

Manor of Muker in Swaledale in the County of York

The Court Baron and customary court of Thomas Smith Lord of the said manor , holden at Muker in and for the said manor on Wednesday 1st June 1814 before Ottiwell Tomlin Gentleman Steward of the said manor.

Names of the Homage Jury

Mr. John Grimes, Foreman.

James Calvert

Joseph Clarkson

James Milner

Christopher Peacock – Angram

Edward Alderson - Angram

William Alderson – Keld

John Alderson – Keld

Charles Alderson Snr

John Alderson Jnr

David Cleasby

Christopher Alderson

Keld

To this court came Eleanor Shaw wife of Joseph Shaw and took of the lord a dwelling house called Brew House with the appurtenances being under the value of 20s situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of ½d which John Alderson of Keld at this court surrendered into the hands of the lord before the said steward in consideration of [blank] to him paid by Eleanor Shaw for the absolute purchase To hold the said premises unto and to the use of Eleanor Shaw 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 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 [10d] and are therefore accordingly admitted tenant.

Thwaite

To this court came Edmund Alderson Knowles and Richard Garth devisees in trust named in the last will and testament of Thomas Butson deceased and took of the lord a dwelling house 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 1d which Thomas Butson surrendered out of court 12th January 1807 before Sampson George Gentleman Steward thereof, to the uses of his will To hold the said premises unto and to the use of the Edmund Alderson Knowles and Richard Garth their heirs and assigns forever as joint tenants 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 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 tenant.

Thwaite

To this court came William Harker and took of the lord a dwelling house and a garth 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 1d which James Harker at this court surrendered into the hands of the lord before the said steward in consideration of £40 to him paid by William Harker for the absolute purchase To hold the said premises unto and to the use of the 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 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 [1s 8d] and are therefore accordingly admitted tenant.

Angram

To this court came John Metcalfe and took of the lord a close 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 customary rent of 2s 4d which Edmund Milner at this court surrendered into the hands of the lord before the said steward in consideration of £420 to him paid by John Metcalfe for the absolute purchase To hold the said premises unto and to the use of 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 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 6s 8d] and are therefore accordingly admitted tenant.

Thwaite

To this court came John Metcalfe and took of the lord a moiety of a parcel of ground called Ash Gap and a moiety of another close called Intack and a moiety of a dwelling house and garth 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 1s 7d and 3s 2d inanced rent and not fineable which Edmund Alderson Knowles at this court surrendered into the hands of the lord before the said steward in consideration of £136 to him paid by John Metcalfe for the absolute purchase To hold the said premises unto and to the use of the 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 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 are therefore accordingly admitted tenant.

Muker

To this court came William Reynard and took of the lord a dwelling house and a stable formerly a Brewhouse with the appurtenances situate and being at or within the territories of Muker of the ancient yearly customary rent of 4d which William Hall at this court surrendered into the hands of the lord before the said steward in consideration of £49 to him paid By William Reynard for the absolute purchase To hold the said premises unto and to the use of the William Reynard 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 hath paid for his fine and entry as in the margin [6s 8d] and are therefore accordingly admitted tenant.

Muker

To this court came Phyllis Whitfield and took of the lord a 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 customary rent of 7½d which John Metcalfe at this court surrendered into the hands of the lord before the said steward in consideration of £136 to him paid by John Metcalfe for the absolute purchase To hold the said premises unto and to the use of the Phyllis Whitfield 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 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 [12s 6d] and are therefore accordingly admitted tenant.

Keld

To this court came Richard Lawson and took of the lord a close called Bartle Close with a dwelling house and a stable thereon, a close called Medward Head with a barn thereon, a close called Low Bottom with a barn thereon and 2 cattle gates in Keld pasture and right of common on Kisdon Common and the parcel of ground called Toad Hole with the appurtenances situate and being at or within the territories of Keld of the ancient yearly fineable customary rent of 2s 8½d which John Terry at this court surrendered into the hands of the lord before the said steward in consideration of £415 to him paid By Richard Lawson for the absolute purchase To hold the said premises unto and to the use of the Richard Lawson 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 hath paid for his fine and entry as in the margin [£2 14s 2d] and are therefore accordingly admitted tenant.

Keld

To this court came John Peacock and Christopher Peacock sons and co-heirs of Christopher Peacock deceased and took of the lord 2 closes called Sledding Green and 3 cattle gates in Muker pasture with the appurtenances situate and being at or within the territories of Muker of the ancient yearly fineable customary rent of 4d and a close called Appletree Thwaite and a dwelling house barn and stable thereunto belonging and another close called Little Appletree Thwaite with the appurtenances of the ancient yearly fineable customary rent of 5s 6d situate at Muker which the said Christopher Peacock died seised of. To hold the said premises unto and to the use of the John and Christopher Peacock 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 they hath paid for their fine and entry as in the margin 2d] and are therefore accordingly admitted tenant.

Angram

To this court came George Alderson son and heir of William Alderson deceased and took of the lord equity of redemption and interest in a dwelling house and a stable and garth adjoining a parcel of ground called Hollow Throw, a parcel of ground called Pick Hill with a cowhouse thereon, a parcel of ground called Crooks a parcel of ground called Slack Dale Bottoms and a parcel of ground called Skewfe with a cowhouse with the appurtenances situate and being at or within the territories of Angram of the ancient yearly fineable customary rent of 9s 3½d which William Alderson died seised To hold the said premises unto and to the use of the 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 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 3½d] and are therefore accordingly admitted tenant.

Angram

To this court came Elizabeth Alderson spinster and took of the lord a field called Skewfe or Skoofe with a cowhouse thereon with the appurtenances situate and being at or within the territories of Angram of the ancient yearly fineable customary rent of 1s 6d which George Alderson and John Raw at this court surrendered into the hands of the lord before the said steward in consideration of £187 19s to them paid By Elizabeth Alderson for the absolute purchase To hold the said premises unto and to the use of the Elizabeth Alderson 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 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 10s] and are therefore accordingly admitted tenant.

Angram

To this court came Elizabeth Alderson spinster and took of the lord a dwelling house with the appurtenances situate and being at or within the territories of Angram of the ancient yearly fineable customary rent of 6d which George Alderson at this court surrendered into the hands of the lord before the said steward in consideration of £46 to him paid By Elizabeth Alderson for the absolute purchase To hold the said premises unto and to the use of the Elizabeth Alderson 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 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 [10s] and are therefore accordingly admitted tenant.

Thwaite

To this court came Simon Harker and took of the lord a close called Stone Close with a cowhouse thereon, a close called High Close with a barn thereon a close called Low Mill Holme and a piece of ground laid thereto with the appurtenances situate and being at or within the territories of Thwaite of the ancient yearly fineable customary rent of 7s 4d which Edmund Alderson Knowles and Richard Garth on 24th November last surrendered into the hands of the lord before the Bailiff and 2 customary tenants in consideration of £752 17s to them for the absolute purchase To hold the said premises unto and to the use of the 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 hath paid for his fine and entry as in the margin [£7 6s 8d] and are therefore accordingly admitted tenant.

Muker

To this court came Simon Harker devisee named in the will of Thomas Hunt deceased and took of the lord a dwelling house and stable with the appurtenances situate and being at or within the territories of Muker of the ancient yearly fineable customary rent of ½d which Thomas Hunt on 12th February last surrendered into the hands of the lord before the Bailiff and 2 customary tenants to the uses of his will. To hold the said premises unto and to the use of the 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 hath paid for his fine and entry as in the margin [10d] and are therefore accordingly admitted tenant.

Keld

To this court came Thomas Robson and took of the lord a dwelling house and stable with the appurtenances situate and being at or within the territories of Keld of the ancient yearly fineable customary rent of 1d which John Thompson and William Preston at this court surrendered into the hands of the lord before the Steward in consideration of £63 to them for the absolute purchase To hold the said premises unto and to the use of the Thomas Robson 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 hath paid for his fine and entry as in the margin [1s 8d] and are therefore accordingly admitted tenant.

William Kearton sworn in Constable

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 MA Rector of Bobbingworth and chaplain of Horton Mandeville in the County of Essex Lord of the said manor, holden at Reeth in and for the said manor on Tuesday 12th December 1814 before Ottiwell Tomlin Gentleman Steward of the said manor.

Names of the Homage Jury

Simon Peacock - foreman

Edmund Alderson Knowles

John Langhorne

West Stonesdale

To this court came William Shaw and took of the lord a dwelling house and stable being the east or South East house, a close called High Close with a cowhouse thereon a close called Brow 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 1s 7³/₄d which Thomas Holliday on 22nd October last surrendered out of court into the hands of the lord before John Margetion of Kirkby Stephen in the County of Westmorland, Deputy steward specially appointed for that purpose by Ottiwell Tomlin to such uses intents and purposes as Thomas Holliday in and by his last will and testament gave and devised to the use of William Shaw his heirs and assigns forever. To such uses as are mentioned and declared in the will of Thomas Holliday 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 8¹/₄d] and are therefore accordingly admitted tenant.

Faithfully recorded 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 1st June in the year of our Lord 1814 before Ottiwell Tomlin Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr John Grimes— foreman Sworn

Mr James Calvert

Mr Joseph Clarkson

Mr James Milner

Mr Christopher Peacock - Angram

Mr Edward Alderson - Angram

Mr William Alderson - Keld

Mr John Alderson Keld

Mr Charles Alderson Senior

Mr John Alderson Junior

Mr David Cleasby

Mr Christopher Alderson

All Sworn

Keld

To this Court came Eleanor Shaw wife of Joseph Shaw and took of the Lord a dwelling house called Brew House situate near Batt House with the appurtenances being under the yearly value of 20s situate being at or within the territories of Keld in the said Manor of the ancient yearly fineable customary rent of ½ d which John Alderson of Keld a customary tenant of the said Manor at this Court surrendered before the said Steward according to the custom of the said Manor in consideration of the sum of to him paid by the said Eleanor Shaw for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Eleanor Shaw 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 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 [10d] and is therefore accordingly admitted tenant.

Thwaite

To this Court came Mr Edmund Alderson Knowles and Richard Garth Devises in Trust named in the last Will and Testament of Thomas Butson deceased 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 customary rent of 1d which the said Thomas Butson late a customary tenant of the said Manor surrendered out of Court on 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 Edmund Alderson Knowles and Richard Garth 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 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.

Thwaite

To this Court came William Harker and took of the Lord one dwelling house and one garth with the appurtenances situate and being at and within the territories of Thwaite in the said Manor of the ancient yearly fineable customary rent of 1d which James Harker a customary tenant of the said Manor 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 forty pounds to him paid by the said William Harker for the absolute purchase thereof. To have and to hold the said premises unto and 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 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.

Angram

To this Court came John Metcalfe and took of the Lord one close 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 customary rent of 2s 4d which Edmund Milner 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 four hundred and twenty pounds to him paid by the said John Metcalfe for the absolute purchase thereof. To have and to hold the said premises unto and 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 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 [£2 6s 8d] and is therefore accordingly admitted tenant.

Thwaite

To this Court came John Metcalfe and took of the Lord one undivided moiety of a parcel of ground called Ash Gap and an undivided moiety of another close called Intack and a moiety of a dwelling house and garth 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 1s 7d and 3s 2d inanced and not fineable which Edmund Alderson Knowles 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 one hundred and thirty six pounds and ten shillings to him paid by the said John Metcalfe for the absolute purchase thereof. To have and to hold the said premises unto and 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 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 hath paid for his fine and entry as in the margin [£1 11s 8d] and is therefore accordingly admitted tenant.

Muker

To this Court came William Raynard and took of the Lord one dwelling house and one stable formerly a brewhouse 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 4d which William Hall 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 forty nine pounds to him paid by the said William Raynard for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said William Raynard 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 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 [6s 8d] and is therefore accordingly admitted tenant.

Muker

To this Court came Phillis Whitfield and took of the Lord one dwelling house and stable at the end thereof 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 7½d which John 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 one hundred and fifty nine pounds and twelve shillings to him paid by the said Phillis Whitfield for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Phillis Whitfield 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 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 [12s 6d] and is therefore accordingly admitted tenant.

Keld

To this Court came Richard Lawson and took of the Lord one close called Bartle Close with a dwelling house and stable thereon, one Close called Midward Head with a barn thereon, one close

called Low Bottom with a barn thereon with two cattlegates in Keld pasture and a right of Common on Kisdon Common and one 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 customary rent of 2s 8½d which John Terry 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 four hundred and fifteen pounds to him paid by the said Richard Lawson for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Richard Lawson 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 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 14s 2d] and is therefore accordingly admitted tenant.

Muker

To this Court came John Peacock and Christopher Peacock sons and co-heirs of Christopher Peacock deceased and took of the Lord two closes called Sledding Green with three cattlegates in Muker pasture with the appurtenances of the ancient yearly fineable customary rent of 4d and one close called Appletree Thwaite and a dwelling house barn and stable thereto belonging and another close called Little Appletree Thwaite with the appurtenances of the ancient yearly fineable customary rent of 5s 6d situate and being at or within the territories of Muker in the said Manor of the several ancient yearly fineable customary rents aforesaid which the said Christopher Peacock deceased late a customary tenant of the said Manor died seized of. To have and to hold the said premises unto and to the use of the said John Peacock and Christopher Peacock 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 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 hath paid for their fine and entry as in the margin [2d] and is therefore accordingly admitted tenant.

Angram

To this Court came George Alderson son and heir of William Alderson deceased and took of the Lord Equity of Redemption Right and Interest of and in one dwelling house one stable and garth thereunto adjoining one parcel of ground called Hollow Brow one parcel called Pickhill with a cowhouse thereon one parcel called Crooks one parcel called Slackdale Bottoms and one parcel called Skewfe 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 customary rent of 9s 3 ½ d for the entirety of the said premises which the said William Alderson late a customary tenant of the said Manor died seized of. 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 copy hold 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 [1d] and is therefore accordingly admitted tenant.

Angram

To this Court came Elizabeth Alderson spinster and took of the Lord one field called Skewfe 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 customary rent of 1s 6d which George Alderson and John Raw two customary tenants of the said Manor at this Court surrendered into the hands of the Lord before the said Steward according to the custom of the said Manor in consideration of the sum of one hundred and eighty seven pounds and nineteen shillings to them paid by the said Elizabeth Alderson for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Elizabeth Alderson 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 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 10s 0d] and is therefore accordingly admitted tenant.

Angram

To this Court came Elizabeth Alderson spinster and took of the Lord one dwelling house with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable customary rent of 6d which George Alderson a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before the said Steward according to the custom of the said Manor in consideration of the sum of forty six pounds to him paid by the

said Elizabeth Alderson for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Elizabeth Alderson 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 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 [10s] and is therefore accordingly admitted tenant.

Thwaite

To this Court came Simon Harker and took of the Lord one close called Stone Close with a cowhouse thereon one close called High Close with a cowhouse thereon one close called Low Will Holme and one piece of ground laid thereto 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 Richard Garth and Edmund Alderson Knowles two customary tenants of the said Manor on 24th November last past surrendered into the hands of the said Lord before the Bailiff and two customary tenants of the said Manor according to the custom thereof in consideration of the sum of seven hundred and fifty two pounds and seventeen shillings to them paid by the said Simon Harker 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 copy hold 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 [£7 6s 8d] and is therefore accordingly admitted tenant.

Muker

To this Court came Simon Harker devisee named in the last Will and Testament of Thomas Hunt deceased 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 customary rent of ½d which the said Thomas Hunt late a customary tenant of the said Manor on the 12th February last past 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 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 copy hold 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 [10d] and is therefore accordingly admitted tenant.

Keld

To this Court came Thomas Robson and took of the Lord one dwelling house and a stable with the appurtenances situate and being at or within the territories of Keld in the said Manor of the ancient yearly fineable customary rent of 1d which John Thompson and William Preston two customary tenants of the said Manor 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 sixty three pounds to them paid by the said Thomas Robson for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Thomas Robson 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 to the Lord of the said Manor the yearly rent 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 [1s 8d] and is therefore accordingly admitted tenant.

Mr William Kearton sworn in Constable
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 Copyhold a Customary Court of Thomas Smith Clerk Master of Arts Rector of Bobbingworth and Chaplain of Horton Mandeville in the County of Essex Lord of the said Manor holden at Reeth in and for the said Manor on Tuesday 20th December in the year of our Lord 1814 before Ottiwell Tomlin Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr Simon Peacock – foreman sworn
Mr Edmund Alderson Knowles - sworn

Mr John Langhorne – sworn

West Stonesdale

To this Court came William Shaw and took of the Lord one dwelling house and stable being the east or south east house, one close called High Close with a cowhouse thereon and one close called Brow 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 1s 7¼d which Thomas Holliday a customary tenant of the said Manor on 22nd October last surrendered out of Court into the hands of the Lord of the said Manor before John Margetine of Kirby Stephen in the County of Westmorland Deputy Steward specially appointed for that purpose by the said Ottiwell Tomlin Steward of the said Manor. To such uses intents and purposes as the said Thomas Holliday should in and by his 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 William Shaw his heirs and assigns forever. To such uses as are mentioned and declared of and concerning the same in and by the said Will of the said Thomas Holliday according to the custom of the said Manor in the nature of a copy hold 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 8¼d] and is therefore accordingly admitted tenant.

Faithfully recorded and copy 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 Clerk Master of Arts Rector of Bobbingworth in the County of Essex Lord of the said Manor holden at Reeth in and for the said Manor on Monday 29th May in the year of our Lord 1815 before Ottiwell Tomlin Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr Thomas Langhorne— foreman sworn
Mr Simon Peacock
Mr John Langhorne
Mr John Barker
Mr Thomas Coates
Mr John Clarkson
Mr James Broderick
Mr Joseph Clarkson
Mr Joseph Kearton Junior
Mr Richard Garth
Mr David Cleasby
All sworn

Lodge Green

To this Court came William Woodward and took of the Lord a parcel of ground late parcel of Lodge Green pasture containing fourteen square feet adjoining to the said William Woodward's dwelling house and now used as a parlour situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable customary rent of 3d but not stintable which the said Thomas Smith at this Court granted to the said William Woodward. To have and to hold the said premises unto and to the use of him 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 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 [5s] and is therefore accordingly admitted tenant.

Feetham

To this Court came Francis Place and took of the Lord one dwelling house and garden 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 1d which James Raw a customary tenant of the said Manor at this Court surrendered into the hands of the said Lord before his said Steward in consideration of the sum of thirty pounds to him the said James Raw paid by the said Francis Place for the absolute purchase thereof. To have and to hold the said premises unto and to the

use of the said Francis Place 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 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.

Reeth

To this Court came James Close and took of the Lord two undivided third parts or shares the whole into three equal parts to be divided of and in 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 for the whole thereof which William Close Esquire and Mr Thomas Close two copyhold tenants of the said Manor at this Court surrendered into the hands of the Lord before his said Steward by Mr Edmund Alderson Knowles their attorney in consideration of their natural love and affection for the said James Close he being their brother. To have and to hold the said premises unto and 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 copy hold 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 [£6 18s 4d] and is therefore accordingly admitted tenant.

Feetham

To this Court came Solomon Harker and Thomas Harker two of the sons and devisees named in the last Will and Testament of William Harker deceased 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 customary rent of 5s and of 2d fineable but not stintable which the said William Harker late a customary tenant of the said Manor on 11th September 1813 surrendered out of Court into the hands of the Lord before the Bailiff and two customary tenants of the said Manor. To such uses as the said William Harker should in and by his last Will and Testament give direct limit or appoint. To have and to hold the said premises unto and to the use of the said Solomon Harker and Thomas Harker 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 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 hath paid for their fine and entry as in the margin [£5 3s 4d] and are therefore accordingly admitted tenants.

Lodge Green

To this Court came William Woodward and took of the Lord one dwelling house heretofore in the occupation of John Lee 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 5d which Thomas Wilkinson a customary tenant of the said Manor at the Court surrendered into the hands of the Lord before his said Steward in consideration of the sum of one hundred pounds to him paid by the said William Woodward for the absolute purchase thereof. To have and to hold the said premises unto and 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 copy hold 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 [8s 4d] and is therefore accordingly admitted tenant.

Reeth

To this Court came Matthew Whitelock and took of the Lord one dwelling house and butchers 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 3d which Thomas Ward 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 thirty pounds to him paid by the said Matthew Whitelock for the absolute purchase thereof. To have and to hold the said premises unto and 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 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 [5s] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came Barnard Garth and James Garth sons of James Garth and cousins and co-heirs of Mr James Close deceased and took of the Lord one undivided moiety of one close called West Cow Close 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 customary rent of 1s 8d for the whole thereof which the said James Close lately died seized of. To have and to hold the said undivided moiety of the said premises unto and to the use of the said Barnard Garth and James Garth their heirs and assigns forever as tenants in common but 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 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 [16s 8d] and are therefore accordingly admitted tenants.

Lodge Green

To this Court came Mr Richard Garth son of the late Francis Garth deceased and one of the coheirs of Mr James Close deceased and took of the Lord one undivided moiety of one close called West Cow Close 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 customary rent of 1s 8d for the whole thereof which the said James Close lately died seized of. To have and to hold the said undivided moiety of the said premises unto and to the use of 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 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 [16s 8d] and is therefore accordingly admitted tenant.

Reeth and Healaugh

To this Court came James Hutchinson and Anthony Hutchinson sons and devisees named in the last Will and Testament of Mr Robert Hutchinson deceased and took of the Lord the following closes namely Near Close, Far Close, Middle Close, Stripe, Low Pasture, one firehouse and stable, Hall Garth with a cowhouse thereon, one parcel of ground called Court Garth, one close called Round Close, one parcel of ground called Weston Hall Head, one close called West Intack otherwise Castle Intack with the appurtenances situate and being at or within the territories of Reeth and Healaugh in the said Manor of the ancient yearly fineable customary rent of 4s 1 d which the said Robert Hutchinson on 31st January last surrendered out of Court in to the hands of the Lord of the said Manor before the Bailiff and two customary tenants of the said Manor to for and upon such uses trusts intents and purposes and charged in such manner as the said Robert Hutchinson should in and by his last Will and Testament give devise direct and appoint. To have and to hold the said premises unto and to the use of the said James Hutchinson and Anthony Hutchinson their heirs and assigns forever in such manner and form as the same are devised in and by the said Will of the said Robert Hutchinson deceased according to the custom of the said Manor in the nature of a copy hold 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 hath paid for their fine and entry as in the margin [£4 1s 8d] and are therefore accordingly admitted tenants.

Gunnerside

To this Court came William Lockey and James Lockey brothers and devisees named in the last Will and Testament of Thomas Lockey deceased and took of the Lord four messuages or dwelling houses 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 1 ½ d which the said Thomas Lockey on 20th March last surrendered out of Court into the hands of the Lord of the said Manor before the Bailiff and two customary tenants of the said Manor. To hold the said premises to such person and persons to for and upon such uses trusts intents and purposes and charged in such manner as the said Thomas Lockey should in and by his last Will and Testament give devise direct and appoint To have and to hold the said premises unto and to the use of the said William Lockey and James Lockey 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 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 10½d] and are therefore accordingly admitted tenants.

Gunnerside

To this Court came James Lockey and took of the Lord one undivided moiety of four messuages or

dwelling houses 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 1 ½ d for the whole which William Lockey a customary tenant of the said Manor at this Court surrendered into the hands of the Lord before his Steward in consideration of his natural love and affection for the said James Lockey, he being his brother. To have and to hold the said premises unto and to the use of the said James Lockey 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 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 [11½d] 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 Clerk Master of Arts Rector of Bobbingworth in the county of Essex, lord of the said manor holden at Reeth in and for the said manor on Tuesday the thirtieth day of May in the year of our Lord One thousand eight hundred and fifteen before Ottiwell Tomlin Gentleman Steward of the said manor.

Names of the Homage Jury

Mr. Richard Garth – Foreman – sworn

Mr. William Coates

William Parkin

William Spencely

Thomas Buxton

John Scott

Thomas Birkbeck

James Spencely

James Close

William Kearton James

Lonsdale

Mr. James Galloway – sworn

Gunnerside

To this court came William Woodward took of the lord all those pieces of land called Winterfolds and Brookside and one cattlegate in Gunnerside pasture with the appurtenances heretofore John Lees situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 8d and 8d in hand but not fineable which Thomas Wilkinson a

customary tenant of the said manor of this court surrendered into the hands of the lord before his said steward in consideration of the sum of two hundred and fifty pounds to him paid by the said William Woodward for the absolute purchase thereof. To have and to hold the said premises unto and 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 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 [10s] and is therefore accordingly admitted tenant

Reeth

To this court came Mr. James Close and took of the lord two undivided third parts or shares, the whole into three equal parts to be divided of and in one tenement consisting of part of two closes called Holm Close with a barn thereon and Chapel 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 customary rent of 2s.9d. which William Close esquire and Mr Thomas Close two customary tenants of the said manor at this court surrendered into the hands of the lord before his said steward by Mr Edward Alderson Knowles their attorney in consideration of their natural love and affection for the said James Close he being their brother. To have and to hold the said premises unto and 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 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 [£1.7s.7d.] and is therefore accordingly admitted tenant.

Calvert Houses

To this court came Thomas Robinson and William Robinson sons and heirs of of Jane Robinson deceased and took of the lord 2 dwelling houses, 2 stables a close called Intack with a cowhouse thereon 2 parcels of ground called Intack Head and Issue, a close called East Ing a close called Houle Close, a close called Cowpasture with a cowhouse thereon, situate and being within the territories of Calvert Houses in the said manor of the ancient yearly fineable customary rent of 10s 7d stintable and 10s 7d not stintable which the said Jane Robinson lately died seised To have and to hold the said premises unto and to the use of the said Thomas Robinson and William Robinson 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 they hath paid for their fine and entry as in the margin [£7.18s.9d.] and are therefore accordingly admitted tenants.

Gunnerside

To this court came James Lockey and took of the lord one dwelling house lately described as one homestead with the appurtenances situate and being within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of ½d which Elizabeth Lockey a customary tenant of the said manor at this court surrendered into the hands of the lord before his steward in consideration of her natural love and affection for the said James Lockey he being her

son. To have and to hold the said premises unto and to the use of the said James Lockey 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 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 [7½d] and is accordingly admitted tenant.

Feetham

To this court came Solomon Harker and Thomas Harker sons and devisees of William Harker deceased and took of the lord one copyhold close called Cow Garth with a blacksmith's shop thereon and one copyhold close called Thirteen Acres with a cowhouse thereon situate and being within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 2s 6d which stintable and 6d not stintable which the said William Harker late a customary tenant of the said manor on the eleventh day of September one thousand eight hundred and thirteen surrendered out of court into the hands of the lord before the bailiff and two customary tenants of the said manor to such uses that the said William Harker should in and by his last will and testament give direct limit or appoint. To have and to hold the said premises unto and to the use of the said Solomon Harker and Thomas Harker 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 the 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 are therefore accordingly admitted tenants.

Reeth

To this court came James Hutchinson and Anthony Hutchinson sons and devisees named in the last will and testament of Robert Hutchinson deceased and took of the lord one parcel of ground called Right Intack, one parcel of ground called Intack, one equal fourth parts of another parcel of ground Charder Intack (now in three closes) and three equal fourth parts of another parcel of ground called West Intack (now in one close) with the appurtenances situate and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s 10½d which the said Robert Hutchinson on the thirty first day of January last surrendered out of court into the hands of the lord before the bailiff and two customary tenants of the said manor to such uses trusts interests and purposes and charged in such manner as the said Robert Hutchinson should in and by his 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 James Hutchinson and Anthony Hutchinson their heirs and assigns forever in such manner and form as the same are devised in and by the said will of the said Robert Hutchinson deceased 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 the 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 8s 1½d] and are therefore accordingly admitted tenants.

Crackpott [Crackpot]

To this court came Mr Richard Garth son of the late Francis Garth deceased a cousin and one of the coheirs of the late James Close deceased and took of the lord one undivided moiety of two closes called West Closes with a cowhouse thereon, one close called Bank, one moiety or half part of the whole into two equal parts to be divided of one close called Burblett with two cattlegates in a pasture called Crackpott [Crackpot] pasture which is now divided and a separate allotment awarded in right of such cattlegates with the appurtenances situate and being within the territories of Crackpott [Crackpot] in the said manor of the ancient yearly fineable customary rent of 7s and 4s 9½d inanced which the said James Close lately died seized of. To have and to hold the said undivided moiety of the said premises unto and to the use of the said Richard 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 to the lord of the said manor 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 [£2 12s 6d] and is therefore accordingly admitted tenant.

Crackpott [Crackpott]

To this court came Barnard Garth and James Garth sons and heirs of James Garth deceased and cousins and coheirs of the Mr James Close deceased and took of the lord one undivided moiety of two closes called West Closes with a cowhouse thereon, one close called Bank, one undivided moiety or half the whole into two equal parts to be divided of one close called Burblett with two cattlegates in a pasture called Crackpott [Crackpot] pasture which is now divided and a separate allotment awarded in right of such cattlegates with the appurtenances situate and being within the territories of Crackpott [Crackpot] in the said manor of the ancient yearly fineable customary rent of 7s and 4s 9½d inanced which the said James Close lately died seized of. To have and to hold the said undivided moiety of the said premises unto and to the use of the said Barnard Garth and James Garth 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 the 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 12s 6d] and are 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 the copyhold tenements of which they are severally died seized -

Mr Christopher Whitelock and Robert Tennant, but none came.

And the second proclamation for the heirs of -

Mrs Dorothy Miller deceased to come into court for the like purpose, but none came.

Faithfully recorded and copies made

Ottiwell Tomlin

Steward

Mr George Coates sworn Constable for the ensuing year.

Manor of Muker in Swaledale in the County of York

The Court Baron and customary court of Thomas Smith Clerk Master of Arts Rector of Bobbingworth in the county of Essex, lord of the said manor holden at Muker in and for the said manor on Wednesday the thirtieth first day of May in the year of our Lord One thousand eight hundred and fifteen before Ottiwell Tomlin Gentleman Steward of the said manor.

Names of the Homage Jury

Mr John Grime Foreman - Sworn

Mr Richard Alderson

John Birkbeck

Edward Alderson

William Alderson - Agill

John Alderson. Keld

William Alderson. Keld

David Cleasby

Charles Alderson Junior

Charles Alderson Senior

Mr Richard Guy – Sworn

Keld

To this court came John Alderson and took of the lord a dwelling house called Brew House situate near Butt House with the appurtenances being under the yearly value of 20s situate and being within the territories of Keld in the said manor of the ancient yearly fineable customary rent of $\frac{1}{2}$ d which Joseph Shaw and Eleanor his wife customary tenants of the said manor at this court surrendered into the hands of the lord before his steward (the said Eleanor being firstly solely and separately examined apart from her said husband and freely and voluntarily consenting thereto) 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 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 [10d] and is accordingly admitted tenant.

Muker

To this court came William Tarn and took of the lord one dwelling house now in two tenements with the appurtenances situate and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1d which James Clarkson 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 £157 10s 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 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 accordingly admitted tenant.

Birkdale

To this court came Thomas Rakeshaw and took of the lord one parcel of ground called Horsefolds with a cowhouse thereon with the appurtenances of which said premises William Robinson was admitted in trust for the said Thomas Rakeshaw situate and being within the territories of Birkdale in the said manor of the ancient yearly fineable customary rent of 6d which the said William Robinson at this court surrendered into the hands of the lord before his steward. To have and to hold the said premises unto and to the use of the said Thomas Rakeshaw 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 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 [10s] and is accordingly admitted tenant.

Keld

To this court came Charles Bradberry and took of the lord one dwelling house and two stables with the appurtenances situate and being within the territories of Keld in the said manor of the ancient yearly fineable customary rent of $\frac{1}{2}$ d which John Milner a customary tenant of the said manor at this court surrendered into the hands of the lord before his steward in consideration of the sum of £48 to him paid by the said Charles Bradberry for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Charles Bradberry 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 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 [10d] and is accordingly admitted tenant.

Muker

To this court came Mary Piggott sister and heir at law of William Piggott deceased and took of the lord all those several closes and parcels of land commonly called or known by the respective names of the North Side and Stubbing (now in one close) and the Summer Pasture heretofore the estate of James Milner deceased with the appurtenances situate and being within the territories

of Muker in the said manor of the ancient yearly fineable customary rent of 1s 4d and also that other close or parcel of land commonly called or known by the name of the Wood heretofore the estate of George Cottingham with the appurtenances situate and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1s 4d which the said William Piggott lately died seized of. To have and to hold the said premises unto and to the use of the said Mary Piggott 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 to the lord of the said manor the yearly rent aforesaid and all the 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 13 4d] and is accordingly admitted tenant.

Muker

To this court came Mrs Betty Winn took of the lord all those several closes or parcels of land commonly called or known by the respective names of the North Side and Stubbing (now in one close) and the Summer Pasture heretofore to the estate of James Milner deceased with the appurtenances situate and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1s 4d. And also all that other close or parcel of land commonly called or known by the name of the Wood heretofore the estate of George Cottingham with the appurtenances situate and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1s 4d which Mary Piggott and Peter Milner by Richard Metcalfe their attorney by virtue of a certain letter of attorney under their hands and seals bearing the date the eighth day of May last at this court surrendered into the hands of the lord before his said steward in consideration of the sum of £200 to the said Mary Piggott and Peter Milner paid by the said Betty Winn for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Betty Winn 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 to the lord of the said manor the yearly rent aforesaid and all the 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 13 4d] and is accordingly admitted tenant.

Rash

To this court came Marmaduke Clarkson and took of the lord one messuage one stable, one close called Doctors Close with a barn thereon, two closes called How Ings with a barn thereon, one close called Intack, one close called Little Intack with a cowhouse thereon, and one close called Hazle Bottom with a barn thereon and eleven cattlegates in the Muker pasture with the appurtenances situate and being within the territories of Rash in the said manor of the ancient yearly fineable customary rent of 14s 8d which John Clarkson a customary tenant of the said manor at this court surrendered into the hands of the lord before the said steward in consideration of the sum of £281 to him paid by the said Marmaduke Clarkson for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Marmaduke 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 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 [£14 13s 4d] and

is accordingly admitted tenant.

Faithfully recorded and copies made

Ottiwell Tomlin

Steward

Charles Neesham sworn in Constable for the ensuing year

Copy Act of Parliament to remove certain difficulties in the disposition of copyhold estates by will. Chap. CXCL. 55 Geo. 3 12th July 1815.

Note in margin: Disposition by the will of copyhold estates made effectual without previous surrenders to the uses thereof.

Whereas by the custom of certain manors copyhold estates of such manors pass by the last will and testament of the copyhold tenants thereof declaring the uses of surrenders made for that purpose. And whereas much inconvenience has arisen from the necessity of making such surrenders. For remedy [remedy] whereof may it please your Majesty that it may be enacted and be it enacted by the King's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal and Commons in this present Parliament assembled and by the authority of the same. That in all cases where by the custom of any manor in England and Ireland any copyhold tenant of such a manor may by his or her last will and testament dispose of or appoint his or her copyhold tenements the same been having surrendered to such uses as should be declared by such last will and testament every disposition a change made or to be made by any such will or testament by any person who shall die after the passing of this Act of any such copyhold tenements or any right title or interest in or to the same shall be valid and effectual to all intents and purposes although no surrender shall have been made to the use of the last will and testament of such person, as the same would have been if a surrender had been made to the use of such a will.

Note in margin: Persons admitted under testamentary dispositions to pay the like fees as would have been payable on such surrenders.

Provided also and it is hereby further enacted that no person entitled or claiming to be the entitled to the copyhold lands tenements or hereditaments in consequence of any testamentary disposition shall be entitled to be admitted to the same by virtue of anything in this Act contained except upon payment of all such stamp duties, fees and sums of money as would have been lawfully due and payable in respect of the surrendering of such copyhold lands, tenements or hereditaments to the use of such will or in respect of the presenting, registering or enrolling of such a surrender had the same lands, tenements and hereditaments been surrendered to the use of the will of the persons so disposing of the same all such stamp duties fees or sums of money

due as aforesaid to be paid in addition to the stamp duties, fees or sums of money due or payable on the admission of such person so entitled or claiming to be entitled to the same copyhold lands, tenements and hereditaments and the stamp duties to be affixed to the copy of the admission.

Note in margin: This Act not to invalidate devises of copyhold

3. Provided always and it is hereby enacted and declared that nothing in this Act contained shall be construed deemed or taken at law or in equity, to render invalid or ineffectual any devise or disposition of any copyhold lands, tenements and hereditaments or any right title or interest in or to the copyhold lands tenements or hereditaments which would be valid or effectual if this Act had not been made or to render valid and effectual any devise or disposition of any copyhold lands, tenements or hereditaments or any right of title or interest in or to any copyhold lands, tenements or hereditaments which would be invalid or ineffectual if a surrender had been made to the use of the last will and testament of the person attempting to dispose of the same by will anything therein before contained to the contrary notwithstanding.

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

The Court Baron and Customary Court of Thomas Smith Clerk Master of Arts
Rector of Bobbingworth in the County of Essex Lord of the said Manor holden at
Reeth in and for the said Manor on Monday the twenty seventh day of May in the
year of our Lord one thousand eight hundred and sixteen Before Ottiwell Tomlin
Gentleman Steward of the said Manor

Names of the Homage Jury

Mr Thomas Langhorne – Foreman Sworn

Mr Anthony Hutchinson Sworn

James Lonsdale Sworn

James Spenceley Sworn

James Close Sworn

John Spenceley Sworn

Mr Thomas Harker Sworn

Thomas Coates Sworn

George Metcalfe Sworn

Thomas Birkbeck Sworn

John Clarkson Sworn

Mr James White Sworn

Low Row

To this Court came James Simpson and took of the Lord one close called New Intack with a cowhouse thereon and one entire 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 customary rent of two shillings which Francelina Stuart the wife of Mr William Stuart a customary tenant of the said Manor at this court surrendered into the hands of the said Lord in exchange for certain other lands situate at Low Row aforesaid by the said James Simpson intended to be surrendered to the use of the said Francelina Stuart (the said Francelina Stuart first solely and separately examined apart from her said husband and freely and voluntarily consenting thereto). To have and to hold the same premises with the appurtenances unto and 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 state 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 [£2 0s 0d] and is therefore accordingly admitted tenant

Ivelett

To this Court came Rosamund Pratt a daughter and devisee named in the last will and testament of Margaret White deceased and took of the Lord one messuage or tenement and garden and also a close or parcel of ground called Whart and a close or parcel of ground called High Intack with the appurtenances situate and being at or within the territories of Ivelett in the said Manor of the ancient yearly fineable customary rent of seven shillings which the said Margaret White a customary tenant of the said Manor surrendered out of Court on the twelfth day of March one thousand eight hundred and seven before the then Bailiff and two customary tenants of the said Manor according to the custom of the said Manor to for and upon such uses trusts intents and purposes and charged in such manner as the said Margaret White should in and by her last will and testament give devise direct or appoint. To have and to hold the same premises with the appurtenances unto and to the use of the said Rosamund Pratt 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 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 [£7 0s 0d] and is therefore accordingly admitted tenant

Feetham

To this Court came Mrs Kitty Alderson widow the grand mother and guardian by this Court appointed of Henry Alderson Miller and William Miller the two sons and co-heirs of Dorothy Miller 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 two shillings and five pence which the said Dorothy Miller late a customary tenant of the said Manor lately died seized of. To have and to hold the same premises with the appurtenances unto and to the use of the said Henry Alderson Miller and William Miller 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

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 [£2 8s 4d] and are therefore accordingly admitted tenants

Feetham

To this Court came Isabel wife of James Newton and Jane Spence the two daughters and Thomas, Christopher, George and Matthew the four sons of Nanny late the wife of George Heslop another daughter of Isabel Pratt late the wife of Thomas Pratt alias Harker heretofore called Isabel Spence and took of the Lord as co-heiresses and co-heirs of the said Isabel Spence one close called Intack and one dwellinghouse 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 one shilling and eight pence which the said Isabel Spence late a customary tenant of the said Manor lately died seized. To have and to hold the same premises with the appurtenances into three equal parts to be divided unto and to the use of the said Isabel Newton, Jane Spence, Thomas Christopher George and Matthew Heslop 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 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 13s 4d] and are therefore accordingly admitted tenants

Feetham

To this Court came Isabel the wife of James Newton and took of the Lord one undivided third part the whole into three equal parts to be divided of once close called Intack and a dwellinghouse 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 for the whole of the said premises of one shilling and eight pence which Jane Spence a customary tenant of the said Manor at this Court surrendered into the hands of the Lord to the use of the said Isabel Newton in consideration of an annuity of seven pounds secured to be paid to the said Jane Spence by the said Isabel Newton and her sureties during the life of the said Jane Spence. To have and to hold the same premises with the appurtenances unto and to the use of the said Isabel Newton 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 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 [11s 8d] and is therefore accordingly admitted tenant

Healaugh and Reeth

To this Court came William Fothergill, William Thompson, John Thompson and Alexander Fothergill devisees named in the will of Mr George Raw deceased and took of the Lord two closes called Townend Closes and one parcel of ground called Sump with three shillings and one penny rent, one close called East Bottom, one close called West Bottom, one close called Court Close and one close called

Hall Close with three shillings rent, one dwellinghouse and stable, one smiths shop and a piece of ground called Rood on the backside of the same dwellinghouse with one penny rent with the appurtenances situate and being at or within the territories of Healaugh and Reeth in the said Manor of the ancient yearly fineable customary rent of six shillings and two pence for the whole of the said premises which the said George Raw late a customary tenant of the said Manor surrendered out of court on the twenty sixth day of September one thousand eight hundred and seven before the then Bailiff and two customary tenants of the said Manor according to the custom thereof to for and upon such uses trusts intents and purposes and charged in such manner as he should in and by his last will and testament give devise direct and appoint. To have and to hold the same premises with the appurtenances unto and to the use of the said William Fothergill, William Thompson, John Thompson and Alexander Fothergill their heirs and assigns upon such trusts as are mentioned and declared of and concerning the same in and by the said last will and testament of the said George Raw deceased 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 they have paid for their fines and entry as in the margin [£6 3s 4d] and are therefore accordingly admitted tenants

Wintering Garths

To this Court came Mary Dolphin the widow and devisee of Thomas Dolphin deceased and took of the Lord one parcel of ground called West Side with a dwellinghouse thereon and one close called Intack or Wintering Garths with a cowhouse thereon 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 one shilling and ten pence which the said Thomas Dolphin late a customary tenant of the said Manor since the last Court in and by his last will and testament devised to the said Mary Dolphin. To have and to hold the same premises with the appurtenances unto and to the use of the said Mary Dolphin 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 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 16s 8d] and is therefore accordingly admitted tenant

Reeth

To this Court came Simon Peacock and John Barker trustees and devisees named in the last will and testament of John Galloway deceased and took of the Lord two dwellinghouses, one little stable adjoining thereto, one garth on the backside and one garden on the foreside thereof, one stable and a chamber over it and one coal house adjoining and one close called Coupland 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 one shilling and three pence for the whole of the said premises which the said John Galloway late a customary tenant of the said Manor surrendered out of court on the seventh day of June one thousand eight hundred and three into the hands of the said Lord before the then

Bailiff and two customary tenants of the said Manor according to the custom of the said Manor to for and upon such uses trusts intents and purposes and charged in such manner as the said John Galloway should in and by his last will and testament give devise direct limit or appoint. To have and to hold the same premises with the appurtenances unto and to the use of the said Simon Peacock and John Barker their heirs and assigns upon such trusts as one mentioned and declared of and concerning the same premises in and by the last will and testament of the said John Galloway 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 they have paid for their fine and entry as in the margin [£1 5s 0d] and are therefore accordingly admitted tenants

Reeth

To this Court came Joseph White and took of the Lord one close called Coupland 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 one shilling which Simon Peacock and John Barker customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of one hundred pounds to them paid by the said Joseph White for the absolute purchase thereof. To have and to hold the same premises with the appurtenances unto and to the use of the said Joseph 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 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] and is therefore accordingly admitted tenant

Reeth

To this Court came James Galloway and took of the Lord a dwellinghouse with a small piece of ground behind the same as now staked out 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 one penny and an halfpenny which Simon Peacock and John Barker customary tenants of the said Manor surrendered into the hands of the said Lord in consideration of the sum of forty five pounds to them paid by the said James Galloway for the absolute purchase thereof. To have and to hold the same premises with the appurtenances unto and to the use of the said James 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 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 [2s 6d] and is therefore accordingly admitted tenant

Reeth

To this Court came John Hodgson and took of the Lord one dwellinghouse

adjoining to James Galloways dwellinghouse with two stables and a coal house thereunto belonging 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 one halfpenny which Simon Peacock and John Barker customary tenants of the said Manor at this Court surrendered into the hands of the said Lord in consideration of the sum of forty five pounds to them paid by the said John Hodgson for the absolute purchase thereof. To have and to hold the same premises with the appurtenances unto and to the use of the said John Hodgson 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 [10d] and is therefore accordingly admitted tenant

Reeth

To this Court came Elizabeth Kilburne and took of the Lord one dwellinghouse adjoining to John Hodgsons dwellinghouse with a little piece of land belonging thereunto laying behind 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 one penny which Simon Peacock and John Barker customary tenants of the said Manor at this Court surrendered into the hands of the said Lord in consideration of the sum of forty five pounds to them paid by the said Elizabeth Kilburne for the absolute purchase thereof. To have and to hold the same premises with the appurtenances unto and to the use of the said Elizabeth Kilburne her heirs and assigns as tenants 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 she hath paid for her fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant

Feetham

To this Court came James Spenceley and took of the Lord one dwellinghouse, one parlour with a chamber over it, one orchard, one bake house, one close called Croft, one cowhouse and one parcel of ground called Hen Parrock and also one individual 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 customary rent of five shillings and six pence which Peter Denys Esquire a customary tenant of the said Manor by John Davies his attorney at this Court surrendered into the hands of the said Lord by virtue of a letter of attorney under the hand and seal of the said Peter Denys bearing date the eighteenth day of May last past in consideration of the sum of four hundred and ninety pounds to the said Peter Denys paid by the said James Spenceley for the absolute purchase thereof. To have and to hold the same premises with the appurtenances unto and to the use of the said James 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 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 [£5 10s 0d] and is therefore accordingly admitted tenant

Wintering Garths

To this Court came Thomas Birbeck and Reuben Birbeck and took of the Lord one close called Bank, two closes called High Beck and Low Beck Ing formerly in one close called Beck Ing and a parcel of land called 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 customary rent of three shillings and six pence which Robert Birbeck a customary tenant of the said Manor, brother of the said Thomas Birbeck and Reuben Birbeck, at this Court surrendered into the hands of the Lord to the use of the said Thomas Birbeck and Reuben Birbeck in consideration of his natural love and affection for the said Thomas Birbeck and Reuben Birbeck. To have and to hold the same premises with the appurtenances unto and to the use of the said Thomas Birbeck and Reuben Birbeck 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 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 [£3 10s 0d] and are therefore accordingly admitted tenants

Low Row

To this Court came Thomas Brown and took of the Lord one dwellinghouse and stable 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 one halfpenny which James Brown and John Brown customary tenants of the said Manor brothers of the said Thomas Brown at this Court surrendered into the hands of the said Lord in consideration of their natural love and affection to the said Thomas Brown. To have and to hold the same premises with the appurtenances unto and to the use of the said Thomas Brown 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 [10d] and is therefore accordingly admitted tenant

Low Row

To this Court came James Brown and took of the Lord one dwellinghouse being the Middle House adjoining to an old house now belonging to Thomas Brown and which said dwellinghouse hath lately been built upon the wastes of the said Manor situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable customary rent of three pence but not stintable which the said Thomas Smith at this Court granted to the said James Brown. To have and to hold the same premises with the appurtenances unto and to the use of the said James Brown 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 [5s 0d] and is therefore accordingly admitted tenant

Low Row

To this Court came John Brown and took of the Lord one dwellinghouse being the East House adjoining to James Browns house lately built upon the wastes of the said Manor situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable customary rent of three pence but not stintable which the said Thomas Smith at this Court granted to the said James Brown. To have and to hold the same premises with the appurtenances unto and to the use of the said John Brown 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 [5s 0d] and is therefore accordingly admitted tenant

Reeth

To this Court came John Orton and took of the Lord two closes called Townend Closes and one 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 three shillings and one penny which William Fothergill, William Thompson, John Thompson and Alexander Fothergill customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of four hundred pounds to them paid by the said John Orton for the absolute purchase thereof. To have and to hold the same premises with the appurtenances unto and to the use of the said John Orton 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 their fine and entry as in the margin [£3 1s 8d] and is therefore accordingly admitted tenant

Feetham

To this Court came Christopher Raw and took of the Lord one moiety or undivided half part of one messuage or dwellinghouse with the stable garth and gardens thereunto belonging and of all other the tenements late of John Snow Officer of Excise situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of two pence which James Simpson a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of forty six pounds to him paid by the said Christopher Raw for the absolute purchase thereof. To have and to hold the same premises with the appurtenances unto and to the use of the said Christopher 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 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 [3s 4d] and is therefore accordingly admitted tenant

Healaugh

To this Court came Simon Peacock and took of the Lord one dwellinghouse and stable, one smiths shop and a piece of ground called Rood on the backside of the same dwellinghouse 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 one penny which William Fothergill, William Thompson, John Thompson and Alexander Fothergill customary tenants of the said Manor at this Court surrendered into the hands of the said Lord in consideration of the sum of one hundred and forty five pounds to them paid by the said Simon Peacock for the absolute purchase thereof. To have and to hold the same premises with the appurtenances unto and 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 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

Low Row

To this Court came James Haslewell and took of the Lord one dwellinghouse and late a parlour with a chamber over it, one stable, one garden and one garth 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 two pence which Robert Rutter a customary tenant of the said Manor at this Court surrendered into the hands of the Lord to the use of the said James Haslewell in consideration of the sum of thirty pounds to him paid by the said James Haslewell for the absolute purchase thereof. To have and to hold the same premises with the appurtenances unto and to the use of the said James Haslewell 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 [3s 4d] and is therefore accordingly admitted tenant

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, clerk, Master of Arts, Rector of Bobbingworth in the county of Essex, lord of the said manor, held at Reeth in and for the said manor on Tuesday the 28th day of May 1816 before Ottiwell Tomlin, Gentleman, steward of the said manor.

Names of the homage jury

Mr Richard Garth, foreman	} sworn Mr
John Langhorne	} sworn
Mr William Alderson	} sworn Mr
William Coates	} sworn Mr
William Peacock	} sworn
Mr James Spenceley	} sworn Mr
Thomas Harker	} sworn Mr John
Scott	} sworn Mr
Richard Metcalfe	} sworn Mr
Henry Spenceley	} sworn Mr
Anthony Hutchinson	} sworn
Mr William Parkin	} sworn

Healaugh and Reeth

To this court came William Fothergill, William Thompson, John Thompson, and Alexander Fothergill, devisees named in the will of Mr George Raw deceased, and took of the lord: one moiety of a parcel of land called Kiln Croft with a cow house thereon with 8d pence rent; one moiety of a parcel of land with one old house stead thereon called Skirgill Hall with a half penny rent; one dwelling house, two stables, one garden, and one parcel of ground called Mill Acre and two small parcels of land called Sam Garths, rent 3s; one garth and one stable at the south end thereof with 3½d rent; two dwelling houses, one bake house, one garden and one close called Calf Close with a cow house thereon, one close called West Close, one close called Cow Ley Ing Acre, one close called Low Close, one parcel of ground called Wood, one close called East Intack with a cow house thereon, and one close called West Intack, with 10s 4d rent; one dwelling house and stable and one close called Sleets, and one close called Sleets Brow, with 6s rent; one dwelling house and stable, one close called Croft, and one parcel of ground called Pot Hill, with 1s 8d rent; two closes called Stubbings with a cow house thereon, one close called West Hill Croft Brow as the same is now divided, and one close called Low Close, with 6s 6d rent; with the appurtenances situate and being at or within the territories of Healaugh and Reeth in the said manor of the ancient yearly fineable customary rent of £1 6s, which the said George Raw, late a customary tenant of the said manor, surrendered out of court into the hands of the said lord on the 26th day of September 1807 before the then bailiff and two customary tenants of the said manor according to the custom thereof, to for and upon such uses, trusts, intents and purposes, and charged in such manner as he should, in and by his last will and testament give devise direct and appoint, to have and to hold the same premises with the appurtenances unto and to the use of the said William Fothergill, William Thompson, John Thompson, and Alexander Fothergill, their heirs and assigns upon such trusts as are mentioned and declared of and concerning the same in and by the said George Raw deceased 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 they have paid for their fine and entry as in the margin [£20 17s 6d] and are therefore accordingly admitted tenants.

Healaugh

To this court came James Clarkson 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 customary rent of 5s 4d, which Peter Denys Esquire, a customary tenant of the said manor by John Davies his attorney at this court surrendered into the hands of the said lord by virtue of a letter of attorney under the hand and seal of the said Peter Denys bearing date the 18th day of May last past in consideration of the sum of £450 to the said Peter Denys paid by the said James Clarkson for the absolute purchase thereof, to have and to hold the same premises with the appurtenances unto and 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 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 and Blaides [Blades]

To this court came Simon Peacock and John Barker, devisees under the last will and testament of John Galloway deceased and took of the lord one close called West Sleets and one close called Tropes situate at Reeth of the yearly rent of 2s 11d, and also two closes or parcels of land called West Evening and East Ing, with one 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 customary rent of 4s 5d, which the said John Galloway, late a customary tenant of the said manor, surrendered out of court into the hands of the said lord on the 7th day June 1803 before the then bailiff and two customary tenants of the said manor according to the custom thereof to for and upon such uses trusts intents and purposes and charged in such manner as he should in and by his last will and testament give devise direct limit or appoint, to have and to hold the same premises with the appurtenances unto and to the use of the said Simon Peacock and John Barker their heirs and assigns upon such trusts as are mentioned and declared of and concerning the same in and by the said last will and testament of the said John Galloway 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 they have paid for their fine and entry as in the margin [£5 10s] and are therefore accordingly admitted tenants.

Reeth

To this court came Aaron Robson and William How and took of the lord one close called West Sleets and one close called Tropes 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 11d, which Simon Peacock and John Barker , customary tenants of the said manor, at this court surrendered into the hands of the lord to the use of the said Aaron Robson and William How in consideration of the sum of £400 to them paid by the said Aaron Robson and William How for the absolute purchase thereof, to have and to hold the same premises with the appurtenances unto and to the use of the said Aaron Robson and William How 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 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 their fine and entry as in the margin [£2 3s 9d] and are therefore accordingly admitted tenants.

Gunnerside

To this court came Jonathan Daykin and took of the lord one close called New Close with a cow

house thereon 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 2s and an enhanced rent of 2s but not fineable, which James Holmes, a customary tenant of the said manor, at this court surrendered into the hands of the lord, to the use of the said Jonathan Daykin in consideration of the sum of £250 to him paid by the said Jonathan Daykin for the absolute purchase thereof, to have and to hold the same premises with the appurtenances unto and 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 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 10s] and is therefore accordingly admitted tenant.

Low Row

To this court came John Geldart and took of the lord one dwelling house situate at Isles in Low Row 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 [Haverdale] Beck foot, and one cattle gate 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 customary rent of 2s, which James Newton, a customary tenant of the said manor, at this court surrendered into the hands of the lord to the use of the said John Geldart in consideration of the sum of £420 to him the said James Newton paid by the said John Geldart for the absolute purchase thereof, to have and to hold the same premises with the appurtenances unto and to the use of the said John Geldart 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 10s] and is therefore accordingly admitted tenant.

Feetham

To this court came Mrs Kitty Alderson, widow, the grandmother and guardian by this court appointed of Henry Alderson Miller and William Miller, the two sons and coheirs of Dorothy Miller deceased, and took of the lord one dwelling house 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 the said Dorothy Miller, late a customary tenant of the said manor, died seised of, to have and to hold the same premises with the appurtenances unto and to the use of the said Henry Alderson Miller and William Miller 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 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 1s 3d] and are therefore accordingly admitted tenants.

Blaides [Blades]

To this court came John Spenceley and took of the lord two closes or parcels of land called West Evening and East Ing with one 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 customary rent of 4s 5d which Simon Peacock and John Barker, customary tenants of the said manor, at this court [surrendered] into the hands of the lord to the use of the said John

Spenceley in consideration of the sum of £386 to them paid by the said John Spenceley for the absolute purchase thereof to have and to hold the same premises with the appurtenances unto and 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 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 6s 3d] and is therefore accordingly admitted tenant.

Reeth

To this court came Robert Hutchinson and took of the lord one messuage, being the east part of three 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 customary rent of $\frac{1}{4}$ d, which Edward Hird, a customary tenant of the said manor, at this court surrendered into the hands of the lord to the use of the said Robert Hutchinson in consideration of the sum of £70 to him paid by the said Robert Hutchinson for the absolute purchase thereof to have and to hold the same premises with the appurtenances unto and to the use of the said Robert 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 [5d] and is therefore accordingly admitted tenant.

Low Row

To this court came Francelina Stuart, the wife of Mr William Stuart, and took of the lord two closes called Middle Foal Ing and Low Foal Ing containing together five acres one rood and four perches more or less with two cattle gates 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 lying and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 4s 8d and 8s 4d enhanced, which James Simpson, a customary tenant of the said manor at this court surrendered into the hands of the said lord to the use of the said Francelina Stuart in exchange for certain other lands situate at Low Row aforesaid surrendered by the said Francelina Stuart to the use of the said James Simpson to have and to hold the same premises with the appurtenances unto and 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 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 she has paid for her fine and entry as in the margin [£3 10s] and is therefore accordingly admitted tenant.

Healaugh

To this court came Elizabeth Birkbeck by Thomas Birkbeck her father and lawful guardian and took of the lord one parcel of ground called Pothill 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 3½d, which William Fothergill, William Thompson, John Thompson and Alexander Fothergill, customary tenants of the said manor, at this court surrendered into the hands of the lord to the use of the said Elizabeth Birkbeck in consideration of the sum of £40 to them paid by the said Elizabeth Birkbeck by the said Thomas Birkbeck her father for the absolute purchase thereof, to have and to hold the same premises with the appurtenances unto and to the use of the said

Elizabeth Birkbeck 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 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 has paid for her fine and entry as in the margin [4s 4½d] and is therefore accordingly admitted tenant.

Reeth

To this court came John Orton and took of the lord one dwelling house, two stables, one garden, and one parcel of ground called Mill Acre and two other small parcels of land called Sam Garths 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, which William Fothergill, William Thompson, John Thompson and Alexander Fothergill, customary tenants of the said manor, at this court surrendered into the hands of the lord, to the use of the said John Orton in consideration of the sum of £400 to them paid by the said John Orton for the absolute purchase thereof, to have and to hold the same premises with the appurtenances unto and to the use of the said John Orton 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 5s] and is therefore accordingly admitted tenant.

Harcaside [Harkerside]

To this court came William Whitell and took of the lord two closes or parcels of ground called Dikehouse Closes 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 5s, which Peter Denys Esquire, a customary tenant of the said manor, by John Davies his attorney at this court, surrendered into the hands of the lord by virtue of a letter of attorney under the hand and seal of the said Peter Denys bearing date the 18th day of May last in consideration of the sum of £250 to the said Peter Denys paid by the said William Whitell for the absolute purchase thereof to have and to hold the same premises with the appurtenances unto and 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 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 15s] and is therefore accordingly admitted tenant.

Reeth

To this court came James Galloway and took of the lord one undivided moiety or half part of one dwelling house, a back room and stable, and a back yard 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 2d for the whole, which John Kearton, a customary tenant of the said manor, at this court surrendered into the hands of the lord, to the use of the said James Galloway in consideration of the sum of £150 to him paid by the said James Galloway for the absolute purchase thereof to have and to hold the same premises with the appurtenances unto and to the use of the said James Galloway 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 Thomas Alderson and took of the lord one garth and one stable at the south end 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 3½d, which William Fothergill, William Thompson, John Thompson and Alexander Fothergill, customary tenants of the said manor, at this court surrendered into the hands of the lord, to the use of the said Thomas Alderson in consideration of the sum of £175 to them paid by the said Thomas Alderson for the absolute purchase thereof, to have and to hold the same premises with the appurtenances unto and to the use of the said Thomas 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 [4s 4½d] and is therefore accordingly admitted tenant.

Healaugh

To this court came James Galloway, only son and heir at law of James Galloway deceased and took of the lord one field called Ell Riddings 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 2s 8d, which the said James Galloway, late a customary tenant of the said manor, lately died seised of, to have and to hold the same premises with the appurtenances unto and to the use of the said James Galloway 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 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] and is therefore accordingly admitted tenant.

Reeth

To this court came George Coates and took of the lord one undivided moiety or half part of one dwelling house, stable, and a garden, formerly Rosewarren, 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 1¼d, which John Kearton, a customary tenant of the said manor, at this court surrendered into the hands of the lord to the use of the said George Coates in consideration of the sum of £44 to him paid by the said George Coates for the absolute purchase thereof, to have and to hold the same premises with the appurtenances unto and to the use of the said George 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 [1s 6½d] and is therefore accordingly admitted tenant.

Reeth

To this court came James Clarkson and took of the lord one undivided moiety or half part of one dwelling house 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 2d for the whole, which John Kearton, a customary tenant of the said manor, at this court surrendered into the hands of the said lord, to the use of the said James Clarkson in consideration of the sum of £120 to him paid by the said James Clarkson for the absolute purchase thereof, to have and to hold the same

premises with the appurtenances unto and 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 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.

Healaugh

To this court came Christopher White and took of the lord one close called New Intack with a new-built 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 customary rent of 8d, which James Close, a customary tenant of the said manor, at this court surrendered into the hands of the said lord to the use of the said Christopher White in consideration of the sum of £111 to him paid by the said Christopher White for the absolute purchase thereof to have and to hold the same premises with the appurtenances unto and to the use of the said Christopher 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 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 [16s] and is therefore accordingly admitted tenant.

Lodge Green

To this court came Timothy Hunt and took of the lord three equal undivided fifth parts, the whole into five equal parts to be divided, of one dwelling house and a house stead 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 Joseph Shield, a customary tenant of the said manor, at this court surrendered into the hands of the lord to the use of the said Timothy Hunt in consideration of the sum of £65 to him paid by the said Timothy Hunt for the absolute purchase thereof to have and to hold the same premises with the appurtenances unto and to the use of the said Timothy 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 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 [3s 1½d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Mr Simon Peacock and took of the lord one close called West Hill Croft Brow as the same is now divided and one close called Low Close 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 2s 6d, which William Fothergill, William Thompson, John Thompson and Alexander Fothergill, customary tenants of the said manor, at this court surrendered into the hands of the lord, to the use of the said Simon Peacock in consideration of the sum of £145 to them paid by the said Simon Peacock for the absolute purchase thereof, to have and to hold the same premises with the appurtenances unto and 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 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 17s 6d] and is therefore accordingly admitted tenant.

Healaugh

To this court came John Davies and took of the lord two closes called Stubbins with a cow house thereon 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 4s, which William Fothergill, William Thompson, John Thompson and Alexander Fothergill, customary tenants of the said manor, surrendered into the hands of the lord, to the use of the said John Davies in consideration of the sum of £240 to them paid by the said John Davies for the absolute purchase thereof, to have and to hold the same premises with the appurtenances unto and 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 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] and is therefore accordingly admitted tenant.

Reeth

To this court came Thomas Holmes and took of the lord one messuage and garden, formerly in the possession of Mr 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 customary rent of 6d, which John Alderson, a customary tenant of the said manor, at this court surrendered into the hands of the lord to the use of the said Thomas Holmes in consideration of the sum of £150 to him paid by the said Thomas Holmes for the absolute purchase thereof, to have and to hold the same premises with the appurtenances unto and to the use of the said Thomas Holmes 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 William Metcalfe to come into court and be admitted of the tenements of which he died seised. and the second proclamation for the heirs of Mr Christopher Whitelock and Robert Tennant deceased for the like purpose, but none came.

Thomas Buxtin sworn constable for the manor

Faithfully recorded 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, clerk, Master of Arts, Rector of Bobbingworth in the county of Essex, lord of the said manor, held at Muker in and for the said manor on Wednesday the 29th day of May 1816 before Ottiwell Tomlin, Gentleman, steward of the said manor.

Names of the homage jury

Mr John Grime, foreman	} sworn Mr
Joseph Clarkson	} sworn Mr
Richard Alderson	} sworn Mr
Christopher Kearton	} sworn
Mr John Birkbeck	} sworn

Mr Edward Alderson, Greens	} sworn Mr
John Alderson, Keld	} sworn Mr
William Alderson, ditto.	} sworn Mr
Charles Alderson sen.	} sworn Mr David
Cleasby	} sworn
Mr Christopher Alderson sen.	} sworn
Mr Charles Alderson junr.	} sworn

Keld

To this court came the Reverend Edward Stillman and took of the lord a small garth behind the chapel, being under the yearly value of 20s, with the appurtenances situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of ½d, which William Alderson, a customary tenant of the said manor, at this court surrendered into the hands of the lord to the use of the said Edward Stillman to have and to hold the same premises with the appurtenances unto and to the use of the said Edward Stillman 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.

Thwaite and Angram

To this court came William Calvert and George Calvert, sons and heirs at law of Jonathan Calvert deceased, and took of the lord one parcel of ground called Far Dale with a cow house, one dwelling house and stable, two closes called Moor Closes, one dwelling house and a garth on the fireside thereof, one close called Mill Holme, one close called New Close, one close called Cliff Intack, one close called Moor Close, and one close called Toad Hole with the appurtenances all situate at Thwaite in the said manor, rent 15s 11¾d, and one close called Mickle Ing with two barns and cow houses thereon with the appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 3s, which the said Jonathan Calvert, late a customary tenant of the said manor, died seised of to have and to hold the same premises with the appurtenances unto and to the use of the said William Calvert and George 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 [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 [2d] and are therefore accordingly admitted tenants.

Keld

To this court came Hannah Bradberry and took of the lord one dwelling and two stables with the appurtenances situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of ½d, which Charles Bradberry, late a customary tenant of the said manor, by his last will and testament gave and devised to the said Hannah Bradberry to hold the same for and during the term of her natural life, to have and to hold the same premises with the appurtenances unto and to the use of the said Hannah Bradberry for and during the term of her natural life 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 she has paid for her fine and entry as in the margin [10d] and is therefore accordingly admitted

tenant.

Thwaite and Muker

To this court came John Kearton the elder, son and devisee named in the last will and testament of John Kearton deceased and took of the lord one close called Foxfit and one close called Cow Pasture with the appurtenances 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 8d for the whole, which the said John Kearton, late 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 of the said manor on the 19th day of May 1814, to for and upon such uses, trusts, intents and purposes and charged in such manner as he should in and by his last will and testament give devise direct or appoint, to have and to hold the same premises with the appurtenances unto and 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 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 16s 8d] and is therefore accordingly admitted tenant.

Thwaite

To this court came George Kearton, son and a devisee named in the last will and testament of John Kearton deceased and took of the lord one close called Mellbecks and one other close called Summer Busk 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 6s 11½d, which the said John Kearton, late 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 on the 19th day of May 1814, to for and upon such uses, trusts, intents and purposes and charged in such manner as he should in and by his last will and testament give devise direct or appoint, to have and to hold the same premises with the appurtenances unto and 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 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 9s 7d] and is therefore accordingly admitted tenant.

Thwaite

To this court came William Kearton, a son and devisee named in the last will and testament of John Kearton deceased and took of the lord one dwelling house, one stable, one garth, one close called Stockdale Holme and one other close called Far Close 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, which the said John Kearton, late 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 on the 19th day of May 1814, to for and upon such uses, trusts, intents and purposes and charged in such manner as he should in and by his last will and testament give devise direct or appoint, to have and to hold the same premises with the appurtenances 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 [£3 10s] and is therefore accordingly admitted tenant.

Thwaite

To this court came John Kearton, grandson and devisee named in the last will and testament of John Kearton deceased, and took of the lord one close called Nell Close and one close called Ralph Intack 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 4s 8d, which the said John Kearton deceased, late 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 of the said manor on the 19th day of May 1814, to such uses, trusts, intents and purposes and charged in such manner as he should in and by his last will and testament give devise direct or appoint, to have and to hold the same premises with the appurtenances unto and 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 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 13s 4d] and is therefore accordingly admitted tenant.

Thwaite

To this court came William Peacock and took of the lord one old house or farm stead containing about four square yards, being under the yearly 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 customary rent of ½d, which David Cleasby, a customary tenant of the said manor, at this court surrendered into the hands of the lord to the use of the said William Peacock, to have and to hold the same premises with the appurtenances unto and to the use of the 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 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.

Faithfully recorded 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, clerk, Master of Arts, Rector of Bobbingworth in the county of Essex, lord of the said manor, held at Reeth in and for the said manor on Monday the 26th day of May 1817 before Ottiwell Tomlin, Gentleman, steward of the said manor.

Names of the homage jury

Mr Simon Peacock, foreman	} sworn Mr
James Lonsdale	} sworn Mr James
Spenceley	} sworn Mr
Thomas Harker	} sworn Mr
William Peacock	} sworn Mr
James Close	} sworn Mr
Thomas Coates	} sworn Mr
Richard Metcalfe	} sworn
Mr John Clarkson	} sworn

Mr James Broderick	} sworn Mr
Richard Garth	} sworn
Mr Thomas Birkbeck	} sworn

Reeth

To this court came George Robinson of Reeth in the said manor, surgeon, and took of the lord one close called Hudd Dykes, one close called Small Keld with the west end or 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 situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 8s 6d, which George Bowes, a customary tenant of the said manor, surrendered at this court into the hands of the lord to the use of the said George Robinson in consideration of the sum of £470 to him paid by the said George Robinson for the absolute purchase thereof, to have and to hold the same premises with the appurtenances unto and to the use of the George Robinson 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 10s] and is therefore accordingly admitted tenant.

Riddings

To this court came George Robinson of Reeth in the said manor, surgeon, and took of the lord one parcel of ground called Riddings and three parcels of land called Riddings Intack situate and being at or within the territories of Riddings in the said manor of the ancient yearly fineable customary rent of 2s, which George Bowes, a customary tenant of the said manor, surrendered at this court into the hands of the lord to the use of the said George Robinson in consideration of the sum of £280 to him paid by the said George Robinson for the absolute purchase thereof, to have and to hold the same premises with the appurtenances unto and to the use of the said George Robinson 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] and is therefore accordingly admitted tenant.

Lodge Green

To this court came William Peacock and took of the lord one close called Intack, now in two parcels, situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 3s, which William Calvert, a customary tenant of the said manor, surrendered at this court into the hands of the lord, to the use of the said William Peacock in consideration of the sum of £200 to him paid by the said William Peacock for the absolute purchase thereof, to have and to hold the same premises with the appurtenances unto and 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 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] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Richard Metcalfe 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 customary rent of 2d, which James Lockey, 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 on the 15th day June 1815 in consideration of the sum of £100 to him paid by the said Richard Metcalfe to have and to hold the same premises with the appurtenances unto and to the use of the said Richard 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 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 [3s 4d] and is therefore accordingly admitted tenant. Redeemable nevertheless on payment by the said James Lockey, his heirs, executors or administrators, of the sum of £100 with legal interest for the same to the said Richard Metcalfe, his executors, administrators or assigns within six months from the date hereof.

Feetham

To this court came William Clark and took of the lord one dwelling house, stable and garth with the appurtenances, being under the annual 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 1d, which George Whaley, a customary tenant of the said manor, at this court surrendered into the hands of the lord to have and to hold the same premises with the appurtenances unto and to the use of the said William Clark 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.

Ivelett [Ivelet]

To this court came John Cooper and took of the lord a moiety or undivided half part of one dwelling house and stable with the appurtenances, being under the annual value of 20s, situate and being at or within the territories of Ivelett [Ivelet] in the said manor of the ancient yearly fineable customary rent of 1d, which James Cooper, a customary tenant of the said manor, at this court surrendered into the hands of the said lord, to have and to hold the same premises with the appurtenances unto and to the use of the said John Cooper 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 Simon Peacock and took of the lord one close called Coupland 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, which Joseph White, a customary tenant of the said manor, at this court surrendered into the hands of the lord before the said steward according to the custom of the said manor in consideration of the sum of £40 to him paid by the said Simon Peacock for the absolute purchase thereof, to have and to hold the same premises with the appurtenances unto and 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 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] and is therefore accordingly admitted tenant.

Wintering Garths

To this court came Joseph Dolphin, only cousin and heir of Thomas Dolphin deceased, and took of the lord one parcel of ground called West Side with a dwelling house thereon and one close called Intack or Wintering Garths with a cow house thereon 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 1s 10d, which the said Thomas Dolphin in and by his last will and testament gave and devised to his wife Mary Dolphin for and during her widowhood, and which said tenements by the marriage of the said Mary Dolphin descended to the said Joseph Dolphin, subject to the trusts, charges and incumbrances mentioned and contained in the said will of the said Thomas Dolphin, to have and to hold the same premises with the appurtenances unto and to the use of the said Joseph Dolphin 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 16s 8d] and is therefore accordingly admitted tenant.

Wintering Garths

To this court came Mary, wife of John Hodgson, late Mary Dolphin, and took of the lord one parcel of ground called West Side with a dwelling house thereon and one close called Intack or Wintering Garths with a cow house thereon 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 1s 10d, which Joseph Dolphin at this court surrendered into the hands of the lord before the said steward according to the custom thereof, to have and to hold the same premises with the appurtenances unto and to the use of the said Mary Hodgson 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 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 has paid for her fine and entry as in the margin [£1 16s 8d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Christopher White and took of the lord a small parcel of land called Doctor Intack, part of the estate of James Lonsdale, with he appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 6½d, which the said James Lonsdale, a customary tenant of the said manor, at this court surrendered into the hands of the lord before the said steward according to the custom of the said manor in consideration of the sum of £58 to him paid by the said Christopher White for the absolute purchase thereof, to have and to hold the same premises with the appurtenances unto and to the use of the said Christopher 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 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 [10s 10d] and is therefore accordingly admitted tenant.

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 MA Rector of Bobbingworth in the County of Essex Lord of the said manor, holden at Reeth in and for the said manor on Tuesday 27th May 1817 before Ottiwell Tomlin Gentleman Steward of the said manor.

Names of the Homage Jury

Richard Garth – foreman

William Coates

Anthony Hutchinson

Henry Spenceley

John Spenceley

James Lonsdale

Thomas Langhorne

James Thompson

James Spenceley

William Peacock

Simon Peacock

James Clarkson

Lodge Green

To this court came William Peacock and took of the lord a 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 1d which William Calvert at this court surrendered into the hands of the lord before his steward in consideration of the sum of £30 to him paid To have and to hold to the use of 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 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 are therefore accordingly admitted tenant.

Lodge Green

To this court came Thomas Buxtin and took of the lord the east end of a dwelling house being now a stable with a chamber over it used as a dwelling house 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 which Richard Buxtin at this court surrendered into the hands of the lord before his steward in consideration of the sum of £20 to him paid To have and to hold to the use of Thomas Buxtin 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 [1s 3d] and are therefore accordingly admitted tenant.

Reeth

To this court came Thomas Tennant and John Tennant infant sons and heirs at law of Robert Tennant deceased by Mary Tennant their mother and guardian and took of the lord a third part of a dwelling house and 2 shops and a large room over the shops and under the dwelling house 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 1s 3d which Robert Tennant died seised of. To have and to hold to the use of Thomas and John Tennant 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 hath paid for his fine and entry as in the margin [6s 3d] and are therefore accordingly admitted tenant.

West Stonesdale

To this court came William Shaw and took of the lord a dwelling house 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 ½d which Peter Butson at this court surrendered into the hands of the lord before his steward in consideration of the sum of £84 to him paid To have and to hold to the use of William Shaw 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 hath paid for his fine and entry as in the margin [7½d] and are therefore accordingly admitted tenant

Healaugh

To this court came Mary Young the only daughter and heiress of Ann Young an infant by George Young her father and guardian and took of the lord a moiety of a close called Abbot Leay, a close called Stone Radden and a close called 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 8s 9d for the whole which Ann Young died seised of To have and to hold to the use of Mary Young 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 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 [£3 5s 7½d] and are therefore accordingly admitted tenant

Gunnerside

To this court came Mr Simon Peacock and Mr John Barker trustees and executors named in the will of John Galloway late of Reeth and took of the lord a homestead now a dwelling house 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 ½d which James Lockety on 30th May 1815 surrendered into the hands of the lord before The Bailiff and 2 tenants in consideration of the sum of £60 to him paid To have and to hold to the use of Simon Peacock and John Barker 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 hath paid for his fine and entry as in the margin [7½d] and are therefore accordingly admitted tenant

Calvert Houses and Lodge Green

To this court came Edward Milner and James Milner 2 of the sons and devisees named in the will of Edward Milner deceased and took of the lord a close called Little Close, a parcel of ground called Bank with 2 dwelling houses 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 1d and an enhanced rent of 1s 1d and a stable and garth on the backside thereof and a lodging room over the said stable with the back building there with the appurtenances at Lodge Green of the ancient yearly fineable customary rent which Edward Milner on 4th March 1812 surrendered into the hands of the lord before the bailiff and 2 customary tenants To have and to hold to the use of such persons to and for and upon such purposes uses intents and charged in such manner as the said Edward Milner should in and by his last will and testament gave devised direct or appoint and to the use of Edward Milner and James Milner their heirs and assigns in the 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 [16s 10½d] and are therefore accordingly admitted tenant

Reeth

To this court came Mr Matthew Whitelock son and heir of Mr Christopher Whitelock deceased 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 customary rent of 4d which Christopher Whitelock died seised of To have and to hold to the use of Matthew Whitelock 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 hath paid for his fine and entry as in the margin [5s] and are therefore accordingly admitted tenant

Reeth

To this court came George Cooke, Thomas Beverly and John Hutchinson trustees and devisees named in the will of William Metcalfe deceased and took of the lord a moiety of a stable and a room over the same 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 customary rent of $\frac{3}{4}$ d and an inanced rent of $\frac{1}{2}$ d which William Metcalfe on 7th June 1803 surrendered into the hands of the

lord out of court before the bailiff and 2 customary tenants to the use of such person for such uses intents and purposes as the said William Metcalfe in and by his last will and testament should devise direct limit or appoint To have and to hold to the use of George Cooke, Thomas Beverley and John Hutchinson 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 hath paid for his fine and entry as in the margin [$3\frac{3}{4}$ d] and are therefore accordingly admitted tenant

Reeth

To this court came John Cooke and took of the lord a dwelling house and stable (now converted into 2 dwelling houses and a 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 $\frac{1}{2}$ d which Sarah Harker surrendered into the hands of the lord out of court before the bailiff and 2 customary tenants on 4th December 1816 in consideration of £75 to her paid for the absolute purchase thereof. To have and to hold to the use of John Cooke, 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 hath paid for his fine and entry as in the margin [1s 3d] and are therefore accordingly admitted tenant Redeemable nevertheless on payment by Sarah Harker of the sum of £75 with legal interest for the same to John Cooke on 27th December next

At this court the first proclamation was made for the heirs of James Broderick, John Arundale and Rosamund Pratt all deceased to come into court and be admitted tenants of the respective tenements of which the said James Broderick, John Arundale and Rosamund Pratt died seised of but none came.

James Hird of Reeth was sworn constable of the manor for the year ensuing

Faithfully recorded 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, Clerk, Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said manor, held at Muker in and for the said manor, on Wednesday the twenty eighth day of May one thousand eight hundred and seventeen before Ottiwell Tomlin, Gentleman, Steward of the said manor

Names of the Homage Jury

Mr John Alderson, Keld - foreman
Mr John Clarkson
Richard Alderson
William Hale
John Birkbeck
Edward Alderson
Mr William Alderson, Keld
Charles Alderson senior
Christopher Alderson senior
Christopher Kearton
Charles Alderson junior
Mr William Kearton

Thwaite

To this court came George Calvert and took of the lord an undivided moiety or half part of one parcel of ground called Far Dale with a cowhouse thereon and one parcel of ground called Calf Piece, one dwelling house and stable called Moor Close House, one close called Moor Close or Home Close, one close called Moor Close or Cooper Moor Close with the appurtenances, situate at or within the territories of Thwaite in the said manor, of the ancient yearly finable customary rent of 4s 0d, which William Calvert, a customary tenant of the said manor, at this court surrendered into the hands of the lord before the said steward in consideration of an agreement for partition between him, the said George Calvert, and the said William Calvert. To have and to hold the same premises with the appurtenances unto and to the use of the said George 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, yielding and paying to the lord of the said manor the yearly rent aforesaid [4s 0d] and all other duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [£4 0s 0d], and is therefore accordingly admitted tenant.

Thwaite

To this court came William Calvert and took of the lord an undivided moiety or half part of one dwelling house and a garth on the foreside thereof, one close called Millholme, one close called New Close, one close called Cliff Intack, one close called Adam Moor Close with a cowhouse thereon and one close called Toad Hole with the appurtenances, situate and being at or within the territories of Thwaite in the said manor, of the ancient yearly finable customary rent of 3s 11³/₄d, which George Calvert, a customary tenant of the said manor, at this court surrendered into the hands of the lord before the said steward in consideration of an agreement for partition between him, the said George Calvert, and the said William Calvert and the sum of thirty pounds to him in hand paid by the said William Calvert. To have and to hold the same premises with the appurtenances unto and to the use of the said William 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, yielding and paying to the lord of the said manor the yearly rent aforesaid [3s 11¼d]; and all other duties, fines and services due, and of right accustomed, for which he hath paid for his

fine and entry as in the margin [£3 19s 7d], and is therefore accordingly admitted tenant.

Muker & Kisdon

To this court came John James Grime, a son and devisee named in the last Will and Testament of John Grime deceased, and took of the lord one dwelling house, stable and gardens, one close called High Foal-Ing, one close called Low Foal-Ing with a cowhouse thereon, one close called Little Long Ing with a cowhouse thereon, one pasture called Northsides with the appurtenances, situate and being at or within the territories of Muker and Kisdon in the said manor, of the ancient yearly fineable customary rent of 13s 6½d, which the said John Grime, late a customary tenant of the said manor, in and by his last Will and Testament gave and devised to the said John James Grime, his heirs and assigns forever. To have and to hold the same premises with the appurtenances unto and to the use of the said John 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 to the lord of the said manor the yearly rent aforesaid [13s 6½d] and all other duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [£6 15s 5d], and is therefore accordingly admitted tenant.

Muker

To this court came George Grime, one of the sons and a devisee named in the last Will and Testament of John Grime deceased, and took of the lord one pasture called Breckin Intack with a cowhouse thereon, one close called Stony Stack Garth with a cowhouse thereon, one close called Fenn, one close called Ned Long Ing with a cowhouse thereon, one close called Harry Long Ing with a cowhouse thereon, one close called Thorney How 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 customary rent of 13s 4d for the whole, which the said John Grime, late a customary tenant of the said manor, in and by his last Will and Testament gave and devised to the said George Grime, his heirs and assigns forever. To have and to hold the same premises with the appurtenances unto and to the use of the said George 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 to the lord of the said manor the yearly rent aforesaid [13s 4d] and all other 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 therefore accordingly admitted tenant.

Thwaite

To this court came William Harker and took of the lord one close called Esh Garths 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 1s 7d, which George Alderson and John Metcalfe, customary tenants of the said manor, at this court surrendered into the hands of the lord before the said steward in consideration of the sum of one hundred and five pounds to them paid by the said William Harker for the absolute purchase thereof. To have and to hold the same premises with the appurtenances unto and 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 to the lord of the said manor the yearly rent aforesaid [1s 7d] and all other 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.

Thwaite

To this court came James Grime and took of the lord five dwelling houses 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 $\frac{1}{2}$ d, which George Alderson, 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, on the twentieth day of April one thousand eight hundred and fourteen in consideration of the sum of fifty pounds to him paid by the said James Grime. To have and to hold the same premises with the appurtenances unto and 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 to the lord of the said manor the yearly rent aforesaid [$\frac{1}{2}$ d] and all other 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.

Redeemable nevertheless upon payment by the said George Alderson, his heirs, executors or

administrators of the sum of fifty pounds with lawful interest for the same to the said James Grime, his executors, administrators or assigns on the twenty eighth day of December next.

Angram & Rash

To this court came James Grime and took of the lord one dwelling house, one close called Skoof or Skewfe with a cowhouse thereon, situate and being at or within the territories of Angram in the said manor, of the ancient yearly fineable customary rent of 2s 0d, also a moiety or half part of one dwelling house, one close called High Close, one close called Low Close, one close called Tom Close and one parcel of ground called Gill, situate and being at or within the territories of Rash in the said manor of the ancient yearly fineable customary rent of 3s $4\frac{3}{4}$ d with their several appurtenances, which Elizabeth Alderson, 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, on the first day of June one thousand eight hundred and fourteen in consideration of the sum of two hundred and eighty pounds to her paid by the said James Grime. To have and to hold the same premises with the appurtenances unto and to the use of the said James Grime, 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 [3s $4\frac{3}{4}$ d] and all other rents, duties, fines and services due, and of right accustomed, for which the hath paid for his fine and entry as in the margin [£5 7s 11d] and is therefore accordingly admitted tenant.

Redeemable nevertheless upon payment by the said Elizabeth Alderson, her heirs, executors or administrators of the sum of two hundred and eighty pounds with legal interest to the said James Grime, his executors, administrators or assigns on the twenty eighth day of December next.

Thwaite

To this court came John Metcalfe and took of the lord a moiety or half part of one dwelling house and one close called Intack 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 1s 7d in the whole [9½d], which George Alderson, a customary tenant of the said manor, at this court surrendered into the hands of the lord before the said steward in consideration of the sum of fifty pounds to him paid by the said John Metcalfe for the absolute purchase thereof. To have and to hold the same premises with the appurtenances unto and 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 to the lord of the said manor the yearly rent aforesaid [9½d] and all other 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.

Muker

To this court came the Reverend John Clementson, clerk, curate of the perpetual curacy of Muker in the parish of Grinton in the said county, and took of the lord one new erected messuage or dwelling house and stable with the scite [sic] of one other dwelling house and stable and also one close called North Sides with a cowhouse thereon, and also one close called Low Strands with a cowhouse 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 customary rent of 2s 2d and 4s 5¼d, which became vacant by the death of the Reverend James Bannister, clerk, late a customary tenant of the said manor, and curate of the said perpetual curacy. To have and to hold the said premises unto or to the use of the said John Clementson and his successors curates of the said curacy of Muker aforesaid for the time being, 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 2d and 4s 5¼d] and all other rents, duties, fines and services due, and of right accustomed, and particularly a fine of £6 13s 9d by every succeeding curate of Muker on his nomination to the same curacy and admittance to the copyhold tenements aforesaid, for which he hath paid for his fine and entry as in the margin [£6 13s 9d] and is therefore accordingly admitted tenant.

Muker

To this court came the Reverend John Clementson and took of the lord an old dwelling house 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 James Calvert, a customary tenant of the said manor, at this court surrendered into the hands of the lord before the said steward in consideration of the sum of thirty five pounds to him paid by the said John Clementson for the absolute purchase

thereof. To have and to hold the same premises with the appurtenances unto and to the use of the said John Clementson, 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 [1d] and all other 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.

Muker

To this court came Alexander Waistell and took of the lord a moiety or half part of one shop with a room over it and one coalhouse and fold yard with the appurtenances being under the annual value of twenty shillings, situate and being at or within the territories of Muker in the said manor, of the ancient yearly fineable customary rent of 1d, which John Cottingham, a customary tenant of the said manor, at this court surrendered into the hands of the said lord before the said steward. To have and to hold the same premises with the appurtenances unto and to the use of the said Alexander Waistell, 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 [1d] and all other 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.

Muker

To this court came Edward Milner and James Milner, trustees and devisees named and appointed in and by the last Will and Testament of Edward Milner deceased, and took of the lord one close called Long Ing 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 customary rent of 4s 7³/₄d, which the said Edward Milner deceased, late 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, on the fourth day of March one thousand eight hundred and twelve, to and for such trusts, intents and purposes and charged in such manner as he should in and by his last Will and Testament give, devise, direct or appoint To have and to hold the said premises with the appurtenances unto and to the use of the said Edward Milner and James Milner, their heirs and assigns for ever upon such trusts as are mentioned and declared of and concerning the same in and by the said last Will and Testament of the said Edward Milner deceased, 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 [4s 7³/₄d] and all other duties, fines and services due, and of right accustomed, for which they hath paid for their fine and entry as in the margin [£4 12s 11d], and are therefore accordingly admitted tenants.

Thwaite

To this court came Elizabeth Kearton, sister and a devisee named in the last Will and Testament of George Kearton deceased, 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 customary rent of ½d, which the said George Kearton, late a customary tenant of the said manor, devised to the said Elizabeth Kearton in and by his Last Will and Testament and to her heirs and assigns forever. To have and to hold the same premises with the appurtenances unto and to the use of the said Elizabeth Kearton, 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 to the lord of the said manor the yearly rent aforesaid [½d] and all other duties, fines and services due, and of right accustomed, for which she hath paid for her fine and entry as in the margin [10d], and is therefore accordingly admitted tenant.

Thwaite

To this court came William Kearton, brother and a devisee named in the last Will and Testament of George Kearton deceased, and took of the lord one close called Melbecks and one other close called Summer Busk 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 6s 11¹/₂d, which the said George Kearton, late a customary tenant of the said manor, devised to the said William Kearton in and by his Last Will and Testament and to his heirs and assigns forever. To have and to hold the same premises with the appurtenances unto and 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 [6s 11½d] and all other duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [£6 19s 2d], and is therefore accordingly admitted tenant.

Angram

To this court came Thomas Fawcett and took of the lord one close called John Close with the appurtenances, situate and being at or within the territories of Angram in the said manor, of the ancient yearly fineable customary rent of 2s 6d which George Alderson and William Alderson, customary tenants of the said manor, at this court surrendered into the hands of the lord before the said steward in consideration of the sum of two hundred and thirty one pounds to them paid by the said Thomas Fawcett for the absolute purchase thereof. To have and to hold the same premises with the appurtenances unto and to the use of the said Thomas 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 to the lord of the said manor the yearly rent aforesaid [2s 6d] and all other 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 therefore accordingly admitted tenant.

Muker

To this court came Henry Spenceley and took of the lord one dwelling house and stable, late in the occupation of Henry Calvert, and one close called North Foling with the cowhouse thereon at the east end of the barn and the east part of Newstead with the appurtenances of the ancient yearly fineable customary rent of 5s 10d in Muker pasture and 6½d in Kisdon pasture, and one dwelling house and stable with a chamber over it, one parcel of land called Tuffell and one garden near the front of the said house of the ancient yearly fineable customary rent of 10d with the appurtenances situate and being at or within the territories of Muker in the said manor, of the several ancient yearly fineable customary rents aforesaid [5s 10d, 6½d, 10d], which James Guy and Jane his wife, the said Jane being a customary tenant of the said manor, at this court surrendered into the hands of the lord before the said steward, the said Jane being first solely and separately examined apart from her said husband and freely and voluntarily consenting thereto, in consideration of the sum of three hundred and eighty two pounds twelve shillings and six pence to them paid by the said Henry Spenceley for the absolute purchase thereof. To have and to hold the same premises with the appurtenances 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 rent aforesaid [5s 10d, 6½d, 10d] and all other duties, fines and services due, and of right accustomed, for which he hath paid for his fine and entry as in the margin [£7 4s 2d] and is therefore accordingly admitted tenant.

Faithfully recorded 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, Clerk, Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said manor, held at Reeth in and for the said manor, on Monday the first day of June in the year of our lord one thousand eight hundred and eighteen before Ottiwell Tomlin, Gentleman, Steward of the said manor

Names of the Homage Jury

Mr Thomas Langhorne - foreman
Mr Simon Peacock
James Lonsdale
Thomas Birkbeck
Joseph Kearton

David Cleasby
Mr William Parkin
Thomas Harker
Thomas Coates
William Woodward
Anthony Cleasby
Mr James Broderick

Blaides [Blades]

To this court came William Chaytor the younger esquire and took of the lord the east part or division of a close called the East Overing and two closes called Summerings with the back part of a dwelling house with a stable thereto adjoining and another stable at the west end of the said dwelling house, now converted into a dwelling house, and another dwelling house at the west end of the said stable with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 2s 1d, which Thomas Willan, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of three hundred pounds to him the said Thomas Willan paid by the said William Chaytor. To have and to hold the said premises unto or to the use of the said William Chaytor, 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 [2s 1d]; 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 1s 8d], and is therefore accordingly admitted tenant.

Redeemable nevertheless on payment by the said Thomas Willan, his executors, administrators or assigns to the said William Chaytor, his heirs or assigns of the sum of three hundred pounds with interest for the same after the rate of five pounds for one hundred pounds for a year on the first day of June one thousand eight hundred and nineteen.

Ivelett [Ivelet]

To this court came John White and John Metcalfe, trustees and executors named in the last will and testament of Rosamond Pratt widow deceased, and took of the lord one messuage or tenement and garden, and also a close or parcel of ground called Whart and a close or parcel of ground called High Intack 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 7s 0d, which the said Rosamond Pratt in and by her last will and testament devised to the said John White and John Metcalfe upon certain trusts therein mentioned. To have and to hold the said premises unto and to the use of the said John White and John Metcalfe, their heirs and assigns for ever 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 to the lord of the said manor the yearly rent aforesaid [7s 0d]; 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 0s 0d], and are therefore accordingly admitted tenants.

Healaugh

To this court came Mary Arundale, the widow of John Arundale deceased and a devisee named in his last will and testament, and took of the lord one parcel of ground called the East Closes 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 10d, which the said John Arundale, late a customary tenant of the said manor, in and by his last will and testament bearing date the twenty eighth day of April one thousand eight hundred and seventeen gave and devised to the said Mary Arundale. To have and to hold the said premises unto and to the use of the said Mary Arundale, 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 10d], 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 10s 8d], and is therefore accordingly admitted tenant.

Lodge Green

To this court came Robert Bradbury, son and devisee named in the will of Charles Bradbury

deceased, and took of the lord 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 customary rent of ½d, which the said Charles Bradbury, late a customary tenant of the said manor, in and by his last will and testament gave and devised to the said Robert Bradbury. To have and to hold the said premises unto or to the use of the said Robert Bradbury, 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 [½d]; 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.

Lodge Green

To this court came William Cleminson and took of the lord one parcel of ground called West Barf Intack and the west end of 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 customary rent of 1s 0d, which Ruth Walters, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of eighty four pounds to her paid by the said William Cleminson for the absolute purchase thereof. To have and to hold the said premises unto or to the use of the said William 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 to the lord of the said manor the yearly rent aforesaid [1s 0d]; 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 0s 0d], and is therefore accordingly admitted tenant.

Healaugh

To this court came Mr George Emerson and took of the lord one close called East Bottom, one close called West Bottom, one close called Corn Close and one close called Hill Close 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 0d, which William Fothergill, William Thompson, John Thompson and Alexander Fothergill, customary tenants of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of two hundred pounds to them paid by the said George Emerson for the absolute purchase thereof. To have and to hold the said premises unto or 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 to the lord of the said manor the yearly rent aforesaid [3s 0d]; 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 [£3 0s 0d] and is therefore accordingly admitted tenant.

Feetham

To this court came Christopher White and took of the lord the west end moiety or half part of one dwelling house and the east end of a stable adjoining thereto 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 ½d, which Edward Simpson, a customary tenant of the said manor, on the twenty seventh day of September one thousand eight hundred and sixteen surrendered out of court into the hands of the lord before the bailiff and two customary tenants according to the custom of the said manor, in consideration of the sum of thirty pounds to him, the said Edward Simpson, paid by the said Christopher White. To have and to hold the said premises unto or 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 to the lord of the said manor the yearly rent aforesaid [½d]; 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.

Redeemable nevertheless by the said Edward Simpson on payment of the sum of thirty pounds with legal interest for the same on the first day of June one thousand eight hundred and nineteen to the said Christopher White, his executors, administrators or assigns.

Blaides [Blades]

To this court came Simon Broaderick, son and heir of James Broaderick deceased, and took of the lord one dwelling house, one stable at the west end of the said dwelling house and one garth with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 1d, which the said James Broaderick, late a

customary tenant of the said manor, lately died seized of. To have and to hold the said premises unto or to the use of the said Simon Broaderick, 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 [1d]; 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.

Healaugh

To this court came James Galloway and took of the lord one undivided third part of a messuage or dwelling house with a garden and stable in front thereof, one close now divided into two with a cowhouse thereon called Kiln Croft and a 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 customary rent of 3s 6d for the intirety [sic] thereof, which George Galloway, a customary tenant of the same manor, at this court surrendered into the hands of the lord in consideration of the sum of one hundred and thirty three pounds six shillings and eight pence to him paid by the said James Galloway for the absolute purchase thereof. To have and to hold the said premises unto or to the use of the said James 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 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 [£1 3s 4d], and is therefore accordingly admitted tenant.

Reeth

To this court came James Close of Whitaside 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 2d, which Ruth, the wife of Thomas Smith, a customary tenant of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of sixty pounds to her paid by the said James Close for the absolute purchase thereof. She, the said Ruth Smith, being examined by the said steward separately and apart from her husband and freely consenting thereto. To have and to hold the said premises unto or 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 to the lord of the said manor the yearly rent aforesaid [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 [3s 4d] and is therefore accordingly admitted tenant.

Reeth

To this court came Thomas Galloway and took of the lord one messuage or 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 one farthing [$\frac{1}{4}$ d], which Edward Hird and Mary Hird, his wife, before her marriage called Mary Harland, two customary tenants of the said manor, on the sixth day of April last surrendered out of court into the hands of the lord before Edmund Alderson Knowles, deputy steward of the said manor. She, the said Mary Hird, being separately examined and freely and voluntarily consenting thereto, in consideration of the sum of seventy pounds to them paid by the said Thomas Galloway for the absolute purchase thereof. To have and to hold the said premises unto or to the use of the said Thomas 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 to the lord of the said manor the yearly rent aforesaid [$\frac{1}{4}$ d]; 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 [5d], and is therefore accordingly admitted tenant.

Wintering Garths

To this court came Robert Birkbeck and Thomas Birkbeck, brothers and heirs at law of Reuben Birkbeck deceased, and took of the lord a moiety of one close called Bank, two closes called High Beck and Low Beck Ing, formerly in one close called Beck Ing, and a parcel of land called 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 customary rent off 3s 6d for the intirety [sic] of the premises, which the said Reuben Birkbeck, late a customary tenant of the said manor, lately died seized of. To have and to hold the said premises unto or to the use of the said Robert Birkbeck and Thomas Birkbeck, 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 [1s 0d]; 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 15s 0d] and are therefore accordingly admitted tenants.

Reeth & Lodge Green

To this court came William Fothergill, William Thompson, John Thompson and Alexander Fothergill, devisees named in the will of John Raw deceased, and took of the lord one close called Lime Croft Land situate at Reeth, and also one close called Winterfold with a cowhouse thereon situate at Lodge Green with the appurtenances, situate and being at or within the territories of Reeth and Lodge Green in the said manor, of the ancient yearly fineable customary rents of 5½d in Reeth and 1s 9d in Lodge Green, which the said John Raw, in and by his last will and testament bearing date the second day of June one thousand eight hundred and fifteen gave and devised to the said William Fothergill, William Thompson, John Thompson and Alexander Fothergill upon the trusts and for the intents and purposes therein mentioned and contained. To have and to hold the said premises unto or to the use of the said William Fothergill, William Thompson, John Thompson and Alexander Fothergill, 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 to the lord of the said manor the yearly rent aforesaid [2s 2½d]; 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 [£2 4s 2d], and are therefore accordingly admitted tenants.

Reeth and Healaugh

At this same court came James Hutchinson and Anthony Hutchinson, copyhold or customary tenants of this manor, the said James Hutchinson appearing by Mr George Robinson, his attorney, by virtue of a letter of attorney under the hand and seal of the said James Hutchinson bearing date the twenty second day of May last, and the said Anthony Hutchinson in his proper person, and in open court surrendered into the hands of the lord of the manor aforesaid according to the custom of the said manor by the hands and acceptance of his steward the following messuages, dwelling houses, tenements and premises, namely Near Close, Far Close, Middle Close, Stripe, Low Pasture, one fire house and stable, Hall Garth with a cowhouse thereon, one parcel of ground called Court Garth, one close called Round Close, one parcel of ground called Weston Hall Head, one close called West Intack otherwise Castle Intack with the appurtenances, situate and being at or within the territories of Reeth and Healaugh in the said manor, of the ancient yearly fineable customary rent of 4s 1d, to the use and behoof of John Dinsdale, his heirs and assigns for ever; to which said John Dinsdale, here personally present in court, the lord of the manor aforesaid by his said steward did grant seizen thereof. To have and to hold the said tenements and all and singular other the premises before mentioned with the appurtenances unto him, the said John Dinsdale, his heirs and assigns forever in the nature of a copyhold or customary estate of inheritance, according to the custom of the said manor, yielding and paying the rents, duties and services therefore due, and of right accustomed; but he paid no fine to the lord because his estate was only had for a further assurance and his fealty was pardonned and so having always the right of the lord the said John Dinsdale was admitted tenant thereof in form aforesaid.

And afterwards at the same court came John Langhorne in his proper person and complained against the said John Dinsdale in a plea of land (that is to say) of the said tenements and premises above mentioned with the appurtenances in Reeth and Healaugh aforesaid and made protestation to prosecute his said plaint in this court in the form and nature of a writ of right patent at the common Law according to the custom of the said manor, and thereupon found pledges to prosecute the same in form aforesaid, that is to say John Doe and Richard Roe and desired process according to the custom of the said manor against the said John Dinsdale returnable here at this court without delay and it was granted; and thereupon the said John Dinsdale being present here in court freely offered himself to answer unto the said John Langhorne without further process to him directed; whereupon the said John Langhorne came and demanded against the said John Dinsdale the said tenements and premises above mentioned with the appurtenances in Reeth and Healaugh aforesaid within this manor and within the jurisdiction of this court holden for this manor by copy of Court Roll of the said manor as his right and inheritance according to the custom of the said manor and whereof he was seized in his demesne as of fee and right according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance in the time of peace of our lord the king that now is by taking the profits to the value of twenty pounds and that his right was such he offered ?? and thereupon the said John Dinsdale came and denied the right

of the said John Langhorne when ?? and his seizen ?? the whole ?? and whatsoever ?? and especially of the said tenements and premises above mentioned with the appurtenances in his demesne as of fee and right according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance and vouched to warrant the premises with their appurtenances the said James Hutchinson and Anthony Hutchinson who being likewise here present in court as before mentioned also appeared freely without further process unto them directed; and the said tenements with the appurtenances unto him did warrant; whereupon the said John Langhorne came and demanded against them, the said James Hutchinson and Anthony Hutchinson, tenants by ????? warranty aforesaid the said tenements and premises before mentioned with the appurtenances in form aforesaid and whereof they said they were seized in their demesne of fee and right according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance in the time of peace in the time of the present lord the king by taking the profits thereof to the value ?? and that his right was such he offered ?? and thereupon the said James Hutchinson and Anthony Hutchinson, tenants by their warranty aforesaid, came and denied the right of the said John Langhorne when ?? and his seizen of which seizen ?? the whole ?? and whatsoever ?? and especially of the said tenements and premises before mentioned with the appurtenances in his demesne as of fee and right, according to the custom of the said manor, and vouched to warrant the premises with the appurtenances Ralph May who being likewise then present in court also appeared freely without further process unto him directed and the said tenements and premises before mentioned with the appurtenances unto him did warrant; whereupon the said John Langhorne came and demanded against him the said Ralph May tenant by his warranty aforesaid the said tenements and premises before mentioned with the appurtenances in form aforesaid and whereof he said he was seized in his demesne as of fee and right according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance in time of peace in the time of our present lord the king by taking the profits therof to the value of ?? and that his right was such he offered ?? and therupon the said Ralph May, tenant by his warranty aforesaid, came and denied the right of the said John Langhorne when ?? and his seizen of which seizen ?? the whole ?? and whatsoever ?? and especially of the said tenements and premises before mentioned with the appurtenances in his demesne as of fee and right according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance and put himself upon the homage of the said court in the place and stead of the great assize at the common law and prayed a recognition thereupon to be had whether he had more right to have and to hold the said tenements and premises before mentioned with the appurtenances as tenant thereof by his warranty so as he now holdeth the said, or the said John Langhorne to have and to hold the same tenements and premises before mentioned with the appurtenances so as he above demanded the same and thereupon the said John Langhorne prayed licence to in???? until five of the clock in the afternoon of the same day and it was granted and the same time was given to the said Ralph May then ??, and afterwards at the said hour of five in the afternoon of the same day the said John Langhorne came again into court but the said Ralph May returned not there into court, although he was solemnly called, but departed in contempt of court and made default, whereupon in full and open court further proclamation was made that if anyone laid claim to the premises before mentioned he should come in before final judgement shall be given, but none came, therefore according to the custom of the said manor it was considered by the court there that the said John Langhorne should recover his seizen against the said John Dinsdale of the said tenements and premises before mentioned with the appurtenances, to hold to him and his heirs, quit of the said John Dinsdale and his heirs and of the said James Hutchinson and Anthony Hutchinson and their heirs and of the said Ralph May and his heirs, and that the said John Dinsdale have of the lands and tenements of the said James Hutchinson and Anthony Hutchinson within the jurisdiction ?? to the value of ?? and that the said James Hutchinson and Anthony Hutchinson have of the lands and the tenements of the said Ralph May within the jurisdiction ?? to the value ?? and the said Ralph May be in mercy? and thereupon the said John Langhorne prayed of the lord of the manor aforesaid a precept to be directed to Edmund Alderson Knowles, the bailiff or minister of the court aforesaid, to cause him the said John Langhorne to have full seizen of the premises with the appurtenances returnable then at the said court without delay, and it was granted. And afterwards at the same court came Edmund Alderson Knowles, the bailiff or minister of this court, and returned that he, by virtue of the said precept to him therefore directed, the same day had caused the said John Langhorne to have full seizen of the said tenements and premises before mentioned with the appurtenances as by the said precept to him therefore directed was

commanded; by virtue of which recovery and seizen thereupon had as aforesaid the said John Langhorne entered into the said tenements and premises above mentioned with the appurtenances

and was thereof seized in his demesne as of fee and right according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance; and being so seized by virtue of the recovery and execution had and made in form aforesaid the lord of the said manor out of his special favor [sic] for the better approbation ratification and confirmation of all and singular the said premises then in full? and court by his said steward did give and deliver unto the said John Langhorne of the said premises with the appurtenances full seizen to have and to hold the said tenements and all and singular the premises with their appurtenances unto him the said John Langhorne, 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 by the rents duties and services therefore due and of right accustomed but he paid no fine to the lord because this recovery was only had for further assurance and his fealty was pardoned, and so having always the right of the lord the said John Langhorne was admitted tenant thereof in form aforesaid.

And afterwards at the same court in their proper persons came the said John Dinsdale, John Langhorne and Ralph May and surrendered into the hands of the lord of the manor aforesaid by the rod? according to the custom of the said manor, by the acceptance of his said steward, the said tenements and premises above mentioned with their appurtenances, so recovered as aforesaid, and also released all their right title and interest of in and to the same to the use and behoof of the said James Hutchinson and Anthony Hutchinson, their heirs and assigns forever; to which, said James Hutchinson and Anthony Hutchinson in full court the lord of the manor aforesaid, by his said steward, did grant thereof seizen to have and to hold the said tenements and premises before mentioned with their appurtenances unto them, the said James Hutchinson and Anthony Hutchinson, their heirs and assigns forever of the lord of the manor aforesaid 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 by the rents duties services therefore due and of right accustomed but they paid no fine to the lord because this recovery was only had for further assurance, and they had aforetime made their fealty and so, saving always the right of the lord, the said James Hutchinson and Anthony Hutchinson were admitted tenants thereof in form aforesaid.

[?? Seems to be a legal abbreviation]

Faithfully examined, 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 Clerk Master of Arts Rector of Bobbingworth in the County of Essex Lord of the said Manor holden at Reeth in and for the said Manor on Tuesday 2nd June in the year of our Lord 1818 before Ottiwell Tomlin Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr Richard Garth— foreman Sworn

Mr Simon Peacock
Mr John Langhorne
Mr James Lonsdale
Mr James Spenceley
Mr John Spenceley
Mr Thomas Harker
Mr William Kearton
Mr James Clarkson
Mr John Raw
Mr William Parkin
Mr William Alderson

Gunnerside

To this Court came Ralph Peacock and took of the Lord one cattlegate in Gunnerside pasture of and belonging to premises long since sold and conveyed which cannot now be ascertained situate and being at or within the territories of Gunnerside in the said Manor of the ancient yearly fineable

customary rent of 8d and an inanced rent of 8d not fineable which Matthew Stephenson at this Court surrendered into the hands of the said Lord being parcel of a purchase of certain other lands and tenements long since bought by the said Ralph Peacock of the said Matthew Stephenson the full consideration for which said purchase hath also been long since paid and satisfied. To have and to hold the said premises unto or 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 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 [10s] and is therefore accordingly admitted tenant.

Low Row

To this Court came William Thompson the elder and William Thompson the younger both of Richmond gentlemen and Francis Ridley late of the same place assignees of John Geldart and took of the Lord one dwelling house situate at Isles in Low Row 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 Haverill Beck foot and one cattlegate in Low Row pasture with their 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 which the said John Geldart a customary tenant of the said Manor on the 3rd January last surrendered out of Court before the said Steward into the hands of the Lord. To have and to hold the said premises unto or to the use of the said William Thompson the elder, William Thompson the younger and Francis Ridley their heirs and assigns forever upon the same trusts as are mentioned and declared of and concerning the personal estate of the said John Geldart in and by an indenture bearing date 27th March then last past made between the said John Geldart of the first part the said William Thompson the elder, William Thompson the younger and Francis Ridley of the second part and the several persons whose hands and seals are there unto set and subscribed being respectively creditors of the said John Geldart of the third part 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 hath paid their fine and entry as in the margin [£1 10s] and are therefore accordingly admitted tenants.

Lodge Green

To this Court came Ralph Coates and took of the Lord one close called Little Park with the appurtenances situate and being at and within the territories of Lodge Green in the said Manor of the ancient yearly fineable customary rent of 11 ½ d and an inanced rent of 4s 5d not fineable which George Raw a customary tenant of the said Manor on 5th December 1817 surrendered out of Court into the hands of the Lord before the bailiff and two customary tenants according to the custom of the said Manor in consideration of the sum of two hundred pounds to him the said George Raw paid by the said Ralph Coates for the absolute purchase thereof. To have and to hold the said premises unto or to the use of the said Ralph 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 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 [14s 4 ½ d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came Ralph Coates and took of the Lord one close or parcel of ground called Croft with the appurtenances situate and being at and within the territories of Lodge Green in the said Manor of the ancient yearly fineable customary rent of 8 ½ d which George Peacock a customary tenant of the said Manor on 18th July 1817 surrendered out of Court into the hands of the Lord before the bailiff and two customary tenants according to the custom of the said Manor in consideration of the sum of eighty nine pounds paid to the said George Peacock by the said Ralph Coates as the purchase money thereof. To have and to hold the said premises unto or to the use of the said Ralph 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 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 [10s 7 ½ d] and is therefore accordingly admitted tenant.

Blaides

To this Court came Simon Broderick son and heir of James Broderick deceased and took of the Lord one close called Glory Moor 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 customary rent of 2s 2d which the said James Broderick 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 Simon 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 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 12s 6d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came Richard Bousfield and took of the Lord 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 customary rent of 1d which Charles Thompson James Thompson the elder James Thompson the younger and John Thompson customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of forty eight pounds to them paid by the said Richard Bousfield as and for the absolute purchase thereof. To have and to hold the said premises unto or to the use of the said Richard Bousfield 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 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 Mr William Pratt 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 customary rent of $\frac{1}{2}$ d which John Neesham a customary tenant of the said Manor on 30th June 1817 surrendered out of Court before the said Steward into the hands of the Lord in consideration of the sum of one hundred pounds to him the said John Neesham paid by the said William Pratt. To have and to hold the said premises unto or to the use of the said William Pratt 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 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.

Redeemable nevertheless on payment by the said John Neesham his heirs executors administrators or assigns of the sum of one hundred pounds with interest for the same after the rate of five pounds for one hundred pounds for a year on 2nd June 1819 to the said William Pratt his executors administrators or assigns.

Low Row

To this Court came Mary Sunter widow and devisee named in the Will of John Sunter deceased and took of the Lord one dwelling house garth and stable situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable customary rent of $\frac{1}{2}$ d which the said John Sunter late a customary tenant of the said Manor in and by his last Will and Testament gave and devised to the said Mary Sunter. To have and to hold to her the said Mary Sunter 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 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 [7 $\frac{1}{2}$ d] and is therefore accordingly admitted tenant.

Reeth

To this Court came John Liddle a devisee named in the Will of Isabella Close 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 customary rent of 1 $\frac{1}{2}$ d which the said Isabella Close late a customary tenant of the said Manor in and by her last Will and Testament gave and devised to the said John Liddle for his life with remainder to his heirs as in the said Will is particularly limited and expressed. To have and to hold the said premises unto or to the use of the said John Liddle for and during the term of his natural life according to the custom of the said Manor in the nature of a copy hold 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 [1s 10 $\frac{1}{2}$ d] and is therefore accordingly admitted tenant.

Reeth

To this Court came Joseph Smith and James Raw Trustees appointed by and acting for a Friendly Society holding their meetings in Reeth at a house heretofore kept by John Copper and took of the

Lord a parcel of ground called wastes of the said manor 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 William Peacock on 24th June 1815 surrendered out of court before the Steward in consideration of sum of £60. To have and to hold the said premises unto or to the use of the said Joseph Smith and James 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 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. Redeemable nevertheless by William Peacock his heirs, executors administrators or assigns on payment of £60 with legal interest on 2nd September next

Reeth, Gunnerside and Lodge Green

To this Court came William Fothergill William Thompson John Thompson and Alexander Fothergill devisees named in the Will of John Raw deceased and took of the Lord one parcel of ground called Line Croft with the appurtenances situate lying and being at Reeth of the ancient yearly rent of 3s 3d, one close called North Field situate also at Reeth of the ancient yearly rent of 3s and one dwelling house one stable two garths one close called New Close with a cowhouse thereon and one dwelling house one close called East Close one close called Parrock one close called the Bank one other close called Drumble Mire another close called Michael Inghead with a cowhouse thereon and another close called Scarr with a cowhouse thereon with their appurtenances situate lying and being at Gunnerside and Lodge Green of the ancient yearly rents of 8s 8d fineable and 8s 8 ½ d inanced situate and being at or within the territories of Reeth, Gunnerside and Lodge Green in the said Manor of the ancient yearly fineable customary rents aforesaid and of the inanced rent of 8s 7 ½ d not fineable which the said John Raw late a customary tenant of the said Manor in and by his last Will and Testament bearing date 2nd June 1815 gave and devised to the said William Fothergill William Thompson John Thompson and Alexander Fothergill upon the trusts and for the intents and purposes therein mentioned and contained. To have and to hold the said premises unto or to the use of the said William Fothergill William Thompson John Thompson and Alexander Fothergill 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 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 [£11 3s 9d] and are therefore accordingly admitted tenants.

Healaugh

To this Court came Mr George Emerson and took of the Lord two dwelling houses one bulls house one garden one close called Calf Close with a cowhouse thereon one close called West Close one close called Cowling Ing Acre one close called Low Close one parcel of ground called Wood one close called East Intack with a cowhouse thereon and one close called West Intack 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 10s 4d which William Fothergill William Thompson John Thompson and Alexander Fothergill customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of four hundred and ninety five pounds to them paid by the said George Emerson for the absolute purchase of. To have and to hold the said premises unto or 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 copy hold 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 [£7 15s] and is therefore accordingly admitted tenant.

Reeth

To this Court came Mr George Emerson and took of the Lord one dwelling house and stable and one close called Heights and one close called Heights Brow 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 6s which William Fothergill William Thompson John Thompson and Alexander Fothergill customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of two hundred and ninety five pounds to them paid by the said George Emerson for the absolute purchase of. To have and to hold the said premises unto or 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 copy hold 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 10s] and is

therefore accordingly admitted tenant.

Reeth

To this Court came Ann Hodgson niece and devisee named in the Will of Jane Peacock deceased and took of the Lord a moiety or half part of a dwelling house and garden and of another dwelling house and stable with the appurtenances under the value of twenty shillings per year 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 the said Jane Peacock late a customary tenant of the said Manor in and by her last Will and Testament gave and devised to the said Ann Hodgson. To have and to hold the said premises unto or to the use of the said Ann Hodgson 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 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 [1s 10 ½ d] and is therefore accordingly admitted tenant.

Reeth

To this Court came Mr Simon Peacock trustee and devisee named in the Will of Jane Peacock deceased and took of the Lord one dwelling house with the appurtenances being under the yearly value of twenty shillings situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 1d which the said Jane Peacock late a customary tenant of the said Manor in and by her last Will and Testament gave and devised to the said Simon Peacock upon the trusts therein mentioned. To have and to hold the said premises unto or 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 copy hold 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 [1s 3d] and is therefore accordingly admitted tenant.

Stonesdale

To this Court came Charles Alderson only son and heir of John Alderson deceased and took of the Lord ten cattlegates in Stonesdale Out Moor, one cattlegate in Stonesdale Inn Pasture and one cattlegate in Stonesdale Out Pasture with the appurtenances situate and being at or within the territories of Stonesdale in the said Manor of the ancient yearly fineable customary rents of 4d and 2d which the said John Alderson 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 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 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 [7s 6d] and is therefore accordingly admitted tenant.

Low Row

To this Court came Edward Mason and took of the Lord one dwelling house and stable adjoining upon Pickhill 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 1d which George Bird a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of thirty five pounds to him paid by the said Edward Mason for the absolute purchase of. To have and to hold the said premises unto or to the use of the said Edward 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 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 Mr Matthew Whitelock 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 1d which Mr Simon Peacock Trustee and devisee named in the Will of Jane Peacock deceased at this Court surrendered into the hands of the Lord in consideration of the sum of nineteen pounds nineteen shillings to him the said Simon Peacock paid by the said Matthew Whitelock for the absolute purchase of. To have and to hold the said premises 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 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

At this Court came James Hutchinson and Anthony Hutchinson copyhold or customary tenants of this Manor the said James Hutchinson appearing by Mr George Robinson his attorney by virtue of a letter of attorney under the hand and seal of the said James Hutchinson bearing date 22nd May last and the said Anthony Hutchinson in his proper person and in open Court surrendered into the hands of the Lord of the Manor aforesaid according to the custom of the said Manor by the hand and acceptance of his said Steward the following hereditaments and premises namely one parcel of ground called Right Intack, one parcel called Intack, one equal fourth part of a parcel of ground called Church Intack now in three closes and three equal fourth parts of another parcel of ground called West Intack (now in one 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 1s 10½d. To the use and behoof of John Dinsdale his heirs and assigns forever to which said John Dinsdale here personally present in full Court the Lord of the Manor aforesaid by his said Steward did grant seizen thereof. To have and to hold the said tenements and all and singular other the premises before mentioned with the appurtenances unto him the said John Dinsdale his heirs and assigns forever in the nature of a copy hold or customary estate of inheritance according to the custom of the said Manor yielding and paying the rents duties and services therefore due and of right accustomed but he paid no fine to the Lord because his estate was only held for a further assurance and his fealty was pardoned, and so having always the right of the Lord the said John Dinsdale was admitted tenant thereof in form aforesaid. And afterwards at the same Court came John Langhorne in his proper person and complained against the said John Dinsdale in a plea of land (that is to say) of the said tenements and premises above mentioned with the appurtenances in Reeth aforesaid and made protestation to prosecute his said plaint in this Court in the form and nature of a court of right patent at the Common Law according to the custom of the said Manor and thereupon found pledges to prosecute the same in form aforesaid, that is to say, John Doe and Richard Roe and desired process according to the custom of the said Manor against the said John Dinsdale returnable here at this Court without delay and it was granted, and thereupon the said John Dinsdale being present here in Court freely offered himself to answer unto the said John Langhorne without further process unto him directed; whereupon the said John Langhorne came and demanded against the said John Dinsdale the said tenements and premises above mentioned with the appurtenances in Reeth aforesaid within this Manor and within the jurisdiction of this Court holden for this Manor by copy of Court Roll of the said Manor as his right and inheritance according to the custom of the said Manor and whereof he was seized in his demesne as of fee and right according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance in the time of peace of our Lord the King that now is by taking the profits to the value of twenty pounds and that his right was such he offered the same and thereupon the said John Dinsdale came and denied the right of the said John Langhorne when the same and his seizen the same the whole the same and whatsoever the same and especially of the said tenements and premises above mentioned with the appurtenances in his demesne as of fee and right according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance and vouched to warrant the premises with their appurtenances the said James Hutchinson and Anthony Hutchinson who being likewise here present in Court as before mentioned also appeared freely without further process unto them directed; and the said tenements with the appurtenances unto him did warrant; whereupon the said John Langhorne came and demanded against them the said James Hutchinson and Anthony Hutchinson tenants by their warranty aforesaid the said tenements and premises before mentioned with the appurtenances in form aforesaid and whereof they said they were seized in their demesne as of fee and right according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance in time of peace in the time of the present Lord the King by taking the profits thereof to the value the same and that his right was such, he offered the same and thereupon the said James Hutchinson and Anthony Hutchinson tenant by their warranty aforesaid came and denied the right of the said John Langhorne the same and his seizen of which seizen the same the whole the same and whatsoever the same and especially of the said tenements and premises before mentioned with the appurtenances in his demesne as of fee and right according to the custom of the said Manor and vouched to warrant the premises with the appurtenances Ralph May who being likewise then present in Court also appeared freely without further process unto him directed; and the said tenements and premises before mentioned with the appurtenances unto him did warrant; whereupon the said John Langhorne came and demanded against him the said Ralph May tenant by his warranty aforesaid the said tenements and premises before mentioned with the appurtenances in form aforesaid and

whereof he said he was seized in his demesne as of fee and right according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance in time of peace in the time of our present Lord the King by taking the profits thereof to the value of the same and that his right was such, he offered the same and thereupon the said Ralph May tenant by his warranty aforesaid came and denied the right of the said John Langhorne when the same and his seizen of which seizen the same the whole the same and whatsoever the same and especially of the said tenements and premises before mentioned with the appurtenances in his demesne as of fee and right according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance and [placed] himself upon the homage of the said Court in the place and stead of the great assizes at the common law and prayed a recognition thereupon to be had whether in kind nor right to have and to hold the said tenements and premises before mentioned with the appurtenances as tenant thereof by his warranty so as he now heldeth the said or the said John Langhorne to have and to hold the same tenements and premises before mentioned with the appurtenances so as he above demanded the same and thereupon the said John Langhorne prayed license to impart until five of the clock in the afternoon of the same day and it was granted and the same time was given to the said Ralph May there the same and afterwards at the same hour of five in the afternoon of the same day the said John Langhorne came again into Court but the said Ralph May returned not there into Court although he was solemnly called but departed in contempt of the Court and made default whereupon in full and open Court public proclamation was made that if anyone laid claim to the premises before mentioned he should come in before final judgement shall be given but none came therefore according to the custom of the said Manor it was considered by the Court there that the said John Langhorne should recover his seizen against the said John Dinsdale of the said tenements and premises before mentioned with the appurtenances to hold to him and his heirs quit of the said John Dinsdale and his heirs and of the said James Hutchinson and Anthony Hutchinson and their heirs and of the said Ralph May and his heirs and that the said John Langhorne have of the lands and tenements of the said John Dinsdale within the jurisdiction by to the value and that the said John Dinsdale have of the lands and tenements of the said James Hutchinson and Anthony Hutchinson within the jurisdiction the same to the value the same and that the said James Hutchinson and Anthony Hutchinson have of the lands and the tenements of the said Ralph May within the jurisdiction the same and to the value the same and the said Ralph May be in mercy; and thereupon the said John Langhorne prayed of the Lord of the Manor aforesaid a precept to be directed to Edmund Alderson Knowles the bailiff or minister of the Court aforesaid to cause him the said John Langhorne to have full seizen of the premises with the appurtenances returnable then at the said Court without delay and it was granted. And afterwards at the same Court came Edward Alderson Knowles the bailiff or minister of this Court and returned that he by virtue of the said precept to him therefore directed the same day had caused the said John Langhorne to have full seizen of the said tenements and premises before mentioned with the appurtenances as by the said precept to him therefore directed was commanded; by virtue of which recovery and seizen thereupon had as aforesaid the said John Langhorne entered into the said tenements and premises above mentioned with the appurtenances and was thereof seized in his demesne as of fee and right according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance and being so seized by virtue of the recovery and execution had and made in form aforesaid the Lord of the said Manor out of his special favour for the better approbation ratification and confirmation of all and singular the said premises then in full Court by his said Steward did give and deliver unto the said John Langhorne of the said premises with the appurtenances full seizen to have and to hold the said tenements and all and singular the premises with their appurtenances unto him the said John Langhorne his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance by the rents duties and services therefore due and of right accustomed but he paid no fine to the Lord because this recovery was only had for further assurance, and his fealty was pardoned; and so having always the right of the Lord, the said John Langhorne was admitted tenant thereof in form aforesaid.

And afterwards at the same Court in their proper persons came the said John Langhorne, John Dinsdale and Ralph May and surrendered into the hands of the Lord of the Manor aforesaid by the nod according to the custom of the said Manor by the acceptance of his said Steward the said tenements and premises above mentioned with their appurtenances so recovered as aforesaid; and also released all their right title and interest of and in to the same, to the use and behoof of the said James Hutchinson and Anthony Hutchinson their heirs and assigns forever; to which said

James Hutchinson and Anthony Hutchinson in full Court the Lord of the Manor aforesaid by his said Steward did grant thereof seizen to have and to hold the said tenements and premises before

mentioned with their appurtenances unto them the said James Hutchinson and Anthony Hutchinson their heirs and assigns forever of the Lord of the Manor aforesaid 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 by the rents duties and services therefore due and of right accustomed, but they paid no fine to the Lord because their recovery was only had for further assurance, and they had aforetime made their fealty, and so saving always the right of the Lord the said James Hutchinson and Anthony Hutchinson were admitted tenants thereof in form aforesaid.

Faithfully recorded 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 Lord of the said manor , holden at Muker in and for the said manor on Wednesday 3rd June 1818 before Ottiwell Tomlin Gentleman Steward of the said manor.

Names of the Homage Jury

Mr. John Alderson Foreman

Mr Joseph Clarkson

John Clarkson

William Hale

William Harker

Edward Alderson

William Alderson Keld

David Cleasby

Charles Alderson Snr

Charles Alderson Jnr

Richard Alderson

John Birkbeck

Muker

To this court came John Cottingham and took of the lord 3 third parts of a close called Whitfield Rigg 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 5¼d which George Cottingham, Alexander Cottingham and Christopher Cottingham at this court surrendered into the hands of the lord

before the said steward in pursuance of an agreement for division and partition of the same made between them and John Cottingham To hold the said premises unto and to the use of John Cottingham 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 hath paid for his fine and entry as in the margin [3s 9d] and are therefore accordingly admitted tenant. Note in the margin. J C [John Cottingham] entitled to stint in Muker pasture O T [Ottiwell Tomlin]

Muker

To this court came George Cottingham and took of the lord 3 third parts of a close called Gildy Rigg 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 2s which John Cottingham, Alexander Cottingham and Christopher Cottingham at this court surrendered into the hands of the lord before the said steward in pursuance of an agreement for division and partition of the same made between them and George Cottingham To hold the said premises unto and to the use of George Cottingham 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 hath paid for his fine and entry as in the margin [£2] and are therefore accordingly admitted tenant. Note in the margin. G C [George Cottingham] entitled to stint in Muker pasture O T [Ottiwell Tomlin]

Muker

To this court came Alexander Cottingham and Christopher Cottingham and took of the lord a moiety of a dwelling house a stable, a close called Waggitt Rigg with a cowhouse thereon and a close called Slack 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 2s 5¾d which George Cottingham, and John Cottingham at this court surrendered into the hands of the lord before the said steward in pursuance of an agreement for division and partition of the same made between them and Alexander and Christopher Cottingham To hold the said premises unto and to the use of Alexander and Christopher Cottingham 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 they hath paid for their fine and entry as in the margin [£2 9s 7d] and are therefore accordingly admitted tenant.

Angram

To this court came William Alderson of Agile and took of the lord several closes called Near Hart Rash, Far Hart Rash, Brig End, Stoney Piece, and High Wood with the appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 2s 6½d which John Calvert on 21st December 1814 surrendered into the hands

of the lord before the said Bailiff and 2 customary tenant in consideration of the sum of £190 to him paid by William Alderson To hold the said premises unto and to the use of 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 hath paid for his fine and entry as in the margin [£2 10s 10d] and are therefore accordingly admitted tenant. Redeemable nevertheless on payment by John Calvert of the sum of £190 with legal interest to William Alderson

Keld and Thorns

To this court came Margaret Cottingham widow and took of the lord 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 customary rent of 1d which Thomas Robson surrendered into the hands of the lord before the said Bailiff and 2 customary tenant in consideration of the sum of £60 to him paid by Margaret Cottingham To hold the said premises unto and to the use of Margaret Cottingham 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 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 [1s 8d] and are therefore accordingly admitted tenant Redeemable nevertheless on payment by Thomas Robson of the sum of £60 with legal interest to Margaret Cottingham on 3rd June 1819

Muker

To this court came John Pounder and took of the lord a dwelling house, half a stable 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 surrendered into the hands of the lord before the steward in consideration of the sum of £20 to him paid by John Pounder To hold the said premises unto and to the use of John Pounder 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 hath paid for his fine and entry as in the margin [1s 8d] and are therefore accordingly admitted tenant.

Birkdale, Keld and Angram

To this court William Alderson, George Alderson and Charles Alderson sons and co-heirs of Christopher Alderson deceased and took of the lord a dwelling house being the east part of a house called Stonehouse, a peat house, 2 stables, 2 garths a garden with several closes called East Calverdale, West Calverdale, Croft, Great Dales with a cowhouse thereon, Little Dales, Lane End Intack, Grove Intack, Lodge Close, High Greendale with a cowhouse thereon, Middle Greendale, Low Greendale with a cowhouse thereon, Low Prighill with a cowhouse thereon, High Prighill with 7 cattle gates in Low Moor and Shaws and the west end of a dwelling house called Fleets House with a peat house and a dwelling house being the west end of Stonehouse, a frontstead with a peat house erected thereon in Birkdale and also a close called High Fold in Keld with a cattle gate

in Angram outmoor called Great Sleddale in Keld and Angram with the appurtenances 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 3½d in Birkdale and 3½d in Keld and Angram which Christopher Alderson died seised. To hold the said premises unto and to the use of William, George and Charles Allerton 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 hath paid for his fine and entry as in the margin [3d] and are therefore accordingly admitted tenant

Birkdale

To this court came Charles Alderson, only son and heir of John Alderson deceased and took of the lord a close called High Close with 2 dwelling house now in 1 and 1 barn adjoining the same a stable and cowhouse, a close called Low Close, a close called Cow Pasture, a close called Reynoldsons Close with a barn thereon, a close called Robin Wife Close with a barn thereon a close called Piece now divided into 2 closes with a cowhouse thereon with the appurtenances situate and being at or within the territories of Birkdale in the said manor of the ancient yearly fineable customary rent of 10s which John Alderson recently died seised of To hold the said premises unto and to the use of Charles 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 hath paid for his fine and entry as in the margin [1d] and are therefore accordingly admitted tenant

Thwaite

To this court came Mrs Betty Butson and took of the lord a close called Bracken Holme with a barn thereon, a close called New Piece with a cowhouse thereon, 2 closes called Intacks with cowhouse and 1 piece called Crooking Beck Hall 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 8s 1¼d which Edward Alderson surrendered on 18th March last out of court before the Bailiff and 2 customary tenants into the hands of the lord in consideration of the sum of £160 to him paid by Betty Butson and of the further sum of £439 9s secured on the said premises to be paid by Mr Miles Cleasby his heirs and successors for the absolute purchase thereof To hold the said premises unto and to the use of Betty Butson 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 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 2s 1d] and are therefore accordingly admitted tenant

Thwaite

To this court came Mr Richard Garth and Mrs Betty Butson devisees in trust named in the will of Jonathan Hunter deceased and took of the lord a dwelling house with the appurtenances under the value of 20s situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of ½d which Jonathan Hunter in and by his last will and

testament dated 1st March 1816 gave and devised to Richard Garth and Betty Butson upon the trusts therein mentioned To hold the said premises unto and to the use of Betty Butson and Richard Garth 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 hath paid for his fine and entry as in the margin [5d] and are therefore accordingly admitted tenant

Muker

To this court came Simon Alderson, Thomas Alderson and William Alderson sons and co-heirs of James Alderson deceased and took of the lord a dwelling house and back kitchen 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 James Alderson died seised of To hold the said premises unto and to the use of Simon, William and Thomas Alderson 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 hath paid for his fine and entry as in the margin [3d] and are therefore accordingly admitted tenant

Muker

To this court came William Alderson and took of the lord 2 third parts of a dwelling house and back kitchen 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 Simon and Thomas Alderson surrendered at this court into the hands of the lord in consideration of the natural love and affection they have for their brother. To hold the said premises unto and to the use of 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 hath paid for his fine and entry as in the margin [1s 8d] and are therefore accordingly admitted tenant

Angram

To this court came John Raw and took of the lord a close called Slackdale Bottom and a garth with the appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 9½d which George Alderson surrendered on 26th May 1816 before the bailiff and 2 customary tenants into the hands of the lord by way of mortgage. To hold the said premises unto and to the use of 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 hath paid for his fine and entry as in the margin [15s 10d] and are therefore accordingly admitted tenant

Muker and Thwaite

To this court came David Cleasby and took of the lord a close called Dungeon with a cowhouse thereon, a pasture called Thwaite Wood, a close called Wood Piece, a dwelling house and a garth and a parcel of land called Smith Intack with the appurtenances 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 which John Butson on 13th December 1815 surrendered out of court into the hands of the lord before the bailiff and 2 customary tenants in consideration of £400 to him paid by David Cleasby. To hold the said premises unto and to the use of David Cleasby 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 hath paid for his fine and entry as in the margin [£3 12s 6d] and are therefore accordingly admitted tenant Redeemable nevertheless on payment by John Butson £400 with legal interest to David Cleasby

At those court the first proclamations was made for the heirs of Robert Hird deceased to come into court and be admitted to their copyhold tenements but none came.

Charles Neesham was sworn constable of the manor for the ensuing year

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 Lord of the said manor , holden at Reeth in and for the said manor on Monday 14th September 1818 before Ottiwell Tomlin Gentleman Steward of the said manor.

Names of the Homage Jury

Simon Peacock – foreman

Thomas Langhorne

James Thompson

West Stonesdale

To this court came Edmund Clarkson, James Clarkson and Anthony Clarkson sons and co-heirs of

John Clarkson deceased and took of the lord a close called Middle Carr with a cowhouse hereon, a close called Great Carr with a dwelling house and 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 customary rent of 6s 9d, a dwelling house stable 3 little garths a close called Potty Dale with a fold and a cowhouse at the head thereof, a close called Potty Dale Foot and also a homestead and a garth on the backside thereof with the appurtenances also at West Stonesdale rent 4s 3d and also a close called Rough Intack rent 2d situate at West Stonesdale which John Clarkson in and by his alit will and testament dated 1st November 1812 gave and devised to Edmund, James and Anthony Clarkson To hold the said premises unto and to the use of Edmund, James and Anthony Clarkson their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold as tenants in common 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 [£8 7s 6d] and are therefore accordingly admitted tenant.

West Stonesdale

To this court came Edmund Clarkson and took of the lord a third part of a dwelling house stable 3 little garths now in 1 garth a close called Potty Dale with a fold and a cowhouse at the head thereof, a close called Potty Dale Foot and also a homestead and a garth on the backside thereof with the appurtenances also at West Stonesdale rent 4s 3d and also a close called Rough Intack rent 2d situate at West Stonesdale which Anthony Clarkson at this court surrendered into the hands of the lord in consideration of an agreement for partition and division of the same premises made between him and Edmund Clarkson To hold the said premises unto and to the use of Edmund Clarkson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold as tenants in common 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 1s 3d] and are therefore accordingly admitted tenant.

West Stonesdale

To this court came James Clarkson and took of the lord 2 third parts of a close called Middle Carr with a cowhouse hereon, a close called Great Carr with a dwelling house and cowhouse thereon and also a close called Rough Intack rent 6s 11d situate at West Stonesdale which Edmund Clarkson and Anthony Clarkson at this court surrendered into the hands of the lord in consideration of an agreement for partition and division of the same premises made between them and James Clarkson To hold the said premises unto and to the use of James Clarkson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold as tenants in common 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 [£3 9s 2d] and are therefore accordingly admitted tenant.

Lodge Green

To this court came Thomas Stapleton, John Robinson and George Kay of Richmond in the County

of York Bankers and co-partners and took of the lord the west end into a dwelling house, a stable at the west end and a garden with the appurtenances situate at Lodge Green of the ancient yearly fineable customary rent of 1d which Thomas Buxtin on 5th October 1816 out of court surrendered into the hands of the lord in consideration of £176 5s to him paid by Thomas Stapleton, John Robinson and George Kay To hold the said premises unto and to the use of Thomas Stapleton, John Robinson and George Kay their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold as tenants in common 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 [1s 3d] and are therefore accordingly admitted tenant. Redeemable nevertheless on payment by Thomas Buxtin the sum of £176 5s plus legal interest to Thomas Stapleton, John Robinson and George Kay

Faithfully recorded 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 Lord of the said manor , holden at Reeth in and for the said manor on Monday 24th May 1819 before Ottiwell Tomlin Gentleman Steward of the said manor.

Names of the Homage Jury

Thomas Langhorne – foreman

Simon Peacock

Thomas Birkbeck

Thomas Coates

Joseph Clarkson

James Clarkson

David Cleasby

James Broderick James

Spensley

William Peacock

William Woodward

Low Row and Blaides

To this court came Mr Simon Harker only son and devisee named in the will of Thomas Harker late of Low Row and took of the lord a close called Greens Close with a cowhouse and stable thereon, a close called Low Sands with a laith and stable thereon, a piece of land called Eeland on the south side of the river Swale about 3 roods 19 perches and 2/3 of a cattle gate in Low Row pasture at Low Row and a dwelling house, 2 stables 2 closes called Intacks at Blaides with the appurtenances of the ancient yearly fineable customary rent of 3s in Low Row and 6d in Blaides which Thomas Harker in and by his last will and testament dated 15th May now last past gave and devised to Simon Harker To hold the said premises unto and to the use of 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 hath paid for his fine and entry as in the margin [£3 10s] and are therefore accordingly admitted tenant.

Low Row

To this court came Hannah Garth and Ann Garth daughters and co-heiresses of James Garth deceased and took of the lord all those several closes called High Close with a cowhouse, Half Close, Hog Close, a dwelling house and stable called Scarr House a coal house a garden, a moiety of a back garth also a close called Riddings and a moiety of a garth called Back Garth and a house called Bakehouse a dwelling house containing 2 low rooms and 2 chambers over the same with the west door and entrance into the passage which John Fryer lately lived in with a stable at the west end thereof and a half part of a little garth on the backside of the said stable with a coal house adjoining the said dwelling house with the appurtenances at Low Row of the ancient yearly fineable customary rent of 7s 4d, 5d not stintable 1s 10½d which James Garth died seised of. To hold the said premises unto and to the use of Hannah and Ann Garth their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold as tenants in common 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 [£9 12s 6d] and are therefore accordingly admitted tenant.

Lodge Green and Gunnerside

To this court came William Bell only surviving brother of Elizabeth Bake, Widow deceased and took of the lord a moiety of a close called High Close with a dwelling house thereon a close called Bank and a close called Fole Ing all known by the name of Dikeheads, with the appurtenances at Lodge Green and Gunnerside of the ancient yearly fineable customary rent of 5s 4d of which 1s 6d is stintable in little Rowleth which Elizabeth Bake died seised of. To hold the said premises unto and to the use of William Bell 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 hath paid for his fine and entry as in the margin [£5 6s

8d] and are therefore accordingly admitted tenant.

Gunnerside

To this court came Joseph Clarkson devisee named in the will of Dinah Metcalfe deceased and took of the lord a dwelling house and stable and garth on the backside of the said dwelling house and a garden thereto belonging with the appurtenances at Gunnerside of the ancient yearly fineable customary rent of ¼d which Dinah Metcalfe in and by her last will and testament dated 17th August 1809 gave and devised to Joseph Clarkson upon the trusts therein mentioned she, the said Dinah Metcalfe having before the making of her will surrendered the same premises unto the hands of the lord before the bailiff and 2 customary tenants to the uses of her will. To hold the said premises unto and to the use of Joseph Clarkson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold as tenants in common 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 [5d] and are therefore accordingly admitted tenant.

Potting and Lodge Green

To this court came Thomas Coates and Joseph Sunter devisees named in the will of Ralph Peacock deceased and took of the lord a close lately divided into 2 called The Intacks with a dwelling house with the appurtenances at Potting and Lodge Green of the ancient yearly fineable customary rent of 1s 6d which Ralph Peacock in and by his last will and testament dated 22nd August 1818 gave and devised to Thomas Coates and Joseph Sunter upon the trusts therein mentioned. To hold the said premises unto and to the use of Thomas Coates and Joseph Sunter their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold as tenants in common 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 10s] and are therefore accordingly admitted tenant.

Reeth

To this court came The Right Honourable George Earl of Pomfret, the honourable William Fermor and the Reverend George Robert Baker devisee named in the will of Peter Denys Esquire deceased and took of the lord those closes called Low Closes otherwise Crooks otherwise Garth with the appurtenances at Reeth of the ancient yearly fineable customary rent of 1s 8d which Peter Denys in and by his last will and testament dated 13th April 1816 gave and devised to George Earl of Pomfret, Thomas William Fermor and George Robert Baker To hold the said premises unto and to the use of the said Earl, Thomas William Fermor and George Robert Baker their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold as tenants in common 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 13s 4d] and are therefore accordingly admitted tenant.

Gunnerside

To this court came Alice Rutter daughter and devisee named in the will of Agnes Rutter deceased and took of the lord 2 dwelling house 2 stable and a garden with the appurtenances at Gunnerside of the ancient yearly fineable customary rent of 2d which Agnes Rutter in and by her last will and testament dated 19th December 1806 the premises having been surrendered unto the hands of the lord before the bailiff and 2 customary tenants to the uses of her will. Gave and devised to Alice Rutter in the following words. "I bequeath to my daughter Alis and Elizabeth all the household goods and cow which belongs to me and I likewise bequeath to my daughter Alis 2 dwelling houses 2 stables and a Garden and whether ever of them should die the first the other to fall heir to the above mentioned houses and stables and I appoint my daughter Alis to be the executor and her to pay my daughter Elizabeth 12s 6d every quarter of a year " To hold the said premises unto and to the use of Alice Rutter her heirs and assigns forever according to the directions of the will and to the custom of the said manor in the nature of a copyhold as tenants in common 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 [3s 4d] and are therefore accordingly admitted tenant.

Healaugh

To this court came Samuel Barker brother and devisee named in the will of John Barker deceased and took of the lord a close called Low Flatt with the appurtenances at Healaugh of the ancient yearly fineable customary rent of 3s 8½d which John Barker in and by his last will and testament dated 25th February 1804 gave and devised to Samuel Barker the premises having first been surrendered unto the hands of the lord before the bailiff and 2 customary tenants To hold the said premises unto and to the use of Samuel Barker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold as tenants in common 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 [£3 14s 2d] and are therefore accordingly admitted tenant.

Healaugh

To this court came Joshua Whitfield and took of the lord a dwelling house and garth with the appurtenances at Healaugh of the ancient yearly fineable customary rent of 4d which David Alderson surrendered unto the hands of the lord before the Steward in consideration of £40 to him paid by Joshua Whitfield. To hold the said premises unto and to the use of Joshua Whitfield his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold as tenants in common 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 [6s] and are therefore accordingly admitted tenant.

Reeth

To this court came Mr Matthew Whitelock and took of the lord a dwelling house and garden and

another dwelling house thereto adjoining and a stable belonging to the same with the appurtenances at Reeth of the ancient yearly fineable customary rent of 4d which Bartholomew Alderson surrendered unto the hands of the lord before the Steward in consideration of £140 to him paid by Matthew Whitelock. To hold the said premises unto and to the use of Matthew Whitelock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold as tenants in common 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 [6s] and are therefore accordingly admitted tenant.

Low Row

To this court came Robert Stephenson and took of the lord a dwelling house and carthouse and a close called New Intack with a cowhouse thereon with the appurtenances at Low Row of the ancient yearly fineable customary rent of 2s 2d which James Simpson on 27th May 1816 surrendered unto the hands of the lord before the bailiff and 2 tenants in consideration of £140 to him paid by Robert Stephenson. To hold the said premises unto and to the use of Robert Stephenson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold as tenants in common 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 [£2 3s 4d] and are therefore accordingly admitted tenant. Redeemable nevertheless on payment by James Samson his heirs or assigns of the sum of £140 with legal interest to Robert Stephenson

Feetham

To this court came Christopher Raw and took of the lord a dwelling house a moiety of a stable and a garth or garden behind the said dwelling house with the appurtenances at Feetham of the ancient yearly fineable customary rent of 1d which Nathan Simpson surrendered unto the hands of the lord before the Steward in consideration of £60 to him paid by Christopher Raw. To hold the said premises unto and to the use of Christopher Raw his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold as tenants in common 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 [1s] and are therefore accordingly admitted tenant.

Feetham

To this court came Anthony Simpson only son and heir of Edward Simpson and took of the lord the equity of redemption of the west end moiety of a dwelling house and the east end of a stable adjoining with the appurtenances at Feetham of the ancient yearly fineable customary rent of $\frac{1}{2}$ d which Edward Simson died seised intestate. To hold the said premises unto and to the use of Anthony Simpson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold as tenants in common 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 [10d] and are therefore accordingly admitted tenant.

Feetham

To this court came Christopher Raw and took of the lord the west end moiety of a dwelling house and the east end of a stable adjoining with the appurtenances at Feetham of the ancient yearly fineable customary rent of $\frac{1}{2}$ d which Christopher White and Anthony Simpson surrendered unto the hands of the lord before the Steward in consideration of £45 to them paid by Christopher Raw. To hold the said premises unto and to the use of Christopher Raw his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold as tenants in common 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 [10d] and are therefore accordingly admitted tenant.

Reeth

To this court came John Tenant the brother, and Thomas Tennant and John Tennant the nephews, heirs of Elizabeth Tennant deceased and took of the lord a dwelling house called Tan Pitts with the appurtenances at Reeth of the ancient yearly fineable customary rent of 1d which Elizabeth Tennant lately died seised intestate. To hold the said premises unto and to the use of John Tennant, brother and Thomas and John Tennant nephews heirs and assigns forever according to the custom of the said manor in the nature of a copyhold as tenants in common 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 hath paid for their fine and entry as in the margin [1s 8d] and are therefore accordingly admitted tenant.

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 Lord of the said manor , holden at Reeth in and for the said manor on Tuesday 25th May 1819 before Ottiwell Tomlin Gentleman Steward of the said manor.

Names of the Homage Jury

Richard Garth – foreman

Simon Peacock

John Langhorne

John Spenceley

Henry Spenceley

John Scott

Ralph Coates

Edmund Clarkson

James Clarkson

William Kearton

William Parkin

James Lonsdale

Stonesdale

To this court came Christopher Holliday and took of the lord a dwelling house and 2 stables with the appurtenances at Stonesdale of the ancient yearly fineable customary rent of 1d which Miles Mason on 12th March 1817 surrendered into the hands of the lord before the bailiff and 2 customary tenants in consideration of the sum of £50 to him paid by Christopher Holliday To hold the said premises unto and to the use of Christopher 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 hath paid for his fine and entry as in the margin [1s 3d] and are therefore accordingly admitted tenant. Redeemable nevertheless by Miles Mason his heirs or assigns if the sum of £50 with legal interest to Christopher Holliday his heirs or assigns.

Healaugh

To this court came Joshua Whitfield and took of the lord a stable and garth with the appurtenances at Healaugh of the ancient yearly fineable customary rent of 6d which David Alderson surrendered into the hands of the lord before the steward in consideration of the sum of £35 to him paid by Joshua Whitfield To hold the said premises unto and to the use of Joseph Whitfield 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 hath paid for his fine and entry as in the margin [7s 6d] and are therefore accordingly admitted tenant

Low Row

To this court came Simon Harker only son and heir and devisee named in the will of Thomas Harker late of Low Row deceased and took of the lord a dwelling house, warehouse, stables and other outhouses thereunto belonging with 3 gardens, a close called High Close, a close called Middle Close a close called Low Sands, a close called Springs a parcel of ground called Quaker Garth and a small plantation in the Gill adjoining thereto and 3½ cattlegates in Low Row pasture with the appurtenances at Low Row of the ancient yearly fineable customary rent of 6s 8½d which Thomas Harker in and by his last will and testament dated 15th May last gave and devised to Simon Harker To hold the said premises unto and to the use of 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 hath paid for his fine and entry as in the margin [£5 0s 7½d] and are therefore accordingly admitted tenant

Low Row

To this court came George Robinson and took of the lord a dwelling house situate at Isles and a stable adjoining, a close called Low Isles and the High Road leading from Isles Bit to and through the River Swale, the Ealand situate to the west of Haverell Beck Foot and a cattlegate in Low Row pasture with the appurtenances at Low Row of the ancient yearly fineable customary rent of 2s which William Thompson the elder, William Thompson the younger and Francis Ridley surrendered into the hands of the lord by Edmund Alderson Knowles their attorney by virtue of a letter of attorney under the hands and seals of William Thompson the elder, William Thompson the younger and Francis Ridley dated 20th May last before the steward in consideration of the sum of £240 to them paid by George Robinson To hold the said premises unto and to the use of George Robinson 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 hath paid for his fine and entry as in the margin [£1 10s] and are therefore accordingly admitted tenant

Calverts House

To this court came William Robinson and took of the lord a moiety of 2 dwelling houses, 2 stables a close called Intack with a cowhouse thereon, 2 parcels of ground called Intack Head and Issue, a close called East Ing, a close called Houle Close with a cowhouse thereon a close called Lep close with a cowhouse thereon and a close called Cowpasture with a cowhouse thereon with the appurtenances at Healaugh of the ancient yearly fineable customary rent of 5s 3½d and 5s 3½d enhanced rent and not fineable 6d which Thomas Robinson on 23rd September last surrendered into the hands of the lord before the bailiff and 2 tenants in consideration of the sum of £240 to him paid by William Robinson To hold the said premises unto and to the use of William Robinson 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 hath paid for his fine and entry as in the margin [£3 19s 4½d] and are therefore

accordingly admitted tenant

Healaugh

To this court came Mr Samuel Barker brother and devisee named in the will of Mr John Barker deceased and took of the lord a dwelling house stable and barn, a garden and orchard, a close called High Flatt, a parcel of ground called Little Piece now laid down to a close called West Close with the appurtenances at Healaugh of the ancient yearly fineable customary rent of 2s 0½d and 2s inanced rent which John Barker in and by his last will and testament dated 25th February 1804 gave and devised to Samuel Barker his brother, the said premises having been surrendered into the hands of the lord before the bailiff and 2 tenants To hold the said premises unto and to the use of Samuel 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 hath paid for his fine and entry as in the margin [£1 10s 7½d] and are therefore accordingly admitted tenant

Low Row

To this court came Hannah Garth and Ann Garth the 2 daughters co-heiresses of James Garth deceased and took of the lord a close called Cowgarth with a cowhouse thereon, a close or parcel of ground called Gill with the appurtenances at Low Row of the ancient yearly fineable customary rent of 4s 2½d which James Garth died seised intestate To hold the said premises unto and to the use of Hannah Garth and Ann Garth 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 they hath paid for their fine and entry as in the margin [£3 13s 1½d] and are therefore accordingly admitted tenant

Lodge Green

To this court came Ralph Cantrill and took of the lord a dwelling house with the appurtenances at Lodge Green of the ancient yearly fineable customary rent of ½d and ½d inanced rent which Dinah Cantrill surrendered into the hands of the lord before the steward in consideration of the sum of £19 19s to her paid by Ralph Cantrill. To hold the said premises unto and to the use of 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 hath paid for his fine and entry as in the margin [7½d] and are therefore accordingly admitted tenant

Gunnerville

To this court came Thomas Coates and Joseph Sunter devisees named in the will of Ralph Peacock deceased and took of the lord a cattlegait in Gunnerville pasture of and belonging to a property long since sold and conveyed which cannot now be ascertained situate at Gunnerville of the ancient yearly fineable customary rent of 8d and 8d inanced rent which Ralph Peacock in and by

his last will and testament dated 22nd August 1818 gave and devised to Thomas Coates and Joseph Sunter under the trusts therein mentioned To hold the said premises unto and to the use of Thomas Coates and Joseph Sunter 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 hath paid for his fine and entry as in the margin [10s] and are therefore accordingly admitted tenant

Gunnerside

To this court came Mr Joseph Clarkson devisee named in the will of Dinah Metcalfe deceased and took of the lord a close called Scarr and a moiety of a close called Middle Ing with 2 entire cattlegates in Gunnerside pasture with the appurtenances at Gunnerside of the ancient yearly fineable customary rent of 1s 7d and 1s 4d inanced rent which Dinah Metcalfe in and by her last will and testament dated 17th August 1809 gave and devised to Joseph Clarkson upon the trusts therein mentioned. She the said Dinah Metcalfe having before the making of the will surrendered the premises into the hands of the lord before the Bailiff and 2 tenants. To hold the said premises unto and to the use of 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 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 3s 9d] and are therefore accordingly admitted tenant

Healaugh

To this court came Miss Martha Alderson sister and devisee named in the will of Miss Margaret Alderson deceased and took of the lord a moiety of a dwelling house and stable with the appurtenances at Healaugh of the ancient yearly fineable customary rent of ½d which Margaret Alderson in and by her last will and testament dated 5th August 1817 gave and devised to Martha Alderson. To hold the said premises unto and to the use of Martha Alderson 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 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 [7½d] and are therefore accordingly admitted tenant

Lodge Green

To this court came Ralph Cantril and took of the lord a stable and a chamber over now used as a dwelling house and a parcel of ground adjoining the same with the appurtenances at Lodge Green of the ancient yearly fineable customary rent of 1d which Stephen Dinsdale and Mary his wife surrendered out of court on 21st February 1816 before Edmund Alderson Knowles deputy steward of the manor (the said Mary Dinsdale being separately examined apart from her husband and agreeing thereto) in consideration of £34 to them paid. To hold the said premises unto and to the use of Ralph Cantril 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 hath paid for his fine and entry as in the margin [1s 3d] and are

therefore accordingly admitted tenant. Redeemable nevertheless by Stephen Dinsdale and Mary his wife on payment of £34 plus legal interest to Ralph Cantril

Crackpot, Reeth and Smarber

To this court came the Right Honourable George Earl of Pomfret, the honourable Thomas William Fermor and the Reverend George Robert Baker devisees named in the will of Peter Denys Esquire deceased and took of the lord a close called Holme or Island situate at Crackpot rent 1d, in Rowleth pasture, a close called Low Close alias Crookes alias Garths situate at Reeth rent 1s 2d also a close called Stoneygate Hill also in Reeth rent 2s 3d and a entire messuage and 3 tofts, also a third part of another messuage and stable, a parcel of ground called Garth, a close called Jenkins Close, a close called East Jenkins Close, a close called Jenkins Close Intack, a close called West Ing with a cowhouse thereon, a close called Cowpasture and a parcel of land called West Ing Head and a sixth part of a peathouse situate at Smarber with rent 6s 11½d with the appurtenances which Peter Denys in and by his last will and testament dated 30th April 1816 gave and devised to Earl of Pomfret, Thomas William Fermor and George Robert Baker upon the trusts mentioned. To hold the said premises unto and to the use of to Earl of Pomfret, Thomas William Fermor and George Robert Baker 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 hath paid for his fine and entry as in the margin [£7 16s 10½d] and are therefore accordingly admitted tenant

Reeth

To this court came James Clarkson and took of the lord a moiety of a dwellinghouse and garden with the appurtenances at Reeth of the ancient yearly fineable customary rent of 2d for the entirety which Anthony Kearton surrendered at this court before the steward of the manor in consideration of £120 to him paid. To hold the said premises unto and to the use of 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 hath paid for his fine and entry as in the margin [1s 3d] and are therefore accordingly admitted tenant.

Reeth

To this court came James Galloway and took of the lord a moiety of a back room and stable and a back yard and garden with the appurtenances at Reeth of the ancient yearly fineable customary rent of 1d which Anthony Kearton at this court surrendered into the hands of the lord in consideration of £150 to him paid. To hold the said premises unto and to the use of James Galloway 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 hath paid for his fine and entry as in the margin [1s 3d] and are therefore accordingly admitted tenant.

Reeth

To this court came George Coates and took of the lord a moiety of a dwellinghouse and stable and garden formerly Rosewarren with the appurtenances at Reeth of the ancient yearly fineable customary rent of 1½d which Anthony Kearton at this court surrendered into the hands of the lord in consideration of £44 to him paid. To hold the said premises unto and to the use of George 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 hath paid for his fine and entry as in the margin [1s 6½d] and are therefore accordingly admitted tenant.

West Stonesdale

To this court came Edmund Clarkson and took of the lord a third part of a dwelling house and stable and a back yard 3 little garths a close called Potty Dale with a fold and cowhouse at the head thereof, a close called Potty Dalefoot and also a homestead and garth on the backside thereof with the appurtenances at West Stonesdale of the ancient yearly fineable customary rent of 1s 5d on 28th September last which James Clarkson out of court before the bailiff and 2 tenants surrendered into the hands of the lord in consideration of a partition between him and Edmund Clarkson. To hold the said premises unto and to the use of Edmund 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 hath paid for his fine and entry as in the margin [7s 1d] and are therefore accordingly admitted tenant.

Reeth

To this court came Mr George Robinson and took of the lord a parcel of ground called Wastes of the said manor containing by estimation 14 yards in length and 10 yards in breadth and also that newly erected messuage or tenement lately built thereon with the appurtenances at Reeth of the ancient yearly fineable customary rent of 1d which Joseph Smith and James Raw at this court surrendered into the hands of the lord in consideration of £45 to them paid To hold the said premises unto and to the use of George Robinson 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 hath paid for his fine and entry as in the margin [1s 3d] and are therefore accordingly admitted tenant.

Reeth

To this court came Mr John Davies and took of the lord a parcel of ground called Crooked Rood laying on the west side of Healaugh village with the appurtenances at Reeth of the ancient yearly fineable customary rent of 2s which Thomas Coates, George Cooke and William Parkin at this court surrendered into the hands of the lord in consideration of £99 to them paid To hold the said premises unto and to the use of 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 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 10s] and are therefore accordingly admitted tenant.

At this court the first proclamation was made for the heirs of Mrs Kitty Alderson, Martha Cleminson, Thomas Hutchinson Esq and Mrs Margaret Stoddart

And the second for the heirs of Henry Miller, Thomas Metcalfe and Elizabeth Waggett

To come into court and be admitted of their respective copyholds which the above mentioned died seised but none came.

Joseph Thwaites was sworn constable of the manor for the ensuing year.

Faithfully recorded 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 Lord of the said manor , holden at Muker in and for the said manor on Wednesday 26th May 1819 before Ottiwell Tomlin Gentleman Steward of the said manor.

Names of the Homage Jury

Mr. William Hall - Foreman

John Alderson

William Alderson Keld

David Cleasby

Charles Alderson Snr

Charles Alderson Jun

Richard Alderson

John Birkbeck James

Calvert

Richard Guy

William Kearton

Edward Alderson

Oxnop

To this court came Mr Alexander Calvert and took of the lord a close called Midge Close, a close called East Close, a pasture called Wood, a close called Dowhow formerly in 2 closes, a close called Low Park, a close called High Park, a dwellinghouse 2 stables and 2 cowhouses with the appurtenances situate and being at or within the territories of Oxnop in the said manor of the ancient yearly fineable customary rent of 11s 2½d which James Guy at this court surrendered into the hands of the lord before the said steward in consideration of £700. To hold the said premises unto and to the use of Alexander 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 hath paid for his fine and entry as in the margin [£11 4s 2d] and are therefore accordingly admitted tenant.

Thwaite

To this court came Mrs Betty Butson, widow, and took of the lord a stable, being under the 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 customary rent of ½d which James Harker at this court surrendered into the hands of the lord before the said steward. To hold the said premises unto and to the use of Betty Butson 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 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 [10d] and are therefore accordingly admitted tenant.

Keld

To this court came William Alderson and took of the lord a close called Butt Close 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 customary rent of 1s 9½d which Hannah Bradberry out of court surrendered into the hands of the lord before the Bailiff and 2 tenants in consideration of £145. To hold the said premises unto and to the use of 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 hath paid for his fine and entry as in the margin [£1 15s 10d] and are therefore accordingly admitted tenant.

Keld and Thorns

To this court came George Alderson and took of the lord an old house and stable now demolished

and a garth or garden, a moiety of another dwelling house garth or garden with the appurtenances being under the value of 20s, situate and being at or within the territories of Keld and Thorns in the said manor of the ancient yearly fineable customary rent of 1d which Rev John Alderson at this court surrendered into the hands of the lord before the said steward. To hold the said premises unto and to the use of 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 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 are therefore accordingly admitted tenant.

Thwaite

To this court came Jonathan Hunter and took of the lord a dwelling house formerly Alcocks and 2 little garths 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 ½d which David Cleasby at this court surrendered into the hands of the lord before the said steward in consideration of £19. To hold the said premises unto and to the use of Jonathan 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 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 are therefore accordingly admitted tenant.

Muker

To this court came Mr Matthew Whitelock and took of the lord a dwelling house, a Brewhouse and a room over lately occupied by Joseph Coates, 2 cellars 2 stable, 2 coalhouses a pighouse and yard, a 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 customary rent of 1s 4d and also a close called Little Long Ing Head, a close called Little Wood also situate in Muker rent 1s 4d which Robert Hird on 29th June 1816 surrendered into the hands of the lord before the said steward in consideration of £350 then due and owing to him by Matthew Whitelock. To hold the said premises unto and to the use of Matthew Whitelock 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 hath paid for his fine and entry as in the margin [£2 13s 4d] and are therefore accordingly admitted tenant. Redeemable nevertheless on payment by John Hird and Anthony Hird sons and co-heirs of Robert Hird now deceased of the sum of £250 with legal interest

Thwaite

To this court came Mrs Betty Butson, widow, and took of the lord a blacksmiths shop, being under the 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 customary rent of ½d which John Reynoldson and Hannah his wife On 30th December last court surrendered into the hands of the lord before Edmund Alderson Knowles deputy steward, the said Hannah Reynoldson being

separately and solely examined and agreeing thereto To hold the said premises unto and to the use of Betty Butson 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 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 [10d] and are therefore accordingly admitted tenant.

Oxnop

To this court came Mary Coates, daughter and heiress of Ann Coates and took of the lord a messuage or tenement with a parcel of ground called Clarkson Close with a cowhouse thereon, a close Called West Close with a barn thereon and 2 parcels of land called Piece and Cowfolds 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 6s 9d which Ann Coates lately died seised To hold the said premises unto and to the use of Mary Coates 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 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 [1d] and are therefore accordingly admitted tenant.

Muker and Kisdon

To this court came George Guy and took of the lord a fourth part of a dwelling house now in 2 tenements stable and Garden 2 parcels of land called Little Cowpark and Great Cowpark, a close called Birbeck Intack, a close called Coalsyke a 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 customary rent of 6s 8d in Muker and 1s 6d in Kisdon which William Guy surrendered into the hands of the lord before the said steward in consideration of £220 To hold the said premises unto and to the use of George Guy 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 hath paid for his fine and entry as in the margin [£2 0s 10d] and are therefore accordingly admitted tenant.

Angram

To this court came Wilfred Preston and took of the lord a 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 customary rent of 1¼d which John Calvert on 22nd January 1817 surrendered into the hands of the lord before the Bailiff and 2 tenants. To hold the said premises unto and to the use of Wilfred Preston 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 hath paid for his fine and entry as in the margin [2s 1d] and are therefore accordingly admitted tenant. Redeemable nevertheless on payment of the sum of £60 with legal interest to Wilfred Preston

Muker

To this court came John Hird and William Hird sons and co-heirs of Robert Hird deceased and took of the lord the equity of redemption in a dwelling house, a Brewhouse and a room over lately occupied by Joseph Coates, 2 cellars 2 stable, 2 coalhouses a pighouse and yard, a 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 customary rent of 1s 4d and also a close called Little Long Ing Head, a close called Little Wood also situate in Muker rent 1s 4d which Robert Hird died seised To hold the said premises unto and to the use of John Hird and William Hird as tenants in common 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 hath paid for his fine and entry as in the margin [2d]] and are therefore accordingly admitted tenant.

At this court the first proclamation was made for the heirs of John Calvert to come into court and be admitted but none came.

Faithfully recorded and copes 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 Lord of the said manor, holden at Muker in and for the said manor on Thursday 2nd September 1819 before Ottiwell Tomlin Gentleman Steward of the said manor.

Names of the Homage Jury

Thomas Langhorne – foreman

John Davies

James Close

Reeth

To this court came John Bowes and took of the lord a messuage being the east end of 3 messuages late belonging Isabella Harland with the appurtenances and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of ¼d which Robert Hutchinson at this court surrendered into the hands of the lord before the said steward in consideration of £45 to him paid by John Bowes for the absolute purchase To hold the said premises unto and to the use of John Bowes 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 hath paid for his fine and entry as in the margin [5d] and are therefore accordingly admitted tenant.

Faithfully recorded 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 Clerk Master of Arts Rector of Bobbingworth in the County of Essex Lord of the said Manor holden at Reeth in and for the said Manor on Monday 29th May in the year of our Lord 1820 before Ottiwell Tomlin Gentleman Steward of the said Manor:

Names of the Homage Jury

Mr Thomas Langhorne— foreman Sworn

Mr John Langhorne
Mr Simon Peacock
Mr John Davies
Mr James Close
Mr John Clarkson
Mr James Spenceley
Mr Thomas Birkbeck
Mr William Woodward
Mr William Peacock
Mr James Broaderick
Mr David Cleasby

All Sworn

Potting

To this Court came William Peacock and took of the Lord 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 at or within the territories of Potting in the said Manor of the ancient yearly fineable customary rent of 2s 6d which Thomas Rutter 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 forty pounds to him paid by the said William Peacock for the absolute purchase thereof.

To have and to hold the said premises unto and 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 copy hold 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 [£2 10s] and is therefore accordingly admitted tenant.

Reeth and Healaugh

To this Court came James Hutchinson and took of the Lord a moiety or undivided half part of the following closes namely Near Close, Far Close, Middle Close, Stripe, Low Pasture one fire house and stable, Hall Garth with a cowhouse thereon, one parcel of ground called Court Garth, one close called Round Close, one parcel of ground called Weston Hall Head, one close called West Intack

otherwise Castle Intack with the appurtenances situate and being at or within the territories of Reeth and Healaugh in the said Manor of the ancient yearly fineable customary rent of 4s 1d for the intirety of the said premises which Anthony a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of one hundred and thirty pounds to him paid by the said James Hutchinson for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said James 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 hath paid his fine and entry as in the margin [£2 0s 10d] and is therefore accordingly admitted tenant.

Reeth

To this Court came Simon Peacock and took of the Lord one dwelling house, one stable, one wood garth and a joiners shop with the appurtenances situate and being at and within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 2 $\frac{3}{4}$ d which Joseph Harland a customary tenant of the said Manor on 27th November last surrendered out of Court into the hands of the Lord before his said Steward according to the custom of the said Manor in consideration of the sum of one hundred and sixty pounds to him the said Joseph Harland paid by the said Simon Peacock for the absolute purchase thereof. To have and to hold the said premises unto and 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 copy hold 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 [4s 7d] and is therefore accordingly admitted tenant.

Gunnerside

To this Court came William Thompson the elder of Richmond Gentleman and took of the Lord one dwelling house and stable adjoining and garden with the appurtenances situate and being at and within the territories of Gunnerside in the said Manor of the ancient yearly fineable customary rent of 2 $\frac{1}{2}$ d which William Bell a customary tenant of the said Manor on 22nd February 1816 surrendered out of Court into the hands of the said Lord before his said Steward according to the custom in consideration of the sum of thirty pounds to him paid by the said William Thompson. To have and to hold the said premises unto and to the use of the said William 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 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 [4s 2d] and is therefore accordingly admitted tenant. Redeemable nevertheless on payment by the said William Bell his heirs and assigns to the said William Thompson his executors administrators or assigns of the said sum of thirty pounds and legal interest for the same.

Lodge Green

To this Court came William Coates and took of the Lord two dwelling houses, two stables, and one parcel of ground divided into two 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 1s 5 $\frac{1}{2}$ d which William Harker and Thomas Harker two customary tenants of the said Manor on 6th April last surrendered out of Court into the hands of the Lord before the bailiff and two customary tenants according to the custom of the said Manor in consideration of the sum of two hundred and fifteen pounds to them in hand paid by the said William Coates for the absolute purchase thereof. To have and to hold the said premises unto and 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 copy hold or customary estate of inheritance yielding 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 9s 2d] and is therefore accordingly admitted tenant.

Kearton

To this Court came Christopher White and took of the Lord one dwelling house one stable and garden and one close called Browside 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 1s 10d which James White late a customary tenant of the said Manor in and by his last Will and Testament bearing date 11th May 1819 gave and devised to the said Christopher White his heirs and assigns forever. To have and to hold the said premises unto and to the use of the said Christopher 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 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 16s 8d] and is therefore accordingly admitted tenant.

Kearton

To this Court came Henry White and took of the Lord one dwelling house now in three dwelling houses and one close called Sevey Close 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 4s 7d which James White late a customary tenant of the said Manor in and by his last Will and Testament bearing date 11th May 1819 gave and devised to the said Henry White his heirs and assigns forever. To have and to hold the said premises unto and to the use of the said Henry 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 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 11s 8d] and is therefore accordingly admitted tenant.

Low Row

To this Court came Thomas Spenceley and took of the Lord one moiety or half part of two messuages or dwelling houses one old housestead, one stable, one garth on the foreside thereof, one parcel of ground called Intack, one close called Riddings with a cowhouse thereon 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 1s 2 ³/₄ d which Thomas Garth a customary tenant of the said Manor on 27th May 1816 surrendered out of Court 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 one hundred and thirty one pounds and seven shillings to him paid by the said Thomas Spenceley. To have and to hold the said premises unto and to the use of the said Thomas 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 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 7d] and is therefore accordingly admitted tenant. Redeemable nevertheless on payment of the said sum of one hundred and thirty one pounds and seven shillings principal sum and also the sum of three pounds ten shillings and eight pence interest thereon now due by the said Thomas Garth his heirs or assigns to the said Thomas Spenceley his executors administrators or assigns with legal interest thereon.

Gunnerside

To this Court came William Woodward and took of the Lord one stable now a dwelling house 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 ½ d which George Close a customary tenant of the said Manor on 15th October 1817 surrendered into the hands of the Lord out of court before the bailiff and two customary tenants according to the custom of the said Manor in consideration of the sum of thirty eight pounds to him paid by the said William Woodward. To have and to hold the said premises unto and 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 copy hold 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 [10d] and is therefore accordingly admitted tenant. Redeemable nevertheless on payment by the said George Close his heirs or assigns to the said William Woodward and his executors administrators or assigns of the sum of thirty eight pounds with legal interest for the same.

Lodge Green

To this Court came William Woodward and took of the Lord one close called Rowleth Close 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 2s 6d which Ruth Walters a customary tenant of the said Manor surrendered out of Court on 25th April last into the hands of the Lord before the bailiff and two customary tenants according to the custom of the said Manor in consideration of the sum of one hundred and twenty five pounds to her paid by the said William Woodward for the absolute purchase thereof. To have and to hold the said premises unto and 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 copy hold 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 [£2 10s] and is therefore accordingly admitted tenant.

Low Row

To this Court came James Clark and took of the Lord one dwelling house being the west house adjoining to James Brown's house lately built upon the wastes of the said Manor, which said premises are now occupied as a dwelling house and stable 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 3d which James Brown a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of fifty one pounds and ten shillings to him paid by the said James Clark for the absolute purchase of. To have and to hold the said premises unto and to the use of the said James Clark 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 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 [5s] and is therefore accordingly admitted tenant.

Feetham

To this Court came Nanny Hunt widow and devisee named in the Will of Thomas Hunt deceased 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 Pickell and West Pickell 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 11 ½ d which the said Thomas Hunt in and by his last Will and Testament bearing date 24th April 1819 gave and devised to the said Nanny Hunt. To have and to hold the said premises unto and to the use of the said Nanny Hunt 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 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 19s 8d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came Thomas Metcalfe only son and heir at law of Thomas Metcalfe deceased 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 ½ d of which the said Thomas Metcalfe 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 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 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.

Reeth

To this Court came Mr Thomas Langhorne and took of the Lord a parcel of ground part of the wastes of the Manor containing fourteen yards in length and five yards in width used by the tenant of the Buck Inn at Reeth for a cellar situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 3d which the said Lord at this Court granted to the said Thomas Langhorne. To have and to hold the said premises unto and to the use of the said Thomas Langhorne 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 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 [5s] and is therefore accordingly admitted tenant.

Wintering Garths

To this Court came Robert Thompson and took of the Lord one parcel of ground called Westside with a dwelling house thereon and one close called Intack or Wintering Garths with a cowhouse thereon with the appurtenances situate and being at or within the territories of Wintering Garths in the said Manor of the ancient yearly fineable customary rents of 1s 10d which Mary Hodgson the wife of John Hodgson a customary tenant of the said Manor surrendered out of Court into the hands of the said Lord on 7th June 1817 before the said Steward in consideration of the sum of one hundred pounds to her paid by the said Robert Thompson. To have and to hold the said premises unto and to the use of the said Robert 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 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 16s 8d] and is therefore accordingly admitted tenant. Redeemable nevertheless on payment by the said Mary Hodgson her heirs or assigns to the said Robert Thompson his executors administrators or assigns of the sum of one hundred pounds and interest for the same after the rate of five pounds for one hundred pounds for a year.

Lodge Green

To this Court came Robert Cleminson, William Cleminson, James Cleminson and Isaiah Cleminson sons and Robert Cleminson the son of Edward Cleminson deceased co-heirs of Martha Cleminson deceased and took of the Lord one parcel of ground called Barf Intacks and one dwelling house and 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 customary rent of 2s of which the said Martha Cleminson late a customary tenant of the said Manor lately died seized. To have and to hold the said premises unto and to the use of the said Robert, William, James, Isaiah and Robert son of Edward 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 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 hath paid for their fine and entry as in the margin [£2] and are therefore accordingly admitted tenants.

Lodge Green

To this Court came William Cleminson and took of the Lord three undivided fifth parts of a parcel of ground containing about two roods and eleven perches parcel of another parcel of ground called Barf Intacks and one stable (the said William Cleminson being already seized of one undivided fifth part of the same premises) 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 5d which Robert Cleminson, James Cleminson and Isaiah Cleminson 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 others late the property of Martha Cleminson deceased. To have and to hold the said premises unto and to the use of the said William 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 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 [8s 4d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came William Coates and took of the Lord four undivided fifth parts or shares of two parcels of ground called Barf Intacks and one dwelling house in two dwellings and two stables in Lodge Green 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 1s 7d which Robert Cleminson, William Cleminson, James Cleminson and Isaiah Cleminson customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of one hundred and twenty eight pounds to them in hand paid by the said William Coates for the absolute purchase thereof. To have and to hold the said premises unto and 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 copy hold 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 11s 8d] and is therefore accordingly admitted tenant.

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, Clerk, Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said manor, held at Reeth in and for the said manor on Tuesday the 30th May in the year of our Lord one thousand eight hundred and twenty before Ottiwell Tomlin, Gentleman, Steward of the said manor

Homage Jury

Richard Garth

Simon Peacock

James Lonsdale

James Spensley

James Clarkson – Blaides

Ralph Coates

William Coates

William Kearton

Edmund Clarkson

John Scott

John Raw

Gunnerside

To this Court came Henry Calvert and took of the a housestead now a dwelling house n Lodge Green with the appurtenances situate and being at or within the territories Gunnerside in the said Manor of the ancient yearly fineable customary rent of ½d which Simon Peacock and John Barker customary tenants of the said Manor surrendered into the hands of the Lord on 24th November last in consideration of the sum of £60 to them in hand paid by the said Henry Calvert for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Henry 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 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.

Reeth

To this court came Ralph Coates and Thomas Severs the younger two new trustees appointed in the room of others who are now dead by John Stubbs, surviving trustee of the premises hereinafter mentioned and took 2 thirds of a dwelling house, garden and stable with a chapel over the said dwelling house with the appurtenances in the territories of Reeth of the ancient yearly fineable customary rent of 4d for the whole of the property which John Stubbs a tenant of the said Manor at this Court surrendered into the hands of the said Lord. To have and to hold the said premises unto

and to the use of the said John Stubbs, Ralph Coates and Thomas Severs 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 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 10d] and are therefore accordingly admitted tenants. Nevertheless upon the trusts and to and for the intents and purposes hereinafter mentioned and declared (that is to say) upon trust by and out of the rents and profits of the said premises or by mortgage or sale thereof or of any competent part thereof or by both of those ways and means to raise and pay to the said John Stubbs his executors administrators or assigns the sum of sixty pounds of lawful money of Great Britain and to the said Ralph Coates and Thomas Severs their executors administrators or assigns the sum of one hundred pounds of like money with interest for the same respectively after the rate of five pounds for one hundred pounds for a year to commence and be computed from the 12th May now last past on the 12th May now next ensuing and subject aforesaid. Upon this further trust and confidence and to the intent and purpose that the said John Stubbs, Ralph Coates and Thomas Severs or the survivor of them and the heirs and assigns of such survivor shall from time to time and at all times forever permit such persons as have been or shall be appointed at the yearly conference of the people called Methodists as established by a Deed Poll of the Reverend John Wesley late of the City Road London Clerk deceased under his hand and seal bearing date 28th February in the year of our Lord 1784 and enrolled in his Majesty's High Court of Chancery and no others to have and enjoy the said premises for the purposes of preaching and expounding God's Holy Word. Provided always that the said persons preach therein no other doctrine that is contained in Mr Wesley's notes upon the New Testament and four volumes of his sermons.

Lodge Green

To this Court came Thomas Wiseman only son and heir of Thomas Wiseman deceased and took of the Lord one close called Rowleth Intack with one dwelling house and stable and one 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 customary rent of 2d of which the said Thomas Wiseman died seized several years ago intestate. To have and to hold the said premises unto and to the use of the said Thomas Wiseman 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 hath paid his fine and entry as in the margin [2s 6d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came James Reynoldson only son and heir of Michael Reynoldson deceased and took of the Lord a moiety or half part of a parcel of ground called Little Intack with the appurtenances being under the annual value of twenty shillings situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable customary rent of 1 ½ d of which the said Michael Reynoldson some time since died seized intestate. To have and to hold the said premises unto and to the use of the said James Reynoldson 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 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 10½d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came William Coates and took of the Lord a moiety or half part of a parcel of ground called Little 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 1 ½ d which James Reynoldson 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 sixteen pounds to him paid by the said William Coates for the absolute purchase thereof. To have and to hold the said premises unto and 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 copy hold 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 [1s 10½d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came William Woodward and took of the Lord one dwelling house, 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 3 d which Ruth Walters a customary tenant of the said Manor on 25th April last surrendered out of Court into the hands of the Lord before the bailiff and two customary tenants according to the custom of the said Manor in consideration of the sum of two hundred and twenty five pounds to her paid by the said William Woodward for the absolute purchase thereof. To have and to hold the said premises unto and 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 copy hold or customary estate of inheritance yielding 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 [£3 3s 9d] and is therefore accordingly admitted tenant.

Reeth

To this Court came James Hutchinson and took of the Lord a moiety or undivided half part one parcel of ground called Right Intack otherwise Reeth Intack, one parcel of ground called Intack, one equal fourth part of a parcel of ground called Charder Intack (now in three closes) and three equal fourth parts of another parcel of ground called West Intack now in one 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 1s 10½d which Anthony Hutchinson 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 one hundred and twenty pounds to him paid by the said James Hutchinson for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said James 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 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 8s 1½d] and is therefore accordingly admitted tenant.

Healaugh

To this Court came Mr Samuel Barker brother and devisee named in the will of John Barker deceased 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 the said John Barker late a customary tenant of the said Manor in and by his last Will and Testament bearing date 25th February 1804 gave and devised to the said Samuel Barker the same passing under the residuary clause of his said Will. To have and to hold the said premises unto and to the use of the said Samuel Barker 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 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 12s 6d] and is therefore accordingly admitted

tenant. Subject nevertheless to such right and equity of redemption as the heirs and assigns of James Galloway may have therein.

Kearton

To this Court came Henry White son and a devisee named in the will of James White deceased and took of the Lord one close called Intack, one close called High Pear, one close called Low Pear (both now in one close) and one close called New Close with one garth and four cattlegates 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 rent of 7s 9d which the said James White late a customary tenant of the said Manor in and by his last Will and Testament bearing date 11th May 1819 gave and devised to the said Henry White his heirs and assigns forever. To have and to hold the said premises unto and to the use of the said Henry 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 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 [£5 16s 3d] and is therefore accordingly admitted tenant..

Potting

To this Court came William Peacock and took of the Lord one close called Little Intack, one close called Great Intack with a cowhouse thereon and one 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 which Anthony Rutter 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 one hundred and eighty pounds to him paid by the said William Peacock for the absolute purchase thereof. To have and to hold the said premises unto and 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 copy hold 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 1s 9d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came Thomas Metcalfe only son and heir of Thomas Metcalfe deceased and took of the Lord two closes called Stripes with a cowhouse thereon now divided into three and called Great Close, Little Close and Sandbeds 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 of which the said Thomas Metcalfe lately died seized intestate. To have and to hold the said premises unto and 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 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 [£3 5s] and is therefore accordingly admitted tenant.

Crackpot

To this Court came Robert Sunter eldest son, heir at law and devisee named in the Will of Robert Sunter deceased and took of the Lord one close called Low Cow Pasture with an inclosed allotment in the Crackpot Pasture with the appurtenances situate and being at or within the territories of Crackpot in the said Manor of the ancient yearly fineable customary rent of 4s 6d which the said Robert Sunter deceased in and by his last Will and Testament bearing date 7th December 1816 gave and devised to the said Robert Sunter his son. To have and to hold the said premises unto and to the use of the said Robert Sunter 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 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 [£3 7s 6d] and is therefore accordingly admitted tenant.

Crackpot

To this Court came Mr John Harker and took of the Lord one close called Low Cow Pasture with an inclosed allotment in the Crackpot Pasture with the appurtenances situate and being at or within the territories of Crackpot in the said Manor of the ancient yearly fineable customary rent of 4s 6d which Robert Sunter a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of one hundred and thirty pounds to him paid by the said John Harker for the absolute purchase of. To have and to hold the said premises unto and 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 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 [£3 7s 6d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came William Coates 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 half part of a parcel of ground called Little Intacks 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 1s 11½ d which William Harker and Thomas Harker two customary tenants of the said Manor on 6th April last surrendered out of Court into the hands of the Lord before the Bailiff and two customary tenants according to the custom of the said Manor in consideration of the sum of two hundred and fifteen pounds to them paid by the said William Coates for the absolute purchase thereof. To have and to hold the said premises unto and 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 copy hold 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 9s 4 ½ d] and is therefore accordingly admitted tenant.

Reeth

To this Court came Ottywell Robinson of Argyll Street in the county of Middlesex Gentleman acting Devisee and Trustee named in the Will of James Clarkson deceased and took of the Lord one dwelling house 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 2d which the said James Clarkson late a customary tenant of the said Manor in and by his last Will and Testament bearing date 12th October last gave and devised to the said Ottywell Robinson jointly with Joseph Clarkson. Upon the Trusts in his said Will mentioned which said Joseph Clarkson by Deed Poll in writing under his hand and seal bearing date on 16th March last renounced and disclaimed acting in the same Trusts. To have and to hold the said premises unto and to the use of the said Ottywell Robinson his heirs and assigns forever upon the trusts in the said Will named according to the custom of the said Manor in the nature of a copy hold 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 [2s 6d] and is therefore accordingly admitted tenant.

Reeth

To this Court came Thomas Harker of Reeth Grocer and took of the Lord one dwelling house 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 rents of 2d which Ottywell Robinson a customary tenant of the said Manor by Edmund Alderson Knowles his attorney by virtue of a Letter of Attorney bearing date 19th April last surrendered at this Court into the hands of the Lord in consideration of the sum of three hundred pounds to him the said Ottywell Robinson paid by the said Thomas Harker 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 forever according to the custom of the said Manor in the nature of a copy hold 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 [2s 6d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came John Tomlin of Thornton Steward in the county of York Gentleman and took of the Lord one dwelling house and stable (now converted into two dwelling houses 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 customary rent of ½ d which John Cooke a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of forty five pounds to him paid by Ottiwell Tomlin of Richmond for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said John Tomlin his heirs and assigns forever. In trust nevertheless for the said Ottiwell Tomlin his heirs and assigns according to the custom of the said Manor in the nature of a copy hold 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 [7 ½ d] and is therefore accordingly admitted tenant, Freed and absolutely discharged from all right claim and equity of redemption or other demand whatsoever of Sarah Harker formerly tenant thereof her heirs executors or administrators or any of them.

Reeth

To this Court came Mr George Robinson and took of the Lord a parcel of ground late part of the waste of the manor containing in length one hundred and forty yards and in breadth twelve yards situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 1s which the said Lord at this Court granted to the said George Robinson. To have and to hold the said premises unto and to the use of 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 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 [15s] and is therefore accordingly admitted tenant.

Feetham

To this Court came William Miller an infant by James Thompson his guardian appointed by this Court only brother and heir of Henry Alderson Miller deceased and took of the Lord a moiety of one dwelling house 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 for the intirety of the said premises of which the said Henry Alderson Miller 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 William Miller 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 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 [10s 7 ½ d] and is therefore accordingly admitted tenant.

Gunnerside

To this Court came Ralph Coates and took of the Lord one undivided moiety or full half part of a parcel of ground containing in length from east to west fourteen yards and a half and in breadth from north to south thirteen yards and a half being part of a garth adjoining to a field called Little Flat now or late belonging to William Storey on the south and west sides thereof together with the buildings thereupon erected situate and being at or within the territories of Gunnerside in the said Manor of the ancient yearly fineable customary rent of ½ d which Elizabeth Birkbeck Spinster a Trustee of the same premises and a customary tenant of the said Manor in respect thereof 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 Ralph 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 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 ½ d] and is therefore accordingly admitted tenant.

At this Court the first proclamation was made for the heirs of Mrs Jane Wallace
And the second for the heirs of Mrs Kitty Alderson and Thomas Hutchinson Esquire
To come into Court and be admitted of the respective tenements of which the above mentioned tenants died seized of But none came
Joseph Thwaites was sworn Constable of the Manor acting as Deputy for Mr Thomas Langhorne for the ensuing year

Faithfully recorded 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, Clerk Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said Manor holden at Muker in and for the said Manor on Wednesday 31st May in the year of our Lord 1820 before Ottiwell Tomlin Gentleman Steward of the said Manor

Mr Joseph Clarkson – foreman sworn

Mr John Clarkson
Richard Alderson
James Calvert
William Kearton
William Alderson Agill
George Calvert
Mr Edward Alderson
William Alderson Keld
David Cleasby
Charles Alderson Senior
John Alderson

All Sworn

Angram

To this Court came George Calvert and took of the Lord an undivided moiety of one close called Mickle Ing with two 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 customary rent of 1s 6d of which William Calvert a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of one hundred and fifty pounds to him paid by the said George Calvert for the absolute purchase thereof. To have and to hold the said premises

unto and to the use of the said George 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 hath paid his fine and entry as in the margin [£1 10s] and is therefore accordingly admitted tenant.

Muker

To this Court came Mr James Grime and took of the Lord one dwelling house 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 customary rent of 1d in Muker Pasture which Thomas Dufty a customary tenant of the said Manor by William Hall his attorney by virtue of a Letter of Attorney under the hand and seal of the said Thomas Dufty bearing date 1st May last at this Court surrendered into the hands of the Lord in consideration of the sum of one hundred and ten pounds to him paid by the said James Grime for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said James 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 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 William Clarkson and took of the Lord one dwelling house, stable and garth with the appurtenances (being under the annual value of twenty shillings) situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable customary rent of $\frac{1}{4}$ d which Alice Clarkson a customary tenant of the said Manor surrendered out of Court on 26th April last into the hands of the Lord before the Bailiff and two customary tenants according to the custom thereof To have and to hold the said premises unto and to the use of the said William 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 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 [5d] and is therefore accordingly admitted tenant.

At this Court the first proclamation was made for the heirs of James Milner to come into Court and be admitted of the Copyhold Tenements of which he died seized but none came.

Charles Neesham was sworn Constable for the Manor for the ensuing year

Faithfully recorded 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, Clerk Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said Manor holden at Reeth in and for the said Manor on Monday 28th May in the year of our Lord 1821 before Ottiwell Tomlin Gentleman Steward of the said Manor

Names of the Homage Jury

Mr Thomas Langhorne – foreman sworn

Mr Simon Peacock
James Spensley
Christopher Raw
Thomas Coates
William Peacock
Mr James Broderick
Richard Garth
Joseph Clarkson
David Cleasby
James Close
Mr William Woodward

All Sworn

Blaides

To this Court came William Spensley and took of the Lord a moiety of half part of a dwelling house, one stable one garth and backhouse with one close called High Ridding and one 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 customary rent of 11 ½ d which James Spensley and Christopher Raw customary tenants of the said Manor and surviving Trustees for the Union Society at Feetham called the New Club 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 William Spensley 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 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 [19s 2d] and is therefore accordingly admitted tenant. Subject nevertheless to redemption on payment by John Hunt or his heirs to the said William Spensley his executors administrators or assigns of the sum of eighty pounds and interest as is mentioned in the admittance of the said James Spensley and Christopher Raw bearing date 28th May 1810.

Kearton

To this Court came James Spensley and Christopher Raw Trustees for the friendly society now or lately held at the house of Thomas Robson Innkeeper in Feetham in the said Manor and took of the Lord one dwelling house, two stables and two 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 customary rent of 1d which John Pratt a customary tenant of the said Manor on 4th August last surrendered out of Court into the hands of the Lord of the said Manor before the Bailiff and two customary tenants according to the custom of the said Manor in consideration of the sum of forty pounds to him paid for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said James Spensley 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 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.

Satron

To this Court came John Robinson Wallas Clerk only son and heir at law of Mrs Jane Wallas deceased and took of the Lord two closes called Whart Garth with two cowhouses thereon, one close called West Ing, two closes called Cow and Holme, one close called Corn 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 Cowpasture with a dwelling house and cowhouse, one close called Collin Holme and the Wood, one close called High Cowpasture with a cowhouse, one close called Low Cowpasture 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 Satron in the said Manor of the ancient yearly fineable customary rent of £1 16s 9d of which the said Jane Wallas late a customary tenant of the said Manor died seized intestate. To have and to hold the said premises unto and to the use of the said John Robinson Wallas 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 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 [£36 15s] and is therefore accordingly admitted tenant.

Low Row

To this Court came John Harker and William Spensley devisees in trust named in the Will of Simon 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 8 ½ d which the said Simon Harker a customary tenant of the said Manor in and by his last Will and Testament bearing date 10th November last gave and devised to the said John Harker and William Spensley upon the Trusts therein mentioned. To have and to hold the said premises unto and to the use of the said John Harker and William Spensley 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 copy hold 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 hath paid for their fine and entry as in the margin [14s 2d] and are therefore accordingly admitted tenant.

Reeth and Healaugh

To this Court came David Nicolls of Nottingham place in the parish of Saint Marylebone in the county of Middlesex Esquire and took of the Lord the following closes namely Near Close, Far Close, Middle Close, Stripe, Low Pasture, one firehouse and stable, one close called West Intack otherwise Castle Intack with the appurtenances situate and being at or within the territories of Reeth and Healaugh in the said Manor of the ancient yearly fineable customary rent of 4s 1d (charged with other hereditaments) which James Hutchinson of Radcliffe Highway in the county of Middlesex Butter and Ham Merchant on the 30th December last surrendered out of Court into the hands of the said Lord before Ottywell Robinson Gentleman Deputy Steward for this purpose specially appointed by the said Ottywell Tomlin in consideration of three hundred pounds to the said James Hutchinson paid by the said David Nicolls. To have and to hold the said premises unto and to the use of the said David Nicolls 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 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 1s 8d] and is therefore accordingly admitted tenant. Redeemable nevertheless upon payment by the said James Hutchinson his heirs executors administrators or assigns of the said sum of three hundred pounds with interest for the same after the rate of five pounds for one hundred pounds for a year on 30th June then next ensuing.

Low Row

To this Court came James Simpson and took of the Lord one dwelling house and one close called New Intack with a cowhouse thereon 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 Robert Stephenson a customary tenant at this Court surrendered into the hands of the Lord before his said Steward, he the said Robert Stephenson being mortgagee in possession and being this day paid off the amount of principal and interest due to him by the said James Simpson. 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 copy hold 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 [£2 3s 4d] and is therefore accordingly admitted tenant.

Pot Ing

To this Court came Mary Alton and William Woodward devisees in Trust named in the Will of Thomas Alton deceased and took of the Lord one close called Birk 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 customary rent of 2s 1d which the said Thomas Alton late a customary tenant of the said Manor in and by his last Will and Testament bearing date 29th September last gave and devised to the said Mary Alton and William Woodward upon the Trusts named in his said Will. To have and to hold the said premises unto and to the use of the said Mary Alton and William Woodward 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 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 [£2 1s 8d] and are therefore accordingly admitted tenants.

Pot Ing

To this Court came John Metcalfe and took of the Lord one close called Birk 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 customary rent of 2s 1d which Mary Alton and William Woodward two customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of two hundred and thirty pounds to them paid by the said John Metcalfe for the absolute purchase thereof. To have and to hold the said premises unto and 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 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 1s 8d] and is therefore accordingly admitted tenant.

Reeth

To this Court came John Turner and took of the Lord one dwelling house and coalhouse now occupied by Barbara Carlton and a small piece of ground behind the same of the breadth of the said dwelling house and coalhouse situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of ½ d which James Galloway 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 according to the custom of the said Manor on 20th January 1820 in consideration of the sum of nineteen pounds and nineteen shillings to him paid by the said John Turner for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said John Turner 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 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.

Reeth

To this Court came James Galloway the Younger and took of the Lord a dwelling house with a small piece of ground behind the same as now staked out in the occupation of John Lambert and James Galloway 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 James Galloway the Elder at this Court surrendered into the hands of the Lord in consideration of the sum of thirty pounds to him paid by the said James Galloway the Younger for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said James Galloway 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 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 [1s 8d] and is therefore accordingly admitted tenant.

Reeth

To this Court came John Bowes and took of the Lord a parcel of ground containing thirty one feet in length and twenty feet in width upon an average part of a close called Mill Garth formerly Mr Elliott's with the appurtenances under the annual value of twenty shillings situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of $\frac{1}{4}$ d which Mr Simon Peacock 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 John 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 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 [5d] and is therefore accordingly admitted tenant.

Feetham

To this Court came Ann Alderson widow and devisee named in the Will of Anthony Alderson deceased and took of the Lord one 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 customary rent of $\frac{1}{2}$ d which the said Anthony Alderson late a customary tenant of the said Manor in and by his last Will and Testament bearing date 11th November last gave and devised to the said Ann Alderson. To have and to hold the said premises unto and to the use of the said Ann Alderson 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 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 [10d] and is therefore accordingly admitted tenant.

Feetham

To this Court came William Miller brother and heir at law of Henry Alderson Miller deceased and took of the Lord (by James Thompson his relation and guardian by this Court appointed) an undivided moiety or equal half part of one dwelling house 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 2 $\frac{1}{2}$ d for such moiety which the said Henry Alderson Miller late a customary tenant of the said Manor sometime since died seized of intestate. To have and to hold the said premises unto and to the use of the said William Miller 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 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 2d] and is therefore accordingly admitted tenant.

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, clerk, Master of Arts, Rector of Bobbingworth in the county of Essex, lord of the said manor, held at Reeth in and for the said manor on Tuesday the 29th day of May 1821 before Ottiwell Tomlin, Gentleman, steward of the said manor.

Names of the homage jury

Mr Richard Garth, foreman	} sworn
Mr Simon Peacock	} sworn Mr
John Langhorn	} sworn
Mr James Lonsdale	} sworn
Mr William Coates	} sworn
Mr James Spensley	} sworn Mr
John Spensley	} sworn Mr
Thomas Birkbeck	} sworn Mr
James Clarkson	} sworn
Mr Henry Spensley	} sworn Mr
William Alderson	} sworn
Mr William Kearton	} sworn

Lodge Green

To this court came Mary Coates, only daughter and heiress of Ralph Coates deceased and took of the lord one parcel of ground called Croft of the ancient yearly fineable customary rent of 8½d and one close called Little Park of the ancient yearly fineable customary rent of 11½d and an enhanced rent of 4s 5d not fineable with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rents aforesaid of which the said Ralph Coates, late a customary tenant of the said manor, lately died seized intestate, to have and to hold the said premises unto and to the use of the said Mary Coates 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 to the lord of the said manor the yearly rent aforesaid and all other rents fines duties and services due and of right accustomed for which she has paid for her fine and entry as in the margin [£1 5s] and is therefore accordingly admitted tenant.

Low Row

To this court came John Harker and William Spensley, devisees in trust named in the will of Simon Harker deceased, and took of the lord two closes called Westfields 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 of the ancient yearly fineable rent of 3s 3d and an enhanced rent of 8s 4d; also an undivided moiety or equal half part of and in one dwelling house, late a coal house, and stable of the ancient yearly fineable rent of ¼d situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rents aforesaid, which the said Simon Harker, late a customary tenant of the said

manor in and by his last will and testament bearing date the 10th day of November last, gave and devised to the said John Harker and William Spensley upon the trusts therein mentioned, to have and to hold the said premises unto and to the use of the said John Harker and William Spensley their heirs and assigns forever upon the trusts in the said will mentioned 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 fines duties and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£2 9s 8¼d] and are therefore accordingly admitted tenants.

Harkerside

To this court came Mrs Elizabeth Simpson, widow, and Martha, the wife of Mr William Metcalfe, daughters and coheireses of Thomas Hutchinson Esquire deceased, and took of the lord one close called Broad Dale otherwise East Broad Dale with the appurtenances situate and being at or within the territories of Harkerside in the said manor of the ancient yearly fineable customary rent of 1s 8d and an enhanced rent of 1s 8d not fineable, of which the said Thomas Hutchinson, a customary tenant of the said manor, lately died seized, to have and to hold the said premises unto and to the use of the said Elizabeth Simpson and Martha Metcalfe 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 fines duties and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£1 5s] and are therefore accordingly admitted tenants.

Crackpot

To this court came Lionel Simpson, of Nelson Square, Blackfriars Road, London, Gentleman, and took of the lord one dwelling house now used as a cow house, one stable, and one garden with the appurtenances situate and being at Crackpot of the ancient yearly fineable rent of 1d and 1d enhanced rent and not fineable, and one close called Burblet with a cow house thereon and an allotment or parcel of ground containing 6 acres 3 roods and 3 perches, late part of Crackpot Pasture at Crackpot aforesaid, and which was set out and allotted to Elizabeth, the wife of the said Lionel Simpson on the division and enclosure of the said pasture in right of two cattle gates belonging to her in the said pasture of the ancient yearly fineable rent of 3s 4d and 2s 2d enhanced rent and not fineable, and also of one close or parcel of ground called Ware Ing with a cow house thereon, and one other close or parcel of ground called Broad Dale with the appurtenances situate at Crackpot aforesaid of the ancient yearly fineable rent of 4s 11½d and 3s 4½d enhanced rent and not fineable situate and being at or within the territories of Crackpot in the said manor of the ancient yearly fineable customary rents aforesaid amounting in the whole to the sum of 8s 4½d, which Elizabeth, the wife of the said Lionel Simpson, heretofore Elizabeth Birkbeck, spinster, on the 20th day of April last surrendered out of court into the hands of the said lord before Ottywell Robinson, Gentleman, deputy steward of the said manor, for that purpose specially appointed by the said Ottiwell Tomlin, she the said Elizabeth Simpson being examined separately and apart from her said husband and freely consenting thereto, in consideration of the love and affection the said Elizabeth Simpson has and bears to her said husband, to have and to hold the said premises unto and to the use of the said Lionel 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 fines duties and services due and of right accustomed for which he has paid for his

fine and entry as in the margin [£6 5s 7½d] and is therefore accordingly admitted tenant.

Reeth

To this court came David Nicolls, of Nottingham Place in the parish of St Marylebone in the county of Middlesex, Esquire, and took of the lord one parcel of ground called Right Intack, otherwise Reeth Intack, one parcel of ground called Intack, one equal fourth part of a parcel of ground called Chalder Intack, now in three closes, and three equal fourth parts of another parcel of ground called West Intack, now in one 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 1s 10½d (charged with other hereditaments) which James Hutchinson, of Radcliffe Highway in the county of Middlesex, butter and ham merchant, on the 30th day December last surrendered out of court into the hands of the said lord before Ottywell Robinson, Gentleman, deputy steward for the purpose specially appointed by the said Ottiwell Tomlin, in consideration of £300 to the said James Hutchinson paid by the said David Nicolls to have and to hold the said premises unto and to the use of the said David Nicolls 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 fines duties and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 8s 1½d] and is therefore accordingly admitted tenant, redeemable nevertheless upon payment by the said James Hutchinson his heirs, executors or administrators to the said David Nicolls his heirs, executors, administrators or assigns of the said sum of £300 with interest for the same after the rate of £5 for £100 for a year on the 30th day of June then next ensuing.

At this court, the first proclamation was made for the heirs of Michael Hutchinson, Peter Pedley and John Bell to come into court and be admitted of the copyhold tenements for which they respectively died seized, but none came.

Thomas Smith was sworn constable for the manor for the year ensuing.

Faithfully recorded 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, clerk, Master of Arts, Rector of Bobbingworth in the county of Essex, lord of the said manor, held at Muker in and for the said manor on Wednesday the 30th day of May 1821 before Ottiwell Tomlin, Gentleman, steward of the said manor.

Names of the homage jury

Mr John Alderson, foreman } sworn Mr

John Clarkson } sworn Mr

Richard Alderson } sworn Mr

James Calvert } sworn Mr

William Kearton } sworn Mr

George Calvert } sworn Mr John

Raw } sworn Mr John

Birkbeck } sworn Mr

Edward Alderson } sworn Mr

William Alderson } sworn Mr

David Cleasby } sworn

Mr Charles Alderson snr.

} sworn

Muker

To this court came Charles Neesham and took of the lord a parcel of ground, part of the waste of the manor, containing 26 feet in length and 10 feet in breadth whereon the said Charles Neesham has lately built two little houses for dogs (being under the annual value of 20s) situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 3d but not stintable, which the said Thomas Smith by his said steward at this court granted to the said Charles Neesham to have and to hold the said premises unto and to the use of the said Charles Neesham 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 fines duties 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.

Thwaite

To this court came Christopher Kearton and took of the lord one dwelling house, one stable and one garth 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 6d, which John Metcalfe, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £47 to him in hand paid by the said Christopher Kearton for the absolute purchase thereof to have and to hold the said premises unto and 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 copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents fines duties and services due and of right accustomed for which he has paid for his fine and entry as in the margin [10s] and is therefore accordingly admitted tenant.

Keld, Angram, Thwaite

To this court came William Alderson of Agill [Aygill], only brother and heir of George Alderson deceased, and took of the lord one dwelling house now three dwelling houses, one stable, one old bakehouse and two gardens thereto adjoining, two closes called Old Ing Thwaite and Ing Slack with five cattle gates in Keld Pasture of the ancient yearly fineable customary rent of 3s 10d, also an equal undivided half part of two parcels of land called Parrocks and two cattle gates in Keld Cow Pasture of the ancient yearly fineable customary rent of 1d, all situate at Keld, also an equal undivided half part of one equal undivided third part of one dwelling house, one cow house, and several closes called Home Close, Pry, and Low Pry, Piece Head with a cow house and a barn thereon, Tibs Skewth [Skeugh] with a cow house thereon, and Low Close with a cow house thereon, of the ancient yearly fineable customary rent of 1s 1¼d, also of one undivided equal half part of two dwelling houses, one cow house and two stables and one peat house, one close called Bull Close and one close called High Low Ing with a cow house thereon, of the ancient yearly fineable rent of 1s 11d situate at Angram, and one undivided equal half part of one close called Old Ing with a cow house thereon of the ancient yearly fineable rent of 1s 3¼d at Thwaite situate and being at or within the territories of Keld, Angram and Thwaite in the said manor of the ancient yearly fineable customary rents aforesaid amounting in the whole to 8s 2½d, of which the said George Alderson, late a customary tenant of the said manor, died seized intestate 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 fines duties and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1d] and is therefore accordingly admitted tenant.

Keld

To this court came Ralph Alderson, son and devisee named in the will of Mary Alderson deceased, and took of the lord one close called John Close with a barn thereon and two cattle gates 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 customary rent of 1s 8d, which the said Mary Alderson in and by her last will and testament bearing date the 27th day of September last gave and devised to the said Ralph Alderson to have and to hold the said premises unto and to the use of the said Ralph 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 fines duties and services due and of right accustomed for which he has paid for his fine and entry as in the margin [16s 8d] and is therefore accordingly admitted tenant.

Rash

To this court came Mr John Sherlock and took of the lord one messuage, one stable, one close called Doctors Close with a barn thereon, two closes called Hows Ings with a barn thereon, one close called Intack, one close called Little Intack with a cow house thereon, one close called Hash Bottom with a barn thereon, and eleven cattle gates in Muker Common Pasture with the appurtenances situate and being at or within the territories of Rash in the said manor of the ancient yearly fineable customary rent of 14s 8d, which Marmaduke Clarkson, a customary tenant of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of £870 to him paid by the said John Sherlock to have and to hold the said premises unto and to the use of the said John Sherlock 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 fines duties and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£14 13s 4d] and is therefore accordingly admitted tenant. Redeemable nevertheless on payment by the said Marmaduke Clarkson his heirs, executors, or administrators to the said John Sherlock his heirs or assigns of the said sum of £870 with interest for the same after the rate of £5 for £100 for a year from the day of the date hereof on the 30th day of November now next ensuing.

Muker

To this court came William Tarn Alexander Cottingham and Hannah Cottingham, devisees in trust named in the will of John Cottingham deceased, and took of the lord the east part of a dwelling house and garth with the appurtenances and one close called Whitfield Rigg situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rents of 1d and 7d, which the said John Cottingham, in and by his last will and testament bearing date the 24th day of December last, gave and devised to the said William Tarn Alexander Cottingham and Hannah Cottingham upon the trusts therein mentioned to have and to hold the said premises unto and to the use of the said William Tarn Alexander Cottingham and Hannah Cottingham 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 fines duties and services due and of right accustomed for which they have paid for their fine and entry as in the margin [13s 4d] and are therefore accordingly admitted tenants.

Muker

To this court came William Pounder and Alexander Pounder, sons and devisees of Joseph Pounder deceased, and took of the lord two dwelling houses, one cow house and stable, and one 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 customary rent of 2s 8d, which the said Joseph Pounder, in and by his last will and testament bearing date the 19th day of March last, gave and devised to the said William Pounder and Alexander pounder to have and to hold the said premises unto and to the use of the said William Pounder and Alexander Pounder 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 fines duties and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£1 6s 8d] and are therefore accordingly admitted tenants.

Muker

To this court came William Pounder and took of the lord an undivided moiety or equal half part of one dwelling house, being the west house, and a garden and the east part of a close called New Close, as the same is intended to be divided, containing one acre three roods and ten perches, 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 1s 4d for the whole of the said moiety [in the margin stated as 8d for the half thereof], which Alexander Pounder, a customary tenant of the said manor, at this court surrendered into the hands of the lord in pursuance of an agreement for partition between him and the said William Pounder, to have and to hold the said premises unto and to the use of the said William Pounder 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 fines duties and services due and of right accustomed for which he has paid for his fine and entry as in the margin [13s 4d] and is therefore accordingly admitted tenant.

Muker

To this court came Alexander Pounder and took of the lord an undivided moiety or equal half part of one dwelling house, being the east house, and stable and the west part of the close called New Close, as the same is intended to be divided, containing one acre and three roods, 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 1s 4d for the whole of the said moiety [in the margin stated as 8d for the half thereof], which William Pounder, a customary tenant of the said manor, at this court surrendered into the hands of the lord in pursuance of an agreement for partition between him and the said Alexander Pounder, to have and to hold the said premises unto and to the use of the said Alexander Pounder 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 fines duties and services due and of right accustomed for which he has paid for his fine and entry as in the margin [13s 4d] and is therefore accordingly admitted tenant.

Thwaite and Angram

To this court came Betty Butson, widow, the daughter and devisee named in the will of Margaret Garth, widow, deceased, and took of the lord two messuages or dwelling houses, two stables with a cart house at the end of one of them, one close called Cow Pasture, one close called Strands,

and one close called Old Ing situate at Thwaite of the ancient yearly rent of 8s 5¼d, and one close called Hard Rigg situate at Angram of the ancient yearly rent of 1s 9d situate and being at or within the territories of Thwaite and Angram in the said manor of the ancient yearly fineable customary rents aforesaid, which the said Margaret Garth, late a customary tenant of the said manor, in and by her last will and testament bearing date the 12th day of November 1810, gave and devised to the said Betty Butson to have and to hold the said premises unto and to the use of the said Betty Butson 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 to the lord of the said manor the yearly rents aforesaid and all other rents fines duties and services due and of right accustomed for which she has paid for her fine and entry as in the margin [£5 1s 10¼d] and is therefore accordingly admitted tenant.

Angram

To this court came Peggy Garth, daughter and devisee named in the will of Margaret Garth, deceased, and took of the lord two dwelling houses and two stables, one close called Moinis otherwise Mires, one close called Great Close with a cow house thereon, and several other closes called Great Close Foot, West Side, High King Garth, Low King Garth, Low Garth, and Piece, with the appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 7s 4½d, which the said Margaret Garth, in and by her last will and testament bearing date the 12th day of November 1810, gave and devised to the said Peggy Garth to have and to hold the said premises unto and 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 copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents fines duties and services due and of right accustomed for which she has paid for her fine and entry as in the margin [£3 13s 9d] and is therefore accordingly admitted tenant.

Muker

To this court came Isaiah Hunt, only son and heir of Henry Hunt deceased, 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 customary rent of ½d, of which the said Henry Hunt, late a customary tenant of the said manor, lately died seized to have and to hold the said premises unto and to the use of the said Isaiah 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 to the lord of the said manor the yearly rent aforesaid and all other rents fines duties and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1d] and is therefore accordingly admitted tenant.

Thwaite

To this court came James Milner and William Milner, the sons and coheirs of James Milner deceased, and took of the lord: one close called Millholme with a cow house thereon of the ancient yearly rent of 4s; one dwelling house and stable, one close called Thwaite, one close called Dungeon, and one close called Guy Close, of the ancient yearly rent of 10s 4¼d; and one close called Intack of the ancient yearly rent of 1s, with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rents aforesaid, of which the said James Milner, late a customary tenant, died seized intestate to have and to hold the said premises unto and to the use of the said James Milner and William Milner 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 fines duties and services due and of right accustomed for which they have paid for their fine and entry as in the margin [2d] and are therefore accordingly admitted tenant.

Thwaite

To this court came James Milner and took of the lord a moiety or undivided equal half part of one dwelling house and stable, one close called Thwaite Close, one close called Dungeon, and one close called Intack 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 10¾d, which William Milner, a customary tenant of the said manor, at this court surrendered into the hands of the lord in pursuance of an agreement for partition between him and the said James Milner to have and to hold the said premises unto and to the use of the said James 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 to the lord of the said manor the yearly rent aforesaid and all other rents fines duties and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 18s 11½d] and is therefore accordingly admitted tenant.

Thwaite

To this court came William Milner and took of the lord one close called Millholme and one close called Guy Close 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 5½d, which James Milner, a customary tenant of the said manor, at this court surrendered into the hands of the lord in pursuance to an agreement for partition between him and the said William Milner to have and to hold the said premises unto and to the use of the said William 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 to the lord of the said manor the yearly rent aforesaid and all other rents fines duties and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 14s 7d] and is therefore accordingly admitted tenant.

Thwaite

To this court came Simon Harker and took of the lord two dwelling houses and a garth on the foreside thereof and two stables adjoining 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 2d, which James Milner, 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 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 fines duties 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 therefore accordingly admitted tenant.

Thwaite

To this court came Simon Harker and took of the lord one dwelling house, stable and garth with the appurtenances being under the yearly value of 20s situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of ¼d, which William Clarkson, a customary tenant of the said manor, on the 26th day of October last surrendered out of court into the hands of the lord before the bailiff and two customary tenants according to the custom of the said manor 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 fines duties and services due and of right accustomed for which he has paid for his fine and entry as in the margin [5d] and is therefore accordingly admitted tenant.

Thwaite

To this court came Mary Hunt and took of the lord one 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 customary rent of ½d, which Simon Harker, 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 Mary Hunt 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 to the lord of the said manor the yearly rent aforesaid and all other rents fines duties and services due and of right accustomed for which she has paid for her fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Charles Neesham was sword Constable for the manor for the year ensuing.

The court was adjourned to Monday the 17th day of September next at six o'clock in the evening.

Faithfully recorded 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, Clerk, Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said manor, held at Reeth in and for the said manor on Monday the twenty seventh day of May in the year of our Lord one thousand eight hundred and twenty two before Ottiwell Tomlin, Gentleman, Steward of the said manor

Names of the Homage Jury

Mr Thomas Langhorne, foreman
Mr Simon Peacock
Mr James Close
Mr Thomas Birkbeck
Mr James Spensley
Mr John Clarkson
Mr Simon Harker
Mr James Clarkson
Mr Thomas Coates
Mr Richard Garth
Mr James Broderick
Mr David Cleasby

Reeth

To this court came George Coates and took of the lord one dwelling house with a small piece of ground behind the same as now staked out in the occupation of John Lambert and James Galloway with the appurtenances, situate at or within the territories of Reeth in the said manor, of the ancient yearly finable customary rent of 1d, which James Galloway the younger, a customary tenant of the said manor, at this court surrendered into the hands of the said lord before the said

steward in consideration of the sum of forty pounds to him in hand paid by the said George Coates for the absolute purchase thereof. To have and to hold the said premises unto or to the use of the said George 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 to the lord of the said manor the yearly rent aforesaid [1d], 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.

Gunnerside

To this court came Mr Matthew Whitelock and took of the lord one piece of ground called Parrock, and also four pieces of ground called High Flatts and Low Flatts with [space] cattlegaits [sic] in Gunnerside pasture with the appurtenances, situate and being at or within the territories of Gunnerside in the said manor, of the ancient yearly finable customary rent of 4s 8d, which Joseph Sunter, 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 six hundred and fifty pounds to him paid by the said Matthew Whitelock for the absolute purchase thereof. To have and to hold the said premises unto or to the use of the said Matthew Whitelock, 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 [4s 8d]; 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 13s 4d], and is therefore accordingly admitted tenant.

Kearton

To this court came Isabella, the wife of James Newton, a daughter and devisee named in the last Will and Testament of Thomas Pratt alias Harker, deceased, and took of the lord one parcel of land called Intack with the appurtenances, situate and being at or within the territories of Kearton in the said manor, of the ancient yearly finable customary rent of 6d, which the said Thomas Pratt alias Harker, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the tenth day of July 1812 gave and devised to the said Isabella Newton. To have and to hold the said premises unto or to the use of the said Isabella Newton, 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 to the lord of the said manor the yearly rent aforesaid [6d]; 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 [10s 0d], and is therefore accordingly admitted tenant.

Feetham

To this court came Margaret Sunter and took of the lord one 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 finable customary rent of ½d, which Ann Alderson, a customary tenant of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of forty seven pounds to her paid by the said Margaret Sunter for the absolute purchase thereof. To have and to hold the same premises unto or to the use of the said Margaret Sunter, 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 to the lord of the said manor the yearly rent aforesaid [½d]; 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 [10d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came James Storey and took of the lord one dwelling house and peathouse with a garden or garth before the same, and one moiety or undivided half part of a piece of woodland 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 Robert Cleminson, a customary tenant of the said manor, at this court surrendered into the hands of the lord, being under the value of twenty shillings a year. To have and to hold the said premises unto or to the use of the said James Storey, 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 [1d]; 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.

Healaugh

To this court came James Clarkson and took of the lord one messuage or dwelling house, one stable, one 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 customary rent of 3s 2½d, which Thomas Coates, William Parkin and William Whitell, three customary tenants of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of two hundred and fifty pounds to them paid by the said James Clarkson for the absolute purchase thereof. To have and to hold the said premises unto or 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 to the lord of the said manor the yearly rent aforesaid [3s 2½d]; 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 [£3 9s 2d] and is therefore accordingly admitted tenant.

Kearton

To this court came Thomas Heslop and took of the lord one undivided moiety of one dwelling house being the East House, one cowhouse, one garth, one close called Rich Coat 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 1s 6d, which Thomas Pratt alias Harker, late a customary tenant of the said manor, on and by his last Will and Testament bearing date the tenth day of July 1812 gave and devised to the said Thomas Heslop. To have and to hold the said premises unto or to the use of the said Thomas Heslop, 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 [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 10s 0d] and is therefore accordingly admitted tenant.

Blades

To this court came Solomon Harker and took of the lord one undivided moiety or halfpart of one dwelling house, two stables, one close called High Ridding with a cowhouse thereon, one close called Shorgill, one close called Low Ridding and one cattlegate in Low Row pasture with the appurtenances, situate and being at or within the territories of Blades in the said manor, of the ancient yearly fineable customary rent of 11½d, which Thomas Hunt, late a customary tenant of the said manor, on the fifteenth day of June 1819 surrendered out of court before the bailiff and two customary tenants of the said manor according to the custom thereof. To have and to hold the said premises unto or 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 copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [11½d]; 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 [19s 2d] and is therefore accordingly admitted tenant.

Lodge Green

To this court came Elizabeth, the wife of James Preston, and took of the lord the scite [sic] or ground of and belonging to one house situate at Lodge Green adjoining to Robert Cleminson's house on the west and George Waggitt's and Christopher Metcalfe's house on the east 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 (but not stintable), which the said Thomas Smith at this court granted to the said Elizabeth Preston, the same scite [sic] or ground being under the yearly value of twenty shillings. To have and to hold the said premises unto or to the use of the said Elizabeth Preston, 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 to the lord of the said manor the yearly rent aforesaid [1d]; 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 [1s 8d] and is therefore accordingly admitted tenant.

Reeth

To this court came Christopher Hutchinson, son and a devisee named in the last Will and Testament of Michael Hutchinson deceased, and took of the lord one close called Cross Close with a cowhouse thereon, and one close called Chapel Close and one parcel of ground called Chapel

Close with a cowhouse thereon late Raines 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 9d, which the said Michael Hutchinson, late a customary tenant of the said manor, in and by his Last Will and Testament bearing date the twenty second day of July one thousand eight hundred and sixteen gave and devised to the said Christopher Hutchinson. To have and to hold the said premises unto or 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 [3s 9d]; 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 [£3 15s 0d] and is therefore accordingly admitted tenant.

Reeth

To this court came Anthony Kearton and took of the lord an undivided moiety or equal half part, the whole into two parts equally to be divided, of and in one close called Thwaite or Brown Close of the ancient yearly rent of 8d for the whole thereof and one close called Cross Close of the ancient yearly rent of 11d, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rents aforesaid, which John Kearton, a customary tenant of the said manor, at this court surrendered into the hands of the lord in pursuance of an agreement for the division and partition of certain premises situate at Reeth aforesaid made between him and the said Anthony Kearton. To have and to hold the said premises unto or to the use of the said Anthony 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 [4d & 5½d]; 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 [15s 10d] and is therefore accordingly admitted tenant.

Wintering Garths

To this court came Robert Birkbeck, son of Henry Birkbeck who was one of the brothers and a coheir of Reuben Birkbeck deceased, and took of the lord one undivided third part, the whole into three equal parts to be divided, of and in a moiety of one close called Bank, two closes called High Beck and Low Beck Ing, formerly called Beck Ing, and a parcel of land called 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 customary rent of 1s 9d, which the said Reuben Birkbeck, sometime since a customary tenant of the said manor, died seized of and of which Robert Birkbeck and Thomas Birkbeck, two other brothers of the said Reuben Birkbeck, were on the first day of June 1818 by mistake admitted tenants, and which said undivided third part the said Robert and Thomas 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 Robert Birkbeck, son of Henry Birkbeck, 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 due, and of right accustomed. For which he hath paid for his fine and entry as in the margin [No fine The full fine having been paid before], and is therefore accordingly admitted tenant.

Feetham

To this court came James Spensley and Henry White, devisees in trust named in the Will of Thomas Wiseman deceased, and took of the lord one field called Ox Ing with a barn thereon and one field called Intack 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 4s 2d, which Thomas Wiseman, late a customary tenant of the said manor, in and by his Last Will and Testament bearing date the [space] day of [space] last gave and devised to the said James Spensley and Henry White upon the trusts therein mentioned. To have and to hold the said premises unto or to the use of the said James Spensley and Henry White, 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 to the lord of the said manor the yearly rent aforesaid [4s 2d]; 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 [£4 3s 4d], and are therefore accordingly admitted tenants.

Low Row

To this court came John Harker and William Spensley, devisees named in the last Will and

Testament of Simon Harker deceased, and took of the lord one dwelling house but now made into two dwelling houses 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 1d, which James Brown, a customary tenant of the said manor, on the fifteenth day of December 1818 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 have and to hold the said premises unto or to the use of the said John Harker and William Spensley, 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 to the lord of the said manor the yearly rent aforesaid [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 [1s 8d], and are therefore accordingly admitted tenants. Redeemable nevertheless on payment by the said James Brown, his heirs or assigns of the sum of fifty six pound and six shillings with legal interest for the same on the twenty seventh day of November then next ensuing to the said John Harker and William Spensley, their executors, administrators or assigns.

Faithfully recorded & 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, Clerk, Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said manor, held at Reeth in and for the said manor, on Tuesday the twenty eighth day of May in the year of our Lord one thousand eight hundred and twenty two, before Ottiwell Tomlin, Gentleman, Steward of the said manor

Names of the Homage Jury

Mr Richard Garth, foreman
Mr Simon Peacock
Mr John Davies
Mr John Langhorne
Mr James Spensley
Mr William Parkin
Mr Thomas Coates
Mr William Coates
Mr Henry Spensley
Mr Charles Raw
Mr John Scott
Mr William Woodward

Feetham

To this court came George Kay and took of the lord one close called Intack and one parcel of ground called Calf Close and a dwelling house now built upon the Intack 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 Edmund Coates, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of three hundred and twenty five pounds to him paid by the said George Kay or the absolute purchase thereof. To have and to hold the said premises unto or to the use of the said George Kay, 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 [3s 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 [£2 12s 6d], and is therefore accordingly admitted tenant.

Reeth

To this court came Mr John Hird of Gayles and took of the lord an undivided third part, the whole into three equal parts to be divided, of and in one dwelling house, and two shops and a large room over the two 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 customary rent of 1s 3d for the whole thereof, which Shadrack Robson and Rachael, his wife, the said Rachael Robson being a customary tenant of the said manor, at this court surrendered into the hands of the said lord, she being solely and separately examined apart from her said husband and freely and voluntarily consenting thereto, in consideration of the sum of fifteen pounds to her paid for the absolute purchase thereof. To have and to hold the said premises unto or to the use of the said John Hird, 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 [5d]; 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 [6s 3d], and is therefore accordingly admitted tenant.

Kearton

To this court came Isabella Newton, wife of James Newton, daughter and a devisee named in the last Will and Testament of Thomas Pratt alias Harker deceased, and took of the lord one dwelling house being the west part, one stable, one parcel of land called Intack, one close called West Ing and one close called Middle 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 8s 11d, which the said Thomas Pratt alias Harker, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the tenth day of July 1812 gave and devised to the said Isabella Newton. To have and to hold the said premises unto or to the use of the said Isabella Newton, 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 to the lord of the said manor the yearly rent aforesaid [8s 11d]; 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 [£6 13s 9d], and is therefore accordingly admitted tenant.

Healaugh

To this court came William Spensley and James Close the younger, and took of the lord a parcel of land containing about ten square yards being part of two closes called Shoregill Side on which a school house and meeting house have been lately built, situate and being at or within the territories of Healaugh in the said manor, of the ancient yearly fineable customary rent of 2d, which James Lonsdale, a customary tenant of the said manor, at this court freely and voluntarily surrendered into the hands of the lord. To have and to hold the said premises unto or to the use of the said William Spensley and James Close, 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 to the lord of the said manor the yearly rent aforesaid [2d]; 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 [2s 6d], and are therefore accordingly admitted tenants, upon such trusts and for such intents and purposes as are mentioned and expressed of and concerning the same, in and by a certain indenture bearing equal date herewith and made between the said James Lonsdale of the one part and the several other persons therein named of the other part and to and for no other use, trust, intent or purpose whatsoever.

Gunnerside

To this court came Mary, the wife of George Gibson, daughter and sole heiress at law of Ralph Coates deceased, and took of the lord one undivided moiety or full half part of a parcel of ground containing in length from east to west fourteen yards and a half and in breadth from north to south thirteen yards and a half, being part of a garth adjoining to a field called Little Flatt, now or late belonging to William Storey, on the south and west sides thereof, together with the buildings thereupon erected, situate and being at or within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rent of ½d, of which the said Ralph Coates, 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 Mary Gibson, 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 to the lord of the

said manor the yearly rent aforesaid [½d]; 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 [7½d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Leonard Coates and took of the lord one undivided moiety or full half part of a parcel of ground containing in length from east to west fourteen yards and a half and in breadth from north to south thirteen yards and a half, being part of a garth adjoining to a field called Little Flatt, now or late belonging to William Storey, on the south and west sides thereof, together with the buildings thereupon erected, situate and being at or within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rent of ½d not stintable, which Mary Gibson, the wife of George Gibson, a customary tenant of the said manor, at this court surrendered into the hands of the said lord. She the said Mary Gibson being first separately examined apart from her said husband and freely and voluntarily consenting thereto. To have and to hold the said premises unto and to the use of the said Leonard 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 to the lord of the said manor the yearly rent aforesaid [½d]; 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. Nevertheless upon this special trust and confidence and to the intent that he, the said Leonard Coates, his heirs and assigns do and shall from time to time and at all times forever permit such persons as shall be appointed at the yearly conference of the people called Methodists as established by a Deed Poll of John Wesley of the city of London, clerk, under his hand and seal bearing date the twenty eighth day of February in the year of our Lord one thousand seven hundred and eighty four and inrolled [sic] in his Majesty's high Court of Chancery and no others. To have and to enjoy the said moiety and premises and the buildings erected upon the same for the purposes aforesaid, provided always that the said persons preach no other doctrine than is contained in Mr Wesley's Notes upon the New Testament, and four volumes of his sermons.

Gunnerside

To this court came Jonathan Daykin the younger and took of the lord one undivided moiety or full half part of a parcel of ground containing in length from east to west fourteen yards and a half and in breadth from north to south thirteen yards and a half, being part of a garth adjoining to a field called Little Flatt, now or late belonging to William Storey, on the south and west sides thereof together with the buildings thereupon erected situate at or within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rent of $\frac{1}{2}d$ but not stintable, which Joseph Sunter, 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 Jonathan Daykin the younger, 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 [$\frac{1}{2}d$]; 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. Nevertheless upon this special trust and confidence and to the intent that he, the said Jonathan Daykin the younger, his heirs and assigns, do and shall from time to time and at all times forever permit such persons as shall be appointed at the yearly conference of the people called Methodists as established by a Deed Poll of John Wesley of the city of London, clerk, under his hand and seal bearing date the twenty eighth day of February in the year of our Lord one thousand seven hundred and eighty four and inrolled [sic] in his Majesty's high Court of Chancery and no others. To have and to enjoy the said moiety and premises and the buildings erected upon the same for the purposes aforesaid, provided always that the said persons preach no other doctrine than is contained in Mr Wesley's Notes upon the New Testament, and four volumes of his sermons.

Gunnerside

To this court came Leonard Coates and Jonathan Daykin the younger and took of the lord a parcel of ground now laid to the Meeting house and garth and used as part of the Burial ground belonging thereto, situate and being at or within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rent of $\frac{1}{2}d$ not stintable, which the said Thomas Smith at this court by his said steward granted to the said Leonard Coates and Jonathan Daykin the younger. To have and to hold the said premises unto and to the use of the said Leonard Coates and Jonathan Daykin,

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 to the lord of the said manor the yearly rent aforesaid [$\frac{1}{2}d$]; 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 [$7\frac{1}{2}d$], and are therefore accordingly admitted tenants. Nevertheless upon this special trust and confidence and to the intent that they, the said Leonard Coates and Jonathan Daykin the younger, their heirs and assigns, do and shall from time to time and at all times forever permit such persons as shall be appointed at the yearly conference of the people called Methodists as established by a Deed Poll of John Wesley of the city of London, clerk, under his hand and seal bearing date the twenty eighth day of February in the year of our Lord one thousand seven hundred and eighty four and inrolled [sic] in his Majesty's high Court of Chancery and no others. To have and to enjoy the said parcel of ground now laid to the Meetinghouse and garth and used as part of the Burial ground belonging thereto, provided always that the said persons preach no other doctrine than is contained in Mr Wesley's Notes upon the New Testament, and four volumes of his sermons.

Gunnerside

To this court came Joseph Daykin and took of the lord all those pieces of land called Winterfields and Brooksidess and one cattlegate in Gunnerside pasture with the appurtenances heretofore John Lee's, situate and being at or within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rent of 8d and an inanced rent of 8d not fineable, which William Woodward, a customary tenant of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of eighty pounds to him paid by the said Joseph Daykin for the absolute purchase thereof. To have and to hold the said premises unto or to the use of the said Joseph 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 to the lord of the said manor the yearly rent aforesaid [8d & 8d inanced]; 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 [10s 0d] and is therefore accordingly admitted tenant.

Reeth

To this court came Christopher Hutchinson, son and a devisee named in the will of Michael Hutchinson deceased, and took of the lord one close called Ellermire 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 customary rent of 2s 3d and 2s 2½d not fineable, which the said Michael Hutchinson, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the twenty second day of July one thousand eight hundred and sixteen gave and devised to the said Christopher Hutchinson. To have and to hold the said premises unto or to the use of the said Christopher 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 to the lord of the said manor the yearly rent aforesaid [2s 3d & 2s 2½d not fineable], 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 9d], and is therefore accordingly admitted tenant.

Low Row

To this court came Metcalfe Sunter and Robert Stephenson and took of the lord one dwelling house and stable adjoining upon Pickhill 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 1d, which Edward Mason, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of twenty pounds to him paid by the said Metcalfe Sunter and Robert Stephenson for the absolute purchase thereof. To have and to hold the said premises unto or to the use of the said Metcalfe Sunter and Robert Stephenson, 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 [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 [1s 3d] and are therefore accordingly admitted tenants.

Kearton

To this court came Metcalfe Bell, son and a devisee named in the last Will and Testament of John Bell deceased, and took of the lord a dwelling house, stable and garden 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 1d, which the said John Bell, late a customary tenant of the said manor, by his last Will and Testament bearing date the third day of April one thousand eight hundred and twenty one gave and devised to the said Metcalfe Bell. To have and to hold the said premises unto or to the use of the said Metcalfe Bell, 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 [1d], 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 John Kearton and took of the lord an undivided moiety of one parcel of ground called Great Cross Close with a cowhouse thereon with the appurtenances, and of 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 finable customary rents of 2s 1d, and 1s 6d, which Anthony Kearton, a customary tenant of the said manor, at this court surrendered into the hands of the lord in pursuance of an agreement for the division and partition of these and certain other premises situate at Reeth aforesaid made between him and the said John Kearton. 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 to the lord of the said manor the yearly rent aforesaid [1s 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 [£1 6s 10½d], and is therefore accordingly admitted tenant.

Reeth

To this court came Anthony Kearton and took of the lord an undivided moiety or equal half part of and in 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 finable customary rent of 1s 0d, which John Kearton, a customary tenant of the said manor, at this court surrendered into the hands of the lord in pursuance of an agreement for the division and partition of these and certain other premises situate at Reeth aforesaid made between him and the said Anthony Kearton. To have and to hold the said premises unto or 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 to the lord of the said manor the yearly rent aforesaid [1s 0d]; 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 [7s 6d], and is therefore accordingly admitted tenant.

Reeth

To this court came Cuthbert Joplin 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 finable customary rent 1s 6d, which John Kearton, a customary tenant of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of one hundred and eighty nine pounds and nine shillings to him paid by the said Cuthbert Joplin for the absolute purchase thereof. To have and to hold the said premises unto or to the use of the said Cuthbert Joplin, 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 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 16d], and is therefore accordingly admitted tenant.

At this court, the first proclamation was made for the heirs of Thomas Wiseman, Martha Alderson, Thomas Harker alias Pratt and Thomas Smithson to come in and be admitted of the respected tenements of which they died seized, but none came.

And the second for the heirs of Peter Pedley deceased, but none came.

Thomas Ward was sworn Constable for the manor for the years ensuing.

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, Clerk Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said Manor holden at Muker in and for the said Manor on Wednesday 29th May in the year of our Lord 1822 before Ottiwell Tomlin Gentleman Steward of the said Manor

Names of the Homage Jury

Mr John Alderson Keld— foreman sworn

Mr William Alderson
Mr John Birkbeck
Mr Charles Alderson Senior
Mr David Cleasby
Mr Richard Guy
Mr James Calvert
Mr Richard Alderson
Mr Edward Alderson
Mr Joseph Clarkson
Mr John Raw
Mr John Peacock Stonesdale

All Sworn

Muker

To this Court came George Milner nephew of Elizabeth Milner and took of the Lord one dwelling house 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 1s 4d which the said Elizabeth Milner 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 she hath and beareth to the said George Milner. To have and to hold the said premises unto or to the use of the said George 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 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 his fine and entry as in the margin [£1 6s 8d] and is therefore accordingly admitted tenant.

Muker

To this Court came Titus Wharton and took of the Lord one close called New Close with a barn thereon, 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 customary rent of 5s 4d which Elizabeth Milner a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of three hundred and fifty five pounds to her paid by the said Titus Wharton for the absolute purchase thereof. To have and to hold the said premises unto or 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 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 [£5 6s 8d] and is therefore accordingly admitted tenant.

Thwaite

To this Court came John Alderson son of Edward Alderson and took of the Lord two dwelling houses, one stable, one close called Eel Syke and one close called Hill Close 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 4s 8d which the said Edward Alderson late a customary tenant of the said Manor by his last Will and Testament bearing date 30th May last gave and devised to 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 forever according to the custom of the said Manor in the nature of a copy hold 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 [£2 6s 8d] and is therefore accordingly admitted tenant.

Muker

To this Court came Richard Alderson and Elizabeth his wife and took of the Lord one dwelling house, one stable, one brewhouse and coalhole and two garths 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 4d which Ann Raw a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of one hundred and fifteen pounds to her paid by the said Richard Alderson and Elizabeth his wife for the absolute purchase thereof. To have and to hold the said premises unto or to the use of the said Richard Alderson and Elizabeth his wife and to the heirs and assigns of the survivor or them forever according to the custom of the said Manor in the nature of a copy hold 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 hath paid for their fine and entry as in the margin [6s 8d] and are therefore accordingly admitted tenants.

Keld

To this Court came John Alderson, Thomas Alderson, Simon Alderson and Ralph Alderson sons and co-heirs of Ralph Alderson deceased and took of the Lord one close called John Close with a barn thereon and two 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 customary rent of 1s 8d which the said Ralph Alderson late a customary tenant died seized. To have and to hold the said premises unto or to the use of the said John, Thomas, Simon and Ralph 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 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 [4d] and are therefore accordingly admitted tenants.

Keld

To this Court came John Alderson, Thomas Alderson, Simon Alderson and Ralph Alderson sons and co-heirs of Ralph Alderson deceased and took of the Lord one dwelling house and a moiety or half part of a stable or peathouse with the appurtenances situate and being at or within the territories of Keld in the said Manor of the ancient yearly fineable customary rent of 1d which Christopher Alderson a customary tenant of the said Manor on 1st November last surrendered out of Court into the hands of the said Lord before the Bailiff and two customary tenants according to the custom thereof to the use of the said Ralph Alderson his heirs and assigns as the purchaser thereof. To have and to hold the said premises unto or to the use of the said John, Thomas, Simon and Ralph 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 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.

Rash

To this Court came John Clarkson and took of the Lord one messuage, one stable, one close called Doctors Close with a barn thereon, two closes called Hows Ings with a barn thereon, one close called Intack, one close called Little Intack with a cowhouse thereon, one close called Hasle Bottom with a barn thereon and eleven cattlegates in Muker Common Pasture with the appurtenances situate and being at or within the territories of Rash in the said Manor of the ancient yearly fineable customary rent of 14s 8d which Marmaduke Clarkson and John Sherlock customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of fourteen hundred and thirty eight pounds and ten shillings paid by the said John Clarkson for the absolute purchase thereof. To have and to hold the said premises unto or to the use of 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 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 [£14 13s 4d] and is therefore accordingly admitted tenant.

Keld and Thorns Greens and Angram

To this Court came Edward Alderson son and devisee of named in the last Will and Testament of Eleanor Alderson deceased and took of the Lord three dwelling houses, two gardens and two

stables with six closes called Howle Tron Hough and Slackdale, High Bank, Low Bank and Low Ing with the appurtenances at Keld and Thorns of the ancient yearly rent of 4s and two dwelling houses, two stables, two gardens and one close called Greens, one close called Day Mowing, one close called Brow, one close called Gill, and one parcel of land called Rood with the appurtenances situate and being at or within the territories of Greens and Angram in the said Manor of the ancient yearly fineable customary rent of 9s 6d for the premises in Greens and Angram which the said Eleanor Alderson late a customary tenant of the said Manor in and by her last Will and Testament bearing date 21st November 1818 gave and devised to the said Edward Alderson. To have and to hold the said premises unto or 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 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 [£6 15s] and is therefore accordingly admitted tenant.

Muker

To this Court came Marmaduke Clarkson and took of the Lord one dwelling house now in two tenements 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 William Tarn a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of one hundred and fifty pounds to him paid by the said Marmaduke Clarkson for the absolute purchase thereof. To have and to hold the said premises unto or to the use of 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 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.

Birkdale

To this Court came George Alderson and Charles Alderson and took of the Lord all that one undivided third part or share the whole into three equal parts to be divided of and in one dwelling house being the east part of a house called Stonehouse, one peathouse, two stables, two garths, one garden with several closes called East Calverdale, West Calverdale, Croft, Great Dales with a cowhouse thereon, Little Dales, Lane End, Intack, Grove Intack, Lodge Close, High Greendale with a cowhouse thereon, Middle Greendale and Low Greendale with a cowhouse thereon, Low Prighill with a cowhouse thereon, and High Prighill and the allotment and allotments lately set out and allotted in Little Moor to the said George Alderson, William Alderson and Charles Alderson in respect of seven cattlegates belonging to them in Little Moor and Shawes and the west end of a dwelling house called Fleetshouse with a peathouse and one dwelling house being the west part of Stonehouse and one front stead with a peathouse erected thereon in Birkdale and also one close called High Fold in Keld with a cattlegate in Angram Outmoor called Great Sleddale in Keld and Angram with their appurtenances situate and being at or within the territories of Birkdale, Keld and Angram of the ancient yearly fineable customary rents of 14s 3 ½ d for the premises in Birkdale and 3½d for the premises in Keld and Angram which William Alderson a customary tenant of the said Manor at the Court, by Edmund Alderson Knowles his attorney by virtue of a Letter of Attorney under his hand and seal bearing date 22nd May now last surrendered into the hands of the Lord in consideration of the sum of four hundred and fifty pounds to him paid by the said George Alderson and Charles Alderson for the absolute purchase thereof. To have and to hold the said premises unto or to the use of the said George Alderson and Charles Alderson 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 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 [£4 17s 6d] and are therefore accordingly admitted tenants.

Muker and Kisdon

To this Court came Thomas Severs and William Hall, devisees in Trust named in the Will of William Hall deceased and took of the Lord two dwelling houses, two stables, one coalhouse, a boghouse and one garden and six closes called Little Gunning, Gunning End, Hill Top, Rigg, Slack and 'Sir James' Intack with two cowhouses 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 customary rent of 6s 8d in Muker and 6d in Kisdon which the said William Hall late customary tenant of the said Manor by his last Will and Testament bearing date 14th September 1815 gave and devised to the said Thomas Severs and William Hall upon the Trusts therein mentioned. To have and to hold the

said premises unto or to the use of the said Thomas Severs and William Hall 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 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 [£7 3s 4d] and are therefore accordingly admitted tenants.

Muker

To this Court came John Harker and took of the Lord two dwelling houses, two stables, one coalhouse, a boghouse and one garden and six closes called Little Gunning, Gunning End, Hill Top, Rigg, Slack and 'Sir James' Intack with two cowhouses thereon 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 6s 8d in Muker and 6d in Kisdon which Thomas Severs and William Hall two customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of six hundred and ninety seven pounds and four shillings to them paid by the said John Harker for the absolute purchase thereof. To have and to hold the said 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 copy hold 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 [£7 3s 4d] and is therefore accordingly admitted tenant.

At this Court, the first proclamation was made for the heirs of the Reverend Jeffrey Wood deceased to come into Court and be admitted of the copyhold tenements of which he died seized but none came

Faithfully recorded and copies made
Ottiwell Tomlin
Steward
Charles Neesham Sworn Constable

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

The Special Court Baron and Customary Court of Thomas Smith, Clerk Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said Manor holden at Reeth in and for the said Manor on Wednesday 3rd July in the year of our Lord 1822 before Ottiwell Tomlin Gentleman Steward of the said Manor

Names of the Homage Jury

Mr Simon Peacock— foreman sworn

Mr John Langhorne
Mr James Thompson

All Sworn

Reeth

To this Court came William Whitell 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 customary rent of ½ d which Mary Carter widow Thomas Man and Elizabeth his wife Ann Alderson and Maria Alderson customary tenants of the said Manor (the said Elizabeth Man being first separately examined apart from her said husband and freely and voluntarily consenting thereto) by Thomas Langhorne Gentleman their attorney by virtue of a Letter of Attorney bearing date 25th May now last past. At this Court surrendered into the hands of the Lord in consideration of the sum of twenty six pounds to them paid by the said William Whitell for the purchase thereof. To have and to hold the said premises 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 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.

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

At the Special Court Baron and Copyhold Court of Thomas Smith, Clerk Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said Manor held at Reeth in and for the said Manor on Thursday 19th December in the year of our Lord 1822 before Ottiwell Tomlin Gentleman Steward of the said Manor

Names of the Homage Jury

Mr Thomas Langhorne
Mr George Robinson

Reeth

To this Court came James Thompson and took of the Lord one equal undivided seventh part or share the whole into seven equal parts to be divided of and in 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 of 1s 3d inanced rent and not fineable which Edmund Alderson Knowles a customary tenant of the said Manor in Trust for Thomas Bowes and Catherine his wife, at this Court together with the said Thomas Bowes and Catherine his wife (she the said Catherine Bowes being first separately examined apart from her said husband and freely and voluntarily consenting thereto) surrendered into the hands of the Lord to the use of the said James Thompson his heirs and assigns in consideration of the sum of twenty paid to them the said Thomas Bowes and Catherine his wife in hand paid by the said James Thompson for the absolute purchase thereof. To hold the said one seventh part of and in the said premises with the appurtenances unto and to the use of the said James Thompson his heirs and assigns forever in the nature of a copy hold or customary estate of inheritance according to the custom of the said Manor yielding and paying to the Lord of the said Manor his proportion or share of the yearly rents aforesaid and all other rents duties fines and services due and of Right accustomed for and in respect of the said premises for which he hath paid for his fine and entry as in the margin [2s 1 ³/₄ d] and is therefore accordingly admitted tenant.

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 Lord of the said manor , holden at Reeth in and for the said manor on Thursday 19th December 1822 before Ottiwell Tomlin Gentleman Steward of the said manor.

Names of the Homage Jury

Thomas Langhorne – foreman
George Robinson

Winterings

To this court came James Thompson and took of the lord a 7th part of a dwelling house wherein Thomas Birkbeck and John Waggett formerly lived with half of the garth adjoining and a close called Little Intack, a close called High Close, a close called Taylor Brow and 2 and 1/3rd cattlegates in Little Rowleth pasture with the appurtenances and being at or within the territories of Winterings in the said manor of the ancient yearly fineable customary rent of 4s 6d also a close called Croft with a barn thereon with one Intack adjoining at Potting rent 1s 4d which Edmund Alderson Knowles in trust for Thomas Bowes and Catherine his wife (the said Catherine being separately examined and agreeing thereto) at this court surrendered into the hands of the lord

before the said steward in consideration of £20 to him paid by James Thompson for the absolute purchase To hold the said premises unto and to the use of James Thomson 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 hath paid for his fine and entry as in the margin [19s 6½d] and are therefore accordingly admitted tenant.

Faithfully recorded 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 Lord of the said manor , holden at Reeth in and for the said manor on Monday 2nd June 1823 before Ottiwell Tomlin Gentleman Steward of the said manor.

Names of the Homage Jury

Richard Garth – foreman

Simon Peacock

James Lonsdale

James Spensley

William Woodward

James Close

John Clarkson

Thomas Coates

David Cleasby

James Broderick

Thomas Birkbeck

Joseph Kearton

Harkerside

To this court came Joseph White and took of the lord of a dwelling house and garth and a close called Stillen, a close called Intack, a close called Parrock with a cowhouse thereon with the appurtenances and being at or within the territories of Harkerside in the said manor of the ancient yearly fineable customary rent of 3s 5d which William Spedding and Thomas Spedding at

this court surrendered into the hands of the lord before the said steward in consideration of £200 to them paid by Joseph White for the absolute purchase To hold the said premises unto and to the use of Joseph 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 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 [£3 8s 4d] and are therefore accordingly admitted tenant.

Ravenseat

To this court came Mrs Elizabeth Wood widow and devisee names in the last will and testament of Rev Jeffrey Wood deceased and took of the lord the scite [site] of a messuage and a garth or garden under the value of 20s, with the appurtenances and being at or within the territories of Ravenseat in the said manor of the ancient yearly fineable customary rent of 6¼d which Jeffrey Wood in and by his last will and testament dated 11th March 1822 gave and devised to Elizabeth Wood upon certain trusts therein mentioned. To hold the said premises unto and to the use Elizabeth Wood 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 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 [10s 5d] and are therefore accordingly admitted tenant.

Gunnerside

To this court came James Raw and took of the lord 2 dwelling houses and a stable with the appurtenances and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of ½d which George Raw on 23rd July last out of court surrendered into the hands of the lord before the bailiff and 2 tenants in consideration of £30 to him paid by James Raw for the absolute purchase To hold the said premises unto and to the use of James 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 hath paid for his fine and entry as in the margin [10d] and are therefore accordingly admitted tenant.

Blaides

To this court came William Spensley the elder and took of the lord of a dwelling house stable and garth and backhouse and a close called High Ridding a close called Shore Gill, with the appurtenances and being at or within the territories of Blaides in the said manor of the ancient yearly fineable customary rent of 1s 11d which William Spensley the younger, John Hunt and Solomon Harker at this court surrendered into the hands of the lord before the said steward in consideration of £236 to them paid by William Spensley the elder for the absolute purchase To hold the said premises unto and to the use of William Spensley the elder 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 hath

paid for his fine and entry as in the margin [£1 18s 4d] and are therefore accordingly admitted tenant.

Potting

To this court came Simon Harker and William Harker, sons and devisees of John Harker deceased and took of the lord a close called Moss Dale Ings, a close called Great Brow, a close called Long Close and 2 small parcels of land called Calf Pieces, a close called Cow Pasture and a close called Intack with the appurtenances and being at or within the territories of Pottings in the said manor of the ancient yearly fineable customary rent of 3s 8d John Harker in and by his last will and testament on 6th August 1822 gave and devised to Simon Harker and William Harker upon the trusts therein mentioned To hold the said premises unto and to the use of Simon Harker and John [should be William] Harker 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 hath paid for his fine and entry as in the margin [£3 13s 4d] and are therefore accordingly admitted tenant.

Feetham

To this court came Ann Eyle widow and devisee named in the will of James Eyle and took of the lord a dwelling house with the appurtenances and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1d which James Eyle in and by his last will and testament dated 26th September 1822 gave and devised to Ann Eyle. To hold the said premises unto and to the use of Ann Eyle 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 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 are therefore accordingly admitted tenant.

Blaides

To this court came John Spensley an infant under the age of 21 [represented] by William Spensley, John Clarkson and Hannah Spensley his guardians, which said John Spensley is a son and devisee named in the will of John Spensley and took of the lord of a messuage, garden, close called East Ing with a cowhouse thereon and 2 parcels of ground called Parrocks of rent 2s also a dwelling house and stable with a garth at the east end and a close called West Ing of rent 2s 1d with the appurtenances and being at or within the territories of Blaides in the said manor which John Spensley in and by his last will and testament dated 9th May 1822 gave and devised to John Spensley his son To hold the said premises unto and to the use of John Spensley 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 hath paid for his fine and entry as in the margin [£4 1s 8d] and are therefore accordingly admitted tenant.

Gunnerside

To this court came Anthony Kearton only son and heir of Raper Kearton and took of the lord a parcel of ground called Flatt and a parcel of ground called Great Holme with the appurtenances and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 5s 8d which Raper Kearton died seised To hold the said premises unto and to the use of Anthony 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 hath paid for his fine and entry as in the margin [£5 13s 4d] and are therefore accordingly admitted tenant.

Gunnerside

To this court came Matthew Whitelock and took of the lord a parcel of ground called Flatt and a parcel of ground called Great Holme with the appurtenances and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 5s 8d which Antony Kearton and William Woodward at this court surrendered into the hands of the lord before his steward in consideration of the sum of £735. To hold the said premises unto and to the use of Matthew Whitelock 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 hath paid for his fine and entry as in the margin [£5 13s 4d] and are therefore accordingly admitted tenant.

Pottings and Lodge Green

To this court came Timothy Hunt and took of the lord a close lately divided into 2 called the Intacks with a dwelling house thereon with the appurtenances and being at or within the territories of Pottings and Lodge Green in the said manor of the ancient yearly fineable customary rent of 1s 6d which Thomas Coates and Joseph Sunter at this court surrendered into the hands of the lord before his steward in consideration of the sum of £190. To hold the said premises unto and to the use of Timothy 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 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 10s] and are therefore accordingly admitted tenant.

Feetham

To this court came John Carter and took of the lord a moiety of 2 messuages formerly in one, a barn and a parcel of land called Horse Garth and 2 closes called East Pickhills and West Pickhills with the appurtenances and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1s 11½d which Ann Hunt widow at this court surrendered into the hands of the lord before his steward in consideration of the sum of £246. To hold the said premises unto and to the use of John Carter 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 hath paid for his fine and entry as in the margin [£1 19s 2d] and are therefore accordingly admitted tenant.

Lodge Green

To this court came Joseph Buxton and took of the lord a moiety of a firehouse with the appurtenances and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of ¼d which John Buxton at this court surrendered into the hands of the lord before his steward in consideration of the sum of £41. To hold the said premises unto and to the use of Joseph Buxton 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 hath paid for his fine and entry as in the margin [5d] and are therefore accordingly admitted tenant.

Gunnerside

To this court came Mr Edmund Metcalfe and Mr William Metcalfe the sons and devisees named in the will of Mr Richard Metcalfe and took of the lord a dwelling house late Lockeyes and half a cattle gate in Gunnerside pasture with the appurtenances and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 2d for the house and 4d for the half cattle gate which Richard Metcalfe in and by his last will and testament dated 14th September 1822 gave and devised to Edmund and William Metcalfe. To hold the said premises unto and to the use of Edmund and William Metcalfe 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 hath paid for his fine and entry as in the margin [10s] and are therefore accordingly admitted tenant.

Healaugh

To this court came John Barker nephew and devisee named in the will of Samuel Barker and took of the lord a close called Low Flatt with the appurtenances and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 3s 8½d which Samuel Barker in and by his last will and testament dated 29th May 1821 gave and devised to John Barker. To hold the said premises unto and to the use of 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 hath paid for his fine and entry as in the margin [£3 14s 2d] and are therefore accordingly admitted tenant.

Low Row

To this court came George Atkinson, Richard Garth and Thomas Birkbeck Trustees for sale appointed by Francelina Stuart widow and took of the lord a garth or garden on the foreside of a house and stable formerly owned by Francelina Stuart, a close called Intack, a close called Half

Close with a cowhouse thereon, a close called Mick Close a close called Grainings with a cowhouse thereon rent 4s and also a close called Grains rent 1s 2d with the appurtenances and being at or within the territories of Low Row in the said manor which Francelina Stuart on 31st January last surrendered out of court into the hands of the lord before his steward unto the use of George Atkinson, Richard Garth and Thomas Birkbeck trustees named and appointed in a certain indenture bearing equal date and made between the said Francelina Stuart of the first part, George Atkinson, Richard Garth and Thomas Birkbeck of the second part and several other persons of the third part whose names are subscribed thereunto. To hold the said premises unto and to the use of George Atkinson, Richard Garth and Thomas Birkbeck their heirs and assigns forever upon the trusts in the Indenture 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 [£5 3s 4d] and are therefore accordingly admitted tenant.

Ivelett

To this court came George Smithson a son and devisee named in the will of Thomas Smithson and took of the lord a dwelling house now in 2 dwellings and stable with a garden on the foreside thereof with the appurtenances and being at or within the territories of Ivelett in the said manor of the ancient yearly fineable customary rent of 1½d which Thomas Smithson in and by his last will and testament dated 8th December 1821 gave and devised to George Smithson To hold the said premises unto and to the use of George Smithson 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 hath paid for his fine and entry as in the margin [2s 6d] and are therefore accordingly admitted tenant.

Gunnerside

To this court came Thomas Langhorne and took of the lord a dwelling house and stable adjoining and garden with the appurtenances which said dwelling house and stable have now fallen down and the ruins thereof are only remaining under the value of 20s and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 2½d which William Thompson and William Bell on 22nd May last out of court surrendered into the hands of the lord before his steward. To hold the said premises unto and to the use of Thomas Langhorne 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 hath paid for his fine and entry as in the margin [4s 3d] and are therefore accordingly admitted tenant.

Kearton

To this court came Matthew Whitelock and William Metcalfe devisees in trust named in the will of John Davies deceased and took of the lord a fourth part of a close called Runn with a cowhouse thereon, a dwelling house and stable and a close called East Ing with the appurtenances and

being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 6s 3d and a parcel of ground being the south east corner of the close called Cow Pasture and containing 20 yards in length from north to south and 15 yards in breadth from east to west whereupon a dwelling house has recently been built by John Davies rent 1d which John Davies on 23rd August 1822 surrendered into the hands of the lord before his steward to the uses of his will. To hold the said premises unto and to the use of Matthew Whitelock and William Metcalfe their heirs and assigns forever upon trusts as mentioned in 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 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 15s 5d] and are therefore accordingly admitted tenant.

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

The Court Baron and customary court of Thomas Smith Lord of the said manor, holden by adjournment at Gunnerside in and for the said manor on Wednesday 4th June 1823 before Ottiwell Tomlin Gentleman Steward of the said manor.

Gunnerside

To this court came Alice Raw and took of the lord a dwelling house being the east house with a slated roof with the appurtenances and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of $\frac{1}{2}d$ which George Raw at this court surrendered into the hands of the lord before his steward in consideration of the sum of £30 to him paid by Alice Raw. To hold the said premises unto and to the use of Alice Raw 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 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 [10d] and are therefore accordingly admitted tenant.

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 Lord of the said manor, holden at Reeth in and for the said manor on Tuesday 3rd June 1823 before Ottiwell Tomlin Gentleman Steward of the said manor.

Thomas Langhorne

Simon Peacock

James Lonsdale

Jams Spensley

William Woodworth

William Clarkson

Henry Spensley

Richard Garth

William Coates

John Scott

Thomas Coates

Gunnerside

To this court came Timothy Hunt and took of the lord a cattlegate in Gunnerside pasture belonging to premises long since sold and conveyed to Ralph Peacock deceased which cannot now be ascertained and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 8d and an inanced rent of 8d not fineable which Thomas Coates and Joseph Sunter at this court surrendered into the hands of the lord before his steward in consideration of the sum of £30 to them paid. To hold the said premises unto and to the use of Timothy 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 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 are therefore accordingly admitted tenant.

Lodge Green

To this court came John Calvert and took of the lord a dwelling house with the appurtenances and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of ½d which John Turner at this court surrendered into the hands of the lord before his steward in consideration of the sum of £15 to him paid by John Calvert To hold the said premises unto and to the use of John 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 hath paid for his fine and entry as in the margin [7½d] and are therefore accordingly admitted tenant.

Lodge Green

To this court came James Alderson the younger and took of the lord a dwelling house called the West house and stable with the appurtenances and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 1d which Richard Close

at this court surrendered into the hands of the lord before his steward in consideration of the sum of £20 to him paid. To hold the said premises unto and to the use of James 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 hath paid for his fine and entry as in the margin [1s 3d] and are therefore accordingly admitted tenant.

Reeth

To this court came Ralph Thomas Garthorne only son and heir of Reverend Anthony Garthorne deceased and took of the lord a third part of a dwelling house and stables with the appurtenances and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of $\frac{1}{2}d$ which Anthony Garthorne lately died seised. To hold the said premises unto and to the use of Richard Thomas Garthorne 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 hath paid for his fine and entry as in the margin [$2\frac{1}{2}d$] and are therefore accordingly admitted tenant.

Lodge Green

To this court came Mary the wife of Richard Metcalfe and Elizabeth the wife of Anthony Miller the 2 daughters and devisees named in the will of Alice Smithson deceased and took of the lord a moiety of dwelling house and stable with the appurtenances and being under the yearly value of 20s at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of $\frac{1}{4}d$ which Alice Smithson in and by her last will and testament dated 16th November 1810 gave and devised to Mary Metcalfe and Elizabeth Miller. To hold the said premises unto and to the use of Mary Metcalfe and Elizabeth Miller their heirs and assigns forever upon trusts as mentioned in 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 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 [$3\frac{3}{4}d$] and are therefore accordingly admitted tenant.

Potting

To this court came Simon Harker and William Harker the executors in trust named in the will of John Harker deceased and took of the lord a moiety of a close called Parrock with a dwelling house and 2 stables standing in high Movrell Ings with the appurtenances and being at or within the territories of Potting in the said manor of the ancient yearly fineable customary rent of 1s 7d which John Harker in and by his last will and testament dated 6th August last gave and devised to Simon and William Harker upon the trusts mentioned and declared in the will.. To hold the said premises unto and to the use of Simon and William Harker their heirs and assigns forever upon trusts as mentioned in 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 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 [$\pounds 1\ 3s\ 9d$] and are therefore accordingly admitted tenant.

Reeth

To this court came Christopher Hammond and took of the lord a parcel of ground called Wastes of the Manor containing by estimation 14 yards in length and 10 yards in breadth and all that newly erected messuage or tenement lately built thereon and also another parcel of ground late part of the waste of the manor containing in length 140 yards and in breadth 12 yards with the appurtenances and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1d for the first premises and 1s for the later mentioned premises which Mr George Robinson at this court surrendered into the hands of the lord before his steward in consideration of the sum of £120 to him paid. To hold the said premises unto and to the use of Christopher Hammond 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 hath paid for his fine and entry as in the margin [16s 3d] and are therefore accordingly admitted tenant.

Healaugh

To this court came Mr Matthew Whitlock and Mr William Metcalfe, devisees in trust named in the will of Mr John Davies and took of the lord 2 closes called Stubbins with a cowhouse thereon rent 4s and a parcel of ground called Crooked Rood laying on the west side of Healaugh village rent 2s with the appurtenances and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 4s for the first premises and 2s for the later mentioned premises which the said John Davies on 23rd August 1822 surrendered into the hands of the lord before his said steward to the uses of his will. To hold the said premises unto and to the use of Matthew Whitlock and William Metcalfe their heirs and assigns forever upon trusts as mentioned in 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 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 10s] and are therefore accordingly admitted tenant.

Reeth

To this court came Martha the wife of John Hodgson and took of the lord a dwelling house and stable with the appurtenances and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of ½d which Mary Hird at this court surrendered into the hands of the lord before his steward in consideration of the sum of £120 to her paid. To hold the said premises unto and to the use of Martha Hodgson her heirs and assigns 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 she hath paid for his fine and entry as in the margin [7½d] and are therefore accordingly admitted tenant.

Blaides [Blades]

To this court came James Spensley and infant under the age of 21 [represented] by William Spensley, John Clarkson and Hannah Spensley his guardians which said James Spensley is a son and devisee named under the will of John Spensley deceased and took of the lord a dwelling house being the south house of the said John Spensley in Blaides and a garth or garden a close called Upper Ing formerly 2 closes and a parcel of ground called Intack, a close called West Overing with 4 cattleegates in Low Row pasture with the appurtenances and being at or within the territories of Blaides in the said manor of the ancient yearly fineable customary rent of 8s which John Spensley in and by his will dated 9th May 1822 gave and devised to James Spensley his son.. To hold the said premises unto and to the use of James Spensley his heirs and assigns forever upon trusts as mentioned in 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 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 [£6] and are therefore accordingly admitted tenant.

Blaides [Blades]

To this court came John Spensley and infant under the age of 21 [represented] by William Spensley, John Clarkson and Hannah Spensley his guardians which said John Spensley is a son and devisee named under the will of John Spensley deceased and took of the lord a close called East Ing, another close called East Ing now in 2 closes with a cowhouse thereon 3 11/12ths cattleegates in Low Row pasture with the appurtenances and being at or within the territories of Blaides in the said manor of the ancient yearly fineable customary rent of 5s 3d which John Spensley in and by his will dated 9th May 1822 gave and devised to John Spensley his son.. To hold the said premises unto and to the use of John Spensley his heirs and assigns forever upon trusts as mentioned in 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 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 [£3 18s 9d] and are therefore accordingly admitted tenant.

Reeth

To this court came Mark Barningham a nephew and devisee names in the will of Mark Barningham deceased and took of the lord a close called Little Millholme with the appurtenances and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s 9d which Mark Barningham in and by his will dated 27th November 1811 gave and devised to Mark Barningham.. To hold the said premises unto and to the use of Mark Barningham his heirs and assigns forever upon trusts as mentioned in 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 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 3d] and are therefore accordingly admitted tenant.

Calvert House

To this court came Betty the wife of Mr George Winn a daughter and a devisee named in the will of Richard Metcalfe deceased and took of the lord a field called Great Rampsholme with the appurtenances and being at or within the territories of Calverts House in the said manor of the ancient yearly fineable customary rent of 2s 8d and an inanced rent of 2s 8d which Richard Metcalfe in and by his will dated 14th September last year gave and devised to Betty Winn. To hold the said premises unto and to the use of Betty Winn her heirs and assigns forever upon trusts as mentioned in 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 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 [£2] and are therefore accordingly admitted tenant.

Calvert House

To this court came Mr Edmund Metcalfe and Mr Richard Metcalfe sons and devisees named in the will of Richard Metcalfe deceased and took of the lord 4 dwelling houses, 2 stables 2 gardens a piece of ground called Hodge Garth, a close called Low Close, a close called Hulloday Close, a close called Clarke Close, a clos called Pickell, a close called New Close, a close called New Close End, a close called Low Holme, 3 closes called Smithy Hills, 2 closes called Rampsholme and a parcel of ground called a field called Summer Pasture with the appurtenances and being at or within the territories of Calverts House in the said manor of the ancient yearly fineable customary rent of £1 10s 7³/₄d and an inanced rent of £1 5s 5d which Richard Metcalfe in and by his will dated 14th September last year gave and devised to Edmund and Richard Metcalfe. To hold the said premises unto and to the use of Betty Winn her heirs and assigns forever upon trusts as mentioned in 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 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 [£22 19s 8¹/₄d] and are therefore accordingly admitted tenant

Feetham

To this court came Christopher Raw and took of the lord a close called Low Close with a cowhouse thereon adjoining with the appurtenances and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1s 5d which Thomas Blundell and Peggy his wife, the said Peggy being a customary tenant on 3rd June 1822 surrendered into the hands of the lord before John Coolan Gentleman deputy steward for this purpose lawfully appointed, she the said Peggy Blundell being separately and solely examined and freely consenting thereto. To hold the said premises unto and to the use of Christopher Raw his heirs and assigns forever upon trusts as mentioned in 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 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 1s 3d] and are therefore accordingly admitted tenant

Healaugh

To this court came Mr John Barker, nephew and a devisee named in the will of Mr Samuel Barker and took of the lord a dwelling house stable and barn, a garden and orchard and close called High Flatt , a parcel of ground called Little Piece now laid down to a close called West Close with the appurtenances and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 2s 0½ and 2s not fineable which Samuel Barker in and by his last will and testament dated 29th May 1821 gave and devised to John Barker. To hold the said premises unto and to the use of John Barker his heirs and assigns forever upon trusts as mentioned in 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 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 10s 7½d] and are therefore accordingly admitted tenant

Reeth

To this court came James Spensley a devisee named in the will of Thomas Harker and took of the lord a dwelling house and garden with the appurtenances and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2d which Thomas Harker in and by his last will and testament dated 22nd July last gave and devised to James Spensley. To hold the said premises unto and to the use of James Spensley his heirs and assigns forever upon trusts as mentioned in 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 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 [2s 6d] and are therefore accordingly admitted tenant

Low Row

To this court came George Atkinson, Richard Garth and Thomas Birkbeck Trustees for sale appointed by Francelina Stuart, widow, and took of the lord a dwelling house stable and garth a Foaling, a close called Middle Foal Ing with a barn, a close called Low Foal Ing with a cowhouse rent 3s 11d $\frac{1}{4}$ d and 7s 7 $\frac{1}{4}$ d enhanced rent and not fineable and a close called High Foal Ing 2s and 4s 1d enhanced rent and also 2 closes called Middle Foal Ing and Low Foal Ing containing together 5 acres 1 rood and 4 perched and a right of passage as heretofore used and accustomed through and over close called High Foal Ing rent 4s 8d and 8s 4d not fineable with the appurtenances and being at or within the territories of Low Row in the said manor which Francelina Stuart on 31st January last surrendered into the hands of the lord before his said steward unto the use of George Atkinson, Richard Garth and Thomas Birkbeck as the trustees named and appointed by a certain Indenture having equal date with the surrender and made between Francelina Stuart and George Atkinson, Richard Garth and Thomas Birkbeck and several other persons whose names were thereunto subscribed . To hold the said premises unto and to the use of George Atkinson, Richard Garth and Thomas Birkbeck their heirs and assigns forever upon trusts as mentioned in 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 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 19s 8 $\frac{1}{4}$ d] and are therefore accordingly admitted tenant

Lodge Green

To this court came Jane Tomlin, Ottiwell Tomlin and Leonard Severs, devisees in trust named in the will of John Tomlin and took of the lord a dwelling house and stable now converted into 2 dwelling houses and a stable with the appurtenances and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of $\frac{1}{2}$ d which John Tomlin and by his last will and testament dated 25th June 1821 gave and devised to Jane Tomlin, Ottiwell Tomlin and Leonard Severs upon the trusts upon and for which John Tomlin held the premises.. To hold the said premises unto and to the use of Jane Tomlin, Ottiwell Tomlin and Leonard Severs their heirs and assigns forever upon trusts as mentioned in 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 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 are therefore accordingly admitted tenant

Lodge Green

To this court came Ralph Milner and took of the lord a parcel of land part of Gaudy Garth lately set out as a building ground adjoining to and with a stable and chamber over it 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 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 Ralph Cantrell on 23rd October 1822 surrendered into the hands of the lord before his bailiff and 2 customary tenants such premises being under the yearly value of 20s unto the use of Ralph Milner. To hold the said premises unto and to the use of Ralph Milner his heirs and assigns forever upon trusts as mentioned in 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 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 $1\frac{1}{2}d$] and are therefore accordingly admitted tenant

Faithfully recorded and copies made

At this court the first proclamation was made for the heirs of Jon Wilson, and the second for the heirs of Thomas Wiseman, Martha Alderson and Thomas Pratt alias Harker to come and be admitted of the copyhold tenements of which they respectively died seised. Ottiwell Tomlin

Steward

John Siddle of Reeth sworn Constable for the manor.

At this court it was resolved that for the future a register shall be kept by the steward of the

manors in which all surrenders of property held by copy of Court Roll of the lord of the manors of Healaugh Old Lands and New Lands which shall be made by way of mortgage for securing the payment of any sum or sums of money shall immediately be entered and a Certificate of such entry be endorsed upon the surrender and signed by the steward. And that when any surrender shall be taken by the Bailiff of the said manor he shall forthwith forward the same to the Steward for such Registry.

The fee for registering these surrenders is agreed to be 3s each Ottiwell Tomlin Steward Thomas Langhorne Foreman

Manor of Muker in Swaledale in the County of York

The Court Baron and customary court of Thomas Smith Lord of the said manor, Rector of Bobbingworth in the County of Essex holden at Reeth in and for the said manor on Wednesday 4th June 1823 before Ottiwell Tomlin Gentleman Steward of the said manor.

John Alderson foreman

William Alderson Keld

David Cleasby

George Calvert Moor Close

Edward Alderson Greens

John Birkbeck James

Calvert

John Reynoldson

George Winn

John Clarkson

Joseph Clarkson

Charles Alderson

Kisdon

To this court came Edmund Metcalfe and William Metcalfe sons and devisees named in the will of Richard Metcalfe and took of the lord 2 cattlegates in Kisdon pasture of the ancient yearly fineable customary rent of 1s which Richard Metcalfe and by his last will and testament dated 14th September 1822 gave and devised to Edmund Metcalfe and William Metcalfe . To hold the said premises unto and to the use of Edmund and William Metcalfe their heirs and assigns forever upon trusts as mentioned in 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 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 [10s] and are therefore accordingly admitted tenant

Birkdale

To this court came Mrs Elizabeth Wood widow and devisee in trust named in the will of Rev Jeffrey Wood and took of the lord a field called Coarse pasture and a field called Harker bottom with the appurtenances and being at or within the territories of Birkdale the said manor of the ancient yearly fineable customary rent of 3s which Jeffrey Wood and by his last will and testament dated 11th March 1822 gave and devised to Elizabeth Wood upon the trusts mentioned in the will.. To hold the said premises unto and to the use of Elizabeth Wood her heirs and assigns forever upon trusts as mentioned in 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 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 [£3] and are therefore accordingly admitted tenant

Muker and Kisdon

To this court came William Harker and William Peacock devisees in trust named in the will of John Harker and took of the lord 2 dwelling houses and 2 stables, one coalhouse, a hog house and a garden and 6 closes called Little Gunning, Gunning End, Hill Top, Rigg, Hack and Sir James Intack with 2 cowhouses thereon with the appurtenances and being at or within the territories of Muker and Kisdon in the said manor of the ancient yearly fineable customary rent of 6s 8d in Muker and 6d in Kisdon which John Harker in and by his last will and testament dated 3rd January last gave and devised to William Harker and William Peacock upon the trusts mentioned in the will.. To hold the said premises unto and to the use of William Peacock and William Harker their heirs and assigns forever upon trusts as mentioned in 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 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 [£7 3s 4d] and are therefore accordingly admitted tenant

Thwaite

To this court came William Harker and Simon Harker, sons and devisees in trust named in the will of John Harker and took of the lord a dwelling house and a stable, and a garth with the appurtenances and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 1¼d which John Harker in and by his last will and testament dated 6th August gave and devised to William Harker and Simon Harker upon the trusts mentioned in the will.. To hold the said premises unto and to the use of William Harker and Simon Harker their heirs and assigns forever upon trusts as mentioned in 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 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 [2s 1d] and are therefore accordingly admitted tenant

Thwaite

To this court came William Milner and took of the lord a dwelling house and a stable, and a garth with the appurtenances and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 1¼d which William Harker and Simon Harker surrendered into the hands of the lord in consideration of the sum of £44 for the absolute purchase thereof. To hold the said premises unto and to the use of William 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 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 [2s 1d] and are therefore accordingly admitted tenant

Muker

To this court came Mr John Clarkson of Satron and took of the lord a close called Hill Close with a cowhouse thereon, a piece of ground called Hack and a cattlegate in Muker pasture with the appurtenances and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1s 4d Rev Thomas Edmundson late a customary tenant and vicar of Grinton lately died seised of as a trustee for the free grammar school at Muker .. To hold the said premises unto and to the use of John Clarkson his heirs and assigns forever as a trustee 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 6s 8d] and are therefore accordingly admitted tenant

Thwaite

To this court Francis Garth Butson and took of the lord a stable now in ruin bounded on all sides by property belonging to Francis Garth Butson and being under the yearly value of 20s with the appurtenances and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of ¼d which David Cleasby at this court surrendered into the hands of the lord To hold the said premises unto and to the use of Francis Garth Butson his heirs and assigns forever upon trusts as mentioned in 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 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 [5d] and are therefore accordingly admitted tenant

Thwaite

To this court came John Kearton elder brother and devisee named in the will of William Kearton and took of the lord a dwelling house and a stable ,and a garth and a close called Mellbecks and a close called Summer bank with the appurtenances and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 6s 11½d which William Kearton in and by his last will and testament dated 11th October last gave and devised to John Kearton.. To hold the said premises unto and to the use of John Kearton his heirs and

assigns forever upon trusts as mentioned in 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 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 [£6 19s 2d] and are therefore accordingly admitted tenant

Thwaite

To this court came John Kearton nephew and devisee named in the will of William Kearton and took of the lord a close called Stockdale Holme and a field called far Close with the appurtenances and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 7s which William Kearton in and by his last will and testament dated 11th October last gave and devised to John Kearton.. To hold the said premises unto and to the use of John Kearton his heirs and assigns forever upon trusts as mentioned in 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 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] and are therefore accordingly admitted tenant

Faithfully recorded and copies made

Ottiwell Tomlin

Steward

Manor of Healaugh in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith, Clerk Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said Manor holden at Reeth in and for the said Manor on Monday 24th May in the year of our Lord 1824 before Ottiwell Tomlin Gentleman Steward of the said Manor

Mr John Clarkson – foreman sworn

Mr Simon Peacock
Mr John Barker
Mr James Spensley
Mr James Clarkson
Mr William Woodward
Mr Thomas Coates
Mr Joseph Clarkson
Mr James Broderick
Mr David Cleasby
Mr Thomas Birkbeck
Mr James Close

All Sworn

Ivelett

To this Court came Christopher Alderson and took of the Lord one dwelling house and stable with the appurtenances being under the yearly value of twenty shillings situate and being at or within the territories of Ivelett in the said Manor of the ancient yearly fineable customary rent of 2d which

William Cooper 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 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 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 his fine and entry as in the margin [3s 4d] and is therefore accordingly admitted tenant.

Ivelett

To this Court came Joseph Alderson and John Alderson and took of the Lord two closes called Grain Holms with a cowhouse thereon, and a dwelling house also thereupon built some years since with the appurtenances situate and being at or within the territories of Ivelett in the said Manor of the ancient yearly fineable customary rent of 2s which James Metcalfe 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 pounds to him in hand paid by the said Joseph Alderson and John Alderson for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Joseph Alderson and John Alderson 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 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 [£2] and are therefore accordingly admitted tenants.

Gunnerside

To this Court came William Lonsdale and took of the Lord one full moiety or undivided 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 Gunnerside in the said Manor of the ancient yearly fineable customary rent of 5s 4d which John Layfield a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of three hundred pounds to him in hand paid by the said William Lonsdale. To have and to hold the said premises unto and to the use of the said William 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 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 [£5 6s 8d] and is therefore accordingly admitted tenant. Redeemable nevertheless on payment by the said John Layfield his heirs and assigns to the said William Lonsdale his executors, administrators and assigns of the sum of three hundred pounds on 15th May now next ensuring with interest for the same after the rate of four pounds and ten shillings per centum per annum.

Satron

To this Court came William Metcalfe and took of the Lord one dwelling house formerly a stable being under the yearly value of twenty shillings 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 ½ d which William Harker 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 William 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 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.

Wintering Garths

To this Court came Mary Heppel and took of the Lord one parcel of ground called West Side with a dwelling house thereon and one close called Intack or Wintering Garths with a cowhouse thereon 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 1s 10d which Mary the wife of John Hodgson a customary tenant of the said Manor on 3rd January 1818 surrendered out of Court into the hands of the Lord before his said Steward in consideration of the sum of one hundred pounds to her paid by the said Mary Heppel and which Robert Thompson also a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of one hundred pounds to him paid by the said Mary Heppel To have and to hold the said premises unto and to the use of the said Mary Heppel 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

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 16s 8d] and is therefore accordingly admitted tenant. Redeemable nevertheless on payment by the said Mary Hodgson her heirs and assigns to the said Mary Heppel her executors, administrators and assigns of the sum of two hundred and ten pounds on 24th May now next ensuring with interest for the same after the rate of five pounds per centum per annum.

Feetham

To this Court came Isabel the wife of James Newton and took of the Lord one undivided twelfth part of and in one close called Intack and one dwelling house and stable with the appurtenances being under the yearly value of twenty shillings situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of 1 ¾ d which Thomas Heslop 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 Isabel Newton 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 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 [2s 11d] and is therefore accordingly admitted tenant.

Gunnerside

To this Court came William Johnson and took of the Lord the ruins of a building formerly a stable adjoining to a dwelling house belonging to Alice Rutter formerly Kendals upon which the said William Johnson is now building a dwelling house under the yearly value of twenty shillings 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 ½ d which Alice Rutter 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 William Johnson 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 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.

Ivelett

To this Court came John Metcalfe the eldest son and a devisee named in the Will of George Metcalfe deceased and took of the Lord one close called East Squire Hill, one close called West Squire Hill with the east dwelling house and six cattlegates in Ivelett common pasture with the appurtenances situate and being at or within the territories of Ivelett in the said Manor of the ancient yearly fineable customary rent of 4s which the said George Metcalfe late a customary tenant of the said Manor in and by his last Will and Testament bearing date 15th June 1820 gave and devised to the said John Metcalfe. To have and to hold the said premises unto and 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 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.

Ivelett

To this Court came George Metcalfe son and devisee named in the Will of George Metcalfe deceased and took of the Lord one close called High Close, one close called Middle Close with the west dwelling house and six cattlegates and one quarter in Ivelett common pasture with the appurtenances situate and being at or within the territories of Ivelett in the said Manor of the ancient yearly fineable customary rent of 4s 4d which the said George Metcalfe deceased late a customary tenant of the said Manor in and by his last Will and Testament bearing date 15th June 1820 gave and devised to the said George Metcalfe. To have and to hold the said premises unto and to the use of the said George 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 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 6s 8d] and is therefore accordingly admitted tenant.

Satron

To this Court came Betty the wife of John Metcalfe daughter and a devisee of George Metcalfe deceased and took of the Lord two parcels of ground called Whart Garths with a cowhouse thereon and a dwelling house, stable and carthouse 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 4s 3d and 2d for the house which the said George Metcalfe late a customary tenant of the said Manor in and by his last Will and Testament bearing date 15th June 1820 gave and devised to the said Betty Metcalfe. To have and to hold the said premises unto and to the use of the said Betty 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 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 [£4 8s 4d] and is therefore accordingly admitted tenant.

Gunnerside

To this Court came Jonathan Daykin 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 customary rent of 2d which John Daykin late a customary tenant of the said Manor in and by his last Will and Testament bearing date 30th March last gave and devised to the said Jonathan Daykin. To have and to hold the said premises unto and 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 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 [3s 4d] and is therefore accordingly admitted tenant.

Reeth

To this Court came John Thistlethwaite and took of the Lord one dwelling house and garden on the north side of a house called Lucy Stoddart'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 Alderson a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of fifty five pounds to him paid by the said John Thistlethwaite for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said John Thistlethwaite 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 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.

Kearton

To this Court came Christopher Heslop grandson and a devisee named in the Will of Thomas Pratt alias Harker and took of the Lord one undivided half part of one dwelling house being the easthouse, one cowhouse, one garth and one close called Rick Coat 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 1s 6d which the said Thomas Pratt alias Harker late a customary tenant of the said Manor by his last Will and Testament bearing date 10th July 1812 gave and devised to the said Christopher Heslop. To have and to hold the said premises unto and to the use of the said Christopher 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 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 10s] and is therefore accordingly admitted tenant.

Kearton

To this Court came George Heslop and Matthew Heslop grandsons and devisees of Thomas Pratt alias Harker and took of the Lord one close called Cowpasture with a cowhouse thereon and one cattlegate 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 rent of 3s which the said Thomas Pratt alias Harker late a customary tenant of the said Manor by his last Will and Testament bearing date 10th July 1812 gave and devised to the said George Heslop and Matthew Heslop. To have and to hold the said premises unto and to the use of the said George Heslop and Matthew Heslop 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 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 [£3] and are therefore accordingly admitted tenants.

Kearton

To this Court came Nanny Heslop granddaughter and a devisee of Thomas Pratt alias Harker and took of the Lord one close called Carter Rung with a cowhouse thereon and one cattlegate 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 rent of 2s 7d which the said Thomas Pratt alias Harker late a customary tenant of the said Manor by his last Will and Testament bearing date 10th July 1812 gave and devised to the said Nanny Heslop. To have and to hold the said premises unto and to the use of the said Nanny Heslop 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 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 [£2 11s 8d] and is therefore accordingly admitted tenant.

Feetham and Lodge Green

To this Court came James Spensley and Henry White devisees in Trust named in the Will of Thomas Wiseman deceased and took of the Lord one messuage or a tenement and several parcels of land formerly Charles Wensley's and also two dwelling houses, two stables and one close called Intack with the appurtenances late Anthony Pratt's situate at Feetham of the ancient yearly rent of 9s 2d and the west and or part of a dwelling house with the low east part of a stable adjoining thereto with the appurtenances situate also at Feetham of the ancient yearly rent of ½ d and one parcel of ground called Park Intack with the appurtenances situate at Lodge Green of the ancient yearly rent of 3d situate and being at or within the territories aforesaid in the said Manor of the ancient yearly fineable customary rent of 9s 5 ½ d for the whole of the said premises which the said Thomas Wiseman late a customary tenant of the said Manor in and by his last Will and Testament bearing date 23rd March 1821 gave and devised to the said James Spensley and Henry White. To have and to hold the said premises unto and to the use of the said James Spensley and Henry White their heirs and assigns forever upon the Trusts in the said Will mentioned according to the custom of the said Manor in the nature of a copy hold 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 hath paid for their fine and entry as in the margin [£9 9s 2d] and are therefore accordingly admitted tenants.

Low Row

To this Court came John Birkbeck and took of the Lord one garth or garden on the foreside of a dwelling house and stable formerly belonging to Mrs Francelina Stuart, one close called Intack, one close called Half Close with a cowhouse thereon, one close called Mick Close, one close called Grain Ings with a cowhouse thereon 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 4s which George Atkinson, Richard Garth and Thomas Birkbeck customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of seven hundred and forty pounds to them paid by the said John Birkbeck for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said John Birkbeck 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 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.

Low Row

To this Court came Mr Edmund Alderson Knowles and took of the Lord all that close or parcel of ground called Grains 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 1s 2d which George Atkinson, Richard Garth and Thomas Birkbeck customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of one hundred and eighty seven pounds ten shillings to them paid by the said Edmund Alderson Knowles for the absolute purchase thereof. To have and to hold the said premises unto and 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 copy hold 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 3s 4d] and is therefore accordingly admitted tenant.

Healaugh

To this Court came John Harker and Ann Harker devisees in Trust named in the Will of Thomas Harker deceased 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

customary rent of 4d which Joshua Whitfield a customary tenant of the said Manor on 16th February 1821 surrendered out of Court into the hands of the Lord before the Bailiff and two customary tenants according to the custom thereof.. To have and to hold the said premises unto and to the use of the said Thomas 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 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 [6s 8d] and is therefore accordingly admitted tenant. Redeemable nevertheless on payment by the said Joshua Whitfield his heirs or assigns to the said John Harker and Ann Harker their executors administrators or assigns of the sum of forty five pounds with legal interest for the same on 24th May now next ensuing.

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, Clerk Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said Manor holden at Reeth in and for the said Manor on Tuesday 25th May in the year of our Lord 1824 before Ottiwell Tomlin Gentleman Steward of the said Manor

Mr Richard Garth – foreman sworn

Mr Simon Peacock
Mr John Langhorne
Mr James Lonsdale
Mr James White
Mr James Close
Mr Thomas Coates
Mr William Coates
Mr Edmund Metcalfe
Mr William Alderson
Mr John Scott
Mr James Spensley

All Sworn

Healaugh

To this Court came Mary Wilson widow and a devisee of John Wilson deceased and took of the Lord one dwelling house, one stable, one close called High Close and one close called Intack 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 which the said John Wilson late a customary tenant of the said Manor in and by his last Will and Testament bearing date 14th November 1822 gave and devised to the said Mary Wilson. To have and to hold the said premises unto and to the use of the said Mary Wilson and her assigns in such manner as in the said Will is expressed according to the custom of the said Manor in the nature of a copy hold 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 she hath paid for her fine and entry as in the margin [£2 15s] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came James Calvert and took of the Lord a dwelling house called the West House and a stable, the said house being now converted into two house 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 James Alderson younger a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of seventy six pounds to him paid by the said James Calvert for the absolute purchase thereof. To have and to hold the said premises unto and 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 copy hold 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 [1s 3d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came James Alderson the younger and took of the Lord two closes called Stripes with a cowhouse thereon now divided into three and called Great Close, Little Close and Sandbeds 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 Thomas Metcalfe a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of three hundred and fifty five pounds to him paid by the said James Alderson for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said James 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 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 [£3 5s] and is therefore accordingly admitted tenant.

Lodge Green and Potting

To this Court came Thomas Pratt son and surviving devisee in Trust named in the Will of James Pratt deceased and took of the Lord one dwelling house, stable, and coalhouse situate at Lodge Green of the yearly rent of 1d and also one close called Barn Ing now in two closes with a cowhouse thereon formerly the estate of John Guy situate at Potting of the ancient yearly rent of 1s with the appurtenances situate and being at or within the territories aforesaid in the said Manor of the ancient yearly fineable customary rents of 1d and 1s which the said James Pratt late a customary tenant of the said Manor in and by his last Will and Testament bearing date 13th March now last past gave and devised to the said Thomas Pratt. To have and to hold the said premises unto and to the use of the said Thomas Pratt his heirs and assigns forever upon the Trusts in the said Will mentioned according to the custom of the said Manor in the nature of a copy hold 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 [16s 3d] and is therefore accordingly admitted tenant.

Healaugh

To this Court came Mr John Barker a nephew and devisee named in the Will of Samuel Barker deceased 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 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 the said Samuel Barker late a customary tenant of the said Manor in and by his last Will and Testament bearing date 29th May 1821 gave and devised to the said John Barker. 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 copy hold 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 [£2 12s 6d] and is therefore accordingly admitted tenant.

Low Row

To this Court came Mr John Birkbeck and took of the Lord one dwelling house, one stable, one garth, one close called Foal Ing, one close called Middle Foal Ing with a barn thereon and one close called Low Foal Ing with a cowhouse thereon of the ancient yearly rent of 3s 11 $\frac{3}{4}$ d fineable and 7s 7 $\frac{1}{4}$ d inanced rent and not fineable and one close called High Foal Ing of the ancient yearly fineable rent of 2s and 4s 1d inanced rent not fineable and also 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 wheretofore used and accustomed through and over a close called High Foal Ing of the ancient yearly fineable rent of 4s 8d and 8s 4d not fineable situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable customary rents aforesaid which George Atkinson, Richard Garth and Thomas Birkbeck customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of seven hundred and forty pounds to them paid by the said

John Birkbeck for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said John Birkbeck 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 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 19s 8 ¼ d] and is therefore accordingly admitted tenant.

Healaugh

To this Court came John Harker and Ann Harker devisees named in the Will of Thomas Harker deceased and took of the Lord one 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 customary rent of 6d which Joshua Whitfield a customary tenant of the said Manor on 16th February 1821 surrendered out of Court into the hands of the Lord before the Bailiff and two customary tenants according to the custom thereof to the use of the said Thomas Harker his heirs and assigns. To have and to hold the said premises unto and to the use of the said John Harker and Ann Harker devisees as aforesaid 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 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 [7s 6d] and are therefore accordingly admitted tenants. Redeemable nevertheless on payment by the said Joshua Whitfield his heirs or assigns to the said John Harker and Ann Harker their executors administrators or assigns of the sum of thirty pounds with legal interest on 25th May now next ensuing

Lodge Green

To this Court came James Spensley and Henry White devisees in Trust named in the Will of Thomas Wiseman and took of the Lord one close called Low Intack with a cowhouse thereon and one half of a cattlegate in Little Rowleth of the ancient yearly fineable customary rent of 1s 3d and 3d inanced rent and not fineable and also one close called Rowleth Inttack with one dwelling house and stable and one cowhouse thereon of the ancient yearly fineable customary rent of 3d with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable customary rents aforesaid which the said Thomas Wiseman late a customary tenant of the said Manor in and by his last Will and Testament bearing date 23rd March 1821 gave and devised to the said James Spensley and Henry White. To have and to hold the said premises unto and to the use of the said James Spensley and Henry White their heirs and assigns forever upon the Trusts 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 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 2s 6d] and are therefore accordingly admitted tenants.

Low Row

To this Court came Richard Alderson and took of the Lord one close called Wardell Garth with a cowhouse thereon, one parcel of land called Wardells, one other parcel of ground called Wardell Garth with a cowhouse thereon and four 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 customary rent of 5s 5 ¼ d and an inanced rent of £1 3s not fineable which Thomas Pratt and John Pratt customary tenants of the said Manor on 8th July 1820 surrendered out of Court into the hands of the Lord before the Bailiff and two customary tenants according to the custom thereof. To have and to hold the said premises unto and to the use of 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 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 1s 6 ¾ d] and are therefore accordingly admitted tenant. Redeemable nevertheless upon payment by the said Thomas Pratt and John Pratt their heirs or assigns unto the said Richard Alderson his executors administrators or assigns of the sum of five hundred and twenty pounds with interest for the same after the rate of four pounds and ten shillings per centum per annum on 25th May next ensuing.

Healaugh

To this Court came Miss Kitty Alderson and took of the Lord one dwelling 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 Martha Alderson late a customary tenant of the said Manor in and by her last Will and Testament bearing date the day of [gap] gave and devised to the said Kitty Alderson. To have and to hold the said premises unto and to the use of the said Kitty Alderson 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 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 [1s 3d] and is therefore accordingly admitted tenant.

At this Court the first Proclamation was made for the heirs of Mrs Elizabeth Deighton, John Raw, John Cooper and William Collier customary tenants of the said Manor to come into Court and be admitted of the Copyhold Tenements of which they respectively died seized but none came Faithfully recorded and copies made

Ottiwell Tomlin

Steward

John Liddle of Reeth sworn in Constable for the Manor

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith, Clerk Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said Manor holden at Muker in and for the said Manor on Wednesday 26th May in the year of our Lord 1824 before Ottiwell Tomlin Gentleman Steward of the said Manor

Names of the Jury

Mr John Alderson – foreman sworn

Mr Richard Alderson
Mr John Reynoldson
Mr James Calvert
Mr Francis Garth Butson
Mr Thomas Peacock
Mr Edward Alderson
Mr William Alderson
Mr Charles Alderson
Mr David Cleasby
Mr John Clarkson
Mr John Birkbeck

All Sworn

Birkdale

To this Court came the Reverend Richard Anderson Clerk Bachelor of Arts Curate of West Witton and took of the Lord one dwelling house with the outhouses thereto belonging and adjoining and several closes called Crook Seal Close with a cowhouse thereon, Horsefolds, Horsefold Pasture in two divisions, Sleddale Green, Piper Intack otherwise Horse Intack and Black Scar Intack with the appurtenances situate and being at or within the territories of Birkdale in the said Manor of the ancient yearly fineable customary rent of 7s 6d which the Reverend Jeffrey Wood late Curate of West Witton aforesaid and a customary tenant of the said Manor died seized of. To have and to hold the said premises unto and to the use of the said Richard Anderson and his successors Curates of the Curacy of West Witton aforesaid for the time being forever according to the custom of the said Manor in the nature of a copy hold 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 and particularly a fine of seven pounds ten shillings by every succeeding Curate of West Witton aforesaid on his nomination to the same Curacy and admission to the Copyhold Tenements aforesaid for which he hath paid for his fine and entry as in the margin [£7 10s] and is therefore accordingly admitted tenant.

Muker

To this Court came Titus Wharton and took of the Lord a garden and necessary and fifteen parts of a cattlegate 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 customary rent of 1s 3d which George Milner a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of twenty pounds to him paid by the said Titus Wharton for the absolute purchase thereof. To have and to hold the said premises unto and 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 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 5s] and is therefore accordingly admitted tenant.

Muker

To this Court came Ann Waistell widow and devisee named in the Will of Alexander Waistell deceased and took of the Lord a moiety or half part of one shop with a room over it and one coalhouse and Fold yard with the appurtenances being under the yearly value of twenty shillings situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable customary rent of 1d for the whole which the said Alexander Waistell late a customary tenant of the said Manor in and by his last Will and Testament bearing date 2nd May 1823 gave and devised to the said Ann Waistell. To have and to hold the said premises unto and to the use of the said Ann Waistell 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 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 [10d] and is therefore accordingly admitted tenant.

Angram

To this Court came William Alderson and took of the Lord one undivided third part the whole into three equal parts to be divided of and in several closes or parcels of land called Holme Close with a cowhouse thereon, Piecehead, Tibbs, Scuff, 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 customary rent of 2s 2¼d which Simon Calvert 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 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 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 3s 9d] and is therefore accordingly admitted tenant.

Thwaite

To this Court came Francis Garth Butson 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 customary rent of ½d which Mrs Betty Butson and Richard Garth customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of seventy five pounds twelve shillings to them paid by the said Francis Garth Butson for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Francis Garth 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 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.

Angram

To this Court came James Peacock, Thomas Peacock, John Peacock and Christopher Peacock sons and coheirs of John Peacock deceased and took of the Lord one parcel of ground being the east side of a close called Middle Skewth 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 customary rent of 1s of which the said John Peacock late a customary tenant of the said Manor lately died seized. To have and to hold the said premises unto and to the use of the said James Peacock, Thomas Peacock, John Peacock and Christopher Peacock 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 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 [4d] and are therefore accordingly admitted tenants.

Muker

To this Court came John Reynoldson and took of the Lord one dwelling house, two stables, one coalhouse, a hoghouse and one garden, two garths or small inclosures, one in front of the dwelling house and the other at the west end 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 2d in Kisdon which William Harker and William Peacock two customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of one hundred and thirty six pounds to them paid by the said John Reynoldson for the absolute purchase thereof. To have and

to hold the said premises unto and to the use of the said John Reynoldson 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 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 [3s 4d] and is therefore accordingly admitted tenant.

Muker

To this Court came Alexander Pounder and took of the Lord one dwelling house, stable and garden and one close called New Close being the East Close 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 1s 4d which William Pounder a customary tenant of the said Manor on the 1st October 1823 surrendered out of Court into the hands of the Lord before the Bailiff and two customary tenants according to the custom thereof. To have and to hold the said premises unto and to the use of the said Alexander Pounder 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 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 [6s 8d] and is therefore accordingly admitted tenant.

Muker

To this Court came Alexander Cottingham devisee of Christopher Cottingham deceased and took of the Lord one moiety or undivided half part of one dwelling house, one stable, one garden, one close called Haggitt Rigg with a cowhouse thereon, one close called Slack 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 3s 3 ³/₄ d for the whole of the said premises which the said Christopher Cottingham late a customary tenant of the said Manor in and by his last Will and Testament bearing date 16th September now last past gave and devised to the said Alexander Cottingham. To have and to hold the said premises unto and to the use of the said Alexander 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 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] and is therefore accordingly admitted tenant.

Faithfully recorded 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, clerk, Master of Arts, Rector of Bobbingworth in the county of Essex, lord of the said manor, held at Reeth in and for the said manor on Monday the 13th day of May 1825 before Ottiwell Tomlin, Gentleman, steward of the said manor.

[Names of the jury]

Mr John Barker, foreman	sworn Mr
John Langhorne	sworn
Mr James Spensley	sworn Mr
John Birkbeck	sworn
Mr Thomas Birkbeck	sworn
Mr Richard Garth	sworn Mr
Willm. Woodward	sworn Mr
Joseph Kearton	sworn Mr James
Broderick	sworn Mr John
Clarkson	sworn
Mr David Cleasby	sworn
Mr James Close	sworn

Lodge Green

To this court came Mary Raw, the widow and devisee named in the last will and testament of

George Raw deceased, 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 $\frac{1}{4}d$, being under the annual rent or value of 20s a year, which the said George Raw, late a customary tenant of the said manor, on and by his last will and testament gave and devised to the said Mary Raw, to have and to hold the said premises unto and 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 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 she has paid for her fine and entry as in the margin [5d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Richard Metcalfe, Thomas Metcalfe, and Mary Metcalfe and took of the lord one dwelling house and stable and one garth on the back side of the said dwelling house and one garden thereto belonging with the appurtenances, late the property of Isaiah Metcalfe deceased, situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of $\frac{1}{4}d$, which Joseph Clarkson, a customary tenant of the said manor and a trustee of the said premises named and appointed in and by the last will and testament of the said Isaiah Metcalfe bearing date the 17th day of August 1809, at this court surrendered into the hands of the said lord before his said steward according to the directions contained in the said will, to have and to hold the said premises unto and to the use of the said Richard Metcalfe, Thomas Metcalfe, and

Mary Metcalfe 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 [5d] and are therefore accordingly admitted tenants.

Gunnerside

To this court came Richard Metcalfe and took of the lord one equal undivided third part, the whole into three equal parts to be divided or considered as divided of and in one dwelling house and stable and one garth on the back side of the said dwelling house and one garden thereto belonging with the appurtenances, late the property of Isaiah Metcalfe deceased, situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of $\frac{1}{4}$ d for the whole thereof, which Thomas Metcalfe, a customary tenant of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of £18 to him paid by the said Richard Metcalfe for the absolute purchase thereof, to have and to hold the said premises unto and to the use of the said Richard 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 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 [2d] and is therefore accordingly admitted tenant.

Harcaside [Harkerside]

To this court came Mr Joseph White, only son and heir of James White deceased, and took of the lord one close called Ellen Close, one close called Round Close, and one close called West Close with the appurtenances situate an being at or within the territories of Harcaside [Harkerside] in the said manor of the ancient yearly fineable customary rent of 5s 9 $\frac{1}{2}$ d, of which the said James

White, late a customary tenant of the said manor, lately died seized intestate, to have and to hold the said premises unto and to the use of the said Joseph 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 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 15s 10d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Anthony Hutchinson and took of the lord one close called Court Garth with a barn, one close called Round Close, and one close called [theston?] Hall Head 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 2s which James Hutchinson, a customary tenant of the said manor, on the 28th day of November 1822, surrendered out of court before Ottywell Robinson Esquire, deputy for that purpose specially appointed of the said Ottiwell Tomlin, steward of the said manor, in consideration of the sum of £300 by the said Anthony Hutchinson lent and advanced to the said James Hutchinson, to have and to hold the said premises unto and to the use of the said Anthony 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] and is therefore accordingly admitted tenant. Redeemable nevertheless on payment by the said James Hutchinson his heirs or assigns of the sum of £318 with interest for the same after the rate of £5 for £100 for a year to the said Anthony Hutchinson his executors administrators and assigns on the 28th day of May then next ensuing.

Healaugh

To this court came Mary Harper, widow and devisee named in the last will and testament of Simon Harper deceased and took of the lord one dwelling house and stable 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 2½d, which the said Simon Harper, late a customary tenant of the said manor, in and by his last will and testament bearing date the 25th day of August last, gave and devised to the said Mary Harper, to have and to hold the said premises unto and to the use of the said Mary Harper, 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 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 has paid for her fine and entry as in the margin [4s 2d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Mr John Barker and took of the lord one dwelling house and stable 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 2½d, which Mary Harper, a customary tenant of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of £40 to her 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 [4s 2d] and is therefore accordingly admitted tenant.

Low Row

To this court came John Birkbeck and took of the lord one moiety or half part of two messuages or dwelling houses, one old house stead, one garth on the foreside thereof, one parcel of ground called Intack, one close called Riddings with a cow house thereon, 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 1s 2¾d, which Thomas Garth and Thomas Spensley, 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 £170 to them paid by the said John Birkbeck for the absolute purchase thereof, to have and to hold the said premises unto and to the use of the said John Birkbeck 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 7d] and is therefore accordingly admitted tenant.

Low Row

To this court came Thomas Spensley and took of the lord one moiety or half part of two messuages or dwelling houses, one old house stead, one garth on the foreside thereof, one parcel of ground called Intack, one close called Riddings with a cow house thereon, 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 1s 2³/₄d, which John Birkbeck, 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 £175 to him paid by the said Thomas Spensley for the absolute purchase thereof, to have and to hold the said premises unto and to the use of the said Thomas Spensley 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 7d] and is therefore accordingly admitted tenant.

Feetham

To this court came Isabel, the wife of James Newton, and took of the lord one undivided twelfth part or share, the whole into twelve equal parts to be divided or considered as divided of and in one close called Intack and one dwelling house and stable 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 1³/₄d, which Christopher Heslop, a customary tenant of the said manor, at this court surrendered into the hands of the said lord before his said steward, to have and to hold the said premises unto and to the use of the said Isabel Newton 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 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 has paid for her fine and entry as in the margin [2s 11d] and is therefore accordingly admitted tenant.

Low Row

To this court came John Birkbeck and Thomas Birkbeck, devisees under the will of Thomas Birkbeck deceased, and took of the lord one messuage, stable, and peat house, one dwelling

house formerly a parlour in the said messuage and a stable adjoining thereto with a chamber over it, and one close called Sandbeds, one close called Corn 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 customary rent of 2s 3¹/₂d, which the said Thomas Birkbeck, late a customary tenant of the said manor, in and by his last will and testament bearing date the 3rd day of July last, gave and devised to the said John Birkbeck and Thomas Birkbeck upon the trusts in his said will mentioned, to have and to hold the said premises unto and to the use of the said John Birkbeck and Thomas Birkbeck their heirs and assigns forever upon the trusts in the said will mentioned 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 [£2 5s 10d] and are therefore accordingly admitted tenants.

Ivelet

To this court came Ann Metcalfe and John Metcalfe, devisees named in the last will and testament of George Metcalfe deceased, and took of the lord one close called High Close, one close called Middle Close with the west dwelling house, and six cattle gates and one quarter of a cattle gate in Ivelet Pasture with the appurtenances situate and being at or within the territories of Ivelet in the said manor of the ancient yearly fineable customary rent of 4s 4d, which the said George Metcalfe, late a customary tenant of the said manor, by his last will and testament bearing date the 14th day of November last, gave and devised to the said Ann Metcalfe and John Metcalfe upon the trusts in his said will mentioned, to have and to hold the said premises unto and to the use of the said Ann Metcalfe and John Metcalfe their heirs and assigns forever, upon trust as 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 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 [£4 6s 8d] and are therefore accordingly admitted tenants.

Ivelet

To this court came Betty Cooper, widow and devisee named in the last will and testament of John Cooper deceased, and took of the lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Ivelet in the said manor of the ancient yearly fineable customary rent of 1d, which the said John Cooper, late a customary tenant of the said manor, in and by his last will and testament bearing date the 27th of February 1824, gave and devised to the said Betty Cooper, to have and to hold the said premises unto and to the use of the said Betty Cooper 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 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 has paid for her fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Feetham

To this court came Thomas Raw, brother and devisee named in the last will and testament of John 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 fineable but not stintable, which the said John Raw, late a customary tenant of the said manor, in and by his last will and testament bearing date the 16th day of August 1823, gave and devised to the said Thomas Raw upon the trusts in his said will mentioned, to have and to hold the said premises unto and to the use of the said Thomas Raw his heirs and assigns forever upon trust as 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 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 Harker and took of the lord a moiety or undivided half part of 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 customary rent of 5s, and of 2d fineable but not stintable, which Solomon Harker, 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 £140 to him paid by the said John Harker for the absolute purchase thereof, to have and to hold the said premises unto and 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 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 11s 8d] and is therefore accordingly admitted tenant.

Reeth

To this court came John Langstaff, nephew and devisee named in the last will and testament of Martha Langstaff 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 customary rent of ¼d, which the said Martha Langstaff, late a customary tenant of the said manor in and by her last will and testament bearing date the 9th day of February 1824, gave and devised to the said John Langstaff, to have and to hold the said premises unto and to the use of the said John Langstaff 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 [5d] and is therefore accordingly admitted tenant.

Feetham

To this court came Mr Thomas Bradley 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 customary rent of 5s stintable and 2d fineable but not stintable, which John Harker and Ann Harker, 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 £300 by the said Thomas Bradley paid to the said John Harker and Ann Harker, to have and to hold the said premises unto and to the use of the said Thomas Bradley 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. Redeemable

nevertheless on payment by the said John Harker and Ann Harker their heirs and assigns of the sum of £300 with interest for the same after the rate of £5 for £100 for a year commencing, from the 8th day of April last, on the 30th day of November now next ensuing to the said Thomas Bradley, his executors, administrators, or assigns.

Reeth

To this court came George Coates and took of the lord one dwelling house and coal house now occupied by Barbara Coulton and a small piece of ground behind the same of the breadth of the said dwelling house and coal 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 ½d, which John Turner, 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 £20 to him paid by the said George Coates for the absolute purchase thereof, to have and to hold the said premises unto and to the use of the said George 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 [10d] and is therefore accordingly admitted tenant.

Feetham

To this court came John Pratt and took of the lord an undivided moiety or equal half part of one close or parcel of ground called Holme, one close called Purse and one other close called Garth 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 10½d for the entirety thereof, which Thomas Pratt, 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 £140 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 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 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 18s 9d] and is therefore accordingly admitted tenant.

Potting and Winterings

To this court came Eleanor, the wife of Mr James Thompson, sister and devisee named in the last will and testament of Martha Alderson deceased, and took of the lord one undivided sixth part, the whole into six parts to be divided or considered as divided, of and in one dwelling house wherein Thomas Birkbeck and John Wagget 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 cattle gates and one third part of a cattle gate in Little Rowleth Pasture, situate and being within the territories of Winterings of the ancient yearly fineable customary rent of 5s 6d; also one close called Croft with a barn 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 Edmund Alderson Knowles, a customary tenant of the said manor, at this court surrendered into the hands of the said lord in pursuance of the last will and testament of Martha Alderson deceased for whom the said Edmund Alderson Knowles held the same premises as a trustee, which will bears date the 3rd day of March 1822, to have and to hold the said premises unto and to the use of the said Eleanor 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 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 has paid for her fine and entry as in the margin [£1 2s 11d] and is therefore accordingly admitted tenant.

Feetham

To this court came William Spensley and took of the lord one close or parcel of ground called Eastfield, 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 stintable and 1d fineable but not stintable, which Thomas Raw, 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 £215 to him paid by the said William Spensley for the absolute purchase thereof, to have and to hold the said premises unto and to the use of the said William Spensley 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.

Lodge Green

To this court came James Peacock and George Peacock, sons and co-heirs of George Peacock and took of the lord 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 customary rent of 1d, of which the said George Peacock, late a customary tenant of the said manor, lately died seized, being under the yearly rent or value of 20s, to have and to hold the said premises unto and to the use of the said James Peacock and George Peacock 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 6d] and are therefore accordingly admitted tenants.

Potting and Winterings

To this court came Mr George Robinson and Mr John Barker, devisees named in the last will and testament of Elizabeth Deighton, widow, deceased, and took of the lord one undivided sixth part, the whole into six parts to be divided or considered as divided, of and in one dwelling house wherein Thomas Birkbeck and John Wagget 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 cattle gates and one third part of a cattle gate in Little Rowleth Pasture, situate and being within the territories of Winterings of the ancient yearly fineable customary rent of 5s 6d; also one close called Croft with a barn 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 Edmund Alderson Knowles, a customary tenant of the said manor, at this court surrendered into the hands of the said lord in pursuance of the last will and testament of the said Elizabeth Deighton deceased for whom the said Edmund Alderson Knowles held the same premises as a trustee, which will bears date the 22nd day of September 1823, to have and to hold the said premises unto and to the use of the said George

Robinson and John Barker their heirs and assigns forever, upon the trusts in the said will mentioned 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 2s 11d] and are therefore accordingly admitted tenants.

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, Clerk Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said Manor holden at Reeth in and for the said Manor on Tuesday 31st May in the year of our Lord 1825 before Ottiwell Tomlin Gentleman Steward of the said Manor

Mr Richard Garth – foreman sworn

Mr James Lonsdale
Mr John Barker
Mr Thomas Coates
Mr Joseph Clarkson
Mr Henry Spensley
Mr James Clarkson
Mr William Coates
Mr John Birkbeck
Mr Edward Metcalfe
Mr Edward Coates
Mr Thomas Birkbeck

All Sworn

Reeth

To this Court came Joseph Peacock and took of the Lord a parcel of ground part of the wastes of the said Manor situate in or adjoining to the lane leading from Reeth to Arkengarthdale late a quarry hole and containing about four chains of land situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 2d which the said Lord at this Court by his said Steward granted to the said Joseph Peacock, the said parcel of ground being under the yearly value of twenty shillings. To have and to hold the said premises unto and to the use of the said Joseph 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 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 his fine and entry as in the margin [2s 6d] and is therefore accordingly admitted tenant.

Reeth

To this Court came Eleanor the wife of Mr James Thompson sister and devisee named in the last Will and Testament of Martha Alderson deceased and took of the Lord one undivided sixth part the whole into six parts to be divided or considered as divided of and in 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 rents of 1s and 1s 3d inanced rent and not fineable which Edmund Alderson Knowles a customary tenant of the said Manor at this Court surrendered into the hands of the said Lord in pursuance of the last Will and Testament of Martha Alderson deceased for whom the said Edmund Alderson Knowles held the same premises as a Trustee which Will bears date 3rd March 1822. To have and to hold the said premises unto and to the use of the said Eleanor Thompson 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 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 [2s 6d] and is therefore accordingly admitted tenant.

Reeth

To this Court came Mr James Thompson devisee named in the Will of Mrs Elizabeth Cooke deceased and took of the Lord one dwelling house 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 2d which the said Elizabeth Cooke then the wife of George Cooke her husband on 15th June 1801 surrendered out of Court into the hands of the said Lord and before Thomas Butson Deputy Steward of the said Manor to the uses of her Will and which said premises the said Elizabeth Cooke in and by her last Will and Testament bearing date 23rd July 1811 gave and devised to the said James Thompson upon certain Trusts therein mentioned. To have and to hold the said premises unto and to the use of the said James Thompson his heirs and assigns forever upon 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 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 [2s 6d] and is therefore accordingly admitted tenant.

Healaugh

To this Court came Anthony Hutchinson and took of the Lord one undivided moiety or equal half part of and in one close called Abbot Leay one close called Stone Raddon and one close called 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 8s 9d for the Intirety which Shadrack Robson and Rachel his wife she the said Rachel Robson being a customary tenant of the said Manor together with Mary Tennant widow having an interest therein on 24th June 1820 surrendered into the hands of the Lord before his said Steward for the considerations therein mentioned. To have and to hold the said premises unto and to the use of the said Anthony 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 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 [£3 5s 7 ½ d] and is therefore accordingly admitted tenant.

Redeemable nevertheless by the said Rachel Robson her heirs and assigns on payment to the said Anthony Hutchinson his executors administrators or assigns of the sum of one hundred and eighty nine pounds and three shillings with interest for the same after the rate of five pounds for one hundred pounds for one year.

Low Row

To this Court came Mr John Birkbeck and took of the Lord one close called Wardell Garth with a cowhouse thereon, one parcel of ground called Randell Garth with a cowhouse thereon and four 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 customary rents of 5s 5 ¼ d and £1 3s inanced and not fineable which Thomas Pratt and John Pratt together with Richard Alderson Mortgagee of the said premises customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of seven hundred and seventy pounds to the said Thomas Pratt and John Pratt paid by the said John Birkbeck for the absolute purchase thereof To have and to hold the said premises unto and to the use of the said John Birkbeck 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 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 1s 6 ½ d] and is therefore accordingly admitted tenant.

Reeth

To this Court came William Metcalfe, John Metcalfe and James Metcalfe sons and co-heirs of John Metcalfe deceased and took of the Lord an equal undivided half of 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 customary rent of 1 ½ d and an inanced rent of 1d not fineable for the Intirety thereof of which the said John Metcalfe late a customary tenant of the said Manor lately died seised. To have and to hold the said premises unto and to the use of the said William Metcalfe John Metcalfe and James Metcalfe 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 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 ½ d] and are therefore accordingly admitted tenants.

Feetham

To this Court came John Pratt and took of the Lord an undivided moiety or equal half part of two dwelling houses one stable one garth on the backside and one garth on the foreside of the said dwelling houses 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 2½ d for the Intirety thereof which Thomas Pratt a customary tenant of the said Manor at this Court surrendered into the hands of the said Lord before his said Steward in consideration of the sum of one hundred and sixty pounds to him paid by the said John Pratt for the absolute purchase thereof . To have and to hold the said premises unto and 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 copy hold 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 [1s 10 ½ d] and is therefore accordingly admitted tenant.

Gunnerside

To this Court came Richard Metcalfe, Thomas Metcalfe and Mary Metcalfe and took of the Lord one close called Scarr and one moiety or equal undivided half part of one other close called Middle Ing with two intire cattlegates in Gunnerside pasture with the appurtenances late the property of Isaiah Metcalfe deceased situate and being at or within the territories of Gunnerside in the said Manor of the ancient yearly fineable customary rent of 1s 7d and an inanced rent of 1s 4d not fineable which Joseph Clarkson a customary tenant of the said Manor and a Trustee of the said premises named and appointed in and by the last Will and Testament of the said Isaiah Metcalfe bearing date 17th August 1809 at this Court surrendered into the hands of the said Lord before his said Steward according to the directions contained in the said Will. To have and to hold the said premises unto and to the use of the said Richard Metcalfe, Thomas Metcalfe and Mary Metcalfe 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 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 3s 9d] and are therefore accordingly admitted tenants.

Gunnerside

To this Court came Richard Metcalfe and took of the Lord one equal undivided third part the whole into three equal parts to be divided or considered as divided of and in one close called Scarr Close and one moiety or equal undivided half part of one other close called Middle Ing two intire cattlegates 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 7d and an inanced rent of 1s 4d not fineable which Thomas Metcalfe a customary tenant of the said Manor at this Court surrendered into the hands of the said Lord in consideration of the sum of one hundred pounds to him paid by the said Richard Metcalfe for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Richards 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 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 [7s 10 ½ d] and is therefore accordingly admitted tenant.

Harcaside [Harkerside]

To this Court came Joseph White only son and heir of James White deceased and took of the Lord one close called East Brodills, one close called West Brodills, and the west part of a field called Fayles with the appurtenances situate and being at or within the territories of Harcarside in the said Manor of the ancient yearly fineable customary rents of 2s ½ d and an inanced rent of 2s 3 ½ d not fineable of which the said James White late a customary tenant of the said Manor lately died seised intestate. To have and to hold the said premises unto and to the use of the said Joseph 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 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 10 7½d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came Timothy Hunt and took of the Lord two equal undivided fifth parts the whole into five equal parts to be divided of 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 customary rent of 1 ½ d which Anthony Thompson and William Thompson two customary tenants of the said Manor on 28th August last surrendered out of Court into the hands of the said Lord before his said Steward the said premises being under the annual value of twenty shillings. To have and to hold the said premises unto and to the use of the said Timothy 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 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 10½d] and is therefore accordingly admitted tenant.

Low Row

To this Court came Robert Stephenson and took of the Lord one moiety or half part of one dwelling house, one stable and garth or 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 1d which Metcalfe Sunter a customary tenant of the said Manor on 18th April last 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 the said premises being under the yearly value of twenty shillings. To have and to hold the said premises unto and to the use of the said Robert Stephenson 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 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 Mary Raw widow and devisee named in the last Will and Testament of George Raw deceased and took of the Lord one field called Wood Park 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 2s 3d and an inanced rent of 5s 5d not fineable which the said George Raw late a customary tenant of the said Manor in and by his last Will and Testament bearing date 19th December 1817 gave and devised to the said Mary Raw. To have and to hold the said premises unto and 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 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 13s 9d]and is therefore accordingly admitted tenant.

Feetham

To this Court came John Harker and took of the Lord one undivided moiety or equal half part of and in one close called Cowgarth with a blacksmiths shop thereon 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 customary rent of 2s 6d stintable and 6d not stintable which Solomon Harker 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 one hundred and forty pounds to him paid by the said John Harker for the absolute purchase thereof. To have and to hold the said premises unto and 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 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 2s 6d] and is therefore accordingly admitted tenant.

Feetham

To this Court came Mr Thomas Bradley and took of the Lord one close called Cowgarth with a blacksmiths shop thereon 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 customary rent of 2s 6d stintable and 6d not stintable which John Harker and Ann Harker 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 three hundred pounds by the said Thomas Bradley paid by the said John Harker and Ann Harker. To have and to hold the said

premises unto and to the use of the said Thomas Bradley 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 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 5s 0d] and is therefore accordingly admitted tenant. Redeemable nevertheless by the said John Harker and Ann Harker their heirs and assigns of the sum of three hundred pounds with interest for the same after the rate of five pounds for one hundred pounds for a year commencing from the 8th April last on the 30th November next ensuing to the said Thomas Bradley his executors administrators or assigns.

Reeth

To this Court came Mr George Robinson and Mr John Barker the devisees in Trust named in the Will of Elizabeth Deighton widow deceased and took of the Lord one close or parcel of ground called North Field with the appurtenances situate at Reeth of the ancient yearly fineable customary rent of 4s 3d and one undivided sixth part to whole into six parts to be divided or considered as divided of and in 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 aforesaid in the said Manor of the ancient yearly fineable customary rent of 1s and of 1s 3d inanced rent and not fineable which said first mentioned premises were by the said Elizabeth Deighton late a customary tenant of the said Manor devised to the said George Robinson and John Barker by the said Elizabeth Deighton in and by her last Will and Testament bearing date 22nd September 1823 upon the Trusts in her said Will mentioned and which said last mentioned premises Edmund Alderson Knowles a customary tenant of the said Manor Trustee thereof for the said Elizabeth Deighton at this Court surrendered into the hands of the Lord in pursuance of the said Will . To have and to hold the said premises unto and to the use of the said George Robinson and John Barker their heirs and assigns forever upon 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 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 [£3 6s 3d] and are therefore accordingly admitted tenants.

Reeth

To this Court came William Littlefair and took of the Lord two undivided third parts or shares the whole into three equal parts to be divided or considered as divided of and in one 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 ½ d which Thomas Beverley and John Hutchinson customary tenants of the said Manor Trustees of William Metcalfe deceased and John Metcalfe and William Metcalfe by the said John Hutchinson their attorney by virtue of a letter of attorney under their hands and seals bearing date 27th May last at this Court surrendered into the hands of the Lord in consideration of the sum of thirty six pounds to them paid for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said William Littlefair 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 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.

Reeth

To this Court came John Bowes and took of the Lord two undivided third parts the whole into three equal parts to be divided or considered as divided of and in one stable and one room over 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 ½ d and an inanced rent of ¼d which Thomas Beverley and John Hutchinson customary tenants of the said Manor Trustees of William Metcalfe deceased and John Metcalfe and William Metcalfe by the said John Hutchinson their attorney by virtue of a letter of attorney under their hands and seals bearing date 27th May last at this Court surrendered into the hands of the Lord in consideration of the sum of twenty pounds to them paid for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said John 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 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 ½ d] and is therefore accordingly admitted tenant.

At this Court the second Proclamation was made for the heirs of William Collier deceased to come

into Court and be admitted of the Copyhold Tenements of which he died seized but none came Faithfully recorded and copies made

Ottiwell Tomlin

Steward

Thomas Smith sworn Constable for the Manor for year ensuing

Manor of Muker, in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith, Clerk, Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said manor, held at Muker in and for the said manor on Wednesday 1st June 1825 before Ottiwell Tomlin, Gentleman, Steward of the said manor

Names of the Homage Jury

John Alderson - foreman

John Reynoldson

Richard Alderson

Francis Garth Butson

Edward Alderson

John Clarkson

William Alderson – Keld

David Cleasby

George Alderson – Stone House

James Calvert

John Raw

Keld

To this court came Reverend Edward Stillman and took of the lord a parcels of land formerly called Cowhouse Garth and Bee Garth now laid together near the chapel of Keld with the appurtenances being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of ½d which Edward Alderson at this court surrendered into the hands of the lord in consideration of the sum of £10 To hold the said premises unto and to the use of Edward Stillman his heirs and assigns 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 [1s 8d] and are therefore accordingly admitted tenant

Keld

To this court came Richard Metcalfe and took of the lord a close called Bartle Close with a

dwelling house and stable , a close called Medward Head with a barn thereon, a close called Low Bottom with a barn thereon and 2 cattle gates in Keld pasture and right of common on Kisdon common and a parcel of ground called Toad Hole with the appurtenances being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of 2s 8½d which Richard Lawson at this court surrendered into the hands of the lord in consideration of the sum of £295 To hold the said premises unto and to the use of Richard 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 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 14s 2d] and are therefore accordingly admitted tenant

Thwaite

To this court came James Clark and took of the lord a close called Dungeon with the appurtenances being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 2s 4d which James Milner at this court surrendered into the hands of the lord in consideration of the sum of £154 To hold the said premises unto and to the use of James Clark 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 hath paid for his fine and entry as in the margin [£2 6s 8d] and are therefore accordingly admitted tenant

Thwaite

To this court came William Clark and took of the lord a close called Intack with the appurtenances being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 1s 2d which James Milner at this court surrendered into the hands of the lord in consideration of the sum of £85 To hold the said premises unto and to the use of William Clark 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 hath paid for his fine and entry as in the margin [1 4s 7d] and are therefore accordingly admitted tenant

Thwaite

To this court came Jane Milner, widow, and devisee named in the will of Edmund Milner and took of the lord a dwelling house, stable, coal house and piggery with the appurtenances being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 1d which Edmund Milner in and by his last will and testament dated 7th July 1822 gave and devised to Jane Milner To hold the said premises unto and to the use of Jane Milner her heirs and assigns 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 she hath

paid for her fine and entry as in the margin [1s 8d] and are therefore accordingly admitted tenant

Muker and Thwaite

To this court came Richard Garth and John Kearton devisees in trust named in the will of Edmund Milner and took of the lord a close called Great Foxthwaite, a close called Little Foxthwaite, a close called Intack with a cowhouse thereon, situate at Muker and a close called Towinhill,, a close called High Close, a close called Low Close a close called Parrock with the appurtenances being at or within the territories of Muker and Thwaite in the said manor of the ancient yearly fineable customary rent of 4s in Muker and 7s 1½d in Thwaite which Edmund Milner in and by his last will and testament dated 7th July 1822 gave and devised to Richard Garth and John Kearton upon the trusts therein mentioned To hold the said premises unto and to the use of Richard Garth and John Kearton their heirs and assigns 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 she hath paid for her fine and entry as in the margin [£11 2s 6d] and are therefore accordingly admitted tenant

Thwaite

To this court came Betty Butson, widow and took of the lord a dwelling house, now in her own occupation with an old stable in ruins adjoining and 12 feet of land in breadth along the backside of the said house and stable also a little garden adjoining the back door of the dwelling house now in the occupation of William Clark with the appurtenances being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of ½d which Francis Garth Butson, son of the said Betty Butson, at this court surrendered into the hands of the lord in consideration of the natural love and affection he had for his mother. To hold the said premises unto and to the use of Betty Butson her heirs and assigns 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 she hath paid for her fine and entry as in the margin [10d] and are therefore accordingly admitted tenant

Keld

To this court came John Cherry,, Christopher Cherry, Thomas Cherry and Cooper Cherry sons and co-heirs of Christopher Cherry and took of the lord a dwelling house and with the appurtenances being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of 1½d which Christopher Cherry died seised. To hold the said premises unto and to the use of John, Christopher, Thomas and Cooper Cherry their heirs and assigns 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 she hath paid for her fine and entry as in the margin [4d] and are therefore accordingly admitted tenant

At this court the first proclamation was made for the heirs of Hannah Reynoldson to come into

court and be admitted of the copyhold tenements of which she died seised but none came

Joseph Kearton of Ivelet sworn constable for the year ensuing

Faithfully recorded 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, Clerk, Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said manor, held at Reeth in and for the said manor on Monday the twenty ninth day of May in the year of our Lord one thousand eight hundred and twenty six before Ottiwell Tomlin, Gentleman, Steward of the said manor

Names of the Homage Jury

Mr Richard Garth, foreman
Mr John Langhorne
Mr James Spensley
Mr William Woodward
Mr William Metcalfe
Mr Anthony Cleasby
Mr John Barker
Mr David Cleasby
Mr James Close
Mr John Clarkson
Mr Thomas Birkbeck
Mr John Birkbeck

Low Row

To this court came William Bearpark and took of the lord one dwelling house being the West House adjoining to James Brown's house lately built upon the waste of the said manor, which said premises are now occupied as a dwelling house and stable, with the appurtenances, situate and being at or within the territories of Low Row in the said manor, of the ancient yearly finable customary rent of 3d, which James Clark, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of fifty three pounds to him paid by the said William Bearpark for the absolute purchase thereof. To have and to hold the same premises unto and to the use of the said William Bearpark, 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 [3d], 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 [5s 0d] and is therefore accordingly admitted tenant.

Feetham

To this court came Edward Boneson and Robert Boneson, the sons and coheirs of Richard Boneson deceased, and took of the lord one close called Intack and one 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 finable customary rent of 2s 7½d, of which the said Richard Boneson, late a

customary tenant of the said manor, lately died seized intestate. To have and to hold the said premises unto and to the use of the said Edward Boneson and Robert Boneson, 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 [2s 7½d], 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 [£2 12s 6d], and are therefore accordingly admitted tenants.

Blaides [Blades]

To this court came Jane the wife of Mark Peacock, daughter and devisee named in the last Will and Testament of William Spensley deceased, and took of the lord one dwelling house, one stable, one garth and backhouse with one close called High Ridding and one close called Shoregill with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly finable customary rent of 1s 11d, which the said William Spensley, late a customary tenant of the said manor, by his last Will and Testament bearing date the seventeenth day of May one thousand eight hundred and twenty five gave and devised to the said Jane Peacock. To have and to hold the same premises unto and to the use of the said Jane Peacock, 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 to the lord of the said manor the yearly rent aforesaid [1s 11d] 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 18s 4d], and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came Elizabeth the wife of John Hugill, one of the daughters and a devisee named in the last Will and Testament of William Spensley deceased, 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 finable customary rent of 1d, which the said William Spensley, late a customary tenant of the said manor, by his last Will and Testament bearing date the seventeenth day of May one thousand eight hundred and twenty five gave and devised to the said Elizabeth Hugill. To have and to hold the said premises unto and to the use of the said Elizabeth Hugill, 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 to the lord of the said manor the yearly rent aforesaid [1d], 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 [1s 8d], and is therefore accordingly admitted tenant.

Reeth

To this court came James Simpson and took of the lord a dwelling house and garden and one other dwelling house 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 customary rent of 4d, which Mr Matthew Whitelock, a customary tenant of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of one hundred and sixty pounds 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 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 [4d] 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 [6s 8d] and is therefore accordingly admitted tenant.

Reeth

To this court came Mr John Harland and James Galloway, devisees in trust named in the last Will and Testament of Thomas Galloway deceased, and took of the lord one messuage or 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 one farthing [$\frac{1}{4}$ d], which the said Thomas Galloway, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the [space] day of [space] gave and devised to the said John Harland and James Galloway upon the Trusts therein mentioned. To have and to hold the said premises unto and to the use of the said John Harland and James Galloway, 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 [$\frac{1}{4}$ d] 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 [5d] and are therefore accordingly admitted tenants.

Reeth, Potting & Wintrings

To this court came Mr Edmund Alderson Knowles and Mr George Robinson, two of the devisees in trust named in the last Will and Testament of James Thompson deceased, and took of the lord one dwelling house and two gardens with the appurtenances, situate at Reeth of the ancient yearly rent of 6½d, and one equal undivided seventh part or share, the whole into seven equal parts to be divided, of and in one dwelling house wherein Thomas Birkbeck and John Haggett 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 of a cattlegate in Little Rowleth pasture, situate and being at or within the territories of Winterings in the said manor, of the ancient yearly fineable customary rent of 5s 6d. Also, one close called Croft with a barn therein with one intack adjoining with the appurtenances, situate at Potting in the said manor, of the ancient yearly fineable customary rent of 1s 4d, which the said James Thomas [sic], late a customary tenant of the said manor, in and by his last Will and Testament bearing date the thirteenth day of April 1824 gave and devised to the said Edmund Alderson Knowles and George Robinson (together with Mr Richard Garth who refused and declined to accept the said trust), upon such trusts as therein mentioned. To have and to hold the said premises unto and to the use of the said Edmund Alderson Knowles and George Robinson, 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 [6½d, 5s 6d, 1s 4d] 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 5d] and are therefore accordingly admitted tenants.

Feetham

To this court came Simon Spensley and took of the lord one cowhouse now used 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 customary rent of 1d, which Isaiah Spence, 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 to him paid by the said Simon Spensley for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Simon Spensley, 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 [1d] 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.

Reeth

To this court came Elizabeth 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 customary rent of 1d, which Richard Hammond, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of one hundred pounds to him paid by the said Elizabeth Hutchinson for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Elizabeth Hutchinson, 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 to the lord of the said manor the yearly rent aforesaid [1d] 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 [1s 8d] and is therefore accordingly admitted tenant.

Low Row

To this court came Mr Edmund Alderson Knowles and took of the lord one dwelling house but now converted into two dwelling houses 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 1d, which James Brown, as the owner, and John Harker and William Spensley mortgagees at this court surrendered into the hands of the said lord before his said steward in consideration of the sum of eighty pounds to them paid by the said Edmund Alderson Knowles for the absolute purchase

thereof. To have and to hold the said premises unto and 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 to the lord of the said manor the yearly rent aforesaid [1d] 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.

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, Clerk, Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said manor, held at Reeth in and for the said manor on Tuesday the thirtieth day of May in the year of our Lord one thousand eight hundred and twenty six before Ottiwell Tomlin, Gentleman, Steward of the said manor

Names of the Homage Jury

Mr Richard Garth, foreman
Mr Thomas Birkbeck
Mr James Spensley
Mr William Woodward
Mr William Coates
Mr Edmund Coates
Mr James Lonsdale
Mr Edmund Metcalfe
Mr James Broderick
Mr Henry Spensley
Mr John Langhorne
Mr William Kearton

Reeth

To this court came Thomas Coates and took of the lord a parcel of ground, late part of the wastes of the manor now laid to a field or parcel of ground belonging to him the said Thomas Coates and containing about a quarter of an acre, situate and being at or within the territories of Reeth in the said manor, of the yearly fineable customary rent of 1s 0d, which the said lord at this court by his said steward granted to the said Thomas Coates. To have and to hold the said premises unto and 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 to the lord of the said manor the yearly rent aforesaid [1s 0d] 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 [15s 0d], and is therefore accordingly admitted tenant.

Reeth

To this court came John Bowes and took of the lord one undivided third part, the whole into three equal undivided third parts to be divided, of one stable and one room over 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 $\frac{1}{2}d$, which James Metcalfe, a customary tenant of the said manor, by John Hutchinson his attorney by virtue of a letter of attorney under the hand and seal of the said James Metcalfe, at this court surrendered into the hands of the lord in consideration of the sum of four pounds to him paid for the purchase thereof being under the yearly value of twenty shillings. To have and to hold the said premises unto and to the use of the said John Bowes, 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 [$\frac{1}{2}d$] 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.

Reeth

To this court came William Littlefair and took of the lord one undivided third part, the whole into three equal undivided third parts to be divided, of one garth (late Metcalfe'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 $\frac{1}{2}d$, which James Metcalfe, a customary tenant of the said manor, by John Hutchinson his attorney by virtue of a letter of attorney under the hand and seal of the said James Metcalfe, at this court surrendered into the hands of the lord in consideration of the sum of six pounds for the purchase thereof (being under the yearly value of twenty shillings). To have and to hold the said premises unto and to the use of the said William Littlefair, 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 [$\frac{1}{2}d$] 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.

Lodge Green

To this court came Christopher Alderson and took of the lord one dwelling house and stable (now converted into two dwelling houses 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 $\frac{1}{2}d$, which Jane Tomlin, widow, Ottiwell Tomlin and Leonard Severs, devisees in trust named in the Will of John Tomlin deceased, by Thomas Langhorn, their attorney, by virtue of a letter of attorney under their hands and seals at this court surrendered into the hands of the lord in consideration of the sum of forty five pounds to them paid by the said Christopher Alderson for the absolute purchase thereof. To have and to hold the said premises unto and 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 to the lord of the said manor the yearly rent aforesaid [$\frac{1}{2}d$] 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.

Feetham

To this court came Mary Spence, the widow and devisee named in the Will of John Spence deceased, and took of the lord one close called Ricket Ing, now in two closes, and one dwelling house, 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 customary rent of 4s 4d, which the said John Spence, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the twenty ninth day of May 1821 gave and devised to the said Mary Spence. To have and to hold the said premises unto and to the use of the said Mary 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. Yielding and paying to the lord of the said manor the yearly rent aforesaid [4s 4d] 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 [£3 5s 0d] and is therefore accordingly admitted tenant.

Feetham

To this court came Matthew Chalder and took of the lord one close called Intack and one parcel of ground called Calf Close and a dwelling house now built upon the Intack 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 George Kay, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of four hundred pounds to him paid for the absolute purchase thereof by the said Matthew Chalder. To have and to hold the said premises unto and to the use of the said Matthew Chalder, 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 [3s 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 [£2 12s 6d], and is therefore accordingly admitted tenant.

Reeth

To this court came Anthony Alderson and took of the lord a parcel of ground, part of Reeth Moor adjoining to a field called East Pasture containing about half an acre of ground, situate and being at or within the territories of Reeth in the said manor, of the yearly fineable customary rent of 3s 0d, which the said lord by his said steward at this court granted to the said Anthony Alderson. To have and to hold the said premises unto and to the use of the said Anthony 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 to the lord of the said manor the yearly rent aforesaid [3s 0d] 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 5s 0d], and is therefore accordingly admitted tenant.

Lodge Green

To this court came Ann Fawcett, widow and a devisee named in the Will of James Fawcett deceased, 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 the said James Fawcett, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the fifth day of November last gave and devised to the said Ann Fawcett. To have and to hold the said premises unto and to the use of the said Ann Fawcett, 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 to the lord of the said manor the yearly rent aforesaid [½d] 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 [7½d], and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came Jane, the wife of Mark Peacock, one of the daughters and a devisee named in the Will of William Spensley deceased, and took of the lord one field called Low Ridding now occupied by [space] Urwin with two cattlegates in Low Row pasture with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 2s 7d, which the said William Spensley, late a customary tenant of the said manor, by his last Will and Testament bearing date the seventeenth day of May one thousand eight hundred and twenty five gave and devised unto the said Jane Peacock. To have and to hold the said premises unto and to the use of the said Jane Peacock, 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 to the lord of the said manor the yearly rent aforesaid [2s 7d] 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 18s 9d] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came Elizabeth, the wife of John Hugill, a daughter and devisee named in the Will of William Spensley deceased, and took of the lord one close called Croft, one close called High Ridding, one close called High Middle Ridding and one other close called Low Middle Ridding with two cattlegates in Low Row pasture with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 4s 5d, which the said William Spensley, late a customary tenant of the said manor, by his last Will and Testament bearing date the seventeenth day of May one thousand eight hundred and twenty five gave and devised unto the said Elizabeth Hugill. To have and to hold the said premises unto and to the use of the said Elizabeth Hugill, 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 to the lord of the said manor the yearly rent aforesaid [4s 5d] 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 [£3 6s 3d] and is therefore accordingly admitted tenant.

Lodge Green

To this court came George Sunter and took of the lord 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 customary rent of $\frac{1}{2}$ d, which Joseph Sunter and Isabella his wife, formerly Isabella

Wiseman, customary tenants of the said manor (she the said Isabella being solely and separately examined apart from her said husband and freely and voluntarily consenting thereto), on the twenty fourth day of November last surrendered out of court before Edmund Alderson Knowles, deputy steward 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 George 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 to the lord of the said manor the yearly rent aforesaid [$\frac{1}{2}$ d] 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.

Lodge Green

To this court came Robert Cleminson and George Reynoldson, devisees in trust named in the last Will and Testament of Samuel Reynoldson deceased, and took of the lord one dwelling house and a stable with a room above the same being the eastmost of two 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 customary rent of $\frac{1}{2}d$, which the said Samuel Reynoldson, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the twenty fifth day of September last gave and devised to the said Robert Cleminson and George Reynoldson upon the trusts therein mentioned. To have and to hold the said premises unto and to the use of the said Robert Cleminson and George Reynoldson, 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 [$\frac{1}{2}d$] 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 [$7\frac{1}{2}d$] and are therefore accordingly admitted tenants.

Lodge Green

To this court came John Coates the younger and took of the lord one dwelling house and a stable with a room above the same being the eastmost of two 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 customary rent of $\frac{1}{2}d$, which Robert Cleminson and George Reynoldson, two customary tenants of the said manor, at this court surrendered into the hands of the lord of the said manor in consideration of the sum of eighty one pounds to them paid by the said John Coates as and for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said John 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 to the lord of the said manor the yearly rent aforesaid [$\frac{1}{2}d$] 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.

Reeth

To this court came Mr Edmund Alderson Knowles and Mr George Robinson, two of the Devisees in Trust named in the last Will and Testament of James Thompson deceased, and took of the lord one equal undivided seventh part or share, the whole into seven equal parts to be divided, of and in 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 one penny three farthings [$1\frac{3}{4}d$], which the said James Thompson, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the thirteenth day of April one thousand eight hundred and twenty four gave and devised to the said Edmund Alderson Knowles and George Robinson (together with Mr Richard Garth who refused and declined to accept the Trust) upon such Trusts are therein mentioned. To have and to hold the said premises unto and to the use of the said Edmund Alderson Knowles and George Robinson, 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 [$1\frac{3}{4}d$] 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 [2s $2\frac{1}{4}d$] and are therefore accordingly admitted tenants.

Reeth

To this court came Mr Edmund Alderson Knowles and Mr George Robinson, two of the Devisees in

Trust named in the last Will and Testament of James Thompson deceased, and took of the lord one dwelling house 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 2d, which the said James Thompson, as Devisee in Trust named in the Will of Mrs Elizabeth Cooke deceased in and by her last Will and Testament bearing date the twenty third day of July 1811, in and by his last Will and Testament bearing date the 13th day of April 1824 gave and devised to the said Edmund Alderson Knowles and George Robinson upon the Trusts for which he held the same. To have and to hold the said premises unto and to the use of the said Edmund Alderson Knowles and George Robinson, their heirs and assigns forever as Trustees as 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 [2d] 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 [2s 6d] and are therefore accordingly admitted tenants.

Lodge Green

To this court came Robert Simpson and took of the lord one close called Captain East Close, one close called Captain West Close and also one close called Birks Close with two dwelling houses and 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 7s 6d and an enhanced rent of 9s 6d, which Thomas Metcalfe, a customary tenant of the said manor, on the twenty sixth day of July last surrendered out of court into the hands of the lord before the bailiff and two 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 Robert 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 [7s 6d & 9s 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 [£5 12s 6d] and is therefore accordingly admitted tenant.

Reeth

To this court came Edward Boneson and Robert Boneson, the sons and coheirs of Richard Boneson 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 customary rent of 1d, of which the said Richard Boneson, late a customary tenant lately died seized intestate. To have and to hold the said premises unto and to the use of the said Edward Boneson and Robert Boneson, 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 [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 [1s 3d], and are therefore accordingly admitted tenants.

Reeth

To this court came Mr Thomas Bowes and took of the lord one dwelling house and garth with the appurtenances, formerly Kearton's, the same being now in ruins and under the value of twenty shillings a year, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 1d, which Miss Mary Scott, Mr John Langhorne and Mr Thomas Langhorne, customary tenants of the said manor, at this court surrendered into the hands of the said lord before his said steward in consideration of the sum of eight pounds to them paid by the said Thomas Bowes for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Thomas Bowes, 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 [1d] 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.

Harcaside [Harkerside]

To this court came Mr Joseph Atkinson and took of the lord two closes or parcels of ground called Dikehouse Closes with the appurtenances, situate and being at or within the territories of Harcaside [Harkerside] in the said manor, of the ancient yearly finable customary rent of 5s 0d, which William Whitell, a customary tenant of the said manor, on the eighth day of April last surrendered out of

court into the hands of the said lord before his said steward for the considerations therein mentioned. To have and to hold the said premises unto and to the use of the said Joseph Atkinson, 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 [5s 0d] 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 [£3 15s 0d], and is therefore accordingly admitted tenant.

At this court the first proclamation was made for the heirs of Rev John Wallas and David Nicoles both deceased to come and be admitted of the copyhold tenements of which they respectively died seized but none came.

Thomas Smith was sworn constable for Reeth.

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, Clerk, Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said manor, held at Muker in and for the said manor on Wednesday the thirty first day of May in the year of our Lord one thousand eight hundred and twenty six before Ottiwell Tomlin, Gentleman, Steward of the said manor.

Names of the Homage Jury

Mr John Alderson, foreman
Mr Joseph Clarkson
Mr John Clarkson
Mr Richard Alderson
Mr James Calvert
Mr Francis Garth Butson
Mr Ed. Alderson, Greens
Mr William Alderson, Keld
Mr David Cleasby
Mr Charles Alderson senior
Mr John Birkbeck
Mr Edmund Metcalfe junior

Muker

To this court came John Reynoldson, late the husband and a devisee named in the Will of Hannah Reynoldson deceased, and took of the lord one dwelling house of the ancient yearly fineable customary rent of 1d, one close called Neddy Close of the ancient yearly fineable customary rent of 4s 0d and one dwelling house, stable and blacksmith's shop and two closes called Rigg and Rigghead with a cowhouse thereon with the appurtenances of the ancient yearly fineable customary rent of 2s 8d, all which said premises being situate and being at or within the territories of Muker in the said manor, of the ancient yearly fineable customary rents aforesaid amounting in the whole to the sum of 6s 9d, which the said Hannah Reynoldson, late a customary tenant of the said manor, in and by her last Will and Testament bearing date the fourteenth day of July 1824 gave and devised to the said John Reynoldson for and during the term of his natural life. To have and to hold the said premises unto and to the use of the said John Reynoldson for the term of his natural life as in the said Will is expressed 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 [6s 9d]; 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 [£6 15s 0d], and is therefore accordingly admitted tenant.

Thwaite

To this court came Elizabeth the wife of George Alderson, the daughter and a devisee named in the Will of James Harker deceased, and took of the lord two dwelling houses, stables and carthouse 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 three half pence [1½d], which the said James Harker, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the fifteenth day of August 1823 gave and devised to the said Elizabeth Alderson. To have and to hold the said premises unto and to the use of the said Elizabeth 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 to the lord of the said manor the yearly rent aforesaid [1½d] 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 [1s 3d], and is therefore accordingly admitted tenant.

Muker and Kisdon

To this court came John Guy, son and devisee named in the Will of Richard Guy deceased, and took of the lord one close called Heather Hill, one close called Corn Close, one close called Keld Close, one close called Hagg Rigg and one close called Summer Pasture with the east part of a dwelling house at Rash and an undivided moiety or equal half part of one stable and bakehouse, one garden and two parcels of ground called Stones on the back of the said dwelling house with the appurtenances, situate and being at or within the territories of Muker and Kisdon in the said manor, of the ancient yearly fineable customary rents of 11s 9¾d in Muker and 2½d in Kisdon, which the said Richard Guy, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the thirty first day of October 1821 gave and devised to the said John Guy. To have and to hold the said premises unto and to the use of the said John Guy, 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 [12s 0¼d] 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 [£6 0s 2½d], and is therefore accordingly admitted tenant.

Muker and Kisdon

To this court came Richard Guy, son and devisee named in the Will of Richard Guy deceased, and took of the lord one close called New Close, one close called Tusk otherwise Lough, one close called Robin Gun Ing, one close called High Island and one close called Best Close with the west part of a dwelling house at Rash and an undivided moiety or equal half part of one stable and bakehouse, one garden and two parcels of ground called Stones on the back of the said dwelling house with the appurtenances, situate and being at or within the territories of Muker and Kisdon in the said manor, of the ancient yearly fineable customary rents of 11s 9³/₄d in Muker and 2¹/₂d in Kisdon, which the said Richard Guy deceased, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the thirty first day of October 1821 gave and devised to the said Richard Guy. To have and to hold the said premises unto and to the use of the said Richard Guy, 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 [12s 0¹/₄d] 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 [£6 0s 2¹/₂d], and is therefore accordingly admitted tenant.

Thwaite

To this court came Mr John Metcalfe and took of the lord three dwelling houses, one stable, one close called Eele Syke and one close called Hill Close with the appurtenances, situate and being at or within the territories of Thwaite in the said manor, of the ancient yearly finable customary rent of 4s 8d, which John Alderson, 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 three hundred and sixty pounds to him lent and advanced by the said John Metcalfe. To have and to hold the said premises unto and to the use of the said John 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 to the lord of the said manor the yearly rent aforesaid [4s 8d] 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 6s 8d], and is therefore accordingly admitted tenant. Redeemable nevertheless on payment by the said John Alderson, his heirs or assigns of the said sum of three hundred and sixty pounds with interest for the same after the rate of five pounds for one hundred pounds for a year on the thirty first day of May next ensuing to the said John Metcalfe, his executors, administrators or assigns.

Muker and Kisdon

To this court came George Guy and took of the lord two undivided fourth parts or shares of and in one dwelling house (now in two tenements), stable and garden, two parcels of ground called Little Cowpark and Great Cowpark, one close called Birbeck Intack, one close called Coal Syke and one other 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 finable customary rents of 6s 8d in Muker and 1s 6d in Kisdon, which John Guy and Richard Guy, two customary tenants of the said manor, at this court surrendered into the hands of the said lord before his said steward in consideration of the sum of four hundred and forty pounds to them paid by the said George Guy for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said George Guy, 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 rents aforesaid [6s 8d & 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 [£3 11s 8d], and is therefore accordingly admitted tenant.

Thwaite

To this court came Anthony Cleasby and took of the lord one dwelling house and butchers shop with the appurtenances, situate and being at or within the territories of Thwaite in the said manor, of the ancient yearly finable customary rent of 1d, which Edmund Mason and Sarah his wife, two customary tenants of the said manor, on the fourth day of June 1820 surrendered out of court before Edmund Alderson Knowles, deputy steward of the said manor, Sarah Mason being solely and separately examined apart from her said husband and freely and voluntarily consenting thereto, in consideration of fifteen pounds by the said Anthony Cleasby lent and advanced to the said Edmund Mason and Sarah his wife. To have and to hold the said premises unto and to the use of the said Anthony 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 to the lord of the said manor the yearly rent aforesaid [1d] 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. Redeemable nevertheless by the said Edmund Mason and Sarah his wife or the heirs or assigns of the said Sarah on payment to the said Anthony Cleasby, his executors, administrators or assigns of the sum of eighteen pounds fifteen shillings and two pence with legal interest for the same on the thirty first day of May next ensuing.

Titus Wharton sworn Constable.

Faithfully recorded 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, Clerk, Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said manor, held at Reeth in and for the said manor on Friday the fourth day of August in the year of our Lord one thousand eight hundred and twenty six before Ottiwell Tomlin, Gentleman, Steward of the said manor

Homage Jury

Mr Thomas Langhorne, foreman
Mr John Barker
Mr John Birkbeck
Mr John Langhorne

Reeth and Healaugh

To this court came the Reverend Bartholomew Nicolls and Mrs Anne Nicolls, the Devisees in Trust named in the Will of David Nicolls Esquire deceased, and took of the lord the following closes namely Nar Close, Far Close, Middle Close, Stripe, Low Pasture, one firehouse and stable, one close called West Intack otherwise Castle Intack with the appurtenances, situate and being at or within the territories of Reeth and Healaugh in the said manor, of the ancient yearly fineable customary rent of 4s 1d, which the said David Nicolls, late a customary tenant of the said manor, by his last Will and Testament bearing date the seventh day of February 1822 gave and devised to the said Bartholomew Nicolls and Anne Nicolls upon the Trusts therein mentioned. To have and to hold the said premises unto and to the use of the said Bartholomew Nicolls and Anne Nicolls, 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 [4s 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 [£4 1s 8d] and are therefore accordingly admitted tenants.

Reeth and Healaugh

To this court came William Whitell and took of the lord the following closes namely Nar Close, Far Close, Middle Close, Stripe, Low Pasture, one firehouse and stable, one close called West Intack otherwise Castle Intack with the appurtenances, situate and being at or within the territories of Reeth and Healaugh in the said manor, of the ancient yearly fineable customary rent of 4s 1d, which the Reverend Bartholomew Nicolls and Mrs Anne Nicolls, by Mr Thomas Langhorne their attorney by virtue of a letter of attorney under their hands and seals bearing date the twenty sixth day of July last, and Mr Anthony Hutchinson and Mr George Atkinson, the trustees for sale of the said premises acting under or by virtue of an indenture dated the twenty eighth day of November 1822, at this court surrendered into the hands of the lord in consideration of the sum of six hundred pounds to them paid by the said William Whitell for the absolute purchase thereof. To have and to hold the said premises unto and 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 to the lord of the said manor the yearly rent aforesaid [4s 1d], 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 1s 8d] 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 Special Court Baron and Customary Court of Thomas Smith, Clerk, Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said manor, held at Reeth in and for the said manor on Friday the fourth day of August in the year of our Lord one thousand eight hundred and twenty six before Ottiwell Tomlin, Gentleman, Steward of the said manor

Homage Jury

Mr Thomas Langhorne, foreman
Mr John Barker
Mr John Birkbeck
Mr John Langhorne

Reeth

To this court came the Reverend Bartholomew Nicolls and Mrs Anne Nicolls, the Devisees in Trust named in the Will of David Nicolls Esquire deceased, and took of the lord one parcel of ground called Right Intack, one parcel of ground called the Intack, one equal fourth part of a parcel of ground called Charder Intack now in three closes, and three equal fourth parts of another parcel of ground called West Intack now in one 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 1s 10½d, which the said David Nicolls, late a customary tenant of the said manor, by his last Will and Testament bearing date the seventh day of February 1822 gave and devised to the said Bartholomew Nicolls and Anne Nicolls upon the Trusts therein mentioned. To have and to hold the said premises unto and to the use of the said Bartholomew Nicolls and Anne Nicolls, 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 to the lord of the said manor the yearly rent aforesaid [1s 10½d], 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 8s 1½d] and are therefore accordingly admitted tenants.

Reeth

To this court came William Whitell and took of the lord one parcel of ground called Right Intack, one parcel of ground called the Intack, one equal fourth part of a parcel of ground called Charder Intack now in three closes, and three equal fourth parts of another parcel of ground called West Intack now in one 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 1s 10½d, which the Reverend Bartholomew Nicolls and Mrs Anne Nicolls, by Mr Thomas Langhorne their attorney by virtue of a letter of attorney under their hands and seals bearing date the twenty sixth day of July last, and Mr Anthony Hutchinson and Mr George Atkinson, the trustees for sale of the said premises acting under or by virtue of an indenture dated the twenty eighth day of November 1822, at this court surrendered into the hands of the lord in consideration of the sum of six hundred pounds to them paid by the said William Whitell for the absolute purchase thereof. To have and to hold the said premises unto and 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 to the lord of the said manor the yearly rent aforesaid [1s 10½d], 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 8s 1½d] and is therefore accordingly admitted tenant.

Reeth

To this court came William Littlefair and took of the lord one dwelling house and one 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 1d and of 1d inanced and not fineable, which George Fowler, a customary tenant of the said manor, by Mr Thomas Langhorne his attorney by virtue of a

letter of attorney under the hand and seal of the said George Fowler bearing date the sixth day of July at this court surrendered into the hands of the said lord in consideration of the sum of fifty five pounds to him paid by the said William Littlefair for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said William Littlefair, 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 [1d & 1d inanced] 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.

Faithfully recorded and copies made
Ottiwell Tomlin

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

The Court Baron and Customary Court of Thomas Smith, Clerk, Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said manor, held at Reeth in and for the said manor on Monday the twenty eighth day of May in the year of our Lord one thousand eight hundred and twenty seven before Ottiwell Tomlin, Gentleman, Steward of the said manor

Mr Richard Garth, foreman
Mr John Langhorn
Mr John Barker
Mr William Parkin
Mr James Lonsdale
Mr John Birkbeck
Mr Thomas Birkbeck
Mr John Clarkson
Mr Joseph Kearten
Mr James Broderick
Mr Anthony Cleasby
Mr William Spensley

Feetham

To this court came John Carter and took of the lord one dwelling house, part of a back house 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 customary rent of one farthing [$\frac{1}{4}$ d], which Richard MacCollah, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of fifty five pounds to him paid by the said John Carter for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said John Carter, 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 [$\frac{1}{4}$ d] 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 [5d] and is therefore accordingly admitted tenant.

Satron

To this court came William Harker the younger and took of the lord one dwelling house lately built, but heretofore a carhouse then a stable and now a dwelling house and occupied by the said William Harker, 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 one farthing [$\frac{1}{4}$ d], which William Harker the elder, a customary tenant of the said manor, at this court surrendered into the hands of the said lord in consideration of the natural love and affection he had and bore to the said William Harker the younger, his son. To have and to hold the said premises unto and to the use of the said William

Harker the younger, 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 [$\frac{1}{4}$ d] 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 [5d] and is therefore accordingly admitted tenant.

Low Row

To this court came James Brown 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 $\frac{1}{2}d$, which Thomas Brown, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of twenty nine pounds to him paid by the said James Brown for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said James Brown, 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 [$\frac{1}{2}d$] 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.

Fleetham [Feetham]

To this court came Mary Boneson, widow and a devisee named in the Will of Edward Boneson deceased, and took of the lord a moiety of one close called Intack and one 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 2s $7\frac{1}{2}d$ for the entirety, thereof which the said Edward Boneson, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the fourteenth day of November last gave and devised to the said Mary Boneson. To have and to hold the said premises unto and to the use of the said Mary Boneson, her heirs and assigns for ever upon the Trusts in the said Will mentioned, 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 $3\frac{3}{4}d$] 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 6s 3d] and is therefore accordingly admitted tenant.

Satron

To this court came Margaret, the wife of Thomas Surtees Raine Esquire, a sister and devisee named in the Will of John Robinson Wallis, clerk, deceased, and took of the lord the several closes or parcels of ground following, Farm House and Home Close, High Gyll Close, Wood including the Water Low Gyll Close, Springs East Goody Close, Harries Close and fourteen cattlegates in Saturn [Satron] Pasture, all now in the occupation of Miles Alderson as tenant, also Scroggs and Water West Whart Garth, another West Whart Garth, East Whart Garth, another East Whart Garth, West Calf Garth, East Calf Garth, Bank Close, Corn Close and eleven cattlegates in Saturn [Satron] Pasture, all now in the occupation of John Tiplady, together with the appurtenances, situate and being at or within the territories of Saturn [Satron] in the said manor, of the ancient yearly fineable rent of £1 9s 2d, which the said John Robinson Wallis, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the fifteenth day of October one thousand eight hundred twenty four gave and devised to the said Margaret Raine by the name of his sister Margaret Wallis. To have and to hold the said premises unto and to the use of the said Margaret Raine, 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 to the lord of the said manor the yearly rent aforesaid [£1 9s 2d] 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 [£29 3s 4d] and is therefore accordingly admitted tenant.

Satron

To this court came Alicia Jane Wallis, spinster, a sister and devisee named in the Will of John Robinson Wallis, clerk, deceased, and took of the lord the following closes or parcels of ground namely, West Ing, New Close, New Close Bank and four cattlegates in Saturn [Satron] Pasture, together with the appurtenances, situate and being at or within the territories of Saturn [Satron] in the said manor, of the ancient yearly fineable customary rent of 4s 6d, which the said John Robinson Wallis, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the fifteenth day of October one thousand eight hundred twenty four gave and devised

to the said Alicia Jane Wallis. To have and to hold the said premises unto and to the use of the said Alicia Jane Wallis, 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 to the lord of the said manor the yearly rent aforesaid [4s 6d] 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 [£4 10s 0d] and is therefore accordingly admitted tenant.

Satron

To this court came Eliza Wallis, spinster, a sister and devisee named in the Will of John Robinson Wallis, clerk, deceased, and took of the lord the following closes or parcels of ground namely, Coarse Holme and Calf Piece and three cattlegates in Saturn [Satron] Pasture, together with the appurtenances, situate and being at or within the territories of Saturn [Satron] in the said manor, of the ancient yearly fineable customary rent of 3s 1d, which the said John Robinson Wallis, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the fifteenth day of October one thousand eight hundred twenty four gave and devised to the said Eliza Wallis. To have and to hold the said premises unto and to the use of the said Eliza Wallis, 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 to the lord of the said manor the yearly rent aforesaid [3s 1d] 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 [£3 1s 8d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Joseph Hannam and took of the lord one undivided third part or share, the whole into three parts to be equally divided, of one dwelling house, one stable and one garth on the back side of the said dwelling house, and one garden thereto belonging 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 one farthing [$\frac{1}{4}$ d] in the entirety thereof, which Richard Beddows and Mary his wife, heretofore called Mary Metcalfe and a customary tenant of the said manor, on the third day of March last surrendered out of court into the hands of the lord in consideration of the sum of sixteen pounds to her paid for the purchase thereof, she the said Mary Beddows being first separately examined apart from him, her husband, and consenting thereto. To have and to hold the said premises unto and to the use of the said Joseph Hannam, 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 [$\frac{1}{4}$ d entirety] 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 [2d] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came James Clarkson and took of the lord one dwelling house, two stables and two closes or parcels of ground called Intacks with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 3d, which Mr Simon Harker, 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 fifty pounds to him 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 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 [3d] 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 [5s 0d] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came Thomas Hunt and took of the lord two dwelling houses, one stable and one close called Barf East Intack containing by estimation two acres or thereabouts with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 6d, which Nanny Hunt, heretofore Nanny Spence, a customary tenant of the said manor, on the twenty third day of October 1813 surrendered out of court into the hands of the lord before the Deputy Steward to the uses of her will, and which said Nanny Hunt, in and by her last Will and Testament bearing date the twenty third day of October 1813, gave and devised to the said Thomas Hunt. To have and to hold the said premises unto and

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 to the lord of the said manor the yearly rent aforesaid [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 [10s 0d] and is therefore accordingly admitted tenant.

Potting and Lodge Green

To this court came Henry Hunt, Joseph Hunt, Timothy Hunt and Anthony Hunt, sons and devisees named in the Will of Timothy Hunt deceased, 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 customary rent of 1s 6d, which the said Timothy Hunt, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the eighth day of March 1826, gave and devised to the said Henry Hunt, Joseph Hunt, Timothy Hunt and Anthony Hunt. To have and to hold the said premises unto and to the use of the said Henry Hunt, Joseph Hunt, Timothy Hunt and Anthony Hunt, 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 [1s 6d] 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.

Gunnarside

To this court came Mr Matthew Whitelock and took of the lord a building now used as a cart house lately erected upon the wastes of the said manor, situate and being at or within the territories of Gunnarside in the said manor, of the ancient yearly fineable customary rent of 3d, which the said lord by his said steward at this court granted to the said Matthew Whitelock. To have and to hold the said premises unto and 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 copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [3d] 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 [5s 0d] and is therefore accordingly admitted tenant.

Lodge Green

To this court came Barnard Garth, brother and heir of James Garth deceased, and took of the lord an undivided moiety of and in one undivided moiety or equal half part of one close called West Corn Close 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 customary rent of 5d for such undivided moiety, of which the said James Garth, late a customary tenant of the said manor, lately died seized intestate. To have and to hold the said premises unto and to the use of the said Barnard 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 to the lord of the said manor the yearly rent aforesaid [5d undivided] 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 [8s 4d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Joseph Close and took of the lord one dwelling house and stable and 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 2½d, which Thomas Langhorne, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of fifteen pounds to him paid by the said Joseph Close for the absolute purchase therof. To have and to hold the said premises unto and to the use of the said Joseph 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 [2½d] 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 [4s 3d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Mr William Peacock 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 customary rent of 2d, which Alice Rutter and Elizabeth Rutter, two customary tenants of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of one hundred pounds to them paid by the said William Peacock for the absolute purchase therof. To have and to hold the said premises unto and 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 to the lord of the said manor the yearly rent aforesaid [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 [3s 4d] and is therefore accordingly admitted tenant.

Faithfully recorded & 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, Clerk, Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said manor, held at Reeth in and for the said manor on Tuesday the twenty ninth day of May in the year of our Lord one thousand eight hundred and twenty seven before Ottiwell Tomlin, Gentleman, Steward of the said manor

Mr John Barker, foreman

Mr William Coates

Mr John Birkbeck

Mr James Lonsdale

Mr Simon Harker

Mr William Kearton

Mr Richard Garth

Mr Edmund Metcalfe

Mr Edmund Coates

Mr Henry Spensley

Mr John Langhorne

Mr John Hugill

Low Row

To this court came James Simpson and took of the lord one dwelling house, one stable and garth or 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 1d, which Robert Stephenson, late a customary tenant of the said manor, on the thirtieth day of November last surrendered out of court before the bailiff, and two customary tenants, according to the custom of the said manor for the considerations therein mentioned. To have and to hold the said premises unto and 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 to the lord of the said manor the yearly rent aforesaid [1d], 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.

Low Row

To this court came Ralph Parkin 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 Thomas Clarke, a customary tenant of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of eighteen pounds to

him paid by the said Ralph Parkin for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Ralph Parkin, 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 [½d], 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.

Low Row

To this court came James Simpson and took of the lord one dwelling house, one stable, one coalhouse and one garth on the foreside thereof 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 Clarke, a customary tenant of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of twenty eight pounds and ten shillings to him paid by the said James Simpson as and 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 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 [½d], 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.

Reeth

To this court came Thomas Peacock and took of the lord a dwelling house, a blacksmith's shop and garden in the possession of Ralph Bowes, blacksmith, 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 3d, which Thomas Holme, a customary tenant of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of ninety one pounds to him paid by the said Thomas Peacock as and for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Thomas 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 to the lord of the said manor the yearly rent aforesaid [3d], 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 [3s 0d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Henry White and took of the lord one close called New Intack with a new built dwelling house, small garden 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 8d, which Christopher White, a customary tenant of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of one hundred pounds to him paid by the said Henry White for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Henry 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 to the lord of the said manor the yearly rent aforesaid [8d], 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 [10s 0d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Joseph Hannam and took of the lord one undivided third part or share, the whole into three parts equally to be divided, of one close called Scarr, and also one undivided third part of one moiety or equal undivided half part of one other close called Middle Ing with two entire cattlegates 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 7d and an inanced rent of 1s 4d for the intirety [sic] thereof, which Richard Beddows and Mary his wife, heretofore called Mary Metcalfe and a customary tenant of the said manor, on the third day of March last surrendered out of court into the hands of the lord in consideration of the sum of ninety four pounds to her paid for the purchase thereof. She the said Mary Beddows being first separately examined apart from her husband and consenting thereto. To have and to hold the said premises unto and to the use of the said Joseph Hannam, 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 7d & 1s 4d inanced], 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 [7s 10d] and is therefore accordingly admitted tenant.

Lodge Green and Gunnerside

To this court came Henry Hunt, Joseph Hunt, Timothy Hunt and Anthony Hunt, the sons and devisees named in the last Will and Testament of Timothy Hunt deceased, and took of the lord one dwelling house and a house stead on the west end thereof with a stable and garden with the appurtenances at Lodge Green and one cattlegate in Gunnerside pasture of and belonging to premises long since sold and conveyed to Ralph Peacock deceased which cannot now be ascertained situate and being at or within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rents of 4d for the premises in Lodge Green, and 8d and an inanced rent of 8d in Gunnerside, which the said Timothy Hunt deceased in and by his last Will and Testament bearing date the eighth day of March 1826 gave and devised unto the said Henry Hunt, Joseph Hunt, Timothy Hunt and Anthony Hunt. To have and to hold the said premises unto and to the use of the said Henry Hunt, Joseph Hunt, Timothy Hunt and Anthony Hunt, 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 [4d, 8d & 8d inanced], 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.

Lodge Green

To this court came George Storey, William Storey and James Storey, brothers and coheirs of Henry Storey deceased, and took of the lord one dwelling house with the appurtenances (being under the yearly value of twenty shillings), situate and being at or within the territories of Lodge Green in the said manor, of the ancient yearly fineable customary rent of ½d, of which the said Henry Storey, late a customary tenant of the said manor lately died seized. To have and to hold the said premises unto and to the use of the said George Storey, William Storey and James Storey, 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 [½d], 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 [7½d] and are therefore accordingly admitted tenants.

Lodge Green

To this court came James Calvert and took of the lord 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 customary rent of ½d, which George Storey, William Storey and James Storey, customary tenants of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of twenty pounds to them paid by the said James Calvert for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said James 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, yielding and paying to the lord of the said manor the yearly rent aforesaid [½d], 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.

Blaides {Blades}

To this court came Thomas Hunt and took of the lord one close called Barf West Intack with a cowhouse thereon with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 3d, which Nanny Hunt, heretofore Nanny Spence, a customary tenant of the said manor, on the twenty third day of October 1813 surrendered out of court into the hands of the lord before the deputy steward to the uses of her Will, and which said Nanny Hunt in and by her last Will and Testament bearing date the twenty third day of October 1813 gave and devised to the said Thomas Hunt. To have and to hold the said premises unto and to the use of the said Thomas Hunt, 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 [3d], 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 [3s 9d] and is therefore accordingly admitted tenant.

Reeth

To this court came Thomas Alderson 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 1s10d, which John Dinsdale, a customary tenant of the said manor, on the twenty third day of December last surrendered out of court before the said steward into the hands of the lord for the consideration therein mentioned. To have and to hold the said premises unto and 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 to the lord of the said manor the yearly rent aforesaid [1s 10d], 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 7s 6d] and is therefore accordingly admitted tenant.

Reeth

To this court came Mary Boneson, widow and devisee named in the Will of Edward Boneson deceased, and took of the lord one undivided moiety or equal 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 customary rent of $\frac{1}{2}$ d for the entirety thereof, which the said Edward Boneson, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the fourteenth day of November last gave and devised to the said Mary Boneson. To have and to hold the said premises unto and to the use of the said Mary Boneson, her heirs and assigns for ever upon the Trusts in the said Will mentioned, 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 [$\frac{1}{2}$ d for the entirety], 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 [$7\frac{1}{2}$ d] and is therefore accordingly admitted tenant.

Crackpot

To this court came Barnard Garth, brother and heir of James Garth deceased, and took of the lord one undivided equal fourth part or share of and in two closes called West Closes with a cowhouse thereon, one close called Bank and one undivided moiety of and in one undivided moiety or equal half part of one close called Burblett with two cattlegates in a pasture called Crackpot Pasture, which is now divided and a separate allotment awarded in right of such cattlegates, with the appurtenances, situate and being at or within the territories of Crackpot in the said manor, of the ancient yearly fineable customary rent of 7s 0d and 4s $9\frac{1}{2}$ d inanced rent and not fineable for the entirety [sic] thereof, which the said James Garth, late a customary tenant of the said manor, lately died seized intestate. To have and to hold the said premises unto and to the use of the said Barnard 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 to the lord of the said manor the yearly rent aforesaid [7s 0d and 4s $9\frac{1}{2}$ d inanced rent for the entirety], 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 3d] and is therefore accordingly admitted tenant.

Low Row

To this court came Mr Edmund Alderson Knowles and took of the lord one parcel of ground called Quaker Garth and a small plantation in the gill adjoining thereto 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 1d, which Simon Harker, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of twenty eight pounds and twelve shillings to him paid by the said Edmund Alderson Knowles for the absolute purchase thereof. To have and to hold the said premises unto and 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 to the lord of the said manor the yearly rent aforesaid [1d], 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 William Garthorne and took of the lord one undivided third part or share of and in 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 $\frac{1}{2}$ d, which Thomas Garthorne, 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 to him paid by the said William Garthorne for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said William Garthorne, 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 [$\frac{1}{2}$ d], 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.

Joseph Fothergill sworn Constable.

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, clerk, Master of Arts, Rector of Bobbingworth in the county of Essex, lord of the said manor, held at Muker in and for the said manor on Wednesday the 30th day of May 1827 before Ottiwell Tomlin, Gentleman, steward of the said manor.

The names of the jury

Mr John Alderson of Keld, foreman	} sworn
Mr William Alderson	} sworn Mr
John Birkbeck	} sworn
Mr David Cleasby	} sworn Mr
Edward Alderson	} sworn Mr
John Clarkson	} sworn Mr Francis
Garth Butson	} sworn Mr Richard
Alderson	} sworn Mr Charles
Alderson Senr.	} sworn Mr James Calvert
	} sworn Mr Joseph
Clarkson	} sworn
Mr George Alderson	} sworn

Thwaite

To this court came William Harker the elder and took of the lord two dwelling houses and a garth on the foreside thereof and two stables adjoining of the ancient yearly fineable customary rent of ½d situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rents aforesaid, which Simon Harker, 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 which he had and bore to the said William Harker, his father, to have and to hold the said premises unto and 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 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 [3s 4d] and is therefore accordingly admitted tenant.

Muker

To this court came the Reverend Richard Lowther, clerk, perpetual curate of the curacy of Muker, and took of the lord one new-erected messuage or dwelling house and stable with the site of one other dwelling house and stable, one close called North Sides 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 customary rents of 2s 2d and 4s 5¼d, which John Clementson, clerk, late curate of Muker aforesaid by Edmund Alderson Knowles, his attorney, at this court by virtue of a letter of attorney to him for that purpose duly given, surrendered into the hands of the lord, to have and to hold the said premises unto and to the use of the said Richard Lowther, 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 [£6 12s 1d] and is therefore accordingly admitted tenant.

Keld

To this court came Christopher Taylor and took of the lord one messuage or dwelling house, one stable, and one garden with the appurtenances situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of ½d, which Christopher Taylor, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £50 to him paid for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said Christopher Taylor, 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 [11d] and is therefore accordingly admitted tenant.

Angram and Rash

To this court came Mr James Grime and took of the lord one dwelling house, one close called Skeugh or Skewfe with a cow house thereon situate at Angram, and also a moiety or half part of one dwelling house, one close called High Close, one close called Low Close, one close called Corn Close, and one parcel of ground called Gill situate at Rash with the appurtenances situate and being at or within the territories of Angram and Rash in the said manor of the ancient yearly fineable customary rents of 2s for the premises in Angram and 3s 4¾d for those in Ras, which Elizabeth Alderson, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £400 to her paid by the said James Grime for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said James Grime, 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 11d] and is therefore accordingly admitted tenant.

Thorns

To this court came John Alderson of Thorns and took of the lord one close called Great Greens with two cattle gates in Keld Pasture and one gate and three fourths of one cattle gate in Kisdon Pasture with the appurtenances situate and being at or within the territories of Thorns in the said manor of the ancient yearly fineable customary rent of 2s 7½d, which the Reverend John Alderson, a customary tenant of the said manor, at this court by Edmund Alderson Knowles, his attorney by letter of attorney duly appointed, surrendered into the hands of the lord in consideration of the sum of £210 to him paid by the said John Alderson of Thorns for the absolute

purchase thereof, to have and to hold the said premises unto and to the use of the said John Alderson of Thorns, 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 6d] and is therefore accordingly admitted tenant.

Thwaite

To this court came William Harker the younger and took of the lord one undivided moiety or equal half part of one dwelling house and garden, one stable, one close called Dolly Close subject to the payment of one third part of the rent of said premises to Phillis Whitfield, widow, for and during the term of her natural life 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 2s 5½d which John Whitfield, a customary tenant of the said manor, on the 17th day of January last surrendered out of court before the bailiff and two customary tenants of the said manor, according to the custom thereof, for the consideration therein mentioned, to have and to hold the said premises unto and 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 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 7d] and is therefore accordingly admitted tenant.

Thwaite Angram

To this court came Ralph Miller and Owen Dinsdale, devisees named in the will of Wilfred Preston deceased, and took of the lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Thwaite [Angram?] in the said manor of the ancient yearly fineable customary rent of 1¼d, which the said Wilfred Preston, late a customary tenant of the said manor, in and by his last will and testament gave and devised to the said Ralph Miller and Owen Dinsdale, to have and to hold the said premises unto and to the use of the said Ralph Miller and Owen Dinsdale, their heirs and assigns forever, as tenants in common upon the trusts in the said will mentioned, 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 [2s 1d] and are therefore accordingly admitted tenants.

John Reynoldson sworn constable

Faithfully recorded 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, clerk, Master of Arts, Rector of Bobbingworth in the county of Essex, lord of the said manor, held at Reeth in and for the said manor on Tuesday the 27th day of May 1828 before Ottiwell Tomlin, Gentleman, steward of the said manor.

Names of the Homage Jury

Mr Richard Garth, foreman

Mr John Langhorne

Mr James Lonsdale

Mr Henry White

Mr James Spensley

Mr Thomas Spensley

Mr Edmund Metcalfe

Mr Jonathan Daykin

Mr James Broderick

Mr David Cleasby

Mr Anthony Cleasby

Mr Joseph Kearton

Gunnerside

To this court came James Calvert and took of the lord one house or shop, one stable and 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 ¼d, which Ralph Waggett, a customary tenant of the said manor, on the 19th day of March last surrendered out of court into the hands of the lord before the bailiff and two customary tenants according to the custom of the said manor, to have and to hold the said premises unto and 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 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 [5d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Ralph Daking one of the sons of Jonathan Daking, and took of the lord one close called Ealand 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 ½d, which the said Jonathan Daking at this court surrendered into the hands of the lord in consideration of the natural love and affection which he had and bore to his son the said Ralph Daking, to have and to hold the said premises unto and to the use of the said Ralph Daking, 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.

Feetham

To this court came John Harker and took of the lord one dwelling house and one close called Holme or Holme Brow and a stable or 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, which Elizabeth Pedley, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £120 to her paid by the said John Harker as and for the absolute Purchase thereof to have and to hold the said premises unto and 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 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] and is therefore accordingly admitted tenant.

Gunnerside

To this court came William Peacock and took of the lord one close called High Middle Ing with one

cattle gate 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 7½d, which John Whitfield, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £150 to him paid by the said William Peacock as and for the absolute purchase thereof, to have and to hold the said premises unto and 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 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 [12s 6d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Henry White and took of the lord a small parcel of land called Doctor Intack formerly part of the estate of James Lonsdale 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 6½d, which Christopher White, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £48 to him paid by the said Henry White as and for the absolute purchase thereof to have and to hold the said premises unto and to the use of the said Henry 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 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 [10s 10d] and is therefore accordingly admitted tenant.

Lodge Green

To this court came Margaret, the wife of Ralph Milner, a daughter and devisee named in the will of William Woodward deceased, and took of the lord 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 customary rent of 5d, which the said William Woodward, late a customary tenant of the said manor, in and by his last will and testament bearing date the 11th day of December 1826 gave and devised to the said Margaret Milner to have and to hold the said premises unto and to the use of the said Margaret Milner 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 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 has paid for her fine and entry as in the margin [5s 4d] and is therefore accordingly admitted tenant.

Lodge Green

To this court came Ruth, the wife of John Cottingham, a daughter and devisee named in the will of William Woodward deceased, and took of the lord 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 customary rent of ½d, which the said William Woodward, late a customary tenant of the said manor, in and by his last will and testament bearing date the 11th day of December 1826 gave and devised to the said Ruth Cottingham to have and to hold the said premises unto and to the use of the said Ruth Cottingham 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 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 has paid for her fine and entry as in the

margin [10d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Elizabeth Woodward, a daughter and devisee named in the will of William Woodward [deceased], 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 customary rent of ½d, which the said William Woodward, late a customary tenant of the said manor, in and by his last will and testament bearing date the 11th day of December 1826 gave and devised to the said Elizabeth Woodward to have and to hold the said premises unto and to the use of the said Elizabeth Woodward 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 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 has paid for her fine and entry as in the margin [5d] and is therefore accordingly admitted tenant. Redeemable nevertheless on payment by George Close his heirs or assigns of the sum of £39 9s 6d with legal interest.

Lodge Green

To this court came Ruth, the wife of John Cottingham, and Elizabeth Woodward, daughters and devisees named in the will of William Woodward deceased, and took of the lord one close called Rowleth Close 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 2s 6d, which the said William Woodward, late a customary tenant of the said manor, in and by his last will and testament bearing date the 11th day of December 1826 gave and devised to the said Ruth Cottingham and Elizabeth Woodward to have and to hold the said premises unto and to the use of the said Ruth Cottingham and Elizabeth Woodward 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 they have paid for their fine and entry as in the margin [£2 10s] and are therefore accordingly admitted tenants.

Gunnerside

To this court came William Woodward, son and devisee named in the will of William Woodward deceased, and took of the lord a parcel of ground, late parcel of Lodge Green Pasture containing 14 square feet adjoining to the said William Woodward's dwelling house and now used as a parlour, one parcel of ground called Little Park, one close called Ambrose Park, one dwelling house, two gardens, one stable, one bake house, one cart house and necessary with two cattle gates and a half 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 2s 3½d, which the said William Woodward deceased, late a customary tenant of the said manor, in and by his last will and testament bearing date the 11th day of December 1826 gave and devised to the said William Woodward his son, to have and to hold the said premises unto and 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 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 5s 10d] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came Elizabeth Hugill and Jane Hugill, daughters and devisees named in the will of

Elizabeth Hugill deceased and took of the lord one dwelling house with a stable, coal house 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 customary rent of 1d, which the said Elizabeth Hugill deceased, late a customary tenant of the said manor, in and by her last will and testament bearing date the 19th day of January last, gave and devised to the said Elizabeth Hugill and Jane Hugill to have and to hold the said premises unto and to the use of the said Elizabeth Hugill and Jane Hugill 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 they have paid for their fine and entry as in the margin [1s 8d] and are therefore accordingly admitted tenants.

Feetham

To this court came John Close, son and a devisee named in the will of James Close deceased, and took of the lord one messuage or dwelling house, one close called Holmes with a cow house thereon and one close called Dubbs with the islands therewith 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 2s 6½d, which the said James Close, late a customary tenant of the said manor, in and by his last will and testament bearing date the first day of December 1826 gave and devised unto the said John Close to have and to hold the said premises unto and to the use of the said John 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 [£2 10s 10d] and is therefore accordingly admitted tenant.

Reeth

To this court came Anthony William Close and James George Close, the two sons [and] coheirs of William Close deceased who was a son and devisee named in the will of James Close deceased, and took of the lord all that close or parcel of ground called Church Garths 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, which the said James Close, late a customary tenant of the said manor, in and by his last will and testament bearing date the 1st day of December 1826 gave and devised unto the said William Close, to have and to hold the said premises unto and to the use of the said Anthony William Close and James George Close 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 they have paid for their fine and entry as in the margin [£1] and are therefore accordingly admitted tenants.

Reeth

To this court came Thomas Close, son and devisee named in the will of James Close deceased, and took of the lord one close called Intack and one parcel of ground 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 7s, which the said James Close, late a customary tenant of the said manor, in and by his last will and testament bearing date the 1st day of December 1826 gave and devised to the said Thomas Close,

to have and to hold the said premises unto and to the use of the said Thomas 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 [£7] and is therefore accordingly admitted tenant.

Reeth

To this court came Mr James Close, a son and devisee named in the will of Mr James Close deceased, and took of the lord all that messuage tenement or dwelling house with two little gardens on the foreside thereof formerly in the occupation of Anthony Close, and all that stable with two rooms over it formerly in the occupation of Mary Galloway, all that messuage tenement or dwelling house and coal house situate in Reeth formerly in the occupation of Edward Brougham of the ancient rent of $\frac{1}{2}d$, all that messuage and tenement with the appurtenances situate at Reeth also of the ancient rent of $\frac{1}{2}d$, and all that other tenement of the rent of $1s\ 3\frac{1}{2}d$, and one messuage or tenement and part of two closes called Helm Closes with the appurtenances of the rent of $1s$, situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rents of $2s\ 4\frac{1}{2}d$ for the whole of the said premises, which the said James Close deceased, late a customary tenant of the said manor, in and by his last will and testament bearing date the 1st day of December 1826 gave and devised to the said James Close, to have and to hold the said premises unto and 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 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 [$\pounds 2\ 10s\ 10d$] and is therefore accordingly admitted tenant.

Reeth

To this court came George Coates and John Spenceley, devisees named in the will of Mr James Close deceased, and took of the lord one dwelling house with the appurtenances situate and being at or within the township of Reeth in the said manor of the ancient yearly fineable customary rent of $2d$, which the said James Close, late a customary tenant of the said manor, in and by his last will and testament bearing date the 1st day of December 1826 and by a codicil thereto dated the 16th day of March 1827 gave and devised to the said George Coates and John Spenceley upon the trusts therein mentioned, to have and to hold the said premises unto and to the use of the said George Coates and John Spenceley their heirs and assigns forever upon trust as 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 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 [$3s\ 4d$] and are therefore accordingly admitted tenants.

Blaides [Blades]

To this court came Elizabeth Birkbeck, spinster, and took of the lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable customary rent of $1d$, which Simon Broderick, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of $\pounds 49$ to him paid by the said Elizabeth Birkbeck, to have and to hold the said premises unto and to the use of the said Elizabeth Birkbeck 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 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 has paid for her fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant. Redeemable nevertheless on payment by the said Simon Broderick his heirs or assigns of the sum of £49 with interest for the same after the rate of £5 per centum per annum to the said Elizabeth Birkbeck her executors, administrators and assigns on the 27th of May now next ensuing.

Reeth and Healaugh

To this court came Charlotte Orton, spinster, a devisee named in the will of Mr Simon Peacock deceased, and took of the lord one parcel of ground called Millholme situate at Reeth of the ancient yearly fineable customary rent of 2s 3½d, and one other close or parcel of ground called Millgarth situate at Reeth of the ancient yearly fineable customary rent of 9d and to provide and hang the gate at Mill Lane head forever, one dwelling house and one stable with a [work]shop over it on the foreside of the said dwelling house at Reeth of the rent of 2d, one close called Coupland Garth at Reeth of the rent of 1s, and one dwelling house, one stable, one woodgarth and a joiner's shop at Reeth of the rent of 2¾d situate and being at or within the territories of Reeth and Healaugh in the said manor of the ancient yearly fineable customary rent of 4s 5¼d, which the said Simon Peacock, late a customary tenant of the said manor, in and by his last will and testament bearing date the 10th day of November 1827 gave and devised to the said Charlotte Orton, to have and to hold the said premises unto and to the use of the said Charlotte Orton her heirs and assigns for life 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 she has paid for her fine and entry as in the margin [£4 8s 9d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Mr John Barker and Mr James Sherlock, devisees in trust named in the will of Mr Simon Peacock deceased and took of the lord one dwelling house one stable and one garth or garden on the front side thereof, and one parcel of ground called Joan Garth or Doctor Garth of the rent of 2d, and one other dwelling house and stable, one smith's shop, and a piece of ground called Road on the back side of the said dwelling house of the rent of 1d situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 3d, which the said Simon Peacock, late a customary tenant of the said manor, in and by his last will and testament bearing date the 10th day of November 1827 gave and devised to the said John Barker and James Sherlock upon the trusts mentioned in the said will, to have and to hold the said premises unto and to the use of the said John Barker and James Sherlock 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 they have paid for their fine and entry as in the margin [5s] and are therefore accordingly admitted tenants.

Feetham

To this court came John Raw, grandson and devisee named in the will of George Raw deceased, and took of the lord two eighth parts of and in one mansion house with a garth or garden on the back side and one other garden on the foreside thereof, one house called the Brewhouse, one close called Cow Pasture with a cow house at the head of it, one dwelling house in the possession of John Carter, one stable thereto adjoining, four closes called by the names of Nick Joan Close,

Pickhill Croft and Fothergill Close, one dwelling house and stable, two 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 and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 19s 1½d for the whole of the said premises [*also expressed in the margin as 4s 9½d for the two eighths share*], which the said George Raw, late a customary tenant of the said manor in and by his last will and testament bearing date the 18th day of March 1799 gave and devised to the said John Raw 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 [£4 15s 10d] and is therefore accordingly admitted tenant.

Feetham

To this court came Christopher Raw and took of the lord two eighth parts of and in one mansion house with a garth or garden on the back side and one other garden on the foreside thereof, one house called the Brewhouse, one close called Cow Pasture with a cow house at the head of it, one dwelling house in the possession of John Carter, one stable thereto adjoining, four closes called by the names of Nick Joan Close, Pickhill Croft and Fothergill Close, one dwelling house and stable, two 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 and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 4s 9½d for the said two eighth parts, which John Raw, a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £200 to him paid by the said Christopher Raw for the absolute purchase thereof, to have and to hold the said premises unto and to the use of the said Christopher 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 [£4 15s 10d] and is therefore accordingly admitted tenant.

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, Clerk, Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said manor, held at Reeth in and for the said manor on Tuesday the twenty seventh day of May in the year of our Lord one thousand eight hundred and twenty eight before Ottiwell Tomlin, Gentleman, Steward of the said manor

Homage Jury

Mr John Birkbeck, foreman

James Gallaway

John Tennant

Christopher Raw

William Peacock

William Parkin

Mr John Orton

William Kearton

Ralph Alton

John Hugill

Henry Spensley

James Clarkson

Gunnarside

To this court came Ralph Daking and took of the lord one close or parcel of ground called Winterfold with a cowhouse thereon 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 1s and an inanced rent of 5d not fineable, which Jonathan Daking, father of the said Ralph Daking, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of his natural love and affection for the said Ralph Daking. To have and to hold the said premises unto and to the use of the said Ralph Daking, 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 & 5d inanced], 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 [15s 0d] and is therefore accordingly admitted tenant.

Reeth

To this court came John Harker and took of the lord one 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 customary rent of 1s 9d, which Mark Barningham, a customary tenant of the said manor, on the third day of October last surrendered out of court before the said steward in consideration of the sum of one hundred and ninety pounds to him paid by the said John Harker for the absolute purchase thereof. To have and to hold the said premises unto and 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. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1s 9d], 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 3d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Mr William Peacock 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 customary rent of 8d and an inanced rent of 1s 4d not

fineable, which John Whitfield, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of eighty pounds to him paid for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said William 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 to the lord of the said manor the yearly rent aforesaid [8d & 1s 4d inanced], 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 [10s 0d] and is therefore accordingly admitted tenant.

Reeth

To this court came James Spenceley and took of the lord one parcel of ground called Great Cross 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 customary rent of 2s 1d, which John Kearton, a customary tenant of the said manor, at this court surrendered into the hands of the said lord in consideration of the sum of one hundred and seventy pounds to him paid for the purchase thereof. To have and to hold the said premises unto and to the use of the said James 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 to the lord of the said manor the yearly rent aforesaid [2s 1d], 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 3d] and is therefore accordingly admitted tenant.

Lodge Green

To this court came Ruth, the wife of John Collingham, and Elizabeth Woodward, daughters and devisees named in the Will of William Woodward deceased, and took of the lord one dwelling house and stable at Lodge Green of the ancient yearly rent of ½d, and of one other dwelling house, two stables, one close called Rowleth Close and two closes called Parrocks, also at Lodge Green, of the ancient yearly rent of 4s 3d with the appurtenances, situate and being at or within the territories of Lodge Green in the said manor, of the ancient yearly fineable customary rents of ½d and 4s 3d, which the said William Woodward, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the eleventh day of December one thousand eight hundred and twenty six, gave and devised to the said Ruth Collingham and Elizabeth Woodward. To have and to hold the said premises unto and to the use of the said Ruth Collingham and Elizabeth Woodward, 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 rents aforesaid [½d & 4s 3d], 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 [£3 4s 4½d] and are therefore accordingly admitted tenants.

Blaides [Blades]

To this court came Elizabeth Hugill and Jane Hugill, daughters and devisees named in the Will of Elizabeth deceased, and took of the lord one close called Croft, one close called High Ridding and one other close called High Middle Ridding and one other close called Middle Ridding with two cattlegates in Low Row pasture with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 4s 5d, which the said Elizabeth Hugill deceased, late a customary tenant of the said manor, in and by her last Will and Testament bearing date the nineteenth day of January last gave and devised to the said Elizabeth Hugill and Jane Hugill. To have and to hold the said premises unto and to the use of the said Elizabeth Hugill and Jane Hugill, 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 [4s 5d], 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 [£3 6s 3d] and are therefore accordingly admitted tenants.

Low Row

To this court came John Hugill and took of the lord one dwelling house situate at Isles at Low Row and a stable adjoining to it, one close called Low Isles and the high road leading from Isles Bit to and through the River Swale, The Ealand situate to the west of Haverill Beck and 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 customary rent of 2s 0d, which Mr 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 two hundred and forty five pounds to him paid by the said John Hugill for the absolute purchase thereof. To have and to hold the said premises unto and 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 to the lord of the said manor the yearly rent aforesaid [2s 0d], 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 10s 0d] and is therefore accordingly admitted tenant.

Lodge Green & Potting

To this court came Ralph Milner and took of the lord one dwelling house, stable and coalhouse situate at Lodge Green of the yearly rent of 1d, and also one close called Barn Ing, now in two closes, with a cowhouse thereon, formerly the estate of John Guy situated Potting with the appurtenances, situate and being at or within the territories of Lodge Green and Potting in the said manor, of the ancient yearly fineable customary rent of 1d and 1s 0d, which Thomas Pratt, 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 ten pounds and ten shillings to him paid by the said Ralph Milner for the absolute purchase thereof. To have and to hold the said premises unto and to the use of 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 to the lord of the said manor the yearly rent aforesaid [1d & 1s 0d], 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 [16s 3d] and is therefore accordingly admitted tenant.

Reeth

To this court came Anthony William Close and James George Close, the two sons and coheirs of William Close deceased, who was a son and devisee named in the Will of James Close deceased, and took of the lord a tenement called Chapel 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 customary rent of 9d, which the said James Close, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the first day of December one thousand eight hundred and twenty six gave and devised unto the said William Close. To have and to hold the said premises unto and to the use of the said Anthony William Close and James George Close, 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 [9d], 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 [11s 3d] and are therefore accordingly admitted tenants.

Reeth

To this court came Mr James Close, a son and devisee named in the Will of Mr James Close deceased, and took of the lord two closes called Helm Closes 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 0d, which the said James Close deceased, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the first day of December one thousand eight hundred and twenty six gave and devised to the said James Close. To have and to hold the said premises unto and 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 to the lord of the said manor the yearly rent aforesaid [2s 0d], 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 10s 0d] and is therefore accordingly admitted tenant.

Crackpot

To this court came Anthony William Close and James George Close, the two sons and coheirs of William Close deceased, and took of the lord one parcel of ground called Gilderstile 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 customary rent of 2s 6d and an inanced rent of 1s 2d, of which the said William Close, late a customary tenant of the said manor, lately died seized intestate. To have and to hold the said premises unto and to the use of the said Anthony William

Close and James George Close, 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 [2s 6d & 1s 2d inanced], 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 17s 6d] and are therefore accordingly admitted tenants.

Lodge Green

To this court came Mary the wife of James Peacock, Robert Birkbeck and Elizabeth Birkbeck and took of the lord one dwelling house and stable, one close called High Close, one close called East Close, one close called West Close, one close called Beck Ing, one close called Bauk, and one close 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 12s 2d, of which Robert Birkbeck, a customary tenant of the said manor, at this court surrendered into the hands of the lord, he the said Robert Birkbeck having been heretofore and during the minorities of the said Mary Peacock, Robert Birkbeck and Elizabeth Birkbeck admitted thereof in trust for them. To have and to hold the said premises unto and to the use of the said Mary Peacock, Robert Birkbeck and Elizabeth Birkbeck, 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 [12s 2d], 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 [£9 2s 6d] and are therefore accordingly admitted tenants.

Blaides [Blades]

To this court came Elizabeth Birkbeck, spinster, and took of the lord two closes and one parcel of land called Glorymoor Intacks with a cowhouse thereon with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 2s 3d, which Simon Broderick, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of one hundred and eighty seven pounds to him paid by the said Elizabeth Birkbeck. To have and to hold the said premises unto and to the use of the said Elizabeth Birkbeck, 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 to the lord of the said manor the yearly rent aforesaid [2s 3d], 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 13s 9d] and is therefore accordingly admitted tenant.

Redeemable nevertheless by the said Simon Broderick, his heirs or assigns on payment of the sum of one hundred and eighty seven pounds with lawful interest for the same on the twenty seventh day of May next to the said Elizabeth Birkbeck, her executors administrators or assigns.

Reeth

To this court came Charlotte Orton, spinster, a devisee named in the Will of Mr Simon Peacock deceased, and took of the lord one parcel of ground called Low Garth at Reeth of the ancient yearly rent of 5½d, one close called Hill Close and one close called Little Mill Holme and one garden taken off Hill Close containing forty four yards and a half in length and eighteen yards and a half in breadth be the same more or less and one close called Ann Wards Garth with a cowhouse thereon with 3s 9d, one close called Low Riddings and one close called Stripe with a dwelling house and two stables thereon with 1s 10d rent, one close or parcel of ground called Low Field or Mill Holme with a cowhouse thereon with 3s 0d rent, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 9s1½d, which the said Simon Peacock, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the tenth day of November one thousand eight hundred and twenty seven gave and devised to the said Charlotte Orton. To have and to hold the said premises unto and to the use of the said Charlotte Orton and her assigns for life 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 [9s 1½d], 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 [£6 16s 10½d] and is therefore accordingly admitted tenant.

Smarbar [Smarber] Feetham

To this court came John Raw, grandson and devisee named in the Will of George Raw deceased,

and took of the lord two messuage tenements and farms in the occupation of John Coates and John Hunt with the appurtenances, situate at Smarbar [Smarber] in the said manor, of the ancient yearly fineable customary rent of 15s 8d, and also one dwelling house, two stables and one garden, several closes called Croft, Richard Ing, Little Holme, Great Holme and Holme 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 7s 2d for the whole of the said premises, which the said George Raw, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the eighteenth day of March one thousand seven hundred and ninety nine gave and devised to the said John Raw, 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 to the lord of the said manor the yearly rents aforesaid [2/8ths £1 2s 10d = 5s 3d], 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 [£3 18s 9d] and is therefore accordingly admitted tenant.

Smarbar [Smarber] Feetham

To this court came Christopher Raw and took of the lord two eighth parts of and in two messuage tenements and farms in the occupation of John Coates and John Hunt with the appurtenances, situate at Smarbar [Smarber] in the said manor, of the ancient yearly fineable customary rent of 15s 8d, and also one dwelling house, two stables and one garden, several closes called Croft, Richard Ing, Little Holme, Great Holme and Holme 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 7s 2d for the whole of the said premises, which John Raw, 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 pounds to him paid by the said Christopher Raw for the absolute purchase thereof, To have and to hold the said premises unto and to the use of the said Christopher 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 to the lord of the said manor the yearly rent aforesaid [2/8ths £1 2s 10d = 5s 3d], 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 [£3 18s 9d] and is therefore accordingly admitted tenant.

Healough and Harkaside [Harkerside]

To this court came Mr John Barker and Mr James Sherlock, Devisees in Trust named in the Will of Mr Simon Peacock deceased, and took of the lord one close called West Hill Croft Brow as the same is now divided and one close called Low Close with the appurtenances at Healough of the ancient yearly rent of 2s 6d, and one field called Common Field with the appurtenances in Harkaside [Harkerside] of the ancient yearly fineable customary rent of 1s 0d and of 10d, an inanced rent not fineable, situate and being at or within the territories of Healough and Harkaside [Harkerside] in the said manor, of the ancient yearly fineable customary rent of 3s 6d and an inanced rent of 10d not fineable, which the said Simon Peacock, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the tenth day of November one thousand eight hundred and twenty seven gave and devised unto the said John Barker and James Sherlock upon the Trusts mentioned in his said Will. To have and to hold the said premises unto and to the use of the said John Barker and James Sherlock, 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 to the lord of the said manor the yearly rent aforesaid [3s 6d & 10d inanced], 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 [£2 12s 6d] and are therefore accordingly admitted tenants.

Feetham

To this court came Mr John Close, son and a devisee named in the Will of James Close deceased, 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 customary rent of 1s 1d, which the said James Close, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the first day of December one thousand eight hundred and twenty six, gave and devised unto the said John Close, To have and to hold the said premises unto and 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. Yielding and paying to the

lord of the said manor the yearly rent aforesaid [1s 1d], 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 [16s 3d] and is therefore accordingly admitted tenant.

At this court the first proclamation was made for the heirs of the under mentioned persons to come in and be admitted of the copyhold tenements of which they respectively died seized, but none came. Viz: Mrs Betty Overton

Mrs Elizabeth Hunton

James White

Mary Gibson

William Metcalfe, Satron

Thomas Smith of Reeth sworn Constable for the manor

Faithfully recorded 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, Clerk, Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said manor, held at Muker in and for the said manor on Wednesday the twenty eighth day of May in the year of our Lord one thousand eight hundred and twenty eight before Ottiwell Tomlin, Gentleman, Steward of the said manor

Mr John Alderson, foreman

John Reynoldson

Richard Alderson

Joseph Clarkson

Francis Garth Butson

George Alderson

James Calvert

Mr Edward Alderson

John Alderson - Thorns

David Cleasby

Charles Alderson John

Raw

The Homage Jury

Thorns

To this court came Mary Hall and took of the lord two dwelling houses with the appurtenances, situate and being at or within the territories of Thorns in the said manor, of the ancient yearly fineable customary rent of 1d, which Robert Smith, late a customary tenant of the said manor, on the twelfth day of July last surrendered out of court into the hands of the lord before the bailiff and two customary tenants, according to the custom of the said manor, for the considerations therein mentioned. To have and to hold the said premises unto and to the use of the said Mary Hall, 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 to the lord of the said manor the yearly rent aforesaid [1d], 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 [1s 8d] and is therefore accordingly admitted tenant.

Muker

To this court came James Calvert the younger and took of the lord a dwelling house lately erected upon a part of a field called Butts 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 upon Kisdon, which James Calvert 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 before the bailiff and two customary tenants, according to the custom of the said manor, for the considerations therein mentioned. To have and to hold the said premises unto and to the use of the said Mary Hall, 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 to the lord of the said manor the yearly rent aforesaid [1d], 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 [1s 8d] and is therefore accordingly admitted tenant.

Keld

To this court came William Bradberry and Thomas Bradberry, the sons and coheirs of Thomas Bradbury deceased who was a devisee of Charles Bradbury deceased, and took of the lord one dwelling house and two stables with the appurtenances, situate and being at or within the territories of Keld in the said manor, of the ancient yearly fineable customary rent of $\frac{1}{2}$ d, of which the said Thomas Bradbury died seized. To have and to hold the said premises unto and to the use of the said William Bradbury and Thomas Bradbury, 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 [$\frac{1}{2}$ d], 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 [10d] and are therefore accordingly admitted tenants.

Keld

To this court came Thomas Alderson and took of the lord two cattlegates in Keld pasture and right of common on Kisdon common with the appurtenances, situate and being at or within the territories of Keld in the said manor, of the ancient yearly fineable customary rent of $\frac{1}{2}$ d, which Richard Metcalfe, 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 to him paid by the said Thomas Alderson as the absolute purchase thereof. To have and to hold the said premises unto and 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 to the lord of the said manor the yearly rent aforesaid [$\frac{1}{2}$ d], 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 Mrs Agnes Grime, the widow and devisee named in the Will of Mr James Grime deceased, and took of the lord a dwelling house in Muker called Iron Castle 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 one farthing [$\frac{1}{4}$ d], which the said James Grime, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the twenty fourth day of January last gave and devised to the said Agnes Grime for her life. To have and to hold the said premises unto and to the use of the said Agnes Grime and her assigns for the term of her natural life 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 [$\frac{1}{4}$ d], 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 [5d] and is therefore accordingly admitted tenant.

Kisdon and Muker

To this court came Mrs Betsy Routh, widow, a daughter and devisee named in the Will of Mr James Grime deceased, and took of the lord one dwelling house with the appurtenances situate at Kisdon, one dwelling house, one stable and two gardens, one close called Holme Close with two cowhouses thereon, one close called West Kisdon Close with a cowhouse thereon, one close called Burhill Close, two closes called Busks and Buskend, three closes called High Intacks, one close called Sunside, three parcels of ground called Pieces, one close called Great Close with a

cowhouse thereon, one close called East Close, one close called Cocker Intack with a cowhouse thereon and one close called Little Short Pott with the appurtenances situate at Kisdon, of the ancient yearly fineable customary rent of 10s 4d stintable on Kisdon and 13s 1d stintable on Muker Cowpasture. And also one parcel of land called Great Intack, one close called West Close, one close called Middle Close with a cowhouse thereon, one close called Crooks with the appurtenances at Muker with 4s 0d rent stintable in Muker pasture, one close called West Ing with two cowhouses thereon, one close called West Ing Head, one stable with eight and one half cattlegates stintable on Kisdon and 4s 3d rent, one close called West Ing with five cattlegates stintable on Kisdon with 2s 6d rent and one close called Springs with 6d rent stintable in Muker Cowpasture and two dwelling houses situate at Thwaite of the rent of 1d, situate and being at or within the territories of Kisdon and Muker in the said manor of the ancient yearly fineable customary rent of £1 18s 11d for the whole of the said premises, which the said James Grime, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the twenty fourth day of January last gave and devised to the said Betsy Routh. To have and to hold the said premises unto and to the use of the said Betsy Routh, 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 to the lord of the said manor the yearly rent aforesaid [£1 18s 11d], 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 [£19 18s 2d] and is therefore accordingly admitted tenant.

Muker and Rash

To this court came Mrs Nanny Buckle, a daughter and devisee named in the Will of Mr James Grime deceased, and took of the lord three dwelling houses, two stables and blacksmiths shop, one close called Howle Close, one close called Brecken Hill with a cowhouse thereon, two closes called East Pithhill and West Pithhill with a cowhouse thereon and one close called New Long Ing with a cowhouse thereon with the appurtenances situate and being at Muker and Kisdon in the said manor, of the ancient yearly fineable customary rents of 11s 6d in Muker and 9d in Kisdon, and one dwelling house and garden with a croft called Bowl Alley with the appurtenances at Muker of the rent of 1d, and a moiety or half part of one dwelling house, one close called High Close, one close called Low Close, one close called Tom Close and one parcel of ground called Gill situate at Rash of the ancient yearly fineable customary rent of 3s 4³/₄d, situate and being at or within the territories of Muker and Rash in the said manor of the ancient yearly fineable customary rents aforesaid [15s 9d], which the said James Grime, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the twenty fourth day of January last gave and devised to the said Nanny Buckle. To have and to hold the said premises unto and to the use of the said Nanny Buckle, 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 to the lord of the said manor the yearly rent aforesaid [15s 9d], 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 [£7 17s 6d] and is therefore accordingly admitted tenant.

Keld and Angram

To this court came Mrs Ruth Lodge, a daughter and devisee named in the Will of Mr James Grime deceased, and took of the lord one dwelling house, one close called Low Close with a cowhouse thereon, one close called East Close with a cowhouse thereon, one pasture called Long Bottom, one close called Intack, one other dwelling house called Whamphouse, one close called Whamp with a cowhouse thereon, one close called Burnt House Close, one close called Little Holm, now in two closes, and eleven cattlegates in Great Sleddale with the appurtenances at Keld, of the ancient yearly rent of 3s 11d. One close called Fire House Close with a dwelling house and stable thereon and one close called Naked Close with a barn thereon with the appurtenances of the ancient yearly rent of 3s 4d, and one dwelling house, one close called Skoof or Skeufe with a cowhouse thereon with the appurtenances at Angram of the ancient yearly rent of 2s 0d, situate and being at or within the territories of Keld and Angram in the said manor of the ancient yearly fineable customary rent of 9s 3d for the whole of the said premises, which the said James Grime, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the twenty fourth day of January last gave and devised to the said Ruth Lodge. To have and to hold the said premises unto and to the use of the said Ruth Lodge, 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 to the lord of the said manor the yearly rent aforesaid [9s 3d], 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 [£4 12s 6d] and is therefore accordingly admitted tenant.

Thwaite

To this court came William Clark and took of the lord one field called Dungeon with a cowhouse thereon with one cattlegate in Thwaite Common Pasture, situate and being at or within the territories of Thwaite in the said manor, of the ancient yearly fineable customary rent of 2s 4d, which James Clark, a customary tenant of the said manor, on the seventh day of November last surrendered out of court before the bailiff and two customary tenants according to the custom of the said manor for the considerations therein mentioned. To have and to hold the said premises unto and to the use of the said William Clerk [sic], 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 [2s 4d], 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 6s 8d] and is therefore accordingly admitted tenant.

Keld

To this court came Mr Joseph Alderson and took of the lord a parcel of ground called Bracken Intack, late part of Kisdon Common containing three acres two roods and thirty perches, situate and being at or within the territories of Keld in the said manor, of the yearly fineable customary rent of 6d, which the said lord at this court granted to the said Joseph Alderson in consideration of the sum of one hundred and forty one pounds by him paid for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said Joseph 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 to the lord of the said manor the yearly rent aforesaid [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 [10s 0d] and is therefore accordingly admitted tenant.

Keld

To this court came John Clarkson Birkbeck and took of the lord a parcel of ground called Old Springs, part of Kisdon pasture containing nineteen acres three roods, situate and being at or within the territories of Keld in the said manor, of the yearly fineable customary rent of 6d, which the said lord by his said steward at this court granted to the said John Clarkson Birkbeck in consideration of the sum of one hundred and forty five pounds by him paid for the absolute purchase thereof. To have and to hold the said premises unto and to the use of the said John Clarkson Birkbeck, 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 [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 [10s 0d] and is therefore accordingly admitted tenant.

Keld

To this court came John Fawcett and took of the lord a parcel of ground being part of Old West Side of Kisdon Common containing fourteen acres two roods and thirteen perches, situate and being at or within the territories of Keld in the said manor, of the yearly fineable customary rent of 6d, which the said lord by his said steward at this court granted to the said John Fawcett in consideration of the sum of one hundred and twenty six pounds fourteen shillings and sixpence by him paid for the absolute purchase thereof. To have and to hold the said premises unto and 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 to the lord of the said manor the yearly rent aforesaid [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 [10s 0d] and is therefore accordingly admitted tenant.

Muker

To this court came George Cottingham and took of the lord a moiety or half part of one shop with a room over it and one coalhouse and fold yard 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 ½d upon Kisdon, which Ann Waistell, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of nineteen pounds and nineteen shillings to her paid for the purchase thereof. To have and to hold the said premises unto and to the use of the said George 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 to the lord of the said manor the yearly rent aforesaid [½d], 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.

At this court the first proclamation was made for the heirs of Marmaduke Clarkson and George Cottingham to come in and be admitted of the respective copyhold tenements of which they died seized but none came.

Edward Reynoldson sworn Constable for the manor.

Faithfully recorded and copies made

Ottiwell Tomlin
Steward