

Manor of Healaugh Old Land in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said Manor on Monday 31st May in the year of our Lord 1802 before Sampson George Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr Simon Peacock - foreman sworn

Sworn

Mr James Clarkson

Mr John Barker

Mr John Galloway

Mr Thomas Pratt

Mr John Woodward

Mr James Spenceley

Mr Thomas Birkbeck

Mr Christopher Kearton

Mr James Broderick

Mr William Peacock

Mr William Woodward

Reeth

To this Court came George Bowes Gentleman and took of the Lord one Close called Mudd Dykes, one Close called Small Keld with the West End, one moiety of a barn standing thereon, one Close called Small Keld Brow, one Close called Ash Lands and one rood of land called Arthur Banks with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 8s 6d which Henry Temple and Thomas Simpson two customary tenants of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold unto or to the use of the said George Bowes his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£8 10s] and is therefore accordingly admitted tenant.

Blaides

To this Court came Thomas Parke the Elder, Thomas Parke the Younger and Ralph Parker Esquires devisees named in the last will and testament of Margaret Garth late of the City of York Minster late a customary tenant of the said Manor deceased bearing date 20th May 1794 and took of the Lord several Closes called Low Cow Garth, Middle Cow Garth, High Cow Garth, Low Nateby Intack, High Nateby Intack and Little Ridding and one dwelling house and one parlour, one stable adjoining the west end of the said dwelling house, one peathouse adjoining the said stable, two parcels of ground called Garth and Croft and the several cattlegates in Low Row common pasture thereunto belonging with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable rent of 17s 10d which the said Margaret Garth late a customary tenant of the said Manor on the 8th April 1801 by John Grime her attorney by virtue of a letter of attorney under her hand and seal bearing date 2nd October 1800 surrendered into the hands of the Lord. To have and to hold unto or to the use of the said Thomas Parke the Elder, Thomas Parke the Younger and Ralph Parke their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£17 16s 8d] and are therefore accordingly admitted tenants.

Lodge Green

To this Court came Joseph Sunter and took of the Lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 1d which James Fryer a customary tenant of the said Manor on the 6th October now last past surrendered out of Court into the hands of the Lord according to the custom thereof. To have and to hold unto or to the use of the said Joseph Sunter his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin (1s 8d) and is therefore accordingly admitted tenant.

Feetham

To this Court came William Harker and took of the Lord one Close called Broad Close with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rents of 5s stintable and 2d not stintable which Thomas Birbeck a customary tenant of the said Manor on 10th May last surrendered into the hands of the Lord according to the custom of the said Manor. To have and to hold unto or to the use of the said William Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin (£5 3s 4d) and is therefore accordingly admitted tenant.

Gunnarside

To this Court came William Layfield and John Layfield the two sons and co-heirs of Jane Layfield deceased and took of the Lord one undivided moiety or half part of one dwelling house and stable, one Close called High Close, one Close called Bank and one Close called Foal Ing with the appurtenances situate and being at or within the territories of Gunnarside in the said Manor of the ancient yearly fineable rent of 5s 4d of which the said Jane Layfield late a customary tenant of the said Manor died seised. To have and to hold unto or to the use of the said Willam Layfield and John Layfield their heirs and assigns as tenants in common forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£5 6s 8d] and are therefore accordingly admitted tenants.

Pot Ing

To this Court came Thomas Alton one of the devisees named in the last will and testament of William Alton deceased bearing date 21st January 1800 and took of the Lord one undivided moiety or half part of one Close called Beck Close and also one dwelling house, cowhouse, peathouse, stable and bakehouse with the appurtenances situate and being at or within the territories of Pot Ing in the said Manor of the ancient yearly fineable rent of 2s 1d which the said William Alton late a customary tenant of the said Manor on 17th January 1800 surrendered out of Court into the hands of the Lord of the said Manor according to the custom of the said Manor. To have and to hold unto or to the use of the said Thomas Alton his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 1s 8d] and is therefore accordingly admitted tenant.

Reeth

To this Court came William Whitell and took of the Lord one dwelling house with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 1d which Alice Morton a customary tenant of the said Manor at this Court surrendered into the hands of the Lord of the said Manor before his said steward. To have and to hold unto or to the use of the said William Whitell his heirs and assigns forever according to the custom of the said Manor in the nature of a

copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came Thomas Coates and Simon Coates and took of the Lord nevertheless in trust for the Union Society at Reeth aforesaid be the several members thereof who now compose or may hereafter compose the same one dwelling house called Peter House and one parcel of ground called Intack with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 3 ½d

which Richard Braithwaite a customary tenant of the said Manor and since the last Court surrendered out of Court into the hands of the Lord according to the custom of the said Manor. To have and to hold unto or to the use of the said Thomas Coates and Simon Coates their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed or which they hath paid for their fine and entry as in the margin [5s 10d] and are therefore accordingly admitted tenants.

Blaides

To this Court came James Garth the eldest son of Ralph Garth late a customary tenant of the said Manor deceased and took of the Lord nevertheless upon the Trusts mentioned and declared in and by the last will and testament of the said Ralph Garth deceased bearing date 22nd February 1799 one dwelling house and stable one Close called East Ing and one undivided moiety or equal half part of a piece of ground called the Old Fold with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable rent of 4s 3d which the said Ralph Garth late a customary tenant of the said Manor deceased surrendered out of Court on 14th February 1799 into the hands of the Lord. To the uses of his Will according to the custom of the said Manor. To have and hold unto or to the use of the said James Garth his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£4 5s 0d] and is therefore accordingly admitted tenant.

Low Row

To this Court came James Garth the eldest son of Ralph Garth late a customary tenant of the said Manor deceased and took of the Lord nevertheless upon the Trusts mentioned and declared in and by the last will and testament of the said Ralph Garth deceased bearing date 22nd February 1799 all those several Closes called High Close with a cowhouse thereon, Half Close with one dwelling house and cowhouse thereon and Hog Close and one dwelling house and stable called Scar House one coalhouse one garden and a moiety or undivided half part of one back Garth with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable rent of 7s 10d which the said Ralph Garth late a customary tenant of the said Manor surrendered out of Court on 14th February 1799 into the hands of the Lord according to the custom of the said Manor to the uses of his Will. To have and to hold unto or to the use of the said James Garth his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£7 16s 8d] and is therefore accordingly admitted tenant.

Healaugh

To this Court came James Lonsdale only brother and heir of Christopher Lonsdale deceased and took of the Lord one undivided moiety or equal half part of a parcel of land called Joan Intack with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 2s 8d which the said Christopher Lonsdale late a customary tenant of the said Manor deceased died seised of since the last Court. To have and to hold unto or to the use of the said James Lonsdale his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 13s 4d) and is therefore accordingly admitted tenant.

Healaugh

To this Court came James Lonsdale only surviving son and heir of Mary Lonsdale deceased and took of the Lord five Intacks or parcels of land called High Intacks with a cowhouse thereon, one other Intack called Doctor Intack and one other Intack called Old Intack with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 6s 6 ½d which the said Mary Lonsdale late a customary tenant of the said Manor deceased since the last court died seised of. To have and to hold unto or to the use of the said James Lonsdale his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£6 10s 10d) and is therefore accordingly admitted tenant.

Blaides

To this Court came John Spenceley one of the sons and sole devisee named in the last will and testament of William Spenceley deceased bearing date 6th November 1801 and took of the Lord one dwelling house and stable with a garth at the east end of the said dwelling house and one Close called West Ing with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable rent of 2s 1d which the said William Spenceley late a customary tenant of the said Manor deceased since the last court died seised of . To have and to hold unto or to the use of the said John Spenceley his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 1s 8d) and is therefore accordingly admitted tenant.

Wintering Garths

To this Court came Robert Birbeck and took of the Lord one dwelling house and stable, one Close called High Close, one Close called Laith Close, one Close called Bank, one Close called Beck Ing, and three parcels of land called Cow Pasture, Shorégill and Long Wood with the appurtenances situate and being at or within the territories of Wintering Garths in the said Manor of the ancient yearly fineable rent of 10s 7d which George Harker a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said steward. To have and to hold unto or to the use of the said Robert Birbeck his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£10 11s 8d) and is therefore accordingly admitted tenant.

Reeth

To this Court came John Raine, Jonathan Raine and Joseph Raine and took of the Lord one dwelling house, garden and garth and also one other dwelling house adjoining the last mentioned dwelling house with a stable, and also one other dwelling house and garden adjoining thereto and one field called Chappell Close with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 1s 8 ½ d which Henry Temple a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold unto or to the

use of the said John Raine, Jonathan Raine and Joseph Raine their heirs and assigns as tenants in common forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£1 14s 2d) and are therefore accordingly admitted tenants.

Gunnerside

To this Court came John Woodward and took of the Lord two dwelling houses and one stable with the appurtenances situate and being at or within the territories of Gunnerside in the said Manor of the ancient yearly fineable rent of 1d not stintable which James Spenceley a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold unto or to the use of the said John Woodward his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d) and is therefore accordingly admitted tenant.

Low Row

To this Court came James Garth the eldest of the two sons of Ralph Garth deceased and a devisee of his last Will and took of the Lord one Close called Riddings, and one undivided moiety or equal half part of a Garth called Back Garth with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable rent of 1s 10d which the said Ralph Garth late a customary tenant of the said Manor died seised of since the last Court. To have and to hold unto or to the use of the said James Garth his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 16s 8d) and is therefore accordingly admitted tenant.

Feetham

To this Court came Ralph Broderick only son and heir to Garth Broderick and took of the Lord one undivided moiety or equal half part of two dwelling houses, one stable, one cowhouse, two Closes called Pickhills and one Close called Horse Garth with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 1s 11 ½ d which the said Garth Broderick late a customary tenant of the said Manor deceased died seised of since the last Court. To have and to hold unto or to the use of the said Ralph Broderick his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 19s 2d) and is therefore accordingly admitted tenant.

At this Court the first proclamation was made for the heirs of Alice Robinson deceased to be admitted to her copyhold

And the first proclamation was also made for the heirs of John Clark deceased to be admitted to his copyhold.

And then the court was adjourned

Sini die

Enrolled and faithfully recorded and copies made

Sampson George Steward

Manor of Healaugh New Land in Swaledale in the County of York

The Court Baron and customary court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said manor on Tuesday the 1st day of June in the year of our Lord 1802 before Sampson George Gentleman Steward of the said manor

Names of the Homage Jury

Mr Richard Metcalfe foreman, Sworn

Mr John Clarkson

Mr John Raper

Mr John Galloway

Mr Simon Peacock

Mr John Mudd

Mr Richd. Garth

Mr Thos. Wiseman

Mr Wm. Harker

Mr John Barker

Mr Simon Coates

Mr James Whitell

Blaides

To this court came Thomas Parke the elder, Thomas Parke the younger esquire and Ralph Parke esquire devisees named in the last will and testament of Margaret Garth late of the city of York since Deceased bearing date the 20th May 1799? and took of the Lord Five several closes or parcels of ground called Little Call Garth, East Call Garth, Gill Call Garth, West Call Garth and Intack and two Dwellinghouses and two Stables thereunto attached with half of a Bakehouse and half of the sheep folds with the Cattlegates and Appurtenances situate and being at or within the territories of Blaides in the said manor of the ancient yearly fineable rent of 12s 3 ½ d which the said Margaret Garth late a customary tenant of the said manor deceased on the 8th April 1801 surrendered out of court by John Grime her attorney into the hands of the Lord . To have and to hold to the use of the said Thomas Parke the Elder, Thomas Parke the Younger and Ralph Parke their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£9 4s 4 ½] and are thereof accordingly admitted tenants.

Feetham

To this court came William Harker and took of the Lord one close called Cowgarth with a Blacksmiths Shop and one close called Thirteen Acres with a Cowhouse thereon with the Appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable rent of 3s (whereof 6d not stintable) which Thomas Birbeck a customary tenant of the said manor on the 10th May last surrendered out of court into the hands of the Lord. To have and to hold to the use of the said William Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£2 5s 0d] and is thereof accordingly admitted tenant.

Healough

To this court came James Lonsdale only son of Mary Lonsdale widow deceased and took of the Lord one Dwellinghouse and Stable, one close called Bank, another close called Goose Dub one other close called Croft and two undivided third parts of two other closes called Shorgill Side with the Appurtenances situate and being at or within the territories of Healough in the said manor of the ancient yearly fineable rent of 8s 4½d which the said Mary Lonsdale late a customary tenant died seised of since the last court. To have and to hold to the use of the said James Lonsdale his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£6 5s 7 ½ d] and is thereof accordingly admitted tenant

Reeth

To this court came John Raine, Jonathon Raine and Joseph Raine and took of the Lord one close or parcel of land called Low Field or Mill Holme with a Cowhouse thereon with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable rent of 3s which Henry Temple a customary tenant of the said manor at this court surrendered into the hands of the Lord before his said Steward. To have and to hold to the use of the said John Raine, Jonathon Raine and Joseph Raine their heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£2 5s 0d] and are thereof accordingly admitted tenants.

Reeth

To this court came Edward Elliott nephew and one of the two coheirs of Mary Jeffreys deceased and took of the Lord one undivided moiety or half part of one Dwellinghouse with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable rents of ½ d which the said Mary Jeffreys late a customary tenant of the said manor lately died seised of. To have and to hold to the use of the said Edward Elliott his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [7 ½ d] and is thereof accordingly admitted tenant.

Reeth

To this court came George Deacon and took of the Lord one undivided moiety or half part of one Dwellinghouse with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable rents of ½ d which Edward Elliott a customary tenant did on the 8th May last surrender out of court into the hands of the Lord before his said steward To have and to hold to the use of the said George Deacon his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [7 ½ d] and is thereof accordingly admitted tenant.

Blaides

To this court came John Spenceley one of the sons and sole devisee named in the last will and testament of William Spenceley deceased bearing date the 16th November last past and took of the Lord one close called East Ing with a Cowhouse thereon with the Appurtenances situate and being at or within the territories of Blaides in the said manor of the ancient yearly fineable rent of 3s 10d

which the said William Spenceley late a customary tenant of the said manor deceased on the 6th day of November last surrendered out of court into the hands of the Lord to the uses of his last will. To have and to hold to the use of the said John Spenceley his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£2 17s 6d] and is thereof accordingly admitted tenant.

Potting

To this court came Ralph Alton one of the three sons and a devisee of the last will of William Alton deceased bearing date the 21st January 1800 and took of the Lord one close called Low Potting Close with a Cowhouse thereon, one parcel of Woodland called Ewe Bank and one parcel of ground called Shorgill with one Dwellinghouse Stable and Peathouse with the Appurtenances situate and being at or within the territories of Potting in the said manor of the ancient yearly fineable customary rent of 2s 9¼d which the said William Alton late a customary tenant of the said manor deceased on the 17th day of January 1800 surrendered out of court into the hands of the Lord to the uses of his last will. To have and to hold to the use of the said Ralph Alton his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£2 1s 6¼d] and is thereof accordingly admitted tenant.

Potting

To this court came William Alton one of the sons and a devisee of the last will of William Alton deceased bearing date the 21st January 1800 and took of the Lord one undivided moiety or half part of one close called Birk Close and of one other close called Little Birk Close and of one Dwellinghouse with Two Garths or Gardens with the Appurtenances situate and being at or within the territories of Potting in the said manor of the ancient yearly fineable customary rent of 2s 9¼d which the said William Alton his Father late a customary tenant of the said manor deceased on the 17th day of January 1800 surrendered out of court into the hands of the Lord to the uses of his last will. To have and to hold to the use of the said William Alton his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and

performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£2 1s 6 ¼d] and is thereof accordingly admitted tenant.

Reeth

To this court came John Hutchinson and took of the Lord one undivided moiety or half part of one Dwellinghouse with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable rent of ½d which Robert Elliott a customary tenant of the said manor at this court by Thomas Harker his attorney surrendered into the hands of the Lord before his said Steward. To have and to hold unto and to the use of the said John Hutchinson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [7 ½ d] and is thereof accordingly admitted tenant.

Reeth

To this court came John Tenant and took of the Lord one close or parcel of ground called Longthwaite with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable rent of 8d which George Raw a customary tenant of the said manor at this court surrendered into the hands of the Lord before his said Steward. To have and to hold to the use of the said John Tenant his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

Reeth

To this court came John Metcalfe and William Metcalfe brothers and coheirs at law of Anthony Metcalfe deceased and took of the Lord one Stable and one Room over the same and one Garth with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable rent of 1 ½ d and 1d inhanced and not fineable which the said Anthony Metcalfe late a customary tenant of the said manor lately died seised of. To have and to hold to the use of the said John Metcalfe and William Metcalfe their heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [1s 10 ½ d] and are thereof accordingly admitted tenants.

At this court the second proclamation was made for the heirs of John Exley deceased to be admitted to his copyhold.

And at this court the first proclamation was made for the respective heirs of

James White

Jervas Robinson

Leonard Wensley

James Harker

All of them late customary tenants the said manor deceased to be admitted to their respective copyholds.

And then this court was adjourned Sine Die –

Faithfully recorded and copies made

S George

Steward

Manor of Muker in Swaledale in the County of York

The Court Baron and customary court of Thomas Smith Esquire Lord of the said Manor holden at Muker in and for the said manor on Wednesday the 2nd day of June in the year of our Lord 1802 before Edmund Alderson gentleman, Deputy of Sampson George Steward of the said manor

Names of the Homage Jury

Mr James Clarkson foreman

Mr John Kearton

Mr Edmond Milner

Mr James Calvert

Mr John Alderson

Mr Edward Alderson

Mr John Cleasby

Mr William Alderson

Mr Charles Alderson

Mr Christopher. Peacock

Mr Jonathan Scott

Mr John Fawcett

Angram

To this court came Alice Alderson and took of the Lord one undivided moiety or half part of three Dwellinghouses and several closes called by the respective names of Little Ing with a Cowhouse thereon, High Fold, Low Fold, John Close with a Cowhouse thereon, West Side Bank, Bank Head, Seugh with a

Cowhouse thereon, Pry and Stoney Piece, and one pasture called Hard Rigg with the Appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable rent of 10s 3d which John Thirwall and Deborah his wife a customary tenant of the said manor at this court surrendered into the hands of the Lord (she the said Deborah being first solely examined apart from her said husband by the said deputy steward and freely and voluntarily consenting thereto). To have and to hold to the use of the said Alice Alderson her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [£10 5s 0d] and is thereof accordingly admitted tenant.

Keld

To this court came Alice Alderson and took of the Lord one undivided moiety or half part of and in three closes called Smithy Greens with a Cowhouse thereon, one close called Hook Mill with a Cowhouse thereon and one close called Sour Intack with a Cowhouse thereon with the Appurtenances situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable rent of 3s 10¼d which John Thirwall and Deborah his wife a customary tenant of the said manor at this court surrendered into the hands of the Lord (she the said Deborah being first solely examined apart from her said husband by the said deputy steward and freely and voluntarily consenting thereto). To have and to hold to the use of the said Alice Alderson her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [£3 17s 1d] and is thereof accordingly admitted tenant.

Oxnop

To this court came Thomas Coates of Bank Heads in Swaledale aforesaid and took of the Lord one Dwellinghouse and Stable one parcel of ground called Holling Pot one parcel of ground called High Greens with a Cowhouse thereon and one parcel of ground called Low Greens with the Appurtenances situate and being at or within the territories of Oxnop in the said manor of the ancient yearly fineable rent of 6s 8d which William Prest a customary tenant of the said manor did on the 3rd of April last surrender out of court into the hands of the Lord before his said steward. To have and to hold to the use of the said Thomas Coates his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£6 13s 4d] and is thereof accordingly admitted tenant.

Oxnop

To this court came Thomas Coates of Bank Heads in Swaledale aforesaid and took of the Lord one close called Greens, one close called Little Helm Ing with a Cowhouse thereon, one close called Great Helm Ing with a Cowhouse thereon, one close called East Wood, one close called Hasle Hill one close called Ellers and one close called Piece and two Messuages or Dwellinghouses with the Appurtenances situate and being at or within the territories of Oxnop in the said manor of the ancient yearly fineable rent of 17s 7¼d which William Prest a customary tenant of the said manor did on the 3rd of April last surrender out of court into the hands of the Lord before his said steward. To have and to hold to the use of the said Thomas Coates his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or

customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£17 12s 1d] and is thereof accordingly admitted tenant.

Muker

To this court came Thomas Coates of Banks Head in Swaledale aforesaid and took of the Lord one close called Mill Close one close called Acres one close called East Colt Park one close called West Colt Park with a Cowhouse thereon and one close called Tails with a Cowhouse thereon with the Appurtenances situate and being within the territories of Muker in the said manor of the ancient yearly fineable rent of 14s 4d (in Muker Pasture) which William Prest a customary tenant of the said manor y did on the 3rd of April last surrender out of court into the hands of the Lord before this said steward. To have and to hold to the use of the said Thomas Coates his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£14 6s 8d] and is thereof accordingly admitted tenant.

Keld

To this court came Edward Cherry one of the sons of Elizabeth Cherry widow and took of the Lord one Dwellinghouse and one half of a Stable with the Appurtenances situate and being within the territories of Keld in the said manor of the ancient yearly fineable rent of 1½d which the said Elizabeth Cherry a customary tenant of the said manor did on the 28th December 1799 surrender out of court into the hands of the Lord. To have and to hold unto or to the use of the said Edward Cherry his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which she hath paid for his fine and entry as in the margin [half fine 1s 3d] and is thereof accordingly admitted tenant.

Keld

To this court came Christopher Cherry one of the sons of Elizabeth Cherry widow and took of the Lord one Dwellinghouse with a Peathouse and Stable with the Appurtenances situate and being within the territories of Keld in the said manor of the ancient yearly fineable rent of 1½d which the said Elizabeth Cherry a customary tenant of the said manor did on the 28th December 1799 surrender out of court into the hands of the Lord. To have and to hold unto or to the use of the said Edward Cherry his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which she hath paid for his fine and entry as in the margin [half fine 1s 3d] and is thereof accordingly admitted tenant.

Birkdale

To this court came Christopher Alderson of Birkdale and took of the Lord Two Dwellinghouses, one Stable and Peathouse, one close called Hill Top Close with a Cowhouse thereon one close called Long Miah? With a Cowhouse thereon one close called Hog Brow, one close called Riggs, two pieces of ground laying at each end of the said Dwellinghouse with two Cattlegates in Little Moor with the Appurtenances situate and being within the territories of Birkdale in the said manor of the ancient yearly fineable rent of 3s 4d

which John Harker a customary tenant of the said manor did on the 24th of November 1800 surrender out of court into the hands of the Lord. To have and to hold to the use of the said Christopher Alderson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£3 6s 8d] and is thereof accordingly admitted tenant.

Thwaite

To this court came Robert Hunter and Thomas Hunter the two sons and coheirs of Thomas Hunter deceased and took of the Lord one Dwellinghouse with the Appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable rent of ¼d which the said Thomas Hunter deceased late a customary tenant of the said manor died seised of. To have and to hold unto or to the use of the said Robert Hunter and Thomas Hunter their heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [2d] and are thereof accordingly admitted tenants.

Thwaite

To this court came John Metcalfe, Anthony Metcalfe and Milner Metcalfe sons and coheirs of Christopher Metcalfe deceased and took of the Lord one Dwellinghouse and several parcels of land called Parkin Close and Cow Close with one Cowhouse thereon and one close called Piece with the Appurtenances situate and being within the territories of Thwaite in the said manor of the ancient yearly fineable rent of 5s 8d which the said Christopher Metcalfe a customary tenant of the said manor lately deceased died seised of. To have and to hold unto or to the use of the said John Metcalfe. Anthony Metcalfe and Milner Metcalfe their heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [3d] and are thereof accordingly admitted tenants.

Muker / Kisdon

To this court came John Metcalfe, Anthony Metcalfe and Milner Metcalfe sons and coheirs of Christopher Metcalfe deceased and took of the Lord one close called West Long Close, one close called Great Bottom, one close called Knockey Bottoms, one close called Hill Top, one close called Croft Close, one parcel of ground called Wood and Short Pot and one field called Ned Close with the Appurtenances situate and being within the territories of Muker and Kisdon in the said manor of the ancient yearly fineable rents of 17s in Muker and 6d in Kisdon which the said Christopher Metcalfe

late a customary tenant of the said manor died seised of. To have and to hold unto or to the use of the said John Metcalfe. Anthony Metcalfe and Milner Metcalfe their heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [3d] and are thereof accordingly admitted tenants.

Oxnop

To this court came John Metcalfe, Anthony Metcalfe and Milner Metcalfe sons and coheirs of Christopher Metcalfe deceased and took of the Lord one Dwellinghouse, stable and several parcels of ground called Holme, Greens, High Piece and East Wood with the Appurtenances situate and being within the territories of Oxnop in the said manor of the ancient yearly fineable rents of 15s 3d which the said Christopher Metcalfe a customary tenant of the said manor lately died seised of. To have and to hold unto or to the use of the said John Metcalfe. Anthony Metcalfe and Milner Metcalfe their heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [3d] and are thereof accordingly admitted tenants.

Muker

To this court came John Metcalfe, Anthony Metcalfe and Milner Metcalfe sons and coheirs of Christopher Metcalfe deceased and took of the Lord several closes or parcels of ground called Croft, East Colt Park, West Colt Park, Tom Close and Rootes Ing with the Appurtenances situate and being within the territories of Muker in the said manor of the ancient yearly fineable rents of 18 8d which the said Christopher Metcalfe a customary tenant of the said manor lately died seised of. To have and to hold unto or to the use of the said John Metcalfe. Anthony Metcalfe and Milner Metcalfe their heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [3d] and are thereof accordingly admitted tenants.

Thwaite

To this court came Anthony Metcalfe and Milner Metcalfe and took of the Lord One undivided third part of one Dwellinghouse and several parcels of land called Parkin Close and Cow Close with a Cowhouse thereon and one close called Pieces with the Appurtenances situate and being within the territories of Thwaite in the said manor of the ancient yearly fineable rent of 1s 10½d which John Metcalfe a customary tenant of the said manor at this court surrendered into the hands of the Lord before the said deputy steward. To have and to hold unto or to the use of the said Anthony Metcalfe and Milner Metcalfe their heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£1 17s 6d] and are thereof accordingly admitted tenants.

Muker / Kisdon

To this court came Anthony Metcalfe and Milner Metcalfe and took of the Lord one undivided a third part of one close called West Long Close, one close called Great Bottom, one close called Knockey Bottoms, one close called Hill Top, one close called Croft Close, one parcel of ground called Wood and Short Pot and one field called Ned Close with the Appurtenances situate and being within the territories of Muker and Kisdon in the said manor of the ancient yearly fineable rents of 5s 8d in Muker and 2d in Kisdon which John Metcalfe a customary tenant of the said manor at this court surrendered into the hands of the Lord before the said deputy steward. To have and to hold unto or to the use of the said Anthony Metcalfe and Milner Metcalfe their heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and

services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£5 16s 8d] and are thereof accordingly admitted tenants.

Oxnop

To this court came Anthony Metcalfe and Milner Metcalfe and took of the Lord one undivided third part of one Dwellinghouse, stable and several parcels of ground called Holme, Greens, High Piece and East Wood with the Appurtenances situate and being within the territories of Oxnop in the said manor of the ancient yearly fineable rents of 5s 1d which John Christopher Metcalfe a customary tenant of the said manor at this court surrendered into the hands of the Lord before the said deputy steward. To have and to hold unto or to the use of the said Anthony Metcalfe and Milner Metcalfe their heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£5 1s 8d] and are thereof accordingly admitted tenants.

Muker

To this court came Anthony Metcalfe and Milner Metcalfe and took of the Lord One undivided third part of several closes or parcels of ground called Croft, East Colt Park, West Colt Park, Tom Close and Rootes Ing with the Appurtenances situate and being within the territories of Muker in the said manor of the ancient yearly fineable rents of 6s 2½d which John Metcalfe a customary tenant of the said manor at this court surrendered into the hands of the Lord before the said deputy steward. To have and to hold unto or to the use of the said Anthony Metcalfe and Milner Metcalfe their heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£6 4s 2d] and are thereof accordingly admitted tenants.

At this court Miles Mason appeared and surrendered all his right and interest in to or out of the copyhold estate late of his father John Mason deceased purchased by John Scott & situate at Keld and West Stonesdale to hold to the said John Scott his heirs and assigns for ever.

And then this court was adjourned sine die.

S George

Steward

Manor of Healaugh Old Land in Swaledale in the County of York

The Court Baron and customary court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said manor on Monday 6th June in the year of our Lord 1803 before Sampson George gentleman, Steward of the said manor

Names of the Homage Jury

Mr John Barker foreman

John Raper

John Galloway

James Lonsdale

Thomas Pratt

John Woodward

William Peacock

James Broderick

James Garth

Christopher Kearton

James Woodward

Mr William Woodward

Satron

To this court came George Henry Kirton of Mansell Street, Goodmans Fields in the City of London Esquire, eldest son and heir of Thomas Kirton, heretofore of Yarm in the County of York and late of Stockton upon Tess in the County of Durham, Surgeon and Apothecary, deceased by Elizabeth Kirton his wife, also deceased, before her marriage called Elizabeth Brown, and took of the Lord 2 parcels of ground called Whart Garths with a cowhouse thereon with the Appurtenances situate and being within the territories of Satron in the said manor of the ancient yearly fineable rents of 4s 3d which George Sutton Esquire a customary tenant of the said manor at this court by Edmund Alderson Knowles, his attorney by virtue of a letter of attorney dated 1st June past, surrendered into the hands of the Lord before the said steward. To have and to hold unto or to the use of the said George Kirton his heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [£4 5s] and is thereof accordingly admitted tenant.

Gunnarside

To this court came William Peacock and took of the Lord a dwellinghouse, and stable, one garden and one close called Mickle Ing with a barn thereon with the Appurtenances situate and being within the territories of Gunnarside in the said manor of the ancient yearly fineable rents of 1s 3½d which Thomas Buxton surrendered into the hands of the Lord before the said steward. To have and to hold unto or to the use of the said William Peacock his heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [£1 5s 10d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came James Close, only son and heir of Elizabeth Close deceased and took of the Lord a close called West Corn Close with a cowhouse thereon with the Appurtenances situate and being within the territories of Lodge Green in the said manor of the ancient yearly fineable rents of 1s 8d which Elizabeth Close, late a customary tenant died seised of. To have and to hold unto or to the use of the said James Close his heirs and assigns as tenants in common for ever according to the custom of the said manor in the

nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [£1 13s 4d] and is thereof accordingly admitted tenant.

Low Row

To this court came John Raw of Water Hellock in the parish of Graystone in the county of Cumberland and only son and heir of John Raw, late a customary tenant of the said manor, deceased, and took of the Lord a dwellinghouse and stable, one garden and one close called Intack with the Appurtenances situate and being within the territories of Low Row in the said manor of the ancient yearly fineable rents of 8½d which Thomas Buxton died seised of. To have and to hold unto or to the use of the said John Raw his heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties [14s 2d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came Robert Cleminson and took of the Lord a dwellinghouse and stable with the Appurtenances situate and being within the territories of Lodge Green in the said manor of the ancient yearly fineable rents of ½d which Joseph Sunter surrendered into the hands of the Lord before the said steward. To have and to hold unto or to the use of the said Robert Cleminson his heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Low Row

To this court came Metcalfe Sunter of Low Row and took of the Lord a dwellinghouse, late a parlour with chamber over, and stable, one garden and one garth with the Appurtenances situate and being within the territories of Low Row in the said manor of the ancient yearly fineable rents of 2d which William Coates surrendered into the hands of the Lord before the said steward. To have and to hold unto or to the use of the said Metcalfe Sunter his heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [3s 4d] and is thereof accordingly admitted tenant.

Feetham

To this court came Jervas Robinson, only son and heir of Jervas Robinson, late a customary tenant of the said manor, deceased, and took of the Lord a dwellinghouse, with the Appurtenances situate and being within the territories of Feetham in the said manor of the ancient yearly fineable rents of 1d which Jervas Robinson died seised of. To have and to hold unto or to the use of the said Jervas Robinson his heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right

accustomed. For which he has paid for his fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Reeth

To this court came John Langhorne and Thomas Langhorne, the 2 sons and co-heirs of Ann Langhorne deceased, late the wife of Reverend John Langhorne, Clerk, late a customary tenant of the said manor, and took of the Lord a messuage, one croft called Garth, 2 dwellinghouses 2 parcels of ground or garths, 2 other parcels of ground called Rouse and Cross Parrock, 3 parcels of ground called Low Garth, Rouse and Long Croft and 3 other houses, 1 stable, 1 garth and 1 garden, and also 2 stables, and a back garth and 1 dwelling house or shop and a parcel of land, the backside thereof about 14 yards in length and 6 or 7 yards in with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable rents of 6s 9d which Ann Langhorne died seised. To have and to hold unto or to the use of the said John and Thomas Langhorne their heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£6 15s] and is thereof accordingly admitted tenant.

Notes in the margin

Admittance of Messers Langhorne in 1815 there was a rent of ? half pence at ?? paid their fine further ?

Ottiwell Tomlin

? It was found neither ? the boundaries of Kearton that they had no ?

Satron

To this court came John Langhorne and Thomas Langhorne, the 2 sons and co-heirs of Ann Langhorne deceased, late the wife of Reverend John Langhorne, Clerk, late a customary tenant of the said manor, and took of the Lord one close called Barf Fold with the Appurtenances situate and being within the territories of Sattron in the said manor of the ancient yearly fineable rents of 6d which Ann Langhorne died seised. To have and to hold unto or to the use of the said John and Thomas Langhorne their heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [10s] and is thereof accordingly admitted tenant.

Reeth

To this court came James Galloway, and took of the Lord 2 dwelling houses 1 garth, one garden, one garth, 1 stable and a coalhouse now in the occupation of Francis Morland with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable rents of 3d which Mary Scott, John Langhorne the younger and Thomas Langhorne by John Birbeck his attorney by virtue of a letter of attorney under his hand and seal bearing date 18th May now past at this court surrendered into the hands of the Lord before his said steward. To have and to hold unto or to the use of the said James Galloway his heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due

and of right accustomed. For which he has paid for their fine and entry as in the margin [5s] and is thereof accordingly admitted tenant.

Reeth

To this court came James Galloway, and took of the Lord 1 dwelling houses now in the occupation of William Clarkson called Lucy Stodarts House with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable rents of 1d which Mary Scott, John Langhorne the younger and Thomas Langhorne by John Birbeck his attorney by virtue of a letter of attorney under his hand and seal bearing date 18th May now past at this court surrendered into the hands of the Lord before his said steward. To have and to hold unto or to the use of the said James Galloway his heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he has paid for their fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Reeth

To this court came John Alderson, and took of the Lord 1 dwelling house, one garden on the north side of a house called Lucy Stodarts House with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable rents of 1d which Mary Scott, John Langhorne the younger and Thomas Langhorne by John Birbeck his attorney by virtue of a letter of attorney under his hand and seal bearing date 18th May now past at this court surrendered into the hands of the Lord before his said steward. To have and to hold unto or to the use of the said John Alderson his heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he has paid for their fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Reeth

To this court came Thomas Coates, and took of the Lord a shop and a piece of ground behind the same containing about 22 yards in length and 14 yards in breadth with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable rents of 3d which Mary Scott, John Langhorne the younger and Thomas Langhorne by John Birbeck his attorney by virtue of a letter of attorney under his hand and seal bearing date 18th May now past at this court surrendered into the hands of the Lord before his said steward. To have and to hold unto or to the use of the said Thomas Coates his heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he has paid for their fine and entry as in the margin [5s] and is thereof accordingly admitted tenant.

Sattron

To this court came George Winn of Nappa in the county of York Gentleman and took of the Lord One close or parcels of land called Barf Fold With the Appurtenances situate and being at or within the territories of Sattron in the said manor of the ancient yearly fineable rent of 6d which Mary Scott, John

Langhorne the younger and Thomas Langhorne (customary tenants of the said manor) the said Thomas Langhorne by John Birbeck his attorney by virtue of a letter of attorney under his hand and seal bearing date the 18th day of May last past at this court surrendered into the hands of the Lord before his said steward. To have and to hold to the use of the said George Winn his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [10s 0d] and is thereof accordingly admitted tenant.

Low Row

To this court came John Fryer son and a devisee named in the last will and testament of John Fryer late a customary tenant of the said manor deceased and took of the Lord One Dwellinghouse and Stable with a Carthouse and Garden with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable rent of 6d which the said John Fryer late a customary tenant of the said manor deceased surrendered out of court to the use of his said will according to the custom of the said manor. To have and to hold to the use of the said John Fryer his son his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [10s 0d] and is thereof accordingly admitted tenant.

Low Row

To this court came William Hunter and took of the Lord One Dwellinghouse and Stable with a Carthouse and Garden with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable rent of 6d which John Fryer a customary tenant of the said manor at this court surrendered into the hands of the Lord before his said steward. To have and to hold to the use of the said William Hunter his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [10s 0d] and is thereof accordingly admitted tenant

Sattron

To this court came Jane Wallace the wife of Richard Wallace of South Shields in the county of Durham and only daughter and heir of Alice Hartley deceased and took of the Lord

Two closes called Whart Garths with two Cowhouses thereon, one close called West Ing, two closes called Cow's Holme, one close called Cow Close, one close called Banks with a Cowhouse, one close called Wean Calf Close, one close called Calf Close, two closes called Cuddy Closes, one close called East Cow Pasture with a Dwellinghouse and Cowhouse, one close called Collier Holme, and the Wood, one close called High Cow Pasture with a Cowhouse, one close called Low Cow Pasture with a Cowhouse, one parcel of ground called the Spring and one close called the Island with the Appurtenances situate and being at or within the territories of Sattron in the said manor of the ancient yearly fineable rent of £1 16s 9d of which the said Alice Hartley late a customary tenant of the said manor lately died seised. To have and to hold to the use of the said Jane Wallace her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and

services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [£36 15s 0d] and is thereof accordingly admitted tenant.

Ravenseat

To this court came John Alderson and took of the Lord One Dwellinghouse called Close Hills House, several closes called Far Close with a Cowhouse, Firehouse Close with the pasturing, Springs with a Cowhouse thereon and one parcel of ground called Coate Springs and also several other closes called Hills with a Dwellinghouse thereon, Holme and Peydale each with Cowhouses, two other Dwellinghouses, one Stable & site of a House called Spence Stable and all the Housesteads formerly belonging to Elizabeth Milner – several other closes called Dock Gills, Dockpiece Foot, Great Brays and Back Garth, Little Brays, Peggy Brays, Long Gill Foot, Back Stack, Pith Hills, Greendales and a Pasture called Gills with the Appurtenances situate and being at or within the territories of Ravenseat in the said manor of the ancient yearly fineable rents of £1 13s ¼ d which James Alderson late a customary tenant of the said manor on the 4th day of May last surrendered out of court into the hands of the Lord before the bailiff and two customary tenants of the said manor according to the custom thereof. To have and to hold to the use of the said John Alderson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£33 0s 5d] and is thereof accordingly admitted tenant.

Ivelet

To this court came Henry Spenceley and took of the Lord One Dwellinghouse, the lower part of one Stable and one garth with the Appurtenances situate and being at or within the territories of Ivelet in the said manor of the ancient yearly fineable rents of 1d which William Cowper a customary tenant of the said manor at this court surrendered into the hands of the Lord before his said steward To have and to hold to the use of the said Henry Spenceley his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Reeth

To this court came Michael Hutchinson and took of the Lord One parcel of ground called Chappel Close with a Cowhouse thereon with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable rent of 9d which John Raine, Jonathon Raine and Joseph Raine customary tenants of the said manor at this court surrendered into the hands of the Lord before his said steward. To have and to hold to the use of the said Michael Hutchinson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [15s 0d] and is thereof accordingly admitted tenant.

Reeth

To this court came James Cooke and took of the Lord One Dwellinghouse and Garden and also one other Dwellinghouse thereto adjoining and a Stable belonging the same with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 4d

which John Raine, Jonathon Raine and Joseph Raine customary tenants of the said manor at this court surrendered into the hands of the Lord before his said steward. To have and to hold to the use of the said James Cooke his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [6s 8d] and is thereof accordingly admitted tenant.

Reeth

To this court came John Hutchinson and took of the Lord One Garth and a Stable erected thereon with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1d which John Raine, Jonathon Raine and Joseph Raine customary tenants of the said manor at this court surrendered into the hands of the Lord before his said steward. To have and to hold to the use of the said John Hutchinson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Reeth

To this court came John Atkinson and took of the Lord One Dwellinghouse and two Gardens with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 6½d which John Raine, Jonathon Raine and Joseph Raine customary tenants of the said manor at this court surrendered into the hands of the Lord before his said steward. To have and to hold to the use of the said John Hutchinson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [10s 10d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came Thomas Clarke only son and heir of John Clarke late a customary tenant of the said manor deceased and took of the Lord One Dwellinghouse Stable and Brewhouse and one Garth with the Appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 3d of which the said John Clarke a customary tenant of the said manor lately died seised. To have and to hold to the use of the said Thomas Clarke his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [5s 0d] and is thereof accordingly admitted tenant.

Feetham

To this court came Edward Simpson and took of the Lord The West End moiety or half part of one Dwellinghouse and the East End of a Stable thereto adjoining with the Appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable rent of ½d which William Stuart a customary tenant of the said manor at this court surrendered into the hands of the Lord before his said Steward. To have and to hold unto and to the use of the said Edward Simpson his heirs and

assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

Feetham

To this court came James Gayle/Coyle? and took of the Lord One Dwellinghouse with the Appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable rent of 1d which Jervas Robinson a customary tenant of the said manor at this court surrendered into the hands of the Lord before his said Steward. To have and to hold to the use of the said James Gayle? his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Low Row

To this court came James Newton and took of the Lord One Dwellinghouse, one Stable and two Garths or Gardens with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable rent of 1d which John Galloway a customary tenant of the said manor at this court surrendered into the hands of the Lord before his said Steward. To have and to hold to the use of the said James Newton his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Reeth

To this court came Thomas Simpson of Reeth aforesaid and took of the Lord One Dwellinghouse and Stable with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable rent of 1d which Richard Robinson a customary tenant of the said manor did on the 3rd day of July 1802 surrender out of court into the hands of the Lord before his said Steward. To have and to hold to the use of the said Thomas Simpson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Low Row

To this court came James Harker and John Harker the two sons and coheirs of Matthew Harker deceased infants by Sarah Harker their mother and guardian and took of the Lord One Dwellinghouse and Stable and one Garden thereunto belonging with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable rent of 1d of which the said Matthew Harker a customary tenant of the said manor lately died seised. To have and to hold to the use of the said James Harker and John Harker their heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines

and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [1s 8d] and are thereof accordingly admitted tenants

Sampson George

Steward

Kearton

To this court came William Paul of Scarbrough in the county of York Esq and John Travis of Scarbrough aforesaid Gentleman (surviving acting commissioners named in the Commission of Bankruptcy sometime since awarded and issued against John Forster and John Jolley late of Whitby in the said county Linen Drapers Dealers and Chapmen) and Thomas Willis of the parish of Whitby aforesaid Gentleman sole surviving assignee of the estates & effects of the said bankrupts and took of the Lord One Messuage, Dwellinghouse and one close called Sivey Close with the Appurtenances situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable rent of 4s 7d late the estate of the said John Forster the bankrupt. To have and to hold the same premises unto or to the use of the said William Paul, John Travis and Thomas Willis their heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£4 11s 8d] and are thereof accordingly admitted tenants.

S George Steward

Manor of Healaugh New Land in Swaledale in the County of York

The Court Baron and customary court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said manor on Tuesday the 7th day of June in the year of our Lord 1803 before Sampson George Gentleman Steward of the said manor

Names of the Homage Jury

Mr John Barker foreman

John Galloway

James Garth

Thomas Wiseman

John Mudd

Richard Garth

Simon Coates

Edward Milner

George Raw

James Lonsdale

William Harker

William Alton

Kearton

To this court came Thomas Cowling only son and Heir of Matthew Cowling deceased and took of the Lord One Dwellinghouse with a Stable and Garden on the front thereof with the Appurtenances situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable rent of 1d of which the said Matthew Cowling a customary tenant of the said manor lately died seised. To have and to hold to the use of the said Thomas Cowling his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 3d] and is thereof accordingly admitted tenant.

Low Row

To this court came Ralph Simpson and took of the Lord One Dwellinghouse and Garth thereto adjoining with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable rent of 1d which William Coates a customary tenant of the said manor at this court surrendered into the hands of the Lord before his said steward. To have and to hold to the use of the said Ralph Simpson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 3d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came Henry Story and took of the Lord One Dwellinghouse with the Appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable rent of $\frac{1}{2}$ d which Thomas Simpson a customary tenant of the said manor at this court surrendered into the hands of the Lord before his said steward. To have and to hold to the use of the said Henry Story his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [7 $\frac{1}{2}$ d] and is thereof accordingly admitted tenant.

Crackpot

To this court came James Close only surviving son of Elizabeth Close late a customary tenant of the said manor deceased and took of the Lord Two closes called West Closes with a Cowhouse thereon, one close called Bank, one moiety of a close called Burblett with two Cattlegates in Crackpot Pasture

with the Appurtenances situate and being at or within the territories of Crackpot in the said manor of the ancient yearly fineable rent of 7s 0d and 4s 9d rent not fineable of which the said Elizabeth Close a customary tenant of the said manor lately died seised. To have and to hold to the use of the said James Close his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£5 5s 0d] and is thereof accordingly admitted tenant.

Reeth

To this court came Charles Lonsdale and took of the Lord One Dwellinghouse and two Stables on the West End thereof with a piece of land behind the same containing ten yards in breadth or thereabouts now in the occupation of Miss Stuart with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable rent of 3 ½ d which the Reverend John Langhorne a customary tenant of the said manor at this court surrendered into the hands of the Lord before his said steward. To have and to hold to the use of the said Charles Lonsdale his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [4s 4 ½ d] and is thereof accordingly admitted tenant.

Healough

To this court came Robert Hird and Christopher Hird brothers and coheirs of Leonard Hird late a customary tenant of the said manor deceased and took of the Lord One Frontstead whereon a House formerly stood and two Gardens and one Stable thereto adjoining with the Appurtenances situate and being within the territories of Healough in the said manor of the ancient yearly fineable rent of 3d of which the said Leonard Hird a customary tenant of the said manor lately died seised. To have and to hold unto or to the use of the said Robert Hird and Christopher Hird their heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [3s 9d] and are thereof accordingly admitted tenants.

Reeth

To this court came John Langhorne and Thomas Langhorne the two sons and coheirs of Ann Langhorne deceased late the wife of the Reverend John Langhorne and a customary tenant of the said manor and took of the Lord One undivided moiety or half part of one Dwellinghouse, two Stables, one Garth on the Backside and one Garth or Garden on the Foreside of the same Dwellinghouse and four closes called Kirk Paddock, Wiseman's Close, Little Bank and Great Bank with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable rent of 1s ¾ d of which the said Ann Langhorne a customary tenant of the said manor lately died seised. To have and to hold unto or to the use of the said John Langhorne the son and Thomas Langhorne their heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of

the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [15s 11 ¼ d] and are thereof accordingly admitted tenants.

Reeth

To this court came John Langhorne and Thomas Langhorne the two sons and coheirs of Ann Langhorne deceased late the wife of the Reverend John Langhorne and took of the Lord One undivided moiety or half part of and in one close called Bean Sands with a Cowhouse thereon, one close called Croft with a Mansion House thereon, one close called Little Mill Holme and one parcel of ground called Laking Busk with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable rent of 3s 10 ¼ d of which the said Ann Langhorne a customary tenant of the said manor lately died seised. To have and to hold unto or to the use of the said John Langhorne the son and Thomas Langhorne their heirs and assigns as tenants in common for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£2 17s 9 ¾ d] and are thereof accordingly admitted tenants.

Low Row

To this court came Thomas Clarke only son and heir of John Clarke late a customary tenant of the said manor deceased and took of the Lord Two Dwellinghouses, one Stable, one Coalhouse and one Garth on the Foreside thereof with the Appurtenances situate and being within the territories of Low Row in the said manor of the ancient yearly fineable rent of 1d of which the said John Clarke a customary tenant of the said manor lately died seised. To have and to hold to the use of the said Thomas Clarke his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 3d] and is thereof accordingly admitted tenant.

Low Row

To this court came John Raw only son and heir of John Raw deceased and took of the Lord One close called Holme Intack, one close called High Foal Ing with a Cowhouse at the head thereof, and one Dwellinghouse upon Pickhill Hill and also one close called Middle Foal Ing and part of a Dwellinghouse upon Pick Hill with two Cattlegates in Low Row Pasture with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable rent of 10s 11d and of £1 0s 9d inanced and not fineable which the said John Raw deceased a customary tenant of the said manor lately die seised of. To have and to hold the same to the use of the said John Raw his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£8 3s 9d] and is thereof accordingly admitted tenant.

Crackpot

To this court came John Forster nephew and heir at law of Henry Forster deceased late a customary tenant of the said manor and took of the Lord Two closes called Longdales one other close called Prydale, one parcel of land called Calfpiece one other parcel of land called Gill and two Garths with the Appurtenances situate and being within the territories of Crackpot in the said manor of the ancient yearly fineable rent of 2s 2 ¼ d and an inanced rent of 1s 0d not fineable which the said Henry Forster deceased a customary

tenant of the said manor lately died seised of. To have and to hold the same to the use of the said John Forster his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 12s 9 ¾ d] and is thereof accordingly admitted tenant.

Sattron

To this court came John Butson of Thwaite in Swaledale aforesaid and took of the Lord One Frontstead whereon a Mill formerly stood with the Appurtenances situate and being within the territories of Sattron in the said manor of the ancient yearly fineable rents of 1d which the Lord of the said Manor. At this court granted to the said John Butson. To have and to hold the same to the use of the said John Butson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 3d] and is thereof accordingly admitted tenant.

Crackpot

To this court came Joseph Geldart and took of the Lord Two closes called Longdales, one other close called Prydale, one parcel of land called Calf Piece, one other parcel of land called Gill and two Garths with the Appurtenances situate and being within the territories of Crackpots in the said manor of the ancient yearly fineable rent of 2s 2¼d and inanced rent of 1s not fineable which John Forster a customary tenant of the said manor by James Clarkson his attorney by virtue of a letter of attorney under his hand and seal date the 30th day of May last at this court surrendered into the hands of the Lord before his said steward. To have and to hold unto or to the use of the said Joseph Geldart his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 12s 9 ¾ d] and is thereof accordingly admitted tenant.

Reeth

To this court came Simon Peacock and took of the Lord One close or parcel of land called Low Field or Mill Holme with a Cowhouse thereon with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable rents of 3s 0d which John Raine, Jonathon Raine and Joseph Raine customary tenants of the said manor at this court surrendered into the hands of the Lord before his said steward. To have and to hold unto or to the use of the said Simon Peacock his heirs and assigns ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£2 5s 0d] and is thereof accordingly admitted tenant.

Reeth

To this court came William Whitell and took of the Lord One close called Little Mill Holme with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable rent of 1s 9d which Simon Peacock a customary tenant of the said manor at this court surrendered into the hands of the Lord before the said deputy steward. To have and to hold the same to the use of the said William Whitell his heirs and assigns for ever according to the custom of the said manor in the nature

of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 6s 3d] and is thereof accordingly admitted tenant.

Feetham

To this court came Christopher White and took of the Lord One Dwellinghouse, one Garden and one Stable thereto adjoining with the Appurtenances situate and being within the territories of Feetham in the said manor of the ancient yearly fineable rents of 2d which James White a customary tenant of the said manor surrendered out of court before the bailiff and two customary tenants of the said manor into the hands of the Lord according to the custom thereof. To have and to hold the same to the use of the said Christopher White his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [2s 6d] and is thereof accordingly admitted tenant.

At this court the 3rd and last proclamation was made for the heirs of John Exley deceased to come into court and be admitted to his copyhold estate situate at Healaugh in the said manor, and none coming, the same estate was declared to become a forfeiture to the Lord, and thereupon Christopher Hird the tenant in possession of the said estate appeared and attorned tenant to the Lord at the yearly rent of two Guineas free from all taxes and copes to be paid by equal portions at Michaelmas and Ladyday in every year commencing from Ladyday last, and paid one penny in the name of attornment and in part of his first half year's rent.

At this court the second proclamation was made for the respective heirs of Leonard Wensley and James Harker late customary tenants deceased to come into court and be admitted to their respective copyholds, but none came.

At this court the first proclamation was made for the heirs of Thomas Longstaff and Jeffrey Wensley late customary tenants of the said manor deceased to come into court and be admitted to their respective copyholds, but none came.

And then this court was adjourned Sine Die –

Sampson George

Steward

Manor of Muker in Swaledale in the County of York

The Court Baron and customary court of Thomas Smith Esquire Lord of the said Manor holden at Muker in and for the said manor on Wednesday the 8th day of June in the year of our Lord 1803 before Sampson George Gentleman Steward of the said manor

Names of the Homage Jury

Mr James Clarkson foreman

James Calvert

William Hall

James Grime

John Kearton Senr.

James Milner

William Alderson.. Agill

William Alderson Keld

John Cleasby

William Alderson Birkdale

David Cleasby

Edmund Milner

Oxnop

To this court came George Henry Kirton of Mansell Street, Goodman's Fields, in the city of London esquire, eldest son and heir at law of Thomas Kirton heretofore of Yarm in the county of York and late of Stockton upon Tees in the county of Durham Surgeon and Apothecary deceased by Elizabeth Kirton his wife also deceased before her marriage called Elizabeth Brown and took of the Lord Two Dwellinghouses and Stables, one Garden, one close called Little Holme Ing, and one close called Fire House Close, two closes called Perbrow and East Wood, two other closes called West Closes and one piece of ground called Calf Garth with the Appurtenances situate and being within the territories of Oxnop in the said manor of the ancient yearly fineable rents of 14s 7 ½ d which George Sutton esquire a customary tenant of the said manor at this court by Edmund Alderson Knowles his attorney by virtue of a letter of attorney under the hand and seal of the said George Sutton bearing date the 1st day of June now last past surrendered into the hands of the Lord before his said steward. To have and to hold the same to the use of the said George Henry Kirton his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath have paid for his fine and entry as in the margin [£14 12s 6d] and is thereof accordingly admitted tenant.

Kisden and Muker

To this court came James Grime of Kisdon and took of the Lord an undivided moiety of a close called West Ing and of a cowhouse thereon with the Appurtenances situate and being within the territories of Kisdon in the said manor of the ancient yearly fineable rents of 2s 6d and also an undivided moiety of a close called

Springs with the appurtenances situate within the territories of Muker of the ancient fineable customary rent of 6d which Ann Coates widow, John Coates and William Coates customary tenants of the said manor at this court by Henry Spenceley their attorney by virtue of a letter of attorney under the hand and seal of the said George Sutton bearing date the 3rd March now last past surrendered into the hands of the Lord before his said steward. To have and to hold the same to the use of the said James Grime his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath have paid for his fine and entry as in the margin [£3] and is thereof accordingly admitted tenant.

Oxnop

To this court came John Clarkson and took of the Lord a close called Cow Set and a close called Dowhow with a cowhouse thereon with the Appurtenances situate and being within the territories of Oxnop in the said manor of the ancient yearly fineable rents of 3s 4d which Anthony Alderson a customary tenant of the said manor at this court surrendered into the hands of the Lord before his said steward. To have and to hold the same to the use of the said John Clarkson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath have paid for his fine and entry as in the margin [£3 6s 8d] and is thereof accordingly admitted tenant.

Angram

To this court came Thomas Fawcett and took of the Lord one undivided moiety of one close called John Close and of a close called Cirl Close and of a dwelling house and stable with the Appurtenances situate and being within the territories of Angram in the said manor of the ancient yearly fineable rents of 1s 6½ d which John Fawcett a customary tenant of the said manor at this court surrendered into the hands of the Lord before his said steward. To have and to hold the same to the use of the said Thomas Fawcett his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath have paid for his fine and entry as in the margin [£1 10s 10d] and is thereof accordingly admitted tenant.

Thorns and Keld

To this court came Thomas Fawcett and took of the Lord one undivided moiety of a close called Thorn Intack and of a close called Wood with the Appurtenances situate and being within the territories of Thorns in the said manor of the ancient yearly fineable rents of 1s 10d which John Fawcett a customary tenant of the said manor at this court surrendered into the hands of the Lord before his said steward. To have and to hold the same to the use of the said Thomas Fawcett his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath have paid for his fine and entry as in the margin [£1 16s 8d] and is thereof accordingly admitted tenant.

Angram

To this court came John Fawcett and took of the Lord 3 equal undivided fourths of a close called Mickle Ing with a cowhouse thereon and of a close called Juting and one dwellinghouse and 2 stables with the

Appurtenances situate and being within the territories of Angram in the said manor of the ancient yearly fineable rents of 4s 3d and 3 8th parts penny which Thomas Fawcett and Richard Fawcett customary tenants of the said manor at this court surrendered into the hands of the Lord before his said steward. To have and to hold the same to the use of the said John Fawcett his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath have paid for his fine and entry as in the margin [£4 5s 7½d] and is thereof accordingly admitted tenant.

Thorns and Keld

To this court came John Fawcett and took of the Lord one undivided moiety of a close called Home Close and a cowhouse thereon and one cattlegate in Keld Pasture with the Appurtenances situate and being within the territories of Keld and Thorns in the said manor of the ancient yearly fineable rents of 8d which Richard Fawcett a customary tenant of the said manor at this court surrendered into the hands of the Lord before his said steward. To have and to hold the same to the use of the said John Fawcett his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath have paid for his fine and entry as in the margin [13s 4d] and is thereof accordingly admitted tenant.

Thorns and Keld

To this court came Richard Fawcett and took of the Lord one undivided moiety of a close called Midward Ing with a cowhouse thereon and of a close called Crooks with a cowhouse thereon and one dwelling house and garth and 2 stables with the Appurtenances situate and being within the territories of Angram in the said manor of the ancient yearly fineable rents of 3s 2¼d which John Fawcett and Thomas Fawcett customary tenants of the said manor at this court surrendered into the hands of the Lord before his said steward. To have and to hold the same to the use of the said Richard Fawcett his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath have paid for his fine and entry as in the margin [£3 3s 9d] and is thereof accordingly admitted tenant.

Angram

To this court came Margaret Garth only daughter and heir of Elizabeth Milne r deceased late a customary tenant of the said manor and took of the Lord one dwelling house and stable a close called Mims otherwise Mires, one close called Great Close with a cowhouse thereon and several other closes called Great Close Foot, West Side, High King Garth, Low King Garth and Piece with the Appurtenances situate and being within the territories of Angram in the said manor of the ancient yearly fineable rents of 6s 1½d which Elizabeth Milner died seised of. To have and to hold the same to the use of the said Margaret Garth her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which she hath have paid for his fine and entry as in the margin [1d]] and is thereof accordingly admitted tenant.

Keld

To this court came William Harker of Keld and took of the Lord one dwelling and garden with the Appurtenances situate and being within the territories of Keld in the said manor of the ancient yearly fineable rents of ½d which Henry Metcalfe a customary tenant of the said manor out of court surrendered into the hands of the Lord before his Bailiff and 2 customary tenants of the said manor according to the custom. To have and to hold the same to the use of the said William Harker his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath have paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

Keld

To this court came John Alderson and took of the Lord one undivided moiety of 2 dwelling houses, 2 gardens 4 closes called Pannel Park, Will Park, Parrock and Sandbeds, a pice of ground called Clapstye, several other closes called Park, Hunter Green, Nun Close, House Close, and Bank, Low Close, Ralph Close nad Bottom, one parcel of ground called Keld Green Parrock, 2 pastures called North Side Pasture or Keld Woodand Far Brows and 18 cattlegates in Keld pasture with the Appurtenances situate and being within the territories of Keld in the said manor of the ancient yearly fineable rents of 9s 4½d which Edward Alderson his brother at this court surrendered into the hands of the Lord before his said steward. To have and to hold the same to the use of the said John Alderson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath have paid for his fine and entry as in the margin [£10 15s 10d] and is thereof accordingly admitted tenant.

Keld

To this court came Edward Alderson and took of the Lord one undivided moiety of 4 closes called Willy Greens, Dick Coat Intack, Howe Close and Old Ing with 3 cowhouses thereon and 16 cattlegates in Keld pasture with the Appurtenances situate and being within the territories of Keld in the said manor of the ancient yearly fineable rents of 4s which John Alderson his brother at this court surrendered into the hands of the Lord before his said steward. To have and to hold the same to the use of the said Edward Alderson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath have paid for his fine and entry as in the margin [£4] and is thereof accordingly admitted tenant.

Faithfully recorded and copies made

Sampson George Steward

Manor of Muker in Swaledale in the County of York

The Special Court Baron and customary court of Thomas Smith Esquire Lord of the said Manor holden at Muker in and for the said manor on Thursday 2nd day of February in the year of our Lord 1804 before Edmund Alderson Knowles gentleman, Deputy of Sampson George Steward of the said manor

Names of the Homage Jury

Mr William Hall

Mr James Alderson

Mr Richard Alderson

Mr Charles Alderson

Mr Edward Milner

Mr James Calvert

Birkdale

To this court came Reverend Jeffrey Wood, Clerk, Curate of West Witton and took of the Lord one dwelling house with the outhouses thereunto adjoining and several closes called Crook Seal Close with a cowhouse thereon, Housefolds, Housefolds Pasture (in 2 divisions), Piper Intack otherwise House Intack and Black Scar Intack the Appurtenances situate and being within the territories of Birkdale in the said manor of the ancient yearly fineable rents of 7s 6d which Edmund Alderson of Wharton in the County of Westmoreland, Gentleman, a customary tenant of this manor at this court surrendered into the hands of the Lord before his said Deputy steward. To have and to hold the same to the use of the said Jeffrey Wood, his successor curates of the Curacy of West Witton, for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath have paid for his fine and entry as in the margin [£7 10s] and is thereof accordingly admitted tenant.

Birkdale

To this court came Reverend Jeffrey Wood, Clerk, Curate of West Witton and took of the Lord one close called Great Pasture and 1 other close called Harker Bottom with the Appurtenances situate and being within the territories of Birkdale in the said manor of the ancient yearly fineable rents of 3s which Edmund Alderson of Wharton in the County of Westmoreland, Gentleman, a customary tenant of this manor at this court surrendered into the hands of the Lord before his said Deputy steward. To have and to hold the same to the use of the said Jeffrey Wood, his successor curates of the Curacy of West Witton, for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath have paid for his fine and entry as in the margin [£3] and is thereof accordingly admitted tenant.

Faithfully recoded and copies made

Sampson George Steward

Manor of Healaugh. Old Land in Swaledale in the County of York.

The Court Baron and Customary Court of Thomas Smith, Esquire, Lord of the said Manor, holden at Reeth in or for the said manor, on Monday the fourth day of June in the year of our Lord one thousand eight hundred and four, before Sampson George, Gentleman, Steward of the said Manor.

Names of the homage jury

Mr John Barker, Foreman

James Clarkson

John Galloway

James Lonsdale

Wm. Harker

Wm. Parkin

James Spenceley

Chris. Kearton

James Broderick

Robert Hutchinson

John Mudd

Kearton

To this court came James White of Kearton in the said manor yeoman and took of the lord one dwellinghouse and one close called Sivey Close with the appurtenances, situate and being within the territories of Kearton in the said manor of the ancient yearly fineable rent of 4s 7d and part of the estate late of John Forester a bankrupt and late a customary tenant of the said manor which William Paul esquire and John Francis Gentleman acting commissioners named in the Commission of Bankruptcy awarded and issued against the said John Forester and another and Thomas Willis gentleman sole surviving assignee of the estate and effects of the said bankrupt by Edmund Alderson Knowles their attorney by virtue of a letter of attorney under their hands and seals bearing the date 25th day of May 1803 and Joseph Clarkson a customary tenant of the said manor surrendered out of court before the said steward. To have and to hold the same to the use of the said James White his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold, or customary estate of inheritance, yielding and paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£4 11s 8d] and is therefore accordingly admitted tenant.

Satron [Satron]

To this court came Joseph Clarkson and took of the lord one dwellinghouse, one stable and one garden (under the annual value of 20s) with the appurtenances, situate and being at or within the territories of Satron [Satron] in the said manor, of the ancient yearly fineable rent of 1d which Joseph Ridley a customary tenant of the said manor at this court surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said Joseph Clarkson his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all the other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Satron

To this court came Thomas Calvert and took of the lord one dwellinghouse and stable and two garths or gardens (under the yearly value of 20s) with the appurtenances, situate and being at or within the territories of Satron [Satron] in the said manor, of the ancient yearly fineable rent of 2d which James Broderick a customary tenant of the same manor at this court surrendered into the hands of the lord before his said

steward. To have and to hold the same to the use of the said Thomas Calvert his heirs and assigns forever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor, all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [3s 4d] and therefore accordingly admitted tenant.

Ravenseat

To this court came David Cleasby and took of the lord one parcel of land called Holme and one parcel of land called Island with an old house thereon with the appurtenances, situate and being at or within the territories of Ravenseat in the said manor of the ancient yearly fineable rent of 1s which John Alderson a customary tenant of the said manor at this court surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said David Cleasby his heirs and assigns forever according the custom of the said manor in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid, and doing paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1] and is therefore accordingly admitted tenant.

Healaugh

To this court came John Booth of Congleton in Cheshire gentleman and took of the lord one dwellinghouse and garth lying at the west end thereof one stable and one parcel of ground called Half Acre with appurtenances, situate and being at or within the territories of Healaugh in the said manor, of the ancient yearly fineable rent of 1s 9½d which Henry Geldart a customary tenant of the said manor by Richard Garth his attorney by virtue of a letter of attorney under the hand and seal of the said Henry Geldart bearing date the 19th day of February 1803 at this court surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said John Booth his heirs and assigns forever, according to the custom of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid and doing, paying and performing to the lord of the manor, all other rents, duties, fines and services, due and of right accustomed. For which he hath paid his fine and entry as in the margin [£1 15s 10d] and is therefore accordingly admitted tenant.

Potting

To this court came Anthony Rutter, Thomas Rutter and Ralph Rutter sons and coheirs of Thomas Rutter deceased and took of the lord one close called High Harding with a dwellinghouse thereon, one close called Horseholes, one close called Low Harding, one close called West Ewe Banks and one close called Beck Ings with appurtenances, situate and being at or within the territories of Potting in the said manor of the ancient yearly fineable rent of 6s 6d of which the said Thomas Rutter deceased late a customary tenant of the said manor lately died seised. To have and to hold the same to the use of the said Anthony Rutter, Thomas Rutter the son and Rutter [Ralph] Rutter their heirs and assigns as tenants in common forever, according to the custom of the said manor in the nature of copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed. For which they have paid their fine and entry as in the margin [£6 10s] and are therefore accordingly admitted tenants.

Healaugh

To this court came Michael Hutchinson and took of the lord one dwellinghouse and one garth with the appurtenances, situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable rent of 4d which William Ward a customary tenant of the said manor surrendered out of

court into the hands of the lord before the bailiff and two customary tenants of the said manor according to the custom thereof. To have and to hold the same to the use of the said Michael Hutchinson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [6s 8d] and is therefore accordingly admitted tenant.

Potting

To this court came John Harker and took of the lord one close called Mossdale Ing, one close called Long Close, one close called Great Brow and two small parcels of ground called Calf Pieces, one close called Cow Pasture and one close called Intack with appurtenances, situate and being at or within the territories of Potting in the said manor of the ancient yearly fineable rent of 3s 8d which James Spenceley a customary tenant of the said manor at this court surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said John Harker his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold, or customary inheritance, yielding and paying the yearly aforesaid and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£3 13s 4d] and is therefore accordingly admitted tenant.

Reeth

To this court came Richard Green and took of the lord one dwellinghouse and garden and one other dwellinghouse thereto adjoining and a stable belonging to the same with the appurtenances, situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable rent of 4d which James Cooke a customary tenant of the said manor by George Cooke of Reeth aforesaid gentleman his attorney by virtue of a letter of attorney under the hand and seal of the said James Cooke bearing date the 26th day of May now last past at this court surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said Richard Green his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold, or customary inheritance, yielding and paying the yearly aforesaid and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [6s 8d] and is therefore accordingly admitted tenant.

Ravenseat

To this court came Edmund Alderson, son and heir of Richard Alderson deceased and took of the lord the site of a messuage and a garth or garden with the appurtenances, situate and being at or within the territories of Ravenseat in the said manor of the ancient yearly fineable rent of 6¹/₄d which the said Richard Alderson late a customary tenant of the said manor lately died seised. To have and to hold the same to the use of the said Edmund Alderson his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold, or customary inheritance, yielding and paying the yearly aforesaid and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [10s 5d] and is therefore accordingly admitted tenant.

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Sampson George

Steward

Manor of Healaugh New Land in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said Manor on Tuesday 5th June 1804 before Sampson George Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr Richard Garth - foreman sworn

Mr John Galloway

Christopher Lonsdale

John Barker

James Galloway

James Garth

William Murgatroy

George Raw

Edward Milner

Robert Hutchinson

Joseph Sunter

John Spenceley

Reeth

To this Court came John Nicholson, eldest surviving brother and heir of Henry Nicholson deceased and took of the Lord one moiety or half part of one dwelling house with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of $\frac{1}{2}d$ which Henry Nicholson died seised of. To have and to hold unto or to the use of the said John Nicholson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [$7\frac{1}{2}d$] and is therefore accordingly admitted tenant.

Reeth

To this Court came James Simpson of Reeth Mason and took of the Lord one dwelling house with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of $1d$ which John Nicholson a customary tenant of the said manor by George I'Anson his attorney by virtue of a letter of attorney under his hand and seal bearing date 7th December last surrendered into the hands of the Lord. To have and to hold unto or to the use of the said James Simpson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath

paid for their fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Kearton

To this Court came William Morgetroy and took of the Lord one dwelling house and frontstead and stable, one close called Intack, one close called East Ing, one close called Runnet, one close called Bank and a garth and several parcels of round called Dubbs adjoining the River Swale with a barn and 4 cattlegates in Kearton Pasture (late the estate of John Forster a bankrupt) with the appurtenances situate and being at or within the territories of Kearton in the said Manor of the ancient yearly fineable rent of 10s 7½d which William Paul Esquire and John Travis Gentleman the surviving acting commissioners of Bankruptcy awarded against the said bankrupt and Thomas Willis Gentleman sole surviving assignee of the estate of the bankrupt by Edmund Alderson Knowles their attorney by virtue of a letter of attorney under their hands and seals bearing date 25th May 1803 and Joseph Clarkson a customary tenant of the said manor surrendered into the hands of the Lord. To have and to hold unto or to the use of the said William Morgetroy his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£7 19s 4½d] and is therefore accordingly admitted tenant.

Kearton

To this Court came James White and took of the Lord one close called Intack with a bakehouse thereon, one close called High Pear, one close called Low Pear, and one close called New Close with 1 garth and 4 cattlegates in Kearton pasture (late the estate of John Forster bankrupt) with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable rent of 7s 9d which William Paul Esquire and John Travis Gentleman the surviving acting commissioners of Bankruptcy awarded against the said bankrupt and Thomas Willis Gentleman sole surviving assignee of the estate of the bankrupt by Edmund Alderson Knowles their attorney by virtue of a letter of attorney under their hands and seals bearing date 25th May 1803 and Joseph Clarkson a customary tenant of the said manor surrendered into the hands of the Lord. To have and to hold unto or to the use of the said James White his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£5 16s 3d] and is therefore accordingly admitted tenant..

Healaugh

To this Court came John Pedley and took of the Lord one dwelling house and stable and 2 garths or gardens with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 2½d which John Thompson a customary tenant of the said manor surrendered into the hands of the Lord. To have and to hold unto or to the use of the said John Pedley his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [3s 1½d] and is therefore accordingly admitted tenant.

Reeth

To this Court came Mary Tenant (the wife of John Tenant of Reeth), Ann Raynor (the wife of John Raynor of Reeth) and Sarah Braithwaite the 3 daughters and co-heirs of Richard Braithwaite deceased and took of the Lord one dwelling house with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 1s 3d which Richard Braithwaite died seised of. To have and to hold unto or to the use of the said Mary Tenant Ann Raynor and Sarah Braithwaite their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [18s 9d] and is therefore accordingly admitted tenant.

Riddings

To this Court came James Spenceley and took of the Lord 2 undivided third parts of one dwelling house and one stable with the appurtenances situate and being at or within the territories of Riddings in the said Manor of the ancient yearly fineable rent of 2/3d which William Spenceley and John Spenceley surrendered into the hands of the Lord before his said steward. To have and to hold unto or to the use of the said James Spenceley his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came John Turner, only son and heir of Thomas Turner deceased and took of the Lord 2 dwelling houses with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 1½d which Thomas Turner died seised of. To have and to hold unto or to the use of the said John Turnert his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [1s 10½d] and is therefore accordingly admitted tenant.

Kearton

To this Court came John Bell of Kearton and took of the Lord one dwelling house and stable and 1 garths or gardens with the appurtenances situate and being at or within the territories of Kearton in the said Manor of the ancient yearly fineable rent of 1d which Thomas Cowling a customary tenant of the said manor on 8th June 1803 surrendered out of court into the hands of the Lord before the Bailiff and 2 customary tenants. To have and to hold unto or to the use of the said John Bell his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Healaugh

To this Court came Michael Hutchinson and took of the Lord one stable and 1 garth with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 6d which William Ward a customary tenant of the said manor surrendered out of court on 30th June 1801 before the Bailiff and 2 customary tenants into the hands of the Lord. To have and to hold unto or to

the use of the said Michael Hutchinson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [7s 6d] and is therefore accordingly admitted tenant.

West Stonesdale

To this Court came Thomas Butson of Thwaite and took of the Lord one close called Stuart Dale with 2 dwelling house thereon, one stable and one close called Paddock with a cowhouse thereon with the appurtenances situate and being at or within the territories of West Stonesdale in the said Manor of the ancient yearly fineable rent of 3s which Jonathon Alderson, Clerk, a customary tenant of the said manor by Edmund Alderson Knowles his attorney by virtue of a letter of attorney under his hand and seal bearing date 2nd December last at this court surrendered into the hands of the Lord. To have and to hold unto or to the use of the said Thomas Butson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£2 5s] and is therefore accordingly admitted tenant.

Feetham

To this Court came Jacob Spence and took of the Lord one close called East Holme with a cowhouse thereon one close called West Holme and 1 dwelling house and stable and carthouse with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 4s 4d which John Spence and Joseph Spence customary tenants of the said manor surrendered into the hands of the Lord. To have and to hold unto or to the use of the said Jacob Spence his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£3 5s] and is therefore accordingly admitted tenant.

Feetham

To this Court came John Spence and took of the Lord one undivided moiety of one close called Ricket Ing now in 2 closes and of 1 dwelling house and stable and cowhouse with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 2s 2d which Joseph Spence a customary tenant of the said manor surrendered into the hands of the Lord. To have and to hold unto or to the use of the said John Spence his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£1 12s 6d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came Thomas Metcalfe and took of the Lord one close called Captain East Close and one close called Captain West Close with the appurtenances situate and being at or within the territories of Lodge Green in the Richard Parke Esquire a customary tenant of the said manor surrendered into the hands of the Lord. To have and to hold unto or to the use of the said Thomas Metcalfe his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of

inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£3 15s] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came Thomas Metcalfe and took of the Lord one close called Birks close with the appurtenances situate and being at or within the territories Of Lodge Green in the said Manor of the ancient yearly fineable rent of 2s 6d which Ralph Parke Esquire a customary tenant of the said manor surrendered into the hands of the Lord. To have and to hold unto or to the use of the Thomas Metcalfe his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£1 17s 6d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came Joseph Lodge and took of the Lord one dwelling house and stable now in 5 tenements with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 1d which Thomas Metcalfe a customary tenant of the said manor surrendered into the hands of the Lord. To have and to hold unto or to the use of the said Joseph Lodge his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Potting

To this Court came John Harker and took of the Lord one moiety or half part of a close called Parrock with one dwelling house and 2 stables standing in High Mozell Ings with the appurtenances situate and being at or within the territories of Potting in the said Manor of the ancient yearly fineable rent of 1s 7d which James Spenceley a customary tenant of the said manor surrendered into the hands of the Lord. To have and to hold unto or to the use of the said John Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£1 3s 9d] and is therefore accordingly admitted tenant.

Potting

To this Court came Anthony Rutter, Thomas Rutter and Ralph Rutter sons and co-heirs of Thomas Rutter deceased and took of the Lord one close called Little Intack, one close called Great Intack with a cowhouse thereon and 1 parcel of ground called Whinney Pasture with the appurtenances situate and being at or within the territories of Potting in the said Manor of the ancient yearly fineable rent of 2s 2d which Thomas Rutter a customary tenant of the said manor died seised of. To have and to hold unto or to the use of the said Anthony Rutter, Thomas Rutter and Ralph Rutter thier heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£1 12s 6d] and is therefore accordingly admitted tenant.

Healaugh

To this Court came Ralph Wensley only son and heir of Jeffrey Wensley deceased and took of the Lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 2d which Jeffrey Wensley a customary tenant of the said died seised of. To have and to hold unto or to the use of the said Ralph Wensley his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [2s 6d] and is therefore accordingly admitted tenant.

Healaugh

To this Court came Jonathon Raine and took of the Lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 2d which Ralph Wensley a customary tenant of the said manor surrendered into the hands of the Lord. To have and to hold unto or to the use of the said Jonathon Raine his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [2s 6d] and is therefore accordingly admitted tenant.

At this court the 3rd proclamation was made for the heirs at law of James Harker deceased to come to court to be admitted tenants but none came.

At this court the 2nd proclamation was made for the heirs at law of Thomas Longstaff deceased to come to court to be admitted tenants but none came.

At this court the 1st^d proclamation was made for the heirs at law of Samuel Smithson deceased to come to court to be admitted tenants but none came.

And this court was adjourned sine die.

Sampson George Steward

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Muker in and for the said Manor on Wednesday 6th June 1804 before Sampson George Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr James Clarkson - foreman sworn

Thomas Coates

Richard Guy

James Calvert

William Hall

James Milner

Edward Milner

John Calvert

John Alderson

William Alderson

Charles Alderson

Edward Alderson

Muker and Kisdon

To this Court came John Guy, George Guy, William Guy and Richard Guy grandson, coheirs of John Milner deceased and took of the Lord one dwelling house now in 2 tenements and stable and garden, 2 parcels of ground called Little Cow Park and Great Cow Park, one close called Birbeck Intack, one close called Coal Dyke and another close called Intack with the appurtenances situate and being at or within the territories of Muker and Kisdon in the said Manor of the ancient yearly fineable rent of 6s 8d in Muker and 1s 8d in Kisdon which the said John Milner died seised of. To have and to hold unto or to the use of the said John Guy, George Guy, William Guy and Richard Guy, their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [4d] and is therefore accordingly admitted tenant.

Muker and Thwaite

To this Court came Alice Guy, the daughter of Richard Guy and Phyllis Guy his wife, before her marriage Phyllis Milner and took of the Lord one close called the West Intack with a cowhouse thereon with the appurtenances situate and being at or within the territories of Muker and Thwaite in the said Manor of the ancient yearly fineable rent of 1s in Muker and 1s 3½d in Thwaite which the said Phyllis and Richard Guy customary tenants on 12th July last surrendered out of court before Thomas Butson Deputy Steward by virtue of a deputation under the hand and seal of the said Sampson George (she the said Phyllis Guy having been first solely and separately examined apart from her husband and freely agreeing thereto). To have and to hold unto or to the use of the said Alice Guy her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£1 2s 11d] and is therefore accordingly admitted tenant.

Keld and Thorns

To this Court came John Alderson and William Alderson, coheirs of Ann Alderson widow deceased and took of the Lord one close called Great Greens one old house and 1 moiety or half part of a dwelling house with the appurtenances situate and being at or within the territories of Keld and Thorns in the said Manor of the ancient yearly fineable rent of 2s 8½d which the said Ann Alderson died seised of. To have and to hold unto or to the use of the said John Alderson and William Alderson, their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for

their fine and entry as in the margin [2d] and is therefore accordingly admitted tenant.

Thwaite

To this Court came John Alderson and William Alderson, coheirs of Ann Alderson widow deceased and took of the 1 moiety or half part of a close called Esh Gap with a cowhouse thereon and of another close called Intack with a cowhouse thereon and of a dwelling house and stable with the appurtenances situate and being at or within the territories of Keld and Thorns in the said Manor of the ancient yearly fineable rent of 1s 7d which the said Ann Alderson died seised of. To have and to hold unto or to the use of the said John Alderson and William Alderson, their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [2d] and is therefore accordingly admitted tenant

Muker

To this Court came William Harker and took of the Lord one close called Appletree Thwaite with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 1s 10d which Simon Harker a customary tenant of this manor surrendered unto the lord at this court before his said steward. To have and to hold unto or to the use of the said William Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£1 16s 8d] and is therefore accordingly admitted tenant

Muker

To this Court came William Harker and took of the Lord one close called Appletree Thwaite with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 1s 4d which Simon Harker a customary tenant of this manor surrendered unto the lord at this court before his said steward. To have and to hold unto or to the use of the said William Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£1 6s 8d] and is therefore accordingly admitted tenant

Thwaite

To this Court came William Harker and took of the Lord one dwelling house and stable, one close called Jack Close, one close called New Close, one close called Little Close, one close called Stripe with a cowhouse thereon, one close called Low Intack, one close called High Intack, one close called High Intack head, and one parcel of ground called Bent with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable rent of 9s 3¼d which Phyllis Harker, widow, had on 23rd January last surrendered out of court before the Bailiff and 2 customary tenants. To have and to hold unto or to the use of the said William Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry

as in the margin [£9 5s 5d] and is therefore accordingly admitted tenant

Angram

To this Court came William Alderson and George Alderson sons and co-heirs of Thomas Alderson deceased and took of the Lord 2 dwelling houses, 1 cowhouse, 2 stables, one close called Bill Close, one close called High Cow Ing, with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable rent of 3s 10d which Thomas Alderson late a customary tenant of this manor died seised of. To have and to hold unto or to the use of the said William Alderson and George Alderson their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [2d] and is therefore accordingly admitted tenant

Thwaite

To this Court came William Alderson and George Alderson sons and co-heirs of Thomas Alderson deceased and took of the Lord, one close called Old Ing with a cowhouse thereon with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable rent of 2s 6½d which Thomas Alderson late a customary tenant of this manor died seised of. To have and to hold unto or to the use of the said William Alderson and George Alderson their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [2d] and is therefore accordingly admitted tenant

Keld

To this Court came William Alderson and George Alderson sons and co-heirs of Thomas Alderson deceased and took of the Lord 2 parcels of land called Parrocks and 2 cattlegates in Keld cowpasture with the appurtenances situate and being at or within the territories of Keld in the said Manor of the ancient yearly fineable rent of 2d which Thomas Alderson late a customary tenant of this manor died seised of. To have and to hold unto or to the use of the said William Alderson and George Alderson their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [2d] and is therefore accordingly admitted tenant

Oxnop

To this Court came Matthew Whitelock and took of the Lord one close called Low Close, one close called High Close with a cowhouse thereon, one parcel of ground called Pieces with a dwelling house and stable thereon, with the appurtenances situate and being at or within the territories of Oxnop in the said Manor of the ancient yearly fineable rent of 3s 10d which Thomas Roger and Mary his wife, before her marriage Mary Alderson a customary tenant on 30th December 1801 surrendered out of court before Thomas Butson Deputy of the said Sampson George by virtue of a letter of attorney his hand and seal (she the said Margaret having firstly been separately and solely examined apart from her said husband and agreeing thereto) . To have and to hold unto or to the use of the said Matthew Whitelock his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of

the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£3 16s 8d] and is therefore accordingly admitted tenant

Muker

To this Court came Henry Spenceley and took of the Lord 2 dwelling houses, 2 stables with a chamber over one of them, one garden, one pighouse and one little house, one parcel of ground called Stone Foulds with the appurtenances situate and being at or within the territories of Muker and Kisdon in the said Manor of the ancient yearly fineable rent of 5d in Muker and 1d in Kisdon pasture which Thomas Kilburne a customary tenant of this manor on 10th June 1801 surrendered out of court before the Bailiffs and 2 customary tenants To have and to hold unto or to the use of the said Henry Spenceley his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [10d] and is therefore accordingly admitted tenant

Muker

To this Court came Jane Guy, the wife of James Guy and took of the Lord 1 dwelling house 1 stable with a chamber over, one parcel of land called Tushill and one garden near the front of the said house, with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 10d which Thomas Kilburne a customary tenant of this manor and father of the said Jane Guy on 16th October 1799 surrendered out of court before the Bailiff and 2 customary tenants died seised of. To have and to hold unto or to the use of the said Jane Guy her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [8s 4d] and is therefore accordingly admitted tenant

Muker

To this Court came John Kearton and Christopher Kearton sons and devisees named in the last will and testament of Alice Kearton deceased bearing date 21st July 1803 and took of the Lord one close called Buskey Close with a cowhouse thereon with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 1s 4d which Alice Kearton late a customary tenant of this manor died seised of. To have and to hold unto or to the use of the said John Kearton and Christopher Kearton their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [13s 4d] and is therefore accordingly admitted tenant

Thwaite

To this Court came John Kearton and Christopher Kearton sons and devisees named in the last will and testament of Alice Kearton deceased bearing date 21st July 1803 and took of the Lord one close called Strands with a cowhouse thereon, one close called Cowpasture Bottom, one dwelling house and stable, one piece of ground called Wood with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable rent of 7s which Alice Kearton late a customary tenant of this manor died seised of. To have and to hold unto or to the use of the said John Kearton and Christopher Kearton their heirs and assigns forever according to the custom of the said Manor in the nature

of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£3 10s] and is therefore accordingly admitted tenant

Muker

To this Court came James Clarkson the younger and took of the Lord one dwelling house now in 2 tenements with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 1d which Samuel Milner deceased late a customary tenant of this manor died seised of intestate, whereby the same came unto the hands of the lord as an Escheat for want of an heir. To have and to hold unto or to the use of the said James Clarkson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant

At this court the final proclamation was made for the heirs at law of the following copyholders to come into court and be admitted to their respective copyhold tenements being

George Cottingham deceased

Elizabeth Whitehead deceased.

Sampson George Steward

Manor of Healaugh Old Land in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said Manor on Monday 3rd June 1805 before Sampson George Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr James Clarkson - foreman

John Galloway

Charles Lonsdale

James Close

James White

William Peacock

William Woodward

Christopher Kearton

James Broderick

Robert Birbeck

Thomas Spenceley

William Harker

Sattron

To this Court came John Tiplady and took of the Lord one dwelling house and stable and 2arths or gardens with a moiety or half part of one cattlegate in Sattron pasture with the appurtenances situate and being at or within the territories of Sattron in the said Manor of the ancient yearly fineable rent of 4d which William Hunter a customary tenant of this manor at this court surrendered in to the hands of the lord. To have and to hold unto or to the use of the said John Tiplady his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [6s 8d] and is therefore accordingly admitted tenant

Feetham

To this Court came George Whaley and took of the Lord one dwelling house and stable and garth with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 1d which Ambrose Robinson a customary tenant of this manor at this court surrendered in to the hands of the lord. To have and to hold unto or to the use of the said George Whaley his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant

Lodge Green

To this Court came John Walters and William Walters, sons and co-heirs and devisees named in the last will and testament of John Walters deceased and took of the Lord one close called Howlith Intack now in 2 parts with a dwelling house stable and garden and a parcel of land adjoining the front thereof with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 3s 9d which John Walters deceased late a customary tenant on 22nd February 1804 surrendered out of court in to the hands of the lord before the Bailiff and 2 customary tenants . To have and to hold unto or to the use of the said John Walters and William Walters their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£3 15s] and is therefore accordingly admitted tenant

Lodge Green

To this Court came Ann Fawcett (the wife of James Fawcett) and Elizabeth Calvert (the wife of William Calvert) daughters and devisees named in the last will and testament of John Walters deceased and took of the Lord one close called Intack now in 2 parts with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 3s which John Walters deceased late a customary tenant on 22nd February 1804 surrendered out of court in to the hands of the lord before the Bailiff and 2 customary tenants . To have and to hold unto or to the use of the said Ann Fawcett and Elizabeth Calvert their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and

doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£3] and is therefore accordingly admitted tenant

Lodge Green

To this Court came William Calvert and took of the Lord one close called Intack now in 2 parts with a dwelling house stable and garden and a parcel of land adjoining the front thereof with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 3s which James Fawcett and Ann his wife and the said William Calvert and Elizabeth his wife, customary tenant of the manor (the said Ann and Elizabeth having firstly been separately and solely examined apart from their husbands and agreeing thereto surrendered at this court in to the hands of the lord his steward . To have and to hold unto or to the use of the said William Calvert his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£3] and is therefore accordingly admitted tenant

Blaides

To this Court came Joseph Spence and took of the Lord 2 dwelling houses, stable and one close called Barf End Intack by estimation 2 acres with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable rent of 6d which Ralph Parke Esq a customary tenant surrendered at this court in to the hands of the lord before the Steward. To have and to hold unto or to the use of the said Joseph Spence his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [10s] and is therefore accordingly admitted tenant

Low Row

To this Court came Thomas Birbeck and took of the one close called Cross Close with a Laith thereon and one close called Intack with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable rent of 2s 3½d which Mary Birbeck widow, a customary tenant surrendered at this court in to the hands of the lord before the Steward. To have and to hold unto or to the use of the said Thomas Birbeck his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£2 5s 10d] and is therefore accordingly admitted tenant

Reeth

To this Court came Christopher Raper brother and heir at law of John Raper deceased and took of the Lord one close called Cross Close with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 11d which John Raper died seised of. To have and to hold unto or to the use of the said John Raper his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the

margin [18s 4d] and is therefore accordingly admitted tenant

Feetham

To this Court came William Parkin and took of the Lord a dwelling house and backhouse now in 3 tenements and 2 garths with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 1d which John Walker a customary tenant surrendered at this court in to the hands of the lord before the Steward. To have and to hold unto or to the use of the said William Parkin his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant

Feetham

To this Court came James White and took of the Lord one close called East Bottom and one parcel of land called Sandercroft with a barn thereon, one close called Calf Garth with a cowhouse thereon and one close called Brow with a dwelling house and a garden with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 5s 2d which Christopher Simpson a customary tenant on 5th June 1804 surrendered out of court before the Bailiff and 2 customary tenants in to the hands of the Lord. To have and to hold unto or to the use of the said James White his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£5 3s 4d] and is therefore accordingly admitted tenant

Blaides

To this Court came Joseph Wiseman and took of the Lord 1 dwelling house, and barn, one close called East Overing now in 2 parts, one close called Summer Close or Summering now in 2 closes with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable rent of 4s in Blaides and 2d in Feetham which Peter Pedley and Elizabeth his wife a customary tenant surrendered at this court in to the hands of the lord before the Steward. (the said Elizabeth being separately and solely examined by the said steward and agreeing thereto). To have and to hold unto or to the use of the said Joseph Wiseman his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£4 3s 4d] and is therefore accordingly admitted tenant

Blaides

To this Court came Thomas William and took of the Lord the east part of a close called East Overing and 2 closes called Summerings with the back part of a dwelling house with a stable adjoining and another stable at the west end of the said dwelling house with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable rent of 2s in Blaides and 1d in Feetham which Joseph Wiseman a customary tenant surrendered at this court in to the hands of the lord before the Steward. To have and to hold unto or to the use of the said Joseph Spence his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of

the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£2 1s 8d] and is therefore accordingly admitted tenant

Ivelet

To this Court came John Cooper and James Cooper sons and co-heirs of Matthew Cooper deceased and took of the Lord a dwelling house and stable (under the annual value of 20s) with the appurtenances situate and being at or within the territories of Ivelet in the said Manor of the ancient yearly fineable rent of 1d which Matthew Cooper died seised of. To have and to hold unto or to the use of the said John Cooper and James Cooper their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [1s 8d] and are therefore accordingly admitted tenant

Sattron

To this Court came Mary Calvert, the wife of James Calvert and took of the Lord 2 third parts of one close called Coarse Holme with a cowhouse thereon and a dwelling house, stable and garden with the appurtenances situate and being at or within the territories of Sattron in the said Manor of the ancient yearly fineable rent of 2s 5³/₄d which Martha Coates Widow a customary tenant on 16th April 1803 surrendered out of court in to the hands of the lord before the Bailiff and 2 customary tenants. To have and to hold unto or to the use of the said Mary Calvert her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£2 9s 7d] and is therefore accordingly admitted tenant

Potting

To this Court came Thomas Smithson and John Smithson sons and co-heirs of Samuel Smithson deceased and took of the Lord a dwelling house and peat house with a Garth or garden before the same and one moiety or half part of a piece of woodland (under the annual value of 20s) with the appurtenances situate and being at or within the territories of Potting in the said Manor of the ancient yearly fineable rent of 1d which Samuel Smithson late a customary tenant died seised of. To have and to hold unto or to the use of the said Thomas Smithson and John Smithson their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant

Faithfully recorded and copies made

Sampson George. Steward

Manor of Healaugh New Land in Swaledale in the county of York

The court baron and customary court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Tuesday the 4th day of June 1805 before Sampson George, Gentleman, steward of the said manor.

Names of the homage jury

Mr Simon Peacock – foreman

John Galloway
James Galloway
John Barker
Geo. Cooke
Thos. Wiseman
Richard Garth
Thomas Pratt
John Mudd
John Clarkson
John Scott
William Alderson

Feetham

To this court came James White and took of the lord one close called West Bottom and one close called Evening Browe with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable rent of 2s 6d which Christopher Simpson, a customary tenant of the said manor, on the 1st day of June 1802 surrendered out of court into the hands of the lord before the bailiff and two customary tenants of the said manor according to the custom thereof to have and to hold the same to the use of the said James White his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 17s 6d] and is thereof accordingly admitted tenant.

Reeth

To this court came John Hutchinson and took of the lord one dwelling house with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable rent of ½d which George Deacon, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said John Hutchinson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [7½d] and is thereof accordingly admitted tenant.

Smarbar [Smarber]

To this court came Joseph Spence and took of the lord one close called Barf West Intack with a cow house thereon with the appurtenances situate and being at or within the territories of Smarbar [Smarber] in the said manor of the ancient yearly fineable rent of 3d which Ralph Parke Esquire, a customary tenant of the said manor at this court surrendered into the hands of the lord before the said steward to have and to hold the same to the use of the said Joseph Spence his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [3s 9d] and is thereof accordingly admitted tenant.

Low Row

To this court came George Simpson and took of the lord one parcel of ground part of a close called Hatter Intack with a cow house thereon (formerly comprising a parcel of ground now called Quaker Garth and a small plantation adjoining not intended to be herein comprised) with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable rent of 1½d which Ralph Parke Esquire, a customary tenant of the said manor at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said George Simpson his heirs

and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 10½d] and is thereof accordingly admitted tenant.

Healaugh

To this court came Abraham Henderson and took of the lord one dwelling house stable and garden with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable rent of 2d which Jonathan Raine, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said Abraham Henderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [2s 6d] and is thereof accordingly admitted tenant.

Reeth

To this court came Christopher Raper, only brother and heir at law of John Raper deceased, and took of the lord one close called Cross Close with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable rent of 1s 6d of which the said John Raper, late a customary tenant of the said manor, lately died seised to have and to hold the same to the use of the said Christopher Raper his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 2s 6d] and is thereof accordingly admitted tenant.

Reeth

To this court came James Peacock, only son and heir at law of Mary Peacock deceased and took of the lord one undivided moiety or half part of a dwelling house and garth and of another dwelling house and stable adjoining thereto with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable rents of ¾d and ¾d of which the said Mary Peacock, late a customary tenant of the said manor, lately died seised to have and to hold the same to the use of the said James Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 10½d] and is thereof accordingly admitted tenant.

Crackpot

To this court came William Coates and took of the lord two closes called Longdales, one other close called Prydale, one parcel of land called Calf Piece, one other parcel of land called Gill and two garths with the appurtenances situate and being at or within the territories of Crackpot in the said manor of the ancient yearly fineable rent of 2s 2¼d and an enhanced rent of 1s not fineable which Joseph Geldart, otherwise Gildart, a customary tenant of the said manor, at this court surrendered into the hands of the lord before the said steward to have and to hold the same to the use of the said William Coates his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 12s 9¾d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came John Tiplady, Anthony Tiplady, Anthony Raw, Anthony Thompson and William Thompson, cousins and coheirs at law of Isabella Colling deceased and took of the lord one dwelling house and a housestead on the west end thereof with a stable and garden with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable rent of 4d of which the said Isabella Colling, late a customary tenant of the said manor, lately died seised, to have and to hold the same to the use of the said John Tiplady, Anthony Tiplady, Anthony Raw, Anthony Thompson and William Thompson their heirs and assigns as tenants in common forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [5s] and are thereof accordingly admitted tenant.

Lodge Green

To this court came David Calvert, John Calvert and James Calvert, brothers and coheirs at law of Thomas Calvert deceased and took of the lord one undivided equal fourth part of one dwelling house, stable and garden with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable rent of $\frac{1}{4}$ d of which the said Thomas Calvert, late a customary tenant of the said manor, lately died seised to have and to hold the same to the use of the said David Calvert, John Calvert and James Calvert their heirs and assigns as tenants in common forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [$3\frac{3}{4}$ d] and are thereof accordingly admitted tenant.

Feetham

To this court came George Spence, infant son and heir at law of Jacob Spence deceased, by Ruth Spence his mother and guardian for this purpose appointed, and took of the lord one close called East Holme with a cow house thereon, one close called West Holme and one dwelling house, stable and cart house with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable rent of 4s 4d of which the said Jacob Spence, late a customary tenant of the said manor, lately died seised to have and to hold the same to the use of the said George Spence his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which by his said guardian he has paid for his fine and entry as in the margin [£3 5s] and is thereof accordingly admitted tenant.

Faithfully recorded and copies made, Sampson George, steward

Manor of Muker in Swaledale in the county of York

The court baron and customary court of Thomas Smith Esquire, lord of the said manor, held at Muker in and for the said manor on Wednesday the 5th day of June 1805 before Sampson George, Gentleman, steward of the said manor.

Names of the homage jury

Mr John Grime – foreman

James Calvert

Edward Milner

Richard Guy

Thomas Coates

John Fawcett

Edward Alderson

John Alderson of Keld

William Alderson of Keld
David Cleasby
Charles Alderson
William Alderson of Birkdale

Keld

To this court came Thomas Tunstall Pickard, Gentleman, and took of the lord two dwelling houses, two barns, two closes called Bastle Closes and one close called Low Close with the appurtenances situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable rent of 2s 8d which Richard Stuart, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said Thomas Tunstall Pickard his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 13s 4d] and is thereof accordingly admitted tenant.

Muker

To this court came Elizabeth Milner, spinster, devisee named in the last will of James Clarkson late of Muker deceased bearing date the 12th day of August 1801 and took of the lord one dwelling house and barn, one close called New Close and one close called Well Close with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable rent of 6s 8d which the said James Clarkson, late a customary tenant of the said manor, deceased surrendered out of court on the 18th day of August 1801 into the hands of the lord before the bailiff and two customary tenants of the said manor according to the custom thereof to such person or persons as he should in and by his last will devise direct or appoint the same to have and to hold the same to the use of the said Elizabeth Milner his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [£6 13s 4d] and is thereof accordingly admitted tenant.

Muker

To this court came Henry Hunt and took of the lord one dwelling house and garth or garden with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable rent of ½d which William Coates and Elizabeth Coates his wife, later Elizabeth Metcalfe, customary tenants of the said manor, at this court surrendered into the hands of the lord before his said steward (the said Elizabeth having been first separately and solely examined apart from her said husband and freely consenting thereto) to have and to hold the same to the use of the said Henry Hunt his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

Muker

To this court came Thomas Hunt and took of the lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable rent of ½d which William Coates and Elizabeth Coates his wife, later Elizabeth Metcalfe, customary tenants of the said manor, at this court surrendered into the hands of the lord before his said steward (the said Elizabeth having been first separately and solely examined apart from her said husband and freely consenting thereto) to have and to hold the same to the use of the said Thomas Hunt his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other

rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

Angram

To this court came John Calvert of Angram and took of the lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable rent of 1¼d which Agnes Calvert his mother, a customary tenant of the said manor, surrendered out of court on the 11th day of April 1801 into the hands of the lord before the bailiff and two customary tenants of the said manor according to the custom thereof to have and to hold the same to the use of the said John Calvert (her son) his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s ½d] and is thereof accordingly admitted tenant.

Muker

To this court came George Cottingham, only son and heir at law of George Cottingham deceased and took of the lord one undivided moiety or half part of one dwelling house (under the yearly value of 20s) with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable rent of ½d of which the said George Cottingham, late a customary tenant of the said manor, deceased lately died seised to have and to hold the same to the use of the said George Cottingham the son his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1d] and is thereof accordingly admitted tenant.

Muker

To this court came the Reverend William Richardson, curate of Muker, and took of the lord one new-erected messuage or dwelling house and stable with the scite [site] of one other dwelling house and stable, and also one close called Northsides with a cow house thereon, and also one close called Low Strands with a cow house thereon and one close called High strands with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable rents of 1d, 2s 2d, and 4s 5¼d which the Reverend Lister Metcalfe, late a customary tenant of the said manor, deceased, sometime since died seised in right of the curacy of Muker aforesaid to have and to hold the same to the use of the said William Richardson and his successors, curates of the curacy of Muker aforesaid for the time being forever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£6 13s 9d] and is thereof accordingly admitted tenant.

Muker

To this court came the Reverend Thomas Edmondson, clerk, vicar of Grinton in Swaledale aforesaid and took of the lord one close called Hill Close with a cow house thereon and one piece of ground called Slack with one cattle-gate in Muker Cow Pasture with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable rent of 1s 4d which the Reverend Thomas Joy, late a customary tenant of the said manor, and vicar of Grinton aforesaid lately died seised of as a trustee for the free grammar school at Muker aforesaid to have and to hold the same to the use of the said Thomas Edmondson and his successors, vicars of Grinton aforesaid for the time being forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor

all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 6s 8d] and is thereof accordingly admitted tenant.

Muker

To this court came Nanny Brunskill, the widow of David Brunskill deceased and took of the lord one dwelling house and stable and one close called Rigg with a cow house thereon with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable rent of 1s 7³/₄d which the said David Brunskill, late a customary tenant of the said manor, deceased on the 3rd day of January 1804 surrendered out of court into the hands of the lord before the bailiff and two customary tenants of the said manor according to the custom thereof to such person or persons as he should in and by his last will give devise direct or appoint to have and to hold the same to the use of the said Nanny Brunskill her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [£1 12s 11d] and is thereof accordingly admitted tenant.

Keld

To this court came Thomas Tunstall Pickard, Gentleman, and took of the lord one close called Toad Hole with the appurtenances situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable rent of ½d which John Alderson a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said Thomas Tunstall Pickard his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

Faithfully recorded and copies made, S George, [Sampson George] steward

Manor of Healaugh Old Land in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor, on Monday the second day of June in the year of our Lord 1806 before Sampson George, Gentleman, Steward of the said manor

The Names of the Homage Jury

Mr John Barker, Foreman

Mr Simon Peacock

Mr John Galloway

Mr James Lonsdale

Mr Christopher Heslop

Mr Thomas Birbeck

Mr Thomas Wiseman

Mr William Woodward

Mr William Peacock

Mr Christopher Kearton

Mr James Clarkson

Mr James Broderick

Feetham

To this court came John Booth of Congleton in the county palatine of Chester, gentleman, and took of the

lord one dwelling house, one close called Holme with a cowhouse thereon and one close called West Dubbs with the islands thereto belonging with the appurtenances, situate and being at or within the territories of Feetham in the said manor, of the ancient yearly fineable customary rent of 3s 0½d, and also a dwelling house, garden and two other closes called West Bank and West Close with the appurtenances, situate and being at or within the territories of Feetham aforesaid in the said manor, of the ancient yearly fineable rent of 2s 4½d which Henry Blegborough, a customary tenant of the said manor, surrendered out of court on the eighth day of February last into the hands of the lord before his said steward, according to the custom of the said manor. To have and to hold the same to the use of the said John Booth, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rents aforesaid and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed; for which he hath paid for his fine and entry as in the margin [£5 8s 4d], and is thereof accordingly admitted tenant.

Lodge Green

To this court came John Walters and took of the lord one close called Rowlieth Close with the appurtenances, situate and being at or within the territories of Lodge Green in the said manor, of the ancient yearly fineable rent of 2s 6d which James Woodward, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said John Walters, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£2 10s 0d], and is thereof accordingly admitted tenant.

Gunnarside

To this court came John Layfield, only brother and heir of William Layfield deceased, and took of the lord one full moiety or equal half part of one dwelling house and stable, one close called High Close, one close called Bank and one close called Foal Ing with the appurtenances, situate and being at or within the territories of Gunnarside in the said manor, of the ancient yearly fineable rent of 2s 8d of which the said William Layfield, late a customary tenant of the said manor, deceased lately died seised. To have and to hold the same to the use of the said John Layfield, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£2 13s 4d], and is thereof accordingly admitted tenant.

Gunnarside

To this court came John Woodward and took of the lord one close called Hammin Bank with the appurtenances, situate and being at or within the territories of Gunnarside in the said manor, of the ancient yearly fineable rent of 7d stintable in Gunnarside Pasture which Ralph Parke Esquire, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said John Woodward, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [11s 8d], and is thereof accordingly admitted tenant.

Blades [Blades]

To this court came James Clarkson of Crackpot in Swaledale aforesaid, gentleman, and took of the lord all those several closes called Low Cow Garth, Middle Cow Garth, High Cow Garth, Low Nateby Intack, High Nateby Intack and Little Ridding, and one dwelling house and one parlour, one stable adjoining the

west end of the said dwelling house, one peat house adjoining the said stable, two parcels of ground called Garth and Croft and the several cattlegates in Low Row Common Pasture thereunto belonging with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable rent of 17s 10d which Ralph Parke Esquire, Thomas Parke the elder Esquire and Thomas Parke the younger Esquire, the said Thomas Parke the elder and Thomas Parke the younger, by the said Ralph Parke, their attorney, by virtue of two letters of attorney bearing date the one of them the twelfth day of December now last past under the hand and seal of the said Thomas Parke the elder, and the other of them the 17th day of March last under the hand and seal of the said Thomas Parke the younger, at this court surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said James Clarkson, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£17 18s 4d], and is thereof accordingly admitted tenant.

Gunnerside

To this court came Thomas Lockey of Gunnerside, miner, and took of the lord one dwelling house with the appurtenances, situate and being at or within the territories of Gunnerside in the said manor, of the ancient yearly fineable rent of 2d stintable in Gunnerside Pasture which William Storey, a customary tenant of the said manor, on the sixth day of December now last past surrendered out of court into the hands of the lord before his said steward, according to the custom of the said manor. To have and to hold the same to the use of the said Thomas Lockey, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [3s 4d], and is thereof accordingly admitted tenant.

Feetham

To this court came Nathan Simpson and took of the lord one messuage or dwelling house with the stable, garth and gardens thereunto belonging and all other the lands and tenements which heretofore belonged to George Simpson and by him surrendered to John Snow, now of Gateshead in the County of Durham, Officer of Excise, with the appurtenances, situate and being at or within the territories of Feetham in the said manor, of the ancient yearly fineable rent of 4d which the said John Snow, a customary tenant of the said manor, by Ralph Parke, his attorney, by virtue of a letter of attorney under the hand and seal of the said John Snow bearing date the twenty second of May last surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said Nathan Simpson, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [6s 8d], and is thereof accordingly admitted tenant.

Feetham

To this court came James Simpson and took of the lord one moiety or undivided half part of one messuage or dwelling house with the stable, garth and gardens thereunto belonging and all other the tenements late of John Snow, Officer of Excise, with the appurtenances, situate and being at or within the territories of Feetham in the said manor, of the ancient yearly fineable rent of 2d which Nathan Simpson, a customary tenant of the said manor, at this court surrendered into the hands of the lord before the said steward. To have and to hold the same to the use of the said James Simpson, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry

as in the margin [3s 4d], and is thereof accordingly admitted tenant.

Blaides [Blades]

To this court came Thomas Spence and took of the lord one moiety or undivided equal half part of a dwelling house, stable, coalhouse and garth with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable rent of ½d which Joseph Spence, a customary tenant of the said manor, at this court surrendered into the hands of the lord before the said steward. To have and to hold the same to the use of the said Thomas Spence, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [10d], and is thereof accordingly admitted tenant.

Ivelet

To this court came Joseph Kearton the younger of Ivelet and took of the lord two dwelling houses and one stable with the appurtenances, situate and being at or within the territories of Ivelet in the said manor, of the ancient yearly fineable rent of 1d which Robert Hird, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said Joseph Kearton, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [1s 8d], and is thereof accordingly admitted tenant.

Low Row

To this court came James Clarkson of Crackpot in Swaledale aforesaid and took of the lord one close called High Call Garth with a dwelling house, cowhouse and stable thereon, one close called Low Call Garth with a cowhouse thereon, and one cattlegate and one fourth part of a cattlegate in Low Row Common or Pasture with the appurtenances, situate and being at or within the territories of Low Row in the said manor, of the ancient yearly fineable rent of 5s 7d which Ralph Parke Esquire, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said James Clarkson, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£5 11s 8d], and is thereof accordingly admitted tenant.

Ivelet

To this court came Joseph Kearton the younger of Ivelet and took of the lord one dwelling house, one stable and one garden with the appurtenances, situate and being at or within the territories of Ivelet in the said manor, of the ancient yearly fineable rent of 1d which Henry Spenceley, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said Joseph Kearton, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [1s 8d], and is thereof accordingly admitted tenant.

Blaides [Blades]

To this court came William Spenceley and took of the lord one dwelling house with a stable, coalhouse and garth with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said

manor, of the ancient yearly fineable rent of 1d which Thomas Spence, a customary tenant of the said manor, at this court surrendered into the hands of the lord before the said steward. To have and to hold the same to the use of the said William Spenceley, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [1s 8d], and is thereof accordingly admitted tenant.

Blaides [Blades]

To this court came John Spenceley and took of the lord one messuage, one garden, one close called East Ing with a cowhouse thereon and two parcels of ground called Parrocks with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable rent of 2s 0d which William Storey, a customary tenant of the said manor, surrendered out of court on the sixth day of September last past before the said steward, according to the custom of the said manor. To have and to hold the same to the use of the said John Spenceley, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£2 0s 0d], and is thereof accordingly admitted tenant.

Blaides [Blades]

To this court came James Pedley of Moorhouse in Swaledale aforesaid and took of the lord one dwelling house and stable and one close called East Ing, and also one undivided moiety or halfpart of a piece of ground called the Old Fold with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable rent of 4s 3d which James Garth, a customary tenant of the said manor, at this court surrendered into the hands of the lord before the said steward. To have and to hold the same to the use of the said James Pedley, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£4 5s 0d], and is thereof accordingly admitted tenant.

Harcaside [Harkerside]

To this court came Francis Lodge of Wath Gill in the Parish of Downholme and took of the lord one dwelling house and one parcel of ground called West Intack, and one other parcel of ground called Low New Intack with the appurtenances, situate and being at or within the territories of Harcaside [Harkerside] in the said manor, of the ancient yearly fineable rent of 2s 6d which George Pearson, a customary tenant of the said manor, at this court surrendered into the hands of the lord before the said steward. To have and to hold the same to the use of the said Francis Lodge, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£2 10s 0d], and is thereof accordingly admitted tenant.

Lodge Green

To this court came William Walters and took of the lord one undivided moiety or equal halfpart of two parcels of ground formerly in one close called Rowlith Intack and of one dwelling house, stable and garden and a parcel of land adjoining the front thereof with the appurtenances, situate and being at or within the territories of Lodge Green in the said manor, of the ancient yearly fineable rent of 1s 10½d which John Walters, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said William Walters, his heirs and assigns for

ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£1 17s 6d], and is thereof accordingly admitted tenant.

Satron [Satron]

To this court came Joseph Cottingham and took of the lord one dwelling house, stable and garden with the appurtenances, situate and being at or within the territories of Satron [Satron] in the said manor, of the ancient yearly fineable rent of 2d which James Broderick, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said Joseph Cottingham, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [3s 4d], and is thereof accordingly admitted tenant.

Low Row

To this court came James Garth and took of the lord one house called Bakehouse, one dwelling house containing two low rooms and two chambers over the same with the west door and entrance into the messuage, which John Fryer lately lived in, with the stable at the west end thereof, and one halfpart of a little garth on the backside of the said stable, with a coalhouse adjoining to the said dwelling house with the appurtenances, situate and being at or within the territories of Low Row in the said manor, of the ancient yearly fineable rent of ½d which Margaret Hodart, widow, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said James Garth, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [10d], and is thereof accordingly admitted tenant.

Reeth

To this court came Thomas Butson and took of the lord one dwelling house, two stables, one wood garth and a joiner's shop with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable rent of 1s 3¼d which Thomas Bowe, a customary tenant of the said manor, surrendered out of court on the 14th day of May 1805 before the bailiff and two customary tenants of the said manor according to the custom thereof. To have and to hold the same to the use of the said Thomas Butson, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£1 5s 5d], and is thereof accordingly admitted tenant.

Gunnarside

To this court came Joseph Sunter of Gunnarside, butcher, and took of the lord two dwelling houses and stable, one piece of ground called Parrock, one other piece of ground called Cockpit, and one garden, and also four pieces of ground called High Flatts and Low Flatts with six cattlegates in Gunnarside Pasture with the appurtenances, situate and being at or within the territories of Gunnarside in the said manor, of the ancient yearly fineable rent of 4s 8d which William Storey, a customary tenant of the said manor, surrendered out of court on the nineteenth day of October last past into the hands of the lord before his said steward, according to the custom of the said manor. To have and to hold the same to the use of the said Joseph Sunter, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a

copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£4 13s 4d], and is thereof accordingly admitted tenant.

Reeth

To this court came Mary Carter, widow, Elizabeth Alderson, Ann Alderson and Maria Alderson, sisters and coheireses of Elizabeth Alderson deceased, and took of the lord one dwelling house adjoining on the east of another dwelling house late belonging to Ann Whitell with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable rent of ½d of which the said Elizabeth Alderson deceased, late a customary tenant of the said manor, lately died seised. To have and to hold the same to the use of the said Mary Carter, Elizabeth Alderson, Ann Alderson and Maria Alderson, their heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which they hath paid for his fine and entry as in the margin [10d], and are thereof accordingly admitted tenants.

Gunnerside

To this court came Agnes Rutter and took of the lord two dwelling houses, two stables and a garden with the appurtenances, situate and being at or within the territories of Gunnerside in the said manor, of the ancient yearly fineable rent of 2d which Thomas Rutter, late a customary tenant of the said manor, deceased, surrendered out of court on the 27th day of September 1803 to the use or uses of his last will and testament, according to the custom of the said manor. To have and to hold the same to the use of the said Agnes Rutter, her heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [3s 4d], and is thereof accordingly admitted tenant.

Feetham

To this court came William Mortgatroy and took of the lord two closes called Low Bottoms, two parcels of ground called Great Closes with a cowhouse and a barn thereon, with a parcel of ground called Banks, and two dwelling houses and a stable and one parcel of ground called Line Garth with another dwelling house and stable with the appurtenances, situate and being at or within the territories of Feetham in the said manor, of the ancient yearly fineable rent of 5s 0d in which Adam Bird and George Bird as sons and coheirs of Adam Bird, late a customary tenant of the said manor, deceased, claiming right, all their right and interest, as well legal as equitable, at this court surrendered into the hands of the lord before the said steward. To have and to hold the same to the use of the said William Mortgatroy, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath heretofore paid for his fine and entry as in the margin [£5 0s 0d], and is thereof accordingly admitted tenant without fine, this admittance being made to perfect his former title.

Gunnerside

To this court came Joseph Close and took of the lord two dwelling houses, one stable, one parcel of ground called Cockpit and one garden with the appurtenances, situate and being at or within the territories of Gunnerside in the said manor, of the ancient yearly fineable rent of 1d which Joseph Sunter, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said Joseph Close, his heirs and assigns for ever, according to

the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [1s 8d], and is thereof accordingly admitted tenant.

Feetham

To this court came James Close and took of the lord one messuage or dwelling house, one close called Holmes with a cowhouse thereon and one close called Dubbs with the Islands thereunto belonging with the appurtenances, situate and being at or within the territories of Feetham in the said manor, of the ancient yearly fineable rent of 3s 0½d which John Booth, a customary tenant of the said manor, by Richard Garth his attorney, by virtue of a letter of attorney under the hand and seal of the said John Booth bearing date the sixth day of March now last past, at this court surrendered into the hands of the lord before the said steward. To have and to hold the same to the use of the said James Close, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath heretofore paid for his fine and entry as in the margin [£3 0s 10d], and is thereof accordingly admitted tenant.

Feetham

To this court came Peter Pedley and Elizabeth, his wife, and took of the lord one dwelling house and one close called Holme, or Holme Brow, and a stable or cowhouse with the appurtenances, situate and being at or within the territories of Feetham in the said manor, of the ancient yearly fineable rent of 3s 0d which James Close, a customary tenant of the said manor, at this court surrendered into the hands of the lord before the said steward. To have and to hold the same to the use of the said Peter Pedley and Elizabeth, his wife, their heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which they hath paid for their fine and entry as in the margin [£3 0s 0d], and are thereof accordingly admitted tenant.

Satron [Satron]

To this court came Joseph Metcalfe of Satron [Satron] and took of the lord two parcels of ground called Whart Garths with a cowhouse thereon with the appurtenances, situate and being at or within the territories of Satron [Satron] in the said manor, of the ancient yearly fineable rent of 4s 3d which George Henry Kirton gentleman, a customary tenant of the said manor, by Richard Metcalfe his attorney, by virtue of a letter of attorney under the hand and seal of the said George Henry Kirton bearing date the 6th day of May last, at this court surrendered into the hands of the lord before his said steward. To have and to hold the same to the use of the said Joseph Metcalfe, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and doing, paying and performing to the lord of the said manor, all other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£4 5s 0d], and is thereof accordingly admitted tenant.

Received also a half fine for another alienation without admittance

Faithfully recorded and copies made

Sampson George
Steward

Manor of Healaugh New Land in Swaledale in the county of York

The Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor held at Reeth in and for the said manor on Tuesday the 3rd day of June 1806 before Sampson George, Gentleman, steward of the said court.

Names of the homage jury

Mr Rich. Garth, foreman

Mr John Mudd

Mr Simon Peacock

Mr Chas. Lonsdale

Mr John Barker

Mr James White

Mr James Garth

Mr Edward Milner

Mr Jos. Sunter

Mr Wm. Alderson

Mr John Galloway

Mr Jon. Daking

Lodge Green

To this court came John Walters and took of the lord two dwelling houses, two stables, one close called Rowlith Close and two closes called Parrocks with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable rent of 4s 4d, which James Woodward a customary tenant of the said manor at this court surrendered into the hands of the lord before his said steward, to have and to hold the same to the use of the said John Walters his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 5s 0d] and is thereof accordingly admitted tenant.

Rampsholme

To this court came Ralph Close and took of the lord one dwelling house with a barn stable and other outbuildings thereto belonging, and five closes or parcels of land thereto adjoining called the West Close, the East Close, the West Bank, the East Bank, and the Red Bank with two islands adjoining with the appurtenances situate and being at or within the territories of Rampsholme in the said manor of the ancient yearly fineable rent of 2s 9½d and a like enhanced rent not fineable which Edward Milner a customary tenant of the said manor at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said Ralph Close his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 1s 10½d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came William Calvert and took of the lord one dwelling house and one stable with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable rent of 1d which John Walters a customary tenant of the said manor at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said William Calvert his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right

accustomed for which he has paid for his fine and entry as in the margin [1s 3d] and is thereof accordingly admitted tenant.

Reeth

To this court came Mark Barningham and took of the lord one dwelling house with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable rent 1s 3d which Robert Tenant and Mary his wife, late Mary Braithwaite, and John Rayner and Ann his wife, late Ann Braithwaite, and Sarah Braithwaite, the said Mary, Ann and Sarah being customary tenants of the said manor in and by three several surrenders bearing date respectively the 25th day of August 1804 surrendered out of court into the hands of the lord according to the custom of the said manor, the said Mary and Ann having been first solely and separately examined apart from their said husbands, before Thomas Butson, deputy steward, and freely consenting, to have and to hold the same to the use of the said Mark Barningham his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [18s 9d] and is thereof accordingly admitted tenant.

Low Row

To this court came James Garth and took of the lord one close called Cogarth with a cow house thereon and one close or parcel of ground called Gill with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable rent of 4s 10½d which Margaret Stodart, widow, a customary tenant of the said manor on the second day of the present month of June surrendered out of court into the hands of the lord before the bailiff and two customary tenants of the said manor according to the custom thereof, to have and to hold to the use of the said James Garth his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 13s 1½d] and is thereof accordingly admitted tenant.

Lodge Green and Potting

To this court came James Pratt and took of the lord one dwelling house, stable and coal house with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable rent of 1d, and also one close called Baron Ing (now in two closes) with a cow house thereon, formerly the estate of John Guy with the appurtenances situate and being at or within the territories of Potting in the said manor of the ancient yearly fineable rent of 1s which Francis Winn Esquire, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward, to have and to hold the same to the use of the said James Pratt his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [16s 3d] and is thereof accordingly admitted tenant.

Lodge Green and Gunnerside

To this court came William Coates and took of the lord one dwelling house one stable and six yards of ground on the foreside of the said house, and one close called Little Park with two cattle gates in Gunnerside Pasture with the appurtenances situate and being at or within the territories of Lodge Green and Gunnerside in the said manor of the ancient yearly fineable rent of 2½d in Lodge Green and 1s 4d in Gunnerside which Ralph Parke Esquire, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward, to have and to hold the same to the use of the said William Coates his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and

performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 3s 1½d] and is thereof accordingly admitted tenant.

Lodge Green and Gunnerside

To this court came David Calvert and Henrietta his wife and took of the lord one close called Corn Close situate and being at or within the territories of Lodge Green with the appurtenances of the ancient yearly fineable rent of 1s 3d stintable and an enhanced rent of 6s 8d not fineable, and also two cattle gates in Gunnerside Pasture with the appurtenances situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable rent of 1s 4d and an enhanced rent of 8d not fineable which Ralph Parke Esquire, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward, to have and to hold the same to the use of the said David Calvert and Henrietta his wife their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£1 18s 9d] and are thereof accordingly admitted tenant.

Lodge Green

To this court came James Fawcett and took of the lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable rent of ½d which Joseph Sunter, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward, to have and to hold the same to the use of the said James Fawcett his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [7½d] and is thereof accordingly admitted tenant.

Blaides [Blades]

To this court came James Clarkson and took of the lord all those five several closes called Little Call Garth, East Call Garth, Gill Call Garth, West Call Garth and Intack and two dwelling houses and two stables thereunto belonging with half of a bake house and half of the sheep folds with the cattle gates thereunto belonging with the appurtenances situate and being at or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable rent of 12s 3½d which Ralph Parke Esquire, a customary tenant of the said manor in his own right and Thomas Parke the elder and Thomas Parke the younger, two customary tenants of the said manor by the said Ralph Parke their attorney by virtue of two letters of attorney, the one dated the 12th day of December now last past under the hand and seal of the said Thomas Parke the elder, and the other of them dated the 17th day of March last under the hand and seal of the said Thomas Parke the younger, at this court surrendered into the hands of the lord before his said steward, to have and to hold the same to the use of the said James Clarkson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£9 4s 4½d] and is thereof accordingly admitted tenant.

Kearton

To this court came John Pratt and took of the lord one dwelling house, two stables and two gardens with the appurtenances situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable rent of 1d which George Fowler, a customary tenant of the said manor, surrendered out of court on the 12th day of April last before the bailiff and two customary tenants of the said manor into the hands of the lord according to the custom of the same manor, to have and to hold the same to the use of the

said John Pratt his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 3d] and is thereof accordingly admitted tenant.

Healaugh

To this court came William Arundale and John Arundale, the two sons and coheirs of Ann Arundale, widow, deceased, and took of the lord one dwelling house with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable rent of 2d which the said Ann Arundale, late a customary tenant of the said manor, lately died seized of, to have and to hold the same to the use of the said William Arundale and John Arundale their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [2s 6d] and are thereof accordingly admitted tenant.

Gunnarside

To this court came Jonathan Daykin of Dykeheads in the said manor and took of the lord two closes or parcels of land called Wintering Fields with the appurtenances situate and being at or within the territories of Gunnarside in the said manor of the ancient yearly fineable rent of 2s 6d stintable in Gunnarside Pasture which William Storey, a customary tenant of the said manor, on the 7th day September last surrendered out of court into the hands of the lord before his said steward, to have and to hold the same to the use of the said Jonathan Daykin his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 17s 6d] and is thereof accordingly admitted tenant.

Harcaside [Harkerside]

To this court came Francis Lodge of Wath Gill in the parish of Downholme and took of the lord one messuage and a tenement consisting of several closes called Stubbings of the ancient yearly fineable rent of 7s 1d and an enhanced rent of 4s 10½d, and also four other closes called Stubbings containing by computation five acres of the ancient yearly fineable rent of 2s 3d and an enhanced rent of 1s 7½d with the appurtenances situate and being at or within the territories of Harcaside [Harkerside] in the said manor at the ancient yearly fineable rents and the enhanced rents aforesaid which George Pearson, a customary tenant of the said manor at this court surrendered into the hands of the lord before his said steward, to have and to hold the same to the use of the said Francis Lodge his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£7 0s 0d] and is thereof accordingly admitted tenant.

Blaides [Blades]

To this court came John Spenceley and took of the lord one messuage, one peat house, one close called Croft with a bake house thereon, one stable, four closes called Riddings with two cow houses thereon, one close called Upper Ing with a cow house thereon, and one parcel of ground called Intack formerly in two closes with the appurtenances situate and being at or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable rent of 12s which William Storey, a customary tenant of the said manor, on the 6th day of December last surrendered out of court into the hands of the lord before his said steward, to have and to hold the same to the use of the said John Spenceley his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance

yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£9 0s 0d] and is thereof accordingly admitted tenant.

Wintering Garths

To this court came Henry Birbeck and took of the lord all those seven closes called High Close, East Close, West Close, Beck Ing, Bank, Cow Pasture Wood, and Intack, with one dwelling house and stable with the appurtenances situate and being at or within the territories of Wintering Garths of the ancient yearly fineable rent of 12s 2d which James Pratt, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward, to have and to hold the same to the use of the said Henry Birbeck his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£9 2s 6d] and is thereof accordingly admitted tenant.

Feetham

To this court came John Booth of Congleton in the County Palatine of Chester and took of the lord one close or parcel of land called East Dubbs with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable rent of 1s 1d which Henry Blegborough, a customary tenant of the said manor, on the sixth day of February now last past surrendered out of court into the hands of the lord before his said steward, to have and to hold the same to the use of the said John Booth his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [16s 3d] and is thereof accordingly admitted tenant.

Feetham

To this court came James Close of Whitaside and took of the lord one close called East Dubbs with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable rent of 1s 1d which John Booth, a customary tenant of the said manor, by Richard Garth his attorney by virtue of a letter of attorney under the hand and seal of the said John Booth bearing date the sixth day of March last past at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said James Close his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [16s 3d] and is thereof accordingly admitted tenant.

Low Row

To this court came Thomas Birbeck, Richard Birbeck and John Birbeck, brothers and coheirs of Mary Birbeck, late a customary tenant of the said manor, deceased, and took of the lord one dwelling house and stable under the yearly value of 20s with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable rent of ½d which the said Mary Birbeck, late a customary tenant of the said manor, lately died seized of, to have and to hold the same to the use of the said Thomas Birbeck, Richard Birbeck and John Birbeck their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [7½d] and are thereof accordingly admitted tenant.

Low Row

To this court came John Birbeck and took of the lord two undivided equal third parts of and in one dwelling house and stable under the yearly value of 20s with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable rent of one third part of ½d which Thomas Birbeck and Richard Birbeck, customary tenants of the said manor at this court surrendered into the hands of the lord before his said steward, to have and to hold the same to the use of the said John Birbeck his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [5d] and is thereof accordingly admitted tenant.

Blaides [Blades]

To this court came James Garth only son and heir of Ralph Garth, late a customary tenant of the said manor, deceased, and took of the lord two closes or parcels of land called West Overing and East Ing with one undivided moiety or half part of a piece of ground called the Fold with the appurtenances situate and being at or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable rent of 4s 5d which the said Ralph Garth, late a customary tenant of the said manor, lately died seized of, to have and to hold the same to the use of the said James Garth his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 6s 3d] and is thereof accordingly admitted tenant.

Blaides [Blades]

To this court came James Spenceley and took of the lord two closes or parcels of land called West Overing and East Ing with one undivided moiety or half part of a piece of ground called the Fold with the appurtenances situate and being at or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable rent of 4s 5d which James Garth, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward, to have and to hold the same to the use of the said James Spenceley his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 6s 3d] and is thereof accordingly admitted tenant.

Feetham

To this court came James Hird and took of the lord one close called Ricket Ing with a cow house thereon with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable rent of 1s 8d which Thomas Sunter and Elizabeth his wife, late Elizabeth Metcalfe, a customary tenant of the said manor (she being first solely and separately examined apart from her said husband by the said steward and freely and voluntarily consenting) and also John Chapman, James Chapman, Edward Chapman and Thomas Chapman, sons and coheirs of Thos. Chapman deceased, therein having right, at this court surrendered into the hands of the lord before his said steward, to have and to hold the same to the use of the said James Hird his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 5s 0d] and is thereof accordingly admitted tenant.

At this court the third proclamation was made for the heirs at law of Thomas Langstaff, late a customary tenant of this manor, deceased, to come into court and be admitted of his copyhold, but none came, and thereupon the bailiff was thereupon ordered to seize the same into the hands of the lord.

At this court the first proclamation for the heirs at law of the respective customary tenants of this manor who have died since the last court were severally called to be admitted of their respective copyhold tenements but none came

The heirs of Samuel Smithson, late of Gunnerside

Of John Smithson late of the same place [Gunnersdie]

Of John Thompson late of the same place deceased [Gunnerside]

Of Thomas Thompson late of the same place deceased [Gunnerside]

Of Christopher Raper of Reeth deceased

And Of John Raper the elder late of the same place [Reeth]

Faithfully enrolled and copies made

Sampson George Steward

Manor of Muker in Swaledale in the county of York

The Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor held at Muker in and for the said manor on Wednesday the 4th day of June 1806 before Sampson George, Gentleman, steward of the said court.

Names of the homage jury

Mr John Grime, foreman

Mr James Clarkson

Mr James Calvert

Mr RichardGuy

Mr Edmund Milner

Mr James Milner

Mr Edward Alderson

Mr Thomas Fawcett

Mr John Alderson

Mr William Alderson

Mr William Alderson of Birkdale

Mr David Cleasby

Muker

To this court came Christopher Peacock and took of the one undivided third part of one close called Great Appletree Thwaite and of a dwelling house barn and stable thereto belonging, and of another close called Little Appletree Thwaite with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable rent of 1s 10d, which Ralph Peacock, Christopher Peacock (nephew of the above-named Christopher Peacock), William Peacock and John Peacock, customary tenants of the said manor at this court surrendered into the hands of the lord before his said steward, to have and to hold the same to the use of the said Christopher Peacock (the uncle) his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 16s 8d] and is thereof accordingly admitted tenant.

Muker

To this court came Ralph Peacock, Christopher Peacock, William Peacock and John Peacock, and took of the lord one undivided third part, of and in one close called East Foxwits with a cow-house thereon, and of and in one close called West Foxwits, and another close called Foxwit Intack with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable rent of 1s 9³/₄d which Christopher Peacock, a customary tenant of the said manor, and uncle of the above named

Ralph, Christopher, William and John Peacock, at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said Ralph Peacock, Christopher Peacock, William Peacock and John Peacock, the nephews, their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£1 16s 3d] and are thereof accordingly admitted tenants.

Muker and Thwaite

To this court came William Peacock and took of the lord three undivided fourth parts of one close called East Foxwits with a cow-house thereon and of one close called West Foxwits and of another called Foxwit Intack (in Muker) and of one dwelling house (in Thwaite) with the appurtenances situate and being at or within the territories of Muker and Thwaite in the said manor of the ancient yearly fineable rents of 4s 1½d in Muker and ¾d in Thwaite which Ralph Peacock, Christopher Peacock his brother and John Peacock, customary tenants of the said manor at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said William Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£4 3s 9d] and is thereof accordingly admitted tenant.

Thwaite

To this court came Thomas Butson and Robert Clark, trustees named in the will of Reuben Atkinson late of Thwaite, a customary tenant of the said manor deceased, bearing date the 1st day of August 1799, and took of the lord three dwelling houses with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable rent of 2d which the said Reuben Atkinson, late a customary tenant of the said manor on the 27th day of May 1799 surrendered out of court before the bailiff and two copyhold tenants of the said manor according to the custom thereof to the uses of his last will and testament to have and to hold the same to the use of the said Thomas Butson and Robert Clark their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [3s 4d] and are thereof accordingly admitted tenants.

Thwaite

To this court came George Kearton of Thwaite and took of the lord one dwelling house with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable rent of ½d which Thomas Butson and Robert Clark, trustees of the will of Reuben Atkinson late a customary tenant of the said manor deceased at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said George Kearton his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

Thwaite

To this court came Robert Alderson and took of the lord one dwelling house with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable rent of ½d which Thomas Butson and Robert Clark, trustees of the will of Reuben Atkinson late a customary tenant of the said manor deceased at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said Robert Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying

the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

Oxnop

To this court came Richard Fawcett and took of the lord one close called Low Close, one close called High Close with a cow-house thereon and one parcel of ground called Piece with a dwelling house and stable thereon with the appurtenances situate and being at or within the territories of Oxnop in the said manor of the ancient yearly fineable rent of 3s 10d which Matthew Whitelock, a customary tenant of the said manor at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said Richard Fawcett his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 16s 8d] and is thereof accordingly admitted tenant.

Muker and Oxnop

To this court came Christopher Ellerton and took of the lord five several closes called Mill Close, Acres, East Colt Park, West Colt Park with a cow-house thereon, and Tails with a cow-house thereon in Muker, and also one dwelling house and stable and three parcels of ground in Oxnop called Holling Pott, High Greens with a cow-house thereon, and Low Greens in Oxnop, and also several closes called by the respective names of Greens, Little Helen Ing with a cow-house thereon, Great Helen Ing with a cow-house thereon, East Wood, Hasle Hill, Ellers, and Piece, with two messuages or dwelling houses in Oxnop with the appurtenances situate and being at or within the territories of Muker and Oxnop in the said manor of the ancient yearly fineable rents stated in the margin [Muker 14s 4d, Oxnop 6s 8d, Oxnop 17s 7¼d] amounting together to £1 18s 7¼d which Thomas Coates, a customary tenant of the said manor at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said Christopher Ellerton his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£38 12 1d] and is thereof accordingly admitted tenant.

Thwaite, Muker, Kisdon and Oxnop

To this court came Anthony Metcalfe and took of the lord one undivided moiety or equal half part of and in one dwelling house, one close called Parkin Close, one close called Corse with a cow-house thereon and one close called Piece in Thwaite, and also of and in several closes called West Long Close, Great Bottom, Knocky Bottoms, Hill Top, and Cro[f]t Close, and of one parcel of land called Short Pot, and one parcel of ground called Wood, and one close called Foal Ing in Muker, and also of and in one dwelling house with several closes called Croft, Low Close, Laith Close, Tom Close, Rutus Ing, Greens, Home Close, and High Piece, and one parcel of ground called Wood and two parcels of ground called Pieces in Oxnop with the appurtenances situate and being at or within the territories of Thwaite, Muker, Kisdon and Oxnop in the said manor of the ancient yearly fineable rents stated in the margin [Thwaite 2s 10d, Muker 8s 6d, Kisdon 3d, Oxnop 7s 7½d, Muker 9s 4d] amounting together to £1 8s 6½d which Milner Metcalfe, a customary tenant of the said manor at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said Anthony Metcalfe his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£28 10s 10d] and is thereof accordingly admitted tenant.

Thwaite and Angram

To this court came Christopher Peacock and took of the lord one undivided equal fifth part of and in one dwelling house, stable and cow-house, and of and in three closes called High Skewth and Low Skewth with three cow-houses thereon and one piece of land called Wood and another piece of land part of a close called Skew with the appurtenances situate and being at or within the territories of Thwaite and Angram in the said manor of the ancient yearly fineable rent of 1s 9d which Edmund Peacock, a customary tenant of the said manor at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said Christopher Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 15s 0d] and is thereof accordingly admitted tenant.

Angram

To this court came John Peacock and took of the lord one parcel of ground being the east side of a close called Middle Skewth with a cow-house thereon with the appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable rent of 9½d which Simon Peacock, Christopher Peacock and Thomas Peacock, brothers and customary tenants of the said manor at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said John Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [15s 4d] and is thereof accordingly admitted tenant.

Angram

To this court came Simon Peacock and took of the lord one parcel of ground being the west side of a close called Middle Skewth with a cow-house thereon with the appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable rent of 2s 2d which John peacock, Christopher Peacock and Thomas Peacock, customary tenants of the said manor at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said Simon Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 3s 4d] and is thereof accordingly admitted tenant.

Angram

To this court came Christopher Peacock and took of the lord one dwelling house, stable and cow-house and one parcel of ground called Skewth and one close called High Skewth with the appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable rent of 1s 2d which John Peacock, Simon Peacock and Thomas Peacock, customary tenants of the said manor at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said Christopher Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 3s 4d] and is thereof accordingly admitted tenant.

Angram

To this court came Thomas Peacock and took of the lord four undivided equal fifth parts of and in the close called Low Skewth with a cow-house thereon and one piece of ground called Wood with the appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable rent

of 1s 5½d which John Peacock, Simon Peacock and Christopher peacock, customary tenants of the said manor at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said Thomas Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 9s 2d] and is thereof accordingly admitted tenant.

Thwaite

To this court came William Harker and took of the lord one close called Mellbecks with a cow-house thereon with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable rent of 4s 8d which Simon Harker, a customary tenant of the said manor at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said William Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 13s 4d] and is thereof accordingly admitted tenant.

Oxnop

To this court came John Metcalfe and took of the lord two dwelling houses and stables, one garden, one close called Little Holme Ing, one close called Firehouse Close, one close called West [?] Brow and one close called East Wood with the appurtenances situate and being at or within the territories of Oxnop in the said manor of the ancient yearly fineable rent of 10s 3½d which George Henry Kirton, a customary tenant of the said manor by William Kirton his attorney by virtue of a letter of attorney under the hand and seal of the said George Henry Kirton bearing date the 6th day of May now last past at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said John Metcalfe his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£10 5s 10d] and is thereof accordingly admitted tenant. Received also a half fine for an alienation without admittance.

Oxnop

To this court came James Clarkson of Sattron [Satron] and took of the lord two closes called West Closes with a cow-house thereon and one close called Calf Garth with the appurtenances situate and being at or within the territories of Oxnop in the said manor of the ancient yearly fineable rent of 4s 4d which George Henry Kirton, a customary tenant of the said manor by William Kirton his attorney by virtue of a letter of attorney under the hand and seal of the said George Henry Kirton bearing date the 6th day of May now last past at this court surrendered into the hands of the lord before his said steward to have and to hold the same to the use of the said James Clarkson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the lord of the said manor all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£4 6s 8d] and is thereof accordingly admitted tenant. Received also half fine for an alienation without admittance.

At this court the second proclamation was made for the heirs at law of Elizabeth Whitehead, late a customary tenant of this manor, deceased to come into court and be admitted of her copyhold, but none came.

Faithfully written and copies made

[signed] Sampson George, Steward

Manor of Healaugh Old Land in Swaledale in the County of York

The special Court Baron and Customary or Copyhold Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said Manor on Tuesday 19th May in the year of our Lord 1807 before Edmund Alderson Knowles Gentleman Deputy for this time only of Sampson George Gentleman Steward of the said Manor:

Homage Jury

Mr Simon Peacock – foreman
Mr John Galloway
Mr Charles Lonsdale
Mr John Langhorne

Reeth

To this Court came John Kearton of Whitburn in the County of Durham and Raper Kearton of Gunnerside in Swaledale aforesaid cousins and co-heirs as is alleged of Christopher Raper late a customary tenant of the said Manor deceased and took of the Lord one Close called Thwaite or Brown Close and one other Close called Croft Close with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rents of 8d and 11d of which the said Christopher Raper lately died seised. To have and to hold the same to the use of the said John Kearton and Raper Kearton their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the Lord of the said Manor all other rents, duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£1 11s 8d] and are thereof accordingly admitted tenants. But upon this condition only that the said John Kearton and Raper Kearton shall and do within six calendar months now next ensuing establish by legal proofs in any trial to be had in any Court competent in that behalf their Right to the said premises as co-heirs at law or by custom to the said Christopher Raper deceased and commence and prosecute actions ejectment forth at purpose or on failure thereof their admittance to be void and the fine remitted. Sampson George Steward

Manor of Healaugh New Land in Swaledale in the County of York

The special Court Baron and Copyhold or Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said Manor on Tuesday 19th May in the year of our Lord 1807 before Edmund Alderson Knowles Gentleman Deputy for this time only of Sampson George Gentleman Steward of the said Manor:

Homage Jury

Mr Simon Peacock – foreman
Mr John Galloway
Mr John Langhorne
Mr Charles Lonsdale

Reeth

To this Court came John Kearton of Whitburn in the County of Durham and Raper Kearton of Gunnerside in Swaledale aforesaid cousins and co-heirs, and is alleged, of John Raper the elder late a customary tenant of the said Manor deceased and took of the Lord one dwelling house, four shops and one Close called Ash Lands with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 1s 2d which the said John Raper the elder lately died seised. To have and to hold the same to the use of the said John Kearton and Raper Kearton their heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of

inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [17s 6d] and are thereof accordingly admitted tenants. . But upon this condition only that the said John Kearton and Raper Kearton shall and do within six calendar months now next ensuing establish by legal proofs in any trial to be had in any Court competent in that behalf their Right to the said premises as co-heirs at law or by custom to the said John Raper the elder deceased and commence and prosecute actions of Ejectment for that purpose or on failure thereof their admittance to be void and the fine remitted. Sampson George Steward

Reeth

To this Court came the said John Kearton and Raper Kearton cousins and co-heirs at law as is alleged of Christopher Raper late a customary tenant of the said Manor deceased and took of the Lord one dwelling house or back room and stable and a back yard and garden with the appurtenances and also one Close called Croft Close with the appurtenances and also one other Close called Great Croft Close with the appurtenances all situate and being at or within the territories of Reeth in the said Manor of the several and respective ancient yearly fineable customary rents mentioned in the margin [2½d, 1s 6d, 2s 1d] of which the said Christopher Raper lately died seised. To have and to hold the same premises to the use of the said John Kearton and Raper Kearton their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£2 16s 10½d] and are thereof accordingly admitted tenants. But upon this condition only that the said John Kearton and Raper Kearton shall and do within six calendar months now next ensuing establish by legal proofs in any trial to be had in any Court competent in that behalf their Right to the said premises as co-heirs at law or by custom to the said Christopher Raper deceased and commence and prosecute actions of ejectment for that purpose or on failure thereof their admittance to be void and the fine remitted.

Reeth

To this Court came Mary Raw widow relict and also sole devisee named in the last Will of Isaiah Raw late a customary tenant of the said Manor deceased bearing date 28th March 1807 and took of the Lord one dwelling house and garth formerly belonging to Isaiah Raw deceased father of the said testator Isaiah Raw and one other garth called Hill Garth with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of ½d of which the said Isaiah Raw (the son) lately died seised having in his life time duly surrendered the same to the use of his Will. To have and to hold the same premises to the use of the said Mary Raw her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which she hath paid for her fine and entry as in the margin [7 ½ d] and is thereof accordingly admitted tenant Sampson George Steward.

Manor of Healaugh Old Land in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said Manor on Monday 1st June in the year of our Lord 1807 before Sampson George Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr John Barker – foreman

Mr Simon Peacock

Mr John Galloway

Mr James Lonsdale

Mr Christopher Heslop

Mr Thomas Pratt
Mr William Woodward
Mr Christopher Kearton
Mr Joseph Clarkson Senior
Mr George Metcalfe
Mr Joseph Clarkson Junior
Mr Thomas Birbeck

Lodge Green

To this Court came George Raw and took of the Lord one dwelling house and stable now in his occupation with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of $\frac{1}{4}d$ which George Peacock a customary tenant of the said Manor at this Court surrendered out of Court on 24th November last into the hands of the Lord before the bailiff and two customary tenants of the said Manor according to the custom thereof. To have and to hold the same to the use of the said George Raw his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [5d] and is thereof accordingly admitted tenant.

Lodge Green

To this Court came Thomas Coates and took of the Lord one Close called Pickhill Foot with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 7d which Ralph Parke Esquire a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward To have and to hold the same to the use of the said Thomas Coates his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed or which he hath paid for his fine and entry as in the margin [11s 8d] and is thereof accordingly admitted tenant.

Gunnerside

To this Court came Thomas Coates and took of the Lord one Close called Bank and one Close called Pickhill with six cattlegates and a half in Gunnerside Common pasture with the appurtenances situate and being at or within the territories of Gunnerside in the said Manor of the ancient yearly fineable rent of 6s 8d which Ralph Parke Esquire a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward To have and to hold the same to the use of the said Thomas Coates his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed or which he hath paid for his fine and entry as in the margin [£6 13s 4d] and is thereof accordingly admitted tenant.

Feetham

To this Court came Peter Denys Esquire and took of the Lord one dwelling house, one parlour with a chamber over it, one orchard, one bakehouse one Close called Croft, one cowhouse and one parcel of ground called Parrock and also one undivided moiety or equal half part of one garth with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 5s 6d which Thomas Hutchinson Esquire a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said Peter Denys his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£5 10s] and is thereof

accordingly admitted tenant.

Reeth

To this Court came Peter Denys Esquire and took of the Lord all those Closes called Low Closes , otherwise Crooks, otherwise Garth Closes with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 1s 8d which Thomas Hutchinson Esquire a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said Peter Denys his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 13s 4d] and is thereof accordingly admitted tenant.

Potting and Lodge Green

To this Court came Ralph Peacock and took of the Lord one Close lately divided into two Closes called the Intacks with a dwelling house thereon with the appurtenances situate and being at or within the territories of Potting and Lodge Green in the said Manor of the ancient yearly fineable rent of 1s 6d which Matthew Shipman a customary tenant of the said Manor surrendered out of Court on 10th June last past before his said Steward. To have and to hold the same to the use of the said Ralph Peacock his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 10s] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came Martha Cleminson widow and took of the Lord one undivided equal third part of two parcels of ground called Barf Intacks and of one dwelling house, two stables and one shop with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 1s which John Nourival and Mary his wife a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward (the said Mary being first solely and separately examined apart from her said husband and freely and voluntarily consenting thereto) . To have and to hold the same to the use of the said Martha Cleminson her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which she hath paid for her fine and entry as in the margin [£1] and is therefore accordingly admitted tenant.

Feetham

To this Court came Thomas Hurst and took of the Lord one undivided moiety or equal half part of two messuages (formerly in one), one barn and one parcel of ground called Horse Garth and two closes called East Pickel and West Pickel with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 1s 11½d which James Broderick a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said steward. To have and to hold the same to the use of the said Thomas Hurst his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 19s 2d] and is thereof accordingly admitted tenant.

Low Row

To this Court came William Harker and took of the Lord one dwelling house and stable and one close called Intack with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable rent of 8 ½ d which John Raw a customary tenant of the said Manor surrendered out of Court on 13th April last into the hands of the Lord before the Bailiff and two customary tenants of the said Manor according to the custom thereof . To have and to hold the same to the use of the said William

Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£14s 2d] and is thereof accordingly admitted tenant.

Blaides

To this Court came James Clarkson and took of the Lord one dwelling house and stable and one close called East Ing and also one undivided moiety or equal half part of a piece of ground called the Old Fold with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable rent of 4s 3d which James Pedley a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said James Clarkson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£4 5s] and is thereof accordingly admitted tenant.

Potting

To this Court came James Pedley and took of the Lord two undivided third parts of one dwelling house garden and with the appurtenances situate and being at or within the territories of Potting in the said Manor of the ancient yearly fineable rent of $\frac{1}{2}$ d which Samuel Reynoldson a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said steward. To have and to hold the same to the use of the said James Pedley his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

Wintering Garths

To this Court came James Pedley and took of the Lord one dwelling house stable and garth with the appurtenances situate and being at or within the territories of Wintering Garths in the said Manor of the ancient yearly fineable rent of $\frac{1}{2}$ d which Samuel Reynoldson a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said steward. To have and to hold the same to the use of the said James Pedley his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

Lodge Green

To this Court came James Thompson and took of the Lord one Close called Mowbank now divided into two Closes with a stable or cowhouse thereon and one cattlegate in Lodge Green Pasture with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 2s 6d which George Peacock a customary tenant of the said Manor on 6th May now last surrendered out of court into the hands of the Lord before the Bailiff and two customary tenants of the said Manor according to the custom thereof. To have and to hold the same to the use of the said James Thompson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 10s] and is thereof accordingly admitted tenant.

Feetham

To this Court came William Parkin and took of the Lord one parcel of ground called Garth and one other parcel of ground called Cow Pasture with a cowhouse thereon with the appurtenances situate and being at

or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 2s 6d which Christopher Whitelock a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before is said steward. To have and to hold the same to the use of the said William Parkin his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 10s] and is thereof accordingly admitted tenant.

Gunnerside

To this Court came John Whitfield and took of the Lord one Close called High Middle Ing with one cattlegate in Gunnerside Pasture with the appurtenances situate and being at or within the territories of Gunnerside in the said Manor of the ancient yearly fineable rent of 7 ½ d which Thomas Sunter a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said John Whitfield his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [12s 6d] and is thereof accordingly admitted tenant.

Feetham

To this Court came James Spencely and took of the Lord one Close called East Bottom and one parcel of land called Sander Croft with a barn thereon, one Close called Calf Garth and one Close called Brow with one dwelling house and one garden with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 2s 7d which James White a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said James Spencely his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 11s 8d] and is thereof accordingly admitted tenant.

Feetham

To this Court came Isaiah Spence and took of the Lord one cowhouse now occupied as a dwelling house with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 1d which James White a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said Isaiah Spence his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Feetham

To this Court came Ralph Simpson and took of the Lord one dwelling house (part of a backhouse) and one garden or garth with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of ¼d which William Parkin a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said Ralph Simpson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [5d] and is thereof accordingly admitted tenant

Feetham

To this Court came Anthony Simpson and took of the Lord one dwelling house (part of a backhouse) and one garden or garth with the appurtenances situate and being at or within the territories of Feetham in the

said Manor of the ancient yearly fineable rent of $\frac{1}{4}d$ which William Parkin a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said Anthony Simpson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [5d] and is thereof accordingly admitted tenant

Reeth

To this Court came Elizabeth Tennant spinster and took of the Lord one house called Tanpits with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 1d which Simon Peacock a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said Elizabeth Tennant her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which she hath paid for her fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant

Reeth

To this Court came Margaret Brown widow and took of the Lord one dwelling house and shop with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of $\frac{3}{4}d$ which William Whitell a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said Margaret Brown her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which she hath paid for her fine and entry as in the margin [1s 3d] and is thereof accordingly admitted tenant

Low Row

To this Court came Solomon Harker and took of the Lord one moiety or undivided half part of one dwelling house and stable and one entire garden with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable rent of $\frac{1}{2}d$ which James Spencely a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said Solomon Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant

Low Row

To this Court came Stewardson Waller and took of the Lord one moiety or undivided half part of one dwelling house and stable and one entire garden with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable rent of $\frac{1}{2}d$ which James Spencely a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said Stewardson Waller his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

Reeth

To this Court came Margaret Stodart widow and Elizabeth Hunton widow sisters and co-heirs of James Wensley deceased late a customary tenant of the said Manor and took of the Lord one messuage formerly in the possession of Thomas Bell with the appurtenances situate and being at or within the territories of

Reeth in the said Manor of the ancient yearly fineable rent of 4d of which the said James Wensley late a customary tenant of the said Manor lately died seised. To have and to hold the same to the use of the said Margaret Stodart and Elizabeth Hunton their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [6s 8d] and are thereof accordingly admitted tenants

Reeth

To this Court came the Reverend Thomas Barker Kirby Clerk Vicar of the Parish Church of Downholme in the County of York and successor to the Reverend Richard Horn Clerk deceased and took of the Lord all that parcel of ground called Peters Crook with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 2s 8½ d to which the said Thomas Barker Kirby became intitled on his succession to the Vicarage of the said Parish Church of Downholme aforesaid. To have and to hold the same to the use of the said Thomas Barker Kirby and his successors vicars of the said Parish Church forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 14s 2d] and is thereof accordingly admitted tenant

Reeth

To this Court came William Jones and took of the Lord three dwelling houses one stable and garden with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 1½d which Susannah Jones a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said William Jones his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [2s 6d] and is thereof accordingly admitted tenant

Reeth

To this Court came John Neesham and took of the Lord one messuage formerly in the possession of Thomas Bell and now of John Wilson and others with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 4d which Margaret Stodart widow and Elizabeth Hunton widow customary tenants of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said John Neesham his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [6s 8d] and is thereof accordingly admitted tenant.

Gunnerside (Dykehead)

To this Court came Jonathan Daykin took of the Lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Gunnerside (Dykeheads) in the said Manor of the ancient yearly fineable rent of ¾d which Thomas Sunter a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said Jonathan Daykin his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 3d] and is thereof accordingly admitted tenant

Ravenseat

To this Court came the Reverend Jeffrey Wood of West Burton in the County of York Clerk took of the Lord the site of a messuage and a garth or garden with the appurtenances situate and being at or within the territories of Ravenseat in the said Manor of the ancient yearly fineable rent of 6¼ d which Edward Alderson of Wharton in the County of Westmorland a customary tenant of the said Manor by Edmund Alderson Knowles his attorney by virtue of a Letter of Attorney under his hand and seal bearing date 31st May 1806 at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said Jeffrey Wood his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10s 5d]and is thereof accordingly admitted tenant.

Faithfully enrolled and copies made
Sampson George Steward

Manor of Healaugh New Land in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said Manor on Tuesday 2nd June in the year of our Lord 1807 before Sampson George Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr Richard Metcalfe – foreman
Mr Simon Peacock
Mr Charles Lonsdale
Mr Thomas Hird
Mr Ralph Milner
Mr James Garth
Mr John Spenceley
Mr William Harker
Mr Francis Garth
Mr William Coates
Mr Edward Milner
Mr John Stubbs

Reeth

To this Court came Margaret Stodart widow and Elizabeth Hunton widow sisters and co-heirs of James Wensley late a customary tenant of the said Manor deceased and took of the Lord one messuage and garden formerly in the possession of Mr Wensley and Nicholas Scott and formerly the estate Francis Alsop and also one other messuage or dwelling house formerly in possession of James Forster and others with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 6½ d of which the said James Wensley late a customary tenant of the said Manor lately died seised. To have and to hold the same to the use of the said Margaret Stodart and Elizabeth Hunton their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents, duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [8s 1 ½ d] and are thereof accordingly admitted tenants.

Reeth

To this Court came William Jones and took of the Lord one garden fifteen yards and a half in length and nine yards and a half in breadth with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 6d which Susannah Jones a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to

hold the same to the use of the said William Jones his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [7s 6d] and is thereof accordingly admitted tenant.

Reeth

To this Court came John Neesham and took of the Lord one messuage or dwelling house formerly in the possession of James Forster and others with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of ½d which Margaret Stodart widow and Elizabeth Hunton widow customary tenants of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said John Neesham his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [7 ½d] and is thereof accordingly admitted tenant.

Low Row

To this Court came Francelina Stuart the wife of William Stuart of Low Row in Swaledale aforesaid Esquire and took of the Lord one dwelling house and stable adjoining upon Pick Hill, one Close called High Foal Ing, with a house at the head thereof containing two acres and twenty three perches (more or less) with one cattlegate in Low Row pasture with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable rent of 2s and an inanced rent of 4s 1d not fineable which John Raw a customary tenant of the said Manor did on 13th April last surrender out of Court into the hands of the Lord before the bailiff and two customary tenants of the said Manor according to the custom thereof. To have and to hold the same to the use of the said Francelina Stuart her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which she hath paid for her fine and entry as in the margin [£1 10s] and is thereof accordingly admitted tenant.

Gunnerside

To this Court came John Whitfield and took of the Lord one cattlegate in Gunnerside pasture with the appurtenances situate and being at or within the territories of Gunnerside in the said Manor of the ancient yearly fineable rent of 8d and an inanced rent of 1s 4d which Thomas Sunter a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said John Whitfield his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10s] and is thereof accordingly admitted tenant.

Crackpot

To this Court came Peter Denys Esquire and took of the Lord one Close called Holme or Island with the appurtenances situate and being at or within the territories of Crackpot in the said Manor of the ancient yearly fineable rent of 1d (in Rowlith Pasture) which Ralph Parke Esquire a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said Peter Denys his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 3d] and is thereof accordingly admitted tenant.

Lodge Green

To this Court came Thomas Coates and took of the Lord several Closes or parcels of land called the respective names of Stubbing, West Corn Close, Ciss, Close, East Corn Close, Long Close, Hill, Parkfoot and Little Intack and two dwelling houses and two gardens with one half of a cattlegate in Lodge Green Common pasture with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 1s 11 ½ d and an inanced rent of 8s 2 ¼d which Ralph Parke Esquire a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward To have and to hold the same to the use of the said Thomas Coates his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 9s 4 ½ d] and is thereof accordingly admitted tenant.

Gunnerside

To this Court came Thomas Coates and took of the Lord one Close called Great Park, one Close called Croft with eight cattlegates and a half in Gunnerside Common pasture with the appurtenances situate and being at or within the territories of Gunnerside in the said Manor of the ancient yearly fineable rent of 5s 10d and an inanced rent of 5s 11d which Ralph Parke Esquire a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said Thomas Coates his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£4 7s 6d] and is thereof accordingly admitted tenant.

Low Row

To this Court came James Simpson and took of the Lord one dwelling house and stable at Pick Hill with two Closes called Middle Foal Ing and Low Foal Ing containing together five acres one rood and four perches (more or less) with two cattlegates in Low Row Pasture and a right of passage as heretofore used and accustomed through and over a Close called High Foal Ing with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable rent of 4s 8d and an inanced rent of 8s 4d which John Raw a customary tenant of the said Manor on 13th April last surrendered out of Court into the hands of the Lord before the Bailiff and two customary tenants of the said Manor according to the custom thereof. To have and to hold the same to the use of the said James Simpson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£3 10s] and is thereof accordingly admitted tenant.

Low Row

To this Court came William Harker and took of the Lord two Closes called West Fields or West Foal Ings with two cattlegates in Low Row Common Pasture with a right of passage as heretofore used and accustomed through and over a Close called High Foal Ing with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable rent of 3s 3 ½ d and an inanced rent of 8s 4d which John Raw a customary tenant of the said Manor on 13th April surrendered out of Court into the hands of the Lord before the bailiff and two customary tenants of the said Manor according to the custom thereof. To have and to hold the same to the use of the said William Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 9s 4 ½ d] and is thereof accordingly admitted tenant.

Low Row

To this Court came Peggy Garth spinster and took of the Lord one dwelling house and stable and one Close called Holme Intack with two thirds part of a cattlegate in Low Row Common Pasture with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable rent of 1s 7 ½ d which John Raw a customary tenant of the said Manor on 13th April last surrendered out of Court into the hands of the Lord before the bailiff and two customary tenants of the said Manor according to the custom thereof. To have and to hold the same to the use of the said Peggy Garth her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which she hath paid for her fine and entry as in the margin [£1 4s 4 ½ d] and is thereof accordingly admitted tenant.

Healaugh

To this Court came Peter Denys Esquire and took of the Lord one Close called Long Thwaites, one Close called Middle Thwaites, and one Close called Oxlands with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 5s 4d which Thomas Hutchinson a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said steward. To have and to hold the same to the use of the said Peter Denys his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£4] and is thereof accordingly admitted tenant.

Kearton

To this Court came John Bell and took of the Lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Kearton in the said Manor of the ancient yearly fineable rent of 1 d which Thomas Harker otherwise Thomas Pratt a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said John Bell his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 3d] and is thereof accordingly admitted tenant.

Reeth

To this Court came Peter Denys Esquire and took of the Lord one Close called Low Close alias Crookes, alias Garth Closes with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 1s 2d which Thomas Hutchinson Esquire a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said Peter Denys his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [17s 6d] and is thereof accordingly admitted tenant.

Feetham

To this Court came Joseph Geldart only son and heir of Joseph Geldart late a customary tenant of the said Manor deceased and took of the Lord one Close called Intack and one parcel of ground called Calf Close with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 3s 6d which the said Joseph Geldart deceased late of Congleton in the County Palantine of Chester lately died seised. To have and to hold the same to the use of the said Joseph Geldart the son his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 12s 6d] and is thereof

accordingly admitted tenant.

Lodge Green

To this Court came James Metcalfe and took of the Lord one frontstead or scite [site] of a dwelling house with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of $\frac{1}{2}$ d but not stintable and an inanced rent of 1d which James Thompson a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said steward. To have and to hold the same to the use of the said James Metcalfe his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [$7\frac{1}{2}$ d]and is thereof accordingly admitted tenant.

Smarber

To this Court came Peter Denys Esquire and took of the Lord one entire messuage and three tofts and also one undivided equal third part of one other messuage and stable of a parcel of land called Garth, of a Close called West Jenkin Close, of a Close called East Jenkin Close, of a Close called Jenkin Close Intack, of a Close called Cow Pasture and a parcel of land called West Ing End and one undivided sixth part of a peathouse with the appurtenances situate and being at or within the territories of Smarber in the said Manor of the ancient yearly fineable rent of 6s 11 $\frac{1}{2}$ d which Thomas Hutchinson Esquire a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said Peter Denys his heirs and assigns orever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£5 4s 4 $\frac{1}{2}$ d]and is thereof accordingly admitted tenant.

Lodge Green

To this Court came James Thompson only son and heir of John Thompson late a customary tenant of the said Manor deceased and took of the Lord one undivided equal fourth part of one dwelling house with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of $\frac{1}{4}$ d of which the said John Thompson late a customary tenant of the said Manor lately died seised. To have and to hold the same to the use of the said James Thompson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [$3\frac{3}{4}$ d]and is thereof accordingly admitted tenant.

Lodge Green

To this Court came John Thompson only son and heir of Thomas Thompson late a customary tenant of the said Manor deceased and took of the Lord one undivided equal fourth part of one dwelling house with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of $\frac{1}{4}$ d of which the said Thomas Thompson late a customary tenant of the said Manor lately died seised. To have and to hold the same to the use of the said John Thompson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [$3\frac{3}{4}$ d]and is thereof accordingly admitted tenant.

Reeth

To this Court came Mary Hird widow and sole devisee of Robert Hird late a customary tenant of the said Manor deceased bearing date 13th January now last past and took of the Lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of $\frac{1}{2}$ d which the said Robert Hird late a customary tenant of the said Manor deceased surrendered out of court on the 10th January now last past into the hands of the Lord before the

bailiff and two customary tenants of the said Manor according to the custom thereof. To the uses of his last Will and Testament. To have and to hold the same to the use of the said Mary Hird her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which she hath paid for her fine and entry as in the margin [7½d] and is thereof accordingly admitted tenant.

Reeth

To this Court came Thomas Coates and took of the Lord one dwelling house and garth formerly belonging to Isaiah Raw deceased father of Isaiah Raw late of Hurworth upon Tees in the County of Durham late a customary tenant of the said Manor deceased and one other garth called Hill Garth with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of ½ d which Mary Raw a customary tenant of the said Manor on the 20th May last surrendered out of Court into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said Thomas Coates his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [7½d] and is thereof accordingly admitted tenant

Calverty House [Calvert Houses]

To this Court came George Winn of Nappa in the County of York Gentleman and took of the Lord two dwelling houses situate at the lower end of Calverty House and two garths adjoining thereto and one close called Shaw Close with two cowhouses thereon, one other close called Puke Close and one other close called Three Pieces and one close called Springs and another close called Nine Plain with the appurtenances situate and being at or within the territories of Calverty House in the said Manor of the ancient yearly fineable rent of 8s and an inanced rent of 8s 6½d which Edmund Milner, James Milner, Margaret Milner, Richard Milner, and the Reverend Christopher Crofts and Elizabeth his wife before her marriage with him called Elizabeth Milner by the said Richard Milner in his own right and as attorney of the said Edmund Milner, James Milner and Margaret Milner by virtue of several letters of attorney under their respective hands and seals at the Court and the said Christopher Crofts and Elizabeth his wife by their surrender out of Court (she first being solely examined and consenting) did surrender into the hands of the Lord. To have and to hold the same to the use of the said George Winn his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£6] and is thereof accordingly admitted tenant

Lodge Green

To this Court came Ralph Milner of Gunnerside in Swaledale aforesaid and took of the Lord one undivided moiety or equal half part of one dwelling house two stables with two dwelling rooms over the said stables and one parcel of ground called Gaudy Garth with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 1 ½ d which John Todd and Elizabeth his wife a customary tenant of the said Manor before her marriage called Elizabeth Loftus did on 3rd November last surrendered out of Court, the said Elizabeth in person and the said John Todd by Edmund Alderson Knowles his attorney by virtue of a letter of attorney under the hand and seal of the said John Todd into the hands of the Lord before Thomas Butson Gentleman Deputy Steward of the said Manor. She the said Elizabeth being first solely and separately examined apart from her said husband and freely consenting. To have and to hold the same to the use of the said Ralph Milner his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 10½d] and is thereof accordingly admitted tenant.

Feetham

To this Court came James Spenceley and took of the Lord one parcel of ground called Line Garth , one other parcel of ground called Saunder Garth or East Brow, one other parcel of ground called Evening Brow one close called Feetham Bottom and one close called Little Croft with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 7s 3d which James White a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his said Steward. To have and to hold the same to the use of the said James Spenceley his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£5 8s 9d]and is thereof accordingly admitted tenant.

Reeth

To this Court came the Reverend Thomas Barker Kirby Clerk vicar of the Parish Church of Downholme in the County of York and successor to the Reverend Richard Horn Clerk deceased and took of the Lord all that parcel of ground called Little Crook with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 1s 6d to which the said Thomas Barker Kirby became intitled on his succession to the vicarage of the said Parish Church of Downholme aforesaid. To have and to hold the same to the use of the said Thomas Barker Kirby and his successors vicars of the said Parish Church forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 2s 6d]and is thereof accordingly admitted tenant.

At this Court the second proclamation was made for the heirs of the under mentioned customary tenants of the said Manor to come into Court and be admitted of their respective copyhold tenements held of the same Manor but none came viz

Of Samuel Smithson late of Gunnerside deceased

Of John Smithson late of Gunnerside deceased

Of Christopher Raper late of Reeth deceased and

Of John Raper the elder late of Reeth deceased

Faithfully enrolled and copies made

Sampson George Steward

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Muker in and for the said Manor on Wednesday 3rd June 1807 before Sampson George Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr James Clarkson foreman

Mr James Calvert

Mr William Hall

Mr Edmund Milner

Mr Edward Alderson

Mr John Alderson

Mr William Alderson Keld

Mr Charles Alderson

Mr John Cleasby

Mr William Alderson Agill

Mr James Kearton Snr

Muker

To this Court came Thomas Dufty of Enforeston in the county of Nottingham Gentleman and took of the Lord one dwelling house stable and garden with a croft called Bowl Alley with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 1d which Thomas Dufty and Ruth his wife, before her marriage called Ruth Grimes spinster and a customary tenant of the said Manor did on 30th May now last past out of Court surrender into the hands of the Lord before Reverend Samuel Oldaires, Deputy Steward for this time, she the said Ruth being examined apart from her husband and freely agreeing thereto. To have and to hold the same premises to the use of such person or persons for such intents and purposes upon such trusts and charged in such a manner as the said Thomas Dufty in and by his last will and testament in writing shall give, direct or appoint and for want of such gift direction or appointment and until the same shall be made and take effect and subject in the meantime thereto to the use of the said Thomas Dufty his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Thwaite

To this Court came John Whitfield and Thomas Whitfield, sons and co-heirs of Thomas Whitfield deceased and took of the Lord one dwelling house stable and garden and a close called Dolly Close with a cowhouse thereon with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable rent of 2s 5½d which Thomas Whitfield died seised of. To have and to hold the same to the use of the said John Whitfield and Thomas Whitfield their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [2d] and is therefore accordingly admitted tenant

Birkdale

To this Court came Charles Alderson, the elder of the sons of James Alderson late of Birkdale deceased and a devisee named in his last will and testament bearing date 17th December 1804 and took of the Lord one dwelling house stable a close called Bottom with a cowhouse thereon, one close called Westholme Head, one close called Brown How with a cowhouse and peathouse thereon, one close called Low Brownhow, one parcel of ground called Intack, one half of a parcel of ground called Ellers Head and one parcel of ground called Moorcock Intack with the appurtenances situate and being at or within the territories of Birkdale in the said Manor of the ancient yearly fineable rent of 5s 6d which James Alderson late a

customary tenant surrendered out of court on 17th December 1804 into the hands of the lord before the bailiff and 2 customary tenants . To have and to hold the same to the use of the said Charles Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 15s] and is therefore accordingly admitted tenant

Birkdale

To this Court came John Alderson, second son of James Alderson late of Birkdale deceased and a devisee named in his last will and testament bearing date 17th December 1804 and took of the Lord one close called Far Ellers, one close called In Ellers with a cowhouse thereon, one close called Little Intack with a cowhouse thereon, one close called Near Ellers with a cowhouse thereon, one parcel of ground called Ellers Brow, and one half of a parcel of ground called Ellers Head with the appurtenances situate and being at or within the territories of Birkdale in the said Manor of the ancient yearly fineable rent of 5s which James Alderson late a customary tenant surrendered out of court on 17th December 1804 into the hands of the lord before the bailiff and 2 customary tenants . To have and to hold the same to the use of the said John Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 10s] and is therefore accordingly admitted tenant

Muker and Kisdon

To this Court came Titus Wharton and took of the Lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Muker and Kisdon in the said Manor of the ancient yearly fineable rent of 1d in Muker and 1d in Kisdon which Richard Guy a customary tenant at this court surrendered into the hands of the lord . To have and to hold the same to the use of the said Titus Wharton his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3s 4d] and is therefore accordingly admitted tenant

Birkdale

To this Court came David Cleasby and took of the Lord one dwelling house stable and barn and several closes called Black How Close, How Edge, Fryer Hole, Long Close with a cowhouse thereon, Holmes, How Dale, Fryers Side and Fawcett Intack with the appurtenances situate and being at or within the territories of Birkdale in the said Manor of the ancient yearly fineable rent of 12s which John Cleasby, father of the said David Cleasby, a customary tenant at this court surrendered into the hands of the lord. To have and to hold the same to the use of the said David Cleasby his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£6] and is therefore accordingly admitted tenant

Thwaite

To this Court came David Cleasby, son of John Cleasby and took of the Lord one dwelling house stable one garth behind a Smith's shop 2 parcels of land called Little Ings, one close called Dungeon with a cowhouse, one close called Oxley, one piece of land called Cliffe and 4 parcels of land called Gill Ground with a cowhouse thereon with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable rent of 18s 2d which John Cleasby a customary tenant at this court surrendered into the hands of the lord . To have and to hold the same to the use of the said David Cleasby his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£9 1s 8d] and is therefore accordingly admitted tenant

Muker

To this Court came Alice Guy and took of the Lord one dwelling house and garden with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 1¼d which Metcalfe Tiplady and Nancy his wife, before her marriage Nancy Guy a customary tenant at this court surrendered into the hands of the lord, the said Nancy having been firstly separately examined apart from her husband and agreeing thereto. To have and to hold the same to the use of the said Alice Guy her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [2s 1d] and is therefore accordingly admitted tenant

Muker

To this Court came Alexander Metcalfe, one of the sons and a devisee named in the last will and testament of John Metcalfe late, bearing date 10th March now last past and took of the Lord one undivided moiety of dwelling house with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 2¼d which John Metcalfe devised to the said Alexander Metcalfe his son, late a customary tenant out of court surrendered into the hands of the lord before the bailiff and 2 customary tenants on 10th March To have and to hold the same to the use of the said Alexander Metcalfe his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 10½d] and is therefore accordingly admitted tenant

Muker

To this Court came Alexander Metcalfe, and took of the Lord one undivided moiety of dwelling house with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 2¼d which Robert Metcalfe a customary tenant at this court surrendered into the hands of the lord To have and to hold the same to the use of the said Alexander Metcalfe his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3s 9d] and is therefore accordingly admitted tenant

Muker

To this Court came Alexander Metcalfe and John Metcalfe the 2 sons and co-heirs of John Metcalfe late, and took of the Lord 2 dwelling houses and one stable with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 7½d which John Metcalfe deceased died seised of To have and to hold the same to the use of the said Alexander Metcalfe and John Metcalfe their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [2d] and is therefore accordingly admitted tenant

Muker

To this Court came Alexander Metcalfe and John Metcalfe the 2 sons and co-heirs of John Metcalfe late, and took of the Lord 2 closes or parcels of land called Intacks with a cowhouse thereon with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 3s 10½d which John Metcalfe deceased died seised of To have and to hold the same to the use of the said Alexander Metcalfe and John Metcalfe their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [2d] and is therefore accordingly admitted tenant

Muker

To this Court came Titus Wharton and took of the Lord 2 stables with a garth or garden with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 3d which Isabel Buckle widow at this court surrendered into the hands of the Lord To have and to hold the same to the use of the said Titus Wharton his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [5s] and is therefore accordingly admitted tenant

Muker

To this Court came John Metcalfe and took of the Lord 5 closes called Mill Close, Acres, East Cold Park, West Cold Park with a cowhouse and Tails with a cowhouse situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 14s 4d and also a dwelling house and stable and 3 parcels of ground called Holling Hot, High Green with a cowhouse and Low Greens with the ancient fineable customary rent of 6s 8d in Oxnop and also 2 other dwelling houses and several closes called Greens, Little Helm Ing, with a cowhouse, Great helm Ing with a cowhouse, East Wood, Hasle Hill, Ellers and Piece situate in Oxnop of the ancient yearly customary rent of 17s 7¾d which Christopher Ellerton at this court surrendered into the hands of the Lord To have and to hold the same to the use of the said John Metcalfe his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£38 12s 1d] and is therefore accordingly admitted tenant

Thwaite

To this Court came George Alderson and took of the Lord a dwelling house situate in Thwaite of the ancient yearly customary rent of 1½d which Robert Alderson his son at this court surrendered into the hands of the Lord To have and to hold the same to the use of the said George Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant

Keld

To this Court came Edward Alderson and took of the Lord a parcel of land called Sour Intack with a cowhouse thereon and half a cattlegate in Keld with the appurtenances situate in Keld of the ancient yearly customary rent of 1s 6d which John Birbeck and Alice his wife before her marriage called Alice Alderson at this court surrendered into the hands of the Lord, the said Alice having been secretly and solely examined by the steward apart from her husband and agreeing thereto To have and to hold the same to the use of the said Edward Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 10s] and is therefore accordingly admitted tenant

Angram

To this Court came John Alderson and took of the Lord one dwelling house and one old housestead and one close called West Side with the appurtenances situate in Angram of the ancient yearly customary rent of 3s which John Birbeck and Alice his wife before her marriage called Alice Alderson at this court surrendered into the hands of the Lord, the said Alice having been secretly and solely examined by the steward apart from her husband and agreeing thereto To have and to hold the same to the use of the said John Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£3] and is therefore accordingly admitted tenant

Angram

To this Court came George Alderson and took of the Lord one dwelling house and one close called John Close with a cowhouse thereon with the appurtenances situate in Angram of the ancient yearly customary rent of 3s which John Birbeck and Alice his wife before her marriage called Alice Alderson at this court surrendered into the hands of the Lord, the said Alice having been secretly and solely examined by the steward apart from her husband and agreeing thereto To have and to hold the same to the use of the said George Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£3] and is therefore accordingly admitted tenant

At this court the third proclamation was made for the heirs of Elizabeth Whitehead late a customary tenant of the said manor to come into court and be admitted of the copyhold tenement but none came and therefore the tenement revoked to the lord and the bailiff commanded to seise the same

Faithfully enrolled and copies made

Sampson George Steward

Manor of Healaugh Old Land in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said Manor on Monday 30th May 1808 before Sampson George Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr Simon Peacock – foreman

Mr Charles Lonsdale

Mr James Lonsdale

Mr William Harker

Mr James Close

Mr William Peacock

Mr George Metcalfe

Mr William Woodward

Mr John Broderick

Mr James Clarkson

Mr Thomas Coates

Mr Christopher Kearton

Reeth

To this Court came Alice Metcalfe, the wife of James Metcalfe of Askrig, only child and heir of Hannah Wood deceased, late the wife of Jeffrey Wood the elder and took of the Lord one moiety of a close called North Field with a cowhouse thereon and the entire parcel of ground called Coupland Parrock otherwise Sealgate Parrock with the appurtenances situate in Reeth of the ancient yearly customary rent of 1s 9d which Hannah Wood died seised of To have and to hold the same to the use of the said Alice Metcalfe her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 15s] and is therefore accordingly admitted tenant

Reeth

To this Court came Alice Metcalfe, the wife of James Metcalfe of Askrig, and took of the Lord one moiety of a close called North Field with a cowhouse thereon with the appurtenances situate in Reeth of the ancient yearly customary rent of 1s 6d which Jeffery Wood, her father, died seised of To have and to hold the same to the use of the said Alice Metcalfe her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 10s] and is therefore accordingly admitted tenant

Lodge Green

To this Court came Robert Cleminson and took of the Lord one close called Drummond Mire with a cowhouse thereon with the appurtenances situate in Lodge Green of the ancient yearly customary rent of 8d in Gunnerside and 3d in Little Rowleth pasture which James Spenceley this day surrendered out of court into the hands of the lord before the Bailiff and 2 tenants have and to hold the same to the use of the said Robert Cleminson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [18s 4d] and is therefore accordingly admitted tenant

Ivelet

To this Court came Christopher Kearton and took of the Lord a moiety of a dwelling house and stable with 2 gardens in front thereof and a garden to the rear one close called Midward Ing with a cowhouse thereon, a close called Corn Close with a cowhouse thereon and the west part of a parcel of ground called Shotts with the appurtenances situate in Ivelet of the ancient yearly customary rent of 2s 5½d which Joseph Kearton at this court surrendered to have and to hold the same to the use of the said Christopher Kearton his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 9s 2d] and is therefore accordingly admitted tenant

Ivelet

To this Court came Joseph Kearton and took of the Lord a moiety of the east part a dwelling house and stable with 2 gardens in front thereof and a garden to the rear one close called Hodge Garth, one close called East Ing with a cowhouse thereon, a close called Crutoties and the east part of a parcel of ground called Shotts and Low Garden with the appurtenances situate in Ivelet of the ancient yearly customary rent of 2s 5½d which Christopher Kearton at this court surrendered to have and to hold the same to the use of the said Joseph Kearton his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 9s 2d] and is therefore accordingly admitted tenant

Feetham

To this Court came James Raw and Christopher Raw sons and devisees named in the last will and testament of George Raw deceased and took of the Lord one mansion house with a garth or garden at he backside and one other garden on the foreside thereof, one house called The Brewhouse one close called Cowpasture with a cowhouse at the head of it, one dwelling house in the possession of John Carter, one stable thereto adjoining, 4 closes called by the names of Nick Joan Close, Pickhill, Croft and Fothergill Close, one dwelling house and stable, 2 garths, one close called Great Holme, one dwelling house called Coaty House, one house called Smithy, one close called Old Intack and one close called East Intack with the appurtenances situate in Feetham of the ancient yearly customary rent of 19s 3½d which the said John Raw late of Feetham deceased on 18th March 1799 surrendered out of court to the use of his last will bearing the same date To have and to hold the same to the use of the said James Raw and Christopher Raw their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£19 2s 6d] and is therefore accordingly admitted tenant

Blaides

To this court came Joseph Cleasby grandson and sole devisee names in the last will and testament of Joseph Wiseman, late a customary tenant of the said manor deceased, and took of the Lord one dwelling house and barn with half of a carthouse on the backside thereof with the westmost part of a close called East Overing now divided into 2 closes with the appurtenances situate in Blaides of the ancient yearly customary rent of 2s in Blaides and 1d in Feetham which John Birbeck surrendered on 4th January last out of court into the hands of the lord to the use of his last will and testament bearing the same date To have and to hold the same to the use of the said Joseph Cleasby his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 1s 8d] and is therefore accordingly admitted tenant

Low Row

To this Court came George Harker and took of the Lord one dwelling house stable and garth at the west end thereof with the appurtenances situate in Low Row of the ancient yearly customary rent of ¾d which James Harker on 2nd June now last past surrendered out of court into the hands of the Lord To have and to hold the same to the use of the said George Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant

Reeth

To this Court came Joseph Smith and took of the Lord one dwelling house with the appurtenances situate in Reeth of the ancient yearly customary rent of 2d which Francis Galloway on 22nd December now last past surrendered out of court into the hands of the Lord To have and to hold the same to the use of the said Joseph Smith his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of

Right accustomed for which he hath paid for his fine and entry as in the margin [3s 4d] and is therefore accordingly admitted tenant

At this court William Raper of Bowes in the County of York appeared and prayed to be admitted tenant as heir at law of John Raper the elder and Christopher Raper late of Reeth, 2 customary tenants, thereof to their copyhold tenements of which they respectively died seised. But the said William Raper having been requested and refused to provide any evidence or proof whatever to support this claim the court and Jury rejected his application.

Faithfully enrolled and copies made

Sampson George Steward

Manor of Healaugh New Land in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said Manor on Tuesday 31st May 1808 before Sampson George Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr Simon Peacock – foreman

Mr Charles Lonsdale

Mr James Lonsdale

Mr William Harker

Mr James Close

Mr William Peacock

Mr James Clarkson

Mr Richard Garth

Mr John Mudd

Mr James Clarkson

Mr Thomas Coates

Mr Christopher Kearton

Reeth

To this Court came Alice Metcalfe, the wife of James Metcalfe of Askrig, only child and heir of Hannah Wood deceased, late the wife of Jeffrey Wood the elder and took of the Lord 4 closes called North Field and one dwelling house and barn with the appurtenances situate in Reeth of the ancient yearly customary rent of 6s 9d and enhanced rent of 3s 4½d which Hannah Wood died seised of To have and to hold the same to the use of the said Alice Metcalfe her heirs and assigns forever according to the custom of the said

Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£5 1s 3d] and is therefore accordingly admitted tenant

Low Row

To this Court came William Thompson and James Thwaite and took of the Lord one messuage commonly called a meeting house with a garth on the foreside to be used as a burial place and a piece of land 7 yards long and 6 yards in breadth in the Intack adjoining on the south west of the said burial place with the appurtenances situate in Low Row of the ancient fineable customary rent of 2d which John Raw surrendered at this court into the hands of he lord To have and to hold the same to the use of the said William Thompson and James Thwaite their heirs and assigns forever (upon trusts to be declared by the said John Raw) according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [2s 6d] and is therefore accordingly admitted tenant And upon the death of either of the trustees the survivor is to appoint another trustee who is admitted jointly with the surviving trustee on payment of half the fine as often as any trustee shall die.

Gunnarside

To this Court came Elizabeth Lockey and took of the Lord one homestead with the appurtenances situate in Gunnarside of the ancient yearly customary rent of ½d which Thomas Lockey a customary tenant surrendered at this court into the hands of the lord To have and to hold the same to the use of the said Elizabeth Lockey her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [7½d] and is therefore accordingly admitted tenant

Feetham

At this court the admittance of James Simpson nephew and heir and devisee of the last will of David Simpson deceased to the premises comprised in the following admittance was recorded

Feetham

To this Court came John Allason of Feetham and took of the Lord one dwelling house and one stable with the appurtenances situate in Feetham of the ancient yearly customary rent of 3d which James Simpson of Kinross in Fifeshire in North Britain, nephew and heir at law and also devisee and appointee of and under the will of David Simpson deceased bearing date 18th July 1806, surrendered out of court on 6th April last before the Steward To have and to hold the same to the use of the said John Allason his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3s 9d] and is therefore accordingly admitted tenant

Lodge Green

To this Court came Mary Alton and Elizabeth Alton daughters and co-heiresses of Mary Alton deceased and took of the Lord a moiety of the dwelling house and stable with the appurtenances situate in Lodge

Green of the ancient yearly customary rent of ¼d which the said Mary Alton did seized of To have and to hold the same to the use of the said Mary Alton and Elizabeth Alton their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [9¾d] and is therefore accordingly admitted tenant

Smarber

To this Court came John Raw only son and heir of George Raw, late of Smarber and took of the Lord one dwelling house and one stable, one close called Jenkin Close with a cowhouse thereon and one close called Intack with the appurtenances situate in Smarber of the ancient yearly customary rent of 7d which died seized of To have and to hold the same to the use of the said John Raw his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£5 5s] and is therefore accordingly admitted tenant

Feetham

To this Court came William Parkin and took of the Lord one dwelling house and one stable, one close called Little Close and one close called Intack with the appurtenances situate in Feetham of the ancient yearly customary rent of 4s 8d which Christopher Whitelock, surrendered at this court before the Steward To have and to hold the same to the use of the said William Whitelock his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£3 10s] and is therefore accordingly admitted tenant

Blaides

To this Court came William Spenceley and took of the Lord one close called Croft with a bakehouse thereon, 4 closes called Riddings with 2 cowhouses thereon with the appurtenances situate in Blaides of the ancient yearly customary rent of 7d which John Spenceley, surrendered at this court before the Steward To have and to hold the same to the use of the said William Spenceley his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£5 5s] and is therefore accordingly admitted tenant

Reeth

To this Court came John Neesham and took of the Lord one messuage and garden formerly in the possession of Mrs Wensley and Nicholas Scott and formerly the estate of Francis Alsop and now in the possession of John Blackburn, David Jones and others as tenants with the appurtenances situate in Reeth of the ancient yearly customary rent of 6d which Margaret Stodart widow and Elizabeth Hunter widow, sisters and co-heiresses of James Wensley deceased surrendered at this court before the Steward To have and to hold the same to the use of the said John Neesham his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties

finer and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [7s 6d] and is therefore accordingly admitted tenant

Smarber and Feetham

To this Court came James Raw and Christopher Raw, sons, devisees and trustees named in the will of George Raw, late of Feetham, Tallow Chandler, deceased and took of the Lord 2 messuages tenements and farms in the occupation of John Coates and John Hunt with the appurtenances situate in Smarber of the ancient yearly customary rent of 15s 8d and also 1 dwelling house, 2 stables, 1 garden, several closes called Croft, Richard Ing, Little Holme, Great Holme, and Holme, Holling Intack with a cowhouse with the appurtenances in Feetham of the ancient fineable customary rent of 7s 2d which George Raw, surrendered out of court on 18th April 1799 to the uses of this will bearing the same date 6th April last before the Steward To have and to hold the same to the use of the said James Raw and Christopher Raw their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£17 2 6d] and is therefore accordingly admitted tenant

Feetham

To this Court came Peggy Blundell of Liverpool and took of the Lord one close called Low Close with a cowhouse or Laith thereon adjoining the River Swale with the appurtenances situate in Feetham of the ancient yearly customary rent of 1s 5d stintable in Kirton pasture which George Raw, surrendered out of court before the Bailiff and 2 customary tenants To have and to hold the same to the use of the said Peggy Blundell her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin £1 1s 3d] and is therefore accordingly admitted tenant

Reeth

To this Court came Cuthbert Jobling and took of the Lord one dwelling house and one garth on the backside in length 12 yards and in breadth 4 yards with the appurtenances situate in Reeth of the ancient yearly customary rent of ¼d which Margaret Raw (commonly called Margaret Dent) surrendered at this court before the Steward To have and to hold the same to the use of the said Cuthbert Jobling his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3¾d] and is therefore accordingly admitted tenant

Reeth

To this Court came Thomas Bowes of Reeth and took of the Lord one close or parcel of ground called Stonegate Hill with the appurtenances situate in Reeth of the ancient yearly customary rent of 2s 3d which Robert Bowman, Clerk surrendered at this court before the Steward To have and to hold the same to the use of the said Thomas Bowes his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 13s 9d] and is therefore accordingly admitted tenant

Potting

To this Court came John Hewgill and took of the Lord one dwelling house and one parlour and Brewhouse, 1 stable, 1 cowhouse, 2 garths, one close called High Mostdale Ing and another close called High Mostdale with the appurtenances situate in Potting of the ancient yearly customary rent of 10s 10d which James Alderson surrendered at this court before the Steward To have and to hold the same to the use of the said John Hewgill his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£8 2s 6d] and is therefore accordingly admitted tenant

At this court the third and last proclamation for the heirs of several persons after mentioned late customary tenants of the said manor deceased to come into court and be admitted tenants of the respective copyholds of which such persons died seised of

Samuel Smithson late of Gunnerside deceased

John Smithson late of Gunnerside deceased

Christopher Raper late of Reeth deceased

John Raper the elder late of Reeth deceased

But none came and therefore the Bailiff is commanded to seise the respective tenements aforesaid into the hands of the lord of the manor as forfeiture to him in accordance to the custom thereof.

At this court the first proclamation for the heirs of Isaac Rutter deceased to come into court and be admitted tenants of the copyholds of which he died seised of

Enrolled and copies made

Sampson George Steward

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Muker in and for the said Manor on Wednesday 1st^d June 1808 before Sampson George Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr William Hall - foreman

Mr James Clarkson

Mr James Calvert

Mr Edmund Milner

Mr Edward Alderson

Mr John Alderson

Mr William Alderson Birkside

Mr William Alderson Keld

Mr Charles Alderson

Mr David Cleasby

Mr William Alderson Agill

Mr Richard Guy

Oxnop

To this Court came Joseph Clarkson, son of James Clarkson a customary tenant and took of the Lord 2 closes called West Close with a cowhouse thereon and 1 close called Calf Garth with the appurtenances situate and being at or within the territories of Oxnop in the said Manor of the ancient yearly fineable rent of 4s 4d which the said James Clarkson surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said Joseph Clarkson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 3s 4d] and is therefore accordingly admitted tenant.

Muker

To this Court came Titus Wharton and took of the Lord 1 close called West Coney Garth with a cowhouse thereon with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 2s 8d which Mr Peter Milner surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said Titus Wharton his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 13s 4d] and is therefore accordingly admitted tenant.

Muker

To this Court came John Grime and took of the Lord 1 close called Ned Long Ing with a cowhouse thereon, one close called Harry Long Ing with a cowhouse thereon and one close called Thorney How with a cowhouse thereon and 8 cattlegates in Muker pasture with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 10s 8d which Mr Peter Milner surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said John Grime his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£10 13s 4d] and is therefore accordingly admitted tenant.

Muker

To this Court came John Grime and took of the Lord 1 moiety of one dwelling house stable and garden now in his occupation and of one close called High Foal Ing , one close called Low Foal Ing with a cowhouse thereon, one close called Little Foal Ing with a cowhouse thereon and one pasture called North Sides with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 5s 9d in Muker and 4½d in Kisdon which James Grime, brother of the said John Grime surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said John Grime his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£3 1s 3d] and is therefore accordingly admitted tenant.

Muker and Kisdon

To this Court came James Grimes and took of the Lord 1 moiety of 3 dwelling houses, 2 stables and a blacksmiths shop and of a close called Howl Close, one close called Brecken Hill with a cowhouse thereon and 2 closes called East Pithill and West Pithill with a cowhouse thereon and a close called New Long Ing with a cowhouse thereon with the appurtenances situate and being at or within the territories of Muker and Kisdon in the said Manor of the ancient yearly fineable rent of 5s 9d in Muker and 4½d in Kisdon which John Grime, brother of the said James Grimes surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said James Grimes his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£3 1s 3d] and is therefore accordingly admitted tenant.

Muker

To this Court came John Grime and took of the Lord 1 garth or garden with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 1s 3½d which James Alderson surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said John Grimes his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 5s 10d] and is therefore accordingly admitted tenant.

Muker and Kisdon

To this Court came George Eel and took of the Lord 1 dwelling house and stable with the appurtenances situate and being at or within the territories of Muker and Kisdon in the said Manor of the ancient yearly fineable rent of 1d in Muker and 1d in Kisdon which Titus Wharton surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said George Eel his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3s 4d] and is therefore accordingly admitted tenant.

Angram

To this Court came Jonathon Calvert and took of the Lord 1 close called Mickle Ing with 2 barns or cowhouses thereon with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable rent of 3s which John Fawcett surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said Jonathan Calvert his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£3] and is therefore accordingly admitted tenant.

Keld

To this Court came William Alderson and took of the Lord 1 close called Scar Close with the appurtenances situate and being at or within the territories of Keld in the said Manor of the ancient yearly fineable rent of 8d which John Fawcett surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said William Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [13s 4d] and is therefore accordingly admitted tenant.

Thwaite

To this Court came Jonathon Hunter and took of the Lord 1 garth or gardenstead, under the annual value of 20s, with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable rent of ½d which David Cleasby surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said Jonathan Hunter his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Muker

To this Court came Richard Alderson and took of the Lord 2 closes called West Intacks with a cowhouse thereon with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 3s 8d which Mr Peter Milner surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said Richard Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 13s 4d] and is therefore accordingly admitted tenant.

Muker

To this Court came Jane Cottingham, the wife of Joseph Cottingham of Saltburn and took of the Lord 1 close called Far Long Ing, one close called Little Long Ing and one close called Spring Brows and Spring Wood with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 5s 4d which Mr Peter Milner surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said Jane Cottingham her heirs and

assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£5 6s 8d] and is therefore accordingly admitted tenant.

Muker

To this Court came John Guy and took of the Lord 1 close called Holling Plain with a cowhouse thereon with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 1s 4d which Mr Peter Milner surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said John Guy his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 6s 8d] and is therefore accordingly admitted tenant

Angram

To this Court came Charles Alderson and took of the Lord 1 close called Mossey Field with a cowhouse thereon with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable rent of 8d which John Fawcett surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said Charles Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [13s 4d] and is therefore accordingly admitted tenant

Muker

To this Court came Robert Hird and took of the Lord one dwelling house, one Brewhouse and room over it now occupied by Joseph Coates, 2 cellars, 2 stables, 2 coalhouses, 1 pighouse and yard, one necessary, 2 gardens and a courtyard before the house and a garden behind it with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 1s 4d which Richard Alderson surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said Robert Hird his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 6s 8d] and is therefore accordingly admitted tenant

Angram

To this Court came Simon Calvert, son of Agnes Calvert, widow and took of the Lord one undivided third part of several closes called Home Close with a cowhouse thereon, Piece Head, Tibbs Scieff, Low Close, Low Pry and High Pry with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable rent of 2s 2¹/₄d which Agnes Calvert Widow out of court on 11th March 1806 surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said Simon Calvert his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 1s

10½d] and is therefore accordingly admitted tenant

Muker

To this Court came Robert Hird and took of the Lord a close called Little Long Ing Head and a close called Little Wood with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 1s 4d which Mr Peter Milner surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said Robert Hird his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 6s 8d] and is therefore accordingly admitted tenant

Muker

To this Court came Jonathan Daykin and took of the Lord 1 close called Sim Close, one close called East Coney Garth, Lane End House and garths with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 4s which Mr Peter Milner surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said Jonathan Daykin his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£4] and is therefore accordingly admitted tenant

Muker

To this Court came Christopher Cottingham and took of the Lord a close called Gildy Rigg with a cowhouse thereon with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 2s 8d which Mr Peter Milner surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said Christopher Cottingham his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 13s 4d] and is therefore accordingly admitted tenant

Muker

To this Court came Joseph Ponsider and took of the Lord 2 dwelling houses, one cowhouse and stable and 1 close called New Close with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 2s 8d which Mr Peter Milner surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said Joseph Ponsider his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [no value shown] and is therefore accordingly admitted tenant

Faithfully recorded and copies made

Sampson George Steward

Manor of Healaugh in Swaledale in the County of York

The special Court Baron and Copyhold or Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor, on Wednesday the seventh day of December in the year of our Lord one thousand eight hundred and eight before Sampson George, Gentleman, Steward of the said manor

Homage Jury

Mr Simon Peacock, foreman

Mr John Mudd

Mr Charles Lonsdale

Mr John Langhorne

Old Land

Reeth

To this court came Richard Chaples of Thoraldby in the county of York, farmer, and was presented by the jury as the third cousin and heir at law in the maternal line of Christopher Raper, late of Reeth aforesaid, late a customary tenant of the said manor, deceased (no person having claimed or produced any title as heir in the paternal line) and took of the lord one close called Thwaite or Brown Close of the ancient yearly fineable customary rent of 8d, and another close called Cross Close of the ancient yearly fineable customary rent of 11d, situate and being at or within the territories of Reeth in the said manor, with the appurtenances, of which the said Christopher Raper sometime since died seised. To have and to hold the same premises to the use of the said Richard Chaples, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, rendering to the lord of the said manor the yearly rents aforesaid {1s 7d] and all other rents, duties, fines and services due, and of right accustomed; for which he hath paid for his fine and entry as in the margin [£1 11s 8d], and is thereof accordingly admitted tenant subject to any other persons right.

New Land

Reeth

To this court came Richard Chaples of Thoraldby in the county of York, farmer, and was presented by the jury as the third cousin and heir at law in the maternal line of Christopher Raper, late of Reeth aforesaid, late a customary tenant of the said manor, deceased (no person having claimed or produced any title as heir in the paternal line) and took of the lord one dwelling house or back room and stable, and a backyard and garden of the ancient yearly fineable customary rent of 2½d, and also one close called Cross Close of the ancient yearly fineable customary rent of 1s 6d, and also one other close called Great Cross Close of the ancient yearly fineable rent of 2s 1d together with the appurtenances, all situate, standing or being at or within the territories of Reeth in the said manor, of which the said Christopher Raper sometime since died seised. To have and to hold the same premises to the use of the said Richard Chaples, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, rendering to the lord of the said manor the yearly rents aforesaid [3s 9½d] and all other rents, duties, fines and services due, and of right accustomed; for which he hath paid for his fine and entry as in the margin [£2 16s 10½d], and is thereof accordingly admitted tenant subject to any other persons right.

Reeth

To this court came Richard Chaples of Thoraldby in the county of York, farmer, and was presented by the jury as the second cousin and heir at law in the maternal line of John Raper, late of Reeth aforesaid, late a customary tenant of the said manor, deceased (no person having claimed or produced any title as heir in the paternal line) and took of the lord one dwelling house, four shops and one close called Ashlands with the appurtenances, situate, standing or being at or within the territories of Reeth in the said manor, of the

ancient yearly fineable customary rent of 1s 2d, of which the said John Raper sometime since died seised. To have and to hold the same premises to the use of the said Richard Chaples, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid [1s 2d] and all other rents, duties, fines and services due, and of right accustomed; for which he hath paid for his fine and entry as in the margin [17s 6d], and is thereof accordingly admitted tenant subject to any other persons right.

S George
Steward

Manor of Healaugh (Old Land) in Swaledale in the County of York

Reeth

Be it remembered that Christopher Peacock of Leonard Street in the County of Middlesex, wheelwright, and Isabella, his wife, before her marriage called Isabella Harland, a customary tenant of the said manor, did on the sixteenth day of January in the year of our Lord one thousand eight hundred and nine personally appear before Thomas Smith Esquire, lord of the said manor, out of court at Bedford Square in the said county of Middlesex and surrendered into his hands, according to the custom of the said manor, (she the said Isabella been by him first solely and separately examined apart from her said husband and freely and voluntarily consented thereto) one dwelling house with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable rent of $\frac{1}{4}d$ which the said Christopher Peacock and Isabella, his wife, do hereby declare they have absolutely sold to John Longstaff of Arkengarthdale in the said County of York for the sum of sixty pounds (£60). To have and to hold the same to the use of the said John Longstaff, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, rendering to the lord the yearly rent aforesaid; and all the other rents, duties, fines and services, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [5d], and is thereof accordingly admitted tenant.

Taken and acknowledged by the said Christopher Peacock and Isabella his wife (she having been first solely and separately examined apart from her said husband and freely and voluntarily consenting) the day and year above written before me
(signed) Christopher Peacock Isabella Peacock

Thomas Smith, Lord of the said Manor

S. George
Steward

Manor of Healaugh Old Land in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor, on Monday the fifth day of June in the year of our Lord one thousand eight hundred and nine before Sampson George, Gentleman, Steward of the said manor

Names of the Homage Jury

Mr Simon Peacock, foreman

Charles Lonsdale

William Parkin

Thomas Coates

James Garth

James Lonsdale

James Broderick

William Peacock

Christopher Heslop

William Harker

James Clarkson

George Metcalf

Feetham & Healaugh

To this court came Alice Morgetroy, only surviving daughter and a devisee named in the last will of William Morgetroy deceased, and took of the lord two closes called Low Bottoms, two parcels of ground called Great Closes with a cowhouse and barn thereon, and a parcel of ground called Banks, three dwelling houses and two stables, and a parcel of ground called Line Garth situate at Feetham in the said manor, and also one dwelling house and carthouse or stable with the appurtenances, situate and being at or within the territories of Healaugh in the said manor, of the ancient yearly fineable customary rents of 5s, stintable for the said premises in Feetham, and of 1d for the said premises in Healaugh, which the said William Mortgetroy, late a customary tenant of the said manor, lately died seised of and surrendered on the 20th day of June 1803 upon the trusts of his will. To hold the same premises to the use of the said Alice Morgetroy, her heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid and all other rents, duties, fines and services, to the lord of the said manor, due and of right accustomed; for which she hath paid for her fine and entry as in the margin [£5 1s 8d], and is thereof admitted tenant.

Feetham & Healaugh

To this court came William Close of Richmond in the County of York, Esquire and took of the lord two closes called Low Bottoms, two parcels of ground called Great Closes with a cowhouse and barn thereon and a parcel of ground called Banks, three dwelling houses and two stables and a parcel of ground called Line Garth situate at Feetham in the said manor, and also one dwelling house and carthouse, or stable, with the appurtenances situate and being at or within the territories of Healaugh in the said manor, of the ancient yearly fineable customary rents of 5s stintable for the said premises in Feetham and of 1d for the said premises in Healaugh, late the estate of William Morgetroy, a customary tenant of the said manor, deceased which Alice Morgetroy his daughter, having been thereof at this court admitted tenant afterwards, at this same court, surrendered into the hands of the lord before his said steward. To hold the same premises unto or to the use of the said William Close, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rents aforesaid; and all other rents, duties, fines and services, to the lord of the said manor, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£5 1s 8d], and is thereof admitted tenant.

Nevertheless upon Trust for the said Alice Morgetroy during her life and after her decease upon Trust for Alice Elgie, her niece, her heirs and assigns forever according to the devise thereof contained in the last will of the said William Morgetroy deceased bearing date the thirtieth day of March 1808.

Ravenseat

To this court came David Cleasby and took of the lord one dwelling house, one stable, one Frontstead called Spence Stable and several closes or parcels of land called by the respective names of Lock Gylls, Lock Gyll Foot, Great Brays, Black Garth, Little Brays, Peggy Brays, Long Gyll Foot, Beck Stack, Pith Hills and one pasture formerly called Long Gyll and Pry Close now lying together with the appurtenances, situate and being at or within the territories of Ravenseat in the said manor, of the ancient yearly fineable customary rent of 19s 2¼d which John Alderson, a customary tenant of the said manor, in consideration of £706 12s to him paid by the said David Cleasby at this court surrendered into the hands of the lord before the said steward. To hold the same premises unto or to the use of the said David Cleasby, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and all other rents, duties, fines and services, to the lord of the said manor, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£19 3s 9d], and is thereof admitted tenant.

Satron

To this court came Joseph Clarkson, one of the sons and a devisee named in the last will of James Clarkson deceased, and took of the lord two messuages, three stables, one bakehouse, one peathouse, one coalhouse and one calthouse with one garden, two grass garths, several closes called East Ing with a barn thereon, West Ing, Corn Close with a barn thereon, Ivelet Holme with a barn thereon, two cow pastures with two barns thereon, Brows and Brecken Hill with barns thereon, Intack late in two closes and two parcels of land called Calf Closes with twenty-four cattlegates in Satron pasture with the appurtenances, situate and being at or within the territories of Satron in the said manor, of the ancient yearly fineable customary rent of £1 6s 11¾d which the said James Clarkson, late a customary tenant of the said manor, surrendered out of court on the 21st day of August 1799 into the hands of the lord upon the Trusts of his Will bearing date the seventh day of July now last past. To hold the same premises unto or to the use of the said Joseph Clarkson, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and all other rents, duties, fines and services, to the lord of the said manor, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£26 19s 7d], and is thereof admitted tenant.

Satron

To this court came John Clarkson, one of the sons and a devisee named in the last will of James Clarkson deceased, and took of the lord one messuage, one stable and several closes or parcels of land called High Close and East Close with barns thereon, Middle Close, High Close with a barn thereon, Holme and Bitt with a barn thereon, two parcels of land called Banks and one pasture called Miles Pasture, all which premises are commonly called by the name Hill Top, with the appurtenances, situate and being at or within the territories of Satron in the said manor, of the ancient yearly fineable customary rent of 10s 1d which the said James Clarkson, late a customary tenant of the said manor, surrendered out of court on the 21st day of August 1799 into the hands of the lord upon the Trusts of his Will bearing date the seventh day of July now last past. To hold the same premises unto or to the use of the said John Clarkson, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and all other rents, duties, fines and services, to the lord of the said manor, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£10 1s 8d], and is thereof admitted tenant.

Gunnarside

To this court came John Thompson of Askrigg in the County of York and took of the lord two dwelling

houses, one stable, one parcel of ground called Cockpit and one garden with the appurtenances, situate and being at or within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rent of 1d which Joseph Close, a customary tenant of the said manor, on the 17th day of June now last past surrendered out of court into the hands of the lord according to the custom of the said manor. To hold the same premises unto or to the use of the said John Thompson, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and all other rents, duties, fines and services, to the lord of the said manor, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [1s 8d], and is thereof admitted tenant.

Feetham

To this court came George Millar of Sunderland near the sea in the County of Durham and took of the lord one dwelling house and garden and two closes or parcels of ground called West Bank and West Close with the appurtenances, situate and being at or within the territories of Feetham in the said manor, of the ancient yearly fineable customary rent of 2s 4½d which John Booth, a customary tenant of the said manor, by Richard Garth, his attorney, by virtue of a letter of attorney under the hand and seal of the said John Booth bearing date the 24th day of June 1808 surrendered out of court on the first day of July last into the hands of the lord before his said steward. To hold the same premises unto or to the use of the said George Millar, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and all other rents, duties, fines and services, to the lord of the said manor, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£2 7s 6d], and is thereof admitted tenant.

Feetham

To this court came Francis Place and took of the lord one dwelling house and garden and two closes or parcels of ground called West Bank and West Close with the appurtenances, situate and being at or within the territories of Feetham in the said manor, of the ancient yearly fineable customary rent of 2s 4½d which George Millar, a customary tenant of the said manor, in consideration of £190 to him paid by the said Francis Place at this court surrendered into the hands of the lord before his said steward. To hold the same premises unto or to the use of the said Francis Place, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and all other rents, duties, fines and services, to the lord of the said manor, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [£2 7s 6d], and is thereof admitted tenant.

Potting

To this court came John Hugall and took of the lord one dwelling house and one stable with the appurtenances, situate and being at or within the territories of Potting in the said manor, of the ancient yearly fineable customary rent of ¾d which James Pedley, a customary tenant of the said manor, in consideration of £50 to him paid at this court surrendered into the hands of the lord before his said steward. To hold the same premises unto or to the use of the said John Hugall, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and all other rents, duties, fines and services, to the lord of the said manor, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [1s 3d], and is thereof admitted tenant.
Nevertheless in Trust for George Clarkson in the township of Mellbecks in the said manor, a minor, his heirs and assigns for ever.

Low Row

To this court came William Waller, brother and a devisee named in the last will of Stewartson Waller deceased bearing date the 17th day of March now last past, and took of the lord one dwelling house with the

appurtenances, situate and being at or within the territories of Low Row in the said manor, of the ancient yearly fineable customary rent of ½d which the said Stewartson Waller, late a customary tenant of the said manor, deceased on the eighteenth day of March last past surrendered out of court into the hands of the lord. To hold the same premises unto or to the use of the said William Waller, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and all other rents, duties, fines and services, to the lord of the said manor, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [10d], and is thereof admitted tenant.

Gunnarside

To this court came Elizabeth Harker, the daughter and a devisee named in the last will of Robert Harker deceased bearing date the seventeenth day of December now last past, and took of the lord one dwelling house and stable with the appurtenances, situate and being at or within the territories of Gunnarside in the said manor, of the ancient yearly fineable customary rent of 1d which the said Robert Harker, late a customary tenant of the said manor, deceased on the ninth day of December now last past, surrendered out of court into the hands of the lord to the uses of his said will. To hold the same premises unto or to the use of the said Elizabeth Harker, her heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and all other rents, duties, fines and services, to the lord of the said manor, due and of right accustomed; for which she hath paid for her fine and entry as in the margin [1s 8d], and is thereof admitted tenant.

Low Row

To this court came Thomas Hunter, only brother and heir at law of William Hunter the younger lately deceased, and took of the lord one dwelling house and stable with a carthouse and garden with the appurtenances, situate and being at or within the territories of Low Row in the said manor, of the ancient yearly fineable customary rent of 6d which the said William Hunter, late a customary tenant of the said manor, lately died seised of. To hold the same premises unto or to the use of the said Thomas Hunter, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and all other rents, duties, fines and services, to the lord of the said manor, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [10s 0d], and is thereof admitted tenant.

Reeth

To this court came Thomas Alderson and took of the lord one stable now used as a joiner's shop and one garth or woodyard with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of ½d which Thomas Butson and Elizabeth Harland, widow, customary tenants of the said manor, surrendered into the hands of the lord before his said steward in consideration of £115 to them paid. To hold the same premises unto or to the use of the said Thomas Alderson, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and all other rents, duties, fines and services, to the lord of the said manor, due and of right accustomed; for which he hath paid for his fine and entry as in the margin [10d], and is thereof admitted tenant.

Reeth

To this court came Martha Langstaff and took of the lord one dwelling house with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of ¼d which John Langstaff, a customary tenant of the said manor and a trustee of the said premises for the said Martha Langstaff, at this court surrendered into the hands of the lord before his said steward. To hold the same premises unto or to the use of the said Martha Langstaff, her heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying the yearly rent aforesaid; and all other rents, duties, fines and services, to

the lord of the said manor, due and of right accustomed; for which she hath paid for her fine and entry as in the margin [5d], and is thereof admitted tenant.

Faithfully recorded and copies made

S. George

Steward

Manor of Healaugh New Land in Swaledale in the county of York

The court baron and customary court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Tuesday the 6th day of June 1809 before Sampson George, Gentleman, steward of the said manor.

Names of the homage jury

Mr Simon Peacock – foreman

Richard Garth

John Galloway

William Woodward

Ralph Milner

Charles Lonsdale

William Coates

Robert Birbeck

John Clarkson

James Pratt

James Lonsdale

John Langhorne

Healaugh and Kearton

To this court came Alice Morgetroy, only surviving daughter and a devisee named in the last will of William Morgetroy deceased, and took of the lord one stable with the appurtenances situate at or within the territories of Healaugh in the said manor and also one dwelling house, frontstead and stable, one close called Intack, one other close called East Ing, one close called Runnel, one close called Bank, and a garth or several parcels of land called Dubbs adjoining the River Swale with a barn and four cattle-gates in Kearton Pasture with the appurtenances situate and being at or within the territories of Kearton in the said manor, of the ancient yearly fineable customary rents of 1d in Healaugh and 10s 7½d in Kearton, which the said William Morgetroy, late a customary tenant of the said manor by two several surrenders surrendered out of court into the hands of the lord before his said steward to the uses or upon the trusts of his last will bearing date the 30th day of March 1808 to hold the same premises unto or to the use of the said Alice Morgetroy her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and all other rents duties fines and services to the lord of the said manor due and of right accustomed for which she has paid for her fine and entry as in the margin [£8 0s 7½d] and is thereof admitted tenant to the uses of the said will.

Healaugh and Kearton

To this court came William Close of Richmond in the county of York, Esquire, and took of the lord one stable with the appurtenances situate at or within the territories of Healaugh in the said manor and also one dwelling house, frontstead and stable, one close called Intack, one other close called East Ing, one close called Runnel, one close called Bank, and a garth or several parcels of land called Dubbs adjoining the River Swale with a barn and four cattle-gates in Kearton Pasture with the appurtenances situate and being at or within the territories of Kearton in the said manor, of the ancient yearly fineable customary rents of 1d in Healaugh and 10s 7½d for the said premises in Kearton, which Alice Morgetroy, a customary tenant of the

said manor at this court surrendered into the hands of the lord before his said steward upon the trusts of the will of her late father William Morgetroy, late a customary tenant of the said manor, deceased, bearing date the 30th day of March 1808 to hold the same premises unto or to the use of the said William Close his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and all other rents duties fines and services to the lord of the said manor due and of right accustomed for which he has paid for his fine and entry as in the margin [£8 0s 7½d] and is thereof admitted tenant. Nevertheless in trust for the said Alice Morgetroy during her life and from and after her decease in trust for her niece Alice Elgie, the daughter of her late sister Elizabeth Elgie deceased, her heirs and assigns forever pursuant to the will of the said William Morgetroy.

Reeth

To this court came John Dinsdale and took of the lord one close called Kirk Garth with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s 10d which John Wilson, a customary tenant of the said manor at this court surrendered into the hands of the lord before his said steward in consideration of £130 to him paid by the said John Dinsdale to hold the same premises unto or to the use of the said John Dinsdale his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and all other rent duties fines and services to the lord of the said manor due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 7s 6d] and is thereof admitted tenant.

Reeth

To this court came Ann Thompson of Reeth, spinster, and took of the lord one close called East Field otherwise Puke Sleets with one dwelling house standing thereon with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 3s 3d which John Harland, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward in consideration of £245 to him paid by the said Ann Thompson for the purchase thereof to hold the same premises unto or to the use of the said Ann Thompson her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and all other rents duties fines and services to the lord of the said manor due and of right accustomed for which she has paid for her fine and entry as in the margin [£2 8s 9d] and is thereof admitted tenant.

Lodge Green

To this court came Joseph Shield of Lodge Green in the said manor and took of the lord three equal undivided fifth parts of one dwelling house and a homestead on the west end thereof with a stable and garden with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 2½d which John Tiplady, Anthony Tiplady and Anthony Raw, customary tenants of the said manor, at this court surrendered into the hands of the lord before his said steward in consideration of £24 (purchase money) to them paid to hold the same premises unto or to the use of the said Joseph Shield his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and all other rents duties fines and services to the lord of the said manor due and of right accustomed for which he has paid for his fine and entry as in the margin [3s 1½d] and is thereof admitted tenant.

Healaugh

To this court came Ann Pedley only daughter and heiress of John Pedley deceased and took of the lord one dwelling house a stable and two garths with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 2½d which the said John Pedley, late a customary tenant of the said manor, lately died seised of, to hold the same premises unto or to

the use of the said Ann Pedley her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and all other rents duties fines and services to the lord of the said manor due and of right accustomed for which she has paid for her fine and entry as in the margin [3s 1½d] and is thereof admitted tenant.

Lodge Green

To this court came William Woodward and took of the lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of ½d which Michael Cooper, a customary tenant of the said manor surrendered out of court on the 1st day of August now last past into the hands of the lord according to the custom of the said manor to hold the same premises unto or to the use of the said William Woodward his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and all other rents duties fines and services to the lord of the said manor due and of right accustomed for which he has paid for his fine and entry as in the margin [7½d] and is thereof admitted tenant.

Lodge Green

To this court came James Calvert and took of the lord two undivided equal third parts of one dwelling house, stable and garden with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of ⅔d paid for the entire premises which David Calvert and John Calvert, customary tenants of the said manor, at this court surrendered into the hands of the lord before his said steward in consideration of £90 to them paid by the said James Calvert to hold the same premises unto or to the use of the said James Calvert his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and all other rents duties fines and services to the lord of the said manor due and of right accustomed for which he has paid for his fine and entry as in the margin [10d] and is thereof admitted tenant.

Low Row

To this court came John Murton, one of the two nephews and coheirs at law of Isaac Rutter deceased and took of the lord one undivided moiety or equal half part of one dwelling house and garth and of one other dwelling house (late a coal house) and stable adjoining with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of ½d which the said Isaac Rutter, late a customary tenant of the said manor, lately died seised of, to hold the same moiety and premises unto or to the use of the said John Murton his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and all other rents duties fines and services to the lord of the said manor due and of right accustomed for which he has paid for his fine and entry as in the margin [7½d] and is thereof admitted tenant.

Low Row

To this court came David Murton, one of the two nephews and coheirs at law of Isaac Rutter deceased and took of the lord one undivided moiety or equal half part of one dwelling house and garth and of one other dwelling house (late a coal house) and stable adjoining with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of ½d which the said Isaac Rutter, late a customary tenant of the said manor, lately died seised of, to hold the same moiety and premises unto or to the use of the said David Murton his heirs and assigns forever in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and all other rents duties fines and services to the lord of the said manor due and of right accustomed for which he has paid for his fine and entry as in the margin [7½d] and is thereof admitted tenant.

Calvert House

To this court came John Harker, son and a devisee named I the last will of Robert Harker deceased bearing date the 17th day of December now last past, and took of the lord one dwelling house, stable and peat house and three closes (lately in one close) called Cow Pasture with the appurtenances situate and being at or within the territories of Calvert House in the said manor of the ancient yearly fineable customary rent of 1s 8d and an enhanced rent of 1s 8d not fineable which the said Robert Harker, late a customary tenant of the said manor deceased on the 9th day of December last, surrendered out of court into the hands of the lord to the uses of his said will, to hold the same premises unto or to the use of the said John Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and all other rents duties fines and services to the lord of the said manor due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 5s] and is thereof admitted tenant.

Wintering Garths

To this court came John Clarkson and Robert Birbeck, trustees named in the last will of Henry Birbeck deceased bearing date the 8th day of January 1807, and took of the lord all those seven closes called High Close, East Close, West Close, Back Ing, Bank, Cow Pasture, Wood and Intack with one dwelling house and stable with the appurtenances situate and being at or within the territories of Wintering Garths in the said manor of the ancient yearly fineable customary rent of 12s 2d which the said Henry Birbeck, late a customary tenant of the said manor deceased on the 8th day of January 1807, surrendered out of court into the hands of the lord upon the trusts of his last will, to hold the same premises unto or to the use of the said John Clarkson and Robert Birbeck their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and all other rents duties fines and services to the lord of the said manor due and of right accustomed for which they have paid for their fine and entry as in the margin [£9 2s 6d] and are thereof admitted tenant. Nevertheless, upon such trusts and for such purposes as the said Henry Birbeck has in and by his said will directed or declared of or concerning the said premises.

Low Row

To this court came John Sunter and took of the lord one undivided moiety or equal half part of and in one dwelling house, garth and stable (under the yearly rent or value of 20s) with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of $\frac{1}{4}d$ which John Murton, a customary tenant of the said manor (by Simon Peacock his attorney by virtue of a letter of attorney under his hand and seal) at this court surrendered into the hands of the lord in consideration of £35 paid to the said John Murton, to hold the same premises unto or to the use of the said John Sunter his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and all other rents duties fines and services to the lord of the said manor due and of right accustomed for which he has paid for his fine and entry as in the margin [$3\frac{3}{4}d$] and is thereof admitted tenant.

Low Row

To this court came John Sunter and took of the lord one undivided moiety or equal half part of and in one dwelling house, garth and stable (under the yearly rent or value of 20s) with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of $\frac{1}{4}d$ which David Murton, a customary tenant of the said manor at this court surrendered into the hands of the lord before his said steward in consideration of £35 to him paid, to hold the same premises unto or to the use of the said John Sunter his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and all other rents duties fines and services to the lord of the said manor due and of right accustomed for which he has paid for his fine and entry as in the margin [$3\frac{3}{4}d$] and is thereof admitted tenant.

Low Row

To this court came Simon Harker and took of the lord one undivided moiety or equal half part of and in one dwelling house (late a coal house) and stable under the yearly rent or value of 20s with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of ¼d which John Murton, a customary tenant of the said manor (by Simon Peacock his attorney by virtue of a letter of attorney under his hand and seal) at this court surrendered into the hands of the lord in consideration of £19 to him the said John Murton paid, to hold the same premises unto or to the use of the said Simon Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and all other rents duties fines and services to the lord of the said manor due and of right accustomed for which he has paid for his fine and entry as in the margin [3¾d] and is thereof admitted tenant.

Low Row

To this court came Simon Harker and took of the lord one undivided moiety or equal half part of and in one dwelling house (late a coal house) and stable under the yearly rent or value of 20s with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of ¼d which David Murton, a customary tenant of the said manor at this court surrendered into the hands of the lord before his said steward in consideration of £19 to him paid, to hold the same premises unto or to the use of the said Simon Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and all other rents duties fines and services to the lord of the said manor due and of right accustomed for which he has paid for his fine and entry as in the margin [3¾d] and is thereof admitted tenant.

At this court the first proclamation was made for the heirs of William Johnson Esq., a customary tenant deceased, to come into court and be admitted to his copyhold held of this manor, but none came.

The like for the heirs at law of Thomas Buxton, late a customary tenant of this manor deceased, but none came.

William Raper appeared and claimed the copyhold tenements late of John Raper the elder and Christopher Raper and John Raper the younger deceased but produced no title and there being Gudgments [judgments] depending, his claim was deferred until the trial was over.

Examined and faithfully recorded and copies made, S. George, steward

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Muker in and for the said Manor on Wednesday 7th June 1809 before Sampson George Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr John Grime - foreman

Mr Christopher Peacock

Mr James Calvert

Mr Edmund Milner

Mr John Alderson

Mr Thomas Fawcett

Mr John Alderson

Mr William Alderson

Mr William Alderson

Mr Thomas Peacock

Mr Christopher Kearton

Mr Charles Alderson

Angram

To this Court came John Birbeck, a devisee or appointee named in the last will and testament of Alice Birbeck his late wife deceased and before her marriage called Alice Alderson, bearing date 9th January 1807 and took of the Lord one close called High Fold with a cowhouse thereon with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable rent of 3s which the said John Birbeck and Alice his late wife surrendered on 26th December 1806 into the hands of the Lord out of court before his said Steward. To have and to hold the same premises to the use the said John Birbeck his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£3] and is therefore accordingly admitted tenant.

Angram and Keld

To this Court came Alice Birbeck, only child and heir of Alice Birbeck deceased, an infant, by John Birbeck her father and guardian, and took of the Lord one dwelling house, stable one close called Little Ing with a cowhouse thereon, several closes called Low Fold, Bank and Bank Head with a cowhouse thereon Seugh with a cowhouse thereon, Puy, Stoney Piece and Hard Rigg with the appurtenances situate and being at or within the territories of Angram in the said Manor and also 3 closes called Smithy Greens with a cowhouse thereon and one other close called Hook Mill with a cowhouse thereon with the appurtenances in Keld of the ancient yearly fineable rent of 11s 6d in Angram and 6s 2½d in Keld which the said Alice Birbeck died seised of. To have and to hold the same premises to the use the said Alice Birbeck her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1d] and is therefore accordingly admitted tenant

Muker

To this Court came Marmaduke Clarkson second son and devisee or appointee named in the last will and testament of James Clarkson deceased bearing date 2nd July 1806 and took of the Lord one messuage, one stable, one close called Doctors Close with a barn thereon, 2 closes called Hows Ings with a cowhouse thereon, a close called Intack, a close called Little Intack with a cowhouse thereon and a close called Hazle Bottom with a barn thereon and 11 cattlegates in Muker Pasture with the appurtenances situate and being at or within the territories of Rash in the said Manor of the ancient yearly fineable rent of 14s 8d which the said James Clarkson late a customary tenant surrendered on 21st August 1799 into the hands of the Lord

out of court to the uses of his said will . To have and to hold the same premises to the use the said Marmaduke Clarkson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£7 6s 8d] and is therefore accordingly admitted tenant

Oxnop

To this Court came John Clarkson fourth son and devisee or appointee named in the last will and testament of James Clarkson deceased bearing date 2nd July 1806 and took of the Lord one close called Castle How with a barn thereon, several other closes called Broad Gate, Cow Sett with a cowhouse thereon, Long Rigg , Cowpasture and Nether Garth with 2 dwelling houses and a stable adjoining and 7 cattlegates in Oxnop Pasture with the appurtenances situate and being at or within the territories of Oxnop in the said Manor of the ancient yearly fineable rent of 15s 9½d which the said James Clarkson late a customary tenant surrendered on 21st August 1799 into the hands of the Lord out of court to the uses of his said will . To have and to hold the same premises to the use the said John Clarkson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£7 17s 11d] and is therefore accordingly admitted tenant

Angram

To this Court came William Alderson of Agill and took of the Lord one third part of one dwelling house, 1 cowhouse and 1 close called Home Close, one close called Low Close with a cowhouse thereon , several closes called Pry, Low Pry, and Tibs Skewfe with a cowhouse thereon and a close called Piece Head with a cowhouse thereon with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable rent of 2 s 2¼d which Mary Alderson surrendered, inconsideration of the natural love and affection for the said William Alderson her Nephew on 3rd March 1806, into the hands of the Lord out of court. To have and to hold the same premises to the use the said William Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 3s 9d] and is therefore accordingly admitted tenant

Angram

To this Court came John Raw of Crackpot Hall and took of the Lord of one stable with a dwelling house over and 1 close called Tutell with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable rent of 3s which John Fawcett in consideration of £240 10s to him paid by the said John Raw at this court surrendered, into the hands of the Lord. To have and to hold the same premises to the use the said John Raw his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£3] and is therefore accordingly admitted tenant

Muker

To this Court came James Calvert for and on behalf of the inhabitants of the township of Muker and took of the Lord in trust for them one dwelling house, 1 stable with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 1d in Muker and 1d in Kisdon which George Eele surrendered, in consideration of the of £40 paid to him on behalf of the inhabitants of the township of Muker, into the hands of the Lord. To have and to hold the same premises to the use the said James Calvert his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3s 4d] and is therefore accordingly admitted tenant Nevertheless in trust for the inhabitants for the time being of the inhabitants of Muker and to be from time to time disposed of for such purposes as they or a majority of them present at any vestry meeting duly and legally appointed shall order or direct.

Thwaite

To this Court came Margaret Hunter, the wife of Richard Hunter and only sister and heiress of Elizabeth Whitehead deceased and took of the Lord 2 dwelling houses and a garth on the foreshide thereof and 2 stables adjoining with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable rent of 2d which Elizabeth Whitehead died seised of. To have and to hold the same premises to the use the said Margaret Hunter her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1d] and is therefore accordingly admitted tenant

Thwaite

To this Court came John Terry and took of the Lord 2 dwelling houses 1 land a garth on the foreshide and 2 stables with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable rent of 2d which Richard Hunter and Margaret his wife surrendered, in consideration of £21 to them paid, she the said Elizabeth being separately and solely examined apart from her said husband and agreeing thereto, into the hands of the Lord . To have and to hold the same premises to the use the said John Terry his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3s 4d] and is therefore accordingly admitted tenant

Enrolled and faithfully recorded and copies made

George Sampson Steward

Manor of Healaugh Old Land in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said Manor on Monday 28th May 1810 before Ottiwell Tomlin Gentleman Steward of the said Manor:

Names of the Homage Jury

Simon Peacock - foreman

William Peacock

James Lonsdale

James Spenceley

James Garth

James Clarkson

Thomas Coates – Gunnerside

Christopher Kearton

John Clarkson

James Broderick

John Alderson

Lodge Green

To this Court came William Harker and Thomas Harker sons and devisees named in the last will and testament of Simon Harker their late father deceased and took of the Lord 2 dwelling houses, 2 stables and a parcel of ground divided into 2 with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 1s 5½d which the said Simon Harker surrendered on 9th March last into the hands of the Lord out of court before his said Steward. To have and to hold the same premises to the use the said William Harker and Thomas Harker their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 9s 2d] and is therefore accordingly admitted tenant.

Feetham

To this Court came Christopher Raw and took of the Lord 2 garths heretofore belonging to John Snow situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 3d which Nathan Simpson surrendered into the hands of the Lord before his said Steward in consideration of £38 to him to be paid . To have and to hold the same premises to the use the said Christopher Raw his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [5s] and is therefore accordingly admitted tenant.

Ravenseat

To this Court Eleanor, the wife of Thomas Cleasby and took of the Lord one dwelling house and one old housestead and stable, one fold, one garth or garden, one close called East Dale, one close called Old Ing with a cowhouse thereon, one parcel of ground called Little Dale with a cowhouse thereon with the appurtenances situate and being at or within the territories of Ravenseat in the said Manor of the ancient yearly fineable rent of 12s 3d which James Cleasby in consideration of his natural love and affection for the said Eleanor Cleasby his daughter surrendered into the hands of the Lord before his said Steward.. To have and to hold the same premises to the use the said Eleanor Cleasby her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance

yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£12 5s] and is therefore accordingly admitted tenant.

Kearton

To this Court came George Heslop and took of the Lord one messuage or dwellinghouse called East dwelling house and one stable adjoining and a moiety of one garden lying before the said dwelling house and a close called West Close and a close called Low Close with a garth on the backside of the said dwelling house with the appurtenances situate and being at or within the territories of Kearton in the said Manor of the ancient yearly fineable rent of 6s which Christopher Heslop surrendered into the hands of the Lord before his said Steward in consideration of his natural love and affection for George Heslop his son . To have and to hold the same premises to the use the said George Heslop his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£6] and is therefore accordingly admitted tenant.

Feetham

To this Court came Robert Cleminson, William Cleminson, John Cleminson, James Cleminson, Edward Cleminson and Isiah Cleminson sons and co-heirs of Robert Cleminson deceased and took of the Lord a dwelling house and garden situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 1d which Robert Cleminson died seised of . To have and to hold the same premises to the use the said Robert Cleminson, William Cleminson, John Cleminson, James Cleminson, Edward Cleminson and Isiah Cleminson their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Feetham

To this Court came John Cleminson, and took of the Lord a dwelling house and garden situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 1d which Robert Cleminson, Willim Cleminson, James Cleminson, Edward Cleminson, and Isiah Cleminson at this court surrendered into the hands of the lord . To have and to hold the same premises to the use the said, John Cleminson, his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [none shown] and is therefore accordingly admitted tenant.

Harcaside [Harkerside]

To this Court came James White and took of the Lord one dwelling house and parcel of ground called West Intack and a parcel of ground called Low Intack with the appurtenances situate and being at or within the territories of Harkerside in the said Manor of the ancient yearly fineable rent of 2s 6d which Frances Lodge in consideration of £450 surrendered into the hands of the Lord before his said Steward.. To have and to hold the same premises to the use the said James White his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and

paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 10s] and is therefore accordingly admitted tenant.

Feetham

To this Court came Thomas Raw of Feetham, miner and took of the Lord one parcel of ground called Great Intack, now divided into 2 with a dwelling house at the head thereof with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 6s 1d stintable and 1d fineable but not stintable which Adam Bird and George Bird in consideration of £460 surrendered into the hands of the Lord before his said Steward.. To have and to hold the same premises to the use the said Thomas Raw his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£6 3s 4d] and is therefore accordingly admitted tenant.

Healaugh

To this Court came Simon Harker of Healaugh, miner and took of the Lord one dwelling house one stable and 1 garth with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 2½d which Rachel Alderson in consideration of £30 surrendered into the hands of the Lord before his said Steward.. To have and to hold the same premises to the use the said Simon Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [4s 2d] and is therefore accordingly admitted tenant.

Reeth

To this Court came William Hird and took of the Lord one dwelling house with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 3d which William Whitell and Robert Whitell in consideration of £25 surrendered into the hands of the Lord before his said Steward.. To have and to hold the same premises to the use the said William Hird his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£5] and is therefore accordingly admitted tenant.

Gunnerside

To this Court came William Woodward and took of the Lord one parcel of ground called Flatt and one parcel of ground called Great Holme with the appurtenances situate and being at or within the territories of Gunnerside in the said Manor of the ancient yearly fineable rent of 5s 8d which Raper Kearton since deceased, out of court on 16th June 1808, surrendered into the hands of the Lord before his bailiff and 2 customary tenants. To have and to hold the same premises to the use the said William Woodward his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£5 13s 4d] and is therefore accordingly admitted tenant.

Subject nevertheless to redemption by the heirs of Raper Kearton on payment to the said William Woodward his executor, administrator and assignee of the sum of £627 with interest at the rate of £5 per hundred a year from the day of the date hereof.

Lodge Green

To this Court came John Buxton and Joseph Buxton, sons and co-heirs of Thomas Buxton deceased and took of the Lord one firehouse and 1 stable with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of ½d which Thomas Buxton died seised of.. To have and to hold the same premises to the use the said John and Joseph Buxton their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Ravenseat

To this Court came Anthony Cleasby, one of the sons and a devisee named in the last will and testament of John Cleasby deceased and took of the Lord one dwelling house and 3 garths, one stable, one peat house, one close called Little Bobdale, one close called Great Bobdale, one close called Far Old Ing, one close called West Close with a cowhouse thereon, one close called Hoghill with a cowhouse thereon, 1 parcel of ground called Spence Close and a parcel of land called Far New Close with the appurtenances situate and being at or within the territories of Ravenseat in the said Manor of the ancient yearly fineable rent of £1 1s 2d which John Cleasby on 3rd March 1802 surrendered into the hands of the Lord to the uses of his will . To have and to hold the same premises to the use the said Anthony Cleasby his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£21 3s 4d] and is therefore accordingly admitted tenant.

Feetham

To this Court came James Spenceley of Riddings and took of the Lord three undivided fourth parts of the East part of one close called Scornor Ridding and the east part of a close called Calf Close and of a cowhouse thereon with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 2s for the entirety of the said premises which Anthony Garth on 12th October last surrendered into the hands of the Lord before Sampson George deceased late Steward in consideration of £260 10s to him paid.. To have and to hold the same premises to the use the said James Spenceley his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 6s 3d] and is therefore accordingly admitted tenant.

Reeth

To this Court came James Close, only brother and heir of Miss Nancy Close deceased and took of the Lord all that messuage tenement or dwelling house and coal house situate and being at or within the territories of Reeth in the said Manor formerly in the occupation of Edward Brougham of the ancient yearly fineable rent of ½d and all that parcel of ground called Church Garth of the ancient fineable rent of 1s which Nancy

Close died seized of.. To have and to hold the same premises to the use the said James Close his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 6s 10d] and is therefore accordingly admitted tenant.

Blaides

To this Court came William Stuart Esquire, James Spenceley and Christopher Raw and took of the Lord in trust nevertheless for the Union Society of Feetham (called the New Club) or several members thereof who now compose or hereafter compose the same, a moiety of a dwelling house, stable, garth and back house with one close called High Ridding and 1 close called Shoregill with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable rent of 11½d which John Hunt in consideration of £80 surrendered into the hands of the Lord before his said Steward.. To have and to hold the same premises to the use the said William Stuart, James Spenceley and Christopher Raw their heirs and assigns forever, nevertheless in trust as aforesaid, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [19s 2d] and is therefore accordingly admitted tenant. Nevertheless to redemption on payment by the said John Hunt or his heirs to the said William Stuart, James Spenceley and Christopher Raw or to any new trustee to be appointed hereafter of the sum of £80 with interest at £5 per 100 per year to commence from today. And on the death of any of the trustees the survivor or survivor to appoint others who shall be admitted jointly with such survivors in payment of half of the fine as often as the trustees shall happen to die.

Gunnerside

To this Court came George Close and took of the one stable with the appurtenances situate and being at or within the territories of Gunnerside in the said Manor of the ancient yearly fineable rent of ½d which William Bell in consideration of £30 surrendered into the hands of the Lord out of court on 18th April last before his said Steward.. To have and to hold the same premises to the use the said George Close his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Healough

To this Court came John Galloway of Liverpool, in the County of Lancashire Supervisor of Excise and took of the Lord one messuage or dwelling house with a garden and stable in front thereof and 1 close called Kiln Croft, now divided into 2 with a cowhouse thereon and 1 piece of ground at the head thereof called Nell Garth with the appurtenances situate and being at or within the territories of Healough in the said Manor of the ancient yearly fineable rent of 3s 6d which Thomas Hutchinson Esquire by Edmund Alderson Knowsley his attorney by virtue of a letter of attorney under the hand and seal of Thomas Hutchinson dated 27th May last in consideration of £464 2s surrendered into the hands of the Lord before his said Steward.. To have and to hold the same premises to the use the said John Galloway his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he

hath paid for his fine and entry as in the margin [£3 10s] and is therefore accordingly admitted tenant.

Healaugh

To this Court came Thomas Coates, George Cooke and Mark Barningham and took of the Lord in trust nevertheless for the Union Society of Reeth (called the New Club) or several members thereof who now compose or hereafter compose the same, one messuage or dwelling house, stable, garden and one close called Evening Close with a cowhouse thereon with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 3s 2½d which Thomas Hutchinson Esquire by Edmund Alderson Knowsley his attorney by virtue of a letter of attorney under the hand and seal of Thomas Hutchinson dated 27th May last in consideration of £447 6s surrendered into the hands of the Lord before his said Steward. To have and to hold the same premises to the use the said Thomas Coates, George Cooke and Mark Barningham their heirs and assigns forever, nevertheless in trust as aforesaid, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£3 4s 2d] and is therefore accordingly admitted tenant. And on the death of any of the trustees the survivor or survivor to appoint others who shall be admitted jointly with such survivors in payment of half of the fine as often as the trustees shall happen to die.

Low Row

To this Court came Robert Rutter and took of the one dwelling house (a parlour with a chamber over it) a stable and a garth with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable rent of 2d which Metcalfe Hunter in consideration of £50 surrendered into the hands of the Lord out of court on 4th October last before his Bailiff and 2 customary tenants. To have and to hold the same premises to the use the said Robert Rutter his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3s 4d] and is therefore accordingly admitted tenant

Low Row

To this Court came James Brown and took of the one dwelling house with the appurtenances situate and being at or within the territories of Low Row in the said Manor, under the yearly rent value of 20s, of the ancient yearly fineable rent of 1d which James Garth at this court surrendered before his Steward. To have and to hold the same premises to the use the said James Brown his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant

Blaides

To this Court came George Harker of Greensikes and took of the one fourth share of a dwelling house a stable and a close called Low Close with a cowhouse thereon with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable rent of 6¾d which John Harker in consideration of £48 surrendered into the hands of the Lord before his steward. To have and to hold the same premises to the use the said George Harker his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and

paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [2s 11d] and is therefore accordingly admitted tenant

Wintering Garths

To this Court came Elizabeth the wife of John Deighton, Margaret Alderson, Dorothy the wife of William Miller, Kitty Alderson, Catherine the wife of Thomas Bowes, Eleanor Alderson, and Martha Alderson daughters and co-heirs of Henry Alderson formerly of Reeth, Gentleman deceased and took of the one dwelling house with half a garth thereunto adjoining, one close called Little Intack, a close called High Close and a close called Taylor Brow and 2 cattlegates and a third of a cattlegate in Little Rowleth pasture with the appurtenances situate and being at or within the territories of Wintering Garths in the said Manor of the ancient yearly fineable rent of 5s 6d which Henry Alderson their father died seised of . To have and to hold the same premises to the use the said Elizabeth Deighton, Margaret Alderson, Dorothy Miller, Kitty Alderson, Catherine Bowes, Eleanor Alderson, and Martha Alderson their heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3% 10s] and is therefore accordingly admitted tenant

Lodge Green

To this Court came Mark Barningham, a new trustee named and appointed by Thomas Coates, the surviving trustee of the Reeth New Club and took of the Lord in Trust, nevertheless for the Union Society called the New Reeth Club and the persons who now compose or hereafter may compose the same one undivided moiety of one dwelling house called Peter House and a parcel of ground called Intack with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 3d which Simon Coates a former co-trustee lately died seised of . To have and to hold the same premises to the use the said Mark Barningham his heirs and assigns forever, nevertheless in trust as aforesaid, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [none shown] and is therefore accordingly admitted tenant. And upon the death of either of the trustees the survivor is to appoint another who is to be admitted jointly with the surviving trustee in payment of half the fine.

Enrolled and faithfully recorded and copies made

Ottiwell Tomlin

Steward

Potting and Wintering Garths

To this Court came Thomas Simpson, eldest son and devisee named in the last will and testament of Thomas Simpson late of Richmond, Alderman deceased and took of the Lord one messuage or dwelling house and bakehouse, one close called Near East Close, one close called Far East Close with a cowhouse thereon, one close called Beck Ing with a cowhouse thereon and 1 parcel of ground called Beck Ing with a cowhouse thereon, 1 parcel of ground called East Bank, one parcel of ground called Woodbank and a parcel of ground called West Intack with the appurtenances situate and being at or within the territories of Potting and Wintering Garths and also one dwelling house and 2 garths situate at the same place once a low room part of a dwelling house situate at Lodge Green the said Manor of the ancient yearly fineable rent of 9s

9½d which Thomas Simson the father on 18th June 1808 surrendered into the hands of the Lord out of court before his steward . To have and to hold the same premises to the use the said Thomas Simpson his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£9 15s 10d] and is therefore accordingly admitted tenant

Manor of Healaugh New Land in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said Manor on Tuesday 29th May 1810 before Ottiwell Tomlin Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr Simon Peacock – foreman

John Galloway

James Lonsdale

James Spenceley

Mr William Parkin

Ralph Milner

Mr Richard Garth

William Coates

William Woodward

Thomas Coates

James Clarkson

David Calvert

Potting and Wintering Garths

To this Court came Thomas Simpson, eldest son and devisee named in the last will and testament of Thomas Simpson late of Richmond, Alderman deceased and took of the Lord one messuage and tenement with the appurtenances situate and being at or within the territories of Potting and Wintering in the said Manor of the ancient yearly fineable rent of 12s 1½d which Thomas Simson the father on 18th June 1808 surrendered into the hands of the Lord out of court before his steward . To have and to hold the same premises to the use the said Thomas Simpson his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£9 1s 10½d] and is therefore accordingly admitted tenant

West Stonesdale

To this court came John Scott, James Scott, Ralph Scott, Charles Scott, Christopher Scott and George Scott, sons and coheirs of John Scott deceased, and took of the lord one dwelling house, one stable adjoining, one cowhouse upon the hill, one parcel of ground called Line Garth, one close called Slater Close with a cowhouse thereon, one close called Bank, one close called Low Close, two other closes called High Close and Intack each with a cowhouse thereon, one parcel of ground called Silver Hill and also a moiety or halfpart of a close called Scarr Intack with the appurtenances, situate and being at West Stonesdale in the said manor, of the ancient yearly fineable customary rent of 8s7d, of which the said John Scott, their late father, late a customary tenant of the said manor, died seized. To have and to hold the said premises unto or to the use of the said John Scott, James Scott, Ralph Scott, Charles Scott, Christopher Scott and George Scott, their heirs and assigns for ever, as tenants in common according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services due, and of right accustomed, for which they hath paid for their fine and entry as in the margin [£6 8s 9d], and are therefore accordingly admitted tenants.

Kearton

To this court came George Heslop and took of the lord one close called Half Close laid now to one close called West Close with the appurtenances, situate and being at Kearton in the said manor, of the ancient yearly fineable customary rent of 2½d which Christopher Heslop, the father of the said George Heslop, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward in consideration for his natural love and affection for the said George Heslop, To hold the said premises unto or to the use of the said George Heslop, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid, and all other rents, duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [9s 1½d], and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came Nanny Spence, widow and a devisee named in the last will and testament of Joseph Spence, her late husband deceased, and took of the lord one close called Barf West Intack with a cowhouse thereon and the appurtenances, situate and being at Blaides {Blades} in the said manor, of the ancient yearly fineable customary rent of 3d which Joseph Spence, late a customary tenant of the said manor, surrendered out of court on the seventh day of March 1800 according to the custom of the said manor into the hands of the lord to the uses of his will. To hold the said premises unto or to the use of the said Nanny Spence, her heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services due, and of right accustomed, for which she hath paid for her fine and entry as in the margin [3s 9d], and is therefore accordingly admitted tenant.

Low Row

To this court came George Bird and took of the lord one dwelling house and stable adjoining upon Pickhill with the appurtenances, situate and being at Low Row in the said manor, of the ancient yearly fineable customary rent of 1d fineable but not stintable which Francelina, the wife of William Stuart Esquire (by and with the consent of the said William Stuart), a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of forty pounds paid by the said George Bird. To hold the said premises unto or to the use of the said George Bird, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [1s 3d], and is therefore accordingly admitted tenant.

Kearton

To this court came Edmund Coates, Robert Coates, Simon Coates, James Coates, John Coates and Francis Coates, sons and coheirs of Simon Coates deceased, and took of the lord one dwelling house and stable with a garth on the foreside of the said dwelling house with the appurtenances (the whole being under the annual value of twenty shillings), situate and being at Kearton in the said manor, of the ancient yearly fineable customary rent of 1d, of which the said Simon Coates, late a customary tenant of the said manor, their father, died seized. To hold the said premises unto the use of the said Edmund Coates, Robert Coates, Simon Coates, James Coates, John Coates and Francis Coates, their heirs and assigns for ever as tenants in common, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid, and all other rents, duties, fines and services due, and of right accustomed, for which they have paid for their fine and entry as in the margin [1s 3d], and are therefore accordingly admitted tenants.

Harcaside [Harkerside]

To this court came James White and took of the lord one messuage and a tenement consisting of several closes called Stubbings of the ancient yearly fineable rent of 7s 1d and an inanced rent of 4s 10½d, and also four other closes called Stubbings, containing by computation five acres, at the ancient yearly fineable rent of 2s 3d and an inanced rent of 1s 7½d with the appurtenances, situate and being at Harcarside [Harkerside] in the said manor, of the ancient yearly fineable customary rents aforesaid which Francis Lodge, a customary tenant of the said manor, at this court surrendered into the hands of the lord before his said steward in consideration of the sum of four hundred and fifty pounds to him paid by the said James White. To hold the said premises unto or to the use of the said James White, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid, and all other rents, duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [£7 0s 0d], and is therefore accordingly admitted tenant.

Lodge Green

To this court came John Close and took of the lord two undivided third parts of a dwelling house called the West House and stable with the appurtenances, situate and being at Lodge Green within the said manor, of the ancient yearly fineable customary rent of 1d which Ralph Close and James Close, two customary tenants of the said manor, at this court surrendered into the hands of the lord before his said steward in consideration of the sum of twenty five pounds to them paid by the said John Close. To hold the said premises unto or to the use of the said John Close, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [1s 3d], and is therefore accordingly admitted tenant.

Lodge Green

To this court came Ralph Close and took of the lord two undivided third parts of a dwelling house called the East House, and one chamber over the east stable and one dairy room with the appurtenances, situate and being at Lodge Green in the said manor, of the ancient yearly fineable customary rent of ½d which John Close and James Close, two customary tenants of the said manor, at this court surrendered into the hands of the lord in pursuance of an agreement for partition made between them. To hold the said premises unto or to the use of the said Ralph Close, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid, and all other rents, duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [7½d], and is therefore accordingly admitted tenant.

Lodge Green

To this court came James Close and took of the lord two undivided third parts of a dwelling house called the Middle House and one stable under the East House with the appurtenances, situate and being at Lodge Green in the said manor, of the ancient yearly fineable customary rent of $\frac{1}{2}d$ which John Close and Ralph Close, two customary tenants of the said manor, at this court surrendered into the hands of the lord in pursuance of an agreement for partition made between them. To hold the said premises unto the said James Close, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid, and all other rents, duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [$7\frac{1}{2}d$], and is therefore accordingly admitted tenant.

Gunnarside

To this court came John Calvert and took of the lord a smiddy or blacksmith's shop with a room over it, situate and being at Gunnarside in the said manor, of the ancient yearly fineable customary rent of 1d fineable but not stintable which the said lord at this court granted to the said John Calvert. To hold the said premises unto or to the use of the said John Calvert, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid, and all other rents, duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [1s 3d], and is therefore accordingly admitted tenant.

Reeth

To this court came Charles Lonsdale and took of the lord one close or parcel of ground called Stonegate Hill with the appurtenances, situate and being at Reeth in the said manor, of the ancient yearly fineable customary rent of 2s 3d which Thomas Bowes, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of two hundred and eighty five pounds to him paid. To hold the said premises unto or to the use of the said Charles Lonsdale, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid, and all other rents, duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [$\pounds 1\ 13s\ 9d$], and is therefore admitted tenant accordingly.

Reeth

To this court came Elizabeth the wife of John Deighton, Margaret Alderson, Dorothy the wife of William Miller, Kitty Alderson, Catherine the wife of Thomas Bowes, Eleanor Alderson and Martha Alderson, daughters and coheireses of Mr Henry Alderson deceased, and took of the lord one parcel of ground called Spencer Intack and a small parcel of ground called Sump with the appurtenances, situate and being at Reeth in the said manor, of the ancient yearly fineable customary rent of 1s 0d and of 1s 3d inanced rent and not fineable, of which the said Henry Alderson died seized. To hold the said premises unto and to the use of the said Elizabeth Deighton, Margaret Alderson, Dorothy Miller, Kitty Alderson, Catherine Bowes, Eleanor Alderson and Martha Alderson, their heirs and assigns for ever, as tenants in common according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid, and all other rents, duties, fines and services due, and of right accustomed, for which they hath paid for their fine and entry as in the margin [15s 0d], and are therefore accordingly admitted tenants.

Reeth

To this court came Mark Barningham and took of the lord one close called Little Millholme with the appurtenances, situate and being at Reeth in the said manor, of the ancient yearly fineable customary rent of 1s 9d which William Whitell, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of two hundred and ninety pounds to him paid. To hold the said

premises unto or to the use of the said Mark Barningham, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid, and all other rents, duties, fines and services, due and of right accustomed, for which he hath paid for his fine and entry as in the margin [£1 6s 9d], and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came John Galloway and took of the lord one close called West Overing, situate at Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 2s 2½d which James Spenceley, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of two hundred and twenty pounds to him paid. To hold the said premises unto or to the use of the said John Galloway, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid, and all other rents, duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [£1 13s 7½d], and is therefore accordingly admitted tenant.

Lodge Green

To this court came William Harker and Thomas Harker, sons and devisees named in the last will and testament of Simon Harker deceased, and took of the lord one close called Rowley Close with one dwelling house and two cowhouses at the head thereof and a moiety or halfpart of a parcel of ground called Little Intack with the appurtenances, situate and being at Lodge Green in the said manor, of the ancient yearly fineable customary rent of 1s 11½d which Simon Harker, late a customary tenant of the said manor, on the ninth day of March last surrendered out of court into the hands of the lord according to the custom of the said manor to the uses of his will. To hold the said premises unto or to the use of the said William Harker and Thomas Harker, their heirs and assigns for ever, as tenants in common according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid, and all other rents, duties, fines and services due, and of right accustomed, for which they hath paid for their fine and entry as in the margin [£1 9s 4½d], and are therefore accordingly admitted tenants.

Crackpott [Crackpot]

To this court came John Harker, grandson and a devisee named in the will of John Mudd deceased, and took of the lord (by Richard Garth, his guardian) three closes called Three Cow pastures and two cowhouses thereon and one close called William Cow pasture, with one cattlegate in Crackpot pasture with the appurtenances, situate and being at Crackpot in the said manor, of the ancient yearly fineable customary rent of 11s 2¼d, and also 4s 5d inanced rate and not fineable, which the said John Mudd, late a customary tenant of the said manor, on the third day of November 1809 surrendered out of court into the hands of the lord according to the custom of the said manor to the uses of his will. To hold the said premises unto or to the use of the said John Harker, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid, and all other rents, duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [£8 7s 9¾d], and is therefore accordingly admitted tenant.

Healough

To this court came Thomas Coates, George Cooke and Mark Barningham and took of the lord in trust nevertheless for the Union Society at Reeth called the New Club, or the several members thereof who now compose or may hereafter compose the same, one parcel of ground called Crooked Rood, laying on the west side of Healough village, with the appurtenances, situate and being at Healough within the said manor, of the ancient yearly fineable customary rent of 2s 0d which Thomas Hutchinson Esquire, a customary tenant of the said manor, by Edmund Alderson Knowles, his attorney, by virtue of a letter of attorney under

the hand and seal of the said Thomas Hutchinson bearing date the twenty seventh day of May last, [at] this court surrendered into the hands of the lord in consideration of the sum of one hundred and forty nine pounds to him paid. To hold the said premises unto or to the use of the said Thomas Coates, George Cooke and Mark Barningham, their heirs and assigns for ever, in trust nevertheless as aforesaid, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid, and all other rents, duties, fines and services due, and of right accustomed, for which they hath paid for their fine and entry as in the margin [£1 10s 0d], and are therefore accordingly admitted tenants. And upon the death of any or either of the said Trustees, the survivors, or survivor, are to appoint others, or another, who shall be admitted jointly with such survivors, or survivor, in payment of half the fine as often as any Trustee shall happen to die.

Lodge Green

To this court came Samuel Reynoldson and took of the lord one dwelling house and a stable with a room above, the same being the easternmost of two dwelling houses situate at Lodge Green with the appurtenances, situate and being at Lodge Green in the said manor, of the ancient yearly fineable customary rent of ½d which John Turner, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of sixty five pounds to him paid by the said Samuel Reynoldson. To hold the said premises unto or to the use of him, the said Samuel Reynoldson, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, rendering to the lord of the said manor the yearly rent aforesaid, and all other rents, duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [7½d], and is therefore accordingly admitted tenant.

At this court the second Proclamation was made for the heirs of William Johnson, a customary tenant deceased, to come into court and be admitted to his copyhold holden of this manor, but none came. The first Proclamation was made for the heirs of John Harker son of James Harker deceased a copyhold tenant of this manor, but none came.

Executed & faithfully recorded & copies made

Ottiwell Tomlin

Steward

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Muker in and for the said Manor on Wednesday 30th May in the year of our Lord 1810 before Ottiwell Tomlin Gentleman Steward of the said Manor

Names of the Homage Jury

Mr John Grime – foreman

Mr Joseph Clarkson

Mr James Calvert

Mr Edmund Milner

Mr Christopher Peacock Junior

Mr William Alderson

Mr Edward Alderson

Mr Christopher Peacock Senior

Mr William Alderson - Birkdale

Mr David Cleasby

Mr Thomas Fawcett

Mr Charles Alderson Junior – Birkdale

Thwaite

To this Court came Thomas Butson and took of the Lord one undivided third share of one dwelling house and two garths with the appurtenances (such share being under the annual value of 20s) situate and being at Thwaite in the said Manor of the ancient yearly fineable customary rent of 1d which William Coates a customary tenant of the said Manor at this Court surrendered into the hands of the Lord. To hold the said premises unto or to the use of the said Thomas Butson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance rendering to the Lord of the said Manor the yearly rent aforesaid and all other rents, duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Keld

To this Court came the Reverend Edward Stillman, Thomas Bradberry and ~~Charles~~ Edward Alderson and took of the Lord a parcel of ground whereon is erected and built a meeting house or chapel also a school room and chamber two small gardens and another piece of ground in front of the said chapel and premises measuring six yards in breadth from the front thereof situate and being at Keld in the said Manor of the ancient yearly fineable customary rent of 1d fineable but not stintable which the said Thomas Smith at this Court granted to the said Edward Stillman, Thomas Bradberry and Edward Alderson To have and to hold the said premises unto and to the use of the said Edward Stillman, Thomas Bradberry and Edward Alderson their heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance rendering to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid their fine and entry as in the margin [1s 8d] and are therefore accordingly admitted tenants. The said premises to be solely appropriated to the use of the said Edward Stillman the present minister and a congregation of protestant Dissenters of the Independent Denomination the same being duly licenced according to Law for that purpose and to the use of his successors forever. Nevertheless on the death of any of the said trustees a new one shall be chosen by the survivors or survivor who shall thereupon be admitted along with such survivors or survivor of the shares or thereof the person appointed so dying. [Note in the margin states corrected by Ottiwell Tomlin]

Keld

To this Court came John Thompson and William Preston and took of the Lord one dwelling house and a stable with the appurtenances situate and being at Keld in the said Manor of the ancient yearly fineable customary rent of 1d which George Close a customary tenant of the said Manor on the 21st of March last surrendered out of Court into the hands of the Lord according to the custom of the said Manor in consideration of the sum of £56 to him paid. To hold the said premises unto or to the use of the said John Thompson and William Preston their heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance rendering to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [1s 8d] and are therefore accordingly admitted tenants.

Keld

To this Court came John Scott, James Scott, Ralph Scott Charles Scott, Christopher Scott and George Scott sons and co-heirs of John Scott deceased and took of the Lord one close called Mire Close with a cowhouse thereon, one Close called Little Close with a cowhouse thereon, and a blacksmiths shop, one Close called Intack with a cowhouse thereon, one parcel of ground called Piece, one Close called High Close with a cowhouse thereon and one dwelling house and one Close called Low Close with two dwelling houses and two garths two peathouses one stable and one out loft with six cattlegates all but one eighth part in Keld cowpasture and one Close called Longpark now divided into two Closes, a dwelling house and a cowhouse thereon and two cattlegates in Keld pasture with the appurtenances situate and being at Keld in the said Manor of the ancient yearly fineable customary rent of 11s 11d of which the said John Scott late a customary tenant of the said Manor died seised. To hold the said premises unto the use of the said John Scott, James Scott, Ralph Scott, Charles Scott,

Christopher Scott and George Scott their heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance rendering to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [6d] and they are therefore accordingly admitted tenants.

Muker

To this Court came William Alderson a devisee named in the last Will and Testament of James Alderson late of Muker deceased and took of the Lord one Close called Fowling with a cowhouse thereon, one Close called New Close with a cowhouse thereon , one Close called West Intack with a cowhouse thereon, one Close called Crow Acre with a cowhouse two dwelling houses three stables and one little house at the back thereof with the appurtenances situate and being at Muker in the said Manor of the ancient yearly fineable customary rent of 8s 5³/₄ d of which James Alderson late a customary tenant of the said Manor on the 22nd November 1796 surrendered out of court into the hands of the Lord according to the custom of the said Manor to the uses of his Will. To hold the said premises unto or to the use of the said William Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance rendering to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£8 9s 7d] and is therefore accordingly admitted tenant.

Muker

To this Court came Matthew Robinson of Skelwith in the County of Westmoreland Gentleman and took of the Lord one Close called Six Close one Close called East Coney Garth Lane End House and garths with the appurtenances situate and being at Muker in the said Manor of the ancient yearly fineable customary rent of 4s

Which Jonathan Daykin a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £335 to him paid by the said Matthew Robinson. To hold the said premises unto or to the use of the said Matthew Robinson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding rendering to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£4] and is therefore accordingly admitted tenant.

Thwaite

To this Court came John Kearton the Younger grandson of John Kearton the Elder and took of the Lord one dwelling house two stables and one Close called Parrock with the appurtenances situate and being at Thwaite in the said Manor of the ancient yearly fineable customary rent of ½ d which the said John Kearton the Elder a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the natural love and affection for the said John Kearton the Younger. To hold the said premises unto or to the use of the said John Kearton the Younger his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance rendering to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Muker

To this Court came Alice the wife of Thomas Metcalfe granddaughter and a devisee named in the Will of Elizabeth Milner widow deceased and took of the Lord one Close called Cow Pasture with the appurtenances situate and being at Muker in the said Manor of the ancient yearly fineable customary rent of 1s which the said Elizabeth Milner late a customary tenant of the said Manor on 31st December 1803 surrendered out of Court into the hands of the Lord according to the custom of the said Manor to the uses of the Will.. To hold the said premises unto or to the use of the said Alice Metcalfe her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance rendering to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which she hath paid for her fine and entry as in the margin

[£1 0s 6d] and is therefore accordingly admitted tenant.

Birkdale

To this Court came Charles Alderson only son and heir of John Alderson deceased and took of the Lord one dwelling house, one Close called Brigg Ing with a stable cowhouse and peathouse, one Close called Low Rostree Syke with a cowhouse thereon, one Close called High Rostree Syke with a cowhouse thereon now divided into two and one Close called Brossen Hole and two cattlegates in Birkdale Inpasture and eight cattlegates in Birkdale Outpasture with the appurtenances situate and being at Birkdale in the said Manor of the ancient yearly fineable customary rent of 6s 3 ½ d which the said John Alderson late a customary tenant of the said Manor died seised of. To hold the said premises unto or to the use of the said Charles Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance rendering to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1d] and is therefore accordingly admitted tenant.

Birkdale

To this Court came Christopher Alderson and took of the Lord one dwelling house being the west part of a house called Stone House and one part stead with a peat house erected thereon with the appurtenances situate and being at Birkdale in the said Manor of the ancient yearly fineable customary rent of 1d which Charles Alderson a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of twenty- five pounds to him paid. To hold the said premises unto or to the use of the said Christopher Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance rendering to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Thwaite

To this Court came John Kearton and took of the Lord a moiety of one Close called Strands with a cowhouse thereon, one Close called Cowpasture Bottom with the appurtenances situate and being at Thwaite in the said Manor of the ancient yearly fineable customary rent of 2s 7 d which Christopher Kearton a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in pursuance of an agreement for partition made between him and the said John Kearton . To hold the said premises unto or to the use of the said John Kearton his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance rendering to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 11s 8 d] and is therefore accordingly admitted tenant.

Muker and Thwaite

To this Court came Christopher Kearton and took of the Lord a moiety of one Close called Bushy Close with a cowhouse thereon of the ancient yearly rent of 8d and a dwelling house stable and one piece of ground called Wood with the appurtenances situate and being at Muker and Thwaite in the said Manor of the ancient yearly fineable customary rent of 8d and 11d making 1s 7d for the whole which John Kearton a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in pursuance of the agreement for partition made between him and the said Christopher Kearton . To hold the said premises unto or to the use of the said Christopher Kearton his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance rendering to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 11s 8d] and is therefore accordingly admitted tenant.

Faithfully accorded and copies made

Ottiwell Tomlin Steward

Manor of Healaugh Old Land in Swaledale in the County of York

The Special Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at

Reeth in and for the said Manor April 1st in the year of our Lord 1811 before Ottiwell Tomlin Gentleman Steward of the said Manor.

Names of the Homage Jury

Mr Simon Peacock - Foreman

Mr Thomas Coates

Mr Mark Barningham

Mr John Galloway

Low Row

To this Court came James Parke of Lincolns Inn London Esquire and took of the Lord one Close called Greens Close with a cowhouse and stable thereon, one Close called Low Sands or Great Sands with a laithe and a stable thereon, one Close called High Foles Close with two dwelling houses one stable one cowhouse and one coalhouse thereon, one parcel of ground called Foles Bitt , one Close called High Sand Beds or Stone Horse Close, one Close called Middle Sand Beds, two Closes called Low Sand Beds, one parcel of ground at the bottom of West Close at Paradise and about one half of the Low Close adjoining the same with the appurtenances situate lying and being within the territories of Low Row in the said Manor with several cattlegates in Low Row common Pasture of the ancient yearly fineable customary rent of 9s 11 d Blaides One Close called Intack on the Green with the appurtenances situate at Blaides in the said Manor of the ancient yearly fineable customary rent of 2s 9d.

Gunnerside The several Closes or parcels of ground called Croft New Close or High Close, East Fole Ing, West Fole Ing Low Intack and Inshott with a dwelling house stable and cowhouse thereon and twenty cattlegates in Gunnerside common Pasture with their appurtenances situate lying and being within the Territories of Gunnerside in the said Manor. And two Closes called East Wood and Bank adjoining thereto with eight cattlegates and one half of a cattlegate in Gunnerside common Pasture with the appurtenances situate lying and being within the Territories of Gunnerside aforesaid and in the said Manor of the ancient yearly fineable customary rent of 19s 2d.

Ivelet And one Close called Ivelet Gill Close with its appurtenances and five eight parts of a cattlegate in Ivelet common Pasture situate at Ivelet in the said Manor of the ancient yearly fineable customary rent of 5d and 1d inanced rent and not fineable which Ralph Parke Esquire deceased a customary tenant of the said Manor on 10th March 1808 surrendered out of Court into the hands of the said Lord before the Bailiff and two customary tenants of the said Manor according to the custom thereof. To such uses as he the said Ralph Parke should by his last Will and Testament give direct limit or appoint. To have and to hold the said several premises unto or to the use of the said James Parke his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance upon such trusts. Nevertheless and to and for such uses intents and purposes as are mentioned and declared of and concerning the same in and by the last Will and Testament of the said Ralph Parke deceased bearing date 21st February in the year of our Lord 1809

yielding and paying to the Lord of the said Manor the yearly rents aforesaid and all other rents duties fines and services to the said Lord due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£32 5s] and is thereof accordingly admitted tenant.

Faithfully enrolled and copies made

Ottiwell Tomlin Steward

Manor of Healaugh New Land in Swaledale in the County of York

The Special Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said Manor on 1st April 1811 before Ottiwell Tomlin Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr Simon Peacock – foreman

John Galloway

Mark Barningham

Thomas Coates

Low Row

To this Court came James Parke of Lincoln's Inn, London and took of the Lord one dwelling house, warehouse stables and other outhouses thereunto belonging with 3 gardens, a close called High Close, a close called Middle Close and a close called Low Sands, one called Springs, one called Isles Bottom or Isles Low Close, one dwelling house and 1 stable,, one parcel of land on the west and adjoining to Haverill Beck Foot, 2 dwellinghouses at Paradise 2 stables and other houses thereunto belonging, a close called West Close and a garth adjoining thereto, one close called Stonehouse Close or Park, a moiety of a close called Low Close adjoining to the said park, a close called High Close, a close called Midward Ing, a close called Low Sands, a parcel of ground called Quaker Garth and a small plantation in the gill adjoining thereto, and a blacksmiths shop and a shed and several cattlegates in Low Row Common Pasture with the appurtenances situate and being at or within the territories Low Row and Paradise in the said Manor of the ancient yearly fineable rent of 19s 8d and 15s 8½d in hanced and not fineable

Blaides

2 dwelling houses a stable and a close called Blaides Intack with a cowhouse thereon, a close called Stoney Gill Intack and 2 cattlegates in Low Row Common Pasture with the appurtenances situate at Blaides of the ancient fineable customary rent of 3s 9½d

Lodge Green

A dwelling house late Frances Raws and a cattlegate and ¾d stintable rent in Lodge Green common pasture with the appurtenances situate at Lodge Green of the ancient yearly fineable customary rent of 1s 0½d

Gunnarside

A dwelling house, stable, garth, garden or orchard adjoining thereto, a close called New Close with a cowhouse thereon, a close called West Close, a parcel of ground called Calf Piece, a close called Sture, a close called Sture Brow and Sture Bottom, a close called Great Intack with a laithe thereon and 12 cattlegates and ¾ of another cattlegate with the appurtenances situate at Dikeheads in the township of Gunnarside of the ancient fineable customary rent of 8s 6d and 9s 8d enhanced and not fineable which Ralph Parke Esquire deceased on 10th March 1808 surrendered into the hands of the Lord out of court before the Bailiff and 2 customary tenants. To have and to hold the same premises to the use the said James Parke his heirs and assigns forever, nevertheless in trust as aforesaid, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£24 15s] and is therefore accordingly admitted tenant

Low Row

To this Court came Ralph Simpson and took of the Lord one dwelling house, and a blacksmiths shop late a shed with the appurtenances situate and being at or within the territories Low Row and Paradise in the said Manor of the ancient yearly fineable rent of 1d which James Parke Esquire at this court surrendered into the hands of the Lord. To have and to hold the same premises to the use the said Ralph Simpson his

heirs and assigns forever, nevertheless in trust as aforesaid, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant

Faithfully enrolled and copies made

Ottiwell Tomlin Steward

Manor of Healaugh Old Land in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said Manor on Monday 27th May 1811 before Ottiwell Tomlin Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr Simon Peacock – foreman

Thomas Langhorne

James White

James Spenceley

Joseph Clarkson

William Harker

James Clarkson

James Broderick

Thomas Coates

George Metcalfe

David Cleasby

Ravenseat

To this Court came Anthony Cleasby and took of the Lord one dwelling house, one old housestead and stable, one Fold, a garth or garden, a close called East Dale now divided into 2 closes, a close called Old Ing divided into 2 with a cowhouse in one part, a parcel of ground called Little Dale with a cowhouse thereon, and 4 parcels of ground called New Close with the appurtenances situate and being at or within the territories of Ravenseat in the said Manor of the ancient yearly fineable rent of 12s 3d which Eleanor Cleasby, wife of Thomas Cleasby at this court surrendered into the hands of the Lord in consideration of £800 to Thomas Cleasby paid by Anthony Cleasby for the absolute purchase of the said premises, the said Eleanor Cleasby having been first solely and separately examined apart from her husband and freely consenting thereto. To have and to hold the same premises to the use the said Anthony Cleasby his heirs

and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£12 5s] and is therefore accordingly admitted tenant

Reeth

To this court came John Nicholson and took of the Lord one dwelling house, and garden on the north side of a house called Lucy Stodarts house with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 1d which John Alderson at this court surrendered into the hands of the Lord in consideration of £50 paid by John Nicholson for the absolute purchase of the premises. To have and to hold the same premises to the use the said John Nicholson his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant

Blaides [Blades]

To this court came Nanny Spence, widow and relict of Joseph Spence deceased and took of the Lord 2 dwelling house, a stable and a close called Barf East Intack containing by estimation 2 acres with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable rent of 6d which Joseph Spence devised to his wife in his last will and testament having first surrendered the same into the hands of the Lord on 7th March 1808 before the Bailiff and 2 customary tenants To have and to hold the same premises to the use the said Nanny Spence her heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [illegible] and is therefore accordingly admitted tenant

Low Row

To this court came James Simpson and took of the Lord a cart house and coal house with 2 rooms above them with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable rent of 2d but not stintable which Thomas Smith granted to the said James Simson To have and to hold the same premises to the use the said James Simpson his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin 3s 4d] and is therefore accordingly admitted tenant

Ivelet

To this court came William Cooper an infant by Margaret Cooper his natural mother and guardian, only son and heir at law of William Cooper deceased and took of the Lord a dwelling house, a stable with the appurtenances situate and being at or within the territories of Ivelet in the said Manor of the ancient yearly fineable rent of 2d which William Cooper the father died seised of. To have and to hold the same premises to the use the said William Cooper his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines

and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3s 4d] and is therefore accordingly admitted tenant

Healaugh

To this court came James Lonsdale, only son and heir of George Lonsdale deceased and took of the Lord several parcels of ground now called Ell Riddings in 2 fields with a cowhouse thereon, a little piece of ground called Loning Head another piece of ground called Intack End and 3 fields called Long Close, Wood and Wheat Close with the appurtenances situate and being at or within the territories Healaugh in the said Manor of the ancient yearly fineable rent of 7s 11d which George Lonsdale died seised of To have and to hold the same premises to the use the said James Lonsdale his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£7 18s 4d] and is therefore accordingly admitted tenant

Reeth

To this court came Reverend George Cooke and Ralph Marsh, devisees named in the last will and testament of Richard Green deceased and took of the Lord a dwelling house and garden and one other dwelling house adjoining and, a stable belonging the same with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 4d which Richard Green devised to George Cooke and Ralph Marsh in his last will and testament having first surrendered the same into the hands of the Lord on 31st May 1808 before the Bailiff and 2 customary tenants To have and to hold the same premises to the use the said George Cooke and Ralph Marsh their heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin 6s 8d] and is therefore accordingly admitted tenant

Reeth

To this court came James Close and took of the Lord a parcel of ground part of a garth formerly Mr John Scott's containing 213 yards. with the appurtenances situate and being at or within the territories Reeth in the said Manor of the ancient yearly fineable rent of 1d which James Galloway surrendered into the hands of the Lord in consideration of the sum of £7 3s to him paid by the said John Close for the absolute purchase thereof To have and to hold the same premises to the use the said James Close his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant

Reeth

To this court came Richard Hammond and took of the Lord a parcel of ground part of a garth formerly Mr John Scott's containing 213 yards. with the appurtenances situate and being at or within the territories Reeth in the said Manor of the ancient yearly fineable rent of 1d which James Galloway surrendered into the hands of the Lord in consideration of the sum of £7 3s to him paid by the said Richard Hammond for the absolute purchase thereof To have and to hold the same premises to the use the said Richard Hammond his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and

performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant

Reeth

To this court came Ruth Smith, the wife of Thomas Smith and took of the Lord a dwelling house. with the appurtenances situate and being at or within the territories Reeth in the said Manor of the ancient yearly fineable rent of 1d which Joseph Smith surrendered into the hands of the Lord in consideration [several blank lines] To have and to hold the same premises to the use the said Ruth Smith her heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3s 4d] and is therefore accordingly admitted tenant

Gunnarside

To this court came John Whitfield, son and devisee of John Whitfield deceased and took of the Lord a close called High Middle Ing with a cattlegate in Gunnarside pasture with the appurtenances situate and being at or within the territories of Gunnarside in the said Manor of the ancient yearly fineable rent of 7½d which John Whitfield deceased devised to his son in his last will and testament having first surrendered into the hands of the Lord on 20th September 1808 before the bailiff and 2 customary tenants To have and to hold the same premises to the use the said John Whitfield the son his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [12s 6d] and is therefore accordingly admitted tenant

Blaides [Blades]

To this court came George Harker of Greensikes and took of the Lord 3 undivided fourth parts of a dwelling house, stable, a close called Low Intack with a cowhouse thereon. with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable rent of 5¼d which John Harker, William Harker and James Harker, on 6th June 1810 surrendered into the hands of the Lord in consideration of the sum of £100 to them paid by the said George Harker for the absolute purchase thereof To have and to hold the same premises to the use the said George Harker his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [8s 9d] and is therefore accordingly admitted tenant

Feetham

To this court came Anthony Alderson and took of the Lord a tenement being part of a dwelling house formerly Walkers with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of ½d which William Parkin surrendered into the hands of the Lord in consideration of the sum of £50 to him paid by the said Anthony Alderson for the absolute purchase thereof To have and to hold the same premises to the use the said Anthony Alderson his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he

hath paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant

Healaugh

To this Court came George Galloway, James Galloway and Thomas Galloway brothers and heirs at law of John Galloway deceased and took of the Lord one messuage or dwelling house with a garden and stable in front thereof and 1 close called Kiln Croft, now divided into 2 with a cowhouse thereon and 1 piece of ground at the head thereof called Nell Garth with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 3s 6d which John Galloway died seised of. To have and to hold the same premises to the use the said George, James and Thomas Galloway their heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£310s] and is therefore accordingly admitted tenant.

Feetham and Lodge Green

To this Court came Thomas Wiseman, only son and heir at law of Thomas Wiseman deceased and took of the Lord one messuage or tenement and several parcels of land formerly Charles Wensley's and also 2 dwelling house 2 stables and a close called Intack late Anthony Pratt's with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 9s 2d and the west end or part of a dwelling house with the low east part of a stable adjoining thereto with the appurtenances also at Feetham of the ancient yearly fineable customary rent of ½d and a parcel of ground called Park Intack situate at Lodge Green of the ancient annual customary rent of 9s 5½d for the whole of the said premises which Thomas Wiseman the father died seised of To have and to hold the same premises to the use the said Thomas Wiseman his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£9 9s 2d] and is therefore accordingly admitted tenant.

Feetham

To this Court came Richard Garth of Crackpot in Swaledale, Gentleman, Trustee nominated and appointed by Ottiwell Wood of Bolton Castle Esquire and Jane his wife and took of the Lord a parcel of ground called Sandbeds, a parcel of ground called Nateby Island, a close called Day Mowing, the east part of a close called Holmes 16yards in breadth at the high end and 30 yards in breadth at the low end with a parcel of ground on the south side of the River Swale with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 1s 7½d which William Stuart Esquire surrendered out of court on 7th December into the hands of the Lord before his said Steward in consideration of £600 paid to him by Jane Wood previous to her marriage, to Ottiwell Wood for the absolute purchase To have and to hold the same premises to the use the said Richard Garth his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 12s 6d] and is therefore accordingly admitted tenant. Upon such trusts nevertheless in and by a certain indenture bearing date of the said surrender and made between Ottiwell Wood and Jane his wife on the first part and Richard Garth on the other part and for no other use or purpose whatsoever

Healaugh

To this Court came John Hird and took of the Lord one dwelling house and garth with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 4d which William Ward at this court in consideration of £60 surrendered into the hands of the Lord before his said Steward.. To have and to hold the same premises to the use the said John Hird his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [6s 8d] and is therefore accordingly admitted tenant.

Reeth

To this Court came Bartholomew Alderson and took of the Lord a dwelling with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 4d which Reverend George Cooke and Ralph Marsh in consideration of £140 surrendered into the hands of the Lord before his said Steward.. To have and to hold the same premises to the use the said Bartholomew Alderson his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [6s 8d] and is therefore accordingly admitted tenant.

Enrolled and faithfully recorded and copies made

Ottiwell Tomlin

Steward

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said Manor on Tuesday 28th May 1811 before Ottiwell Tomlin Gentleman Steward of the said Manor:

Names of the Homage Jury

Richard Garth - foreman

Mr Simon Peacock

Mark Barningham

James Lonsdale

Thomas Pratt

John Clarkson

James Spenceley

William Parkin

David Calvert

John Spenceley

William Harker

James White of Kearton

Reeth

To this Court came George Robinson and took of the Lord a parcel of ground called Laking Busk with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of ½d which Mary Scott, spinster and John Langhorne and Thomas Langhorne in consideration of £84 surrendered into the hands of the Lord before his said Steward.. To have and to hold the same premises to the use the said George Robinson his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [7½d] and is therefore accordingly admitted tenant

Gunnarside

To this Court came John Whitfields, son and devisee named in the last will and testament of John Whitfields deceased and took of the Lord a cattlegate in Gunnarside Common Pasture with the appurtenances situate and being at or within the territories of Gunnarside in the said Manor of the ancient yearly fineable rent of 8d and an inhanced rent of 1s 4d which the said John Whitfield the father devised to John Whitfield the son To have and to hold the same premises to the use the said John Whitfield his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10s] and is therefore accordingly admitted tenant

Reeth

To this Court came Ralph Fothergill and took of the Lord a messuage and garden formerly in the possession of Mrs Wensley and Nicholas Scott and formerly the estate of Francis Alsop and now in the possession of John Blackburn, David Jones and others as tenants thereof with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 6d which John Neesham in consideration of £145 surrendered into the hands of the Lord before his said Steward.. To have and to hold the same premises to the use the said Ralph Fothergill his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [7s 6d] and is therefore accordingly admitted tenant

Reeth

To this Court came John Alderson and took of the Lord a messuage and garden formerly in the possession of Mrs Wensley and Nicholas Scott and formerly the estate of Francis Alsop and now in the possession of John Blackburn, David Jones and others as tenants thereof with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 6d which Ralph Fothergill in consideration of £145 surrendered into the hands of the Lord before his said Steward.. To have and to hold the same premises to the use the said John Alderson his heirs and assigns forever,

according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [7s 6d] and is therefore accordingly admitted tenant

Lodge Green

To this Court came George Peacock only brother and heir at law of Ralph Peacock deceased and took of the Lord a moiety of a close called Croft with a cowhouse thereon with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 4½d which Ralph Peacock died seised of. To have and to hold the same premises to the use the George Fothergill his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin 5s 7½d] and is therefore accordingly admitted tenant

Reeth

To this Court came Peter Denys Esquire and took of the Lord a close called Stonegate Hill with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 2s 3d which Charles Lonsdale in consideration of £290 surrendered into the hands of the Lord out of court on 28th July last before his said Steward.. To have and to hold the same premises to the use the said Peter Denys his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 13s 9d] and is therefore accordingly admitted tenant

Feetham

To this Court came Richard Garth of Crackpot in Swaledale, Gentleman, Trustee nominated and appointed by Ottiwell Wood of Bolton Castle Esquire and Jane his wife and took of the Lord a parcel of ground called Sandbeds, a parcel of ground called Broken Bank Butt with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 7s which William Stuart Esquire in consideration of £600 paid to him by Jane Wood previous to her marriage to Ottiwell Wood for the absolute purchase surrendered into the hands of the Lord before his said Steward on 7th December now last past.. To have and to hold the same premises to the use the said Richard Garth his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£5 5s] and is therefore accordingly admitted tenant. Upon such trusts nevertheless in and by a certain indenture bearing date of the said surrender and made between Ottiwell Wood and Jane his wife on the first part and Richard Garth on the other part and for no other use or purpose whatsoever

Healagh

To this Court came John Hird and took of the Lord a stable and a garth with the appurtenances situate and being at or within the territories of Healagh in the said Manor of the ancient yearly fineable rent of 6d which William Ward in consideration of £60 surrendered into the hands of the Lord before his said

Steward.. To have and to hold the same premises to the use the said John Hird his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [7s 6d] and is therefore accordingly admitted tenant

Crackpott

To this Court came Richard Garth, only son and heir of Francis Garth deceased and took of the Lord 2 dwelling houses now in one, 2 garths or gardens, a close called Great Cow Pasture and a parcel of land called Gilder Styne and a part of Dubbing Garth Hill and a horsegate in Crackpott pasture which said horsegate and cattlegates were awarded and allotted to Francis Garth on the division and enclosure of the said pasture and consist of 2 allotments marked and numbered respectively on the plan affixed to the award 3 A and 27 all which said premises with the appurtenances situate and being at or within the territories of Crackpott in the said Manor of the ancient yearly fineable rent of 4s 3½d and an enhanced rent of 7½d which Francis Garth died seised of. To have and to hold the same premises to the use the said Richard Garth his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£3 4s 4½d] and is therefore accordingly admitted tenant

Healaugh

To this Court came James Lonsdale, only son and heir of George Lonsdale deceased and took of the Lord an undivided third part of 2 closes called Shoregill Side with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 1s 11¾d which George Lonsdale died seised of. To have and to hold the same premises to the use the said James Lonsdale his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 9s 8¼d] and is therefore accordingly admitted tenant

At this court the third and last proclamation was made for the heirs of William Johnson Esquire to come into court and be admitted to the copyhold but none came and therefore the Bailiff was commanded to seize the same to the Lord.

At this point the 2nd proclamation was made for James Harker, heir of John Harker deceased to come into court and be admitted but no one came.

At this court the 1st proclamation for the heirs of the following persons to come into court and be admitted but none came

The heirs of Charles Lonsdale

The heirs of Ralph Kearton

The heirs of Mary Broderick

The successors of Thomas Barker Birkby Curate of Downholme

Enrolled and faithfully recorded and copies made

Ottiwell Tomlin

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Muker in and for the said Manor on Wednesday 29th May 1811 before Ottiwell Tomlin Gentleman Steward of the said Manor:

Names of the Homage Jury

John Grime – foreman

John Clarkson

Edmund Milner

James Milner

Edward Alderson

William Alderson – Agill

William Alderson Keld

John Alderson Keld

Charles Alderson Junior

David Cleasby

Christopher Kearton

Keld

To this Court came Ann Scott and took of the Lord a dwelling house with the appurtenances situate and being at or within the territories of Keld in the said Manor of the ancient yearly fineable rent of 1d which William Alderson surrendered into the hands of the Lord in consideration of £28 19s paid to himself by Ann Scott for the absolute purchase of the said premises To have and to hold the same premises to the use the said Ann Scott her heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s?] and is therefore accordingly admitted tenant

Keld

To this Court came John Terry and took of the Lord a close called Bartle Close with a dwelling house and stable a close called Midward Head with a barn thereon, a close called Low Bottom with a barn, with 2 cattlegates in Keld pasture and right of common in Kisdon Common and a parcel of ground called Toad Hole with the appurtenances situate and being at or within the territories of Keld in the said Manor of the

ancient yearly fineable rent of 2s 8½d which Thomas Tunstall Picard surrendered into the hands of the Lord in consideration of £400 paid to himself by John Terry for the absolute purchase of the said premises . To have and to hold the same premises to the use the said John Terry his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 14s 2d] and is therefore accordingly admitted tenant

Thwaite

To this Court came James Milner the Younger and took of the Lord 2 dwelling house and a garth on the foreshore thereof and 2 stables adjoining with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable rent of 2d which John Terry surrendered into the hands of the Lord in consideration of £35 paid to himself by James Milner for the absolute purchase of the said premises. To have and to hold the same premises to the use the said James Milner his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3s 4d] and is therefore accordingly admitted tenant

Muker

To this Court came John Cottingham, George Cottingham, Alexander Cottingham and Christopher Cottingham sons and co-heirs of Christopher Cottingham deceased and took of the Lord a dwelling house, stable, garden close called Waggitt Rigg with a cowhouse thereon, a close called Slack, a close called Whitfield Rigg, a close called Gildy Rigg with a cowhouse thereon, with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 6s 6½ and 1/8yth which Christopher Cottingham dies seised of To have and to hold the same premises to the use the said John, George, Alexander and Christopher Cottingham their and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [4d] and is therefore accordingly admitted tenant

Muker

To this Court came Richard Fawcett and took of the Lord a dwelling house, 2 close called Kisdon Closes, a close called High Carr, a close called Low Close, a close called Middle Close with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 11s 11d in Muker and 2s on Kisdon common which Peter Milner surrendered into the hands of the Lord on 6th December last by Richard Metcalfe Esquire his attorney by virtue of a power of attorney to him given by the said Peter Milner for that purpose bearing date 1st December last before the Bailiff and 2 customary tenants in consideration of 500 guineas paid to himself by Richard Fawcett for the absolute purchase of the said premises . To have and to hold the same premises to the use the said Richard Fawcett his and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£13 18s 4d] and is therefore accordingly admitted tenant

Enrolled and faithfully recorded and copies made

Ottiwell Tomlin

Steward

Manor of Healaugh Old Land in Swaledale in the County of York

The special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor, on Monday the tenth day of June in the year of our Lord one thousand eight hundred and eleven before Ottiwell Tomlin, Gentleman, Steward of the said manor

Names of the Homage Jury

Mr Simon Peacock, foreman

Mr John Langhorne

Mr Thomas Langhorne

Ivelett [Ivelet]

To this court came Frances Johnson and Ann Johnson, only daughters and coheireses of William Johnson Esquire deceased, and took of the lord (by Elizabeth, the wife of Joseph Glover of Newsham, in the said County, gentleman, their mother and guardian) one dwelling house and stable, one parcel of ground called Intack, one close called Midward Ing, one close called Corn Close with a cowhouse thereon, one close called Cowpasture and one close called Sandbeds with the appurtenances, situate and being at Ivelett [Ivelet] in the said manor, of the ancient yearly fineable customary rent of 7s 1d, which the said William Johnson, late a customary tenant of the said manor, died seised of. To have and to hold the said premises unto or to the use of the said Frances Johnson and Ann Johnson, their heirs and assigns for ever as tenants in common, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the yearly rent aforesaid [7s 1d] and all other rents, duties, fines and services due, and of right accustomed, for which they hath paid for their fine and entry as in the margin [£7 1s 8d], and are therefore accordingly admitted tenants.

Ivelett [Ivelet]

To this court came Joseph Kearton, eldest son and devisee named in the last will and testament of Christopher Kearton deceased, and took of the lord ~~one dwelling house and stable with two gardens in the front thereof and one garden to the east, and one close called Midward Ing with a cowhouse thereon, and one close called Corn Close with a cowhouse thereon, and the west part of a parcel of ground called Shotts.~~ [Not clear whether this is deleted or not] Also one dwelling house and stable, one close called Springs with a cowhouse thereon, one close called West Ing with a cowhouse thereon and one close called Middle Ing with the appurtenances, situate and being at Ivelett [Ivelet] in the said manor, of the ancient yearly fineable customary rent of 11s 2¼d, which the said Christopher Kearton deceased, late a customary tenant of the said manor, devised to the said Joseph Kearton in and by his last will and testament, having first surrendered the same into the hands of the lord before the bailiff and two customary tenants, according to the custom of the said manor, on the thirtieth day of March 1809 to the uses of his will. To have and to hold the said premises unto or to the use of the said Joseph Kearton, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the yearly rent aforesaid [11s 2¼d], and all other rents, duties, fines and services due, and of right accustomed; for which he hath paid for his fine and entry as in the margin [£11 4s 2d] and is therefore accordingly admitted tenant.

Reeth

To this court came the Reverend James Tate, Clerk, Master of Arts, curate of the perpetual curacy and parish church of Downholme in the county of York and successor to the Reverend Thomas Barker Kirkby

late perpetual curate thereof, and took of the lord all that parcel of ground called Peters Crook with the appurtenances, situate and being at Reeth in the said manor, of the ancient yearly fineable customary rent of 2s 8½d, of which the said Thomas Barker Kirkby lately died seized of as such curate, and to which the said James Tate became entitled on his succession to the perpetual curacy and parish church of Downholme aforesaid. To have and to hold the said premises unto or to the use of the said James Tate and his successors perpetual curates of the perpetual curacy and parish church aforesaid, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the yearly rent aforesaid [2s 8½d] and all other rents, duties, fines and services due, and of right accustomed; for which he hath paid for his fine and entry as in the margin [£2 14s 2d] and is therefore accordingly admitted tenant.

Manor of Healaugh New Land in Swaledale in the County of York

The special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor, on Monday the tenth day of June in the year of our Lord one thousand eight hundred and eleven before Ottiwell Tomlin, Gentleman, Steward of the said manor

Names of the Homage Jury

Mr Simon Peacock, foreman - sworn

Mr John Langhorne - sworn

Mr Thomas Langhorne - sworn

Smarbar [Smarber]

To this court came Frances Johnson and Ann Johnson, only daughters and coheireses of William Johnson Esquire deceased, and took of the lord (by Elizabeth, the wife of Joseph Glover of Newsham, in the said County, gentleman, their mother and guardian) one close called Holme Intack with a dwelling house and cowhouse thereon, and one other close or parcel of ground called the Holme with a cowhouse thereon with the appurtenances, situate and being at Smarbar [Smarber] in the said manor, of the ancient yearly fineable customary rent of 7s 11d, which the said William Johnson, late a customary tenant of the said manor, died seized of. To have and to hold the said premises unto or to the use of the said Frances Johnson and Ann Johnson, their heirs and assigns for ever as tenants in common, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the yearly rent aforesaid [7s 11d] and all other rents, duties, fines and services due, and of right accustomed, for which they hath paid for their fine and entry as in the margin [£5 19s 4½d] and are therefore accordingly admitted tenants.

Gunnarside & Lodge Green

To this court came William Kearton, second son and devisee named in the last will and testament of Christopher Kearton deceased, and took of the lord one dwelling house with a cowhouse or stable thereto adjoining, one field called Spin Bank and one other field called Mickell Ing and five cattlegates in Gunnarside pasture of the fineable customary rent of 4s 4d and an inanced rent of 4s 0d not fineable in Gunnarside. And also one close called Great Intack, one dwelling house and one stable, and one close called Gloremeir [Glorymire?] Intack of the fineable customary rent of 1s 10d in Lodge Green, together with all and singular the appurtenances, situate and being at Gunnarside and Lodge Green in the said manor, of the ancient yearly fineable customary rent of 6s 2d and an inanced rent of 4s 0d not fineable, which the said Christopher Kearton, late a customary tenant of the said manor, devised to the said William Kearton in and by his last will and testament having first surrendered the same into the hands of the lord before the bailiff and two customary tenants, according to the custom of the said manor, on the thirtieth day of March 1809 to the uses of his will. To have and to hold the said premises unto or to the use of the said William Kearton, his heirs and assigns for ever, according to the custom of the said manor, in the nature of

a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [£4 12s 6d], and is therefore accordingly admitted tenant.

Reeth

To this court came the Reverend James Tate, Clerk, Master of Arts, curate of the perpetual curacy and parish church of Downholme in the county of York and successor to the Reverend Thomas Barker Kirkby, Clerk, late perpetual curate thereof, and took of the lord all that parcel of ground called Little Crook, situate and being at Reeth in the said manor, of the ancient yearly fineable customary rent of 1s 6d, of which the said Thomas Barker Kirkby lately died seized of as such curate, and to which the said James Tate became entitled on his succession to the perpetual curacy and parish church of Downholme aforesaid. To have and to hold the said premises unto or to the use of the said James Tate and his successors perpetual curates of the perpetual curacy and parish church aforesaid, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the yearly rent aforesaid [1s 6d] and all other rents, duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [£1 2s 6d] and is therefore accordingly admitted tenant.

Executed & faithfully recorded & copies made
Ottiwell Tomlin
Steward

Manor of Healaugh Old Land in Swaledale in the County of York

The special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor, on Friday the sixth day of March in the year of our Lord one thousand eight hundred and twelve before Ottiwell Tomlin, Gentleman, Steward of the said manor

Names of the Homage Jury

Mr Simon Peacock, foreman - sworn
Mr John Langhorne - sworn
Mr Thomas Hird - sworn

Fremington

To this court came the Reverend George Cooke and took of the lord one parcel of ground called Sitteron Lands with the appurtenances containing about four acres, situate, lying and being at Fremington in the said manor, of the ancient yearly fineable customary rent of 1s 9d which Christopher Whitelock, a customary tenant of the said manor, surrendered out of court on the twenty-first day of September last into the hands of the lord before the said steward, according to the custom of the said manor, in consideration of the sum of three hundred and sixty four pounds to him, the said Christopher Whitelock, paid by the said George Cooke for the absolute purchase of the said premises. To have and to hold the said premises unto or to the use of the said George Cooke, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold, or customary estate of inheritance, yielding and paying to the lord of the said manor the yearly rent aforesaid [1s 9d], and all other rents, duties, fines and services to the said lord due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [£1 15s 0d], and is therefore accordingly admitted tenant.

Healaugh

To this court came James Thompson, William Oldroyd and the Reverend John Allison, Trustees nominated and appointed by the said George Cooke, and took of the lord one dwelling house, one stable and one garth,

and also one close called Holme, one close called Pasture, and one close called Island on the south side of the River Swale, and the lane leading to the end of Great Thwaite with the appurtenances, situate and being at or within the territories of Healaugh in the said manor, of the ancient yearly fineable customary rent of 5s 9½d. And also one parcel of ground Sitteron Lands with the appurtenances containing about four acres, situate, lying and being at Fremington in the said manor, of the ancient yearly fineable customary rent of 1s 9d. To hold the same premises unto the said James Thompson, William Oldroyd and John Allison, and to their heirs and assigns for ever, in the nature of a copyhold or customary estate of inheritance, according to the custom of the said manor, upon such trusts nevertheless, and to and for such uses, intents and purposes as are mentioned and declared of and concerning the said premises in and by a certain Indenture bearing date on the day of the date hereof and made between the said George Cooke, of the one part, and the said James Thompson, William Oldroyd and John Allison, of the other part, and for no other use, intent or purpose whatsoever, yielding and paying the yearly rent aforesaid [5s 9½d & 1s 9d] and all other rents, fines, duties and services, to the lord of the said manor, due and of right accustomed, for which they hath paid for their fine and entry as in the margin [£7 10s 10d], and are thereof accordingly admitted tenants.

Faithfully enrolled & copies made
Ottiwell Tomlin
Steward

Manor of Healaugh New Land in Swaledale in the County of York

The special Court Baron and Copyhold or Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor, on Friday the sixth day of March in the year of our Lord one thousand eight hundred and twelve before Ottiwell Tomlin, Gentleman, Steward of the said manor

Names of the Homage Jury

Mr Simon Peacock, foreman - sworn
Mr John Langhorne - sworn
Mr Thomas Hird - sworn

Healaugh

To this court came James Thompson, William Oldroyd and the Reverend John Allison, Trustees nominated and appointed by the said George Cooke, and took of the lord one close or parcel of ground called Thwaite, one close called New Intack, one close called Pothill and one housestead with the appurtenances, situate and being at or within the territories of Healaugh in the said manor, of the ancient yearly fineable rent of 1s 8½d. To hold the same premises unto the said James Thompson, William Oldroyd and John Allison, and to their heirs and assigns for ever, in the nature of a copyhold or customary estate of inheritance, according to the custom of the said manor, upon such trusts nevertheless, and to and for such uses, intents and purposes as are mentioned and declared of and concerning the said premises in and by a certain Indenture bearing date on the day of the date hereof and made between the said George Cooke of the one part, and the said James Thompson, William Oldroyd and John Allison of the other part, and for no other use, intent or purpose whatsoever, yielding and paying the yearly rent aforesaid [1s 8½d] and all other rents, fines, duties and services to the lord of the said manor due, and of right accustomed, for which they hath paid for their fine and entry as in the margin [£1 5s 7½d], and are therefore accordingly admitted tenants.

Faithfully enrolled and copies made
Ottiwell Tomlin
Steward

Manor of Healaugh Old Land in Swaledale in the County of York

The special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor, the second day of April in the year of our Lord one thousand eight hundred and twelve before Ottiwell Tomlin, Gentleman, Steward of the said manor

Names of the Homage Jury

Mr Simon Peacock, foreman - sworn

Mr John Langhorne - sworn

Mr James Galloway - sworn

Low Row

To this court came John Scott and took of the lord two dwelling houses situate at the Isles in Low Row in the said manor with a coal house or building at the east end thereof and a stable at the west end of the buildings at Isles aforesaid, and one close called High Isles Close with a cowhouse thereon, one close called Isles Bit and the High Road through the same and one cattlegate and a half in Low Row Pasture, situate and being within the territories of Low Row in the said manor, of the ancient yearly fineable customary rent of 3s 3d which James Parke Esquire, a customary tenant of the said manor, at this court surrendered into the hands of the lord of the said manor by Preston Fryer Parke Esquire, his attorney, by virtue of a letter of attorney under the hand and seal of the said James Parke bearing date the thirteenth day of March last and in consideration of the sum of five hundred and fifty seven pounds and eleven shillings to him, the said James Parke, paid for the absolute purchase thereof. To hold the same premises with the appurtenances unto the said John Scott, his heirs and assigns for ever in the nature of a copyhold or customary estate of inheritance, according to the custom of the said manor, yielding and paying the yearly rent aforesaid [3s 3d] and all other rents, duties, fines and services, to the lord of the said manor due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [£3 5s 0d], and is thereof accordingly admitted tenant.

Blaides [Blades]

To this court came James Pedley and took of the lord one close called Intack on the Green, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 2s 9d which James Parke Esquire, a customary tenant of the said manor, at this court surrendered into the hands of the lord of the said manor by Preston Fryer Parke Esquire, his attorney, by virtue of a letter of attorney under the hand and seal of the said James Parke bearing date the thirteenth day of March last and in consideration of the sum of two hundred pounds to him, the said James Parke, paid for the absolute purchase thereof. To hold the same premises with the appurtenances unto the said James Pedley, his heirs and assigns for ever in the nature of a copyhold or customary estate of inheritance, according to the custom of the said manor, yielding and paying the yearly rent aforesaid [2s 9d], and all other rents, duties, fines and services to the lord of the said manor due, and of right accustomed. For which he hath paid for his fine and entry as in the margin [£2 15s 0d], and is thereof accordingly admitted tenant.

Faithfully enrolled and copies made

Ottiwell Tomlin

Steward

Manor of Healaugh New Land in Swaledale in the County of York

The special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor, the second day of April in the year of our Lord one thousand eight hundred and twelve before Ottiwell Tomlin, Gentleman, Steward of the said manor

Names of the Homage Jury

Mr Simon Peacock, foreman - sworn

Mr John Langhorne - sworn

Mr James Galloway - sworn

Blaides [Blades]

To this court came James Pedley and took of the lord two dwelling houses and one stable, one close called Blaides Intack with a cowhouse thereon, one close called Stoney Gill Intack and two cattlegates in Low Row Pasture, situate and being at Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 3s 9½d which James Parke Esquire, a customary tenant of the said manor, at this court surrendered into the hands of the lord of the said manor by Preston Fryer Parke Esquire, his attorney, by virtue of a letter of attorney under the hand and seal of the said James Parke bearing date the thirteenth day of March last and in consideration of the sum of three hundred and eighty pounds by the said James Pedley paid to the said James Parke for the absolute purchase thereof. To hold the same premises with the appurtenances unto the said James Pedley, his heirs and assigns for ever in the nature of a copyhold or customary estate of inheritance, according to the custom of the said manor, yielding and paying the yearly rent aforesaid [3s 9½d], and all other rents, duties, fines and services to the lord of the said manor due, and of right accustomed. For which he hath paid for his fine and entry as in the margin [£2 16s 10½d], and is thereof accordingly admitted tenant.

Lodge Green

To this court came John Hugill and took of the lord one dwelling house, late Francis Raw's, and one cattlegate and three farthings [¾d] stintable rent in Lodge Green Common Pasture with the appurtenances situate at Lodge Green in the said manor, of the ancient yearly fineable customary rent of 1s 0½d which James Parke Esquire, a customary tenant of the said manor, at this court surrendered into the hands of the lord of the said manor by Preston Fryer Parke Esquire, his attorney, by virtue of a letter of attorney under the hand and seal of the said James Parke bearing date the thirteenth day of March last and in consideration of the sum of one hundred and thirty one pounds and five shillings for the absolute purchase thereof. To hold the same premises with the appurtenances unto the said John Hugill, his heirs and assigns for ever in the nature of a copyhold or customary estate of inheritance, according to the custom of the said manor, yielding and paying therefore the yearly rent aforesaid, and all other rents, duties, fines and services to the lord of the said manor due, and of right accustomed. For which he hath paid for his fine and entry as in the margin [15s 7½d], and is thereof accordingly admitted tenant.

Low Row

To this court came James Newton and took of the lord one dwelling house situate at Isles in Low Row in the said manor, and a stable adjoining to it, one close called Low Isles and the High Road leading from Isles Bit to the River Swale, the Ealand situate to the west of Haveril Beck Foot and one cattlegate in Low Row Pasture, all which said premises are situate and being within the territories of Low Row aforesaid and of the ancient yearly fineable customary rent of 2s 0d which James Parke Esquire, a customary tenant of the said manor, at this court surrendered into the hands of the lord of the said manor by Preston Fryer Parke Esquire, his attorney, by virtue of a letter of attorney under the hand and seal of the said James Parke bearing date the thirteenth day of March last and in consideration of the sum of three hundred and ninety three pounds and fifteen shillings for the absolute purchase thereof. To hold the same premises with the appurtenances unto the said James Newton, his heirs and assigns for ever in the nature of a copyhold or customary estate of inheritance, according to the custom of the said manor, yielding and paying therefore

the yearly rent aforesaid [2s 0d], and all other rents, duties, fines and services to the lord of the said manor due, and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 10s 0d], and is thereof accordingly admitted tenant.

Faithfully enrolled and copies made
Ottiwell Tomlin
Steward

Manor of Healaugh Old Land in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said Manor on Monday 1st June 1812 before Ottiwell Tomlin Gentleman Steward of the said Manor:

Names of the Homage Jury

Simon Peacock – foreman

Thomas Langhorne

Thomas Birkbeck

Robert Hutchinson

James Spenceley

William Peacock

John Spenceley

William Woodward

Joseph Kearton

William Harker

James Broderick

Joseph Clarkson

Lodge Green

To this Court came John Davies and took of the Lord a parcel of ground called East Wood and a close called Bank adjoining to East Wood and 8½ cattlegates in Gunnerside pasture with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 5s 8d which James Parke Esquire surrendered on 27th September now last before the Bailiff and 2 customary tenants in consideration of £565 8s 2d paid to himself by John Davies for the absolute purchase of the said premises. To have and to hold the same premises to the use the said John Davies his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right

accustomed for which he hath paid for his fine and entry as in the margin [£5 13s 4d] and is therefore accordingly admitted tenant

Lodge Green

To this Court came the Right Hon George Fermor Earl of Pomfret and took of the Lord a parcel of ground called East Wood and a close called Bank adjoining to East Wood and 8½ cattlegates in Gunnerside pasture with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 5s 8d which John Davies in consideration of £565 8s paid to himself by George Earl of Pomfret for the absolute purchase of the said premises . To have and to hold the same premises to the use the said Earl Pomfret his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£5 13s 4d] and is therefore accordingly admitted tenant

Reeth

To this Court came James Thompson and took of the Lord a dwelling house and 2 gardens with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 6½d which John Atkinson surrendered in consideration of £310 paid to himself by James Thompson for the absolute purchase of the said premises . To have and to hold the same premises to the use the said James Thompson his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10s 10d] and is therefore accordingly admitted tenant

Kearton

To this Court came Nanny Lonsdale, Widow, James Harker, George Cooke, Richard MacCollah and George Robinson administrators with the will annexed of Charles Lonsdale deceased and took of the Lord a dwelling house called the East dwelling house and a stable adjoining and a moiety of a garden lying before the said house and a close called West Close and a close called Low Close with a garth on the backside of the said dwelling house with the appurtenances situate and being at or within the territories of Kearton in the said Manor of the ancient yearly fineable rent 6s which George Heslop surrendered in consideration of £300 paid to himself by Nanny Lonsdale, James Harker, George Cooke, Richard MacCollah and George Robinson for the absolute purchase of the said premises . To have and to hold the same premises to the use the said Nanny Lonsdale, James Harker, George Cooke, Richard MacCollah and George Robinson their heirs and assigns forever, as trustees for the children of Charles Lonsdale, according to the custom of the said Manor nevertheless in trust as aforesaid in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£6] and is therefore accordingly admitted tenant

Reeth

To this Court came John Jones, Joseph Winn and George Jones trustees named in the will of William Jones deceased and took of the Lord 3 dwelling house s a stable and a garden with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent 0f 1½d

which William Jones surrendered 25th February 1811 To have and to hold the same premises to the use the said John Jones, Joseph Winn and George Jones their heirs and assigns forever, for the purposes mentioned in the said will according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [2s 6d] and is therefore accordingly admitted tenant

Feetham

To this Court came John Carter and took of the Lord a moiety of 2 dwelling houses a stable a cowhouse 2 closes called Pickhills a close called Horse Garth with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 1s 11½d which Ralph Broderick for himself and as the attorney of Mary Broderick of Charles Town within the parish of Ashton under Lime in the county of Lancaster widow and relict of Garth Broderick late of the same place, miner deceased, by virtue of a letter of attorney under the hand and seal of Mary Broderick bearing date 27th May last surrendered in consideration of £300 paid to himself by John Carter for the absolute purchase of the said premises . To have and to hold the same premises to the use the said John Carter his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 19s 2d] and is therefore accordingly admitted tenant

Low Row

To this Court came Thomas Bell and took of the Lord a dwelling house stable and garth at the west end with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable rent of ¾d which George Harker surrendered in consideration of £20 paid to himself by Thomas Bell for the absolute purchase of the said premises . To have and to hold the same premises to the use the said Thomas Bell his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant

Reeth

To this Court came Sarah Coates widow, relict and devisee named in the last will and testament of Thomas Coates deceased and took of the Lord a parcel of ground with a dwelling house thereon 25 yards in length and 12 yards in breadth at one end and 10 yards in breadth at the other end and adjoining a house late belonging to Marmaduke Bywell with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 3d which Thomas Coates surrendered on 25th February 1803 before the Bailiff and 2 customary tenants to the uses of his will. To have and to hold the same premises to the use the said Sarah Coates his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [5s] and is therefore accordingly admitted tenant

Reeth

To this Court came Edward Hird and took of the Lord a messuage being the east part of 3 messuages late belonging to Isabella Harland deceased with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of ¼d which John Robinson Davies and Elizabeth his wife, late Elizabeth Harland Spinster, the said Elizabeth first being separately and solely examined and consenting thereto surrendered in consideration of £56 paid to himself by Edward Hird for the absolute purchase of the said premises . To have and to hold the same premises to the use the said Edward Hird his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [5d] and is therefore accordingly admitted tenant

Lodge Green

To this Court came William Parkin and William Whitell trustees nominated and appointed by Thomas Coates and George Cooke surviving trustees of The Union Society of Reeth called The New Club in the room of Mark Barningham deceased and took of the Lord a moiety of a dwelling house called Peter House and a parcel of ground called Intack with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 3½d and one messuage or dwelling house a stable and a garden and a close called Evening Close with a cowhouse thereon at Healaugh of the fineable customary rent of 3s 2½d which Mark Barningham died seised of as a trustee aforesaid . To have and to hold the same premises to the use the said William Parkin and William Whitell their heirs and assigns forever, in trust for the several persons who now compose the said club, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 15s] and is therefore accordingly admitted tenant And upon the death of any or either of the said trustees the survivor or survivors are to appoint others or another who shall be admitted on payment of half the fine as often as any trustee shall happen to die.

Reeth

To this Court came Mary the wife of Robert Weightman, niece and heiress of Walter Gray deceased and took of the Lord a parcel of ground called High Field and a close Thwaites with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 3s 8d which Walter Gray died seised of . To have and to hold the same premises to the use the said Mary Weightman her heirs and assigns forever, , according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£3 13s 4d] and is therefore accordingly admitted tenant

Healaugh

To this Court came John Hird and took of the Lord all the estate right claim and interest of which Michael Hutchinson in and to a dwelling house and garth with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 4d which Michael Hutchinson surrendered at this court To have and to hold the same premises to the use the said John Hird his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and

performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [6s 8d] and is therefore accordingly admitted tenant

Examined and faithfully recorded and copies made

Ottiwell Tomlin

Steward

Manor of Healaugh New Land in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said Manor on Tuesdau 2nd^t June 1812 before Ottiwell Tomlin Gentleman Steward of the said Manor:

Names of the Homage Jury

Richard Garth foreman

Simon Peacock

John Langhorne

James Lonsdale

William Alderson

James Spenceley

Jonathon Daykin

James Simpson

Thomas Wiseman

William Parkin

William Harker

Thomas Pratt

Sattron

To this Court came Edmund Alderson Knowles and took of the Lord the scite [site] of a water corn mill, water course and a small parcel of land on the south west side betwixt the said mill and the mill bridge with the appurtenances situate and being at or within the territories of Sattron in the said Manor of the ancient yearly fineable rent of 1d which John Butson surrendered in consideration of £5 5s paid to himself by Edmund Alderson Knowles for the absolute purchase of the said premises . To have and to hold the same premises to the use the said Edmund Alderson Knowles his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry

as in the margin [1s 3d] and is therefore accordingly admitted tenant

Crackpot

To this Court came William Close, Officer of Excise, a devisee named in the will of Miss Betty Close deceased and took of the Lord a parcel of land with a cowhouse thereon with the appurtenances situate and being at or within the territories of Crackpot in the said Manor of the ancient yearly fineable rent of 2s 6d and an inanced rent of 1s 2dd not fineable which Betty Close surrendered on 9th May out of court to the uses of her will . To have and to hold the same premises to the use the said William Close his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 17s 6d] and is therefore accordingly admitted tenant

Kearton

To this Court came Nanny Lonsdale, Widow, James Harker, George Cooke, Richard MacCollah and George Robinson administrators with the will annexed of Charles Lonsdale deceased and took of the Lord a close called Half Close laid now to one close called West Close with the appurtenances situate and being at or within the territories of Kearton in the said Manor of the ancient yearly fineable rent 2½d which George Heslop surrendered in consideration of £150 paid to himself by Nanny Lonsdale, James Harker, George Cooke, Richard MacCollah and George Robinson for the absolute purchase of the said premises . To have and to hold the same premises to the use the said Nanny Lonsdale, James Harker, George Cooke, Richard MacCollah and George Robinson his heirs and assigns forever as trustees for the children of Charles Lonsdale according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3s 1½d] and is therefore accordingly admitted tenant

Lodge Green

To this Court came Edward Milner and took of the Lord one stable with a garth on the backside thereof and a lodging room over the stable with the back building thereunto belonging with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of ½d which Robert Daykin and John Daykin surrendered on 17th August last in consideration of £20 paid to himself by Edward Milner for the absolute purchase of the said premises . To have and to hold the same premises to the use the said Edward Milner his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [7½d] and is therefore accordingly admitted tenant

Reeth

To this Court came Mary Lonsdale, Elizabeth Lonsdale, Hannah Lonsdale Margaret Lonsdale and Charles Lonsdale daughters and son named in the will of Charles Lonsdale deceased and took of the Lord a dwelling house and 2 stables on the west side thereof with a piece of land behind the same 10 yards in breadth or thereabouts and one close called Line Crofts with a bank above it with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 2s 10½d which Charles Lonsdale deceased on 3rd November 1810 surrendered unto the uses of his will To have and to hold the same premises to the use the said Mary, Elizabeth, Hannah, Margaret and Charles

Lonsdale their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 3s 1½d] and is therefore accordingly admitted tenant

West Stonesdale

To this Court came Miles Mason and took of the Lord a dwelling house and 2 stables with the appurtenances situate and being at or within the territories of West Stonesdale in the said Manor of the ancient yearly fineable rent of 1d which John Mason surrendered on 26th May last in consideration of £30 paid to himself by Miles Mason for the absolute purchase of the said premises. To have and to hold the same premises to the use the said Miles Mason his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant

Reeth

To this Court came John Jones, Joseph Winn and George Jones devisees named in the last will and testament of William Jones and took of the Lord a garden 15½yards in length and 9½ yards in breadth with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 6d which William Jones surrendered on 25th February 1811 to the uses of his will. To have and to hold the same premises to the use the said John Jones, Joseph Winn and George Jones their heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [7s 6d] and is therefore accordingly admitted tenant

Lodge Green

To this Court came Thomas Buxtin son and devisee named in the will of Jane Buxtin deceased and took of the Lord the west end of a dwelling house with a stable at the west end of the dwelling house and a garden with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 1d which Jane Buxtin on 7th November 1809 surrendered to the uses of her will. To have and to hold the same premises to the use the said Thomas Buxtin his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant

Lodge Green

To this Court came Richard Buxtin son and devisee named in the will of Jane Buxtin deceased and took of the Lord the east end of a dwelling house being now a stable with a chamber over it as a dwelling house with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 1d which Jane Buxtin on 7th November 1809 surrendered to the uses of her will. To have and to hold the same premises to the use the said Richard Buxtin his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of

inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant

Lodge Green

To this Court came George Waggett and Christopher Metcalfe devisees in trust named in the will of Thomas Waggett deceased and took of the Lord a dwelling house and garth now 2 dwelling houses and a stable with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 1d which Thomas Waggett on 7th October last surrendered to the uses of his will. To have and to hold the same premises to the use the said George Waggett and Christopher Metcalfe their heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant

Reeth

To this Court came Christopher Whitelock and took of the Lord 2 dwelling houses now divided into 3 with a stable and a garth with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 4d which Thomas Bowe on 4th January 1810 surrendered to the hands of the Lord. To have and to hold the same premises to the use the said Christopher Whitelock his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [5s] and is therefore accordingly admitted tenant

Reeth

To this Court came John Bradbury and took of the Lord a dwelling house and garth on the backside being 12 yards in length and 4 yards in breadth with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of ¼d which Cuthbert Jopling at this court surrendered into the hands of the lord in consideration of £113. To have and to hold the same premises to the use the said John Bradbury his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3¼d] and is therefore accordingly admitted tenant

Gunnerside

To this Court came James Hunt, heir at law of James Clarkson deceased and took of the Lord certain lands and premises of which the said James Hunt hath been in the whole or part heretofore admitted but of which the fineable rent had been erroneously stated situate and being at or within the territories of Gunnerside in the said Manor of the ancient yearly fineable rent of 6d which James Clarkson died seised To have and to hold the same premises to the use the said James Hunt his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry

as in the margin [1s 6d] and is therefore accordingly admitted tenant

Healaugh

To this Court came John Hird and took of the Lord all the estate Right claim and Interest of Michael Hutchinson of and to a stable and garth with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 6d which Michael Hutchinson at this court surrendered to the hands of the lord . To have and to hold the same premises to the use the said John Hird his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [7s 6d] and is therefore accordingly admitted tenant

Healaugh

To this Court came David Alderson and took of the Lord a stable and garth with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 6d which John Hird at this court surrendered to the hands of the lord in consideration of £30 paid to him by the said David Alderson for the absolute purchase thereof . To have and to hold the same premises to the use the said David Alderson his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [7s 6d] and is therefore accordingly admitted tenant

Reeth

To this Court came Joseph Barningham a devisee named in the will of Mark Barningham deceased and took of the a close called Little Millholme with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 1s 9d which Mark Barningham on 29th May 1810 surrendered out of court to the uses of his will . To have and to hold the same premises to the use the said Joseph Barningham his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 6s 3d] and is therefore accordingly admitted tenant

Reeth

To this Court came Mary the wife of Robert Tennant, Ann the wife of John Raynor and Rachel Hilary Spinster devisees named in the will of Mark Barningham deceased and took of the a dwelling house and 2 shops and a large room over the 2 shops and under the dwelling house with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 1s 3d which Mark Barningham on 29th May 1810 surrendered to the uses of his will . To have and to hold the same premises to the use the said Mary Tennant, Ann Raynor and Rachel Hilary their heirs and assigns forever, as tenants in common and not as joint tenants according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [18s 9d] and is therefore accordingly admitted tenant

Reeth

To this Court came Robert Tennant, and took of the lord a third part of a dwelling house and 2 shops and a large room over the 2 shops and under the dwelling house with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable rent of 1s 3d for the whole which John Raynor and Ann his wife, the said Ann being separately and solely examined and agreeing thereto, surrendered to the lord in consideration of £180 paid by the said Robert Tennant for the absolute purchase thereof. To have and to hold the same premises to the use the said Robert Tennant, his heirs and assigns forever, as tenants in common and not as joint tenants according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin[6s 3d] and is therefore accordingly admitted tenant

Healaugh

To this Court came William Parkin, a trustee nominated and appointed by Thomas Coates and George Cooke, surviving trustees of the Union Society at Reeth called the New Club in the room of Mark Barningham deceased, and took of the lord a parcel of land called Crookes Rood laying on the west side of Healaugh village with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 2s which Mark Barningham died seised of as trustee. To have and to hold the same premises to the use the said William Parkin, his heirs and assigns forever, jointly with the said Thomas Coates and George Cooke according to the custom of the said Manor in trust for the several persons who now compose or may hereafter compose the said club in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin[£1 10s] and is therefore accordingly admitted tenant And upon the death of any or either of the trustees the survivor or survivors are to appoint others who shall be admitted jointly with such survivors .

Healaugh

To this Court came Sarah Coates widow and relict and devisee named in the will of Thomas Coates deceased and took of the Lord a frontstead, late a dwelling house of fineable rent of 2½d and a dwelling house stable and garth with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable rent of 6½d which Thomas Coates on 25th February 1803 surrendered to the lord to the used of his will To have and to hold to the use the said Sarah Coates her heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [11s 3d] and is therefore accordingly admitted tenant

Lodge Green

To this Court came John Davies and took of the Lord a close called Low Stripe and a close called Stripe Hill with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 10d which Thomas Metcalfe on 29th November last surrendered to the lord To have and to hold to the use the said John Davies his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry

as in the margin [12s 6d] and is therefore accordingly admitted tenant

Lodge Green

To this Court came the Right Honourable George Fermor Earl of Pomfret and took of the Lord a close called Low Stripe and a close called Stripe Hill with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of 10d which John Davies surrendered to the lord in consideration of £190 to him paid To have and to hold to the use the said George Earl Pomfret his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [12s 6d] and is therefore accordingly admitted tenant

Feetham

To this Court came John Parkin and took of the Lord a blacksmiths shop built upon the waste with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable rent of 6d which the said lord by his steward granted to John Parkin To have and to hold to the use the said John Parkin his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 6d] and is therefore accordingly admitted tenant

Lodge Green

To this Court came David Calvert and took of the Lord a parcel of ground then staked off from a field called The Croft with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable rent of ¼d which George Peacock surrendered to the lord on 7th January last in consideration of £15 to him paid for the purchase thereof To have and to hold to the use the said David Calvert his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3¾d] and is therefore accordingly admitted tenant

At this court the third and last proclamation was made for James Harker, son of John Harker deceased to come into court and be admitted to the customary tenements of which John Harker died seised but he came not and therefore the Bailiff is commanded to seize the same tenements into the hands of the lord.

At this court the second proclamation was made for the heirs of the following to come into court and be admitted to their respective tenements. But none came.

George Weller heir of his brother William Weller

Raper Kearton's heirs

Mary Broderick's heirs

At this court the first proclamation was made for

Thomas Pratt's heirs

Mary Tiplady's heirs

John Booth's heirs

Thomas Coates heirs

John Coates heirs

To come into court – but none came.

Faithfully recorded, examined and copies made

Ottiwell Tomlin

Steward

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Muker in and for the said Manor on Wednesday 3rd June 1812 before Ottiwell Tomlin Gentleman Steward of the said Manor:

Names of the Homage Jury

Joseph Clarkson - foreman

John Clarkson

John Grime

Edmund Milner

Richard Alderson

John Alderson Keld

William Alderson Keld

Charles Alderson Junior

David Cleasby

Christopher Kearton

James Milner

Thwaite

To this Court came Edmund Alderson Knowles and took of the Lord a moiety of a close called Esh Gap with a cowhouse thereon and of another close called Intack with a cowhouse thereon and a dwelling house and stable with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable rent of 1s 7d which Rev John Alderson and William Alderson surrendered into the hands of the Lord in consideration of £100 paid to them by Edmund Alderson Knowles for the absolute purchase of the said premises . To have and to hold the same premises to the use the said Edmund Alderson Knowles his heirs and assigns forever, according to the custom of the said Manor in the

nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 11s] and is therefore accordingly admitted tenant

Keld

To this Court came William Alderson and took of the Lord a moiety of a close called Guy Hunter Green, one close called Little Close, a close called Hood Hill a close called Hood Hill Intack with 7 cattlegates in Keld pasture with the appurtenances situate and being at or within the territories of Keld in the said Manor of the ancient yearly fineable rent of 4s 11³/₄d which Rev John Alderson surrendered into the hands of the Lord. To have and to hold the same premises to the use the said William Alderson his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£4 19s 7d] and is therefore accordingly admitted tenant

Keld and Thornes

To this Court came Rev John Alderson and took of the Lord a moiety of a dwelling house and stable, a close called one day mowing, a close called New Ing side, a close called Tommy close, a close called Great Greens, and a moiety of a moiety of the dwelling house, garth or garden now in the possession of Joseph Coates, also a moiety of the site of an old house at Keld and Thornes with 7 cattlegates in Keld pasture with the appurtenances situate and being at or within the territories of Keld in the said Manor of the ancient yearly fineable rent of 4s 11³/₄d which William Alderson surrendered into the hands of the Lord To have and to hold the same premises to the use the said John Alderson his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£4 19s 7d] and is therefore accordingly admitted tenant

Muker

To this Court came Rev James Bannister, Clerk, Curate of the perpetual curacy of Muker in the parish of Grinton and took of the Lord a new erected messuage or dwelling house and stable with the site of one other dwelling house and stable and a close called North Sides with a cowhouse thereon and of another close called Low Strands with a cowhouse thereon and a close called High Strands stable with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 2s 2d and 4s 5¹/₄d which Rev William Richardson late was seised of in right of the curacy of Muker now resigned by him. To have and to hold the same premises to the use the said James Bannister and his successor curates of the curacy of Muker, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£6 13s 9d] and is therefore accordingly admitted tenant

Rash

To this Court came John Clarkson and took of the Lord a messuage, stable, a close called Doctor Close with a barn thereon, 2 closes called Hows Ings with a barn thereon, a close called Intack, a close called Little Intack with a cowhouse thereon and of another close called Hazel Bottom with a barn thereon and a

11 cattlegates in Muker pasture with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable rent of 14s 8d Marmaduke Clarkson surrendered into the hands of the Lord on 7th December last in consideration of £100 paid to him by John Clarkson and a further sum of £80 to be paid by him during the term of his natural life by the said John Clarkson To have and to hold the same premises to the use the said John Clarkson his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£4 13s 4d] and is therefore accordingly admitted tenant

Keld

To this Court came George Milner and John Milner, devisees named in the last will and testament of George Milner deceased, and took of the Lord 2 dwelling houses with the appurtenances situate and being at or within the territories of Keld in the said Manor of the ancient yearly fineable rent of 1d which George Milner surrendered into the hands of the Lord on 26th June 1811 before the bailiff and 2 customary tenants to the uses of his will . To have and to hold the same premises to the use the said George Milner and John Milner their heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant

Keld

To this Court John Milner and took of the Lord a moiety of a 2 dwelling houses with the appurtenances situate and being at or within the territories of Keld in the said Manor of the ancient yearly fineable rent of 1d which George Milner surrendered into the hands of the Lord To have and to hold the same premises to the use the said John Milner his heirs and assigns forever, according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant

John Kearton sworn in constable for the year ensuing

Faithfully recorded and examined and copies made

Ottiwell Tomlin

Manor of Healaugh Old Land in Swaledale in the County of York

At a Special Court Baron and Copyhold or Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said manor on Thursday the 20th August in the year of our Lord 1812 before Ottiwell Tomlin Gentleman Steward of the said manor

Names of the Homage Jury

Mr. Simon Peacock Foreman

Mr. Thomas Langhorne

Mr. John Langhorne

Low Row

To this court came Edmund Alderson Knowles and took of the Lord one parcel of ground at the bottom of the West Close at Paradise and about half of the Low Close adjoining the same with the Appurtenances and one Cattlegate in Low Row Pasture situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1s 7d which James Parke Esquire a customary tenant of the said manor at this court surrendered into the hands of the Lord by John Grime his attorney by virtue of a letter of attorney dated the 15th August instant in consideration of the sum of £1,000 paid to the said James Parke by the said Edmund Alderson Knowles for the absolute purchase thereof. To have and to hold to the use of the said Edmund Alderson Knowles his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 11s 8d] and is thereof accordingly admitted tenant.

Reeth

To this court came George Emerson and took of the Lord 3 Dwellinghouse one Stable and Garden with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1½ d which John Jones, Joseph Winn and George Jones three customary tenants of the said manor at this court surrendered into the hands of the Lord in consideration of the sum of £145 to them then paid by the said George Emerson for the absolute purchase of the said premises. To have and to hold to the use of the said George Emerson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [2s 6d] and is thereof accordingly admitted tenant.

Potting and Winterings

To this court came Edmund Alderson Knowles of Low Row in Swaledale Gentleman a trustee nominated and appointed by Kitty Alderson widow and relict of Henry Alderson late of Reeth Gentleman deceased and took of the Lord one Dwellinghouse wherein Thomas Birkbeck and John Waggett formerly lived with half of the Garth thereunto adjoining and one close called Little Intack one close called High Close and one close called Taylor Brow and two Cattlegates and one third part of a Cattlegate in Little Rowleth Pasture situate and being at or within the territories of Winterings of the ancient yearly fineable customary rents of 5s 6d also one close called Croft with a Bank thereon with one Intack adjoining with the appurtenances situate and being at or within the territories of Potting in the said manor of the ancient yearly fineable customary rent of 1s 4d which John Deighton and Elizabeth his wife, Margaret Alderson spinster, Kitty Alderson Spinster, William Miller and Dorothy his wife, Thomas Bowes and Catherine his wife, Eleanor Alderson spinster and Martha Alderson (they the said Elizabeth the wife of John Deighton, Dorothy the wife of William Miller, and Catherine the wife of Thomas Bowes being first solely and separately examined apart from their husbands by the said Steward and freely and voluntarily consenting thereto) at this court surrendered into the hands of the Lord in consideration of an agreement for a division and partition of the estates of the said Henry Alderson deceased. To have and to hold the said premises unto and to the use of the said Edmund Alderson Knowles his heirs and assigns forever upon trust nevertheless for the said Kitty Alderson widow and her assigns during her natural life and after her decease upon trust for the said Elizabeth Deighton, Margaret Alderson, Kitty Alderson, Dorothy Miller, Catherine Bower, Eleanor

Alderson their heirs and assigns as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£6 16s 8d] and is thereof accordingly admitted tenant

Feetham

To this court came Dorothy the wife of William Miller one of the daughters and coheirs of Henry Alderson deceased and took of the Lord one Dwellinghouse and Stable one close called Ricket Ing and one close called Croft with the Appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 2s 5d which Kitty Alderson widow, John Deighton and Elizabeth his wife, Margaret Alderson spinster, Kitty Alderson, Thomas Bowes and Catherine his wife, Eleanor Alderson spinster and Martha Alderson spinster, (the said Elizabeth the wife of John Deighton and Catherine the wife of Thomas Bowes being first solely and separately examined apart from their husbands by the said Steward and freely and voluntarily consenting thereto) at this court surrendered into the hands of the Lord in consideration of an agreement for a division and partition of the estates of the said Henry Alderson deceased. To have and to hold the said premises unto or to the use of the said Dorothy Miller her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [£2 5s 0d] and is thereof accordingly admitted tenant.

Reeth

To this court came Kitty Alderson spinster one of the daughters and coheirs of Henry Alderson deceased and took of the Lord one close or parcel of ground called Thwaites Lane Ing and one close called Arthur Bank with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 9d which Kitty Alderson widow, John Deighton and Elizabeth his wife, Margaret Alderson spinster, William Miller and Dorothy his wife, Thomas Bowes and Catherine his wife, Eleanor Alderson spinster and Martha Alderson spinster, customary tenants of the said manor at this court surrendered into the hands of the Lord the said Elizabeth the wife of John Deighton Dorothy the wife of William Miller and Catherine the wife of Thomas Bowes being first solely and separately examined apart from their husbands by the said Steward and freely and voluntarily consenting thereto) in consideration of an agreement for a division and partition of the estates of the said Henry Alderson deceased. To have and to hold the said premises unto or to the use of the said Kitty Alderson her heirs and assigns for ever according to the custom in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [15s 0d] and is thereof accordingly admitted tenant.

Faithfully enrolled examined Copies made

Ottiwell Tomlin

Steward

Manor of Healaugh New Land in Swaledale in the County of York

At a Special Court Baron and Copyhold or Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said manor on Thursday the 20th August in the year of our Lord 1812 before Ottiwell Tomlin Gentleman Steward of the said manor

Names of the Homage Jury

Mr. Simon Peacock Foreman

Mr. Thomas Langhorne

Mr. John Langhorne

Low Row

To this court came Edmund Alderson Knowles and took of the Lord two Dwellinghouses at Paradise two Stables and other Houses thereunto belonging and three Gardens one close called West Close and a Garth adjoining thereto. One close called Stone House Close or Park, a moiety or half part of one close called Low Close which said moiety is now called East Close adjoining to the said Park one close called High Close one close called Midward Ing one close called Low Sands and four Cattlegates and five sixths of a Cattlegate in Low Row Pasture situate and being at or within the territories of Low Row and Paradise in the said manor of the ancient yearly fineable customary rent of 10s 10 ½ d and an inanced rent of 15s 8½ d a year not fineable which James Parke Esquire a customary tenant of the said manor at this court surrendered into the hands of the Lord by John Grime his attorney by virtue of a letter of attorney dated the 15th August instant in consideration of the sum of £1,600 paid by the said Edmund Alderson Knowles to the said James Parke for the absolute purchase thereof. To have and to hold to the use of the said Edmund Alderson Knowles his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£8 3s 1½ d] and is thereof accordingly admitted tenant.

Reeth

To this court came George Emerson and took of the Lord one Garden being 15½ yards in length and 9 ½ yards in breadth with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 6d which John Jones, Joseph Winn and George Jones three customary tenants of the said manor at this court surrendered into the hands of the Lord in consideration of the sum of £140 to them paid by the said George Emerson for the absolute purchase thereof. To have and to hold to the use of the said George Emerson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 6d] and is thereof accordingly admitted tenant.

Reeth

To this court came Edmund Alderson Knowles of Low Row in Swaledale Gentleman a trustee nominated and appointed by Kitty Alderson widow and relict of Henry Alderson late of Reeth Gentleman deceased and took of the Lord one parcel of ground called Spencer Intack and a small parcel of ground called Sump with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s and 1s 3d inanced rent not fineable which John Deighton and Elizabeth his wife, Margaret Alderson spinster, William Miller and Dorothy his wife, Kitty Alderson,

Thomas Bowes and Catherine his wife Eleanor Alderson spinster and Martha Alderson spinster (they the said Elizabeth the wife of John Deighton, Dorothy the wife of William. Miller, and Catherine the wife of Thomas Bowes being first solely and separately examined apart from their husbands by the said Steward and freely and voluntarily consenting thereto) at this court surrendered into the hands of the Lord in consideration of an agreement for a partition of the estates of the said Henry Alderson deceased. To have and to hold the said premises unto and to the use of the said Edmund Alderson Knowles his heirs and assigns forever upon trust nevertheless for the said Kitty Alderson widow and her assigns during her natural life and after her decease upon trust for the said Elizabeth Deighton, Margaret Alderson, Kitty Alderson, Dorothy Miller, Catherine Bower, Eleanor Alderson their heirs and assigns as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [15s] and is thereof accordingly admitted tenant.

Reeth

To this court came Elizabeth the wife of John Deighton one of the daughters and coheirs of Henry Alderson deceased and took of the Lord one close or parcel of ground called North Field with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 4s 3d which Kitty Alderson widow Margaret Alderson, William. Miller and Dorothy his wife, Kitty Alderson, Thomas Bowes and Catherine his wife Eleanor Alderson spinster and Martha Alderson customary tenants of the said manor at this court surrendered into the hands of the Lord the said Dorothy the wife of William Miller, and Catherine the wife of Thomas Bowes being first solely and separately examined apart from their husbands by the said Steward and freely and voluntarily consenting thereto. To have and to hold the said premises unto or to the use of the said Elizabeth Deighton her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [£3 3s 9d] and is thereof accordingly admitted tenant.

Feetham

To this court came Dorothy the wife of William Miller one of the daughters and coheirs of Henry Alderson deceased and took of the Lord one Dwellinghouse and Stable one close called Ricket Ing and one close called Croft with the Appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1s 5d which Kitty Alderson widow John Deighton and Elizabeth his wife Margaret Alderson spinster, Kitty Alderson, Thomas Bowes and Catherine his wife Eleanor Alderson spinster and Martha Alderson at this court surrendered into the hands of the Lord they the said Elizabeth the wife of John Deighton and Catherine the wife of Thomas Bowes being first solely and separately examined apart from their husbands by the said Steward and freely and voluntarily consenting thereto. To have and to hold the said premises unto and to the use of the said Dorothy Miller her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [£1 1s 3d] and is thereof accordingly admitted tenant.

Reeth

To this court came Kitty Alderson spinster one of the daughters and coheirs of Henry Alderson deceased and took of the Lord two closes called Sleets with a Cowhouse on one of them with the Appurtenances of

the ancient yearly fineable customary rent of 2s 6d and one other parcel of ground called Sleights with the appurtenances of the ancient yearly fineable customary rent of 4d all which said premises are situate and being at or within the territories of Reeth in the said manor which Kitty Alderson widow John Deighton and Elizabeth his wife Margaret Alderson, William Miller and Dorothy his wife, Thomas Bowes and Catherine his wife, Eleanor Alderson and Martha Alderson customary tenants of the said manor at this court surrendered into the hands of the Lord the said Elizabeth the wife of John Deighton, Dorothy the wife of William Miller and Catherine the wife of Thomas Bowes being first solely and separately examined apart from their husbands by the said Steward and freely and voluntarily consenting thereto. To have and to hold to the use of the said Kitty Alderson her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [£2 2s 6d] and is thereof accordingly admitted tenant.

Healaugh

To this court came Margaret Alderson and Martha Alderson spinsters two of the daughters and coheirs of Henry Alderson deceased and took of the Lord one Dwellinghouse and Stable with the Appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 1d which Kitty Alderson widow a customary tenant of the said manor at this court surrendered into the hands of the Lord. To have and to hold the said premises unto and to the use of the said Margaret Alderson and Martha Alderson their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [1s 3d] and are thereof accordingly admitted tenants.

Feetham

To this court came Edmund Coates and took of the Lord one close called Intack and one parcel of ground called Calf Close with the Appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 3s 6d which Joseph Geldart a customary tenant of the said manor at this court surrendered into the hands of the Lord by Edmund Alderson Knowles his attorney by virtue of a letter of attorney dated the 23rd May last in consideration of the sum of £217 of lawful English current money to him the said Joseph Geldart paid by the said Edmund Coates for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Edmund Coates his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£2 12s 6d] and is thereof accordingly admitted tenant.

Ottiwell Tomlin Steward

Manor of Healaugh Old Land in Swaledale in the County of York

At a Special Court Baron and Copyhold or Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said manor on Tuesday the 25th August in the year of our Lord 1812 before Ottiwell Tomlin Gentleman Steward of the said manor

Names of the Homage Jury

Mr. Simon Peacock Foreman

Mr. Thomas Langhorne

Mr. John Langhorne

Low Row

To this court came Thomas Harker and took of the Lord one close called Greens Close with a Cowhouse and Stable thereon and one close called Low Sands or Great Sands with a Laithe and Stable thereon a piece of land called the Ealand lying on the south side of the river Swale containing about 3 roods and 19 perches of land with three cattlegates and two thirds of a Cattlegate in Low Row Pasture situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 3s which James Parke Esquire a customary tenant of the said manor at this court surrendered into the hands of the Lord by Mr John Grime his attorney by virtue of a letter of attorney dated 15th August instant and in consideration of the sum of £ 1,025 to him then paid by the said Thomas Parker for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Thomas Harker his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£3 0s 0d] and is thereof accordingly admitted tenant

Manor of Healaugh New Land in Swaledale in the County of York

At a Special Court Baron and Copyhold Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said manor on Tuesday the 25th August in the year of our Lord 1812 before Ottiwell Tomlin Gentleman Steward of the said manor

Names of the Homage Jury

Mr. Simon Peacock Foreman

Mr. Thomas Langhorne

Mr. John Langhorne

Low Row

To this court came Thomas Harker and took of the Lord one Dwellinghouse Warehouse Stables and other Outhouses thereunto belonging with three Gardens one close called High Close one close called Middle Close one close called Low Sands one close called Springs one parcel of ground called Quaker Garth and a small Plantation in the Gill adjoining thereto and three Cattlegates and one half of a Cattlegate in Low Row Pasture situate and being within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 6s 8 ½ d which James Parke Esquire a customary tenant of the said manor at this court surrendered into the hands of the Lord by Mr John Grime his attorney by virtue of a letter of attorney dated 15th August instant and in consideration of the sum of £2,000 to him then paid by the said Thomas Harker for the absolute purchase thereof. To have and to hold the said premises unto and to the said Thomas Harker his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right

accustomed. For which he hath paid for his fine and entry as in the margin [£5 0s 7½ d] and is thereof accordingly admitted tenant.

Faithfully recorded examined Copies made

Ottiwell Tomlin

Steward

Manor of Healaugh Old Land in Swaledale in the County of York

At a Special Court Baron and Copyhold or Customary court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said manor on Monday 19th October in the year of our Lord 1812 before Ottiwell Tomlin Gentleman Steward of the said manor.

Names of the Homage Jury

Mr Simon Peacock Foreman,

Mr John Langhorne

Mr Thomas Langhorne

Kearton

To this court came Ann the wife of Thomas Slack, Mary the wife of Thomas Taylor and Emma the wife of Joseph Arundell the three daughters and Sally the daughter of William Wade by Betty his wife now deceased who was also a daughter of Matthew Cowling deceased by the said William Wade her father and lawful guardian which said Ann Slack, Mary Taylor and Emma Arundell and Sally Wade as the daughters and granddaughters of the said Matthew Cowling deceased are entitled to the equity of redemption of the premises hereinafter mentioned and took of the Lord one close called Runn with a Cowhouse thereon one Dwellinghouse and Stable and one close called East Ing with the Appurtenances situate and being within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 6s 3d which Marmaduke Raw a customary tenant of the said manor at this court surrendered into the hands of the Lord in consideration of the sum of £208 13s 4d the principal money and interest due on a mortgage security of the said premises made when in the life time of the said Matthew Cowling. To have and to hold The same premises with the appurtenances unto the said Ann the wife of Thomas Slack, Mary the wife of Thomas Taylor, Emma the wife of Joseph Arundell and Sally Wade their heirs and assigns for ever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£6 5s 0d] and are thereof accordingly admitted tenants.

Kearton

To this court came John Davies of Fremington and took of the Lord three undivided third parts of and in one close called Runn with a Cowhouse thereon, one Dwellinghouse and Stable and one close called East Ing with the Appurtenances situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 6s 3d which Thomas Slack and Ann his wife, Thomas Taylor and Mary his wife and Joseph Arundel and Emma his wife and Mary Cowling widow at this court surrendered into the hands of the Lord. The said Ann the wife of Thomas Slack, Mary the wife of Thomas Taylor and Emma the wife of Joseph Arundel being first solely and separately examined by the said steward apart from

their husbands and freely and voluntarily consenting thereto. To the use of the said John Davies in consideration of the sum of £450 to the said Thomas Slack and Ann his wife Thomas Taylor and Mary his wife and Joseph Arundel and Emma his wife and Mary Cowling paid by the said John Davies for the absolute purchase thereof. To have and to hold the same premises unto the use of the said John Davies his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£4 13s 9d] and is thereof accordingly admitted tenant.

Faithfully enrolled and copies made.

Ottiwell Tomlin

Steward

Manor of Healaugh Old Land in Swaledale in the County of York

The Court Baron and Customary court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said manor on Monday 31st May in the year of our Lord 1813 before Ottiwell Tomlin Gentleman Steward of the said manor.

Names of the Homage Jury

Mr Simon Peacock Foreman .

Mr George Emerson

John Langhorne

James Lonsdale

James Spenceley

John Clarkson

Thomas Harker

John Spenceley

Thomas Coates

Joseph Clarkson

Anthony Cleasby

James Broderick

Kearton

To this court came John Langhorne and Thomas Langhorne the sons and coheirs of Mrs Ann Langhorne deceased and took of the Lord a moiety or undivided half part of four Dwellinghouses one close called Srikes Two closes called Skyby Closes two closes called Crofts one close above the house called Intack two closes called High Intacks above the same with ten Cattlegates in Kearton Pasture situate and being within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 13s of

which the said Ann Langthorne died seised. To have and to hold the said premises unto and to the use of the said John Langthorne and Thomas Langthorne their heirs and assigns for ever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£13 0s 0d] and are thereof accordingly admitted tenants.

Wintering Garths

To this court came John Hugill and took of the Lord one Dwellinghouse Stable and Garth with the Appurtenances situate and being within the territories of Wintering Garths in the said manor of the ancient yearly fineable customary rent of $\frac{1}{2}$ d which James Pedley a customary tenant of the said manor at this court surrendered into the hands of the Lord in consideration of the sum of £40 paid to him by the said John Hugill for the absolute purchase thereof. To have and to hold the said premises to the use of the said John Hugill his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

Blaides [Blades]

To this court came James Clarkson and took of the Lord one Dwellinghouse one Stable and one close called Low Intack with a Cowhouse thereon with the Appurtenances situate and being within the territories of Blaides in the said manor of the ancient yearly fineable customary rent of $6\frac{3}{4}$ d which George Harker a customary tenant of the said manor and Sarah now the wife of William Bywater late Sarah Harker widow also a customary tenant of the said manor at this court surrendered into the hands of the Lord (the said Sarah being separately examined apart from her said husband and consenting thereto) in consideration of the sum of £250 to them then paid by the said James Clarkson for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said James Clarkson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [11s 3d] and is thereof accordingly admitted tenant.

Feetham

To this court came the Reverend John Allason and took of the Lord three undivided third parts and the third part share and interest of the widow hereinafter mentioned of and in one Dwellinghouse consisting of one Low Room and one Chamber over it situate and being within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of $\frac{3}{4}$ of $\frac{1}{4}$ d which John Harker William Harker and James Harker customary tenants of the said manor and Sarah the wife of William Bywater late Sarah Harker widow also a customary tenant of the said manor in respect of her widows part at this court surrendered into the hands of the Lord (she the said Sarah being separately examined by the said steward and consenting thereto) in consideration of the sum of £30 to them then paid by the said John Allason for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said John Allason his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right

accustomed. For which he hath paid for his fine and entry as in the margin [3¾ d] and is thereof accordingly admitted tenant.

Healaugh

To this court came David Alderson and took of the Lord one Dwellinghouse and Garth with the Appurtenances situate and being within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 4d which John Hird a customary tenant of the said manor on the 2nd June 1812 surrendered into the hands of the Lord out of court in the presence of the Bailiff and the customary tenants according to the custom of the said manor for the consideration therein mentioned. To have and to hold the said premises unto and to the use of the said David Alderson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [6s 8d] and is thereof accordingly admitted tenant

Gunnarside

To this court came Robert Cleminson and took of the Lord one Dwellinghouse and Peat Hose with a Garden or Garth before the same and one moiety or half part of a piece of Woodland with the Appurtenances all which said premises are under the yearly annual value of 20s situate and being within the territories of Gunnarside in the said manor of the ancient yearly fineable customary rent of 1d which Thomas Smithson and John Smithson two customary tenants of the said manor at this court surrendered into the hands of the Lord in consideration of the sum of £18 to them paid for the absolute purchase thereof. To have and to hold to the use of the said Robert Cleminson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant

Feetham

To this court came Richard MacCollah and took of the Lord one Dwellinghouse (part of a Backhouse) and one Garden or Garth with the Appurtenances situate and being within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of ¼ d which Anthony Simpson a customary tenant of the said manor at this court surrendered into the hands of the Lord in consideration of the sum of £60 to him then paid by the said Richard MacCollah for the absolute purchase thereof. To have and to hold the said premises to the use of the said Richard MacCollah his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [5d] and is thereof accordingly admitted tenant

Feetham

To this court came Thomas Pratt and John Pratt the two sons and coheirs of Thomas Pratt deceased and took of the Lord one close or parcel of ground called Holme one close called Purse and one other close called Garth with the Appurtenances situate and being within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 3s 10½ d of which the said Thomas Pratt deceased lately died seised. To have and to hold the said premises to the use of the said Thomas Pratt and John Pratt their heirs and assigns for ever as tenants in common according to the custom of the said manor in the nature of a

copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£3 17s 6d] and are thereof accordingly admitted tenants.

Lodge Green

To this court came Ruth Walters widow relict and devisee of John Walters deceased and took of the Lord one close called Rowleth Close with the Appurtenances situate and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 2s 6d which the said John Walters surrendered out of court on the 6th June last before the Bailiff and two customary tenants of the said manor according to the custom thereof to the uses of his will. To have and to hold the said premises to the use of the said Ruth Walters her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [£2 10s 0d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came Ruth Walters and took of the Lord two undivided third parts of a parcel of ground called West Barf Intack and of the West End of one Dwellinghouse and Stable with the Appurtenances situate and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 6d which Martha Cleminson a customary tenant of the said manor at this court surrendered into the hands of the Lord in consideration of an agreement between the said Ruth Walters and Marth Cleminson and of £3 paid to her. To have and to hold the said premises to the use of the said Ruth Walters her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [10s 0d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came Martha Cleminson and took of the Lord an undivided third part of a parcel of ground called East Barf Intack and of the east part of a Dwellinghouse Stable and Shop with the Appurtenances situate and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 6d which Ruth Walters a customary tenant of the said manor at this court surrendered into the hands of the Lord in consideration of an agreement between the said Martha Cleminson and her the said Ruth Walters. To have and to hold the said premises to the use of the said Martha Cleminson her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [10s] and is thereof accordingly admitted tenant.

Feetham

To this court came James Raw and took of the Lord one Dwellinghouse and Garden with the Appurtenances situate and being within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1d which John Cleminson a customary tenant of the said manor at this court surrendered into the hands of the Lord (the said premises being under the yearly value of 20s). To have and to hold the said premises unto and to the use of the said James Raw his heirs and assigns for ever according

to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Reeth

To this court came Thomas Ward and took of the Lord one Dwellinghouse and Butchers Shop with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 3d which William Ward father of the said Thomas Ward a customary tenant of the said manor surrendered out of court on the 16th June 1812 into the hands of the Lord in consideration of his natural love and affection for the said Thomas Ward. To have and to hold the said premises unto and to the use of the said Thomas Ward his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [5s 0d] and is thereof accordingly admitted tenant.

Reeth

To this court came the Reverend Anthony Garthorne clerk, Thomas Garthorne and William Garthorne the sons and devisees named in the last will and testament of Margaret Garthorne deceased and took of the Lord one close called Cross Close with a Cowhouse thereon and also as the three sons and coheirs of the said Margaret Garthorne one close called Chapel Close with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 3s for the whole which said close called Cross Close the said Margaret Garthorne surrendered out of court on the 26th August 1803 before the Bailiff and two customary tenants of the manor according to the custom thereof. To the uses of her will and of which said close called Chapel Close she lately died seised. To have and to hold the said premises to the use of the said Anthony Garthorne, Thomas Garthorne and William Garthorne their heirs and assigns for ever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£3 0s 0d] and are thereof accordingly admitted tenants.

Reeth

To this court came Michael Hutchinson and took of the Lord one close called Cross Close with a Cowhouse thereon and one close called Chapel Close with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 3s which the Reverend Anthony Garthorne clerk Thomas Garthorne and William Garthorne three customary tenants of the said manor (the said William Garthorne surrendering by Edmund Alderson Knowles his attorney by virtue of a letter of attorney dated the 24th April last) at this court surrendered into the hands of the Lord in consideration of the sum of £499 to them paid by the said Michael Hutchinson for the absolute purchase thereof. To have and to hold the said premises to the said Michael Hutchinson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£3 0s 0d] and is thereof accordingly admitted tenant.

Potting and Winterings

To this court came Ralph Rutter and took of the Lord two undivided third parts of one close called High Harding with a Dwellinghouse thereon one close called Horse Holes and one close called Low Harding and the north side of another close or parcel of ground called West Ewe Banks covered with wood with the Appurtenances situate and being within the territories of Potting and Winterings in the said manor of the ancient yearly fineable customary rent of 2s 8d which Anthony Rutter and Thomas Rutter at this court surrendered into the hands of the Lord in consideration of an agreement for the division and partition of their estates. To have and to hold the said premises to the use of the said Ralph Rutter his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£2 13s 4d] and is thereof accordingly admitted tenant.

Potting

To this court came Thomas Rutter and took of the Lord two undivided third parts of the south side of a close or parcel of ground called West Ewe Bank covered with wood and one close called Beck Ings with the Appurtenances situate and being within the territories of Potting in the said manor of the ancient yearly fineable customary rent of 1s 8d which Ralph Rutter and Anthony Rutter two customary tenants of the said manor at this court surrendered into the hands of the Lord in consideration of an agreement for the division and partition of their estates. To have and to hold the said premises to the use of the said Thomas Rutter his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 13s 4d] and thereof accordingly admitted tenant

Reeth

To this court came Mr Richard Garth and Mr Edmund Alderson Knowles devisees in trust named in the last will and testament of Mr Thomas Butson deceased and took of the Lord one Dwellinghouse two Stables one Wood Garth and a Joiners Shop with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2¾ d which the said Thomas Butson late a customary tenant of the said manor surrendered out of court on the 12th January 1807 before Sampson George gentleman steward thereof to the uses of his will. To have and to hold the said premises unto and to the use of the said Richard Garth and Edmund Alderson Knowles their heirs and assigns forever upon the trusts of the said will according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [4s 7d] and are thereof accordingly admitted tenants.

Kearton

To this court came John Davies and took of the Lord one parcel of ground being the south east corner of the close called The Cow Pasture containing 20 yards in length from north to south and 15 yards in breadth from east to west with the appurtenances which said parcel of ground is under the annual value of 20s situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 1d but not stintable which Thomas Pratt alias Harker a customary tenant of the said manor on the 29th March surrendered out of court into the hands of the Lord before the Bailiff and two

customary tenants of the manor according to the custom of the said manor. To have and to hold the said premises to the use of the said John Davies his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Reeth

To this court came Thomas Coates and George Coates two of the sons of Thomas Coates deceased and took of the Lord two undivided third parts of one Dwellinghouse one Stable at the east end thereof with a Chamber over the same and one Stable on the foreside with a Garth and one Garden on the back side of the said Dwellinghouse with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 5d for the whole of which the said Thomas Coates late a customary tenant of the said manor died seised. To have and to hold the said premises unto and to the use of the said Thomas Coates and George Coates their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [5s 7d] and are thereof accordingly admitted tenants

Low Row

To this court came Mr Edmund Alderson Knowles and took of the Lord a piece of ground at the north corner of a close called Grainings measuring in length [blank] yards and in breadth [blank] yards being under the annual value of 20s situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of ½d but not stintable which William Stuart esquire and Francelina his wife two customary tenants of the said manor at this court surrendered into the hands of the Lord she the said Francelina being first solely and separately examined by the said steward and consenting thereunto. To have and to hold the said premises unto or to the use of the said Edmund Alderson Knowles his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [7½ d] and is thereof accordingly admitted tenant.

Low Row

To this court came Mary Waller and Jane Waller daughters and coheirs of George Waller who was brother and heir of William Waller deceased and took of the Lord by Mr Thomas Langhorne and Mr Thomas Birkbeck their guardians one Dwellinghouse with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of ½d which the said William Waller sometime since died seized of. To have and to hold the said premises unto or to the use of the said Mary Waller and Jane Waller their heirs and assigns for ever as tenants in common according to the custom in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [7 ½ d] and are therefore accordingly admitted tenants (saving nevertheless the right of the said George Waller his heirs and assigns).

Faithfully recorded and Copies made

Ottiwell Tomlin

Steward

Manor of Healaugh New Land in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said manor on Tuesday the 1st June 20th August in the year of our Lord 1813 before Ottiwell Tomlin Gentleman Steward of the said manor

Names of the Homage Jury

Mr. Thomas Langhorne Foreman

Mr. Simon Peacock

James Thompson

William Harker

John Raw

William Parkin

James Spenceley Feetham

James Clarkson

Richard Garth

William Coates

William Peacock

Thomas Birkbeck

Lodge Green

To this court came Ruth Walters widow relict and devisee named in the will of John Walters deceased and took of the Lord two Dwellinghouses two Stables one close called Rowleth Close and two closes called Parrocks with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 4s 4d which the said John Walters late a customary tenant of the said manor surrendered out of court on the 6th June 1812 before Bailiff and two customary tenants according to the custom of the said manor into the hands of the Lord to the uses of his will. To have and to hold the said premises to the use of the said Ruth Walters her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which she hath paid for his fine and entry as in the margin [£3 5s 0d] and is thereof accordingly admitted tenant.

Smarbar

To this court came James Clarkson and took of the Lord one Dwellinghouse and a Garth at the west end thereof under the annual value of 20s situate and being at or within the territories of Smarbar in the said manor of the ancient yearly fineable customary rent of ½d which John White a customary tenant of the said

manor at this court surrendered into the hands of the Lord. To have and to hold the said premises to the use of the said James Clarkson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [7½ d] and is thereof accordingly admitted tenant.

Potting

To this court came Anthony Rutter and took of the Lord two undivided third parts of one close called Little Intack one close called Great Intack with a Cowhouse thereon and one parcel of ground called one parcel of ground called Spencer Intack and a small parcel of ground called Whinney Pasture with the appurtenances situate and being at or within the territories of Potting in the said manor of the ancient yearly fineable customary rent of 2s 2d for the whole which Thomas Rutter and Ralph Rutter two customary tenants of the said manor at this court surrendered into the hands of the Lord in consideration of an agreement for a division and partition of their estates. To have and to hold the said premises unto and to the use of the said Anthony Rutter his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 1s 9d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came Thomas Buxtin and took of the Lord one Frontstead or site of a Dwellinghouse under the annual value of 20s situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of ½d and an inanced rent of 1d not fineable which James Metcalfe a customary tenant of the said manor at this court surrendered into the hands of the Lord. To have and to hold the said premises unto or to the use of the said Thomas Buxtin his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [7d] and is thereof accordingly admitted tenant.

Smarbar

To this court came Mr John Raw nephew and a devisee named in the last will and testament of John Raw deceased and took of the Lord one close called Stone Ing with a Cowhouse thereon of the ancient yearly fineable rent of 3s 11d [note: this rent is not written in the margin] and one Dwellinghouse standing upon a close or parcel of ground called Stone Ing with the Appurtenances situate and being at or within the territories of Smarbar in the said manor of the ancient yearly fineable customary rent of 4s for the whole of the said premises which the said John Raw deceased late a customary tenant of the said manor on the 31st May 1808 surrendered out of court into the hands of the Lord before the Bailiff and two customary tenants of the manor according to the custom thereof to the uses of his will. To have and to hold the said premises unto and to the use of the said John Raw his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£3 0s 0d] and is thereof accordingly admitted tenant.

Blaides

To this court came Mr Thomas Raw nephew and a devisee named in the last will and testament of John Raw deceased and took of the Lord one Dwellinghouse one Stable at the west end of a House now or late belonging to Anthony Garth three closes called Riddings and one Bake House with the Appurtenances situate and being at or within the territories of Blaides in the said manor of the ancient yearly fineable customary rent of 4s 4d which the said John Raw deceased late a customary tenant of the said manor on the 31st May 1808 surrendered out of court into the hands of the Lord before the Bailiff and two customary tenants of the manor according to the custom thereof to the uses of his will. To have and to hold to the use of the said Thomas Raw his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£3 5s 0d] and is thereof accordingly admitted tenant.

Smarbar

To this court came Mr Joseph Raw nephew and a devisee named in the last will and testament of John Raw deceased and took of the Lord one Dwellinghouse one Stable one Peat House one Grass Garth on the backside thereof one close called East Jenkin Close one close called West Jenkin Close and one close called Jenkin Close Intack with a Cowhouse thereon with the Appurtenances situate and being at or within the territories of Smarbar in the said manor of the ancient yearly fineable customary rent of 4s 10d and also 1d more for premises which cannot now be exactly ascertained which the said John Raw deceased late a customary tenant of the said manor on the 31st May 1808 surrendered out of court into the hands of the Lord before the Bailiff and two customary tenants of the manor according to the custom thereof to the uses of his will. To have and to hold to the use of the said Joseph Raw his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£3 13s 9d] and is thereof accordingly admitted

Gunnerside

To this court came Anthony Kearton only son and heir of Ralph Kearton deceased and took of the Lord two Dwellinghouses and one Garden with the Appurtenances situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 2d and an inanced rent of 2d not fineable which the said Ralph Kearton a customary tenant of the said manor died seized. To have and to hold the said premises unto and to the use of the said Anthony Kearton his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [2s 6d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came Ralph Milner and took of the Lord an undivided moiety or half part of one Dwellinghouse now in the occupation of Ralph Milner nephew of the said Ralph Milner a parcel of ground part of Gaudy Garth now set out as building ground adjoining to a Stable and a Chamber over it now in Elizabeth Bells occupation and another parcel of ground adjoining to another parcel of ground which is the north side of Gaudy Garth as the whole is now set out with the appurtenances situate and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 1½ d which

Stephen Dinsdale and Mary his wife the said Mary being a customary tenant of the said manor and being solely and separately examined by the said steward and consenting thereunto at this court surrendered into the hands of the Lord in consideration of an agreement for the division of the said premises. To have and to hold the said premises unto and to the said Ralph Milner his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 3¼ d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came Mary the wife of Stephen Dinsdale and took of the Lord an undivided moiety or half part of a Dwellinghouse now in Thomas Altons occupation a parcel of ground part of Gaudy Garth now set out as building ground adjoining a Stable and Chamber over it now in Stephen Dinsdales own occupation and another parcel of ground adjoining to and together with another parcel of ground which is the south side of Gaudy Garth as the whole is now set out with the appurtenances situate and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 1½ d which Ralph Milner a customary tenant of the said manor at this court surrendered into the hands of the Lord in consideration of an agreement for the division and partition of the said premises. To have and to hold the said premises unto and to the said Mary Dinsdale her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [1s 3¼ d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came Thomas Smithson devisee named in the will of Alice Smithson deceased and took of the Lord one undivided moiety or half part of one Dwellinghouse and one Stable one Garth or Garden with the Appurtenances situate and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of ¼d which the said Alice Smithson a customary tenant of the said manor together with Thomas Smithson her then husband on the 16th November 1810 surrendered out of court into the hands of the Lord before Thomas Butson deputy steward of the said manor by virtue of a deputation under the hand and seal of the said Ottiwell Tomlin bearing date the 2nd June 1810 the said Alice Smithson being solely and separately examined from her said husband and consenting thereunto to the uses of her will. To have and to hold the said premises unto and to the use of the said Thomas Smithson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [3¾ d] and is thereof accordingly admitted tenant.

Low Row and Feetham

To this court came Thomas Pratt and John Pratt sons and coheirs of Thomas Pratt deceased and took of the Lord one close called Wardall Garth with a Cowhouse thereon one parcel of ground called Wardells one other parcel of ground called Wardell Garth with a Cowhouse thereon and four Cattlegaites in Low Row Pasture situate at Low Row and also two Dwellinghouses one Stable one Garth on the backside and one Garth on the foreside of the said Dwellinghouses with the Appurtenances situate and being at or within the territories of Low Row and Feetham in the said manor of the ancient yearly fineable customary rent of 5s 7¾ d and an inanced rent of £1 3s not fineable of which the said Thomas Pratt late a customary tenant of

the said manor died seized. To have and to hold the said premises unto and to the use of the said Thomas Pratt and John Pratt their heirs and assigns for ever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£4 4s 8¼ d] and are thereof accordingly admitted tenants.

Healaugh

To this court came John Wilson and took of the Lord one Dwellinghouse one Stable one close called High Close and one close called Intack with the Appurtenances situate and being within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 3s which Joseph Galloway a customary tenant of the said manor surrendered out of court on the 31st day of March last into the Hands of the Lord before the Bailiff and two customary tenants of the said manor according to the custom thereof. To have and to hold the said premises to the use of the said John Wilson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£2 15s 0d] and is thereof accordingly admitted tenant.

Blaides

To this court came John Galloway and took of the Lord one close called East Ing with the Appurtenances situate and being within the territories of Blaides in the said manor of the ancient yearly fineable customary rent of 2s 2½ d which James Spenceley a customary tenant of the said manor at this court surrendered into the hands of the Lord in consideration of the sum of £180 to him paid by the said John Galloway for the absolute purchase thereof. To have and to hold the said premises to the use of the said John Galloway his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 13s 1½ d] and is thereof accordingly admitted tenant.

Calvert House

To this court came Edmund Coates a devisee named in the last will and testament of John Coates deceased and took of the Lord a moiety or half part of one Dwellinghouse and Stable one close called High Close and one close called Low Close with a Cowhouse thereon with the Appurtenances situate and being within the territories of Calvert House in the said manor of the ancient yearly fineable customary rent of 1s 6½ d and an inanced rent of 1s 6½ d not fineable which the said John Coates a customary tenant of the said manor by Richard Metcalfe Esquire his attorney by virtue of a letter of attorney under the hand and seal of the said John Coates dated the 21st March 1811 surrendered out of court on the 30th March 1811 before the Bailiff and two customary tenants of the said manor according to the custom thereof to the uses of the will of the said John Coates. To have and to hold to the use of the said Edmund Coates his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 3s 1 1½d] and is thereof accordingly admitted tenant.

Reeth

To this court came the Reverend Anthony Garthorne clerk Thomas Garthorne and William Garthorne the three sons and coheirs of Margaret Garthorne deceased and took of the Lord one close called Ellermire with a Cowhouse thereon with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2s 3d and an inanced rent of 2s 3½ d not fineable of which the said Margaret Garthorne late a customary tenant of the said manor died seised. To have and to hold the said premises to the use of the said Anthony Garthorne, Thomas Garthorne and William Garthorne their heirs and assigns for ever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£1 13s 9d] and are thereof accordingly admitted tenants.

Reeth

To this court came Michael Hutchinson and took of the Lord one close called Ellermire with a Cowhouse thereon with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2s 3d and an inanced rent of 2s 3½ d not fineable which the Reverend Anthony Garthorne clerk Thomas Garthorne and William Garthorne three customary tenants of the said manor at this court surrendered into the hands of the Lord the said William Garthorne surrendering by Edmund Alderson Knowles his attorney by a letter of attorney dated 24th April last in consideration of the sum of £296 to them then paid by the said Michael Hutchinson for the absolute purchase thereof. To have and to hold to the use of the said Michael Hutchinson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 13s 9d] and is thereof accordingly admitted tenant

West Stonesdale

To this court came John Alderson son and devisee of William Alderson deceased and took of the Lord ten Cattlegates in Stonesdale Out Moor one Cattlegate in Stonesdale In Pasture and one Cattlegate in Stonesdale Out Pasture with the Appurtenances situate and being within the territories of West Stonesdale in the said manor of the ancient yearly fineable customary rent of 4d for the Outmoor and 2d for the Pastures which the said William Alderson late a customary tenant of the said manor on the 8th day of June 1804 surrendered out of court into the hands of the Lord before the Bailiff and two customary tenants of the said manor according to the custom thereof. To have and to hold to the use of the said John Alderson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [7s 6d] and is thereof accordingly admitted tenant

Reeth

To this court came Thomas Coates and took of the Lord one parcel of ground called Laking Busk with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of ½d which George Robinson a customary tenant of the said manor at this court surrendered into the hands of the Lord in consideration of the sum of £85 to him then paid by the said Thomas Coates for the absolute purchase thereof. To have and to hold to the use of the said Thomas Coates his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or

customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [7½d] and is thereof accordingly admitted tenant.

Harkerside

To this court came Mr Simon Peacock and took of the Lord one field called the Common Field with the Appurtenances situate and being within the territories of Harkerside in the said manor of the ancient yearly fineable customary rent of 1s and of the inanced rent of 10d not fineable which Thomas Bowe a customary tenant of the said manor on the 14th January last surrendered out of court into the hands of the Lord before his said steward. To have and to hold to the use of the said Simon Peacock his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [15s 0d] and is thereof accordingly admitted tenant.

Reeth

To this court came Thomas Coates and John Coates and George Coates the sons and coheirs of Thomas Coates deceased and took of the Lord one Dwellinghouse and Garth formerly belonging to Isiah Raw deceased father of Isiah Raw formerly of Hurworth upon Tees in the county of Durham and another garth called Hill Garth with the Appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of ½d of which the said Thomas Coates a customary tenant of the said manor died seised. To have and to hold to the use of the said Thomas Coates John Coates and George Coates their heirs and assigns for ever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [7½d] and are thereof accordingly admitted tenants.

West Stonesdale

To this court came Mr Richard Garth and Mr Edmund Alderson Knowles devisees in trust named in the last will and testament of Mr Thomas Butson deceased and took of the Lord one Dwellinghouse and a Cowhouse adjoining two Closes and a Garth adjoining with the Appurtenances situate and being within the territories of West Stonesdale in the said manor of the ancient yearly fineable customary rent of 2s which the said Thomas Butson late a customary tenant of the said manor on the 12th January 1807 surrendered out of court into the hands of the Lord before Sampson George gentleman Steward thereof. To have and to hold to the use of the said Richard Garth and Edmund Alderson Knowles their heirs and assigns for ever to the uses of his said will according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£1 10s 0d] and are thereof accordingly admitted tenants.

West Stonesdale

To this court came Thomas Butson son and a devisee named in the last will and testament of Mr Thomas Butson deceased and took of the Lord one close called Stewart Dale with two Dwellinghouses thereon and one Stable all now fallen down and one close called Paddock with a Cowhouse thereon with the Appurtenances situate and being within the territories of West Stonesdale in the said manor of the ancient

yearly fineable customary rent of 3s which the said Thomas Butson late a customary tenant of the said manor on the 12th January 1807 surrendered out of court into the hands of the said Lord before Sampson George gentleman Steward of thereof. To the uses of his will. To have and to hold to the said Thomas Butson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£2 5s 0d] and is thereof accordingly admitted tenant.

West Stonesdale

To this court came Peter Butson son and a devisee named in the last will and testament of Mr Thomas Butson deceased and took of the Lord one Dwellinghouse now in two dwellinghouses and Stable one close called High Close with a Cowhouse thereon and one close called Brow with the Appurtenances situate and being within the territories of West Stonesdale in the said manor of the ancient yearly fineable customary rent of 1s 7³/₄d which the said Thomas Butson late a customary tenant of the said manor on the 12th January 1807 surrendered out of court into the hands of the Lord before Sampson George gentleman Steward thereof. To the uses of his will. To have and to hold to the said Peter Butson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 4s 0d] and is thereof accordingly admitted tenant.

At this court the third and last proclamation was made for the heirs of Mary Broderick deceased to come into court and be admitted of the customary tenements of which she died seized but none came. Therefore the Bailiff is commanded to seize the said tenements for the use of the Lord of the said Manor as forfeitures to him according to the custom thereof.

At this court the second proclamation was made for the heirs of the following persons to come into court and be admitted of the respective tenements of which they died seized but none came.

The heirs of Mary Tiplady deceased

John Booth deceased.

And at this court the first proclamation was made for the

The heirs of George Simpson deceased

Margaret Garthorne and James Galloway of Healaugh deceased

To come into court and be admitted but none came.

Faithfully recorded and examined and copies made.

Otterwell Tomlin

Steward.

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Muker in and for the said manor on Wednesday 2nd June in the year of our Lord 1813 before Ottiwell Tomlin Gentleman Steward of the said manor

Names of the Homage Jury

Mr John Alderson Foreman

Mr John Clarkson Satron

John Grime

Richard Alderson

Richard Guy

Edmund Milner

Mr Edward Alderson Greens

William Alderson Keld

John Scott ditto

David Cleasby

Charles Alderson

Christopher Alderson Junior

Birkdale

To this court came Eleanor the wife of John Morland daughter and devisee named in the last will and testament of Matthew Robinson deceased and took of the Lord one parcel of ground called Ellers which formerly was in two parcels one whereof was a Meadow Field and called Black Scar with the Appurtenances situate and being within the territories of Birkdale in the said manor of the ancient yearly fineable customary rent of 6d which the said Matthew Robinson late a customary tenant of the said manor on the 18th day of November 1802 surrendered out of court into the hands of the Lord before the Bailiff and two customary tenants of the manor according to the custom thereof to the uses of his will. To have and to hold to the said Eleanor Morland her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [5s 0d half fine] and is thereof accordingly admitted tenant.

Angram

To this court came Thomas Fawcett and took of the Lord one Dwellinghouse one Stable and one Garth called Tutill End with the Appurtenances situate and being within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 1d which John Fawcett a customary tenant of the said manor surrendered out of court on the 10th May 1809 into the hands of the Lord before the Bailiff and two customary tenants of the manor according to the custom thereof. To have and to hold the said premises unto and to the use of the said Thomas Fawcett his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines

and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Angram

To this court came Charles Alderson and took of the Lord one Dwellinghouse one Stable and one Garth called Tutill Garth with the Appurtenances situate and being within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 1d which Thomas Fawcett a customary tenant of the said manor at this court surrendered into the hands of the Lord in consideration of the sum of £115 10s to him paid for the absolute purchase thereof.. To have and to hold to the use of the said Charles Alderson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Angram

To this court came John Raw and took of the Lord one Dwellinghouse Cowhouse and Stable one parcel of ground called Hollow Trough one parcel of ground called Crooks one parcel of ground called Pickle Brow and one parcel of ground called Skoof with the Appurtenances situate and being within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 8s 6d which William Alderson a customary tenant of the said manor on the 2nd January 1812 surrendered out of court into the hands of the Lord before the Bailiff and two customary tenants of the manor according to the custom thereof. To have and to hold to the said John Raw his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£8 10s 0d] and is thereof accordingly admitted tenant redeemable nevertheless on payment by the said William Alderson his heirs executors or administrators of the sum of £965 3s 3d with legal interest for the same.

Birkdale, Keld and Angram

To this court came Christopher Alderson son and devisee named in the will of William Alderson deceased and took of the Lord one Dwellinghouse being the East part of a house called Stone House one Peat House two Stables two Garths one Garden with several closes called East Calverdale, west Calverdale, Croft, Great Dales with a Cowhouse thereon, Littledales, Lane End Intack, Grove End Intack, Grove Intack, Lodge Close, High Green Dale with a Cowhouse thereon Middle Green Dale, and Low Green Dale with a Cowhouse thereon, Low Pry Hill with a Cowhouse thereon and High Pry Hill with seven Cattlegates in Little Moor and Shaws and the West end of a Dwellinghouse called Fleets House with a Peat House of the ancient yearly fineable customary rent of 14s 2½d in Birkdale and also one close called High Fold in Keld with a Cattlegate in Angram Out Moor called Great Sleddale of the like rent of 3½ d in Keld and Angram situate and being at or within the territories of Birkdale Keld and Angram in the said manor of the ancient yearly fineable customary rent of 14s 6d which the said William Alderson deceased late a customary tenant of the said manor surrendered out of court on the 8th June 1804 into the hands of the Lord before the Bailiff and two customary tenants of the manor according to the custom thereof to the uses of his will. To have and to hold the said premises unto and to the use of the said Christopher Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rents aforesaid and doing paying and performing to the Lord of the said

Manor all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [half fine £7 5s 0d] and is thereof accordingly admitted tenant.

Birkdale

To this court came John Alderson son and devisee named in the will of William Alderson deceased and took of the Lord one close called High Close with two Dwellinghouses now in one and one Barn adjoining the same one Stable and Cowhouse one close called Low Close one close called Cow Pasture one close called Reynoldson Close with a Barn thereon one close called Robin Wife Close with a Barn thereon one close called Piece now divided in two closes with a Cowhouse thereon with the appurtenances and being at or within the territories of Birkdale in the said manor of the ancient yearly fineable customary rent of 10s which the said William Alderson deceased late a customary tenant of the said manor surrendered out of court on the 8th June 1804 into the hands of the Lord before the Bailiff and two customary tenants of the manor according to the custom of the said manor to the uses of his will. To have and to hold the said premises to the use of the said John Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£5 0s 0d] and is thereof accordingly admitted tenant.

Thwaite and Angram

To this court came George Alderson and took of the Lord one moiety of an undivided moiety or half part of one Dwellinghouse and of one close called Esk Garths and of one close called Intack and a moiety of the intirety of a parcel of land called Far Dale Gill at Thwaite of the ancient yearly fineable rent of 1s 7d for the whole and a moiety of the intirety of one parcel of land called Skeugh now divided and called Low Skeugh with a Cowhouse thereon and Middle Skeugh with a Cowhouse thereon one close called Hard Rigg and one close called High Rigg and Dykes at Angram of the like rent of 3s 1½d for the whole with the appurtenances situate and being at or within the territories of Thwaite and Angram in the said manor of the ancient yearly fineable customary rents aforesaid for the whole of the said premises which John Alderson a brother of the said George a customary tenant of the said manor at this court surrendered into the hands of the Lord in consideration of an agreement for the partition and division of the said premises. To have and to hold the said premises unto and to the use of the said George Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£2 7s 1d] and is thereof accordingly admitted tenant

Keld, Thorns and Angram

To this court came John Alderson and took of the Lord an undivided moiety of one Dwellinghouse one Stable two Garths one close called Jordan Close with a Cowhouse thereon one half of a Dwellinghouse and one close called Great Greens and four entire closes called Scar Closes with two Cowhouses thereon which said premises are now divided and described as follows. Two Stables one close called Jordan Close one close called Jordon Close Head one close called Great Greens one close called Intack and Intack Hole one close called Brow one close called Great Scar Close one close called Little Scar Close at Keld and Thorns rent 9s 10¾d for the whole and one close called West Ing with a Cowhouse thereon at Angram rent for the whole 1s 8d situate and being at or within the territories of Keld, Thorns and Angram in the said manor of the ancient yearly fineable customary rents aforesaid for the whole of the said premises which George Alderson the brother of the said John a customary tenant of the said manor at this court surrendered into the

hands of the Lord in consideration of an agreement for the partition and division of the said premises and of £40 to him paid by the said John Alderson. To have and to hold the said premises unto or to the use of the said John Alderson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£5 15s 7 ½ d] and is thereof accordingly admitted tenant.

Muker

To this court came John Cottingham and took of the Lord the East part of a Dwellinghouse and Garth with the Appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1d which Henry Calvert a customary tenant of the said manor at this court surrendered into the hands of the Lord in consideration of the sum of £70 to him paid by the said John Cottingham for the absolute purchase thereof. To have and to hold the said premises unto or to the use of the said John Cottingham his heirs and assigns for ever according to the custom in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Thwaite and Muker

To this court came John Butson son and devisee named in the last will and testament of Mr Thomas Butson deceased and took of the Lord one Dwellinghouse and Garth at Thwaite of the ancient yearly fineable customary rent of 3½d one close called Dungeon with a Cowhouse thereon one Pasture called Thwaite Wood and one close called Wood Piece also at Thwaite of the like rent of 3s 2d and one parcel of land called Smith Intack at Muker of the like rent of 2d situate and being at or within the territories of Thwaite and Muker in the said manor of the ancient yearly fineable customary rent of 3s 7½d for the whole of the said premises which the said Thomas Butson late a customary tenant of the said manor surrendered out of court into the hands of the Lord on the 31st March 1800 before Sampson George gentleman steward to the uses of his will. To have and to hold the said premises to the use of the said John Butson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 16s 3d] and is thereof accordingly admitted tenant.

Thwaite

To this court came Francis Garth Butson an infant by Elizabeth Butson his mother and guardian a son and devisee named in the last will and testament of Mr Thomas Butson deceased and took of the Lord one Dwellinghouse Garden and Carthouse at Thwaite of the ancient yearly fineable customary rent of 1d and one close called Little Ing with a Cowhouse thereon also at Thwaite of the ancient yearly fineable customary rent of 3s 6d situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 3s 7d in the whole which the said Thomas Butson late a customary tenant of the said manor on the 31st day of March 1800 surrendered out of court into the hands of the Lord before Sampson George gentleman Steward to the uses of his will. To have and to hold the said premises to the use of the said Francis Garth Butson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties

finer and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 15s 10d] and is thereof accordingly admitted tenant.

Thwaite

To this court came Mr Richard Garth and Mr Edmund Alderson Knowles devisees in trust named in the last will and testament of Mr Thomas Butson deceased and took of the Lord one close called Shire Close with a Cowhouse thereon at Thwaite rent 3d – one close called High Close with a Cowhouse thereon also at Thwaite rent 2s 6d – one close called Low Mill Holme and one piece of ground laid thereto – rents together 1s 10d with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 7s 4d which the said Thomas Butson late a customary tenant of the said manor on the 31st March 1800 surrendered out of court into the hands of the Lord before Sampson George gentleman Steward to the uses of his will. To have and to hold the said premises unto and to the use of the said Richard Garth and Edmund Alderson Knowles their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£7 6s 8d] and are thereof accordingly admitted tenants.

Faithfully recorded and examined and copies made.

Ottiwell Tomlin

Steward

Manor of Healaugh Old Land in Swaledale in the County of York

The Special Court Baron and Copyhold or Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said manor on Monday 4th October in the year of our Lord 1813 before Ottiwell Tomlin Gentleman Steward of the said manor

Homage Jury

Mr Simon Peacock

Foreman

Mr John Langhorne

Mr Thomas Coates

Reeth

To this court came John Kearton and was presented by the jury as the third cousin and one of the coheirs of Christopher Raper deceased late a customary tenant of the said manor and took of the Lord an undivided moiety or half part of one close called Thwaite or Brown Close and one other close called Cross Close with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 8d and 11d for the whole of the said premises which the said Christopher Raper some time since died seized. To have and to hold the said premises unto or to the use of the said John Kearton his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [Full Fine £1 11s 8d Half 15s 10d] and is thereof accordingly admitted tenant.

Reeth

To this court came Anthony Kearton an infant only son of Raper Kearton deceased (by Thomas Buxtin and Metcalfe Tiplady two guardians by him chosen for this purpose) and was presented by the jury as the third cousin and one of the coheirs of Christopher Raper deceased late a customary tenant of the said manor and took of the Lord an undivided moiety or half part of one close called Thwaite or Brown Close and one other close called Cross Close with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rents of 8d and 11d for the whole of the said premises of which the said Christopher Raper some time since died seized. To have and to hold the said premises unto and to the use of the said Anthony Kearton his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [Full Fine £1 11s 8d Half 15s 8d] and is thereof accordingly admitted tenant.

Faithfully recorded, examined and copies made.

Ottiwell Tomlin

Steward

Manor of Healaugh New Land in Swaledale in the County of York

The Special Court Baron and Copyhold or Customary Court of Thomas Smith Esquire Lord of the said Manor holden at Reeth in and for the said manor on Monday 4th October in the year of our Lord 1813 before Ottiwell Tomlin Gentleman Steward of the said manor

Homage Jury

Mr Simon Peacock

Foreman

Mr John Langhorne

Mr Thomas Coates

Reeth

To this court came John Kearton and was presented by the jury as the third cousin and one of the coheirs of John Raper deceased, [Christopher crossed out], late a customary tenant of the said manor and took of the Lord an undivided moiety or half part of one Dwellinghouse four shops and one close called Ash Lands with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s 2d of which the said John Raper lately died seized. To have and to hold the said premises with the appurtenances to the use of the said John Kearton his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [Full Fine 17s 6d Half 8s 9d] and is thereof accordingly admitted tenant.

Reeth

To this court came John Kearton and was presented by the jury as the third cousin and one of the coheirs of Christopher Raper deceased late a customary tenant of the said manor and took of the Lord an undivided moiety or half part of one Dwellinghouse or Back Room and Stable and a Back Yard and Garden with the appurtenances and also one close called Cross Close with the appurtenances and also one other close called Great Cross Close with the Appurtenances all situate and being at or within the territories of Reeth in the

said manor of the several and respective ancient yearly fineable customary rents mentioned in the margin [2½ d, 1s 6d, 2s 1d] which the said Christopher Raper lately died seized. To have and to hold the said premises with the appurtenances to the use of the said John Kearton his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [Full Fine £2 16s 10½d Half £1 8s 5¼d] and is thereof accordingly admitted

Reeth

To this court came Anthony Kearton an infant only son of Raper Kearton deceased (by Thomas Buxtin and Metcalfe Tiplady two guardians by him chosen for this purpose) and was presented by the jury as the third cousin and one of the coheirs of John [Christopher crossed out] Raper deceased and took of the Lord an undivided moiety or half part of one Dwellinghouse four Shops and one close called Ash Lands with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s 2d for the whole of the said premises of which the said John Raper lately died seized. To have and to hold the said premises unto and to the use of the said Anthony Kearton his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [Full Fine 17s 6d Half 8s 9d] and is thereof accordingly admitted tenant.

Reeth

To this court came Anthony Kearton an infant only son of Raper Kearton deceased (by Thomas Buxtin and Metcalfe Tiplady two guardians by him chosen for this purpose) and was presented by the jury as the third cousin and one of the coheirs of Christopher Raper deceased and took of the Lord an undivided moiety or half part of one Dwellinghouse or Back Room and Stable and a Back Yard and Garden with the appurtenances and also one close called Cross Close with the appurtenances and also one other close called Great Cross Close with the appurtenances all situate and being at or within the territories of Reeth in the said manor of the several and respective ancient yearly fineable customary rents mentioned in the margin [2½ d, 1s 6d, 2s 1d] of which the said Christopher Raper lately died seized. To have and to hold the said premises unto and to the said Anthony Kearton his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and doing paying and performing to the Lord of the said Manor all other rents duties fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [Full Fine £2 16s 10½d Half £1 8s 5¼d] and is thereof accordingly admitted tenant.

Smarbar

To this court came Ann Harker widow and a devisee named in the last will and testament of William Harker deceased late a customary tenant of the said manor and took of the Lord two Dwellinghouses two Garths one close called High Close with a Cowhouse thereon and one close called Low Close with a Cowhouse thereon with the appurtenances situate and being within the territories of Smarbar in the said manor of the ancient yearly fineable customary rent of 4s 7d which the said William Harker on the 11th September last surrendered into the hands of the Lord to the uses of his will. To have and to hold the said premises unto and to the said Ann Harker her heirs and assigns for ever upon the trusts nevertheless of the said will according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying the yearly rent aforesaid and all other rents duties fines and services due

and of right accustomed for which she has paid for her fine and entry as in the margin [£3 8s 9d] and is therefore accordingly admitted tenant.

Faithfully recorded, examined and copies made, Ottiwell Tomlin, steward

Manor of Healaugh Old Land in Swaledale in the county of York

The court baron and customary court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Monday the 30th day of May 1814 before Ottiwell Tomlin, Gentleman, steward of the said manor.

Names of the homage jury

Mr Thomas Langhorne – foreman

Mr John Langhorne

Mr Simon Peacock

Mr James Lonsdale

Mr James Spenceley, Feetham

Mr John Spenceley

Mr George Metcalfe

Mr James Clarkson

Mr John Clarkson

Mr James Broderick

Mr William Peacock

Mr Thomas Coates

Harcaside [Harkerside]

To this court came Christopher Hutchinson and took of the lord one dwelling house and one parcel of ground called West Intack and one other parcel of ground called Low Intack with the appurtenances situate and being at or within the territories of Harcaside [Harkerside] in the said manor of the ancient yearly fineable customary rent of 2s 6d which James White, a customary tenant of the said manor, at this court surrendered into the hands of the said lord before the said steward according to the custom of the said manor in consideration of the sum of £480 to him paid by the said Christopher Hutchinson for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said Christopher Hutchinson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 10s] and is therefore accordingly admitted tenant.

Lodge Green

To this court came John Kipling and took of the lord one dwelling house called Peter House and one parcel of ground called Intack with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 3½d which George Cooke, William Parkin, Thomas Coates and William Whitell, customary tenants of the said manor, at this court surrendered into the hands of the lord before his said steward according to the custom of the said manor in consideration of the sum of £220 to them paid by the said John Kipling for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said John Kipling his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [5s 10d] and is therefore accordingly admitted tenant.

Feetham

To this court came Francis Raw, a son and devisee named in the last will and testament of Thomas Raw deceased and took of the lord one close or parcel of ground called West Field, part of a parcel of ground heretofore called Great Intack with a dwelling house and stable with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 3s 1d, which sum of 1d is not stintable, which the said Thomas Raw on the 14th day of October last surrendered out of court before the bailiff and two customary tenants of the said manor into the hands of the lord according to the custom of the said manor to the uses of his will to have and to hold the said premises unto and to the use of the said Francis Raw his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 1s 8d] and is therefore accordingly admitted tenant.

Feetham

To this court came John Raw, a son and devisee named in the last will and testament of Thomas Raw deceased and took of the lord one close or parcel of ground called East Field, part of a parcel of ground heretofore called Great Intack with a garden and cow house with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 3s 1d, unstintable, which the said Thomas Raw on the 14th day of October last surrendered out of court before the bailiff and two customary tenants of the said manor into the hands of the lord according to the custom of the said manor to the uses of his will to have and to hold the said premises unto and to the use of the said John Raw his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 1s 8d] and is therefore accordingly admitted tenant.

Feetham

To this court came the Reverend John Allason and took of the lord one undivided fourth part of one dwelling house consisting of one low room and one chamber over it with the appurtenances being under the yearly value of 20s situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of one fourth part of ¼d which George Harker, a customary tenant of the said manor at this court surrendered into the hands of the lord of the said manor before his said steward by Edmund Alderson Knowles, his attorney, by virtue of a letter of attorney under the hand and seal of the said George Harker bearing date the 21st day of May now last, in consideration of the sum of £10 to him paid for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said John Allason his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1¼d] and is therefore accordingly admitted tenant.

Low Row

To this court came Simon Harker and took of the lord one close called High Sand Beds or Stone Horse Close, one close called Middle Sand Beds and two closes called Low Sand Beds with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 2s 2d which James Parke Esquire, a customary tenant of the said manor, at this court surrendered into the hands of the lord of the said manor before his said steward by John Grime his attorney by virtue of a letter of attorney under the hand and seal of the said James Parke bearing date the 26th day of May instant in consideration of the sum of £800 to him paid for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said Simon Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines

and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 1s 8d] and is therefore accordingly admitted tenant.

Feetham

To this court came the Reverend John Allason and took of the lord a parcel of ground containing in length 14 yards and in breadth three yards with the appurtenances being under the yearly value of 20s situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of the 20th part of ¼d which William Parkin, a customary tenant of the said manor, at this court surrendered into the hands of the lord of the said manor before his said steward according to the custom thereof in consideration of the sum of £5 to him paid by the said John Allason for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said John Allason his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [¼d] and is therefore accordingly admitted tenant.

Lodge Green

To this court came Henry Spenceley, heir at law of James Spenceley deceased, and took of the lord one field called Bank with a cow house thereon of the ancient yearly fineable rent of 9½d and one close called East Corn Close with a cow house thereon of the ancient yearly fineable customary rent of 1s 7½d with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the several ancient yearly fineable customary rents aforesaid which the said James Spenceley, late a customary tenant of the said manor, lately died seised of to have and to hold the said premises unto and to the use of the said Henry Spenceley his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rents aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 8s 4d] and is therefore accordingly admitted tenant.

Lodge Green

To this court came Elizabeth Spenceley and Mary Spenceley and took of the lord one field called Bank with a cow house thereon of the ancient yearly fineable rent of 9½d and one close called East Corn Close with a cow house thereon of the ancient yearly fineable customary rent of 1s 7½d with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the several ancient yearly fineable customary rents aforesaid which Henry Spenceley at this court surrendered into the hands of the lord of the said manor before his said steward and according to the custom of the said manor in consideration of the natural love and affection which the said Henry Spenceley has and bears to the said Elizabeth Spenceley and Mary Spenceley his sisters to have and to hold the said premises unto and to the use of the said Elizabeth Spenceley and Mary Spenceley their heirs and assigns forever as tenants in common and not as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rents aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for his fines and entry as in the margin [£2 8s 4d] and are therefore accordingly admitted tenants.

Satron

To this court came Thomas Calvert and took of the lord an old house-stead with the appurtenances formerly Mary Broderick's being under the yearly value of 20s situate and being at or within the territories of Satron in the said manor of the ancient yearly fineable customary rent of 3d which Thomas Smith Esquire has granted unto the said Thomas Calvert in consideration of the sum of £3 to him paid by the said Thomas Calvert for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said Thomas Calvert his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly

rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [5s] and is therefore accordingly admitted tenant.

Low Row

To this court came Simon Harker, son and devisee named in the last will and testament of William Harker deceased and took of the lord one dwelling house and stable and one close called Intack with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 8½d which the said William Harker, late a customary tenant of the said manor, surrendered out of court into the hands of the said lord before the bailiff and two customary tenants of the said manor on the 11th day of September 1813 to the uses of his will to have and to hold the said premises unto and to the use of the said Simon Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [14s 2d] and is therefore accordingly admitted tenant.

Gunnarside

To this court came Joseph Sunter, executor in trust named in the last will and testament of Mary Tiplady deceased and took of the lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Gunnarside in the said manor of the ancient yearly fineable customary rent of 1d which Mary the wife of John Tiplady, late a customary tenant of the said manor on the 3rd day of June 1811 surrendered out of court into the hands of the said lord before Edmund Alderson Knowles, deputy steward of the said manor specially appointed for that purpose by the said Ottiwell Tomlin, steward of the said manor (the said Mary being first solely and separately examined apart from her said husband and consenting thereto), to such uses intents and purposes as the said Mary Tiplady should by her last will and testament give devise direct or appoint to have and to hold the said premises unto and to the use of the said Joseph Sunter his heirs and assigns forever to such uses as are directed in and by the said will of the said Mary Tiplady according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Reeth

To this court came John Alderson and took of the lord one dwelling house and garden on the north side of a house called Lucy Stodart's House with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1d which John Nicholson a customary tenant of the said manor at this court surrendered into the hands of the said lord before the said steward according to the custom of the said manor in consideration of the sum of £49 to him paid by the said John Alderson for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said John Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Reeth

To this court came James Close, William Close and Thomas Close, cousins and coheirs of James Close deceased, and took of the lord all that messuage tenement or dwelling house and coal house, formerly in the occupation of Edward Brougham, and all that close or parcel of ground called Church Garths with the appurtenances, one messuage or tenement and part of two closes with the appurtenances, one close called Intack and one parcel of ground containing by computation about six acres, adjoining on the south side thereof with the appurtenances situate and being at or within the territories of Reeth in the said manor of the

ancient yearly fineable customary rent of 10s 4½d which the said James Close deceased, late a customary tenant of the said manor, died seised of to have and to hold the said premises unto and to the use of the said James Close, the cousin, William Close and Thomas Close their heirs and assigns forever as tenants in common and not as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£10 7s 6d] and are therefore accordingly admitted tenant.

Low Row

To this court came James Harker, brother of John Harker deceased, and took of the lord a moiety of one dwelling house and stable and one garden thereunto belonging with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of ½d which Thomas Smith Esquire has granted to the said James Harker to have and to hold the said premises unto and to the use of the said James Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Elizabeth Booth and Martha Booth, daughters and coheirs of John Booth deceased, and took of the lord one dwelling house and garth lying at the west end of the said house one stable and one parcel of ground called Half Acre with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 1s 9½d which the said John Booth, late a customary tenant of the said manor, died seised of to have and to hold the said premises unto and to the use of the said Elizabeth Booth and Martha Booth their heirs and assigns forever according as tenants in common as not as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£1 15s 10d] and are therefore accordingly admitted tenant.

Lodge Green

To this court came William Tarn and took of the lord one close called Pear with a dwelling house and cow house thereon erected with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 4s which Wharton Metcalfe, a customary tenant of the said manor at this court surrendered into the hands of the said lord before the said steward according to the custom of the said manor in consideration of the sum of £312 to him paid by the said William Tarn for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said William Tarn his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£4] and is therefore accordingly admitted tenant.

Reeth

To this court came Joseph Harland and took of the lord one dwelling house, one stable, one wood garth and a joiner's shop with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2¾d which Edmund Alderson Knowles and Richard Garth, two customary tenants of the said manor at this court surrendered into the hands of the said lord before the said steward according to the custom of the said manor in consideration of the sum of £79 to them paid by the said Joseph Harland for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said Joseph Harland his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying

to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [4s 7d] and is therefore accordingly admitted tenant.

Ivelett [Ivelet]

To this court came Joseph Kearton and took of the lord one dwelling house, one stable at the west end thereof, one other stable on the fore side thereof, one garth before the said house and two garths or gardens at the east end thereof, two parcels of ground called East Cow Pasture and West Cow Pasture, and one parcel of ground called Pickhill with the appurtenances situate and being at or within the territories of Ivelett [Ivelet] in the said manor of the ancient yearly fineable customary rent of 5s 2d which Mr James Hart, a customary tenant of the said manor, on the 6th day of April last past surrendered out of court into the hands of the said lord before the said steward according to the custom of the said manor in consideration of the sum of £745 to him paid by the said Joseph Kearton for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said Joseph Kearton his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£5 3s 4d] and is therefore accordingly admitted tenant.

Reeth

To this court came John Coates, son and one of the heirs of Thomas Coates deceased, and took of the lord one undivided third part of one dwelling house, one stable at the east end thereof with a chamber over the same and one stable on the foreside with a garth and one garden on the backside of the said dwelling house with the appurtenances, and one parcel of ground with a dwelling house thereon containing 25 yards in length and 12 yards in breadth at one end and 10 yards in breadth at the other end adjoining a house formerly Marmaduke Bywell's with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 5d for the whole which the said Thomas Coates, late a customary tenant of the said manor died seised of, to have and to hold the said undivided third part of the said premises unto and to the use of the said John Coates his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [2s 9d] and is therefore accordingly admitted tenant.

Faithfully recorded and copies made, Ottiwell Tomlin

Manor of Healaugh New Land in Swaledale in the county of York

The court baron and customary court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Tuesday the 31st day of May 1814 before Ottiwell Tomlin, Gentleman, steward of the said manor.

Names of the homage jury

Mr Richard Garth – foreman

Mr William Coates

Mr William Parkin

Mr Joseph Sunter

Mr Jonathan Daykin

Mr Simon Peacock

Mr Thomas Birkbeck

Mr William Spenceley

Mr John Barker

Mr Richard Metcalfe

Mr John Clarkson

Mr John Scott

Smarbar [Smarber]

To this court came James Clarkson and took of the lord two dwelling houses, two garths, one close called High Close with a cow house thereon, and one close called Low Close with a cow house thereon with the appurtenances situate and being at or within the territories of Smarbar [Smarber] within the said manor of the ancient yearly fineable customary rent of 4s 7d which Ann Harker, a customary tenant of the said manor, at this court surrendered into the hands of the said lord before the said steward according to the custom of the said manor in consideration of the sum of £510 to her paid by the said James Clarkson for the absolute purchase thereof to have and to hold the said premises unto and to the use of him the said James Clarkson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 8s 9d] and is therefore accordingly admitted tenant.

Harcaside [Harkerside]

To this court came Christopher Hutchinson and took of the lord one messuage and a tenement consisting of several closes called Stubbings of the ancient yearly fineable rent of 7s 1d and an enhanced rent of 4s 10½d, and also four other closes called Stubbings containing by computation five acres at the ancient yearly fineable rent of 2s 3d and an enhanced rent of 1s 7½d with the appurtenances situate and being at or within the territories Harcaside [Harkerside] in the said manor of the several ancient yearly fineable customary rents aforesaid which James White, a customary tenant of the said manor, at this court surrendered into the hands of the said lord before the said steward according to the custom of the said manor in consideration of the sum of £440 to him paid by the said Christopher Hutchinson for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said Christopher Hutchinson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£7] and is therefore accordingly admitted tenant.

Low Row

To this court came Ralph Simpson and James Simpson, heirs at law of George Simpson deceased and took of the lord one parcel of ground called Hatter Intack with a cow house thereon formerly comprising a parcel of ground now called Quaker Garth and a small plantation adjoining not intended to be herein comprised which said cow house has now a room used as a dwelling house over the same with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1½d which the said George Simpson, late a customary tenant of the said manor, died seised of to have and to hold the said premises unto and to the use of the said Ralph Simpson and James Simpson their heirs and assigns forever as tenants in common and not as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [1s 10½d] and are therefore accordingly admitted tenants.

Low Row

To this court came James Simpson and took of the lord an un undivided moiety or half part of one parcel of ground called Hatter Intack with a cow house thereon formerly comprising a parcel of ground now called Quaker Garth and a small plantation adjoining not intended to be herein comprised which said cow house has now a room used as a dwelling house over the same with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1½d

for the whole which Ralph Simpson, a customary tenant of the said manor, at this court surrendered into the hands of the said lord before the said steward according to the custom of the said manor by Edmund Alderson Knowles his attorney by virtue of a letter of attorney under his hand and seal bearing date the 24th day May 1813 in consideration of the sum of £20 to him paid by the said James Simpson for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said James Simpson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [11¼d] and is therefore accordingly admitted tenant.

Low Row

To this court came Simon Harker, son and devisee of William Harker deceased, and took of the lord two closes called West Fields or West Foal Ings with two cattle gates in Low Row Common Pasture with a right of passage as heretofore used and accustomed through and over a close called High Foal Ing with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 3s 3½d and 8s 4d enhanced which the said William Harker on the 11th day of November 1813 surrendered out of court into the hands of the said lord before the bailiff and two customary tenants of the said manor according to the custom thereof to the uses of his will to have and to hold the said premises unto and to the use of the said Simon Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 9s 4½d] and is therefore accordingly admitted tenant.

Healaugh

To this court came John Barker and took of the lord one parcel of ground called Ell Riddings with a laith thereon, one dwelling house, one parlour, one stable and one other stable new built and one garth with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 3s 3d which James Galloway, a customary tenant of the said manor, on the 28th day of May 1811 out of court surrendered into the hands of the said lord before the bailiff and two customary tenants according to the custom of the said manor in consideration of the sum of £160 to him paid by the said John Barker for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said John Barker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 12s 6] and is therefore accordingly admitted tenant.

Redeemable nevertheless on payment by the said James Galloway his heirs, executors or administrators of the sum of £160 with the legal interest for the same within six months from the date hereof.

Kearton

To this court came Robert Rutter and took of the lord two closes called Banks with a cow house thereon and two intacks called Robin Intacks with a dwelling house and laith thereon with the appurtenances situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 11s 8d which Matthew Urwin, a customary tenant of the said manor at this court surrendered into the hands of the said lord before his said steward according to the custom of the said manor in consideration of the sum of £550 to him paid by the said Robert Rutter for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said Robert Rutter his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services

due and of right accustomed for which he has paid for his fine and entry as in the margin [£8 15s] and is therefore accordingly admitted tenant.

Lodge Green

To this court came Ralph Cantrill and took of the lord a parcel of ground part of Gawdy Garth lately set out as building ground adjoining to and with a stable and chamber over it in Stephen Dinsdale's occupation and another parcel of ground adjoining to and together with another parcel of ground which is the south side of Gawdy Garth as the whole is now set out with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of $\frac{3}{4}d$ which Stephen Dinsdale and Mary his wife and Michael Bell, customary tenants of the said manor at this court surrendered into the hands of the said lord before the said steward (the said Mary being first solely and separately examined apart from her said husband and consenting thereunto) according to the custom of the said manor in consideration of the sum of £43 11s 6d to them paid by the said Ralph Cantrill for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said Ralph Cantrill his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [$11\frac{1}{4}d$] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Henry Spenceley, heir at law of Mr James Spenceley deceased, and took of the lord one close called West Side, one close called Middle Close with a cow house thereon and 44 yards in length and 5 yards in breadth of a parcel of land called Storr Brow as a convenience to water cattle, one close called New Close with a cow house thereon, one other close called East Close, and one messuage (now in two dwelling houses) and two garths adjoining and a stable with the appurtenances situate at Dykeheads in the said manor of the ancient yearly fineable rent of 8s 8d and an enhanced rent of 8s 6d, and one close called Little Holme with a calf piece thereto adjoining situate at Gunnerside of the ancient yearly fineable rent of 1s $2\frac{1}{2}d$ and an enhanced rent of 1s 3d, and a dwelling house and garden built on a parcel of ground containing 27 yards in length and 20 yards in breadth, be the same more or less, of the ancient yearly rent of $\frac{1}{2}d$ situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rents aforesaid which the said James Spenceley, late a customary tenant of the said manor, died seised of to have and to hold the said premises unto and to the use of the said Henry Spenceley his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rents aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£7 8s 9d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Joseph Sunter, executor in trust named in the last will and testament of Mary Tiplady deceased and took of the lord one moiety of one close called Middle Ing now divided into two closes with two entire cattle gates in Gunnerside Pasture with the appurtenances situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 1s 4d and of 1s 4d enhanced and not fineable which Mary the wife of John Tiplady, a customary tenant of the said manor on the 3rd day of June 1811 surrendered out of court into the hands of the said lord before Edmund Alderson Knowles, deputy steward of the said manor specially appointed for that purpose by the said Ottiwell Tomlin, steward of the said manor (the said Mary being first solely and separately examined apart from her said husband and consenting thereto) to such uses intents and purposes as the said Mary Tiplady should by her last will and testament give devise direct or appoint to have and to hold the said premises unto and to the use of the said Joseph Sunter his heirs and assigns forever to such uses as are directed in and by the said will of the said Mary Tiplady according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly

rents aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1] and is therefore accordingly admitted tenant.

Lodge Green

To this court came Richard Close, only son and heir of John Close deceased, and took of the lord a dwelling house called the West House and stable with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 1d which the said John Close, late a customary tenant of the said manor, died seised of to have and to hold the said premises unto and to the use of the said Richard Close his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Reeth

To this court came James Close, William Close and Thomas Close, cousins and coheirs of Mr James Close deceased, and took of the lord one tenement consisting of part of two closes called Holm Close with a barn thereon and Chapel Close with a cow house thereon with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2s 9d which the said James Close, late a customary tenant of the said manor, died seised of to have and to hold the said premises unto and to the use of the said James Close, William Close and Thomas Close their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 1s 3d] and is therefore accordingly admitted tenant.

Reeth

To this court came The Reverend Anthony Garthorne Thomas Garthorne and William Garthorne sons and heirs of Margaret Garthorne, and took of the lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of ½d which the said Margaret Garthorne, late a customary tenant of the said manor, died seised of to have and to hold the said premises unto and to the use of the said Anthony Garthorne, William Garthorne and Thomas Garthorne their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [7½d] and is therefore accordingly admitted tenant.

West Stonsedale

To this court came Thomas Holliday and took of the lord a dwelling house and stable being the east or south east house, one close called High Close with a cowhouse thereon, and a close called Brow with the appurtenances situate and being at or within the territories of West Stonsedale in the said manor of the ancient yearly fineable customary rent of 1s 7¾d which Peter Butson a customary tenant of the said manor, surrendered into the hands of the lord out of court and before the Bailiff and 2 customary tenants on 20th October 1813 in consideration of the sum of £100 to him paid by the said Thomas Holliday for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Thomas Holliday his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 4s 8¾d] and is therefore accordingly admitted tenant.

West Stonsedale

To this court came John Scott and James Scott and took of the lord a dwelling house and cowhouse adjoining far closes and a garth adjoining with the appurtenances situate and being at or within the territories of West Stonesdale in the said manor of the ancient yearly fineable customary rent of 2s which Richard Garth and Edmund Alderson Knowles customary tenants of the said manor, surrendered into the hands of the lord out of court and before the Bailiff and 2 customary tenants on 24th November 1813 in consideration of the sum of £314 14s to them paid by the said John Scott and James Scott for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said John Scott and James Scott their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£4 10s] and is therefore accordingly admitted tenant.

West Stonsedale

To this court came William Alderson of Reeth and took of the lord a tenement called Pruth with a dwelling house thereon, and 2 closes called High Close and Low Close with the appurtenances situate and being at or within the territories of West Stonesdale in the said manor of the ancient yearly fineable customary rent of 5s which John Clarkson a customary tenant of the said manor, surrendered into the hands of the lord at this court in consideration of the sum of £700 to him paid by the said William Alderson for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said William Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£5 7s 6d] and is therefore accordingly admitted tenant.

Gunnarside

To this court came William Kearton and took of the lord $\frac{3}{4}$ of a cattlegate in Gunnarside pasture with the appurtenances situate and being at or within the territories of Gunnarside in the said manor of the ancient yearly fineable customary rent of 6d which James Hunt a customary tenant of the said manor, surrendered into the hands of the lord at this court in consideration of the sum of £201? to him paid by the said William Kearton for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said William Kearton his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [7s 6d] and is therefore accordingly admitted tenant.

At this court the first proclamation was made for the heirs of the several persons undermentioned to come into court and be admitted into their copyhold tenements of which they died seised but none came.

Mrs Dorothy Miller

William Harker

James Close deceased

Faithfully recorded and copies made

Ottiwell Tomlin

Steward

Manor of Healaugh New Land in Swaledale in the County of York

The special court baron and customary court of Thomas Smith Esquire, lord of the said manor, held at Gunnarside in and for the said manor on Wednesday the? day of July ? before Ottiwell Tomlin, Gentleman, steward of the said manor.

Jury

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Calvert Houses

To this court came Mr Edmund Metcalfe and took of the lord a moiety of 4 dwelling houses, 2 stables 2 gardens a piece of ground called Hodge Garth a close called Hasle Close, a close called Bulloday? Close a close called Clark Close a close called Peckell, the close called New Close, a close called New Close End a close called Low Holme 3 closes called Smithy Hills and a close called Rampsholme and a parcel of ground called Summer Pasture with the appurtenances situate and being at or within the territories of Calvert Houses in the said manor of the ancient yearly fineable customary rent of 10s 7³/₄d and inhanced rent of £1 5s 5d 2s which William Metcalfe customary tenants of the said manor, [there is no end of this transaction]