & services therfor due & of right
anustomd sauting every one his right And they paid the same And were
admitted therof rents And the said Edmund did to the Lord his fealty.

ffinis: iiiij. **A**t this Court it is presented by the Homage that Barbara Dippott widow (who
held for term of her naturall life by vertue of the will of John Dippott her late
husband deceased) certame copyhold lands & tenements of this Manor dyed since the last
Court And that William Dippott is only sonne & next heire unto the said John
Dippott & of full age Who cam into the Court & humble: traveld to the p[re]mises
aforesaid w[th] the appermis to be admitted v[er]y Done Message w[th] an acre of
land called Marle aunc: And to thre Woods of land: And to one acre of upland
& to one Wood of land: Wh[ich] the said John Dippott tooke vp to him & his heires
at a Court h[er]e holden vpon Saturday the thirtenth day of October anno R[eg]e
Jacobi II anno the abbutell[th]o yere of appermis in the same Court by
the will of John Dippott his father, as in the Rolls of that Court appears
Concom the Lord by his steward aforesaid delivered therof Seism by the
Todd to him & his heires of the Lord of this Manor: at the will of
the Lord according to the custome of this Manor by the rents & services
therfor due & of right anustomd saunting every one his right And he
paid his feyne, did to the Lord his fealty, & was admitted therof rents.

ffinis: xxv. **W**hereas at a Court helden the xxijth day of October 1657:
It was presented by the Homage that Margaret Chamberl widow Copyhold
Cente of this Manor out of Court since the thon last Court v[er]y the one &
twentyn day of September 1657: Surrendred out of her lands into the lands
of the Lord of this Manor aforesaid by the lands of Humphry Bradnall Copyhold
Cente of this Manor in the p[re]sence of Anthony Sonden like Rent according
to the custome of this Manor All her Copyhold lands & tenementes helden of this
Manor & all her reverton & revertons, remainder & remainder & all other
her right estate interest claymt & demande op in & to the same D[omi]n[u]m:
use & behoofe of Robt Chamberl the young her sonne & his heires for ever
Upon Condition that he the said Robt shall pay Twenty shillings to
Thomas Chamberl her sonne w[th]in one year after her decess And
also

Also unto Robt Chamberlaine his Sonne within two yeares after his decease
Twenty shillings, And also unto the Children of Robt Chamberlaine his Sonne in
Bardwell Twenty shillings a peare to be paid at thair severall ages of one & twyn
yeare old, And also unto Dorcas her grandisildre Twenty shillings when she shall
have ancomplished her age of xxij yeare old Then the said Surrender to be firsme
stable to the use of the said Robt Chamberlaine the younger & his heires &
otherwise to be void, And none cominge to have admittance, & first proclamation
was made ex And at the next Court helden a seconde proclamation was
made to the same purpose & none came ex None at this Court came the said
Robt Chamberlaine the younger & humblie Craved by vertue of the said Ordene
to the p'mises aforesaid w^t their app'tments to be admitted vizt To one M^t g^r a^s
or vement & one peare of ground conteyning one acre more or lesse lying
& being in the Hertinghall aforesaid, and holden of the Mann^e aforesaid
W^t the said Margarett tooke upp

As in the rolls of that Court appeared
Conwyng the Lord by his steward aforesaid delivered therof Seisin by the
Lord to hold to him & his heires in manner & forme & vnde Condition aforesaid
of the Lord of the said Mann^e At the will of the Lord according to the
Custome of the said Mann^e by the rents & servites therfore due & of right
accustomed, & savinge every one his right, And he paid his fine, did to
the Lord his fealty, And was admitted therof Comte.

^{ffinis: xvth} **A**nd Sittinge the Court came the said Robt Chamberlaine the younger
and in full Court before the Homage did surrendre out of his lands into
the hands of the Lord of the said Mann^e by the hands of the said Steward
according to the Custome of the said Mann^e All the said p'mises w^t
their app'tments w^t he tooke upp at this present Court **To the use** and
behofe of Robt Chamberlaine the elder of Bardwell & to his heires for ever
w^t he came into the Court & humblie Craved to the p'mises aforesaid
w^t their app'tments to be admitted Conwyng the Lord by his steward
aforesaid delivered therof Seisin by the Lord to hold to him & his heires
in manner & forme & vnde Condition aforesaid of the Lord of the said Mann^e
At the will of the Lord according to the Custome of the said Mann^e by the
rents & servites therfore due & of right accustomed, & savinge everyone his
right, And he paid his fine did to the Lord his fealty, And was admitted
therof Comte.

in the Court of the Exchequer or oþer þeardmote to his heires for ever
þo came into the Court of humble Gravet to þe þimfisþ aforesaid
wþ their appþemis to be admitted to þe manor þe Lord by his Steward
aforesaid delivered þerof Seism by þe hand to hold to him & his heires
in manner & forme & vnde Condition aforesaid of þe Lord of þis Maner
at þe will of þe Lord accordinge to þe custome of þe Maner by þe
Wents & servites therfore due & of right accustomed sauinge everyone his
right And he paid his fine did to þe Lord his fealty And was admitted
therof Comte.

ffinis:xxv
viii

At this Court it is presented by þe Homage that upon þe third day of
November 1658: William Morris & Edmund Morris Copyholders Tenants
of þis Maner Surrendered out of þeir hands into þe hands of þe Lord
of þe same Maner by þe hands of Thomas Grevine in þe presence of William
Boale two Copyholders Tenants of þe said Maner All þeir þis & þeþis
in one Inclosure lying in West street in Viningall Conteyning by estimation
Graven ares & to the vse & þe goode of John Morris & his heires for
ever who came into the Court of humble Gravet to þe þimfisþ aforesaid
þid wþ their appþemis to be admitted to þe for said William Edmund &
John tooke up to them & þeir heires At a Court here holden upon
Wednesday the nineteenth day of October in þe xxvijth year of þe
Reigne of King Charles the second in þe Yere of þat Court appþarteth, þo
wþ þe Lord by his Steward aforesaid delivered þerof Seism by þe
hand to hold to him & his heires of þe Lord of þis Maner At þe will
of þe Lord accordinge to þe custome of þe Maner by þe Wents and
servites therfore due & of right accustomed sauinge everyone his
right And he paid his fine did to þe Lord his fealty And was
admitted therof Comte.

ffinis:xxvi

At this Court it is testified by Robt ffrente gent Steward of þe said
Maner & þe present by þe Homage that upon þe nineteenth day of December
1658: William Past & Elizabeth his wife Copyholder Tenant of þis Maner
came before þe said Steward, & þe said Elizabeth being by þe said
Steward solely & senitly examined & consentinge her unto þe said William
& Elizabeth did Surrend. out of þeir hands into þe hands of þe Lord of
þe said Maner by þe hands of þe Steward aforesaid accordinge to þe
custome of þe said Maner Three acres of Copyhold land holden of þe
said Maner in one pate in þe North field betwene þe lands of þe Barones
þere on pte of þe North, & þe lands late of Robt Clark on pte of þe South
And

Westhall. As yet of the genall Court there held the viiiij of October 1659.

And abbutt upon the lands somelments of William Oliver towards the west w^t his appurtenance To the use & behoofe of James Elsigood & his heires for ever who came into the Court & humblie wavde to the punishment before said w^t his appurtenance to be admitted. W^t he said, William & Elizabeth tooke up to them selfes heires at the Speciaall Court held Holden the Eleaventh day of July 1655. As in the Roll of that Court appeared to w^t some the Lord by his steward aforesaid delivred to w^t of Leisn by the hand to hold to him & his heire to the Lord of the Manoe. All the will of the Lord accordinge to the custome of the Manoe by the hands & swvnto therfore due & by right accustomed, Sauinge every one his right And he paid his ffme, did to the Lord his feallie, and was admitted to the Comte.

At this Court it is presented by the Homage that upon the xxvjth day of December 1658 Edmund Barker copyhold Comte of the said Manoe surrendered out of his hands into the hands of the Lord of the said Manoe by the hands of Thomas Villott in the presence of John Chambers like tenants of the said Manoe. All his pte & right title & estate of in one acre of land lying in Sandfield & betweene the lands of this Manoe of the doulth pte, & the lands of Edmund Hubbard on the North pte, & abbutt upon Cooke stooke meadowe toward the East & upon the Churche path toward the west. To the use & behoofe of William Beale of Rether Vikingsall in the County of Suffeyoman, & of his heires & assignes forever. And none coming to wave admittance the first parliament was made.

At this Court it is presented by the Homage that Robert Barker copyhold Comte of this Manoe upon the xxvjth day of December 1658 surrendered out of his hands into the hands of the Lord of the said Manoe by the hands of Thomas Villott in the presence of John Chambers like tenants of the said Manoe. All his copyhold lands holden of the said Manoe. To the use & behoofe of William Beale of Rether Vikingsall in the County of Suffeyoman & of his heires & assignes forever. And none coming to wave admittance the first parliament was made.

Rhe heires of James Howrim come into the Court & take up out of the Lords hands all his copyhold lands & demesnes to w^t are descreased after the death of the said James or else the same shall be seised into the Lords hands for want of a Comte. And this is the second proclamation to that p^wce.

All his Copyhold lands holden of the said Ramo^e To the use & behoofe
of William Beales of Nether Wirkingsall in the County of Suff^y and of
his heires & assignes for ever And none coming to wave admittance to the
same. first p^relam^at was made.

The heires of James Horw^m come into the Court & take upp out of
the Lord^s hands all sume Copyhold lands & tenement^s as to y^e are descended
after the death of the said James or else the same shall be Seised into the Lord^s
hands for want of a Comte And this is the Second p^relam^at to that p^op^s.

John Bronne of Bury S^t Edmund in the County of Suff^y Woollenclapp
Come into the Court & take upp out of the Lord^s hands all sume Copyhold lands
& tenement^s as are surrendered & forfeited to y^e C^our^{ts} by James
Horw^m, or else the same shall be Seised into the Lord^s hands for want of a
Comte This is the Second p^relam^at to that p^op^s.

The heires of Margarett Horw^m come into the Court, & take upp out
of the Lord^s hands all sume Copyhold lands & tenement^s as are to y^e descended
after the death of the said Margarett or else the same shall be Seised into the
Lord^s hands for want of a Comte This is the third p^relam^at to that p^op^s.

Westhall
Rickinghall inferior

Speciall Court of S^t Edmund
Baron Bar^t Lord of the said Ramo^e helden the
Second day of April in the yarde of o^r Lord 1660 before
Thomas Horntbye gent^{le} Deputy to Robt French gent^{le}
Steward of the said Ramo^e.

Homage John Hart^o Just.
John Simons Just.

All this Court it is presented by the Homage that Thomas Goppyn Copyhold Tenant
of his Maner died before this Court Seised of certame Copyhold lands & tenement
helden of his Maner & before his death that is to sayte & seventeen day of November
1641 did swerde out of his hands into the hands of the Lord of the said Maner by
the hands of John Chamberlaine in the presence of Thomas Shipp like a
Cente holden of the said Maner **To the use & performance of his testament**
last will never upon at this Court came Thomas Goppyn Sonne of the said fore-
said Thomas Goppyn produced into the Court his last will & Testament of the
said Thomas Goppyn unde the Seal of Office put at Bury Beareing date
the eighth day of August in the year of our Lord god 1638 by which it appears to the
Court that the said Thomas Goppyn (inter alia) devised as followeth **Item**
I give devise & bequeath unto Alice my well beloved wife all my lands & tenement
& hereditam both free & copyhold for duringe the terme of her natural life
keeping my houses & buildings in sufficient retencion & doing no manner of
strip or wast **Item** I give devise & bequeath unto Thomas Goppyn my
sonne all my said lands & tenement & hereditam both freehold & copyhold for
duringe the terme of his natural life & he to enter the same immediately after the
decease of the said Alice my wife & not before **And** the deceipt of the said
Thomas my sonne I will & my minde is that my said lands & tenement & hereditam
shall nevilly remaine & be unto Thomas Goppyn my grandchildre sonne of the
said Thomas my sonne his heirs & assigned for ever unde certame conditions
as in by the said will more at large apparetly And it is further presented by
the Homage that the said Alice died also diverse yeares since **And** the fourteene
Thomas Goppyn the father & Thomas Goppyn the sonne being present in Court
humblit swered to the promises aforesaid wth the appointments to be admitted &
according to the forme & effect of the said will that is to say **To one messuage**
e fiftene acres of land & pasture prell of a messuage e eightene acres of
land & pasture wth the four said Thomas Goppyn the testator had to him &
his heirs at a Court here holden upon wednesday the sixteenth day of
November in the year of the reigne of our Soverigne Lady Elizabeth late
Quene of England ex the xxix by the testament of John Goppyn
his ffather as in the rolls of that Court apparetly To whom the Lord by
his steward aforesaid delivered the seisin by the hand **To hold to him**
the said Thomas the ffather for duringe the terme of his natural life **And**
after his decease then to the said Thomas the sonne & his heirs accordinge
to the forme & effect of the said will of the Lord of the said Maner at the will of
the Lord accordinge to the custome of the Maner by the rents & servites &
therefore due & ought accustomed summinge every one his right And ther
paid their fines did to the Lord their fealties & were admitted therof to mts /

Hesthall in
Wickingham infer.

uria generalis

Edmundi
Baron Baroneti eñ Manij p̄tēt et leta ibm ~
tent die māris Octimo sc̄to die Octobris anno Virgini
Domini Caroli Stdi Octo grā Anglie Etatice ffrauncie et
Hibnīe Virgis fidei defensor et Duodecimo Annoq; dñi
1660. Coram Hobto ffrauncie gen. Sen. Cux ibm,

D Leta.

Cap: Thomas Grawne
M̄g. Samuel Smits et al.
Johns̄ Hart et al.
William Boale et al.
Johns̄ Bedwell et al.
Thomas Day.

Edm̄s Boane
Johns̄ Powre et al.
Johns̄ Chambero et al.
Johns̄ Barker et al.
William Vixtott et al.
Jacobus Culham et al.

Art. Leta. **P**rimū p̄sentat sup Satum suū quod dant dñs de Cōffīne Sdīm antiquam
p̄. Consuetud. p̄. v.

Et quod Thomas Boart, Hobtus Boale, Thomas Simons, Thomas Lister, Johnes
Conwrd, Hobtus Conwld, William Downinge, Hobtus Baugster, Johnes Elde
Thomas Shappard, Stephus Aryst, Thos Culham, Jacobus Culham, Jun et
Samuel Cooke sunt & s̄nt in hoc et Inhabitantes infra p̄mit istius Lete, et ad hanc dictu
stare sunt defacti. Ie quilibet doct in misshij.

Indorsat. **E**t quod Willm̄s Boare de Watiffield forifit penam suam de p̄. q̄ do quod
non estuarvit foss̄ sua apud Callowhill in Wickingham inferiori p̄ut ad ultimā
Letam p̄ceptuāt. Et p̄ceptuāt si foss̄ iib sufficent est stuarve ante Sdīm diū
ffibruarij p̄ceptuāt. Sub pena p̄. q̄.

Elīmo Conf. **E**t elegit Samuēl Smits et Johām Simons fore Constabul villa de Wickingham infer
q̄ hoc anno futurū. Quicquid Samuēl Smits ad officium illud debite p̄sequend in plena
Cux Jurat est. Et p̄ceptuāt p̄fato Johām Simons quod prestat Satum suū Corporal
coram aliqua Justitie & Conservatore patris dñi Virgis in Com. Suff in terra dicō
nunt p̄ceptuāt sub pena p̄. q̄.

Rune de Cux Baron.

Homagin **T**homās Grawne **W**illm̄s Vixtott
Johns̄ Hart et al. **J**ur. Johnes Chambero et al. **J**ur.
William Boale et al. **J**ur. Johnes Barker et al.

ffinish **P**rimū ad Cux'git vnditimo die Octobris 1653. p̄sentat fuit p̄tūt Homag
quod sup Sdīm dicim Junij 1653. Thomas Hart gen. Donen nat huius Manij Sur surrend
extra manus suas in manus dñs istius Manij p̄ manus Johām Petymā gōtēnē

Indorsat. **E**t quod Willm̄s Boare de Watiffield

Si non foris sit. **C**u quo dicitur quod Willius Hart de manu sua non est curavit fossa sua apud Callowhill in Vikinghall inferiori post ad ultima letam pietatis fuit; Et pietas est ei fossa illa sufficienter curata ante eundem diem februarij proximum sub pena sibi dicitur.

Ecclesie Constat. **A**legitur Samuelle Smith et Johanne Simons fore Constabulam ville de Vikinghall infra eorum dominium. Quiquidem Samuel Smith ad officium illud debite disponens in plena curia jurat est. Et propositum est prefato Johanne Simons quod prestat eam in suam personam coram aliquo Justitiae et Constructione patris domini Regis in Comitatu Suffolk infra dictam dicendum proximum sequentem sub pena sibi dicitur.

Munc de Curie Baron.

Homagium

Thomas Grawne **Willius** Cipotth
Johnes Hart et Ius Johnes Chamberes Jus
Willius Beale Johnes Barker

Finis

Dicimus ad Curie eirt unde in modo die Octobris 1653: presentat fuit p[ro]tinctus homagium quod super fidem dictum Junij 1653: Thomas Hart gen[er]e Denem nat[us] huius Manu[is] suis sive extra manus suas in manus domino istius Manu[is] p[re]mannus Johannis Petryman gentilium nat[us] huius Manu[is] in presencia Willmi Margery Consilii tenet et eundem consuetudinem eiusdem Manu[is] sumatur et tenet: sicut nat[us] tent de hoc Manio. **A**d usum vestram: et ultime voluntate in scripto **D**ivid, etiam ad Curie eit tent die martis decimo octavo die Octobris anno domini 1659: Comptus fuit p[ro]tinctus homagium quod predictus Thomas Hart obiit ante Curie illa de recte tenet et tenet de hoc Manio. Editus p[ro]p[ter]eas quo veneratur in Curie Antonius fflop de Sallom gen[er]e, et Samuel Hubergam Executor vestram: et ultime voluntate id est come Hart, et p[ro]tulerunt eit in Curie vestram: et ultime voluntate predicti come sub sigillo ordinary apud London probatus gressu dat decimo octavo die february 1656: p[ro] quam liquet Curie eit quod predictus Thomas Hart quoad terras et tenementa tent de hoc Manio devisavit ut sequitur.

Sp[ec]iall my will & meinge is & I give & bequeath unto my Excututo lord after noylated, & to either of them, & to the survivors of them, to the intent that they & either of them, or the survivors of them shall & doe bargaine & sell w[ith]in these years & these moneths next after my decease, all that my Meinge or tenementes lyinge & beinge in Wiverston in the said County w[ith] all singular the houses & buildings orchards meadowe & pasture a swel freehold at copygold, w[ith] all and singular their appertaininge rigges commones & waies therunto belonginge, or in any waies apperteyninge as it is nowe in the tenure of James Walton & Charles Walton or their assignes. And the money therof arisinge out of my said lands so sold to be disposed of in manner followinge: Et predict Antonius et Samuel humilitate p[ro]tent ex gratia domini ad ipsa predicta re pretium admitti, sedem formam et offrandam et ultime voluntate predicti viz: **A**d duodecim annos nat[us] in Wiverston nups come folly Quod predicti Thomas Hart exigit sibi et heredibus suis ad Curie eit tent vice anno scilicet die Octobris anno Regni domini nostri Caroli IIimi nups Regis Anglie et Quinto 1629: virtute vestram: et ultime voluntate Willi Hart predicti sum, p[ro]ut in votu eiusdem Curie plenius patet. Quibus dñe ex deo suu

Vide

Vicis libauit inde Sciam p. virginam Concedit ei et hanc suis (et dñm f. u. m) et affim. Officij
est vlt voluntat p. redit de Dno huic Manij. Ad voluntat dñm Scdm Consuetud Manij
p. redit p. redit et servit inde prius debit et de Jure Consuet. Salvo Jure et dant dñm
de ffinie. Et servent fidelitat. ex.

A Sedens cur' predid Antonius ffop. et Samual haberet sam in plena cur' tota
toto homagio suis seruatis in manus dñm p. manus Scm. p. redit. Hoc dñm Iudicium
autem est nat in Willerston et p. t. Ad opus et usum Edi Baldvire habend
et Absign suos impetus. Qui presenti hit in cur' dñm p. Scm. sum p. redit in plen cur'
libauit inde Sciam p. virginam dñm et servit suis de Dno huic Manij. Ad co-
voluntat dñm Scdm Consuetud Manij p. redit p. redit et servit inde prius debit
et de Jure Consuet. Salvo iure ex. et dat dno de ffinie fuit qd. fidelitatem.

A Postea ad cur' sedens cur' predid Edi Baldvire in plena cur' totam
toto homagio suis seruatis in manus dñm p. manus Scm. p. redit. Hoc dñm Iudicium autem
est nat in Willerston Ad solum et propriu opus et usum predii Antonij
ffop habend et Absign suos impetus sint aliqua conditio quatuorqz qui p. sent.
sit in cur' dñm p. Scm. sum p. redit in plena cur' libauit inde Sciam p. virginam
Concedit ei et servit suis de Dno huic Manij. Ad voluntat dñm Scdm Consuetud
Manij p. redit p. redit et servit inde prius debit et de iust. Consuet. Salvo
Iure ex. et dat dno de ffinie fuit qd. fidelitatem.

A Adiut sedens cur' uruit p. redit Antonius ffop et in plen cur' totam
toto homagio suis seruatis optra manus suas in manus dñm sciam Manij p.
manus Scm. p. redit. Summa tenuit et dñm sua nat tent de hoc Manio. Ad
usum vestram. et vlt voluntat sunt.

A dñmis: viij. **A**d hanc curiam venit H. Hus. Jacob Glitus tonans nat' cuiuslibet Manij
et in plena cur' totam toto homagio suis seruatis optra manus suas in manus
dñm p. manus Scm. **D**ixit autem nat' Jacob in Millmount field quondam
Johnis Chapman inter terr. dñm sciam Manij et utrags pte. et abbult sup
Millway versus austri. et sup terr. dñm versus Borcam. Cont. p. redit p. redit
p. annu et al. servit. At unam partem cur' Condem. h. Underwood iacent in
campo vocat Northfield apud Romanus dalo inter terr. global. Parte de
Kirkingsall infra ex. Borca. et terr. Manij de Hindwiley ex. Austri. et abbult
sup Langridge waid versus orient. Et sup terr. quondam Johnis Morris versus
orient. Et cont. terr. Hod et Jacob in Glo. vocat Warsons Croft. Petron. Un
partem Condem. h. Underwood iacent in Glo. vocat Mill mount inter terr. Cœm viam
vocat Langridge waid ex. orient. Et abbult. sup terr. global. Hod. Petron. versus
Austri. et sup Elm de dñm sciam Manij de Hindwiley versus Borca et contine
unam partem dñm Hod. Quod p. redit H. Hus. Jacob et p. sit sibi et hanc suis
Ad cur' tu' Leta sit tent. dies m. iurij dñm nono die Septembrib Amo
rogii dñm uid. Caroli nupt. Regis Angliae ex. octavo Amog. dñm 1632. Ex. p. redit
hanc actum in dñm cur' totam. et dñm cur' totam. et dñm cur' totam. et dñm cur' totam.

Em p manu& dñi: **D**icitur aucteu nat' huius in Millmount field quondam
Johnis Chapman inter terru' dñi huius Mandij ex utraque parte, et abbult super
Millway versus australi, et super terru' dñi versus boream. Cont' p' Hoddit primi
p' anno et ab servir. Et unam p' tenu' vñem: Underwood iactu' in
campo vocat Portsfield apud Romanus Dale inter terru' globalis Portorii de
Birkingsall infra ex: Boream, et terru' Mandij de Hindwicley ex: Austra, et abbult
super Langridge waid versus orientem, et super terru' quondam Johnis Morris versus
orientem. Et cont' terru' Hod et terru' in Glo' vocat Warsono Croft Portorii vñ
terru' Cont' m: Underwood iactu' in Glo' vocat Millmount inter Portu' viam
vocat Langridge waid ex: orientem, et abbult super terru' glebae die: Portorii versus
Austra, et super Glm de dñis Mandij de Hindwicley versus Boream. Et cont' m:
vnam ann' et dñis Hod. Quod p' Hod I' Hu' Jacob repit sibi et heredib' suis.
Ad cur' tu' Leta sit tent' dñi m'urij dñi nono die Septembri Amo-
nig' dñi nro' Caroli nux Regis Angliae ex: octavo Amoys dñi 1632. Ex: p' ex:
Johnis Hart p' ut in totu' diu' s' cur' patet **A**d opus et usum Samuel
Birch, p' et durante termino vite sue m'ak, et post eius defensione tunc ad
opus et usum Samuel Birch filij p' dñi Samuel et heredib' de corpore suo.
Littime concat et p' defec' tak repit, tunc ad usum p' dñi I' si Jacob et heredib'
suo p' imp'p' Quiquidm Samuelli patri p'sen' sit in cur' dñs p' son:
s' u' p'c' libauit inde sciam p' virgam, vñt' ei et assign' suis p' et
durante termino vite sue utr' m'ak de dñi huius Mandij. Ad voluntatem dñi
Et dñi consuetud' Mandij p'c' p' Hod et servir inde p'c' debet et de iure
consuet' Salvo iure ex: Et dat dñi de f'f'me, et fecit fidelitat' ex:

Dum ad curia sit tent' duodecimo dñi Octobris Amoys dñi 1638: Compt
fuit p' homag' quod Jacobus Horwicin vñem nat' huius Mandij **V**erius
p' tolli nat' votat le: Bussie pigetlo. Cont' p' estimat' duas ann' Jacob in
Birkingsall superio' inter Boscu' votat Heskew Wood nux in domu' Antonij
ffale ex: Orientem, et ab terru' nux de Antonij ex: Birem. Et abbult super terru'
Come Dove versus Austra. Obiit post tent' ult' cur' dñi p'miss' p' Hod tu' p'lin
Seit. Et quod Jacobus Horwicin filius eius vñt' s' fuit diu' prop' heredes inde
Et null' ad tent' vñt' ex: Hod ad sanc' Curiam vñl' p'dictus Jacobus Horwicin
filius (p' Anna Horwicin vidua m'ak suum et in hac p'lo diu' Attorn) et humilit'
petit ex: grā dñi admitti ad p'miss' p' Hod tu' p'lin, ut ad ius et hereditat' suum
Que p'dictus Jacobus Horwicin pater repit sibi et heredib' suis. Ad cur' g'ndat
tu' Leta sit tent' die vñndz dñi nono septimo dñi Octobris Amoys dñi nro'
Carolli nux Regis Angliae ex: dñi nono Amoys dñi 1634: Ex: sursum dñs Hod
put in totu' diu' s' cur' plenius patet Quiquidm Jacobo (p' Attorn suu' p'dictus)
dñs p' son: s' u' p'c' libauit inde sciam p' virgam, vñt' ei et heredib' suis de
dñi huius Mandij. Ad voluntatem dñi dñs dñs Consuetud' Mandij p' Hod
et

Manij

Westhall. Adhuc ad Cuius generalitatem tent die mortis dicitur Octobris 1660.

Manij pres p. addit et servit inde prius dicit et de iure Confut. Salvo iure ex
et dat domo de ffinit, et sibi fiducia est.

Ad postea sedente curia ut mit patens Johnes Gask, et in plena Cuius generalitatem
toto homagio curie servit in manus domini eius Manij per manus sancti Symonem
et venientiam nat tent de hoc Manio Ad usum vestram et ult voluntat sue.

Westhall
in Rickinghall inferi

Curia Specialis Edmadi
Baron Baronettum Manij pres ibuntent
Die Subtiliterie die Novembris anno Regni
domini regni Caroli Secundi Anglie Scotie
ffranc et Symone Regis fidei defensorum et vij.
Annoq; domini 1660. Vnde p. Thomas Horneby
gen deputat Robt. French gen sec. Curie
Manij pres.

Homag: **Johnes Chamberon**
Willm^s Wiffm et Iust:
Willm^s Beale

Dum ad Cuius generalitatem rursum lata sit tent die martis dicitur Octobris
anno Regni domini regni Caroli Secundi Anglie et duodecima 1660. Comptul
fuit et tunc homagium quod titra tunc ult et ante Cuius istius est illi vice primo quarto
die Octobris anno domini 1659. Johes Day, Ringers Day, Edmundus Day, et Willm^s Day
venient nat huius Manij curie servit extra manus suas in manus domini Manij pres
manus Thome Villott in persona Johes Coxyn duos custumarum venient Manij pres
secundum Confutacionem Manij curia tent de hoc Manio
Ad opus et usum Thome Day fratre prediorum Johes King et Willm^s Day et
hunc suos impiximus, et nulladunt venire jure modo ad hanc curie ut mit
patens Thome Day in propria persona et humilitate petit ex gratia domini Ad permisso
pres rursum admitti secundum formam et officium curie servit pres videlicet **A**d quatuor
partes in quinq; partibus dividendis de et in unum per partus iacent in Sandfield Contin
per estimacionem una aut plus vel minus rursum patimur Quae sunt Johes Day, Ringers Day,
Edmundus Day, et Willm^s Day simulcum pres Thome Day fratre dore expunctis
et hereditibus suis ad Cuius generalitatem rursum lata sit tent die martis duodecima die
Octobris anno regni Caroli Secundi Anglie et duodecima 1660.

et heredibus suis ad cur' generali tu' leta hit tent die martis duodecimo die

Westhall. Adhuc ad cur' generali tu' tent die sexto Octobris 1660.

Marij pres p' Verdit et Servit inde prius debet et de iure Consuet. Salvo iure et dat Dno de ffranc. Et servit et cetera

A postea sicut dicitur venit predictus Johnes Crask, et in plena cur' et oram toto homagio cur' predicti in manus domini eius Marij per manus sen: Henrici tenet et venientia nat tent de hoc Mario. Ad usum Westhalli et ult' voluntat sue.

Westhall in Rickinghall infra



Curia Specialis

Edmundi
Baron Baronett domi Marij pres ibi tent
die Subtiliterie die Novembris anno Regni
domini caroli secundi regis Anglie etotie
ffranc et Henricus Regis fidei defensor et cetera
anno domini 1660. Vnde p' Thomas Hornby
gen' Deputat Robt. French gen' sen: cur'
Marij pres.

Homag: Johnes Chamberon
Williamus Wiffm et cetera Just:
Williamus Beale

Domiis xxvij. **Q**uid ad cur' generali tu' leta hit tent die martis duodecimo die octobris
anno Regni domini secundi regis Anglie et duodecimo 1660. Comptul
fuit p' tunc homagium quod titra tum ult' et ante cur' predicti vicesimo quarto
die Octobris anno domini 1659. Johnes Day, Ringers Day, Edmundus Day et Willius Day
venientia nat huius Marij cur' predicti extra manus domini Marij pres per
manus Thomas Villott in persona Johnes Coxyn duos custumans venient Marij pres
et domi Consuetudis eiusdem Marij curia tent et venientia sua nat tent de hoc Mario.
Ad opus et usum Thomas Day fris preditoris Johnes Ringe Edi et Willi Day et
heredes suorum imprium. Et nulladecunt unde ex Johes Rodo ad hanc cur' ut sit
predictus Thomas Day in propria persona et humilitate petit ex gratia domini ad permissione
pres predicti admitti secundum formam et effectum cur' predicti videlicet. **A**d quatuor
ptes in quinque ptes dividenda est in unum per pastus iactum in Sandfield Contin
per estimacionem una aut plus vel minus cum pte. Que predicti Johnes Day, Ringers Day
Edmundus Day et Willius Day simulcum pres Thomas Day fris doce et punctis
et heredibus suis ad cur' generali tu' leta hit tent die martis duodecimo die
Octobris anno domini 1658. ut filii et coheredes in Hawkhurst Johnes Day pres doce
et iactum in Sandfield Contin

et domi Consuetudis eiusdem Marij curia tent et venientia sua nat tent de hoc Mario

Octobris Anno Domini 1658: ut filij et cohiered in Hawellinde Virgi Day p̄misso
Sedm Consuetudin eisdem Manū Simeon et Venet: sua nat tent de hoc Manio
Ad opus et usq; Eome Day fr̄is preditoris Johnis Virgi Edi et Willi Day et
hered suis imp̄pud. Et nulladunt venit Joze Modo ad hanc curia ut mit
petus Thomas Day in propria personā sua et humilit̄ petit ex grā dñi Ad p̄missa
predicū p̄tū admitti Sedm forma et effectu sui sacerdoti p̄red videt Ad quatuor
ptos in quinq; p̄tō dividend de et in un p̄r pastus iacēd in Sandfield Cont in
p̄stimatorum una aut plus vel minus cu p̄tū Que p̄dū Johnis Day Virgi Day
Edmundus Day et Willm Day simul cu p̄red Thomas Day fr̄e dñe Cepunt eis
et heredibus suis Ad curia generalē cu lita hit tent die martis Duodecima die
Octobris Anno Domini 1658: ut filij et cohiered in Hawellinde Virgi Day p̄misso
pet in votu dñi curia plenius patet Qui quidm Eome Day dñe p̄dū
sui p̄red in plen curia de p̄red quatuor p̄tib; p̄red per pastus cu p̄tū libauit
Sedm p̄ virgā Cont in et hered suis de dño huīus Manū Ad voluntat dñi
Sedm Consuetud Manū p̄red p̄ vedi et servit inde prius debet et de iure consuet
Salvo iure et dat dño de fffme fuit q̄s fidelitat et

Ad predictū Thomas Day petit etiam virtutē. Sui sacerdoti p̄red admitti Ad quatuor
ptos in quinq; p̄tō dividend unius p̄re tent p̄stimatorum una libauit plus
vel minus in Sandfield. At quinq; aut triū had et leiem poterat tent iacēd
in Glo vorat Sandfield. Que quidm se p̄ab p̄missa cu p̄tū p̄dū Johnis
Virgi Edmundus et Willm Day simul cu p̄red Thomas Day fr̄e eoz dñi
admissi sunt. Venit dñe et hered suis ut filij et cohiered in Hawellinde p̄dū
Virgi Day p̄misso et in votu p̄red curia generalē cu lita hit tent i.e.
martis p̄edio duodecima die Octobris Anno Domini 1658. sup̄p̄to similiter
plenius liquet. Quiquidm Thomas Day dñe p̄dū sui p̄red in plen curia de
p̄red quatuor p̄tib; p̄missa p̄dū cu p̄tū libauit. Et in et p̄ virgā Cont in
et hered suis de dño huīus Manū Ad voluntat dñi Sedm Consuetud Manū
p̄red p̄ vedi et servit inde prius debet et de iure Consuet Salvo iure et
Et dat dño de fffme fuit q̄s fidelitat et

Et ne amplius ad eam curia.

Westhall
in Rickinghall inferi

Curia generalis ad Baronem
Baronetti dñi Manū p̄red cu lita ibunt ut p̄.
Die Octobris Anno Regni dñi nři Caroli Secundi
Dei gratia Angliae Scotie ffraue et Hibernie Regis fidei
Defensor et anno tertio Annoq; dñi 1661./

Cap.

In huius Manij Ad voluntatem Domini Ordine Consuetudis Manij p[ro]p[ter]e 81

Westhall. Adhuc de Cogitatione h[ab]ent deinceps isto. Anno domini 1660.

Et servit inde prius debet et de Jure Consuet Salvo iure et dat D[omi]n[u]s de
ffine, fidelitas tamen respectuat quovisq[ue] ex.

Ad predictus Jacobus Horwym similit[er] petit admitti. Ad Septem Vodas et
nat prece duodecim annos tecum iacet in Hickling Hall infer. At ad quatuor annos
tertius prece quinque annos tecum Vodas et tecum iacet in quatuor per. Unde prima per
iactat in Mollfield et Cont. duas annos. Tercia per iacit ibi et Cont. una Voda.
Cartia per iacit in Campo predicto et Cont. tres Vodas. Et quarta per iacit in Cont. una
annam et iacet super Quarantam vota Brymble land. At ad unam annos et duos
iactat apud le Burrowe in le Mollfield inter Elm quondam Thomae Burges ex:
Bordak, et le profession mette ex: Austr. Et abbult super Westgate waie, versus or
Quatuor predictum. Quod predictus Jacobus Horwym pater caput sibi et heredem suis. Ad
Cognationem cum Letta habet tentis die lund. anno die Octobris anno Regni domini n[ost]ri
Carolii nup[er] Regis Anglie ex Decreto tertio anno q[ui] d[omi]n[u]i 1637. ex Surfordi
Antonij ffale put in Notulam eiusdem Curie plenior patet. Quicquidem Jacobo Horwym
d[omi]n[u]i p[re]dicti in pleno Curie de missis predictis in predictis libauit. Etiam p[re]vir
Comendei et heredem suis de In huius Manij Ad voluntatem Domini ordinem Consuetudis
Manij predicto Vodas et servit inde prius debet et de iure Consuet Salvo iure et
dat D[omi]n[u]s de ffine, sed fidei respectuat quovisq[ue] ex.

Ad quia predictus Jacobus Horwym infra etatem existit. Et tam custodi corporis
quam corporis missorum predicti in plena Curia Committit p[ro]fessio Anna matris sua Durante minor
diu in Jacobi Vodas Compt de p[ro]ficiens inde eidem formam legis ex.

Ad hanc Curiam Thomae Howlett cognovit se esse solut et contentat p[ro]p[ter] Willm
Cipott. Quinq[ue] libri septem solidi et sed dominas legalib[us] moneta Anglia. Sed in quoddam
mortgag et Surford facta p[ro]p[ter] Willm. d[omi]n[u]i Thomae ad illam Curie.

Relaxacio. **A**d hanc Curie testatur est p[ro]p[ter] Willm. ffreny gen[er]e Sen: Curie Manij predicto et su
Comptulost p[ro]p[ter] Homagium quod alios fratres vice primo anno Martij 1659: Willm
Hust et Elizabetha uxoris eius tenet Manij predicto. Iugis Elizabetha predicta sola
et Secreta exiit et Conseruandis fidem Willm et Elizabetha Surfordi extra manus
suas in manus domini Manij predicto p[ro]p[ter] manus Sen: predicti. Non remiserunt relaxacionem
at omnino de et ex se et hereditibus suis impetu quidam clamaverunt. Clamauerunt etiam
de Hickling Hall predicto iam in sua plena et perfetta possessione et dominio existent et
heredes suis. **T**otid[em] jux titulum statu usu clamaverunt et demandarunt quecumque
que inueniam h[ab]entur sicut seu quovis modo in futura iuri vel erudest sui.

Que unquam huc videntur sententiā seu quovis modo in futuro ipso vel eundem sui
Relaxatio. **A**d hanc curia testata est p' Robertū ffrenz gen' Sdn: Cur' Manij p'ro' et s'r
Comptul' est p' Homagiu quod alias fuit vice' simo primo d'is. Martij 1659: Willm'us
Wust et Elizabetha ux' diu' ten' nat' Mandj p'ro' Ippaqz Elizabetha p'ro' dom' p'ro' sola
et secreta ex'piat et consentient' fidm' Willm'us et Elizabetha Cur' for' d'extra manus
suas in manus d'm' Mandj p'ro' p' manu' Sdn: p'ro' Non' V' d'ni' nesciunt Relaxatio
ar' omnino de et q' se et hereditibus suis imp'p'iu' quid' Clamav' Home C'v'orw'
de Wikingall p'ro' iam in sua plena et parifira poss'fion' et Sdn' ex'istet et
hered' suis **C**otid' Jus titl'm statu' us' Clamav' et demand' sua queritq'
Que unquam huc videntur sententiā seu quovis modo in futuro ipso vel eundem sui
heret' potint vel aliquis d'oz' heret' potit de ad vel in **S**eptem' Hodas
prati'fie' m'isisti in lo' Home madone in Wikingall tu' suis p'lm' Que p'ro'cur'
Clamav' C'v'orw' nup's' Cur' for' ap' sibi et hered' suis Ad cur' sit t'nt' p'p'j' d'is.
Octobr'is Anno d'm' 1657: ex' Cur' for' d' et for'fittur' p'ro' d' Willm'us et Elizabetha
q'ut in Woking d'iusd'm' Cur' p'atet Ita v'lt' quod nec p'fat' Willm'us et Elizabetha u'p'
d'is' nec hered' sui nec aliquib' d'oz' aliquod Jus' statu' titl'm us' inter'fie' poss'fis'
vel demand' de in vol' ad p'ro' p'miss' vol' aliqua inde pro'la de retiro ex'igere
Clamav' seu recuperare poterint aut debent Sed ab omni att'one Juris statu'
titl'i clamci et demand' inde petens' s'nt' p'mitus ex'clusi et quilib' d'oz' sit ex'clusi
imp'p'iu' p' eas' et claram' sua.

Comptu' est p' Homagiu quod Robertus Chamber' Sdn' nat' huius
Mandj' d'extra Cur' d'ill' testio d'is. Martij 1658: Cur' for' d' extra manus suas in
manus d'm' p' manu' Chm' Villott in p'sentia Antonij Dordden duoz' Gustumar'
Cen' Mandj' p'ro' d'm' Consuetud' t'ndm' Mandj' C'v'ma t'or' V' d'm': et hereditate
sua nat' Jus titl'm inter'fie' W'k'ron et R'w'rons de et in ead'm' iactu' in App' W'k'ringall
et tent' de eor' Mandio **A**d ex'pus' et us' Roberti Chamber' S'rnoris fr'ib' p'ro'
Robert et hered' suo' im'p'etu' sine aliqua conditio' sive limitatio' quanq'
Et null' v'nd' Jo' fr' est inde C'v'ma p'clamato'.

Comptu' est p' Homagiu quod Willm'us Crask t'ndm' nat' huius
Mandj' obi' post vlt' Cur' et quod ante obitum suu' Cur' for' d' extra manus suas
in manus d'm' Mandj' p'ro' C'v'ma t'or' et V' d'm': sua nat' tent' de eor' Mandio **A**d
ex'pus' et vlt' voluntat' suu' Sug' quo v'nd' eis' in Cur' Johes Crask filius
son' p'ro' Willm'us et oculat' eis' in Cur' d'ill' t'ndm' et vlt' voluntat' p'ro' Willm'us
Sub sigillo ordinarij apud Buria d'ri D' p'leat' g'v'nd' dat' de' rimo quinto d'is.
Martij 1659: V'nd' cuius' quo ad t'or' p'ro' sequit' in eor' verba **A**nd' J'g'or' c'
bequeat' unto my eldest Sonne Joh' Crask & his heires for ever. Ali' teste my
R'f'f'rauge

¶
Aſſuage to Cenm. & heuſcō w̄ all th̄ lands meadowes & pastures t̄ ge unto
belonging & to all ſingular th̄is appertaining ſituall lying & being in the County
of Lincouſhire in the ſaid County of Suff. Sub Conditione ex parte in die Octo
ber plenius patet Et p̄dictus Johne Craske rexit ap̄ grā dii ad p̄missiōne p̄dicti tu
p̄tū Admitti Sedm form et offiſiāl Vestam p̄dicti videlicet **Ad unam partem**
iaren apud Wofle pond inter Cenait greene ap̄: Austur, et terru Manij de
Hindwiley nux in tenor Johne Hill ap̄: Bon' et abbult ſupterr libar nux
dri Johne Verss frien, et ſup Elm nat Manij de Hindwiley nux in tenor
dri Johne Verss frien et Gont' duas ari. At ad una p̄t terr' Condem
Slywys iaren in Glo' vorat Cumblānd inter p̄t terr' prop ſequon ap̄: Hriden
et terr' Manij de Hindwiley nux in tenor dri Johne ap̄: frien, et abbult ſup
Elm de Dmib Manij de Hindwiley Verss Bon' et Gont' Dimid ari. At ad
una p̄t terr' Cenm. Sparke iaren inter vlt p̄t ap̄: frien et terr'
nux dri Johne quondm Johne Helder ap̄: frien, et abbult ſitut vlt p̄t
verss Bon', et Gont' Dimid ari. At ad una p̄t terr' iaren inter terr' libal
nux dri Johne de feodo Hundred ap̄: or, et terr' nat Manij de Hindwiley
nux in tenor dri Johne ap̄: Hriden et abbult ſup terr' Manij de Hindwiley
vorat le Hill verss Bon', et ſup quondm alia p̄t terr' nux dri Johne
verss Austur, et Gont' Dimid ari. At ad una Elm p̄ftur' hofteale
vorat Cumblānd land iaren inter Elm nat Manij de Hindwiley
nux in tenor p̄dri Johne Hill ap̄: frien, et terr' nux dri Johne vorat
Wadlings et fforborow ap̄: Hriden, et abbult ſup terr' Dimid Manij
de Hindwiley vorat fforboroug, et Wadlings verss Bon', et ſup terr'
nux dri Johne Hill verss Austur. Et Gont' quatuordecim ari. At ad
unam p̄tiam terr' tu uno le Spong infine Bon' diuſum iaren inter terr' hofteale nux
dri Johne vorat Comblānd ap̄: omiden et alia b̄ terr' nux dri Johne ap̄: frien et abbult
ſup Elm de Dmib Manij de Hindwiley vorat le Hill verss Bon', et ſup terr' dri
Johne apud le Slouge verss Austur, et Gont' orto ari. At ad una p̄t terr' quondm
Rich Smits et antea Johne Diforne preb duas p̄tias vorat Cewyland
iaren in Glo' vorat Pona Closse apud Wofle pond iuxta Cenait greene inter
terr' libal nux Johne Hill ap̄: fforboroug or' et omids et abbult ſup terr' nat Cewy
Manij nux in tenor dri Johne verss Bon', et ſup alia terr' nux dri Johne aſſ
Austur, et Gont' una ari. Quod quidm p̄missiōne p̄dictus Willm Craske rexit
ſibi et heredib ſuis Ad Cewyland in Leta ſit tunc die Johne vicesimo dii Octobr
Anno R: Caroli nux Angl ex duodecimo 1636: ap̄ Suff. additione Johne

1636: ex Sursum additio[n]e, Joh[n]is
Hart ex vni[u] Manj[us] de Windesleye votat le Hill vers s[an]cto Ben[i]t[us], et super terram d[omi]ni
Ioh[ann]is apud le Slouge verso Austri, et v[er]o onto ann[um]. It[em] ad una p[re]ter tenu[er] q[ui]ndam
Ricardum Smith et antea folsnius Osbornus p[re]ter duas p[ar]cias votat Churc[urch]land
Jarcen in Glo[ster] votat Pond Close apud West[er] pond iuxta Cwrait: gredens inter
terr[ae] libas nux Joh[ann]is Hill ex p[ro]p[ri]etate ob[lig]ata et omnis Et abb[ey]l[y]t super terr[ae] nat[ur]ale Guineb
Manj[us] nux in tenor[um] d[omi]ni Joh[ann]is vers s[an]cto Ben[i]t[us], et super alia terr[ae] nux d[omi]ni Joh[ann]is apud
Austri, et v[er]o onto ann[um]. Quod quidam p[er]missus p[re]dictus Willm[us] Crask rep[re]tit
sibi et heredem suis Ad Cwrgonale in Leta sic tent[em] d[omi]ni Joh[ann]is videlicet anno d[omi]ni 1636
Anno p[re]dicto Caroli nux Anglie ex duodecimo 1636: ex Sursum additio[n]e, Joh[n]is
Hart p[er]ut in Potuk diu[n]dum Cwrgonale plomius patet Qui d[omi]n[u]s p[er] son[us] suu[us] p[re]dictu[m]
libauit inde. Eo inum p[er] virgam v[er]o onto di et heredem suis, sed in forma et effigie
Cwrgonale p[re]dicti de d[omi]no Guineb Manj[us]. Ad voluntat[em] d[omi]ni Sedm Consulatus Manj[us]
p[re]dicti p[er] reddit et servit inde prius debet, et de iure Consulat Salvo Jure
et dat d[omi]no de finie, Et fortissime er.

ffinis. xxv⁶. **C**omptiu[m] est p[er] homagiu[m] quod post ult[er]ior[um] et ante hanc Cwrgonale still
dictare die Octobris anno d[omi]ni 1660: Joh[ann]is Symonds tent[em] nat[ur]ale Manj[us]
ex v[er]o Cwrgonale extra manus suas, in manus d[omi]ni Manj[us] p[re]dicti, p[er] manus
Joh[ann]is Hart, in p[re]sentia Chome West duos Custumar[um] d[omi]ni Manj[us] p[re]dicti
Sedm Consulatus diu[n]dum Manj[us]. Item tenu[er] ipsius Joh[ann]is Symonds tent[em] de
hoc Manj[us] p[er] Copia Botlo[us] Cwrgonale inter mid[le] terr[ae] lib[er]e d[omi]ni Joh[ann]is
in et infra vnu. Olim tenu[er] et pastus votat Wymesslose Ad opus et usum
Joh[ann]is Crask de Jonworts Chorpe in Com p[re]dicti et heredem suis imp[er]petuam.
Qui modo venit sit in Cwrgonale propr[ia] p[er]sona sua et humilit[er] petit ex grata d[omi]ni
ad p[er]missu[m] p[re]dicti tenu[er] admitti videt. Ad una ann[um] et dimid[ia] tenu[er] quidam
Hathern[us]: Bunting et nux Shropshire iacten[em] inter Regiam viam in p[ro]p[ri]etate
Austri, et tenu[er] quidam Viri Chapman vnu[m]: Bunting votat Swyming
ex s[an]cto Ben[i]t[us]. Et abb[ey]l[y]t super Regia viam verso Oricon, et super Snake greene
vers s[an]cto Iordan. It[em] ad vnu[m] Costu[m] tent[em] una ann[um] tenu[er] West tenu[er] vnu[m]: Bunting
quondam Shropshire apud Sparlings Slouge inter terr[ae] nat[ur]ale nux Viri Chapman
Centu[m]: Sparlings d[omi]ni Austri, et terr[ae] libas nux d[omi]ni Viri Centu[m]: quondam p[er]
Hugonis Clavke d[omi]ni Bordeali. Et abb[ey]l[y]t super Regiam viam versus Brixtonem, et
super Snake greene p[re]dictu[m] verso Chridentem. Que p[re]dictus Joh[ann]is Symonds
rep[re]tit sibi et heredem suis ad Cwrgonale tent[em] Octimo septuagesimo Octobris 1655: ex
Sursum additio[n]e Leonardi Morris, et Chome Morris p[er]ut in Potuk diu[n]dum
Cwrgonale plomius patet Qui d[omi]n[u]s p[er] son[us] suu[us] p[re]dictu[m] libauit inde Eo inum p[er] virgam
vnu[m] di et heredem suis de Cwrgonale Manj[us]. Ad voluntat[em] d[omi]ni Sedm Consulatus
Manj[us]

Cap. plig.

Thomas Brown
 Johnes Hart ~ ~
 Willm^s West ~ ~
 Thomas Beart ~ ~
 Johnes Simons ~ ~
 Johnes Daye ~

Jur.

Johnes Edward
 Johnes Howe ~ ~
 Thomas Dow ~ ~
 Thomas Coppinge ~ ~
 Johnes Edaman ~ ~
 Thomas Villott ~

Jur.

Homag.

Tho: Brown
 Johnes Hart ~ ~
 Thomas Villott ~

Tho: Dow
 Johnes Simons ~ ~
 Johnes Edaman ~

Jur.

Ad hanc curia regis Johes Edaman in proprio personae et in pleno curiae
 coram toto homag curia regis in manu dñi huic mandi p manu et ad dñ:
 huic curia regis pma misericordia et clementia sua nat tent de hoc mandio
Ad usq*u* vestram: et ult voluntate declarat vel declarand.

Vobis videlicet homag quod Thomas Coppinge fuit et Thomas
 Coppinge fuit nat dñi anno suu mandi sup*u* vite primo die January qui
 fuit anno dñi 1660: extra curia regis consuetudis istius mandi curia regis
 in manu dñi huic mandi p manus Johes Simons nat dñi anno mandi
 p*re*dict*u* in p*re*sen*u*ia Johes Horwitz Consul iudicavit dñi mandi pma tenuit
 et clementia sua nat tent de hoc mandio (propter hoc p*re*dict*u* tenuit et pro*le*t*u* tenuit ante
 hac dies s*u*nd*u* Ad usq*u* d*icitur* v*obis* Thome Coppingham et heredes s*u*nd*u* sub*script*
 q*u* solutio*n*e Quadragesimo duo libu*s* et orto foliis cont*u* estimar*u* in Septem
 ann*u*: At*test*iam*u* p*ro*p*ri*et*u* d*icitur* Thome Coppinge fuit et assign*u* suis q*u* termino
 vite sue mali. Om*ni* vorat Busse Sandlands d*icitur* aut*em* tenuit in Sandfield
 Qua*nd* f*u*dam tenuit*u* in le Common meadow*s*, et una*nt* aut*em* tenuit*u* in
 Gravel field*s* Ea intentione quod d*icitur* huic mandi p*re*dict*u* p*ro*m*iss* p*ro*d*u*
 (Ex*cep*t*u* p*re*dict*u*) d*icitur* Thomas Coppinge fuit et Thomas Coppinge fuit et Quid
 Marie filii Willi Beale*s* et modo v*er* d*icitur* Thomas Coppinge fuit modo et forma
 sequ*u*nd*u* videlicet p*re*dict*u* Thome Coppinge fuit et assign*u* suis q*u* et durant*u* d*icitur*
 vite sue mali*s* et post eius decessu*s* f*u*bat Thomas Coppinge fuit et Marie v*er*
 ri*u*s et heredes corpor*u* et littime p*re*cebat vel per*se* d*icitur*. Et q*u* defact*u* tak*u*
 ep*isc* p*re*c*ip*it*u* heredit*u* d*icitur* Thomas Coppinge fuit imp*ro*p*ri*et*u* Si d*icitur* nemo nunt*u* v*er*
 er*u* Jo*hn* Cr*ist*.

(Ex*cep*t*u* p*re*dict*u*) d*icitur* Thomas Coppinge fuit et Thomas Coppinge fuit et Quid

(Except pcept) Iro D'home Cappyn fñ et D'home Cappyn fñ et Quid
Marie filii Willi Bdale et modo vñ dñ D'home Cappyn fñ modo et forma
sequen (vidlt) p̄ed D'home Cappyn fñ et Assign suis qd durant tñmo
vite sñc mabat post eius dñcessu p̄fat D'home Cappyn fñ et Marie vñ
vñus et hered Corpore littime p̄rebat vel p̄eund, Et qd defecit tak
epit entis hered dñ D'home Cappyn fñ imp̄pñus Sed nemo nunt vñ
er Jo ex.

Lomplid est p homag quod Willm Bdale nat. Vñnen
huius Mandij sup vñsimo primo die Januarij qui fuit Anno dñ 1660.
Extra curia sedm Consuetud huius Mandij Surfor dñ in manus dñ dñ
Mandij p manus Johes Simons in pñfencia et Testimonia Johes Howgim
duoq nat. Vñnen mandij p̄d Una p̄tterus nat. p̄tter adiaceit libet
Resuage vel Vñnen dñ Willi Bdale modo eñficiat p̄d Auctab. Et
venit vorab Sandfield lane p̄d. Petiden, Et cont p̄stimat duob
ans. Ea int̄rone quod dñus dñs Digna Veronice dñs p̄miss Iro Willi
Bdale et D'home Cappyn fñ et Marie filii dñ Willmi Bdale, et
modo vñ p̄ed D'home Cappyn modo et forma sequen (vidlt) p̄ed dñ Willi
Bdale qd tñmo vite sñc mab et post dñus dñcessu p̄d D'home Cappyn
et Marie vñus et hered de Corpore dñ D'home et Marie littime
p̄rebat vel p̄eund, et qd defecit tak epit tunc p̄tter hñtch dñ Willi
Bdale imp̄pñus, Sed nemo vñ er Jo ex.

Lomplid est p homag quod Thomas Cappyn fñ nat. Vñnen
istius Mandij sup dñctimo septimo die Januarij nunt vñt p̄tento, Extra curia
sedm Consuetud huius Mandij Surfor dñ in manus dñ dñ Mandij p̄ed, p manus
Johes Simons in pñfencia et Testimonia Johes Howgim duoq nat. Vñnen
Mandij p̄ed Vñt Jus titlum clam vñt in dñe et demand quod tuqz, quo
p̄ed Thomas Cappyn nunt hñt vñt tum qd tñmo vite sñc mab
dñ et in tribus se pah inclusat p̄tter tñr Jare in Wikingall infestant
de hoc Mandio abbuttan sup Gowle land ront insimul p̄stimat Septem
ans sñt plus sñc minus. Unde prima pertia iac p̄tter tñr Caroli Hubbard
p̄d Borsali, Et abbutt sup tñr nup Johes Myard vorab Waynes Gayone
vñsor. Secda p̄tter inde abbutt sup Gowle land vñsor. Et levita p̄t
inde vorab lo Earden platz abbutt sup tñr Egidij vñt vñt Auctab Ad opus
Expediend Cappyn fñ fili Cappyn fñ et hered suoq imp̄pñus addendum
nun vñ er Jo ex.

Westerhall. Adhuc de Cura generali ibi tenuit pro die Octobris anno domini 1661.

Loimphus est p. homag. quod Georgius Parker nat. tenet sive Mandij super
aut die Septembris ult. plenite ante diem tituli sive Cura. Extra Cura ordinis Consuetudine
Mandij p. pred. Surseodd in manus domini sive Mandij p. manus Antonij Sonnen in
ipsius Henrici Stanton duorum custumarum tenentissimus Mandij. Quod venditam quidam
duo messuag. Denominatio p. fissa et longi situat in West streete inter p. teles nat.
huius Mandij intermar. Ed. Hubbard sen. quidam Joannis Calvert ex. Reg. Bos. et tunc
nat sive Mandij intermar. Agnitus. Ex. Auct. et abbott. super Regiam via
vix West streete. Vnde omnis. Ut p. Olin de domini sive Mandij vix Cooks stocle
field versus p. teles et cont. quatuor ari. et vnde vnde. At etiam unam p. p. pastur.
iacet p. proprie. vnde vnde. inter Crofta. vnde vnde. Ex. Reg. Bos. et p. p. pastur.
nux intermar. Ex. Agnitus. Ex. Auct. et abbott. super Gottag. et Crofta sequens
Vnde omnis. Ut p. Olin vix Cooks stocle field atque Smithy wronge versus. vnde et
cont. vnde ari. et vnde vnde. At etiam vnde Gottagius ante eas longe de vasto vnde
Crofta vnde adiace quidam Petri Longe in West streete p. p. cont. vnde ari. At vnde
p. p. pastur. nup. Petri Barnard cont. duas ari. Ad opus et usum Joannis
Cirrilli de Cassburg. in Com. Norff. vnde et hered. suos. Sub conditione tamen
quod si p. pred. ex. org. Parker p. pred. Ex. p. t. vel Administ. sui solvant se
solvi fac. p. d. Joannis Cirrilli Ex. p. t. Administ. vel Assign. suis plena
summa ducunt et p. lib. legalib. monete in et p. suo virgo. quinto die mense
prop. sequend. diem tituli sive Cura. Ad vnde in manu manoriali domi p. pred.
Joannis Cirrilli situat in Cassburg. p. pred. apud vnde intigr. soluroem quod
tunc est p. p. Surseodd. varua fuit. Alioquin admodum in pleno robor. et
affectu.

Loimphus est p. homag. quod Matamill. Stocle nat. vnde sive Mandij super quinto
die Novembris qui fuit anno domini 1659. ex parte Cura ordinis Consue. sive Mandij surseodd in
manus domini p. manus Horne Villott in ipsius Joannis Chambers duorum custumarum vnde
sive Mandij. Quod Gottag. edificatus in area et dimid. horre iacent et existent in
Hilting Hall infor. Ex parte vnde istiusmodi et vnde gardin adiace cont. quatuor p. teles et di
vnius horre ante eas Surseodd. Quidam Joannis Harde. Ad opus et usum Willi. Beale
et hered. suos. Sub conditione tamen. si p. pred. Matamill. Stocle Ex. p. t. Administ. vel
Assign. sui solver. p. d. Willi. Beale. Ex. p. t. Administ. vel Assign. p. summa
vigint. lib. et quatuor solidos. leglis monte Anglie. super quinto die Novembris
qui fuit anno domini 1660. apud manoriali domi p. pred. Willi. Beale situat in
Hilting Hall. Quod tunc vnde Surseodd. varua fuit. Alioquin ad solum opus et
usum vnde Willi. Beale et hered. suos impetravit. Et utmo nunc vendit ex. Reg.

Loimphus est p. homag. quod Romanus dove plene satifex et solvit vnde.

Vnius gaudi ante eum surseret (Quid, John Hawe) Ad opus et usum vilius Boale
et heredis suorum Sub Conditione tamen, si propter Ratianam & loquaciam Admisi vel non
Affignatur solvere p[ro]p[ter]o nullo Boale Exarator Admisi vel Affignatur summa
vigint libra et quatuor solidos legatis monte Angliae super quinto die Novembris
qui fuit anno domini 1660: apud manu[m] domini propter nullum Boale situat imminutus
infor. Quod tunc dicitur surseret varia fuisse. Alioquin ad solum opus et
usum domini nullum Boale et heredis suorum impetratum, et nemo nuntiavit vero ex eo.

Complin est p[er] Homagium quod Usmar[us] dove plene satisficerat solvit V. £.
Et sic tota summa p[er]truncata memorata in quadam Conditione surseret ante
eum facta p[er] dictum Usmar[us] dove Ad usum dicitur Pelesey p[er] solutionem inde ut dicitur
Pelesey, Usmar[us] numeri in pleno curia cognoscit.

Contra est p[er] Homagium quod Hobtus Willif[ord] ante hanc curia obiit solus
Sicutus de eis in testamento et Unde nat[ur]e tantum id est Mandio, et quod Hobtus et
Hobtus filii id est Hobtus defuncti sunt locis inde in leprosarium. Sed in Consuetu-
tis Mandij sed natus numeri videtur Joh[annes] ex.

Prius differat quod datus Hobtus Willif[ord] tenet libra tenu' de fato Mandio, Et quod
p[er] fiduciam H[ab]et debet dno p[er] inde.

Et quod nihil est plus presentari nisi difficit. Denonciet quilibet vox
in S. M. viij.

Mune ex: Lete,

Pax. Reg[is] Sup datum suu[m] p[re]sentant quod dant dno de G[od]i
fford p[er] hoc anno secundum antiquam Consuetudin[em] p[er] v[er]o.

Min[us] p[re]sentant p[er] orgiu[m] Complin eo quod non sufficiunt[ur] defravarit
ffordas p[er] propter hodge lane infra primi huic letet. Id in ma: iij. Et p[ro]p[ter]
est ei sufficiunt[ur] defravarit d[omi]n[u]s ante p[er] nos dicit Martij p[er] sequentibus sub
pena st[ri]x.

Pax etiam p[re]sentant Supervisor[em] willi de Kirkbyall in for. p[ro]p[ter] videlicet
Edmundum Boale et Thomam Goppyn eo quod non sufficiunt[ur] non reponi
Nogius

Vigias vias et ab eis vias infra primis huius Lete (violt) lo wafer way,
et eis croftus homines dimicantes in Water street et per eadem portum in
Water street, lo wafer eis erat pratu come Daynes in Sandfield lane, Jo in
mia: iij. Et preceptum est eis sufficiens preparare drab sequitur vias ante festum
Nativitatis Christi prosequi sub pena ihij: v.

Et presentant hominem Dayne quod non sufficiens effodivit fossam
apud finem prati sive propositum ecclesie in Sandfield lane, Jo in mia: iij.
Et preceptum est ei sufficiens effodire et fruatur eis ante festum nativitatis
Christi prosequi sub pena ihij: v.

Et presentant John Edward doyle duximus Olimarem anglum (a distilo) quem
stabat in Comun Semita Durum a Water street in Birkingsall usque via borat
Burg way infra primis huius Lete et effodivit locum ubi dux Olimarum stabat
Jo in mia: iij. Et preceptum est ei locari sufficiens Olimarem ibi ante festum
nativitatis Christi prosequi sub pena ihij: v.

Acetiam presentant Hebetus nullus primus fons suus Anglia (eis multo)
iaceat in Regia via infra primis huius Lete Durum a Birkingsall usque
Hindostley ad norum populi Jo in mia: iij. Et preceptum est ei duximus
ante tempus praecepimus sub pena: v.

Constabule. **E**t quod diligunt hominem Edward et Robertum Horlett fore Constabule
ville de Birkingsall infra pratu Amo futurum qui Jurat sunt dimicatio
debit equestris.

Et quod mil homini plus presentar misitak insitak et Alfrankos infra
primis huius Lete qui debent servare curam et adhuc diem deforem Jo
quilt eoz in mia: ihij: viii

Et ne amplius ad hanc curam.

primus fuit Lote qui debeat servit Curia et ad suum diem defecit anno
quinto eorum in manu vii.

Et ne amplius ad hanc Curia.

Westhall

Curia Specialis

in Rickinghall infra

tent ad requisitionem Regis Jacob filii Regis Jacob nunc
de Rickinghall infra' Cler' defunct') De primo quinto
die Martij Anno Regis domini regni Caroli secundi die gen
Angl' Scotie ffianc et Hibernie Regis fidei defensio
et De primo quarto anno Regis domini 1661.

Homag:

Tho: Greville
Thomas Greville
William Bales
Samuel Birrell

Jur'

ffimis: li
v:

Lomphiu*s* et p*ro*p*ri*e*m* **H**omagiu*s* quod p*re*d*ict*us **R**egis Jacob p*at*er nat*u*
d*omi*n*u*s huius R*an*di*s* post vlt*er* Cur*a* et ante hanc Cur*a* obi*it*, et ante obitu*s* su*s*
(vidit) Ad Cur*a* h*ic* tent*er* dict*ato* die Octob*r* Anno Regni domini regni Caroli primi
m*u*p*er* Regis Anglie ex decimo septimo p*ro*p*ri*o*m* p*ro*p*ri*o*m* i*n* ista Cur*a* i*n* prop*ri*o*m* p*ro*p*ri*o*m* su*s*
i*n* manus*tun*i*s* d*omi*n*u*s huius R*an*di*s* p*ro*manu*s* d*omi*n*u*s istius Cur*a* **D**onna M*arg*aret*te*
et C*on*est*ab*et*te* qu*o*nd*is* qui p*re*d*ict*us Regis Jacob tun*er* t*en* d*icit* por*tr*atio*n* p*ro* Cop*ia* follo*s*
Cur*a* **A**d usum*in* C*on*st*it*u*s* et vlt*er* voluntat*s* sua declarat*er* **S**up*er* quo modo ad eant Cur*a*
venit p*re*d*ict*us Regis Jacob filius*s* i*n* prop*ri*o*m* p*ro*p*ri*o*m* su*s* et p*re*f*er*it s*it* i*n* Cur*a* C*on*st*it*u*s* et vlt*er*
voluntat*s* p*re*d*ict*us Regis Jacob p*at*er*s* i*n* script*ar* et litt*er* ex*cep*bat*er* Sub sigillo ordinari*y*
apud Buria d*omi*n*u*s Ed*ward* dat*er* vice primo septimo die Decemb*r* Anno domini 1661.
C*on*est*ab*et*te* tu*s* se qu*o*nd*is* i*n* his Anglia*n* verb*is* vidit **H**ec i*g*ive*re* e*b*oque*al*
unto **R**egis Jacob my Sonne all my lands & C*on*est*ab*et*te* moveable*s* goods C*attell* &
C*attell* & estate i*n* sat*er* soever both*s* e*ddall* & p*ersonall* to sold to him his heire*s* ex*cep*to*s*
C*on*stitut*ato* for ever upon Condition that he to*s*aid Regis Jacob my Sonne his
heire*s* ex*cep*to*s* or Assignees*s* all make sale*s* of all my said lands C*on*est*ab*et*te* goods &
C*attell* & w*it* more yeare next after my dece*as*ce*s* ex*cep*to*s* p*er* d*omi*n*u*s testament*to* et
vlt*er*

Westhall Admire de Curia Speciale ibi tent derimo quinto Marij 1661.

Ult voluntat inter al plenus liquet et apparet Et supradicatus Jacob filius petit favor dñm se admissi Denton vnde Olmton Denton Underwoods votat Stubb-Croft Gont p estimat Secundus et tertius Pedas iacent inter Elm de glb: Terrorie de Rickinghall infer ex Aucto et Sparks lane als Millway ex Box et abbunt sive tenuis glb bak de Terrorie et Ceterum pastur ad portu Terrorie p versor orient et super Spark lane versor Trident Quid predi Ihesus Jacob pater ex pati sibi et heredib: suis ab Curie tent quarto die Octobris anno Regni Caroli primi nups Regis Angl ex anno dñ 1633 ex Successione Johes Hart Qui predi Ihesus Jacob fili libata est inde Sciam p Virgat Venend sibi et heredib: suis Scdm forma et estimab: et ult voluntat predi Ad voluntat dñm Scdm Consuetud huius Manj p predictis et servit inde prius debet et de iure Consuet Et admissus est inde Denen Salvo Jure ex Et dat dno de ffinre ex.

affinitate. **A** Et imidiate postea dicit Curie ven predi Ihesus Jacob fili in proprie pson sua et in plena Curie tota homag Surforde in manus dñm huius Manj p manus Deni huius Curie **D**ox predi Olmton Denton Underwoods votat Stubb-Croft Gont p estimat Secundus et tertius Pedas cum ptni Quid predi Ihesus Jacob ex pati sibi et heredib: suis Ad eam Curie ut supradicatum est ult voluntat Ihesus Jacob Clir nups predi eius defunctus Ad opus et usq; Astij Ihesus de Boddalake Cen et heredib: suorum imp petuus sine aliqua Conditio Et supradicatum Astius Ihesus est in Curie in proxim pson sua petit favor dñm huius Manj se admissi Denton ad pmissa predi Qui libata est inde Sciam p Virgam Venend sibi et heredib: suis ad voluntat dñm Scdm Consuetud huius Manj p predictis et servit inde prius debet et de iure Consuet Et admissus est inde Denen Salvo Jure ex Et dat dno de ffinre Et scrit dno fidelitat ex.

A Et imidiate postea predi Astius Ihesus pson in Curie in proprie pson sua Surforde in manus dñm huius Manj p manus Deni huius Curie Dnia Messing ferre et Denton sua que eadz tent de hoc Manio p Copia Pottoz Curie **A**d usum testam: et ult voluntat s: declarat vel declarab.

Et ne amplius ad hanc Curie.

Westhall in Rickinghall infer.

Curia Specialis ibi tent ad requisitionem Willi Beale attorney de Chirk anno Regni dñi nrd Caroli secundus regni Angl scotie ffanc et Hibnrie Regis fidei defensorib: anno Dni 1662.

Westhall
in Rickinghall inferi.



Uiria Specialis ibi tent
ad requisitum Willi Beale octavo die Octobri
Anno Regni Domini regni Caroli Secundi Regis Anglie
Sectis fratre et Hibrie Regis filiis defensoribus
Ex Quarto et primo Annoque Domini 1662.

Homag. Thomas Villott
Willm^s Aust^o
Willm^s Howtin
Thomas Coppyn Sen^r
Thomas Coppyn Jun^r

Jur.

finis p. viij **R**um ad ult^m Cur^r generali sic tent Comptu fuit p. tunc Homagiu
im d.
quod Nathaniel Fleetde tunc nat tenen huius Manu^j sup quinto die Novemb^r
qui fuit anno Domini 1659. de p^rtra Cur^r Secundum Confutacⁱ istius Manu^j Surseret
in manus Domini huius Manu^j & manus Thome Villott in p^rsentia et Testio Joh^s
Chamberl^d Duorum Custumarum tenen huius Manu^j Vnu^r Gottag edifit
r^u arta et dimid^o horuti iacent et existent in Rickinghall inferi p^roprietate
et domini Thome Coppyn son^r ex^e fiducie abbutant sup legiam viam
durem a Bollesdale usq^r Bury versus Austru^r Excep^t vnde l*istim* et vnde
garden adiunctu^r contin^m quatuor plie et dimid^o vnu^r horuti ante hanc
Surseret Guidem Holmi have et modo in tenet nat Sare Hubbard vnde
Quod p^r Nathaniel Fleetde habuit sibi et hered^r suis al^r Cur^r sic tent
underimo dit Octobris anno Domini 1653. ex Surseret Thome Villott
Vid opus et usu Willm^s Beale et hered^r suor^s sub condicione tamen
quod si p^r Nathaniel Fleetde hered^r Epitutor vel Assignaci^r solv^r p^rdicto
Willmo Beale Epitutor Admiss^r vel Assignaci^r suis Summa vigin^m libr^r et
quatuor Solidor^s legalis monete Anglie sup quinto die Novemb^r qui fuit
anno Domini 1660. apud manu^r homagiu Willm^s Beale situat in
Rickinghall inferi Quod tunc dea Surseret varua fuisse alioquin ad solid
opus et usu dea Willm^s Beale et hered^r suor^s impeditum Rodo Comptu
est p^r Homagi^r huius Cur^r quod p^rdicto Nathaniel Fleetde ante hanc Cur^r
obijt et quod p^rdicto Summa vigin^m libr^r et quatuor Solidor^s nec aliqua p^r vel
p^rdicto inde solut fuit p^rdicto Willmo Beale Secundum form et effim Surseret
p^rdicto neq^s adhuc solut est ut Joh^s Fleetde filius senior p^rdicto Nathaniel
Fleetde ~

Gloria sit in plena Cuius' et oram toto Homagio regnosi. Patronie inde, permisso per
iustitiam devenerit forisfactus prodest Willmo Beale et heredibus suis et supradictis,
recte Willmo Beale videlicet in Cuius' et petit favor Domini huius Mandij se
admitti videntur ad Unius prodest. Qui liber est inde Sancta p. virginam Concepit
sibi et servos suis Ad voluntatem Domini. Sed in Consuetudine huius Mandij p. reddit
et servire ex Et admissus est inde Cantus Salvo iure ex Et dat Dominus de fine
ex Et fecit Dominus fidelitatem ex,

A immediate postea venit predictus Johnes Fleetwood in proprio persona et in
plena Cuius' oram toto Homagio. Surserunt in manus Domini huius Mandij
et manus Domini huius Cuius' et etiam remisit relaxavit ac omnia quae se et
heredes suis quiet. Nam prodest Willmo Beale (in sua plena et parifera-
possessione) et pistendat heredes suis. Totum Iuris titulum et statum Nam usum inesse
et de manu sua queritur de et in predicta Cottagia Area et dimid. horum
et ut in que predictus Willmo Beale recipit sibi et heredes suis Ad hanc Cuius'
et supradictum surserunt et forisfactus prodest. Salvo iure Fleetwood defundit de
de etiam qualibet parte et predicto inde. Ita quod et Satis ex,

A postea predictus Willmo Beale in proprio persona sua hunc in plena Cuius'
oram toto Homagio. Surserunt in manus Domini huius Mandij et manus
Domini huius Cuius' Domina Rosalia Regna et De nemita sua queritur tantum
Et hoc Mandio p. Copiam tollens Cuius' **Ad usum in Eastam:** et ultimam
voluntatem sed declarat vel declarandum.

Et ne amplius ad hanc Cuius'

Westhall
in Rickinghall inferius

Carta generalis Edmundi
Baron Baronett. Domini istius Mandij et ultima
ibidem tenetur. De primo die Octobris anno Regni
Domini millesimo Caroli Secundi Dei gratia Anglie et Scotie
ffrancie et Hibrie Virgines fidei Defensorum ex dicto
quarto Annoque Domini 1662.

Westhall

uria generalis Edmundi

in Rickinghall infra

Baron Baronett. Dm istius Manj tu lata
ibm tent. Deimo die Octobris anno Regni ~
Dm nro Caroli Secdi Rei grā Anglie Scotie
ffranc et Hibrie Regis fidei Defensor ex Deimo
quarto Annoqz Dm 1662.

Cap: pleg Tho: Groune,
Johnes Day
Johnes Hart
Edmundus Boane } Jus'
Robertus Howlett
Thomas Lister
Thomas Beart.

Homag.
ibm.
Thomag.
Johnes Barker
Thomas Cappyn son } Jus'
Thomas Cappyn Jun,

Johes Barker
Thomas Dove
Thomas Cappyn sen
Thomas Cappyn Jun } Jus'
Thomas Bedwall
et
Samuel Smith

Tho: Dove
Johnes Hart } Jus'
et
Johnes Cappyn

Vestit. est p dom Edm deo Sen: cuius curia non Compt est p Homag istius
curia quod Johnes Simons nat te nro dñi Manj sup octavo die Octobris instantib ~
veniebat coram dñi Sen: in prop' persona sua et in p'sente Hamma Davy surforde in
manu dñi huius Manj p manus Sen: p vna per terr' nat iacten in Clo' vront
Broome close inter liber' terr' quond' Robt Morris ex utragz plo; et abbott sup dome laud
v'bus or' et ront v'nd' dñi. At etiam quinqz ann' terr' p'ral et pastur' quond' Johnes Danster jas in
octo p'c abbottak inde patent in v'nd' curia tent dñ: oppri. Henr' deo m' us dñi
ex dñ Septem an' et Dimid, et v'nd' h'rr' quond' Willm Glivord iac in Campo de Rickingall
At etia dimid ann' p'ral v'nd' dñ: Robt Morris iacten in duabz p'c At duabz terr' iacten
in eodem Campo, At dimid ann' terr' iacten in Roptys field int terr' quond' Willm
Hawfey ex utragz, At etiam dimid ann' p'ral iacten in duabz p'c Unde v'nd' Robt
est p'c v'nd' dñ: Oakeham. At ab Robt est p'c v'nd' dñ: Hopton tu p'c in
Rickingall. At Septem an' terr' iacten in tribus p'c. At etiam virgint et novem
ann' v'nd' Robt et dimid terr' p'c Virgint et di. At dimid Robt terr' quond'
Robt Chapman tu p'c in Rickingall Ad opus et usum Robti Chapman et
et Burgate Gist et hered suorum, sub condicione non obstante sequent' videlicet, si

p'c

roen & Chapman & wptm in Eboracum. **AD OPUS** et usum Hobbi M. grancell
de Burgate Elii et heredis suorum. Sub Conditione non obstante sequentie videlicet. Si
Dicitur

Westhalle. Adhuc

De Cuius generali libente, Verimo die Octobris Anno Domini 1662.

Predicatio Johannis Simons heredis Exequitoris vel Administris sui Solvant seu solvi facient propter
Hobbi M. grancell aut suo Propto Attori Exequotoris Administris vel Assignis suis Summa Centum
quinquaginta et novem libri legalis monete Anglie modo et forma sequuntur (videlicet) in
libri et dorem solidi inde super sextimo die Apr. num proposito sequuntur, et Centu et quinque
quatuor libri et dorem solidi residuus inde super octavo die Octobris qui erit Anno Domini 1663.
apud vel in manu mantonak domini propter Hobbi M. grancell situato in Burgate ~
supradicti quod tunc est ipsius Sursordis varua fuerit, Alioquin remanserit in pleno
Robert et effectu.

ffinis: viij. **Cum** ad ult. Cuius generali huius tenet Comptul fuit per tunc homag' quod ~
Georg. Parker nat. Denie huius Manij sup vltima die Septembribz tunc ult
proterito ante dictum tituli dicti Cuius extra Cuius sedm Consuetudis istius Manij.
Surforcess in manus domini istius Manij et manus Antonij Sorwden in presentia ~
Henrici Stanton duos Gustumas tenendis istius Manij **VN'D** Denie: quidam
Dua Messuagia Denie: fiscus et Longs situata in le nlestronde inter pittell
nat huius Manij in tenus Edmundi Hobard sen' quondam Johannis Calworts filio ~
et ex: Bos', et tenu' nat huius Manij in tenus Agnelis ex Australak ~
abbuttan sup Regia via rotat West streete versus Chiriden, et sup Elm de Smethib
huius Manij rotat Cookes stolle field versus Chiriden Continet p estimatorem
quatuor ac' et una Podam Arctiam unam per pastur' iacentem prope dicto dono
inter Grossu' dicti Denie: ex: bos', et per' pastur' nra' in tenus dicti Agnelis
ex: Australak abbutt sup Gottagi' et Grossu' proposito sequent versus Chiriden, et
sup Elm rotat Cookes stolle field abz Smelh' Wrongs versus Chiriden Continet
tres arras et una Podam Arctiam unam Gottagi' ante eas longe devasta et
Grosso' etiam adiacens quondam Petri Barnard Cont duas Acr. Quo inter alia propter
Georg. Parker huius sibi et heredis suis ad Cuius huius tenet Verimo septimo die Octobris
Anno Regni Caroli secundi nra' Regis Anglie ex deimo p virtut' vesti et ultro vob
Georg. Parker prius sui defunctus. **Ad opus et usum** Johnis Cunill de Nassburg
in Com. Norff yoman et heredis suorum Sub Conditione tamen si propter Georg. Parker
heredis Exequotoris vel Administris sui Solvent' seu solvi facer' p' dicto Johni Cunill Exequo
Administris vel Assignis suis plena summa durent et super libri legalis monetarum

Or uno per papas nunc nostri Laurentii Cont. duas Annos, Quod inter alia pred
Georg. Parker fuit filii et heredes suis Ad Gur' h' tent' Octimo septimo die Octobris
Anno Regni Caroli primi nunc Regis Anglie ex dicto, p. virtutib. vesti et ultro
Georg. Parker p'ris sui defunct. Ad opus et usum Johannis Currill de Cassburga
in Com. Norff yoman et heredes suis Sub Condicione tamen si pred. Georg. Parker
heredes Executor vel Administr' sui solv' son' solvi fact' p' d'c' Johanni Currill Exec'p'
dict' m'istr' vel assign' suis plena summa darent et s'p' lib' legali' monete Angl.
Sup' virtutio quinto die Martij ultimo p'lerito ante diem tituli cuiusq' Gur' apud
manerab' dom' d'c' Johanni Currill in Cassburga p'pred apud unu' integr' solutor.
Quod tunc d'c' sur' odd' varua fuerit Alioquin remaneat pleno robore et effu
Ad usum d'c' Johanni Currill et heredes suis imp' potu' Num' Comptu' est p' ~
Homag' cuiusq' Gur' quod p'dictus Georgius Parker ultra ult' Gur' et ante
hanc Gur' obiit Et quod neque d'c' Georgius Parker ante obitu suo nec
heredes Executor vel Administrat d'c' Georgij r'lamont d'c' Georgij adiutor
solv' p'pred Johanni Currill p'pred summa darent et s'p' lib' vel aliquam plen
inde q'nt d'c' Johanni Currill hic in plen' Gur' r'lam' toto Homag' sup' datu' ss'
declaravit et affirmavit Patrone inde p'missa p' d'c' d'c' d'c' d'c' forissart p'pred
Johni Currill et heredes suis Et sup' inde p' d'c' Johanni Currill petit favou'
d'c' st' admitti v'nenem ad p'missa p'pred Qui d'c' istius Manij p' d'c' d'c' d'c'
sui cuiusq' Gur' libauit inde deciam p' virgam v'nenem d'c' Johni Currill et
heredes suis Ad voluntat d'c'
et admittus est inde v'nen' Salvo iure Et dat d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c'
scrit p'inde d'c' d'c'

V'nen' salvo
V'nen' ob.

Comptu' est p' homag' huius Gur' quod Willm' May p' d'c' d'c' d'c' d'c'
iam ult' relax' obiit Et ad Gur' s' tent' Octimo nono die Octobris qui fuit Anno
d'c' 1650. Comptu' fuit p' tunc homag' istius Gur' quod d'c' Willm' May
ante istam Gur' (scilicet) vicesimo die Marij Anno d'c' 1650. Extra Gur' d'c' d'c'
d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c'
d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c'
d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c'
d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c' d'c'
tent' de hoc Manio Ad usum vestam' et ult' voluntat sue Sup' quo modo v'nen' v'nen'
May et p'fert e' in Gur' vestam' et ult' voluntat d'c' Willm' May defunct in
Script' fact' geret dat vicesimo die Januarij Anno d'c' 1651. V'no sequit' in
h'c' verba Item I give & bequeat' unto Thomas my Sonne & to his p'res

24

All tē at my selfe rallec vpp Brearey conteyninge leaven curd lyng in Ketley
Wincingall aforesaid quē gōethēt vlt voluntat p̄t̄ (inter alia) plenius p̄t̄
et supiude p̄t̄ Thomas May p̄t̄it favou' dñs se admissi Venentem Ad luke
pt̄em dñi Old quam sit tent de hoc Mandio p̄ Copiam Bot long Gis (videlicet)

Ad una p̄t̄ tē iacent in App̄ brearey p̄t̄it vlt̄ estimatiōē una ann̄
sit plus sive minu's p̄t̄it orlo arraig tērū et pastur' nat̄ tent de hoc
Mandio vorat over brearey et Ketley brearey quondm Willm Al Pitts
et post in Wikingall, Quā que p̄missa p̄t̄us Willm May h̄ab̄it sibi
et hered suis Ad Gis' fūtent tertio dñi. H̄tobrib Anno dñi 1649: dñ
Gis' fūtent Chome B̄dāt. Qui p̄d̄o Chome May libata est inde Scina
p̄vīgam Venētū sibi et hered suis. Et dñm form̄ et effigie vestiit vlt̄ volunt.
p̄t̄it Ad voluntat dñm dñm consuetudine quādū Mandij p̄ vīd̄ et servit ex
et admissus est inde Venētū Salvo iure ex. Et dat dñs de fine ex.

Et imēdiatē postea dēdōt Gis' ve nit Johes Parker in prop̄ p̄sona sua
et Surford, in manus dñi istius Mandij p̄ manus dñi: quādū Gis' fūtent non
venist et laparit ac omnino p̄t̄it et hered suis quidēt. Nam p̄d̄o Chome
May in sua plena et parifera possessione op̄istōt, et hered suis Cōtū Gis'
titlū statu interēt Nam et demand sua queridq; de et in p̄t̄it tērū nat̄
iarent in App̄ Brearey p̄t̄it Gis' fūtent quādū ann̄t dñm sit plus
vel minu's. Que p̄t̄us Thomas May h̄ab̄it sibi et hered suis ad Gis' fūtent
supiude p̄ voluntat Willm May p̄t̄ib̄ sibi. At de et in qualib̄t p̄t̄it et p̄t̄it inde
Ita quod ex dēd ex.

Et postea p̄t̄us Thomas May p̄t̄us in Gis' fūtent in prop̄ p̄sona sua in plena
Gis' fūtent toto homag' Surford in manus dñi p̄ manus dñi: quādū Gis'
Dota p̄t̄it p̄t̄it tērū nat̄ iacent in App̄ Brearey Gis' fūtent p̄t̄it estimatiōē
Quādū ann̄t et dñm sit plus vel minu's (p̄t̄it orlo ann̄t tērū et pastur'
nat̄ tent de hoc Mandio vorat over brearey et Ketley brearey) quondm Willm
Al Pitts et postea Johes Al Pitts et post in Wikingall. Quā p̄t̄us
Thomas May h̄ab̄it sibi et hered suis ad Gis' fūtent ut supiude p̄ voluntat
Willm May patris sui defunct. **A**d op̄us et usū Hobli Schribb de

Et postea p̄t̄us Thomas May p̄t̄us in Gis' fūtent in prop̄ p̄sona sua in plena

¶ postea potius Thomas May p[re]terito in Gur' in propria p[er]sona sua in plena-
Gur' roram toto homag[ue] Surford in manu d[omi]ni p[er] manus d[omi]ni: huius Gur'
Lota p[re]ter tenu' nat iacet in Upper Bruday Cont[actu] p[er] estimacionem
Quatuor annos et dimidit sit plus vel minus (p[re]ter) lotu' annos tenu' et pastur'
nat tent de hoc Mandio votat frater Bruday et Rector Bruday quondam Willi
Alt p[ar]tis et postea Joh[n]is Alt p[ar]tis tu p[er]tinet in Hicklinghall Quam p[er]didae
Thomas May habuit sibi et heredes suis ad hanc Gur' ut sapientia p[er] voluntat
Willi May patris sui defuncti Ad opus et usum Hobti Shribb de
Stonham Aspall et heredes suos impetravit absque aliqua conditione Sed
nemo uenit ex Joce

ffinis: v.
Comptu est p[er] homag[ue] huius Gur' quod Hobtu' Wiff in ante-
hanc Gur' obiit solus deitus de et in una Hobtu' mariste (plus vel
minus) iacet in Hicklinghall inter inter maristu' modo vel nup[er] Home
Shope, ep[iscopu]s Oriens, et tenu' nat d[omi]n[u]s ep[iscopu]s Triden. Et abbuttus super Swyning
dicitur versus Aquiloni Quam p[re]dictu' Hobtu' Wiff in habuit sibi et heredes
suis ad Gur' h[ab]et tent Decimo nono die Octobr[is] anno Edgari d[omi]ni Caroli primi
nup[er] Edgib Angliae ex Decimo ortavo ex Surfordi Matrem et filiu[m] Willi
sunt filii d[omi]ni Hobti defuncti et heredes inde in le Gavelkinde sicut Consu-
stius Mandij. Et superinde predictus Hobtu' filius et predictus Willius p[er]petuus favor
d[omi]ni scripti admitti Concedit ad permisso predictu' ut ad iuris et hereditatis
Quibus libat est inde Scina p[er] virgam Concedit predicto Hobto Wiff et
Hobtu' Wiff et heredes suis Ad voluntat d[omi]ni sicut Consuetudine huius Mandij
p[er] Willib[et] et Scivit ex Et admissi sunt inde Concedit Salvo iure ex Et
dant d[omi]ni die finit ex.

ffinis: vi.
ffinis: vii.
Comptu est p[er] homagi quod Willius Viptott nat Venet
istiua Mandij nono die Octobr[is] instantie extra Gur' d[omi]ni Consuetudine
istiua Mandij Surford in manu d[omi]ni huius Mandij p[er] manus Willi
Hoult in persona domine Coronae duorum custumar[um] Venet Mandij
predictu' **VNA** Hobtu' tenu' nat iacet in Gloucesterr[um] et pastur' in Hicklinghall
super Quodquid Cen[trum] iacet inter h[ab]itu' d[omi]ni votat le ffrits ep[iscopu]s Oriens
Et venit ib[us] votat Stony Lane ep[iscopu]s Triden abbuttus super tenu' d[omi]ni
Willi Viptott versus Rore, Et super tenu' Johnis Viptott versus Alustri
Quam predictu' Hobtu' (sint ex alia) predictus Willius Viptott habuit

Westhall. Adhuc De Cur' genetib' lib' tent' Datimo die Octobris: 1662.

Sibi et hered' suis ad Cur' eis tent' Datimo octavo die Octobris Anno Domini 1659: post mortem Barbarae Viptott vid' misse Ad opus et usum Rogeri Sherman de Wincingall prodest Goriter et hered' suorum impetrat Qui liberata est inde Scina p' virga Venens prodest Rogerio Sherman et hered' suis ad voluntatem Domini fidem Consuetud' istius Mandij p' Hoc' et servit' Et admisus est inde Venens Salvo iure Et dat Dno de fine ex Et fecit fide ex

ffinis: v.^o **N**um ad Cur' eis tent' Datimo septimo die Octobris Anno Domini 1640: Comptu' fuit p' tunc homagiu' quod Willm' Howgin sen' ante ista Cur' optima Cur'. Sedm' Consuetud' huius Mandij Cur' seru' in manus Domini istius Mandij Domini 1659 nat' s' tent' de hoc Mandio Ad usum Westam' et ult' voluntat' Et ad Cur' eis tent' undecimo die Octobris 1653: Comptu' fuit p' tunc homag' quod deus Willm' Howgin ante ista Cur' obiit' Et super quo ad eam Cur' venit Willm' Howgin filius domini Willmi et profert' hic in Cur' Westam' et ult' voluntat' Ibi Willmi defunct' in script' fact' gerend' dat' Datimo octavo die Septembri Anno Domini 1652: p' quam patet quod predictus Willm' pater dedit et legavit (inter alia) predicto Willmo filio et hered' suis Westam' (ut amidebet post mortem Elizabeth' Howgin videlicet ibi Willmi defunct') Unius aut' prati iaren in lo' Longe meadowe quondam futtero' Et superinde predicto Willm' filius petit favor' Domini se admissi' Venentem Ad predicta aut' prati Quam inter alia) predicto Willm' defunct' habuit sibi et hered' suis ad Cur' eis tent' undecimo die Octobris Anno Regni Domini Jacobi nup' Regis Anglie ex Vicesimo primo, ex Cur' seru' in Westam' Hobti futtero' Qui predicto Willmo Howgin filio liberata est inde Scina p' virgam Venens sibi et hered' suis in Westone immediate postea r' amidebet post mortem predicti Elizabeth' Howgin predicta forma et effigie Westam' et ult' voluntat' predicti ad voluntatem Domini Sedm' Consuetud' istius Mandij p' Hoc' et servit' Et admisus est inde Venens Salvo iure ex Et dat Dno de fine ex

ffinis: viii.^o **R**ecim' immediate postea dedente Cur' venit predicto Willm' Howgin in proprio persona sua et in plena Cur' Cur' seru' in manus Domini huius Mandij p' manus Sen: istius Cur' **D**ox' predicta aut' prati iaren in lo' Longe meadowe quondam futtero' Quam erit sibi et hered' suis ad eam Cur' ut superius p' voluntat' Willmi Howgin p'rib' sui defunct' Ad opus et usum Rogeri Sherman et hered' suorum impetrat Qui liberata est inde Scina p' virgam Venonis d'ro Rogerio Sherman et hered' suis in Westone vel remanser' tu' amidebet post

ffinis: viij. **E**t imediate postea dedente Cur' venit predictus Willm^s Howr^m in propri^r
psona sua et in plena Cur' Surforde^s in manu^s dñi huic Manij p manu^s
Den: istius Cur' **D**ox predi cur' prati iacenⁱ in lo Long^e meadowe quondam
futuro Quam sicut sibi et hered suis ad hanc Cur' ut superius p voluntat
Willmi Howr^m prib sui defunct^r **A**d opus et usum Rogeri Sherman^m
et hered suos impetrando qui liberata est inde Scina p virgam Venonis
dñs Rogeri Sherman^m et hered suis in Newtone vel romane tu arider post
mortem pred Elizabeth Howr^m vid Ad voluntat dñi Sedm Consuetud
istius Manij p vobis et servit ex Et admissus est inde Venen Salvo iure ex
Et dat dno de fine ex

Et postea pred Roger Sherman in propri^r psona sua in plena Cur' et oram toto
Homagio Surforde^s in manu^s dñi huic Manij p manus Den: istius Cur' dia
Me fuagia terr et Venen^m sua nat quendam tent de cor Manio **A**d usum
Postam: et ult voluntat se declarat vel declarand.

ffinis: iii: **C**onclusio est p Homagio huic Cur' quod Willm^s Wiff^m nat
Venen istius Manij sup quarto die Martij ultimo preterito ante diem tili
huic Cur' optera Cur' Sedm Consuetud istius Manij Surforde^s in manu^s
dñi huic Manij p manus Antonij Sonden in presencia et Testimonia Willmi
Howr^m duos custumar Ut nendri Manij **V**ni^m Gottagi^m tu Crofto
adiaren, iacenⁱ in Vikingsall super et contine dñm Hod nux Come Sⁿ
Calbott et in quo quidm Alexandra Virgo quondam ingitabat Quod predictus
Willm^s Wiff^m habuit sibi et hered suis ex Surforde^s Allani Ellis Ad Cur'
hit tent derimo sextimo die Octobre anno Regni dñi Caroli primi nux
Angl ex derimo **A**d opus et usum Henrici Stanton de Vikingsall super
et hered suos impetrando qui liberata est inde Scina p virgam Venen dñs
Henrico Stanton et heredibus suis Ad voluntat dñi Sedm Consuetud huius
Manij p vobis et servit ex Et admissus est inde Venen Salvo iure ex
Et dat dno de fine ex Et fer fid ex

Et imediate postea sedent Cur' venit predictus Henricus Stanton in
propri^r psona sua et in plena Cur' et oram toto Homagio Surforde^s in manu^s
dñi huic Manij p manus Den: istius Cur' Omnia Me fuagia terr et Venen sua
tent de cor Manio p Copia Walling Cur' **A**d usum testi et ult voluntat se declarat
vel declarand.

lunis xxvij
viii.

Protestat est p. Eorm Gante Sen: istius Mandij, nec non Comptu est p. Homagiu
Euius. Quod sup^{er} quarto die Decembrii qui fuit Anno Domini 1661. Joannes Cory et
Maria uxoris ventu' rocam dñi Sen: in propria persona suis, Ispaqz Maria epistola p.
dñi Sen: Sola et Servet. Examinata et Consentit in presentia Thome Horneby
Suz soror in manus dñi huius Mandij p. manus dñi: p. r. d. **C**or. iiii. Et hoc
natur p. p. t. in situatu in Wirklingall in ffe: Actua vnu Gottagi uirginia Hoda
et dñi. Nem. Chalehouse quondam Worledges iacet inter Moshagu nup. Hir
Bretton ex: Frien, et teru' Silvestru' Cullen ex: Cridon, uno Capitulo inde
abbutant sup lo Geuris patre versu' hor', et sup teus munt vel nup. Chom.
Gurtis versu' austriu'. Quo p. r. Maria (p. nomen Maria) Glende fuit sibi et
hered suis Ad Gau' sit tent. vice simo die Octobris Anno domini 1654 p. volunt
Alme Burner. **A**d opus et usu Hobbi Randall de Boleffalo. Et hered suis
impetu' absqz aliqua condicione. Qui libat est inde. Seina p. vinga Venend
dñi Hobbo Randall et heredibus suis. Ad voluntat dñi Eorm Consuetudis
istius Mandij p. Hadd et Servit ex: Et admixtus est inde Unde Salvo Juro
ex: Et dat dno' dffine ex: Et ser' fidelitat ex:

Comptu' est p. Homagiu quod Chomas Day nat Venentius
Mandij sup' hodo die Novembrii qui fuit Anno domini 1661. dñi. Quo' dñm
Consuetudis istius Mandij Suz soror in manus dñi istius Mandij p. manus
Thome Grawne in presente Willmi Beale duoy Gustumar' Cenid dñi.
Mandij dñia Moshagu tenet et Unde sua tent de hoc Manio p. Copia
Hobbo Quo' **A**d usum Postam: et ult' voluntat sue declarata vol
declarans.

Protestat est p. Eorm Gante Sen: istius Mandij Nec non Comptu est p.
Homagiu Euius Quod Joannes Copping Olitus et Hobbius Coppinge
yom nat Venentius Mandij p. r. d. sup' vice simo nono die Septembrii munt
ultimo pretento ventu' rocam dñi: p. r. d. in proprio psonis suis et in
psonis Gregorij ffissor gen. Suz sororibus in manus dñi istius Mandij
p. manus dñi: p. r. d. dñia Moshagu tenet Unde: quod nup. qz ij tenent
vel unus eoz tenet de hoc Manio p. Copia Hobbo Quo' **A**d opus et usu
Joannis Good fili Olfersii Cooke nup. de Barnham defunct et eundem
Quod impetu' absqz aliqua condicione Sed nemo vnu ex:

Conclusio. At Homagiu quod Joannes ffissor et Edmundus ffissor

nom nat Venentes Mandij p̄d̄ s̄p̄ v̄t̄smo nono die Septemb̄ v̄t̄ nunt
ultimo p̄terito venit̄ torum Sdn: p̄d̄ in propria p̄sonis suis et in
p̄sonis Gregorij ffissur gen' Suuſoroddider' in manus dñi istius Mandij
in manus Sdn: p̄d̄ dñia Mofinag tenuit̄ et vñm: quod rūqz qz iſ tenet
vel unus eoz tenet de hoc Mandio p̄ Gopiam Votlōg Guis Ad opus et us
Johnis Goode filii Olyferni Cooke nup de Barnham defunct et fuit
Quod in p̄t̄ ab aliquā condicione Sed nemo vñd̄ ex

Compliū est p̄ homagiu quod Johnd̄ ffissur et Edmundus ffissur
nat dñlos huius Mandij s̄p̄ vñd̄mo die Novemb̄ ultimo p̄terito
ant̄ dñm t̄lli istius Guis Suuſoroddider' in manus dñi Mandij p̄d̄ p̄
manus Willm Whiffin in p̄fentia Chomt dove duos custumar' tenuit
dñi Mandij Qua' cur et dñm dñm t̄t̄ nat sit plus vel minus p̄t̄
Indem cur et dñm dñm iat̄ in Wirkingsall Super' Quo habuer' dñs et
hoved suis iure hereditari post mortem Willm ffissur vñs eoz Ad curia
habet tent dñtimo septo die Octobr̄ anno Regni dñi Karoli Primi nup
Regis Anglie ex dñtimo septo Ad opus et usum Egome Williamsonis filii
Johnis Williamsoni de Wallinfield p̄ua heredit et affiguntur suos imp̄p̄
Sed nemo nunt vñd̄ ex Jō ex

Compliū est p̄ homagiu quod Chomard West nat dñnen istius
Mandij ante hanc Guis obiit s̄lus dñtus de et in t̄t̄ t̄t̄ et Venement
tent de hoc Mandio p̄ Gopiam Votlōg Guis Sed quis est pro p̄t̄ h̄c cōinde
j p̄t̄ Ignor' Et nemo nunt vñd̄ ex Jō ex

2. p̄t̄. Sida b̄roclamae vñs Chom Goppīng Jun p̄t̄ in ult. Guis ex

A quod nil h̄cēt plus presentar' nisi defall' dñnen et quilibet eoz
in dñ: viij.

Rap: Reg' p̄d̄ sup Satvnday p̄resentant Georg' Complyn do
quod non sufficiens estuaruit fossa sua ex gate sua vorat Bottome
Hose et dñtert̄ infra iurisdiction huius Lete Jō in m̄a: iiiij. Et p̄ceptum
est ei sufficiens estuarire ead ante xpi Martij p̄futur' Sub pena: vij.

M: iiiij. **A** Choma Day eo qd̄ non sufficiens effodiuit fossa suam in p̄at suo op̄
le Chur chate in Sandfield lant Jō in dñ: iiiij. Et p̄ceptum est ei sufficiens effodiare ead
Sub pena: vij.

Westhall. Adhuc de Cur' generalib' ibi tent' Secundo dic' Octobris: 1662

Gos' f'm

Et quod dant Dno & God f'm & hoc anno ex antiquo Cons' p: x^d

G: iij^d

Ac etia' p'sontant Johem Symonds & tal' notum: in terr' s' vnu s'us' -
Ch'wait greene a Climart (anglit a stile) & Edmund Brants usq; Stepell
p: x^d. Elouys Jo' in mis: iij^d. Et prept est ei sufficient' effodir' dud' fossat sub p: x^d

M: iij^d

Et ult' p'resentant dnm Johem Symonds do quod non est uaruit foss'
s' v' s' Cooper' Clost a Janna usq; finem dñi Oli erga viam uorat Bury
way Jo' in G: iij^d. Et prept est ei sufficient' est uar' ead ut supiu' ante exp' v'
decembri profutur' Sub p: x^d.

p: ferre

Et quod Johnes Coward forisst' p'na sua: x^d. do qd' non adiut' fecit
Climart in Gor' St' mita in Gle suo pro' Calk wood apud finem horci
s' dñm ut ei prept fuit ad ult' Cur' Et nunc ult' prept Joh' Cow qd'
fecit Climart sufficien' ibi ante exp' decembri profutur' Sub p'na: x^d

p: nova: x^d

Ac etiam p'sontant Johem Bodwell eo quod non sufficient' est uaruit
Cur' aqua erga domu' s' ab turre' in Regia via ad grav' dampnu'
popul' leg' dñi Regie Jo' in G: iij^d. Et prept est ei sufficient' est uar' ead
ante primu' dicti Novembris profutur' Sub p'na: x^d.

p: x^d

Ac p'sontant Johem Barker do quod non sufficient' fossat s' in terr' s' & p'
Regia via ab Calk lane usq; domu' sua infra iurisdictio' huic' Late Jo' in G:
iij^d. Et prept est ei sufficient' est uar' ead ante primu' dicti Januarij nre
prof' sequen' Sub p'na: x^d.

Ac quod eliger' Johem Barker et Willm Beale fore Constabul' & v' s'
de Kinkingsall infer' & hoc anno futur'. Et p'nt' Joh' Barker in plena
Cur' fuit dnm officiu' fidelit' & exequend' Sed p'nt' Willm Beale non
compiuit Jo' prept ex'.

Actus regum sive pena: vi.

Pro quod eligeretur Johes Barker et Willm Beale fure Constabul & vice
de Vincingall infra & hoc anno futur. Et postea Johes Barker in plena
Curia fuit dum officium fidelitatis regendi. Sed propter Willm Beale non
compiuit Jo ptept ex.

Pro quod nil sent amplius presentar nisi defalt Regiam infra iurisdictionem
huius Lete qui debent se ad hanc Letam. Et quilibet eorum in Wy: viij.
Et ne amplius ad hanc Curia