

Manor of Muker in Swaledale in the County of York

The Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Muker in and for the said manor on Wednesday the 5th day of June in the year of our Lord 1912. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Names of Jury

Thomas William Raw	Foreman
John Scott	
Richard A Scott	
John Alderson	
James Alderson	
Charles Alderson	
John A Fawcett	
Christopher Alderson	
John Harker	
George Kearton	
Richard Alderson	
William Harker	

Thwaite

To this court came Margaret Sarah Kearton and took of the Lord of the said manor

One Dwellinghouse and Garden

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 Simon Alderson a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £10 to him then paid by the said Margaret Sarah Kearton as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Margaret Sarah Kearton 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 duties fines and services due and of right accustomed. For which she has paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

Muker

To this court came Ann Bell daughter and Azariah Chapman the devisees in trust named in and appointed by the will of Matthew Little deceased and took of the Lord of the said manor

Three undivided fourth parts or shares of and in an allotment late part of 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 $7\frac{3}{4}$ d for the entirety

Which Matthew Little late a customary tenant of the said manor in and by his last will and testament

bearing date the 13th October 1908 gave and devised to the said Ann Bell and Azariah Chapman as therein mentioned.

To hold the said premises unto and to the use of the said Ann Bell and Azariah Chapman their heirs and assigns forever 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 therefore due and of right accustomed. For which they have paid for their fine and entry as in the margin [4s 10 1/8 d] and are thereof accordingly admitted tenants.

Angram

To this court came Alice Metcalfe widow of Thomas Metcalfe deceased in respect of her right of freebench as to one third and George Metcalfe, Richard Alderson Metcalfe, John Frederick Metcalfe, Robert Metcalfe and Francis William Metcalfe, sons and co heirs by the custom of the said Thomas Metcalfe deceased as to the remaining two thirds and as to the said one third subject only to the said right of freebench of the said Alice Metcalfe and took of the Lord of the said Manor

An Allotment formally part of Sleddale Pasture set out and awarded to John Alderson deceased on the division thereof in lieu of his cattlegaite and numbered on the plan annexed to the commissioners award no. 11 and 12

with the Appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable rent of ½d

One close or parcel of land being an Allotment lately set out and awarded to John Alderson deceased as heir of George Alderson his brother also deceased on the division of Great Sleddale Pasture and numbered on the plan annexed to the commissioners award no. 12

with the Appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable rent of ½d

of which Thomas Metcalfe late a customary tenant of the said manor lately died seized intestate.

To hold the same premises as to one third part thereof unto and to the use of the said Alice Metcalfe during her life and subject thereto as to the entirety of the said premises.

To hold the said premises unto and to the use of George Metcalfe, Richard Alderson Metcalfe, John Frederick Metcalfe, Robert Metcalfe and Francis William Metcalfe 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] and are thereof accordingly admitted tenants.

Oxnop Rash

To this court came Marmaduke Clarkson devisee named in the will of Mary Clarkson deceased and took of the Lord of the said manor

One Dwellinghouse one close called Cow Sit and one close called Dow how with a Cowhouse thereon

with the Appurtenances situate and being at or within the territories of Oxnop in the said manor of

the ancient yearly fineable rent of 3s 4d.

One close called Castle Heave with a Barn thereon several other closes called Broad Dale, Cow Sett with a Cowhouse thereon Long Rigg Cow Pasture and Nether Garth with two Dwellinghouses and one Stable adjoining thereto and seven cattle gaites in Oxnop Pasture

with the Appurtenances situate and being at or within the territories of Oxnop in the said manor of the ancient yearly fineable rent of 15s 9½ d.

And also 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 Cattlegaits 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 rent of 14s 8d.

And also two closes with a Cowhouse thereon and one close called Calf Garth

with the Appurtenances situate and being at or within the territories of Oxnop in the said manor of the ancient yearly fineable rent of 4s 4d.

Which Mary Clarkson late a customary tenant of the said manor in and by her last will and testament in writing bearing date the 12th May 1911 gave and devised to the said Marmaduke Clarkson as therein mentioned.

To hold the same 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 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 [£19 1s 3d] and is thereof accordingly admitted tenant

Thwaite

To this court came Mary Elizabeth Garth and Margaret Frances Garth the daughters and devisees named in the will of Francis Garth deceased and took of the Lord of the said manor

A moiety or half part of a Dwellinghouse at Thwaite lately inhabited by Betty Butson with a Garden adjoining and one equal undivided half part of a Carthouse Also of one field called Strands and one field called Cow Pasture and two Allotments in Thwaite Pasture allotted in right of the ancient rent

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 5s 4d for the entirety.

Which Francis Garth late a customary tenant of the said manor in and by his last will and testament bearing date the 16th February 1888 gave and devised to the said Mary Elizabeth Garth and Margaret Frances Garth as therein mentioned.

To hold the said premises unto and to the use of the said Mary Elizabeth Garth and Margaret Frances Garth 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 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 6s 8d] and are thereof accordingly admitted tenants.

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

The Special Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth for the said manor (pursuant to an Act of Parliament made and passed in the fourth and fifth years of the reign of Queen Victoria, chapter 35) on Wednesday the 10th day of July in the year of our Lord 1912. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Reeth

To this court came Edmund Wyatt Gibson and Edward Backhouse the nominees and trustees for and on behalf of Messieurs Barclay and Company Limited and took of the Lord of the said manor

A piece of ground on which Joseph Smith recently erected a House and Shop behind the same situate in Silver Street Reeth

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 Alice Elizabeth Clarkson a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said Manor in consideration of the sum of £350 to her then paid by the said Edmund Wyall Gibson and Edward Backhouse as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Edmund Wyatt Gibson and Edward Backhouse their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [1s 3d] and are thereof accordingly admitted tenants.

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

The Special Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an Act of Parliament made and passed in the 4th and 5th years of the reign of Queen Victoria, chapter 35) on Wednesday the 8th day of August in the year of our Lord 1912. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Reeth

To this court came Ellen Elizabeth Hansell and took of the Lord of the said manor

One Dwellinghouse formerly purchased of Ann Peacock and a Garth formerly Morlands

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable rents of 1d

And also three Dwellinghouses and two Gardens in front with a Stable 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 rents of 2 ½ d

Which Elizabeth Harrison Bainbridge a customary tenant of the said manor at this court surrendered out of court into the hands of the Lord of the said manor in and by a certain surrender in writing bearing date the 26th July 1912 before Arthur Feetham a Deputy Steward of the said manor in consideration of £250 to her then paid by the said Ellen Elizabeth Hansell as and for the absolute purchase thereof.

To hold the same unto and to the use of the said Ellen Elizabeth Hansell 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 [5s 10d] and is thereof accordingly admitted tenant.

I do hereby certify that the stamp duty payable upon or in respect of this admittance was duly impressed upon the surrender in respect of which this admittance was taken.

Steward.

Manor of Muker in Swaledale in the County of York

The Special Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Thwaite for the said manor (pursuant to an act of parliament made and passed in the 4th and 5th years of the reign of Queen Victoria chapter 35) on Wednesday the 21st day of August in the year of our Lord 1912. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Thwaite

To this court came Mary Elizabeth Garth and Margaret Frances Garth and took of the Lord of the said manor

One parcel of ground called Far Dale Gill

with the Appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable rents of 1d

which Mary Fawcett a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £20 to her then paid by the said Mary Elizabeth Garth and Margaret Frances Garth as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Mary Elizabeth Garth and Margaret Frances Garth 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 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 thereof accordingly admitted tenants.

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

The Special Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the 4th

and 5th years of the reign of Queen Victorir chapter 35) on Monday the 16th day of September in the year of our Lord 1912. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Crackpot

To this court came Mary Elizabeth Garth and took of the Lord of the said manor

One undivided moiety of a close called William Cow Pasture

with the Appurtenances of the ancient yearly fineable customary rent of 1s 11d ½ d and an enhanced rent of 10 ½ d not fineable. Three closes called Cow Pastures with two Cowhouses thereon of the ancient yearly fineable customary rent of 9s 2d ¾ d and an enhanced rent of 3s 6 ½ d not fineable, also another close called Low Cow Pasture of the ancient yearly customary rent of 4s 6d. an allotment in Crackpot pasture containing 13 acres 2 roods and 33 perches formerly John Mudds and another allotment in Crackpot pasture containing 2 acres formerly Robert Sunter with the appurtenances and also a moiety or half part as now divided of one close or parcel of land called North East Dale of the ancient yearly fineable customary rent of 3d and of an enhanced rent of 1d not fineable and also two Dwellinghouses now in one and a parcel of land called Gilder Stye and a part of Dubbing Garth Hill of the ancient yearly fineable customary rent of 1s 3 ½ d and of 3 ½ d enhanced rent and not fineable

With the appurtenances. All of which said premises are situate and being at or within the territories of Crackpot in the said manor of the ancient yearly fineable customary rents aforesaid

One moiety or half part the whole into two equal parts to be divided of one close called Burblett

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 1s and of an enhanced rent of 1s not fineable apportioned in respect thereof

Which Margaret Frances Garth a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor to the use of the said Mary Elizabeth Garth in consideration of an agreement for partition made and entered into between her and the said Margaret Frances Garth and pursuant to the covenants provisos and agreements declared and contained in and by an indenture bearing even date herewith and made between the said Mary Elizabeth Garth of the first part and the said Margaret Frances Garth of the second part and John Hutchinson Walton of the third part.

To hold the said premises unto and to the use of the said Mary Elizabeth Garth her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [£6 16s 8 5/8 d] and is thereof accordingly admitted tenant.

Crackpot Low Row and Smarber

To this court came Margaret Frances Garth and took of the Lord of the said manor

One undivided moiety of two closes called West Closes with a Cowhouse thereon and of one close called Bank with two Cattlegaits in a pasture called Crackpot Pasture which is now divided and a separate allotment awarded in right of such cattlegaites

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 5s and of an enhanced rent of 2s 9 ½ d not fineable.

One close called Holme Intack with two third parts of a Cattlegait in Low Row Common Pasture

with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1s 7½ d

One Dwellinghouse situate at Isles at Low Row and a Stable adjoining to it, one close called Low Isles and High Road leading from Isles Bit to and through the River Swale. The Ealand situate to the west of Haverdell Beck Foot and one Cattlegait 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

One close called Holme Intack with a Dwellinghouse and Cowhouse thereon and one other close or parcel of ground called The Holme with a Cowhouse

with the Appurtenances situate and being at or within the territories of Smarber in the said manor of the ancient yearly fineable customary rent of 7s 11d for the entirety.

Which Mary Elizabeth Garth a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor to the use of the said Margaret Frances Garth in consideration of an agreement for partition made and entered into between her and the said Mary Elizabeth Garth and pursuant to the covenants provisos and agreements declared and contained in and by an indenture bearing even date herewith and made between the said Mary Elizabeth Garth of the first part the said Margaret Frances Garth of the second part and John Hutchinson Walton of the third part.

To hold the said premises unto and to the use of the said Margaret Frances Garth her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [£6 4s 0 ¾ d] and is thereof accordingly admitted tenant.

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

The Special Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the 4th and 5th years of the reign of Queen Victorir chapter 35) on Saturday the 21st day of September in the year of our Lord 1912. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Lodge Green and Gunnerside

To this court came William Woodward Thwaites and took of the Lord of the said manor

Two equal undivided third shares of and in one undivided fourth part or share of and in one close called Pickhill Foot

with the Appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 7d for the entirety

and also of and in one close called Pickhill with five Cattlegaites 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 5s 2d for the entirety.

Which Elizabeth Thwaites as to her one undivided third part or share in respect of her freebench John James Coates Thwaites as to his one undivided third share subject to the right of freebench of the said Elizabeth Thwaites customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor to the use of the said William Woodward Thwaites in consideration of a deed of family arrangement made and entered into between him and the said Elizabeth Thwaites, John James Coates Thwaites and Thomas Spensley Thwaites and Ruth Elizabeth Thwaites and pursuant to a covenant to surrender contained in a certain indenture bearing date the 21st September 1912 and made between the said Elizabeth Thwaites of the first part the said John James Coates Thwaites of the second part the said William Woodward Thwaites of the third part the said Thomas Spensley Thwaites of the fourth part and the said Ruth Elizabeth Thwaites of the fifth part.

To hold the said premises unto and to the use of the said William Woodward Thwaites 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 has paid for his fine and entry as in the margin [19s 2d] and is thereof accordingly admitted tenant.

Reeth, Lodge Green

To this court came Thomas Spensley Thwaites and took of the Lord of the said manor

Two equal undivided third shares of and in one parcel of ground with a Dwellinghouse thereon twenty five yards in length and twelve yards in breadth at the other end adjoining a house late belonging to Marmaduke Pywell

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customaryrent of 3d for the entirety.

Two Dwellinghouses 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 aforesaid of the ancient yearly fineable customary rent of 1s 5½ d for the entirety.

Which Elizabeth Thwaites as to her one undivided third part or share in respect of her freebench John James Coates Thwaites as to his one undivided third share subject to the right of freebench of the said Elizabeth Thwaites and William Woodward Thwaites as to his undivided one third share subject to the right of freebench of the said Elizabeth Thwaites customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor to the use of the said Thomas Spensley Thwaites in consideration of a deed of family arrangement made and entered into between him and the said Elizabeth Thwaites, John James Coates Thwaites and William Woodward Thwaites and Ruth Elizabeth Thwaites and pursuant to a covenant to surrender contained in a certain indenture bearing date the 21st September 1912 and made between the said Elizabeth Thwaites of the first part the said John James Coates Thwaites of the second part the said William Woodward Thwaites of the third part

the said Thomas Spensley Thwaites of the fourth part and the said Ruth Elizabeth Thwaites of the fifth part.

To hold the same premises unto and to the use of the said Thomas Spensley Thwaites his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 2s 9 1/3 d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came Ruth Elizabeth Thwaites and took of the Lord of the said manor

One close called Barf Intack formerly in two parcels of ground and afterwards divided between William Coates and William Cleminson and one Dwellinghouse in two Dwellings and two Stables

with the Appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customaryrent of 1s 7d.

Which Elizabeth Thwaites as to her one undivided third part or share in respect of her freebench John James Coates Thwaites as to his one undivided third share subject to the right of freebench of the said Elizabeth Thwaites and William Woodward Thwaites as to his undivided one third share subject to the right of freebench of the said Elizabeth Thwaites and Thomas Spensley Thwaites as to his one undivided third share subject to the right of freebench of the said Elizabeth Thwaites customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor to the use of the said Ruth Elizabeth Thwaites in consideration of a deed of family arrangement made and entered into between her and the said Elizabeth Thwaites, John James Coates Thwaites William Woodward Thwaites and Thomas Spensley Thwaites and pursuant to a covenant to surrender contained in a certain indenture bearing date the 21st September 1912 and made between the said Elizabeth Thwaites of the first part the said John James Coates Thwaites of the second part the said William Woodward Thwaites of the third part the said Thomas Spensley Thwaites of the fourth part and the said Ruth Elizabeth Thwaites of the fifth part.

To hold the same premises unto and to the use of the said Ruth Elizabeth Thwaites 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 11s 8d] and is thereof accordingly admitted tenant.

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

The Special Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the 4th and 5th years of the reign of Queen Victorir chapter 35) on Saturday the 21st day of September in the year of our Lord 1912. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Gunnerside

To this court came John James Coates Thwaites and took of the Lord of the said manor

Two equal undivided third shares of and in one close called Middle Close with a Cowhouse thereon and 44 yards in length and 5 yards in breadth of a parcel of land called Storr Brow as a convenience to water cattle. One Dwellinghouse with a Garth adjoining and a Stable

situate and being at Dyke Heads within the territories of Gunnerside of the ancient yearly fineable rent of 4s 8d and an inanced rent of 4s 6d not fineable for the entirety

and one close of land called East Close with half a Cowhouse 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 inanced rent of 2s not fineable for the entirety.

Which Elizabeth Thwaites as to her one undivided third part or share in respect of her freebench William Woodward Thwaites as to his one undivided third share subject to the right of freebench of the said Elizabeth Thwaites and Thomas Spensley Thwaites as to his one undivided third share subject to the right of freebench of the said Elizabeth Thwaites customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor to the use of the said John James Coates Thwaites in consideration of a deed of family arrangement made and entered into between him and the said Elizabeth Thwaites, William Woodward Thwaites and Thomas Spensley Thwaites and pursuant to a covenant to surrender contained in a certain indenture bearing date the 21st September 1912 and made between the said Elizabeth Thwaites of the first part the said John James Coates Thwaites of the second part the said William Woodward Thwaites of the third part the said Thomas Spensley Thwaites of the fourth part and the said Ruth Elizabeth Thwaites of the fifth part.

To hold the same premises unto and to the use of the said John James Coates Thwaites his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 her fine and entry as in the margin [£3 6s 8d] and is thereof accordingly admitted tenant.

Lodge Green, Potting

To this court came William Woodward Thwaites and took of the Lord of the said manor

Two equal undivided third shares of and in one undivided fourth part or share of and in a Garden called The Small Garden and the following closes of land namely Croft Great Park Park Foot West Ciss West Corn Close Stubble and Hill with four Cattlegaits and a half in Gunnerside Pasture

with the Appurtenances situate and being at or within the territories of Lodge Green in the said manor of Healaugh New Land of the ancient yearly fineable customary rent of 3s 0 ½ d for the entirety and an inanced rent not fineable of 8s 0½ d for the entirety

and also of and in one Dwellinghouse now in ruins being under the yearly value of 20s

with the Appurtenances situate and being at or within the territories of Lodge Green in the said manor of Healaugh New Land of the ancient yearly fineable customary rent of ¼ d for the entirety

One undivided moiety of half part of and in one close called Birk Close and of one other close called Little Birk Close and of one Dwellinghouse with two Garths or Gardens

with the Appurtenances situate and being at or within the territories of Potting in the said manor of the ancient yearly fineable customary rent of 2s 9¼ d for the moiety

Which Elizabeth Thwaites as to her one undivided third part or share in respect of her freebench John James Coates Thwaites as to his one undivided third share subject to the right of freebench of the said Elizabeth Thwaites and Thomas Spensley Thwaites as to his one undivided third share subject to the right of freebench of the said Elizabeth Thwaites customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor to the use of the said William Woodward Thwaites in consideration of a deed of family arrangement made and entered into between him and the said Elizabeth Thwaites, John James Coates Thwaites and Thomas Spensley Thwaites and Ruth Elizabeth Thwaites and pursuant to a covenant to surrender contained in a certain indenture bearing date the 21st September 1912 and made between the said Elizabeth Thwaites of the first part the said John James Coates Thwaites of the second part the said William Woodward Thwaites of the third part the said Thomas Spensley Thwaites of the fourth part and the said Ruth Elizabeth Thwaites of the fifth part.

To hold the same premises unto and to the use of the said William Woodward Thwaites his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 7 7/8 d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came Thomas Spensley Thwaites and took of the Lord of the said manor

Two equal undivided third shares of and in one close called Rowley Close with one Dwellinghouse and two Cowhouses at the head thereof

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 for the entirety

and 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 for the entirety

one Dwellinghouse and one Stable six yards of ground on the foreside of the said house and one close called Little Park with two Gaites on Gunnerside Pasture

with the Appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 2 ½ d and 1s 4d for the entirety

and also a Dwellinghouse called the Middle House and one Stable under the East 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 ½ d for the entirety

Which Elizabeth Thwaites as to her one undivided third part or share in respect of her freebench John James Coates Thwaites as to his one undivided third share subject to the right of freebench of the said Elizabeth Thwaites and William Woodward Thwaites as to his one undivided third share subject to the

right of freebench of the said Elizabeth Thwaites customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor to the use of the said Thomas Spensley Thwaites in consideration of a deed of family arrangement made and entered into between him and the said Elizabeth Thwaites, John James Coates Thwaites and William Woodward Thwaites and Ruth Elizabeth Thwaites and pursuant to a covenant to surrender contained in a certain indenture bearing date the 21st September 1912 and made between the said Elizabeth Thwaites of the first part the said John James Coates Thwaites of the second part the said William Woodward Thwaites of the third part the said Thomas Spensley Thwaites of the fourth part and the said Ruth Elizabeth Thwaites of the fifth part.

To hold the same premises unto and to the use of the said Thomas Spensley Thwaites his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 5d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came Ruth Elizabeth Thwaites and took of the Lord of the said manor

The following closes East Corn Close and Long Close and four Cattlegaits in Gunnerside Pasture

with the Appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent (apportioned in respect thereof) of 2s and of an inanced rent not fineable of 3s 6d (apportioned in respect thereof)

One Dwellinghouse formerly Raws and one Cattlegait and three quarters of a Cattlegait stintable rent on Lodge Green Common Pasture

with the Appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 1s 0 ½ d

A small piece of ground part of the waste of the said manor whereon a Cart shed has recently been erected

with the Appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 1d

Which Elizabeth Thwaites as to her one undivided third part or share in respect of her freebench John James Coates Thwaites as to his one undivided third share subject to the right of freebench of the said Elizabeth Thwaites William Woodward Thwaites as to his one undivided third share subject to the right of freebench of the said Elizabeth Thwaites and Thomas Spensley Thwaites as to his one undivided third share subject to the right of freebench of the said Elizabeth Thwaites customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor to the use of the said Ruth Elizabeth Thwaites in consideration of a deed of family arrangement made and entered into between her and the said Elizabeth Thwaites, John James Coates Thwaites William Woodward Thwaites and Thomas Spensley Thwaites and pursuant to a covenant to surrender contained in a certain indenture bearing date the 21st September 1912 and made between the said Elizabeth Thwaites of the first part the said John James Coates Thwaites of the second part the said William Woodward Thwaites of the third part the said Thomas Spensley Thwaites of the fourth part

and the said Ruth Elizabeth Thwaites of the fifth part.

To hold the same premises unto and to the use of the said Ruth Elizabeth Thwaites 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 his fine and entry as in the margin [£2 6s 10 ½ d] and is thereof accordingly admitted tenant.

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

The Special Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the 4th and 5th years of the reign of Queen Victorir chapter 35) on (blank) the (blank) day of November in the year of our Lord 1912. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Feetham

To this court came Donald Sween Mackay and took of the Lord of the said manor

One Dwellinghouse Stable and Cart House (now in ruins)

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 apportioned in respect of the said premises

Which Simon Coates a customary tenant of the said manor assigned to the said Donald Sween Mackay when he filed his petition in bankruptcy and a receiving order was made against his estate on the 16th day of August 1912.

To hold the said premises unto and to the use of the said Donald Sween Mackay 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 has paid for his fine and entry as in the margin [1s 3d] and is thereof accordingly admitted tenant.

Feetham

To this court came James William Close and took of the Lord of the said manor

One Dwellinghouse Stable and Carthouse (now in ruins)

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 apportioned in respect of the said premises

Which Donald Sween Mackay a customary tenant of the said manor by Henry Octavius Paxton his attorney under power of attorney dated the 6th November 1912 at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £5 to him then paid by the said James William Close as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said James William Close his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 thereof accordingly admitted tenant.

Manor of Muker in Swaledale in the County of York

The Special Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Muker for the said manor (pursuant to an act of parliament made and passed in the 4th and 5th years of the reign of Queen Victorir chapter 35) on Wednesday the 18th day of December in the year of our Lord 1912. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Thwaite and Keld

To this court came Thomas Brown, Richard Clarke, Thomas Henry Dodgshun, John Alderson, Frank Thomas, John Scott, Charles Henry Pickles, James Fryer, John William Jessop, Alan Bissington, Robert Brown, Harry Pickard, Reverend Bertram Smith, James Waggett, Simon Fawcett Scott, John Alderson, Edward Cherry and Reverend Joseph Atkinson and took of the Lord of the said manor

A plot or parcel of ground containing 319 square yards or thereabouts now fenced off from and late forming part of one close called Paddock on which a Chapel for the use of the Denomination of Christians called the Congregational Independents has lately been built

Of the ancient yearly fineable customary rent of $\frac{1}{4}$ d

And also a small parcel of ground late part of the waste of the said manor on which a small Carthouse and Privy built by James Harker and now Demolished formerly stood and which said small parcel of ground now forms part of the site of the said Chapel

of the ancient yearly fineable customary rent of 1d All which said premises with the appurtenances are situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rents aforesaid.

Also one Tenement or Schoolhouse of the ancient yearly fineable customary rent of $\frac{1}{4}$ d

Also a Stable under the yearly value of 20s in the place of which a Reading Room and a Class Room with a place underneath has recently been erected

of the ancient yearly fineable customary rent of $\frac{1}{2}$ d

Also the half of a Stable partly in ruins of a Little Room above the Stable in which Edward Cherry formerly lived and which Stable has been converted into a Stable and Pighouse and the Room added to the Building called the Literary Institute at Keld

of the ancient yearly fineable customary rent of one $\frac{1}{2}$ d

Also the Chapel and Dwellinghouse at Keld a small Garth or parcel of ground behind the Chapel heretofore William Alderson's and another parcel of ground formerly called Cowhouse Garth and Bee Garth now laid together and heretofore Edward Alderson's with the Allotment awarded to the said Chapel and Premises upon the division of Keld Pasture

of the ancient yearly fineable customary rent of 1d.

Also the plot or parcel of ground containing by admeasurement 350 square yards being part of and now staked off from a close called Keld High Field

of the ancient yearly fineable customary rent of 2d apportioned in respect of the said premises.

Also two Dwellinghouses formerly part of and included in the admittance of Thomas Fawcett on the 1st June 1836 as one Dwellinghouse now three Dwellinghouses and also 47 square yards of a Garden lying in front of the said Dwellinghouse and also 139 square yards of another Garden lying at the back of the said Dwellinghouses and which Gardens are described in the said admittance along with the said Dwellinghouses as two Gardens thereto adjoining

of the ancient yearly fineable customary rent of 2d.

All which said premises with the appurtenances are situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rents aforesaid.

Which Thomas Brown and Richard Clarke customary tenants of the said manor on behalf of themselves and their co trustees and in pursuance of a resolution passed at a meeting held on the 11th November 1912 at this court surrendered into the hands of the Lord of the said manor

To hold the said premises unto and to the use of the said Thomas Brown, Richard Clarke, Thomas Henry Dodgshun, John Alderson, Frank Thomas, John Scott, Charles Henry Pickles, James Fryer, John William Jessop, Alan Bissington, Robert Brown, Harry Pickard, Reverend Bertram Smith, James Waggett, Simon Fawcett Scott, John Alderson, Edward Cherry and Reverend Joseph Atkinson 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 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 [12s 6d] and are thereof accordingly admitted tenants. Nevertheless upon the several trusts and to and for the several ends intents and purposes declared and expressed of and concerning the same in and by a certain Deed of Declaration of Trust dated the 17th December 1869

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

The Special Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Low Row for the said manor (pursuant to an act of parliament made and passed in the 4th and 5th years of the reign of Queen Victorir chapter 35) on Thursday the 19th day of December in the year of our Lord 1912. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

under a power of attorney dated the 14th of May 1913 in consideration of the sum of £22 10s paid to the said James Pratt as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Annie Calow 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 has paid for her fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Blaides

To this court came Christopher Heslop, George James Heslop, Henry Richard Heslop, William Heslop, Isabella Elizabeth Lobley, Mary Ann Brown, Alice Tamar Lemke and Catherine Peacock devisees named in the will of Christopher Heslop deceased and took of the Lord of the said manor

The East part or division of a close called East Overing and two closes called Summererings with the back of a Dwellinghouse with the Stable thereto adjoining and another Stable at the West End of the said Dwellinghouse

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 1d

Which the said Christopher Heslop deceased late a customary tenant of the said manor in and by his last will and testament in writing bearing the date the 24th of June 1896 gave and devised to the said Christopher Heslop, George James Heslop, Henry Richard Heslop, William Heslop, Isabella Elizabeth Lobley, Mary Ann Brown, Alice Tamar Lemke and Catherine Peacock as therein mentioned.

To hold the said premises unto and to the use of the said Christopher Heslop, George James Heslop, Henry Richard Heslop, William Heslop, Isabella Elizabeth Lobley, Mary Ann Brown, Alice Tamar Lemke and Catherine Peacock 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 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 1s 8d] and are thereof accordingly admitted tenants.

Ivelet

To this court came James Robert Metcalfe and Annie Metcalfe devisees in trust named in and appointed by the will of Thomas Metcalfe deceased and took of the Lord of the said manor

One undivided half part or share of and in one close called High Close one close called Middle Close and a Barn thereon with the West Dwellinghouse, Stable and Balks and a Garden called West Garden and an Outbuilding or Tofall and a Pigstye and Shop adjoining and six Cattlegaites and one quarter of a Cattlegait on 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 for the entirety

Which the said Thomas Mtcalfе deceased late a customary tenant of the said manor in and by his will as contained in paper writings dated respectively the 29th August 1908 and the 10th of November 1908 gave and devised to the said James Robert Metcalfe and Annie Metcalfe upon the trusts therein mentioned.

To hold the said premises unto and to the use of the said James Robert Metcalfe and Annie Metcalfe their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 3s 4d] and are thereof accordingly admitted tenants.

Ivelet

To this court came George Benjamin Metcalfe son and heir by the custom of George Metcalfe deceased and took of the Lord of the said manor

One undivided half part or share of and in one close called High Close one close called Middle Close and a Barn thereon with the West Dwellinghouse Stable and Balks and a Garden called West Garden and an Outbuilding or Tofall and a Pigstye and Shop adjoining and 6 Cattlegaites $\frac{1}{4}$ of a Cattlegait 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 for the entirety.

Of which the said George Metcalfe lately died seised intestate.

To hold the said premises unto and to the use of the said George Benjamin 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 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 3s 4d] and is thereof accordingly admitted tenant.

Gunnerside

To this court came Jonathon Daykin and Hannah Buxton formerly Hannah Daykin son and daughter and devisees under the will of Joseph Daykin deceased and took of the Lord of the said manor

One Dwellinghouse

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 Joseph Daykin late a customary tenant of the said manor in and by his last will and testament in writing bearing the date the 2nd June 1878 gave and devised to the said Jonathon Daykin and Hannah Buxton as therein mentioned.

To hold the said premises unto and to the use of the said Jonathon Daykin and Hannah Buxton 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 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 thereof accordingly admitted tenants.

Kearton

To this court came Elizabeth Hislop sister and heir by the custom of Robert Heslop deceased and took of the Lord of the said manor

One undivided moiety or half part of and in the Dwellinghouse being the East House one Cowhouse one Garth 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 3s for the entirety

And the undivided moiety or half part of and in one Dwellinghouse one Garth before the said Dwellinghouse one close called High Close with a Cowhouse thereon and one close called Intack with 2 Cattlegaites 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 for the entirety

Of which the said Robert Heslop a customary tenant of the said manor lately died seized intestate.

To hold the said premises unto and to the use of the said Elizabeth Heslop 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 has paid for her fine and entry as in the margin [£3 0s 0d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came Agnes Calvert and took of the Lord of the said manor

One Dwellinghouse in which Joseph Buxton formerly loved

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 Robert Cooper, John Cooper and Thomas Cooper customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor by Thomas Langley Webb their attorney under power of attorney dated the 24th April 1913 in consideration of the sum of £27 paid to the said Robert Cooper, John Cooper and Thomas Cooper by the said Agnes Calvert as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Agnes Calvert 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 has paid for her fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

Low Row

To this court came Mary Ann Brown widow and devisee for life named in the will of George Brown deceased and took of the Lord of the said manor

One Dwellinghouse now converted into two Dwellinghouses

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 the said George Brown late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 20th April 1911 gave and devised to the said Mary Ann Brown for and during her life.

To hold the said premises unto and to the use of the said Mary Ann Brown for and during her 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 [1s 8d] and is thereof accordingly admitted tenant.

Potting and Winterings

To this court came James Peacock and took of the Lord of the said manor

[... 4 lines crossed out] One other piece or parcel of ground called Piece containing 1 rood and 36 perches or thereabouts and numbered 339 on the Tithe Plan

of the ancient yearly fineable customary rent of 3d

One piece or parcel of ground called Pot Ing Close containing 1 acre 2 roods and 17 perches or thereabouts and numbered 340 on the Tithe Plan of the ancient yearly fineable customary rent of 10d.

One other piece or parcel of ground called Pot Ing Close containing 1 acre 1 rood and 9 perches or thereabouts and numbered 341 on the Tithe Plan of the ancient yearly fineable customary rent of 9d

One Dwellinghouse and Garth containing 11 perches or thereabouts and numbered 342 on the Tithe Plan of the ancient yearly fineable customary rent of 2 ½ d

One piece or parcel of ground called Low Close containing 1 acre and 2 roods or thereabouts and numbered 344 on the Tithe Plan of the ancient yearly fineable customary rent of 9d

One piece or parcel of ground called Little Intack with a Cowhouse thereon containing 1 acre and 20 perches or thereabouts and numbered 373 on the Tithe Plan of the ancient yearly fineable customary rent of 8d

One piece or parcel of ground called Middle Piece containing 2 acres and 5 perches or thereabouts and numbered 374 on the Tithe Plan of the ancient yearly fineable customary rent of 4d

And one piece or parcel of ground called High Intack containing 1 acre and 2 roods or thereabouts and numbered 375 on the Tithe Plan of the ancient yearly fineable customary rent of 9d

With the Appurtances situate and being at or within the territories of Potting and Winterings in the said manor

Which Frederick Joseph Edward Peacock a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £400 paid to the said Frederick Joseph Edward Peacock as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said James 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 has paid for his fine and entry as in the margin [£4 10s 10d] and is thereof accordingly admitted tenant.

Reeth

To this court came John Garthwaite Peacock and James Robert Peacock sons and devisees in trust named in and appointed by the will of the late John Peacock deceased and took of the Lord of the said manor

One Dwellinghouse now in two Dwellinghouses

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 the said John Peacock late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 21st January 1907 gave and devised to the said John Garthwaite Peacock and James Robert Peacock upon the trusts therein contained.

To hold the said premises unto and to the use of the said John Garthwaite Peacock and James Robert Peacock their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 thereof accordingly admitted tenants.

Reeth

To this court came William Thomas Peacock and took of the Lord of the said manor

Those Closes of Meadow Land with a Cowhouse thereon called Low Closes otherwise Crooks otherwise Garth 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 8d

Which John Metcalfe a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £350 to him then paid by the said William Thomas Peacock as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said William 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 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 13s 4d] and is thereof accordingly admitted tenant.

Low Row

[in the margin] sold to James Spensley earlier - unenrolled 29 May 1912?

To this court came Thomas Clarke and took of the Lord of the said manor

One Dwellinghouse and Stable being under the yearly value of 20s

with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of ½ d

Which William Thomas Spensley a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £25 to him then paid by the said Thomas Clarke as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Thomas Clarke his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 thereof accordingly admitted tenant.

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

The Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth in and for the said manor on Tuesday the 3rd day of June in the year of our Lord 1913. Before Robert Sidney Hudson, Gentleman Steward of the said manor

Names of Jury

John Irwin	Foreman
John Martin	
Hornby Croft	
John Cherry	
John Metcalfe	
John Horn	
William Birkbeck	
Geo Wm Robinson	
Charles Alderson	
James Alderson	
Jno T Ward	
Fred Peacock	

Crackpot

To this court came William Bell Metcalfe and took of the Lord of the said manor

All that piece 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 14d inanced rent and not fineable

Which Ann Elizabeth Clarkson a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor by Thomas Langley Webb her attorney under power of attorney dated the 1st June 1913 in pursuance of a covenant to surrender contained in a certain indenture dated the 9th April 1913 and made between the said Ann Elizabeth Clarkson of the one part and William Bell Metcalfe of the other part and in consideration of the sum of £100 paid to the said Ann Elizabeth Clarkson by the said William Bell Metcalfe apportioned in respect of the said premises as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said William Bell 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 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 thereof accordingly admitted tenant.

Gunnerside

To this court came James Alderson and took of the Lord of the said manor

One undivided half part or share of and in a Dwellinghouse at Gunnerside being the West end of a Dwellinghouse and Butchers Shop of which Joseph Alderson deceased was formerly admitted and which is now divided into two houses being under the yearly value of 20s

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 half $\frac{1}{4}$ d for the entirety.

Which William Alderson a customary tenant of the said manor at tis court surrendered into the hands of the Lord of the said manor in consideration of the sum of £6 paid to the said William Alderson by the said James Alderson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said James 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 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 [1d] and is thereof accordingly admitted tenant.

Reeth

To this court came John Jackson son and devisee named in the will of James Jackson deceased and took of the Lord of the said manor

One Dwellinghouse, a Back Room Stable 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.

Which James Jackson deceased late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 28th November 189(?) gave and devised to the said John Jackson as therein mentioned.

To hold the said premises unto and to the use of the said John Jackson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [2s 6d] and is thereof accordingly admitted tenant.

Reeth

To this court came John Garthwaite Peacock and James Robert Peacock sons and devisees in trust named in and appointed by the will of the late John Peacock deceased and took of the Lord of the said manor

One close called Stonegate

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

Which the said John Peacock late a customary tenant of the said manor and in and by his last will and testament in writing bearing date the 21st January 190(7) gave and devised to the said John Garthwaite Peacock and James Robert Peacock upon the trusts therein contained.

To hold the said premises unto and to the use of the said John Garthwaite Peacock and James Robert Peacock their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 9d] and are thereof accordingly admitted tenants.

Manor of Muker in Swaledale in the County of York

The Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Muker in and for the said manor on Wednesday the 4th day of June in the year of our Lord 1913. Before Robert Sidney Hudson, Gentleman Steward of the said manor

Names of Jury

Thomas William Raw	Foreman
George Kearton	
Richard A Scott	
Charles Alderson	
John A F Fawcett	
Richard Alderson	
James Alderson	
Christopher Alderson	
John Alderson	
John Harker (Muker)	
W Harker	
John Scott	

Muker and Oxnop

To this court came Mary Hawthorne, Annie Margaret Wyley, Ida Metcalfe and Alfred Waugh Metcalfe being four of the children and devisees named in the will of Richard Metcalfe deceased as to four undivided fifth parts or shares and Alfred Waugh Metcalfe and James Scarr Yeoman being the devisees in trust under the will dated the 9th July 1912 of Lilian Metcalfe the remaining child and devisee named in the will of the said Richard Metcalfe as to the remaining one undivided fifth part or share and took of the Lord of the said manor

One undivided half part or share of and in one close called Foal Ing in Muker [One Dwellinghouse with several closes called Croft, Low Close, Laith Close, John Close, Rutter Ings, Greens Home Close and High Piece and one parcel of ground called Wood and two parcels of ground called Piecesin Oxnop of

with the Appurtenances situate and being at or within the territories of Muker and Oxnop in the said manor of the ancient yearly fineable customary rent of £1 16s 8d for the entirety

And of and in one close called Low Close one close called High Close with a Cowhouse thereon and one parcel of ground called Piece with a Dwellinghouse and Stable thereon]

with the Appurtenances situate and being at or within the territories of Oxnop in the said manor of the ancient yearly fineable customary rent of 3s 10d for the entirety

Which Richard Metcalfe late a customary tenant of the said manor and in and by his last will and testament in writing bearing date the 12th March 1887 gave devised to all his children as therein mentioned.

To hold the said premises as to four undivided fifth parts or shares thereof unto and to the use of the said Mary Hawthorne, Annie Margaret Wyley, Ida Metcalfe and Alfred Waugh Metcalfe their heirs and assigns for ever as tenants in common and as to the remaining one undivided fifth part or share thereof unto and to the use of the said Alfred Waugh Metcalfe and James Scarr Yeoman their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£10 2s 6d] and are thereof accordingly admitted tenants.

Thwaite

To this court came Mary Hawthorne, Annie Margaret Wyley, Ida Metcalfe and Alfred Waugh Metcalfe being four of the children and devisees named in the will of Richard Metcalfe deceased as to four undivided fifth parts or shares and Alfred Waugh Metcalfe and James Scarr Yeoman being the devisees in trust under the will dated the 9th July 1912 of Lilian Metcalfe the remaining child and devisee named in the will of the said Richard Metcalfe as to the remaining one undivided fifth part or share and took of the Lord of the said manor

All that close or parcel of Meadow Land called Breckens? Holm with the Barn thereon and also a close called New Piece and two Plantations two closes or parcels of land called East Intack with a Cowhouse thereon and West Intack and an allotment in Thwaite Pasture containing 15 acres 1 rood and 12 perches or thereabouts

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 9d

Which Richard Metcalfe late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 12th March 188(?) gave and devised to all his children as therein mentioned.

To hold the said premises as to four undivided fifth parts or shares thereof unto and to the use of Mary Hawthorne, Annie Margaret Wyley, Ida Metcalfe and Alfred Waugh Metcalfe their heirs and assigns for ever as tenants in common and as to the remaining one undivided fifth part or share thereof unto and to the use of the said Alfred Waugh Metcalfe and James Scarr Yeoman their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 7s 6d] and are thereof accordingly

admitted tenants.

Thwaite

To this court came William Clarkson of Crook and took of the Lord of the said manor

All that close or parcel of Meadow Land called Breckens Holm with the Barn thereon and also a close called New Piece and two Plantations two closes or parcels of land called East Intack with a Cowhouse thereon and West Intack and an allotment in Thwaite Pasture containing 15 acres 1 rood and 12 perches or thereabouts

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 9d.

Which Mary Hawthorne, Annie Margaret Wyley, Ida Metcalfe and Alfred Waugh Metcalfe customary tenants of the said manor as to four undivided fifth parts or shares thereof and Alfred Waugh Metcalfe and James Scarr Yeoman customary tenants of the said manor as to the remaining one undivided fifth part or share thereof at this court surrendered into the hands of the Lord of the said manor by Thomas Langley Webb their attorney under power of attorney dated the 31st May 1913 in consideration of the sum of £600 paid to the said Mary Hawthorne, Annie Margaret Wyley, Ida Metcalfe and Alfred Waugh Metcalfe and the said Alfred Waugh Metcalfe and James Scarr Yeoman as and for the absolute purchase thereof.

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 copyhold or customary estate of inheritance yielding and paying to the Lord 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 0d] and is thereof accordingly admitted tenant.

Muker and Kisdon

To this court came John William Metcalfe son and devisee named in the will of John Metcalfe deceased and took of the Lord of the said manor

One close called North Foal Ing now divided into two closes with a Cowhouse thereon one parcel of land called Suffle? One Dwellinghouse Stable and half part of a Carthouse with a Garden near the front of the said house. One Housestead and Stable with a Garden on the North side of the said housestead. One allotment of land in Muker Pasture numbered (?) on the award and containing 16 acres 1 rood and 8 perches. One share of an allotment in Kisdon Pasture numbered on the award 3 and containing 3 acres 1 rood and 12 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 6s 7½d and upon Kisdon of 5s.

one Stable with Chamber over one Carthouse and one Pighouse

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

one parcel of ground called Stones Foulds

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 3d and on Kisdon of 1d

one Dwellinghouse heretofore occupied by Henry Spensley with one Stable and one Garden thereto adjoining and one close called South Foal Ing now divided into two closes and one parcel of land called Foal Ing Piece and the West end of the Barn and Newstead thereto belonging

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 7d and on Kisdon of 6½d

Which the said John Metcalfe late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 14th September 1912 gave and devised to the said John William Metcalfe as therein mentioned.

To hold the said premises unto and to the use of the said John William 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 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 [£9 11s 8d] and is thereof accordingly admitted tenant.

Muker

To this court came Mary Raw and Thomas William Raw devisees in trust named in and appointed by the will of Christopher Raw deceased and took of the Lord of the said manor

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

one close called West (coney)? Garth with a Cowhouse thereon

with the Appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 2s 8d

one Dwellinghouse two Stables and one 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 3d

Which the said Christopher Raw late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 11th April 1913 gave and devised to the said Mary Raw and Thomas William Raw upon the trusts therein contained

To hold the said premises unto and to the use of the said Mary Raw and Thomas William Raw their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 2s 6d] and are thereof accordingly admitted tenants.

Muker

To this court came Sarah Helen Guy and took of the Lord of the said manor

An Allotment late part of 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 $7\frac{3}{4}d$

Which Ann Bell and Azariah Chapman the devisees in trust under the will of Matthew Little deceased customary tenants of the said manor as to three undivided fourth parts or shares thereof and Elizabeth Platts a customary tenant of the said manor as tenant for life under the will of John Dinsdale deceased dated the 19th April 1894 (she having given the said Sarah Helen Guy a full and sufficient indemnity) as to the remaining one undivided fourth part or share at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £143 5s to the said Ann Bell and Azariah Chapman and £47 15s to the said Elizabeth Platts (making altogether the sum of £191) paid by the said Sarah Helen Guy as and for the absolute purchase of their respective shares of the said premises.

To hold the said premises unto and to the use of the said Sarah Helen Guy 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 [12s 11d] and is thereof accordingly admitted tenants.

Muker

To this court came William Harker, Thomas William Raw, William Thomas Raw, John William Souter, David Harker, William Peacock, Cooper Peacock, William Peacock junior, John Scott (hereinafter called the trustees) and took of the Lord of the said manor

A plot or parcel of ground on which a Cart House formerly stood and now demolished containing about eighteen square yards being under the yearly value of 20s

with the Appurtenances of the ancient yearly fineable customary rent of $\frac{1}{2}d$

Also a plot of ground being parcel of the waste of the said Manor containing about 54 square yards adjoining the last named plot or parcel of ground being under the yearly value of 20s

with the Appurtenances of the ancient yearly fineable customary rent of $\frac{1}{4}d$

and also a plot of ground containing 15 square yards adjoining the aforementioned plots or parcels of ground being under the yearly value of 20s of the ancient yearly fineable customary rent of $\frac{1}{4}d$

with the Appurtenances all situate and being at or within the territories of Muker in the said

Which William Harker a customary tenant of the said manor in pursuance of an indenture of appointment of new trustees dated the 17th May 1913 at this court surrendered into the hands of the Lord of the said manor.

To hold the said premises unto and to the use of the Trustees their successors and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 thereof accordingly admitted tenants.

To the intent and purpose that the said premises may be forever held by the trustees their successors and assigns to and for the use and benefit of the society or institution and for no other use intent or purpose whatsoever saving and reserving nevertheless to Robert Raw his heirs and assigns the right of way over the plot of ground first described to a Stable adjoining belonging to the said Robert Raw or his heirs or assigns.

Keld

To this court came Richard Swinbank and Thomas Edward Allen devisees in trust under the will of Christopher Swinbank deceased and took of the Lord of the said manor

One field called Great Bottom with a Dwellinghouse and Outhouse thereon one field called Little Bottom one field called Hart Lakes Head one pasture called Ralph Intack

Of the ancient yearly fineable customary rent of 9s ¼ d including one Cattlegait in Keld Pasture sold off for which the rent of 8d has been deducted leaving the ancient yearly fineable customary rent now payable of 8s 4¼d

with the Appurtenances situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent aforesaid.

Also a parcel of ground called Old Springs formerly part of Kisdon Pasture and containing 19 acres and 3 perches

With the appurtenances situate and being at or within the territories of Keld in the said Manor of the ancient yearly finable customary rent of 6d.

Which the said Christopher Swinbank late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 29th January 1907 gave and devised to the said Richard Swinbank and Thomas Edward Allen upon the trusts therein contained.

To hold the said premises unto and to the use of the said Richard Swinbank and Thomas Edward Allen their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 8s 6 ½ d] and are thereof accordingly admitted tenants.

Keld

To this court came Johnathon Thompson and Margaret Jane Blades and took of the Lord of the said manor

One undivided third part or share of and in one Dwellinghouse one Stable one Peathouse one close called the Day Mowing and one close called the New Ing Side

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 3s for the entirety

and one undivided third part or share of and in one Dwellinghouse

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 for the entirety.

Which James Clarkson Winn and Gerald Walker customary tenants of the said manor by Paul Gibson their attorney under power of attorney dated the 4th June 1913 at this court surrendered into the hands of the Lord of the said Manor in consideration of the sum of £150 the said James Clarkson Winn and Gerald Walker paid by the said Jonathon Thompson and Margaret Jane Blades as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Jonathon Thompson and Margaret Jane Blades 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 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 0s 7d] and are thereof accordingly admitted tenants.

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

The Special Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Wednesday the 16th day of July in the year of our Lord 1913. Before Robert Sidney Hudson, Gentleman Steward of the said manor

Low Row

To this court came Richard Clarke, Joseph Ogle, Thomas Metcalfe, Robert Brown, John Reynoldson, Edward Cherry, James William Postgate, Simon Fawcett Scott, James Waggett, John Alderson junior, Bertram Smith, J W Jessop, Charles Henry Pickles, James Fryer, Harry Pickhard, Thomas Gill and James Gill, (hereinafter called the trustees) and took of the Lord of the said manor

One parcel of ground being part of a close called Quaker Intack containing 13 yards and 1 foot in length and 19 yards and 6 inches in breadth whereon a Dwellinghouse and Offices have been erected as a residence for the minister for the time being of the Independent or Congregational Chapel at Low Row

with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of ½d

Which the Lord of the Manor at this court voluntarily granted in pursuance of a memorandum of the choice and appointment of new trustees dated the 14th July 1913.

To hold the said premises unto and to the use of the trustees their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [10d] and are thereof accordingly admitted tenants.

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

The Special Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Wednesday the 16th day of July in the year of our Lord 1913. Before Robert Sidney Hudson, Gentleman Steward of the said manor

Low Row

To this court came Richard Clarke, Joseph Ogle, Thomas Metcalfe, Robert Brown, John Reynoldson, Edward Cherry, James William Postgate, Simon Fawcett Scott, James Waggett, John Alderson junior, Bertram Smith, J W Jessop, Charles Henry Pickles, James Fryer Harry Pickhard, Thomas Gill and James Gill, (hereinafter called the trustees) and took of the Lord of the said manor

One Messuage commonly called a Meeting House with a Garth on the foreside to be used as and for a Burial Place and a piece of land seven yards long and six yards broad in the Intack adjoining on the south west of the said burial place

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 2d.

Which Richard Clarke a customary tenant of the said manor in pursuance of a memorandum of the choice and appointment of new trustees dated the 14th July 1913 at this court surrendered into the hands of the Lord of the said manor.

To hold the said premises unto and to the use of the trustees their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 6d] and are thereof accordingly admitted tenants.

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

The Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth in and for the said manor on Monday 25th May in the year of our Lord 1914. Before Robert Sidney Hudson, Gentleman Steward of the said manor

Names of Jury

John Irwin
J W Moore
Geo. Wm. Robinson
Edward Cherry
William Thwaites
M H Calvert
Hornby Croft
John Cherry
William Birkbeck
John Coates
C White

Healaugh

To this court came John Barker the eldest son of Adam George Barker deceased (late tenant for life) and devisee in tail male named in the last will and testament of John Barker of Healaugh deceased and took of the Lord of the said manor

The site of an Old House now in ruins formerly Arundales of the ancient yearly fineable customary rent of 4d being under the yearly value of 20s. one Dwellinghouse Garth and Stable (formerly Raws) of the ancient yearly fineable customary rent of 1s 3 ½ d, one Dwellinghouse, one Stable, one Garth or Garden on the front side thereof and one Parcel of ground called Sear Garth or Doctor Garth (formerly Simon Peacock's) of the ancient yearly fineable customary rent of 2d, one Dwellinghouse and Stable and one Garth (formerly Harker's) of the ancient yearly fineable customary rent of 2 ½ d, five Intacks called High Intacks now Langstaff Closes with a Cowhouse thereon (formerly Jackson's) of the ancient yearly fineable customary rent of 3s 9d and one close called Low Flat (formerly Samuel Barker's) of the ancient yearly fineable customary rent of 3s 8 ½ d

All which said premises with the Appurtenances are situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rents aforesaid.

Which John Barker of Healaugh late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 5th October 1854 gave and devised as in the said Will is mentioned.

To hold the said premises unto and to the use of John Barker in tail male according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 [£9 9s 3d] and is thereof accordingly admitted tenant.

Lodge Green and Gunnerside

To this court came John Coates and took of the Lord of the said manor

One undivided fourth part or share of and in one close called Pickhill Foot

with the Appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 7d for the entirety and also of and in one close called Pickhill with five Cattlegaites and a half in Gunnerside Pasture with the appurtenances being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 5s 2d for the entirety.

Which William Woodward Thwaites a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £100 (apportioned in respect thereof) to him then paid by the said John Coates as and for the absolute purchase thereof.

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 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 8s 9d] and is thereof accordingly admitted tenant.

Low Row

To this court came Ralf Cantril Scurrah and took of the Lord of the said manor

One Dwellinghouse 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 William Thomas Spensley a customary tenant of the said manor in consideration of the sum of £272 10s apportioned in respect of the said premises to him then paid by the said Ralph Cantril Scurrah as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Ralph Cantril Scurrah 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 has paid for his fine and entry as in the margin [£2 3s 4d] and is thereof accordingly admitted tenant.

Blaides

To this court came Ralph Cantril Scurrah and took of the Lord of the said manor

A piece of waste ground part of Low Row Pasture containing by estimation 44 square yards or thereabouts previously exchanged for a piece of copyhold land of Anthony Thistlethwaite of which he was tenant at the ancient yearly fineable customary rent of 1d. one Dwellinghouse and Stable and a small parcel of ground for a Garden formerly part of one close called East Ing

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 4 ½ d apportioned in respect thereof

Which Anthony Thistlethwaite a customary tenant of the said manor by Thomas Langley Webb his attorney under power of attorney dated the 21st May 1914 at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £275 paid to the said Anthony Thistlethwaite by the said Ralph Cantril Scurrah as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Ralph Cantril Scurrah 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 has paid for his fine and entry as in the margin [9s 2d] and is thereof accordingly admitted tenant.

Reeth

To this court came Thomas Rickerby Blumer and took of the Lord of the said manor

One close or parcel of ground called Mill Garth formerly in the occupation of Thomas Blenkiron

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 7d apportioned in respect thereof.

Which John Irwin a customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in a certain indenture of 20th May 1914 and made between the said John Irwin of the one part and the said Thomas Rickaby Blumer of the other part and in consideration of £141 10s paid to the said Thomas Rickaby Blumer as

and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Thomas Rickaby Blumer 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 has paid for his fine and entry as in the margin [11s 8d] and is thereof accordingly admitted tenant.

Gunnerside

To this court came John Dougill George Dougill and Hannah Dougill devisees named in the will of George Dougill deceased and took of the Lord of the said manor

The site of two Dwellinghouses and one Stable (being under the yearly value of 20s)

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 $\frac{1}{2}$ d

Which the said George Dougill late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 17th January 1913 gave and devised to the said John Dougill George Dougill and Hannah Dougill as therein mentioned.

To hold the said premises unto and to the use of the said John Dougill George Dougill and Hannah Dougill 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 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 [10d] and are thereof accordingly admitted tenants

Gunnerside

To this court came John Dougill James Alderson and James Calvert the personal representatives under the will of the late George Dougill deceased dated the 17th January 1913 and took of the Lord of the said manor

One Dwellinghouse being the East Dwellinghouse with a slated roof being under the yearly value of 20s

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 $\frac{1}{2}$ d

Which the said George Dougill a customary tenant of the said manor was seized and which he had agreed during his lifetime to sell to James Sunter and in respect of which the said James Sunter had paid to the said George Dougill in his lifetime the sum of £40 as the purchase price agreed upon.

To hold the said premises unto and to the use of John Dougill James Alderson and James Calvert 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 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 [10d] and are thereof accordingly admitted tenants.

Gunnerside

To this court came James Sunter and took of the Lord of the said manor

One Dwellinghouse being the East Dwellinghouse with a slated roof being under the yearly value of 20s

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 John Dougill James Alderson and James Calvert (the personal representatives under the will of the late George Dougill deceased) customary tenants of the said manor at this court surrendered to the Lord of the said manor in pursuance of a covenant to surrender contained in a certain indenture dated the 23rd May 1914 and made between the said John Dougill James Alderson and James Calvert of the one part and the said James Sunter of the other part and in consideration of the sum of £40 paid by the said James Sunter to the late George Dougill as and in the said indenture mentioned and for the absolute purchase thereof.

To hold the said premises unto and to the use of James 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 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 thereof accordingly admitted tenant.

Ivelet

To this court came Richard Pratt nephew and devisee named in the will of Rosamond Pratt deceased and took of the Lord of the said manor

One close called Intacks and five Cattlegaits 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 3s 5d

Which the said Rosamond Pratt deceased late a customary tenant of the said manor in and by her last will and testament in writing bearing date the 31st January 1911 gave and devised to the said Richard Pratt as therein mentioned.

To hold the said premises unto and to the use of the said Richard Pratt 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 has paid for his fine and entry as in the margin [£3 8s 4d] and is thereof accordingly admitted tenant.

Gunnerside

To this court came Elizabeth Calvert and took of the Lord of the said manor

One Dwellinghouse being the south west side of a Dwellinghouse late Lockeyes and one eighth of a Cattlegait on 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 1d and of an inanced rent of 2d not fineable

Which James Buxton a customary tenant of the said manor by Thomas Langley Webb his attorney

under power of attorney dated 20th May 1914 at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £42 10s to him then paid by the said Elizabeth Calvert as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Elizabeth Calvert 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 has paid for her fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Reeth

To this court came Mary Jane Hodgson and George Hodgson (sometimes called Mary Jane Alderson and George Alderson) and took of the Lord of the said manor

One Dwellinghouse with the Yard and Outbuildings behind known as Hacking House and the Garden in front

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 Jane Harker, James William Harker, James William Hipping, Margaret Ann Banks, Ma..... Jane Wigley and Isabella Hipping 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 £300 to them then paid by the said Mary Jane Hodgson and George Hodgson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Mary Jane Hodgson and George Hodgson their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 thereof accordingly admitted tenants.

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

The Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth in and for the said manor on Tuesday the 26th May in the year of our Lord 1914. Before Robert Sidney Hudson, Gentleman Steward of the said manor

Names of Jury

John Irwin	Foreman
Edward Cherry	
Hornby Croft	
John Cherry	
James Sunter	
William Birkbeck	
John Dougill	
J W Moore	
John Martin	

C White
Geo Wm Robinson
James Alderson

Healaugh

To this court came John Barker the eldest son of Adam George Barker deceased (late tenant for life) and devisee in tail male named in the last will and testament of John Barker of Healaugh deceased and took of the Lord of the said manor

One parcel of ground called Shorgill Garth

with the Appurtenances (formerly Raws) of the ancient yearly fineable customary rent of ½d

Two closes called Stubbins with a Cowhouse thereon of the ancient yearly fineable customary rent of 4s and one parcel of ground called Crooked Road lying on the west side of Healaugh Village

With the Appurtenances (formerly Davies) of the ancient yearly fineable customary rent of 2s

One Dwellinghouse Stable and Barn a Garden and Orchard and one close called High Flatt one parcel of ground called Little Piece now laid down to a close called West Close

With the appurtenances of the ancient yearly fineable customary rent of 2s ½d and of an inanced rent of 2s not fineable.

All which said premises are situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rents aforesaid.

Which John Barker of Healaugh late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 5th October 1854 gave and devised as in the said will is mentioned.

To hold the said premises unto and to the use of the said John Barker in tail male according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 1s 3d] and is thereof accordingly admitted tenant.

Healaugh

To this court came Mary Jane Tebb daughter and devisee named in the will of John Metcalfe deceased and took of the Lord of the said manor one Dwellinghouse now in two Dwellinghouses a Coal House late a Stable and Garden

with the Appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 2d

Which John Metcalfe deceased late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 20th November 1909 gave and devised to the said Mary Jane Webb as therein mentioned.

To hold the said premises unto and to the use of the said Mary Jane Webb 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 has paid for her fine and entry as in the margin [2s 6d] and is thereof accordingly admitted tenant.

Healaugh

To this court came John Barker and took of the Lord of the said manor

One Dwellinghouse now in two Dwellinghouses a Coal House late a Stable and Garden

with the Appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 2d

Which Mary Jane Webb a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £15 to her then paid by the said John Barker as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said John Barker 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 has paid for his fine and entry as in the margin [2s 6d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came John Coates and took of the Lord of the said manor

One undivided fourth part or share of and in a Garden called the Small Garden and the following closes of land namely Croft, Great Park, Park Foot, West (?), West Corn Close, Stubble and Hill with four Cattlegaites and a half in Gunnerside Pasture

with the Appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 3s ½ d for the entirety and of an inanced rent not finable of 8s ½d for the entirety.

And also of and in one Dwellinghouse now in ruins being under the yearly value of 20s

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 ¼ d for the entirety.

Which William Woodward Thwaites a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £300 (apportioned in respect thereof) to him then paid by the said John Coates as and for the absolute purchase thereof.

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 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 [11s 6¾d] and is thereof accordingly admitted tenant.

Low Row

To this court came Ralph Cantril Scurrah and took of the Lord of the said manor

One parcel of ground called Hatters Intack with a Cowhouse thereon formerly comprising a parcel of ground now called Quaker Garth and a small Plantation adjoining not intended to be herein comprised which said Cowhouse had formerly a Room used as a Dwellinghouse over the same

with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1½d

Which William Thomas Spenceley a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £150 apportioned in respect of the said premises to him then paid by the said Ralph Cantril Scurrah as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Ralph Cantril Scurrah 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 has paid for his fine and entry as in the margin [1s 10 ½ d] and is thereof accordingly admitted tenant.

Reeth

To this court came Frederick Hope Wilson and took of the Lord of the said manor

All that Bank or Brow heretofore forming part of a close called Line Crofts

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 7d apportioned in respect thereof

Which John Irwin a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in a certain indenture of the 20th May 1914 and made between the said John Irwin of the one part and the said Frederick Hope Wilson of the other part and in consideration of £77 10s paid to the said John Irwin by the said Frederick Hope Wilson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Frederick Hope Wilson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 [8s 9d] and is thereof accordingly admitted tenant.

Reeth

To this court came Robert Wilson and took of the Lord of the said manor

All that piece or parcel of ground being part of a close called Line Crofts

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 9 ½ d apportioned in respect thereof.

Which John Irwin a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in a certain indenture of the 20th May 1914 made between the said John Irwin of the one part and the said Robert Hope

Wilson of the other part and in consideration of £88 paid to the said John Irwin by the said Robert Wilson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Robert Wilson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 [11s 10 ½ d] and is thereof accordingly admitted tenant.

Reeth

To this court came Thomas Rickaby Blumer and took of the Lord of the said manor

All that piece or parcel of ground being part of a close called Line Crofts

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 5d apportioned in respect thereof.

Which John Irwin a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in a certain indenture of the 20th May 1914 made between the said John Irwin of the one part and the said Thomas Rickaby Blumer of the other part and in consideration of £83 10s paid to the said John Irwin by the said Thomas Rickaby Blumer as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Thomas Rickaby Blumer 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 has paid for his fine and entry as in the margin [£1 1s 3d] and is thereof accordingly admitted tenant.

Gunnerside

To this court came James Calvert brother and devisee named in the will of Mary Calvert deceased and took of the Lord of the said manor

One Dwellinghouse formerly described as a Stable belonging to John Raw deceased

with the Appurtenances of the ancient yearly fineable customary rent of 1d

and a Smithy or Blacksmiths Shop with a Room over it now converted into a Dwellinghouse (being under the yearly value of 20s) at the ancient yearly fineable customary rent of 1d

with the Appurtenances both situate and being at or within the territories of Gunnerside in the said manor.

Which the said Mary Calvert late a customary tenant of the said manor in and by her last will and testament in writing bearing date the 4th February 1914 gave and devised to the said James Calvert as therein mentioned.

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 and all other

rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [2s 6d] and is thereof accordingly admitted tenant.

Gunnerside

To this court came Jonathon Daykin and Hannah Buxton son and daughter and devisees named in the will of Isabella Daykin deceased and took of the Lord of the said manor

All those pieces of land called Winterfolds and Brookside and one Cattlegait on Gunnerside Pasture formerly John Lees

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 8d and an inanced rent of 8d not fineable.

Which Isabella Daykin late a customary tenant of the said manor in and by her last will and testament in writing bearing date the 1st October 1886 gave and devised to the said Jonathon Daykin and Hannah Buxton as therein mentioned.

To hold the said premises unto and to the use of the said Jonathon Daykin and Hannah Buxton 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 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 [10s 0d] and are thereof accordingly admitted tenants.

Lodge Green

To this court came John Dougill and took of the Lord of the said manor

One Dwellinghouse 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 ¼ d

Which Nancy Harker Elizabeth Shaw and Phyllis Ethel Harker customary tenants of the said manor by Thomas Langley Webb their attorney under a power of attorney dated 24th May 1914 at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £9 to the said Nancy Harker Elizabeth Shaw and Phyllis Ethel Harker aforesaid paid by the said John Dougill as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said John Dougill 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 has paid for his fine and entry as in the margin [3 ¾ d] and is thereof accordingly admitted tenant.

Manor of Muker in Swaledale in the County of York

The Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Muker in and for the said manor on Wednesday the 27th day of May in the year of our Lord 1914 Before Robert Sidney Hudson, Gentleman Steward of the said manor

Names of Jury

the said manor in pursuance of covenant to surrender contained in a certain indenture dated the 1st May 1914 and made between the society of the one part and the said Stafford Lee Thompson of the other part and in consideration of the sum of £115 paid to the society by the said Stafford Lee Thompson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Stafford Lee Thompson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 6s 8d] and is thereof accordingly admitted tenant.

Muker

To this court came John Richard Fawcett and took of the Lord of the said manor

one close called Foal Ing in Muker

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 5d apportioned for and in respect of the said premises

Which Alfred Waugh Metcalfe as to one fifth part of a moiety the same Alfred Waugh Metcalfe and James Scarr Yeoman as to one fifth part of a moiety Mary Hawthorne as to a one fifth part of a moiety Annie Margaret Wyley as to one fifth part of a moiety Ida Metcalfe as to one fifth part of a moiety Arthur Metcalfe Morris as to one third of a moiety Christopher Morris as to one third of a moiety and Joseph Ernest Morris as to one third of a moiety by Thomas Langley Webb their attorney under power of attorney dated the 12th December 1913 at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of the sums of money paid to them by the said John Richard Fawcett according to their respective shares of and in the said premises in proportions mentioned in a certain indenture containing a covenant to surrender dated the 12th December 1913.

To hold the said premises unto and to the use of the said John Richard Fawcett his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 8s 4d] and is thereof accordingly admitted tenant.

Muker Oxnop

To this court came Alfred Waugh Metcalfe and James Scarr Yeoman and took of the Lord of the said manor

One Dwellinghouse with several closes called Croft, Low Close, Laith Close, Tom Close, Rutter Ings, Greens Home Close and High Piece and one parcel of ground Wood and two parcels of ground called Pieces in Oxnop

with the Appurtenances situate and being at or within the territories of Muker and Oxnop in the said manor of the ancient yearly fineable customary rent of £1 11s 3d apportioned in respect of the said premises

and one close called Low Close one close called High Close with a Cowhouse thereon and one parcel of ground called Piece with a Dwellinghouse and Stable thereon

with the Appurtenances situate and being at or within the territories of Oxnop in the said manor of the ancient yearly fineable customary rent of 3s 10d.

Which Alfred Waugh Metcalfe as to one fifth part of a moiety the same Alfred Waugh Metcalfe and James Scarr Yeoman as to one fifth part of a moiety Mary Hawthorne as to a one fifth part of a moiety Annie Margaret Wyley as to one fifth part of a moiety Ida Metcalfe as to one fifth part of a moiety Arthur Metcalfe Morris as to one third of a moiety Christopher Morris as to one third of a moiety and Joseph Ernest Morris as to one third of a moiety by Thomas Langley Webb their attorney under power of attorney dated the 12th December 1913 at this court surrendered into the hands of the Lord of the said manor in consideration of the sums of money paid to them by the said Alfred Waugh Metcalfe and James Scarr yeoman according to their respective shares of and in the said premises in proportions mentioned in a certain indenture containing a covenant to surrender dated the 12th December 1913.

To hold the said premises unto and to the use of the said Alfred Waugh Metcalfe and James Scarr Yeoman their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [35 1 8] and are thereof accordingly admitted tenants.

Keld

To this court came Mary Kipling, Anthony Alderson Clarkson, William Hutchinson and William Atkinson the devisees in trust named in and appointed by the will of the late John Liddle Kipling deceased and took of the Lord of the said manor

A close called West John Close being a moiety or half part of a close called John Close also recently divided into two closes and the north end of an allotment in Keld Side late part of Keld Side Pasture also recently divided into two fields

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 9d apportioned in respect of the said premises.

Which the said John Liddl Kipling late a customary tenant of the said manor at a special customary court of the said manor in and by his last will and testament bearing date the 25th November 1908 gave and devised to the said Mary Kipling, Anthony Alderson Clarkson, William Hutchinson and William Atkinson upon the trusts therein contained.

To hold the said premises unto and to the use of the said Mary Kipling, Anthony Alderson Clarkson, William Hutchinson and William Atkinson their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [7s 6d] and are thereof accordingly admitted tenants.

Thwaite

To this court came Simon Calvert son and devisee named in the last will and testament of James Harker Calvert deceased and took of the Lord of the said manor

One close called New Ing and a Butchers Shop and Back 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 2s 1½d

Which the said James Harker Calvert late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 26th May 1909 gave and devised to the said Simon Calvert as therein mentioned.

To hold the said premises unto and to the use of the said Simon 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 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 1s 3d] and is thereof accordingly admitted tenant.

Keld Kisdon and Thorns

(Memo: the property mentioned herein held at a rent of 2 / 8 ¾ was surrendered on the 8th day of April of the sum of £915 paid by Thomas Sunter to (unreadable) Reynoldson).

To this court came Emma Reynoldson and John Reynoldson (of Thwaite) devisees in trust named and appointed by the will of John Reynoldson (of Thorns) deceased and took of the Lord of the said manor

One close called Little Old Ing with a Cowhouse thereon and one close called High Old Ing with a Cowhouse and Stable thereon and one close called Low Close with a Dwellinghouse thereon and one close called Birks

with the Appurtenances situate and being at or within the territories of Keld

and also the allotments awarded to John Reynoldson in the division of Keld Pasture numbered on the plan annexed to the commissioners award thereof 5 and 22 and the allotment in Kisdon Pasture number 8

with the appurtenances situate and being at or within the territories of Keld and Kisdon in the said

manor of the ancient yearly fineable customary rent of 2s 8³/₄d

Two Dwellinghouse 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 1¹/₄

Which the said John Reynoldson late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 18th May 1909 gave and devised to the said Emma Reynoldson and John Reynoldson upon the trusts therein contained.

To hold the said premises unto and to the use of the said Emma Reynoldson and John Reynoldson their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 8s 4d] and are thereof accordingly admitted tenants.

Keld

To this court came Harold Moore and Alice Leach the devisees in trust named in and appointed by the will and codicil of the late Simon Moore deceased and took of the Lord of the said manor

One Dwellinghouse

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 ¹/₄ d

Which the said Simon Moore by his last will and testament bearing date the 25th January 1907 and by the codicil therein bearing date the 7th June 1910 gave and devised to the said Harold Moore and Alice Leach upon the trusts therein mentioned.

To hold the said premises unto and to the use of the said Harold Moore and Alice Leach their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 ¹/₂ d] and are thereof accordingly admitted tenants.

Birkdale and Angram

To this court came Mary Harker daughter and devisee named in the will of Dorothy Harker deceased and took of the Lord of the said manor

One undivided moiety or half part of and in one Swellinghouse and Stable and one close called Bottom with a Cowhouse thereon one close called Westholme Head one close called Brown How with a Cowhouse and Peathouse thereon one close called Low Brown How one parcel of ground called Intack one half of a parcel of ground called Ellers Head one parcel of ground called Moorcock Intack

situate and being at or within the territories of Birkdale in the said manor of the ancient yearly fineable customary rent of 5s 6d for the entirety.

One garth called Tutill 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 1d for the entirety.

And one allotment in Sleddale Pasture heretofore set out and allotted in respect of a certain close called Head 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 2d for the entirety.

Which Nathan Harker and John Ruckin the devisees in trust named in and appointed by the will of Dorothy Harker deceased customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor.

To hold the said premises unto and to the use of the said Mary Harker her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 8s 9d] and is thereof accordingly admitted tenant.

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

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter thirty five) on Saturday 4th July in the year of our Lord 1914. Before Robert Sidney Hudson, Gentleman Steward of the said manor

Low Row

To this court came Frederick Womersley and took of the Lord of the said manor

A piece of Waste Ground part of Low Row Pasture whereon Dog Kennels have recently been erected.

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 Bainbridge a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £55 to him then paid by the said Frederick Womersley as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Frederick Womersley 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 has paid for his fine and entry as in the margin [1s 3d] and is thereof accordingly admitted tenant.

Manor of Muker in Swaledale in the County of York

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Monday 30th November 1914. Before Robert Sidney Hudson, Gentleman Steward of the said manor

Thwaite

To this court came James Henry Woodward and took of the Lord of the said manor

One equal undivided twentieth part or share of and in the west part of Little Ing and Dungeon Orley and Piece and a Dwellinghouse and half of a Garden

with the Appurtenances situate and being at or within the territories of Thwaite in the said manor of Muker of the ancient yearly fineable customary rent of 4s.

One Dwellinghouse and Stable one Garth behind a Smith's Shop two parcels of land called Little Ings one close called Dungeon with a Cowhouse one close called Orley one parcel of land called Cliff and four parcels of land called Gill ground with a Cowhouse thereon with 18s 2d rent Also one other close called Little Ing with 2s 4d rent and one other close called Orley and one close called Blacking Intack with 5s rent and all the Allotments in Thwaite Common Pasture

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.

One Dwellinghouse formerly Alcocks with a Stable and two 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 $\frac{1}{2}$ d.

One close called Thwaite Close with a Cowhouse thereon

with the Appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 4s 6 $\frac{1}{2}$ d.

Also one other close called Intack with the appurtenances and an Allotment adjoining in Thwaite containing 21 acres 1 rood and 35 perches

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 2 $\frac{3}{4}$ d.

One Dwellinghouse and one Old House or Front Stead containing about 4 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 $\frac{1}{4}$ d.

Which Michael Morland William Henry Moreland and John Morland customary tenants of the said manor each as to one undivided third part or share thereof at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £33 6s 8d paid to each of them (making together the sum of £100) by the said James Henry Woodward according to their respective shares of and in the said premises and in pursuance to a covenant to surrender contained in a certain indenture dated the 21st March 1903 and made between Susannah Rudd of the first part Jane Hutchinson of the second part Mary Gill Pratt of the third part Sarah Elizabeth Metcalfe of the fourth part Eleanor

Metcalfe of the fifth part Margaret Isabella Sagar of the sixth part Esther Dyson of the seventh part Louisa Hutchinson of the eighth part Florence Hutchinson of the ninth part the said Michael Morland John Morland and William Henry Morland of the tenth part William Dent Morland of the eleventh part the said William Dent Morland the said James Henry Woodward John Angram Dawson and Robert Sidney Hudson of the twelfth part and the said James Henry Woodward of the thirteenth part.

To hold the said premises unto and to the use of the said James Henry Woodward his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 15s 5d] and is thereof accordingly admitted tenant.

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

The Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth in and for the said manor on Monday 31st May in the year of our Lord 1915. Before Robert Sidney Hudson, Gentleman Steward of the said manor

Names of Jury

John Martin	Foreman
J. W. Moore	
Edward Cherry	
John Cherry	
Marmaduke Clarkson	
William Birkbeck	
John Irwin	
William W Thwaites	
William Alderson	
Christopher White	
Hornby Croft	
George Wm Robinson	

Gunnerside

To this court came John Alderson and William Alderson sons and devisees named in the will of William Alderson deceased and took of the Lord of the said manor

One Dwellinghouse

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 Alderson late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 4th April 1905 gave and devised to the said John Alderson and William Alderson as therein mentioned.

To hold the said premises unto and to the use of the said John Alderson and William Alderson their heirs and assigns for ever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [10d] and are thereof accordingly admitted tenants.

Reeth

To this court came Marianne Armstrong Blumer and Georgette Blumer an infant under the age of 21 years by Thomas Rickaby Blumer her father and natural guardian and took of the Lord of the said manor

One Dwellinghouse (now in three dwellinghouses) one Stable one Wood Garth and a Joiners Shop as the same were formerly in the tenure or occupation of William Blenkiron and John Irwin 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 2 $\frac{3}{4}$ d

Which John Irwin a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in a certain indenture bearing date the 19th April 1915 and made between the said John Irwin of the one part and the said Marianne Armstrong Blumer and Georgette Blumer of the other part and in consideration of the sum of £800 (apportioned in respect of the said premises) paid to the said John Irwin by the said Marianne Armstrong Blumer and Georgette Blumer as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Marianne Armstrong Blumer and Georgette Blumer 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 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 [4s 7d] and are thereof accordingly admitted tenants.

Feetham

To this court came Nancy Robinson widow and devisee for life named in the will of Robert Robinson deceased and William Robinson, Jeffery Robinson, Metcalf Robinson, Edmund Robinson John Robinson and Robert Robinson sons and devisees in remainder named in the said will of the said Robert Robinson deceased (by Clement Thompson their attorney under power of attorney dated the 31st December 1914) and took of the Lord of the said manor

One Dwellinghouse Stable and Garth

with the Appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1d

Which Robert Robinson a customary tenant of the said manor in and by his last will and testament in writing bearing date the 11th April 1911 gave and devised to the said Nancy Robinson for and during her life and subject thereto to the said William Robinson, Jeffery Robinson, Metcalf Robinson, Edmund Robinson John Robinson and Robert Robinson as therein mentioned.

To hold the said premises unto and to the use of the said Nancy Robinson during her life and subject thereto. To hold the said premises unto and to the use of the said William Robinson, Jeffery Robinson, Metcalf Robinson, Edmund Robinson John Robinson and Robert Robinson 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 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 thereof accordingly admitted tenants.

Feetham

To this court came Elizabeth Ann Sunter and took of the Lord of the said manor

One Dwellinghouse Stable and Garth

with the Appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1d

Which Nancy Robinson William Robinson, Jeffery Robinson, Metcalf Robinson, Edmund Robinson John Robinson and Robert Robinson customary tenants of the said manor (by Clement Thompson their attorney under power of attorney dated the 31st December 1914) at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £50 to them then paid by the said Elizabeth Ann Sunter as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Elizabeth Ann 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 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 thereof accordingly admitted tenant.

Blaides

To this court came Margaret Hannah Chapman and Henry Robinson Chapman the acting devisees in trust named in and appointed by the will and codicil of Martha Terry deceased and took of the Lord of the said manor

One equal undivided half part or share of and in one Dwellinghouse and Stable

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 1d for the entirety.

Which the said Martha Terry a customary tenant of the said manor in and by her last will and testament in writing bearing date the 13th March 1908 and a codicil thereto bearing date the 24th July 1912 gave and devised to the said Margaret Hannah Chapman and Henry Robinson Chapman upon the trusts therein contained.

To hold the said premises unto and to the use of the said Margaret Hannah Chapman and Henry Robinson Chapman their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [10d] and are thereof accordingly admitted tenants.

Blaides

To this court came Newton Clarkson and took of the Lord of the said manor

The east part on division of a close called East Overing and two closes called Summerings with the

back of a Dwellinghouse with the Stable thereto adjoining and another Stable at the west end of the said Dwellinghouse

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 1d

Which Christopher Heslop, George James Heslop, Henry Richard Heslop, William Heslop, Isabella Elizabeth Loble, Alice James Lemke and Catherine Peacock customary tenants of the said manor (by Mary Ann Brown their attorney under power of attorney dated the 31st December 1914) and the said Mary Ann Brown a customary tenant of the said manor for herself at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £235 to them then paid by the said Newton Clarkson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Newton 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 and all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [£2 1s 8d] and is thereof accordingly admitted tenant.

Gunnerside

To this court came Anthony Milner Thomas William Milner and George Milner sons and coheirs by the custom of Thomas Milner deceased and took of the Lord of the said manor

One Dwelling house and Stable

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

Of which the said Thomas Milner late a customary tenant of the said manor lately died seized intestate.

To hold the said premises unto and to the use of the said Anthony Milner, Thomas William Milner and George Milner 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 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 thereof accordingly admitted tenants.

Gunnerside

To this court came Anthony Milner and took of the Lord of the said manor

Two equal undivided third parts or shares of and in one Dwellinghouse and Stable

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 Thomas William Milner and George Milner customary tenants of the said manor by Edward Cherry their attorney under power of attorney dated the 3rd May 1915 at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £20 to them then paid by the said Anthony Milner as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Anthony 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 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 1d] and is thereof accordingly admitted tenant.

Reeth

To this court came Jonathon Francis Cripps Hobson and Frank William Harding the devisees in trust named and appointed by the will of John Sherlock deceased and took of the Lord of the said manor

One close called East Field otherwise Puke Sleets (a small portion thereof with the Dwellinghouse standing thereon having been sold to John Irwin)

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 apportioned in respect thereof.

One close or parcel of ground called the High Field

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s 10d

One moiety or equal half part of one close called Thwaite or Brown 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 4d

Which the said John Sherlock late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 31st August 1912 gave and devised to the said Jonathon Francis Cripps Hobson and Frank William Harding upon the trusts therein contained.

To hold the said premises unto and to the use of the said Jonathon Francis Cripps Hobson and Frank William Harding their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [£5 3s 4d] and are thereof accordingly admitted tenants.

Feetham

To this court came James Thornborrow and took of the Lord of the said manor

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 ½d

Which John Cherry and Edward Cherry 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 £5 to them then paid by the said James Thornborrow as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said James Thornborrow 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 has paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

Gunnerside

To this court came George Alderson (only son and heir by the custom of George Alderson deceased the surviving trustee named in and appointed by the last will and testament of William Heseltine deceased dated the 22nd January 1880 which said George Alderson died on the 2nd November 1912 intestate as to his trust estates) and took of the Lord of the said manor

One Dwellinghouse and Stable

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 $\frac{3}{4}$ d

One Dwellinghouse

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

One Stable

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 $\frac{1}{4}$ d apportioned in respect thereof.

To hold the said premises unto and to the use of the said George 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 and all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [2s 4d] and is thereof accordingly admitted tenant.

Gunnerside

To this court came Elizabeth Ann Waggett only child and heiress by the custom of John Waggett deceased an infant under the age of 21 years by Thomas Richard Terry her guardian and took of the Lord of the said manor

One equal undivided half part or share of and in one Dwellinghouse being the north side front part of a Dwellinghouse late Lockey's and one eighth of a Cattlegait 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 1d and an inanced rent of 2d not fineable for the entirety

And one close called Winterfield

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 9d for the entirety

Of which the said John Waggett late a customary tenant of the said manor lately died seized intestate.

To hold the said premises unto and to the use of the said Elizabeth Ann Waggett 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 has paid for her fine and entry as in the margin [18s 4d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came Jane Sunter widow of Thomas Sunter deceased in respect of her right of freebench as to one third and George Sunter only son and heir by the custom of the said Thomas Sunter deceased as to the remaining two thirds and took of the Lord of the said manor

A Dwellinghouse 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

Of which the said Thomas Sunter late a customary tenant of the said manor died seized intestate.

To hold the said premises as to one third part thereof to the use of the said Jane Sunter during her lifetime and subject thereto as to the entirety of the said premises.

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 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 thereof accordingly admitted tenants.

Gunnarside

To this court came George Sunter and took of the Lord of the said manor

One Dwellinghouse being the south east side of a Dwellinghouse late Lockkeys

with the Appurtenances situate and being at or within the territories of Gunnarside in the said manor of the ancient yearly fineable customary rent of 1d (part of the annual yearly fineable customary rent of $\frac{1}{2}$ d.

Which Jane Sunter (the widow of Thomas Sunter deceased) a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the natural love and affection which she hath and bears to her son the said George Sunter.

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 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 thereof accordingly admitted tenant.

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

The Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at

late a Dwellinghouse and now built up and let in three Tenements

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 apportioned in respect thereof.

Which John Irwin a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in a certain indenture bearing date the 19th April 1915 and made between the said John Irwin of the one part and the said Marianne Armstrong Blumer and Georgette Blumer of the other part and in consideration of the sum of £100 (apportioned in respect of the said premises) paid to the said John Irwin by the said Marianne Armstrong Blumer and Georgette Blumer as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Marianne Armstrong Blumer and Georgette Blumer 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 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 [7 $\frac{1}{2}$ d] and are thereof accordingly admitted tenants.

Blaides

To this court came Nancy Robinson widow and devisee for life named in the will of Robert Robinson deceased and William Robinson, Jeffery Robinson, Metcalf Robinson, Edmund Robinson, John Robinson and Robert Robinson sons and devisees in remainder named in the said will of the said Robert Robinson deceased (by Clement Thompson their attorney under power of attorney dated the 31st December 1914) and took of the Lord of the said manor

The site of one Dwellinghouse and Stable to the same adjoining now in ruins formerly described as one Dwellinghouse and Stable to the same adjoining two parcels of land or closes called Intack and also the site of one Dwellinghouse one Stable and one Cowhouse also partly in ruins. And also one half of a Peat House at Calf Close Head also now in ruins formerly described as one Dwellinghouse one Stable and one Cowhouse and one half of a Peat House at Calf Close Head

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 10d

Which Robert Robinson a customary tenant of the said manor in and by his last will and testament in writing bearing date the 11th April 1911 gave and devised to Nancy Robinson for and during her life and subject to the said William Robinson, Jeffery Robinson, Metcalf Robinson, Edmund Robinson, John Robinson and Robert Robinson as therein mentioned.

To hold the said premises unto and to the use of the said Nancy Robinson during her life and subject thereto.

To hold the said premises unto and to the use of the said William Robinson, Jeffery Robinson, Metcalf Robinson, Edmund Robinson, John Robinson and Robert Robinson 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 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 [12s 6d] and are thereof accordingly admitted

tenants.

Blaides

To this court came Ralph Sunter and took of the Lord of the said manor

The site of one Dwellinghouse and Stable to the same adjoining now in ruins formerly described as one Dwellinghouse and Stable to the same adjoining two parcels of land or closes called Intacks and also the site of one Dwellinghouse one Stable and one Cowhouse also partly in ruins. And also one half of a Peat House at Calf Close Head also now in ruins formerly described as one Dwellinghouse one Stable and one Cowhouse and one half of a Peat House at Calf Close Head

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 10d.

Which Nancy Robinson William Robinson, Jeffery Robinson, Metcalf Robinson, Edmund Robinson, John Robinson and Robert Robinson customary tenants of the said manor (by Cement Thompson their attorney under power of attorney dated the 31st December 1914) at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £125 to them then paid by the said Ralph Sunter as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Ralph 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 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 thereof accordingly admitted tenant.

Kearton and Blaides

To this court came Margaret Hannah Chapman and Henry Robinson Charman the acting devisees in trust named in and appointed by the will and codicil of Martha Terry deceased and took of the Lord of the said manor

One equal undivided half part or share of and in one Dwellinghouse and Cowhouse and one close called High Close otherwise Giant Close of the rents of 2s stintable and 5d not stintable for the entirety and also one other Dwellinghouse Stable and Cowhouse one close called High Close with one Stack Yard one close called Fair Acre with two Pasture Gaites in Kearton Pasture of the rent of 5s for the entirety

with the Appurtenances situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rents aforesaid.

And also two closes and one parcel of land 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 3d for the entirety.

Which the said Martha Terry a customary tenant of the said manor in and by her last will and testament in writing bearing date the 13th March 1908 and a codicil thereto bearing date the 24th July 1912 gave and devised to the said Margaret Hannah Chapman and Henry Robinson Chapman upon the trusts therein contained.

To hold the said premises unto and to the use of the said Margaret Hannah Chapman and Henry Robinson Chapman their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 12s 6d] and are thereof accordingly admitted tenants.

Potting

To this court came Margaret Buxton widow and devisee for life named in the will of John Buxton deceased and took of the Lord of the said manor

One equal undivided half part share of and in one close called Pot Ing Close with a Dwellinghouse also two closes called Shoregill and Wood

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 9 ¼ d for the entirety

Which the said John Buxton late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 27th June 1914 gave and devised to the said Margaret Buxton for and during her life.

To hold the said premises unto and to the use of the said Margaret Buxton for and during her 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 [£1 0 9½d] and is thereof accordingly admitted tenant.

Reeth

To this court came Jonathon Francis Cripps Hobson and Frank William Harding the devisees in trust named in and appointed by the will of John Sherlock deceased and took of the Lord of the said manor

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 the said John Sherlock late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 31st August 1912 gave and devised to the said Jonathon Francis Cripps Hobson and Frank William Harding upon the trusts therein contained.

To hold the said premises unto and to the use of the said Jonathon Francis Cripps Hobson and Frank William Harding their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 3s 9d] and are thereof accordingly admitted tenants.

Lodge Green

To this court came Eleanor Grace Heseltine and took of the Lord of the said manor

One undivided half part or share of and in one field called Woodpack

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.

Which Margaret Heseltine a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the natural love and affection which she hath and bears to her sister the said Eleanor Grace Heseltine.

To hold the said premises unto and to the use of the said Eleanor Grace Heseltine 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 has paid for her fine and entry as in the margin [16s 10 ½ d] and is thereof accordingly admitted tenant.

Gunnerville

To this court came Hannah Hugill widow of Reuben Hugill deceased in respect of her right of freebench as to one third and Annie Hugill the daughter and only daughter and heiress by the custom of the said Reuben Hugill an infant by the said Hannah Hugill her mother and guardian as to the remaining two thirds and as to the said one third subject to the right of freebench of the said Hannah Hugill as aforesaid and took of the Lord of the said manor

One undivided fifth part or share of and in a Dwellinghouse being the east end of a Dwellinghouse and Butcher's Shop of which Joseph Alderson deceased was formerly admitted and which was formerly divided into two Houses

with the Appurtenances situate and being at or within the territories of Gunnerville in the said manor of the ancient yearly fineable customary rent of 1/8 d for the entirety

Of which the said Reuben Hugill deceased late a customary tenant of the said manor lately died seized.

To hold the said premises as to one third part thereof unto and to the use of the said Hannah Hugill during her life and subject thereto.

To hold the same unto and to the use of the said Annie 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 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 [¾d] and are thereof accordingly admitted tenants.

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Muker in and for the said manor on Wednesday 2nd June in the year of our Lord 1915. Before Robert Sidney Hudson Gentleman Steward of the said manor

Names of Jury

Thomas William Raw

Foreman

John Scott
George Kearton
John Alderson
Richard A Scott
William Harker
Christopher Alderson
John Harker
James Alderson
John A Fawcett
Francis Wm Metcalfe
Richard Alderson

Muker

To this court came John Richard Fawcett and Thomas William Raw acting devisees in trust under the will of Ralph Fawcett deceased and took of the Lord of the said manor

The east part of a Dwellinghouse and Garth

with the Appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1d

Which the said John Richard Fawcett (the surviving devisee in trust named in and appointed by the will of the said Ralph Fawcett deceased dated the 27th March 1897) a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant contained in an indenture of appointment of new trustees dated the 4th November 1914 under the will of the said Ralph Fawcett deceased.

To hold the said premises unto and to the use of the said John Richard Fawcett and Thomas William Raw their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 thereof accordingly admitted tenants.

Kisdon and Keld

To this court came Thomas Johnson and John Dent the acting devisees in trust named in and appointed by the will of James Dent deceased and took of the Lord of the said manor

An allotment in Kisdon formerly part of Kisdon Pasture

with the Appurtenances situate and being at or within the territories of Kisdon in the said manor of the ancient yearly fineable customary rent of 1d

One close called Intack with a Cowhouse thereon and an allotment upon Kisdon containing about 13 acres one parcel of ground called Piece one close called High Close with a Cowhouse thereon and one close called Low Close with two Dwellinghouses two Garths two Peathouses one Stable and one Outloft

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 4s 10½d

One Dwellinghouse and one Stable (formerly 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 the said James Dent a customary tenant of the said manor in and by his last will and testament in writing bearing date the 30th May 1913 gave and devised to the said Thomas Johnson and John Dent.

To hold the said premises unto and to the use of the said Thomas Johnson and John Dent their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 0d] and are thereof accordingly admitted tenants.

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

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Friday 29th day of October in the year of our Lord 1915. Before Robert Sidney Hudson Gentleman Steward of the said manor

Reeth

To this court came James Ralph Place and took of the Lord of the said manor

One close or parcel of ground called Highfield

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s 10d

And one close called East Field otherwise Puke Sleets (a small portion thereof with the Dwellinghouse standing thereon having been sold to John Irwin)

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 apportioned in respect thereof.

Which Jonathon Frances Cripps Hobson and Frank William Harding customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of the terms contained in an indenture of the 9th October 1915 made between Mary Hopkinson of the first part the said Jonathon Francis Cripps Hobson and Frank William Harding of the second part and the said James Ralph Place of the third part.

To hold the said premises unto and to the use of the said James Ralph Place his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 16s 8d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty payable upon or in respect of this admittance was duly impressed upon the indenture in respect of which this admittance was taken

R S Hudson
Steward

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

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Friday 29th October in the year of our Lord 1915. Before Robert Sidney Hudson Gentleman Steward of the said manor

Reeth

To this court came James Ralph Place and took of the Lord of the said manor

One close called West Sleets and one close called Tropes

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 Jonathon Francis Cripps Hobson and Frank William Harding customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of the terms contained in an indenture of the 9th October 1915 made between Mary Hopkinson of the first part the said Jonathon Francis Cripps Hobson and Frank William Harding of the second part and the said James Ralph Place of the third part.

To hold the said premises unto and to the use of the said James Ralph Place his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 3s 9d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty payable upon or in respect of this admittance was duly impressed upon the indenture in respect of which this admittance was taken

R S Hudson
Steward

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

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth in and for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Tuesday 23rd November in the year of our Lord 1915. Before Robert Sidney Hudson Gentleman Steward of the said manor

Reeth

To this court came Luke Alderson and Helena Alderson and took of the Lord of the said manor

One moiety or equal half part of one close called Thwaite or Brown 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 4d.

Which Jonathon Francis Cripps Hobson and Frank William Harding customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of the terms contained in an indenture dated the 11th October 1915 made between Frank William Harding and Jonathon Francis Cripps Hobson of the first part Robert George Hopkinson of the second part Mary Hopkinson (his wife) of the third part and the said Luke Alderson and Helena Alderson (his wife) of the fourth part and in consideration of the sum of £114 then paid to the said Johnathon Francis Cripps Hobson and Frank William Harding by the said Luke Alderson and Helena Alderson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Luke Alderson and Helena Alderson their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [6s 8d] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty payable on or in respect of this admittance was duly impressed upon the indenture in respect of which this admittance was taken

R S Hudson
Steward

Potting

To this court came William Woodward Thwaites and took of the Lord of the said manor

One close called Birk Close and also one Dwellinghouse Cowhouse Peathouse Stable and Bakehouse

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 1d.

Which John Kell, Robert Kell, George Kell, Arthur Kell and Frederick Kell customary tenants of the said manor in and by a certain surrender in writing bearing date the 7th August 1915 before Robert Sidney Hudson steward of the said manor surrendered into the hands of the Lord of the said manor in consideration of the sum of £137 10s to them then paid by the said William Woodward Thwaites as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said William Woodward Thwaites 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 has paid for his fine and entry as in the margin [£2 1s 8d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 15s payable on or in respect of this admittance was duly impressed upon the surrender in respect of which this admittance was taken

R S Hudson
Steward

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

The Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth in and for the said manor on Monday 29th May in the year of our Lord 1916. Before Robert Sidney Hudson Gentleman Steward of the said manor

Names of Jury

John Martin	Foreman
John Irwin	
John Terry	
William Birkbeck	
J W Moore	
George Alderson	
Charles Alderson	
Thomas W Pounder	
Marmaduke Clarkson	
Christopher White	
Edward Cherry	
Hornby Croft	

Satron

To this court came Marmaduke Clarkson devisee named in the will of Barbara Clarkson deceased and took of the Lord of the said manor

One Dwellinghouse one Stable and one Garden formerly Ridleys and two Messuages three Stables one Bakehouse one Peathouse one Coal House and one Calf House with one Garden two Grass Garths several closes called East Ing with a Barn thereon West Ing Corn Close with a Barn thereon Ivet Holme with a Barn thereon two Cow Pastures with two Barns thereon Brows and Brekon Hill with Barns thereon Intack late in two closes and two parcels of land called Calf Closes with 24 Cattlegaites in Satron Pasture

with the Appurtenances situate and being at or within the territories of Satron in the said manor of the ancient yearly fineable customary rent of £1 7s 0³/₄d

And also all those several closes or parcels of ground following namely 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 7 Cattlegaites in Satron Pasture formerly in the occupation of John Tiplady and late of James Tiplady, Thomas Wharton, Jane Cottingham, Miles Cottingham and Paul Tenant some or one of them

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 17s 6d

And also the following closes or parcels of ground namely West Ing New Close New Close Bank and 4 Cattlegaites in Satron Pasture late in the occupation of the said Jane Cottingham and Miles Cottingham

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 6d

And also the following closes or parcels of ground namely Coarse Holme and Calf Piece with 3 Cattlegaites in Satron Pasture late in the occupation of the said Miles Cottingham

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 3s 1d

Two parcels of ground called Whart Garths with a Cowhouse thereon (with the exception of a small piece of ground adjoining to and hitherto considered and occupied as part thereof called Piece containing eighteen perches)

with the Appurtenances (except such part of the said appurtenances as includes the allotment on Satron Pasture containing 15 acres 2 roods and 2 perches) situate and being at or within the territories of Satron in the said manor of the ancient yearly fineable customary rent of 2s 3d apportioned for and in respect thereof.

And a Dwellinghouse 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 2d

One Dwellinghouse and Stable

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 $\frac{1}{2}$ d

Two Dwellinghouse (formerly one Dwellinghouse) and Stable and two Garths or Gardens

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 2d

One close called Coarse Holme with a Cowhouse thereon and a Dwellinghouse Stable and Garden

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 2s $\frac{5}{4}$ d

One Dwellinghouse Stable and Garden

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 2d

One Dwellinghouse lately built heretofore a Carthouse and now a dwellinghouse and occupied formerly by 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 $\frac{1}{4}$ d

And a Dwellinghouse under the yearly value of 20s

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 ¼d

One Dwellinghouse one Stable one other Dwellinghouse and two Garths or Gardens

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 5d

One third part of a Dwellinghouse Stable Garth and Garden and one Dwellinghouse Stable Garth and Garden one close called East Ing and one other close called Intack

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 8s 4d

The several closes or parcels of ground following Farm House and Holme Close, High Gyll Close Wood, including the Water Low Gyll Close Springs East, Goody Close, Haines Close and 14 Cattlegaites in Satron Pasture formerly in the occupation of Miles Alderson as tenant

with the Appurtenances situate and being at or within the territories of Satron in the said manor of the ancient yearly fineable customary rent apportioned in respect of the said premises of 7s 8d

Which Barbara Clarkson late a customary tenant of the said manor in and by her last will and testament in writing bearing date the 12th May 1911 gave and devised to the said Marmaduke Clarkson as therein mentioned.

To hold the said premises unto and to the use of the said Marmaduke 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 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 [£77 17s 6d] and is thereof accordingly admitted tenant.

Gunnarside

To this court came Geoffrey Heseltine and took of the Lord of the said manor

One Dwellinghouse and Stable

with the Appurtenances situate and being at or within the territories of Gunnarside in the said manor of the ancient yearly fineable customary rent of ¾d

One Dwellinghouse

with the Appurtenances situate and being at or within the territories of Gunnarside in the said manor of the ancient yearly fineable customary rent of 1d

One Stable

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 ¼ d apportioned in respect thereof

Which George Alderson a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £150 to him then paid by the said Geoffrey Heseltine as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Geoffrey Heseltine 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 has paid for his fine and entry as in the margin [3s 4d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 15s payable on or in respect of this admittance was duly impressed upon the copy of Court Roll of such admittance.

R S Hudson
Steward

Faithfully recorded and copies made.

R S Hudson
Steward

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

The Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth in and for the said manor on Tuesday 30th May in the year of our Lord 1916. Before Robert Sidney Hudson Gentleman Steward of the said manor

Names of Jury

John Irwin Foreman
Jno T Ward
John Martin
Hornby Croft
James Alderson
John Cherry
Christopher White
J W Moore
M Clarkson
Charles Alderson
William Birkbeck

Crackpot and Harkerside

To this court came Eleanor Charlotte Charlesworth, Albany Kennett Charlesworth Kennett Champain Bayley devisees in trust named in and appointed by the will of Albany Hawke Charlesworth deceased and took of the Lord of the said manor

An allotment or parcel of ground containing 6 acres 3 roods and 13 perches late part of Crackpot Pasture and which was set out and allotted to Elizabeth the wife of Lionel Simpson on the division and

enclosure of the said Pasture in right of 2 Cattlegaites belonging to her the said Elizabeth Simpson in the said Pasture

situate and being at or within the territories of Crackpot in the said manor of the ancient yearly fineable customary rent of 1s 4d apportioned in respect of the said premises subject to the making and maintaining for ever of a fence dividing the same premises from other parts of the said allotment which are of freehold tenure and which are laid down and delineated upon the plan attached to the Crackpot Pasture Award.

One field called Common Field

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 and of an inanced rent of 10d not fineable

Two closes or parcels of ground called Dike House Closes

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 5s

Which the said Albany Hawke Charlesworth late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 11th August 1913 gave and devised to the said Eleanor Charlotte Charlesworth, Albany Kennett Charlesworth and Kennett Champion Bayley upon the trusts therein contained.

To hold the said premises unto and to the use of the said Eleanor Charlotte Charlesworth, Albany Kennett Charlesworth and Kennett Champion Bayley their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying 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 0d] and are thereof accordingly admitted tenants.

Crackpot

To this court came Edward Cherry and James Coates devisees in trust named in and appointed by the will of William Coates deceased and took of the Lord of the said manor

Two closes called Longdales one other close called Prydale one parcel of land called Calf Piece one other parcel of land called ill and two Garths

with the Appurtenances situate and being at or within the territories of Crackpot in the said manor of the ancient yearly fineable customary rent of 2s 2¼d and of an inanced rent not fineable of 1s

And also one Dwellinghouse now used as a Cowhouse one Stable now laid to the Cowhouse and one Garden

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 ½d apportioned in respect of the said premises.

Which the said William Coates late a customary tenant of the said manor in and by is last will and

testament in writing bearing date the 30th June 1911 gave and devised to the said Edward Cherry and James Coates upon the trusts therein contained.

To hold the said premises unto and to the use of the said Edward Cherry and James Coates their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 5¼d] and are thereof accordingly admitted tenants.

Faithfull recoded and copies made.

R S Hudson
Steward

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Muker in and for the said manor on Wednesday 31st May in the year of our Lord 1916. Before Robert Sidney Hudson Gentleman Steward of the said manor

Names of Jury

Thomas William Raw	Foreman
William Harker	
john Rd Fawcett	
Richard Alderson	
Charles Alderson	
George Kearton	
Francis W Metcalfe	
Christopher Alderson	
James Alderson	
Richard A Scott	
John A Fawcett	
John Alderson	

Muker

To this court came Marmaduke Clarkson devisee named in the will of Barbara Clarkson deceased and took of the Lord of the said manor

One Dwellinghouse 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 apportioned in respect of the said premises

Which Barbara Clarkson late a customary tenant of the said manor in and by her last will and testament in writing bearing date the 12th May 1911 gave and devised to the said Marmaduke Clarkson as therein mentioned.

To hold the said premises unto and to the use of the said Marmaduke 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 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 thereof accordingly admitted tenant.

Keld Muker Kisdon

To this court came Hannah Metcalfe widow of William Metcalfe deceased in respect of her right of freebench as to one third and Jane Heseltine, Margaret Peacock and Hannah Harker Metcalfe daughters and coheireses by the custom of the said William Metcalfe deceased as to the remaining two thirds and took of the Lord of the said manor

One Dwellinghouse

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 1½d

One Dwellinghouse two closes called Kisdon Closes one close called High Carr one close called Low Carr and one close called Middle Close together with the allotments set out and awarded to Ralph Fawcett in right of the same several closes on Muker Side and Kisdon Pastures

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 11s 11d in Muker and 2s in Kisdon

Of which the said William Metcalfe deceased late a customary tenant of the said manor lately died seized intestate.

To hold the said premises as to one third part thereof unto and to the use of Hannah Metcalfe for and during her life and subject thereto as to the entirety thereof

To hold the said premises unto and to the use of the said Jane Heseltine, Margaret Peacock, Hannah Harker Metcalfe 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 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 [1d] and are thereof accordingly admitted tenants.

Thwaite

To this court came Elizabeth Harker widow and administratrix of the estate and effects of John Harker deceased and took of the Lord of the said manor

All that allotment or close of pasture land formerly part of Thwaite Pasture containing 31 acres and 2 roods or thereabouts

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 6d

A Dwellinghouse Stable and Carthouse (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 1d

And a Dwellinghouse

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 ½ d

Of which the said John Harker deceased late a customary tenant of the said manor lately died seized intestate.

To hold the said premises unto and to the use of the said Elizabeth Harker her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [1d] and is thereof accordingly admitted tenant.

Thwaite

To this court came David Harker and took of the Lord of the said manor

All that allotment or close of pasture land formerly part of Thwaite Pasture containing 31 acres and 2 roods or thereabouts

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 6d

A Dwellinghouse Stable and Carthouse (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 1d

And a Dwellinghouse

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 Elizabeth Harker a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £375 to her then paid by the said David Harker as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said David 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 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 thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £2 payable on or in respect of this admittance was duly impressed upon the copy of Court Roll of such admittance.

R S Hudson

Steward

Faithfully recorded and copies made.

R S Hudson
Steward

Muker

To this court came Dinah Peacock widow of William Peacock deceased in respect of her right of freebench as to one third and Thomas Cooper Peacock and John Dunn Peacock only sons and heirs by the custom of the said William Peacock deceased minors under the age of 21 years by the said Dinah Peacock as aforesaid their mother and guardian as to the remaining two thirds and as to the said one third subject to the right of freebench of the said Dinah Peacock as aforesaid and took of the Lord of the said manor

One Dwellinghouse and Stable being the west end of a certain messuage or dwellinghouse and stable described in an admittance of John Raw Robert Raw Mary the wife of John Pendle and Benjamin Allison's children dated the 8th June 1883 as a Messuage or Dwellinghouse 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 1d apportioned in respect thereof.

Of which the said William Peacock deceased late a customary tenant of the said manor lately died seized intestate.

To hold the said premises as to one third part thereof unto and to the use of the said Dinah Peacock for and during her life and subject thereto as to the entirety thereof.

To hold the said premises unto and to the use of the said Thomas Cooper Peacock and John Dunn Peacock 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 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 [1d] and are thereof accordingly admitted tenants.

Faithfully recorded and copies made

R S Hudson
Steward

Manor of Muker in Swaledale in the County of York

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Saturday 19th August in the year of our Lord 1916. Before Robert Sidney Hudson Gentleman Steward of the said manor

Muker

To this court came John Kilburn, John Nathan Harker, John William Alderson, Michael Henry Calvert, James Calvert, John Dougill, George Rutter, Robert Rutter, Henry Alderson, Marmaduke Clarkson, John Richard Fawcett and Josiah Huss (hereinafter called the trustees) and took of the Lord of the said

manor

One Dwellinghouse two Stables now a Dwellinghouse one Coalhouse now a Brewhouse one Hoghouse and one Garden two Garths or small enclosures one in front of the dwellinghouse 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 1s and of an inanced rent of 2d

Which John James Beckwith, George William Beckwith and Joseph Beckwith customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in a certain indenture dated the 19th August 1916 and made between the said John James Beckwith, George William Beckwith and Joseph Beckwith of the one part and the trustees (therein called the purchasers) of the other part and in consideration of the sum of £60 paid to the said John James Beckwith, George William Beckwith and Joseph Beckwith by the trustees as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the trustees their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 thereof accordingly admitted tenants

I do hereby certify that the stamp duty of 7s 6d payable on or in respect of this admittance was taken was duly impressed upon the covenant to surrender in respect of which this admittance was taken

R S Hudson
Steward

Manor of Muker in Swaledale in the County of York

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Saturday 22nd July in the year of our Lord 1916. Before Robert Sidney Hudson Gentleman Steward of the said manor

Muker

To this court came Isabella Holme Armes and Mary Jane Armes and took of the Lord of the said manor

One close called Fowling with a Cowhouse thereon one close called New Close with a Cowhouse thereon one close called West Intack with a Cowhouse thereon one close called Crow Nest with a Cowhouse thereon two Dwellinghouses three Stables and one Little House at the back thereof and also an allotment or parcel of ground late part of Kisdon Common Pasture set out and allotted on the enclosure and division 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 8s 5³/₄d

Which Mary Jane Armes a customary tenant of the said manor (by Edward Cherry her attorney under power of attorney dated 14th July 1916) at this court surrendered into the hands of the Lord of the

said manor in consideration of the natural love and affection which she bore to her daughters the said Isabella Holme Armes and Mary Jane Armes.

To hold the said premises unto and to the use of the said Isabella Holme Armes and Mary Jane Armes their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [£8 9s 7d] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of £7 10s payable on or in respect of this admittance was taken was duly impressed upon the copy of court roll of such admittance.

R S Hudson
Steward

Faithfully recorded and copies made.

R S Hudson
Steward

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

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Wednesday 30th August in the year of our Lord 1916. Before Robert Sidney Hudson Gentleman Steward of the said manor

Reeth

To this court came Marianne Armstrong Ranns the wife of Thomas Henry Ranns and Georgette Blumer and took of the Lord of the said manor

One close or parcel of ground called Mill Garth formerly in the occupation of Thomas Blenkiron

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 7d apportioned in respect thereof.

Which Thomas Rikaby Blumer a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in a certain indenture of even date herewith and made between the said Thomas Rickaby Blumer of the one part and the said Marianne Armstrong Ranns and Georgette Blumer of the other part and in consideration of the natural love and affection which the said Thomas Rickaby Blumer bore to his daughters the said Marianne Armstrong Ranns and Georgette Blumer.

To hold the said premises unto and to the use of the said Marianne Armstrong Ranns and Georgette Blumer 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 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 [11s 8d] and are thereof accordingly admitted tenants.

(The following is actually written in the margin adjacent to the "Manor of" above this entry).

I hereby certify that the stamp duty of 15s payable on or in respect of this admittance was taken was duly impressed upon the copy of court roll of such admittance.

R S Hudson
Steward

Faithfully recorded and copies made.

R S Hudson
Steward

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

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Wednesday 30th August in the year of our Lord 1916. Before Robert Sidney Hudson Gentleman Steward of the said manor

Reeth

To this court came Marianne Armstrong Ranns the wife of Thomas Henry Ranns and Georgette Blumer and took of the Lord of the said manor

All that piece or parcel of ground being part of a close called Line Crofts

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 5d apportioned in respect thereof.

Which Thomas Rickaby Blumer a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in a certain indenture of even date herewith and made between the said Thomas Rickaby Blumer of the one part and the said Marianne Armstrong Ranns and Georgette Blumer of the other part and in consideration of the natural love and affection which the said Thomas Rickaby Blumer bore to his daughters the said Marianne Armstrong Ranns and Georgette Blumer.

To hold the said premises unto and to the use of the said Marianne Armstrong Ranns and Georgette Blumer 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 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 thereof accordingly admitted tenants.

I hereby certify that the stamp duty of 10s payable on or in respect of this admittance was taken was duly impressed upon the copy of court roll of such admittance.

R S Hudson
Steward

Faithfully recorded and copies made.

R S Hudson

Steward

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

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Darlington for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Saturday 23rd September in the year of our Lord 1916. Before Robert Sidney Hudson Gentleman Steward of the said manor

Reeth

To this court came Marianne Armstrong Ranns the wife of Thomas Henry Ranns and Georgette Blumer and took of the Lord of the said manor

One Dwellinghouse (now occupied in three tenements)with a small piece of ground behind the same formerly in the occupation of John Lambert and James Galloway and two Stables built since former admittance

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 Alfred Caine Boyde a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £200 paid to the said Alfred Caine Boyde in equal shares by the said Marianne Armstrong Ranns and Georgette Blumer as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Marianne Armstrong Ranns and Georgette Blumer 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 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 thereof accordingly admitted tenants.

I hereby certify that the stamp duty of £1 payable upon or in respect of this admittance was duly impressed upon the copy of court roll of such admittance.

R S Hudson
Steward

Faithfully recorded and copy made.

R S Hudson
Steward

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

The Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth in and for the said manor on Monday 4th June in the year of our Lord 1917. Before Robert Sidney Hudson Gentleman Steward of the said manor

Names of Jury

John Martin

Foreman

John Irwin
John T Ward
Marmaduke Clarkson
J W Moore
William J Calvert
Hornby Croft
Charles Alderson
John Cherry
Christopher White
James Alderson
William Birkbeck

Lodge Green

To this court came Richard Charles Lowther son and devisee named in the will of Richard Lowther deceased and took of the Lord of the said manor

One close called West Corn 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 1s 8d

Which the said Richard Lowther late a customary tenant of the said manor in and by his last will and testament dated the 28th February 1907 gave and devised to the said Richard Charles Lowther as therein mentioned.

To hold the said premises unto and to the use of the said Richard Charles Lowther 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 has paid for his fine and entry as in the margin [£1 13s 4d] and is thereof accordingly admitted tenant.

Feetham, Kearton, Blades, Gunnerside, Reeth, Low Row, Satron

To this court came Emma Robinson and John Burgoyne Johnson the devisees in trust named in and appointed by the will of George William Robinson deceased and took of the Lord of the said manor

One Dwellinghouse and one close called Holme or Holme Brow and a Stable or Cowhouse at Feetham of the ancient yearly fineable customary rent of 3s

One close called Rickett Ing

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 2d

And also the east part as now divided of one close called Cow Pasture and the half of one Cattlegait 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 1s 6d

And also one close called Intack on the Green

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 9d

And also one Dwellinghouse 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 10s 8d

And also all that the west part as now divided of one close called Cow Pasture with a Cowhouse thereon and also one Dwellinghouse also erected thereon and also half of a Cattlegait 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 1s 4 ¼ d

And also 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 2s

One close called Runn on which a Cowhouse formerly stood of the rent of 2s 7 ¼ d

And one parcel of ground being the south east corner of the close called Cow Pasture containing 20 yards in length from north to south and 15 yards in breadth from east to west whereon a Dwellinghouse and other erections were built by John Davis senior deceased of the rent of 1d not stintable

with the Appurtenances situate and being at or within the territories of Kearton in the said manor of the yearly fineable and not stintable customary rents aforesaid

And also one Garth and a Stable erected thereon

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1d

And also one Dwellinghouse formerly a Bakehouse and a 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 1/2 d

And also one Dwellinghouse being the High House Garden and other Outbuildings with one close called High Pasture

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 3d

And also one Dwellinghouse Stable and two Garths occupied by Nanny Sunter one close called Pickhill one close called Fothergill Close one close called Great Holme with Stripe below it one close called Old Intack or Sevey Intack and one close called East Intack or Far 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 11s 6d apportioned in respect of the said premises.

And also one Dwellinghouse one Stable one other Dwellinghouse and two Garths or Gardens

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 5d

And also one Dwellinghouse being under the yearly value of 20s

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

And also two closes called Low Bolton two parcels of ground called Great Closes with a Cowhouse and Barn thereon and a parcel of ground called Banks three Dwellinghouses and two Stables and a parcel of ground called Lime 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 5s

And also one close called Intack and one parcel of ground called Calf Close and a Dwellinghouse 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 the said Gorge William Robinson late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 1s January 1913 gave and devised to the said Emma Robinson and John Burgoyne Johnson upon the trusts therein contained.

To hold the said premises unto and to the use of the said Emma Robinson and John Burgoyne Johnson their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [£47 s 0d] and are thereof accordingly admitted tenants.

Faithfully recorded ad copies made.

R S Hudson
Steward

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

The Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at

in consideration of the sum of £220 to them then paid by the said John Irwin as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said John Irwin 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 has paid for his fine and entry as in the margin [7½d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £1 2s payable upon or in respect of this admittance was duly impressed upon the copy of court roll of such admittance.

R S Hudson
Steward

Smarber, Feetham, Blaides, Reeth, Gunnerside, Low Row

To this court came Emma Robinson and John Burgoyne Johnson the devisees in trust named in and appointed by the will of George William Robinson deceased and took of the Lord of the said manor

One Dwellinghouse one Stable and one Cowhouse adjoining one close called High Close one close called Middle Cow Pasture and one close called Low Cow Pasture

with the Appurtenances situate and being at or within the territories of Smarber in the said manor of the ancient yearly fineable customary rent of 2s 4d

And also one entire Messuage and three Tofts and also one undivided equal third part of one other Messuage and Stable of a parcel of land called Garth of a close called West Jenkin Close of a close called East Jenkin Close of a close called Jenkin Close Intack of a close called West Ing with a Cowhouse of a close called Cow Pasture and of a parcel of land called West Ing End and one undivided sixth part of a Peathouse which said premises are now described as follows:- a Dwellinghouse and Stable and also one Cottage and Stable standing upon a close called West Ing Field and also one close called East Ing one other close called Middle Cow Pasture one other close called the Garth and the close called the West Ing and also three Cattlegaits in Rowleth Pasture

with the Appurtenances situate and being at or within the territories of Smarber in the said manor of the ancient yearly fineable customary rent of 6s 11½d

And also one close called Rickett Ing

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 8d

And also two Dwellinghouses and one Stable one close called Blaides Intack with a Cowhouse thereon one close called Stoney Gill Intack and two Cattlegaits in Low Row Pasture

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 3s 9½d

And also one Dwellinghouse two Stables one Garden and one parcel of ground called Hill Acre and

two other small pieces of ground 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

And also one close called Rickett Ing 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 1s 8d

And also 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 being the same close from which an acre of ground has been sold by George Robinson to the trustees of the Reeth Friends Charity and on part of which are the School House and School Buildings have been erected and which has had apportioned thereon 1s of the yearly fineable and not stintable customary rent of 2s 1d leaving the ancient yearly fineable customary rent due and accustomed in respect of the remainder of the said close called Great Cross Close 1s 1d

And also one close called Cross Close

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 3s 3³/₄d

And also one parcel of ground called Little Intack

with the Appurtenances situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 1s 4d and of 1s 4d inanced rent not fineable

And also one Dwellinghouse

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of $\frac{1}{4}$ d

And also one close called Wardell Garth with a Cowhouse thereon one parcel of ground called Wardells one other parcel of ground Wardells Garth with a Cowhouse thereon and four Cattlegaits in Low Row Pasture on some part of which said premises have recently been erected and are now standing a Messuage or Dwellinghouse with divers Stables Outhouses Buildings and other premises now used as an Inn and known as the Miners Arms and now in the occupation of [blank] as tenant 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 5s 5 $\frac{1}{4}$ d and of an inanced rent of £1 3s not fineable.

And also a Dwellinghouse late a Coalhouse and Stable at 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 $\frac{1}{2}$ d

And also one Dwellinghouse and Garth and several closes called Cow Pasture Carter Close Tom Intack and Calf Piece formerly occupied by Nathan Simpson and now by [blank]

with the Appurtenances situate and being at or within the territories of Smarber in the said manor of the ancient yearly fineable customary rent of 7s 10d apportioned in respect of the said premises

And also one other close called Richard Ing

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 apportioned in respect of the said premises

And also one close called Low 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 1s 5d.

And also one Dwellinghouse and Stable and one close called Sleights 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

And also a piece of ground on which one William Pratt had built a Joiners Shop containing 12 feet in length and 19 feet in breadth being under the value of 20s

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 the said Gorge William Robinson late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 1s January 1913 gave and devised to the said Emma Robinson and John Burgoyne Johnson upon the trusts therein contained.

To hold the said premises unto and to the use of the said Emma Robinson and John Burgoyne Johnson their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [£35 4s 8d] and are thereof accordingly admitted tenants.

Faithfully recorded and copies made.

R S Hudson
Steward

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Muker in and for the said manor on Wednesday 6th June in the year of our Lord 1917. Before Robert Sidney Hudson Gentleman Steward of the said manor

Names of Jury

Thomas William Raw

Foreman

John Scott

John Rd Fawcett

John A Fawcett

John Alderson

George Kearton

James Alderson

Richard A Scott

Christopher Alderson

Frank Metcalfe

Richard Alderson

Charles Alderson

Muker Kisdon Thwaite

To this court came Elizabeth Harker the widow and devisee in trust named in and appointed by the will of William Harker deceased and took of the Lord of the said manor

One allotment on Muker Side now or late in the occupation Richard Alderson

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

One Dwellinghouse 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

All that the Old Workhouse described as one Dwellinghouse and one Stable

with the Appurtenances situate and being at or within the territories of Muker and Kisdon of the like rent of 1d in Muker and 1d in Kisdon

A Dwellinghouse Stable and Carthouse (under the yearly value of 20s)

with the Appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 4d

with the Appurtenances situate and being at or within the territories of Thwaite in the said manor of the like rent of $\frac{1}{2}$ d

One Blacksmith's Shop

with the Appurtenances situate and being at or within the territories of Muker in the said manor of the like rent of $\frac{1}{4}$ d

And also one Dwellinghouse Stable and Garth

with the Appurtenances situate and being at or within the territories of Muker (formerly in error

described as of Thwaite) in the said manor of the ancient yearly fineable customary rent of ¼d

Which the said William Harker late a customary tenant of the said manor in and by his last will and testament dated the 15th September 1913 gave and devised to the said Elizabeth Harker upon the trusts therein contained.

To hold the said premises unto and to the use of the said Elizabeth Harker her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 5s 10d] and is thereof accordingly admitted tenant.

Faithfully recorded and copy made.

R S Hudson
Steward

At this court the first proclamation was made for the heirs of George Alderson and John Hillary but none came.

R S Hudson
Steward

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

The Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth in and for the said manor on Monday 3rd June in the year of our Lord 1918. Before Robert Sidney Hudson Gentleman Steward of the said manor

Names of Jury

John Martin	Foreman
J W Moore	
Charles Alderson	
John Cherry	
James Alderson	
Hornby Croft	
M Clarkson	
Edward Cherry	
Jno. T Ward	
William J Calvert	
J D Hinks	
William Birkbeck	

Gunnerside

To this court came Geoffrey Heseltine and took of the Lord of the said manor

One Stable

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 David Calvert a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £20 to him then paid by the said Geoffrey Heseltine as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Geoffrey Heseltine 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 has paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 2s payable upon or in respect of this admittance was duly impressed upon the copy of court roll of such admittance.

Steward

Healaugh

To this court came George Lawrence Barker the eldest surviving brother of John Barker deceased (late tenant for life and devisee in tail male named in the last will and testament of John Barker of Healaugh deceased) and took of the Lord of the said manor

The site of an Old House now in ruins formerly Arundales

Of the ancient yearly fineable customary rent of 4d being under the yearly value of 20s

One Dwellinghouse Garth and Stable (formerly Raws)

Of the ancient yearly fineable customary rent of 1s 3½d

One Dwellinghouse one Stable one Garth or Garden on the front side thereof and one parcel of ground called Scar Garth or Doctor Garth (formerly Simon Peacocks)

Of the ancient yearly fineable customary rent of 2d

One Dwellinghouse and Stable and one Garth (formerly Harkers)

Of the ancient yearly fineable customary rent of 2½d

Five intacks called High Intacks now Langstaff Closes with a Cowhouse thereon (formerly Jacksons)

Of the ancient yearly fineable customary rent of 3s 9d

And one close called Low Flat (formerly Samuel Barkers)

Of the ancient yearly fineable customary rent of 3s 8½d

All which said premises with the appurtenances are situate and being at or within the territories of

Healough in the said manor of the ancient yearly fineable customary rents aforesaid.

Which John Barker of Healough late a customary tenant of the said manor in and by his last will and testament dated 5th October 1854 gave and devised as in the said will is mentioned.

To hold the said premises unto and to the use of the said George Lawrence Barker in tail male according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 [£9 9s 2d] and is thereof accordingly admitted tenant.

Reeth

To this court came Edward Cherry and took of the Lord of the said manor

One Dwellinghouse with a Garth or Garden on the backside thereof of the rent of $\frac{1}{2}$ d and one Dwellinghouse adjoining on the east of another Dwellinghouse late belonging to Ann Whitell of the like rent of $\frac{1}{2}$ d

All which said premises with their Appurtenances are situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rents aforesaid.

One Dwellinghouse and Shop now two Cottage Houses

with the Appurtenances are 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

One Dwellinghouse one Shop and one Stable

with the Appurtenances are 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

Also one Garden containing about 150 square yards forming part of and taken from a field called Line Crofts

with the Appurtenances are situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1d

Which Jane Harker, James William Harker, James William Kipping, Margaret Ann Banks, Martha Jane Wrigley and Isabella Kipping (hereinafter called the trustees) customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in a certain indenture dated the 10th October 1917 and made between the trustees of the first part the said Jane Harker of the second part and the said Edward Cherry of the third part and in consideration of the sum of £620 to them then paid by the said Edward Cherry as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Edward Cherry his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and

entry as in the margin [5s 5d] and is thereof accordingly admitted tenant.

I do hereby certify that the stamp duty of £6 10s payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Ivelet

To this court came Margaret Appleton (the wife of George Appleton) and took of the Lord of the said manor

One close called Intacks and five Cattlegaites 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 3s 5d

Which Richard Pratt a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in a certain indenture dated the 3rd June 1918 and made between the said Richard Pratt of the one part and the said Margaret Appleton of the other part and in consideration of the sum of £334 to him then paid by the said Margaret Appleton as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Margaret Appleton 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 has paid for her fine and entry as in the margin [£3 8s 4d] and is thereof accordingly admitted tenant.

I do hereby certify that the stamp duty of £1 15s payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken

Reeth

To this court came Sarah Emma Coates (widow) and Mary Margaret Pedley (the wife of Robert Pedley) daughters and coheiresses by the custom of Ann Alderson deceased and took of the Lord of the said manor

One equal undivided half part or share of and in a parcel of ground formerly part of the wastes of the manor containing 14 yards in length and 5 yards in width used by the tenant of the Buck Inn, Reeth for a cellar

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 for the entirety.

Of which the said Ann Alderson late a customary tenant of the said manor lately died seized intestate.

To hold the said premises unto and to the use of the said Sarah Emma Coates and Mary Margaret Pedley 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 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 6d] and are

thereof accordingly admitted tenants.

Blaides

To this court came Henry Robinson Chapman and Lucy Kathleen Birkbeck Terry the surviving devisees in trust named and appointed by the will of Margaret Hannah Chapman deceased and took of the Lord of the said manor

One equal undivided half part of and in one Dwellinghouse and Stable

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 1d for the entirety

Which the said Margaret Hannah Chapman a customary tenant of the said manor in and by her last will and testament dated 18th December 1914 gave and devised to John Chapman (since deceased) and the said Henry Robinson Chapman and Lucy Kathleen Birkbeck Terry upon the trusts therein contained.

To hold the said premises unto and to the use of the said Henry Robinson Chapman and Lucy Kathleen Birkbeck Terry their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [10d] and are thereof accordingly admitted tenants.

Blaides

To this court came James Raw and took of the Lord of the said manor

One Dwellinghouse and Stable

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 1d

Which Henry Robinson Chapman as to one equal undivided moiety thereof and the said Henry Robinson Chapman and Lucy Kathleen Birkbeck Terry as to the other equal undivided moiety thereof customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor by Arthur Henry Wilkinson their attorney under power of attorney dated 1st June 1918 in consideration of the sum of £10 to the said Henry Robinson Chapman and the sum of £10 to the said Henry Robinson Chapman and Lucy Kathleen Birkbeck Terry (making together the sum of £20) apportioned in respect of the said premises) then paid by the said James Raw as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said James Raw his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 2s payable upon or in respect of this admittance was duly

impressed upon the copy of court roll of such admittance.

Steward

Reeth

To this court came James William Postgate the only child of Mary Postgate (formerly Bothroyd) deceased and devisee under the will of James Bothroyd deceased and took of the Lord of the said manor

One Dwellinghouse late in the occupation of Henry Deacon called Lucy Stoddarts House and 420 yards of and belonging to the Garden and Premises formerly in Morlands possession

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 for the House and 1d for the Garden not (stintable).

And also a parcel of ground containing 31 feet in length and 20 feet in width upon an average part of a close called Mill Garth formerly Mr Elliotts and upon which two Dwellinghouses with Stable and Cowhouse were erected and built by John Bowes and which said premises were converted by James Fowler shortly after his purchase thereof into one Dwellinghouse and Shop and Warehouse and which Warehouse was converted by John Hodgson into a Stable and Shop added to the Dwellinghouse

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of $\frac{1}{4}$ d

And also one parcel of ground called Thwaites or Brown 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 10d

Which Marmaduke Clarkson and Edward Cherry (the surviving devisees in trust under the will of the said James Bothroyd deceased dated 27th March 1875 customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of the trusts of the said will.

To hold the said premises unto and to the use of the said James William Postgate 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 has paid for his fine and entry as in the margin [£2 0s 5d] and is thereof accordingly admitted tenant.

Faithfully recorded and copy made.

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

The Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth in and for the said manor on Monday 3rd June in the year of our Lord 1918. Before Robert Sidney Hudson Gentleman Steward of the said manor.

Names of Jury

John Martin

Foreman

J W Moore
Charles Alderson
John T Ward
James Alderson
Hornby Croft
M Clarkson
John Cherry
William J Calvert
J W Hinks
Wm Birkbeck
Edward Cherry

Healaugh

To this court came George Lawrence Barker the eldest surviving brother of John Barker deceased (late tenant for life) and devisee in tail male named in the last will and testament of John Barker of Healaugh deceased and took of the Lord of the said manor

One parcel of ground called Shoregill Garth

with the Appurtenances (formerly Raws) of the ancient yearly fineable customary rent of $\frac{1}{2}$ d

Two closes called Stubbins with a Cowhouse thereon

of the ancient yearly fineable customary rent of 4s

and one parcel of ground called Crooked Rood lying on the west side of Healaugh village

with the Appurtenances (formerly Davies) of the ancient yearly fineable customary rent of 2s

One Dwellinghouse Stable and Barn a Garden and Orchard and one close called High Flatt one parcel of ground called Little Piece now laid down to a close called West Close

With the Appurtenances of the ancient yearly fineable customary rent of 2s 0 $\frac{1}{2}$ and an inanced rent of 2s not fineable all which said premises are situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rents aforesaid.

Which John Barker of Healaugh late a customary tenant of the said manor in and by his last will and testament dated the 5th October 1854 gave and devised as in the said will is mentioned.

To hold the said premises unto and to the use of the said George Lawrence Barker in tail male according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 1s 3d] and is thereof accordingly admitted tenant.

Reeth

To this court came Sarah Emma Coates (widow) and Mary Margaret Pedley (the wife of Robert Pedley daughters and coheireses by the custom of Ann Alderson deceased and took of the Lord of the said manor

One equal undivided half part of and in one Dwellinghouse two Stables one Garth on the backside of the Garth or Garden on the foreside of the said dwellinghouse one close called Kirk Paddock one close called Wiseman's Close one close called Little Bank and one close called Great Bank which said dwellinghouse stable and garth and garden are now known as the Buck Inn Yard Garden Buildings and Premises at Reeth in the said manor and which said closes are now called or better known as Bank Wiseman's Close and House Close and lie near to and behind the said Inn and premises.

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s 10d for the entirety.

Of which the said Ann Alderson late a customary tenant of the said manor lately died seised intestate.

To hold the said premises unto and to the use of the said Sarah Emma Coates and Mary Margaret Pedley 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 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 [13 9d] and are therefore accordingly admitted tenants.

Blaides

To this court came Alexander Alderson and took of the Lord of the said manor

The site of one Dwellinghouse and Stable to the same adjoining now in ruins formerly described as one dwellinghouse and stable to the same adjoining two parcels of land or closes called Intacks and also the site of one Dwellinghouse one Stable and one Cowhouse also partly in ruins and also one half of a Peathouse at Calf Close Head also now in ruins formerly described as one dwellinghouse one stable and one cowhouse and one half of a peathouse at calf close head

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 10d.

Which Ralph Sunter a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £125 then paid to him by the said Alexander Alderson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Alexander 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 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 thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 12s 6d payable upon or in respect of this admittance was duly impressed upon the copy of court roll of such admittance.

Steward

Kearton Blaides

To this court came Henry Robinson Chapman and Lucy Kathleen Birkbeck Terry the surviving devisees in trust named in and appointed by the will of Margaret Hannah Chapman deceased and took of the Lord of the said manor

One equal undivided half part or share of and in one Dwellinghouse and Cowhouse and one close called High Close otherwise Giant Close of the rents of 2s stintable and 5p not stintable for the entirety and also one other Dwellinghouse Stable and Cowhouse one close called High Close with one Stackyard one close called Fair Acre with two Pasture Gaites in Kearton Pasture of the rent of 5s for the entirety

with the Appurtenances situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rents aforesaid

And also two closes and one parcel of land 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 3d for the entirety

Which the said Margaret Hannah Chapman a customary tenant of the said manor in and by her last will and testament dated 18th December 1914 gave and devised to John Chapman (since deceased) and the said Henry Robinson Chapman and Lucy Kathleen Birkbeck Terry upon the trusts therein contained.

To hold the said premises unto and to the use of the said Henry Robinson Chapman and Lucy Kathleen Birkbeck Terry Edward Cherry his heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 12s 6d] and are thereof accordingly admitted tenants.

Blaides

To this court came James Raw and took of the Lord of the said manor

Two closes and one parcel of land 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 3d

Which Henry Robinson Chapman as to one equal undivided moiety thereof and the said Henry Robinson Chapman and Lucy Kathleen Birkbeck Terry as to the other moiety customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor by Arthur Henry Wilkinson their attorney under power of attorney dated 1st June 1918 in consideration of the sum of £95 to the said Henry Robinson Chapman and the sum of £95 to the said Henry Robinson Chapman and Lucy Kathleen Birkbeck Terry (making together the sum of £190 apportioned in respect of the said premises) then paid by the said James Raw and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said James Raw his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 13s 9d] and is thereof accordingly admitted tenant

I hereby certify that the stamp duty of 12s 6d payable upon or in respect of this admittance was duly impressed upon the copy of court roll of such admittance.

Steward

Kearton

To this court came John William Whitfield and took of the Lord of the said manor

One Dwellinghouse and Cowhouse and one close called High Close otherwise Giant Close of the rents of 2s stintable and 5d not stintable and also one other Dwellinghouse Stable and Cowhouse one close called High Close with one Stack Yard one close called FairAcre with two Pasture Gaites in Kearton Pasture of the rent of 5s

with the Appurtenances situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rents aforesaid

Which Henry Robinson Chapman as to one equal moiety and the said Henry Robinson Chapman and Lucy Kathleen Birkbeck Terry as to the other moiety customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor by Arthur Henry Wilkinson their attorney under power of attorney dated 1st June 1918 in consideration of the sum of £206 to the said Henry Robinson Chapman and the sum of £205 to the said Henry Robinson Chapman and Lucy Kathleen Birkbeck Terry (making together the sum of £412 apportioned in respect of the said premises) then paid by the said John William Whitfield as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said John William Whitfield 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 has paid for his fine and entry as in the margin [£5 11s 3d] and is thereof accordingly admitted tenant

I hereby certify that the stamp duty of £2 5s payable upon or in respect of this admittance was duly impressed upon the copy of court roll of such admittance.

Steward

Low Row

To this court came Elsie Bearpark devisee named in the will of James Bearpark deceased and took of the Lord of the said manor

One equal undivided fourth part of a portion of the waste of the manor containing in length about 10 yards and in breadth 5 yards situate in the hamlet of Low Row on the north side of the road leading from Feetham about 50 yards from the road upon which a Dwellinghouse and other buildings have now been erected and are now occupied by Jane Bearpark

with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 6d for the entirety

Which the said James Bearpark late a customary tenant of the said manor in and by his last will and testament dated 23rd December 1914 gave and devised to the said Elsie Bearpark as therein mentioned.

To hold the said premises unto and to the use of the said Elsie Bearpark 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 has paid for her fine and entry as in the margin [1s 10 ½ d] and is thereof accordingly admitted tenant.

Low Row

To this court came John Bearpark a brother and heir by the custom of Mary Jane Unwin (the wife of Thomas William Unwin) deceased and took of the Lord of the said manor

One equal undivided eighth part of a portion of the waste of the manor containing in length about 10 yards and in breadth 5 yards situate in the hamlet of Low Row on the north side of the road leading from Feetham about 50 yards from the road upon which a Dwellinghouse and other buildings have now been erected and are now occupied by Jane Bearpark

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 apportioned in respect of 6d for the entirety

Of which the said Mary Jane Unwin late a customary tenant of the said manor lately died seized intestate.

To hold the said premises unto and to the use of the said John 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 and all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [11 ¼ d] and is thereof accordingly admitted tenant.

Low Row

To this court came John Bearpark brother and heir by the custom of James Bearpark deceased who was a brother and heir by the custom of Mary Jane Unwin (the wife of Thomas William Unwin) deceased and took of the Lord of the said manor

One equal undivided eighth part of a portion of the waste of the manor containing in length about 10 yards and in breadth 5 yards situate in the hamlet of Low Row on the north side of the road leading from Feetham about 50 yards from the road upon which a Dwellinghouse and other buildings have now been erected and are now occupied by Jane Bearpark

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 apportioned in respect of 6d for the entirety

Of which the said Mary Jane Unwin late a customary tenant of the said manor lately died seized intestate.

To hold the said premises unto and to the use of the said John 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 and all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [11 ¼ d] and is thereof accordingly admitted tenant.

Low Row

To this court came John Bearpark brother and heir by the custom of James Bearpark deceased who was a brother and heir by the custom of Elizabeth Taylor Bearpark deceased (in her admittance described as Elizabeth Bearpark) and took of the Lord of the said manor

One equal undivided eighth part of a portion of the waste of the manor containing in length about 10 yards and in breadth 5 yards situate in the hamlet of Low Row on the north side of the road leading from Feetham about 50 yards from the road upon which a Dwellinghouse and other buildings have now been erected and are now occupied by Jane Bearpark

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 apportioned in respect of 6d for the entirety

Of which the said Elizabeth Taylor Bearpark late a customary tenant of the said manor lately died seized intestate.

To hold the said premises unto and to the use of the said John 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 and all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [11 ¼ d] and is thereof accordingly admitted tenant.

Low Row

To this court came John Bearpark a brother and heir by the custom of Elizabeth Taylor Bearpark deceased (in her admittance described as Elizabeth Bearpark) and took of the Lord of the said manor

One equal undivided eighth part of a portion of the waste of the manor containing in length about 10 yards and in breadth 5 yards situate in the hamlet of Low Row on the north side of the road leading from Feetham about 50 yards from the road upon which a Dwellinghouse and other buildings have now been erected and are now occupied by Jane Bearpark

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 apportioned in respect of 6d for the entirety

Of which the said Elizabeth Taylor Bearpark late a customary tenant of the said manor lately died seized intestate.

To hold the said premises unto and to the use of the said John 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 and all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [11 ¼ d] and is thereof accordingly admitted tenant.

Faithfully recorded copy made.

Manor of Muker in Swaledale in the County of York

The Special Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at in and for the said manor on Wednesday 5th June in the year of our Lord 1918. Before Robert Sidney Hudson Gentleman Steward of the said manor

Names of Jury

Thomas William Raw

Foreman

John Scott

John Rd. Fawcett

John A. Fawcett

John Alderson

George Kearton

James Alderson

Richard A. Scott

Christopher Alderson

Frank Metcalfe

Richard Alderson

Charles Alderson

Thwaite

To this court came Christopher Alderson and took of the Lord of the said manor

One Dwellinghouse which is now called Kilburn 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 2¼d

One close called Little Ing one close called Dungeon one close called Oxley and one parcel of ground called Piece with a Carthouse and Piggery thereon which said Carthouse and Piggery were converted from the two Cowhouses mentioned in the admittance of Edward Alderson of the 30th May 1849 and the entirety of a Barn built out of or converted from one of two Dwellinghouses comprised in the said admittance of the said Edward Alderson and one Garth or Garden in front thereof

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 9¼d

One Dwellinghouse used as a Public House Garden and Carthouse and Brewhouse and Stable thereunto belonging

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 1½d

An allotment in Thwaite Pasture and parcel of old enclosed land called Crooking Beck Hole and now in one close containing about 4½acres

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 6d

And also one other allotment in Thwaite Pasture containing about 15 acres and which appears to have been allotted to John Cleasby in lieu of commonable rights in Thwaite Pasture and to have been received by the said Edward Alderson deceased in exchange for another allotment on the said pasture which also appeared to have been allotted to the said Edward Alderson deceased in lieu of commonable rights on the same pasture

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 9¼d

An allotment called Calf Close formerly part of Thwaite Pasture and which appeared to half been allotted in lieu of commonable rights upon Thwaite Pasture

of the ancient yearly fineable customary rent of 1s

One Dwellinghouse and one Garth and one close called Esk Garth

with the Appurtenances of the ancient yearly fineable customary rent of 1s 8d

One close called Newin Hill one close called High Close one close called Low Close one close called Parrock

of the ancient yearly fineable customary rent of 7s 1½d all situate and being at or within the territories of Thwaite and in respect of which appurtenances belonging to the hereditaments (together with other hereditaments belonging to John Kearton the elder William Kearton and John Kearton the younger before the division thereof between them) or some part thereof and consisting of certain commonable rights upon the said pasture certain allotments were allotted on the division of the said pasture and out of which allotments the middle part of one called High Allotment and containing 26 acres 3 roods 15 perches and the north westerly part of another called the Low Allotment containing 1 acre 2 roods 36 perches were upon the said division amongst the said John Kearton the elder William Kearton and John Kearton the younger apportioned to the said John Kearton the younger as and for his share thereof one Dwellinghouse and Stable and a Pighouse adjoining situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 1d.

Which Edward Alderson a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £1,700 to him then paid by the said Christopher Alderson as and for the absolute purchase thereof.

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 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 [£17 4s 7d] and is thereof accordingly admitted tenant

I hereby certify that the stamp duty of £17 payable upon or in respect of the admittance was duly impressed upon the copy of court roll of such admittance

Steward

Muker

To this court came David Harker and took of the Lord of the said manor

The east part of a Dwellinghouse and Garth

with the Appurtenances situate and being at or within the territories of Muker in the said manor of

the ancient yearly fineable customary rent of 1d

Which John Richard Fawcett and Thomas William Raw 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 £25 to them then paid by the said David Harker as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said David 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 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 thereof accordingly admitted tenant

I hereby certify that the stamp duty of 2s payable upon or in respect of the admittance was duly impressed upon the court roll of such admittance

Steward

Faithfully recorded copy made

Manor of Muker in Swaledale in the County of York

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Saturday 5th October in the year of our Lord 1918. Before Robert Sidney Hudson Gentleman Steward of the said manor

Muker

To this court came Rosamund Ann Sunter and Dorothy Sunter and took of the Lord of the said manor

All that allotment or parcel of land now divided into two parts and containing together 34 acres 1 rood 6 perches or thereabouts situate on Thwaite Side bounded on the north by Angram Pasture on the east by property belonging to George Coates on the south by property belonging to Mr Fawcett and a road leading to Moor House and on the west by property belonging to Mrs Hutchinson

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

Which Mary Jane Armes a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture dated 4th October 1918 made between the said Mary Jane Armes of the one part and Rosamund Ann Sunter and Dorothy Sunter of the other part and in consideration of the sum of £450 to the said Mary Ann Armes then paid by the said Rosamund Ann Sunter and Dorothy Sunter in equal shares as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Rosamund Ann Sunter and Dorothy Sunter 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 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 0s 0d] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of £4 10s payable on or in respect of this admittance was duly impressed upon the copy of court roll of such admittance

Steward

Muker

To this court came Rosamund Ann Sunter and Dorothy Sunter and took of the Lord of the said manor

One Dwellinghouse and Stable called Moor Close House bone parcel of land called Far Dale with a Cowhouse thereon one parcel of ground called Calf Piece one close called Moor Close or Cooper More Close with one allotment in Thwaite Pasture containing 1 rood 4 perches numbered on the plan attached to the Commissioners Award 55 one other allotment in Thwaite Pasture containing 29 acres and 38 perches numbered on the said plan 57 and one other allotment in the same pasture containing 11 acres 2 roods and 26 perches numbered on the said plan 61

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 8s 0½d

And one close called Eele Syke

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 3d and which said premises are usually called and known by the name Moor Close.

Which George Edward Moser a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture dated 4th October 1918 and made between the said George Edward Moser of the first part Mary Jane Armes of the second part and the said Rosamund Ann Sunter and Dorothy Sunter of the third part and in consideration of the sum of £1,450 to the said George Edward Moser then paid by the said Rosamund Ann Sunter and Dorothy Sunter in equal shares as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Rosamund Ann Sunter and Dorothy Sunter 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 and all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£10 5s 10d] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of £14 10s payable on or in respect of this admittance was duly impressed upon the copy of court roll of such admittance

Steward

Faithfully recorded and copy made

Manor of Muker in Swaledale in the County of York

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor

held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Saturday 12th October in the year of our Lord 1918. Before Robert Sidney Hudson Gentleman Steward of the said manor.

Muker

To this court came William Kilburn and took of the Lord of the said manor

One close called Fowling with a Cowhouse thereon one close called New Close with a Cowhouse thereon one close called West Intack with a Cowhouse thereon one close called Crow Nest with a Cowhouse thereon one Dwellinghouse three Stables and one Little House at the back thereof and also an allotment one parcel of ground late part of Kisdon Common Pasture set out and allotted on the enclosure and division 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 8s 4 $\frac{3}{4}$ d apportioned in respect thereof.

Which Isabella Holme Armes and Mary Jane Armes customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture dated 11th October 1918 and made between the said Isabella Holme Armes and Mary Jane Armes of the one part and the said William Kilburn of the other part and in consideration of the sum of £800 to the said Isabella Holme Armes and Mary Jane Armes then paid by the said William Kilburn as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said William Kilburn 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 has paid for his fine and entry as in the margin [£8 7s 11d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £8 payable upon or in respect of this admittance was duly impressed upon the copy of court roll of such admittance.

Steward

Faithfully recorded and copies made.

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Monday 25th November 1918.

Blaides Low Row

To this court came Ethel Green and took of the Lord of the said manor

All that Dwellinghouse and one Parlour one Stable adjoining the west end of the said dwellinghouse and one Peat House adjoining the said Stable

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

A piece of waste ground part of Low Row Pasture and taken off for improvement in the said manor
Of the ancient yearly fineable customary rent of 1d

Which John William Sinclair a customary tenant of the said manor in and by a certain surrender dated 1st November 1918 before Charles Joshua Fearnside Atkinson a Deputy Steward of the said manor surrendered into the hands of the Lord of the said manor in consideration of the sum of £188 5s (apportioned in respect thereof) to the said John William Sinclair paid by the said Ethel Green as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Ethel Green 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 has paid for her fine and entry as in the margin [9s 2d] and is thereof accordingly admitted tenant

I hereby certify that the stamp duty of £1 payable on or in respect of this admittance was duly impressed upon the surrender in respect of which this admittance was taken.

Steward

Reeth

To this court came Marianne Armstrong Ranns (the wife of Thomas Henry Ranns) and took of the Lord of the said manor

One equal undivided moiety of one dwellinghouse (now in three dwellinghouses) one Stable one Woodgarth and a Joiners Shop as the same were formerly in the tenure or occupation of William Blenkiron and John Irwin 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 2 $\frac{3}{4}$ d for the entirety thereof.

Also of and in one close or parcel of ground called Mill Garth formerly in the occupation of Thomas Blenkiron

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 7d for the entirety thereof.

Also of and in one Dwellinghouse (now occupied in three tenements) with a small piece of ground behind the same formerly in the occupation of John Lambert and James Galloway and two Stables built since former admittance

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 for the entirety thereof.

Which Georgette Blumer a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture dated 14th November 1918 and made between the said Georgette Blumer of the one part and the said Marianne Armstrong Ranns of the other part and in consideration of the sum of £510 15s

(apportioned in respect thereof) paid to the said Georgette Blumer by the said Marianne Armstrong Ranns for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Marianne Armstrong Ranns 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 has paid for her fine and entry as in the margin [8s 11½d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £6 payable on or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Faithfully recorded and copy made.

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

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) in and for the said manor on Monday 25th November 1918.

Low Row

To this court came Ethel Green and took of the Lord of the said manor

A piece of Waste Ground part of Low Row Pasture and which has been encroached on and taken off for improvement in the said manor

of the ancient yearly fineable customary rent of 1d

Which John William Sinclair a customary tenant of the said manor in and by a certain surrender dated 1st November 1918 before Charles Joshua Fearnside Atkinson a Deputy Steward of the said manor surrendered into the hands of the Lord of the said manor in consideration of the sum of £1 15s (apportioned in respect thereof) to the said John William Sinclair paid by the said Ethel Green as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Ethel Green 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 has paid for her fine and entry as in the margin [1 3d] and is thereof accordingly admitted tenant

I hereby certify that the stamp duty of £1 payable on or in respect of this admittance was duly impressed upon the surrender in respect of which this admittance was taken

Steward

Reeth

To this court came Marianne Armstrong Ranns (the wife of Thomas Henry Ranns) and took of the Lord of the said manor

One equal undivided moiety of all that piece or parcel of ground being part of a close called Line Crofts

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 5d for the entirety thereof.

Which Georgette Blumer a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture dated 14th November 1918 and made between the said Georgette Blumer of the one part and the said Marianne Armstrong Ranns of the other part and in consideration of the sum of £41 15s (apportioned in respect thereof) paid to the said Georgette Blumer by the said Marianne Armstrong Ranns for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Marianne Armstrong Ranns 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 has paid for her fine and entry as in the margin [10s 7 ½ d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £6 payable on or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Reeth

To this court came Charles Henry Dent and Gerald Henry Sharpe nominees and trustees for and on behalf of Barclays Bank Ltd formerly Messieurs Barclay and Company Ltd and took of the Lord of the said manor

A piece of ground on which Joseph Smith recently erected a House and Shop behind the same situate in Silver Street, Reeth

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 Edward Backhouse a customary tenant of the said manor by William Walton his attorney by power of attorney dated 19th October 1918 at this court surrendered into the hands of the Lord of the said manor in consideration of an agreement by the said Edward Backhouse (at the request of the said Barclays Bank Ltd) to surrender the said premises to the said Charles Henry Dent and Gerald Henry Sharpe as such nominees and trustees as aforesaid in the place of the late Edmund Wyatt Gibson deceased and the said Edward Backhouse.

To hold the said premises unto and to the use of the said Charles Henry Dent and Gerald Henry Sharpe their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [1s3d] and are thereof accordingly admitted tenants

I do hereby certify that the stamp duty of 10s payable upon or in respect of this admittance was duly impressed upon the copy of court roll of such admittance.

Steward

Faithfully recorded and copies made.

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

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Saturday 14th December in the year of our Lord 1918. Before Robert Sidney Hudson Gentleman Steward of the said manor

Blaides

To this court came Edward Cherry and took of the Lord of the said manor

A piece of ground called Fold and one Cattlegait in Low Row Pasture

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 3s 5d

Which John Edward Atkinson and William Whitfield customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture of even date and made between the said John Edward Atkinson and William Whitfield of the one part and the said Edward Cherry of the other part and in consideration of the sum of £90 (apportioned in respect thereof) to them then paid by the said Edward Cherry as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Edward Cherry his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [£3 8s 4d] and is thereof accordingly admitted tenant

I do hereby certify that the stamp duty of 10s payable on or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken

Steward

Reeth

To this court came Matthew McGee and took of the Lord of the said manor

One Dwellinghouse and two Cottages adjoining thereto and two Gardens formerly described as one Dwellinghouse and two Gardens

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 6 ½ d

One Dwellinghouse and Garden and one other Dwellinghouse thereto adjoining and a Stable

belonging to the same

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 4d

Of which George Blenkiron a customary tenant of the said manor at this court surrendered into the hands of the Lord in pursuance of a covenant to surrender contained in an indenture of even date and made between George Blenkiron of the first part and Matthew McGee and in consideration of the sum of £950 to the said George Blenkiron then paid by the said Matthew McGee as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Matthew McGee 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 has paid for his fine and entry as in the margin [17s 6d] and is thereof accordingly admitted tenant

I do hereby certify that the stamp duty of £9 10s payable on or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken

Steward

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

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Saturday 14th December in the year of our Lord 1918. Before Robert Sidney Hudson Gentleman Steward of the said manor.

Blaides

To this court came Edward Cherry and took of the Lord of the said manor

One Dwellinghouse and the Fields called East Cogarth Gill Cogarth and half of the Sheep Fold and two Cattlegaits in Low Row Common Pasture

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 5s 7 $\frac{1}{2}$ d

Which John Edward Atkinson and William Whitfield customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture of even date and made between the said John Edward Atkinson and William Whitfield of the one part and Edward Cherry of the other part and in consideration of the sum of £400 apportioned in respect thereof to them then paid by the said Edward Cherry as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Edward Cherry his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 4s 8 $\frac{1}{4}$ d] and is thereof accordingly admitted tenant

I hereby certify that I do hereby certify that the stamp duty of £2 payable on or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken

Steward

Smarber

To this court came John Burgoyne Johnson and took of the Lord of the said manor

One close called High Close with a Cowhouse thereon and one close called Low Close with a Cowhouse thereon late Ann Harkers

with the Appurtenances situate and being at or within the territories of Smarber in the said manor he ancient yearly fineable customary rent of 5s 5d apportioned in respect thereof

Which John Edward Atkinson and William Whitfield customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture of even date and made between the said John Edward Atkinson and William Whitfield of the one part and John Burgoyne Johnson of the other part and in consideration of the sum of £230 to them then paid by the said John Burgoyne Johnson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said John Burgoyne Johnson 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 has paid for his fine and entry as in the margin [£4 1s 3d] and is thereof accordingly admitted tenant

I hereby certify that I do hereby certify that the stamp duty of £1 5s payable on or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken

Steward

Smarber

To this court came Joseph Farrel Wright and took of the Lord of the said manor

A Dwellinghouse and a Garth at the west end thereof late Whites

with the Appurtenances situate and being at or within the territories of Smarber in the said manor of the ancient yearly fineable customary rent of ½d

Which John Edward Atkinson and William Whitfield customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture of even date and made between the said John Edward Atkinson and William Whitfield of the one part and Joseph Farrall Wright of the other part and in consideration of the sum of £60 to them then paid by the said Joseph Farrall Wright as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Joseph Farrall Wright 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 has paid for his fine and entry as in the margin [7 ½ d] and is thereof accordingly admitted tenant

I hereby certify that I do hereby certify that the stamp duty of 7s 6d payable on or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken

Steward

Smarber

To this court came Robert Sidney Hudson as trustee for Francis Horner Lyell and took of the Lord of the said manor

Two Dwellinghouses and two Garths

with the Appurtenances situate and being at or within the territories of Smarber in the said manor of the ancient yearly fineable customary rent of 2d apportioned in respect thereof

Which John Edward Atkinson and William Whitfield customary tenants of the said manor at this court surrendered into the hands of the Lord in pursuance to a covenant to surrender contained in an indenture of even date made between John Edward Atkinson and William Whitfield of the first part Francis Horner Lyell of the second part and Robert Sidney Hudson of the third part and in consideration of the sum of £15 to the said John Edward Atkinson and William Whitfield then paid by the said F H Lyell as and for the absolute purchase thereof.

To hold the said premises as and to the use of the said Robert Sidney Hudson 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 has paid for his fine and entry as in the margin [2s 6d] and is thereof accordingly admitted tenant

Nevertheless upon the trusts declared and contained concerning the same in the said indenture of even date herewith.

hereby certify that I do hereby certify that the stamp duty of 1s 6d payable on or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken

Steward

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

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor (pursuant to an act of parliament made and passed in the fourth and fifth years of the reign of Queen Victoria chapter 35) on Saturday 25th January in the year of our Lord 1919. Before Robert Sidney Hudson Gentleman Steward of the said manor

Blaides

To this court came Newton Clarkson and took of the Lord of the said manor

One field called high Cow Garth and two Cattlegaites in Low Row Pasture

with the Appurtenances situate and being at or within the territories of Blaides in the said manor of the ancient yearly fineable customary rent of 4s 2d

Which Georgina Clarkson a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £178 to her then paid by the said Newton Clarkson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Newton 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 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 3s 4d] and is thereof accordingly admitted tenant

I hereby certify that the stamp duty of £1 payable in respect of this admittance was duly impressed on the copy of court roll of such admittance.

Steward

Blaides

To this court came Newton Clarkson and took of the Lord of the said manor

All that piece of land containing one Dwellinghouse one Stable and one close called Low Intacks 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 6¼d

And one Cattlegait in Low Row Pasture

Of the ancient yearly fineable customary rent of 2s 10½d

Which Syndonia Shaw (formerly Syndonia Clarkson) a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £120 to her then paid by the said Newton Clarkson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Newton 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 and all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [£3 8s 9d] and is thereof accordingly admitted tenant

I hereby certify that the stamp duty of 12s 6d payable in respect of this admittance was duly impressed on the copy of court roll of such admittance.

Steward

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

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor on Saturday 25th January in the year of our Lord 1919. Before Robert Sidney Hudson Gentleman Steward of the said manor

Smarbar

To this court came Newton Clarkson and took of the Lord of the said manor

One Dwellinghouse Stable and Garth one close called Jenkin Close with a Cowhouse thereon one close called Intack

with the Appurtenances situate and being at or within the territories of Smarbar in the said manor of the ancient yearly fineable customary rent of 7s.

Which Georgina Clarkson and Syndonia Shaw (formerly Syndonia Clarkson) 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 £300 to them then paid by the said Newton Clarkson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Newton 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 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 5s 0d] and is thereof accordingly admitted tenant

I hereby certify that the stamp duty of £1 10s payable in respect of this admittance was duly impressed on the copy of court roll of such admittance.

Steward

Blaides

To this court came Newton Clarkson and took of the Lord of the said manor

One field called Guy Intack

with the appurtenances situate and being at or within the territories of Smarber in the said manor of the ancient yearly fineable customary rent of 1¾d

Which Georgina Clarkson a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £130 to her then paid by the said Newton Clarkson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Newton 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 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 [17s 3d] and is thereof accordingly admitted tenant

I hereby certify that the stamp duty of 15s payable in respect of this admittance was duly impressed on the copy of court roll of such admittance

Steward

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

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond in and for the said manor on Wednesday 26th February the year of our Lord 1919. Before Robert Sidney Hudson Gentleman Steward of the said manor

Lodge Green

To this court came Charles Henry Dent and Gerald Henry Sharpe, hereinafter called The Trustees for and behalf of Baqrclays Bank Ltd formerly Messers Barclays nad Company Ltd (hereinafter called The Bank) and took of the Lord of the said manor

One dwelling house and stable formerly in 5 tenements

With the appurtenances situate and being 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 Edward Backhouse a customary tenant of the said manor by William Walton his attorney under Power of Attorney dated 12th February 1919 at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of an agreement by the said Edward Backhouse at the request of the bank to surrender the said premises to the trustees in the place of the late Edmund Wyatt Gibson deceased and himself

To hold the said premises unto and to the use of the said trustees and 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 and all other rents duties fines and services due and of right accustomed. For which they have paid their fine and entry as in the margin [1s] and is thereof accordingly admitted tenant Nevertheless on payment by Warwicks Brewery Company Limited their successors or assigns of advance and interest as mentioned in a certain surrender in writing dated 3rd August 1910 and made by Emma Jane Warwick and Ernest Warwick as nominees of the said Warwicks Company Ltd to the bank.

I hereby certify that stamp duty of 10s payable upon or in respect of this admittance was duly impressed upon the surrender in respect of which this admittance was taken

R S Hudson
Steward

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

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth in and for the said manor on Saturday 29th March in the year of our Lord 1919. Before Robert Sidney Hudson Gentleman Steward of the said manor

Reeth

To this court came Sarah Emma Coates and took of the Lord of the said manor

One equal undivided fourth part of a parcel of ground formerly part of the wastes of the manor containing 14 yards in length and 5 yards in width used by the tenant of the Buck Inn at Reeth for a Cellar

With the appurtenances situate and being situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 3d for the entirety

Which Mary Margaret Pedley a customary tenant of the said manor in and by a certain surrender of even date before Robert Sidney Hudson steward of the said manor surrendered into the hands of the Lord of the said manor in consideration of the sum of £30 to her then paid by the said Sarah Emma Coates as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Sarah Emma Coates 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 has paid for her fine and entry as in the margin [1s 3d] and is thereof accordingly admitted tenant

I hereby certify that stamp duty of £2 payable upon or in respect of this admittance was duly impressed upon the surrender in respect of which this admittance was taken

R S Hudson
Steward

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

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth in and for the said manor on Saturday 29th March in the year of our Lord 1919. Before Robert Sidney Hudson Gentleman Steward of the said manor

Reeth

To this court came Sarah Emma Coates and took of the Lord of the said manor

One equal undivided fourth part of one Dwellinghouse two Stables one Garth on the backside and the Garth or Gardens on the foreside of the said dwellinghouse one close called Kirk Paddock one close called Wisemans Close (of which a portion has been sold off) one close called Little Bank and one close called Great Bank which said dwellinghouse stables garth and garden are now known as the Buck Inn yard garden buildings and premises at Reeth in the said manor and which said closes are now called or better known as Bank Wisemans Close and House Close and lie near to and behind the said Inn and premises

with the appurtenances situate and being situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2s for the entirety.

Which Mary Margaret Pedley a customary tenant of the said manor in and by a certain surrender of even date herewith before Robert Sidney Hudson steward of the said manor surrendered into the hands of the Lord of the said manor in consideration of the sum of £370 to her then paid by the said Sarah Emma Coates as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Sarah Emma Coates 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 has paid for her fine and entry as in the margin [7s 6d] and is thereof accordingly admitted tenant

I hereby certify that stamp duty of £2 payable upon or in respect of this admittance was duly impressed on the surrender in respect of which this admittance was taken

R S Hudson
Steward

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

The Court Baron Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth in and for the said manor on Monday 2nd June in the year of our Lord 1919. Before Robert Sidney Hudson Gentleman Steward of the said manor

Names of Jury

John Martin	Foreman
J W Moore	
William J Calvert	
Charles Alderson	
Hornby Croft	
William Birkbeck	
G L Barker	
Jn Clarkson	
Matthew McGee	
J T Wiseman	
W T Spensley	
John Cherry	

Low Row

To this court came John Clarkson Birkbeck Williams, Hubert Watson Williams, Howell Aidan Williams and Vaughan Edwardes Gareth Williams only sons and coheirs by the custom of Adelaide Williams deceased and took of the Lord of the said manor

One Messuage Stable and Peat House one Dwellinghouse formerly a Parlour in the said Messuage and a Stable adjoining thereto with a Chamber over it and one close called Sand Beds and close called Corn Close with a Laith thereon and one close called Intack

With the appurtenances situate and being situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 2s 3 ½ d

One Garth or Garden on the foreside of a Dwellinghouse and Stable formerly belonging to Mrs Sheard one close called Intake one close called Half Close with a Cowhouse thereon on close called Mick Close one close called Grain Ings with a Cowhouse thereon

With the appurtenances situate and being situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 4s

Also a piece of land at the foot of a close called Intack containing by estimation 120 square yards be the same more or less (late Henkey), with one farthing

With the appurtenances situate and being situate and being at or within the territories of Low Row in the said manor.

Of which the said Adelaide Williams late a customary tenant of the said manor lately died seized intestate.

To hold the said premises unto and to the use of the said John Clarkson Birkbeck Williams, Hubert Watson Williams, Howell Aidan Williams and Vaughan Edwardes Gareth Williams 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 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 [£6 6s 3d] and are thereof accordingly admitted tenants.

Reeth

To this court came Thomas Rickaby Blumer, Marmaduke Clarkson and Robert Wilson the devisees in trust named in and appointed by the will of John Irwin deceased and took of the Lord of the said manor

One close called Coupland Garth formerly in the occupation of Ward Peacock

with the appurtenances situate and being situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s

The Garden at the west end of a close or parcel of ground called Mill Garth late in the occupation of Thomas Blenkiron containing one rood or thereabouts formerly marked or stobbed off from the said close and late in the occupation of Christopher Croft as tenant thereof

with the appurtenances situate and being situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2d apportioned in respect thereof

and to provide and hang the Gate at Mill Lane Head for ever. A piece of land called Shellgate Lane Paddock containing 23 perches which is stated to have formed part of the hereditaments comprised in a certain admittance of John Langhorne and Thomas Langhorne at the annual court held for the said manor on the 6th June 1883

with the appurtenances situate and being situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1d

All that close or parcel of ground called Church Garth

with the appurtenances situate and being situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s

One Messuage formerly in the possession of Thomas Bell afterwards John Wilson and late of Henry

Bradbury

with the appurtenances situate and being situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 4d

Which the said John Irwin a customary tenant of the said manor in and by his last will and testament dated the 9th May 1918 gave and devised to the said Thomas Rickaby Blumer, Marmaduke Clarkson and Robert Wilson upon the trusts therein contained.

To hold the said premises unto and to the use of the said Thomas Rickaby Blumer, Marmaduke Clarkson and Robert Wilson their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 11s 8d] and are thereof accordingly admitted tenants

Kearnton

To this court came Elizabeth White widow of Christopher White deceased in respect of her right of freebench as to one third and Ralph White only son and heir by the custom of the said Christopher White as to the remaining two thirds and as to the said one third subject to the right of freebench of the said Elizabeth White as aforesaid and took of the Lord of the said manor

One Dwellinghouse one Stable and Garden and one close called Browside

with the appurtenances situate and being situate and being at or within the territories of Kearnton in the said manor of the ancient yearly fineable customary rent of 1s 10d

Of which the said Christopher White late a customary tenant of the said manor lately died seized intestate.

To hold the said premises as to one third part thereof unto and to the use of the said Elizabeth White for and during her life and subject thereto as to the entirety thereof. To hold the said premises unto and to the use of the said Ralph 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 has paid for his fine and entry as in the margin [£1 16s 8d] and is thereof accordingly admitted tenant

Low Row

To this court came Margaret Urwin widow of Thomas William Urwin deceased in respect of her right of Dower or freebench as to one third and Mary Ann Appleton the only surviving sister and coheir by the custom of the said Thomas William Urwin deceased as to a moiety of the remaining two thirds and as to a moiety of the said one third subject to the right of freebench of the said Margaret Urwin and Thomas Hunters Scott (an infant by the said Mary Ann Appleton his Aunt and Guardian) the only son and heir by the custom of Sarah Agnes Scott deceased the remaining sister and coheir by the custom of the said Thomas William Urwin deceased as to the other moiety of the said two thirds and as to the other moiety of the said one third subject to the right of freebench of the said Margaret Urwin and took of the Lord of the said manor

A Dwellinghouse now in two houses one Stable and two Garths or Gardens

with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1d

One Dwellinghouse formerly described as being the middle house adjoining to an old house then belonging to Thomas Brown and which first mentioned dwellinghouse was originally built upon the wastes of the manor

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

And also one Dwellinghouse being the said Old House of Mrs Brown and all which said premises were then occupied as four dwellinghouses

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

Of which the said Thomas William Urwin late a customary tenant of the said manor lately died seised intestate.

To hold the said premises as to one third part thereof to the use of the said Margaret Urwin for and during her life and subject thereto as to the entirety of the said premises. To hold the said premises unto and to the use of the said Mary Ann Appleton and Thomas Hunter Scott their heirs and assigns for ever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [7s 6d] and are thereof accordingly admitted tenants

Low Row

To this court came Thomas Hunter Scott, Margaret Hannah Scott and Herbert Scott children and devisees named in the will of Sarah Agnes Scott deceased, infants, by Mary Ann Appleton their Aunt and guardian and took of the Lord of the said manor

One Dwellinghouse formerly a Bakehouse 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 $\frac{1}{2}$ d

Which Sarah Agnes Croft a customary tenant of the said manor in and by her last will and testament dated 25th April 1917 gave and devised to the said Thomas Hunter Scott (in the said will described as Tom Scott), Margaret Hannah Scott and Herbert Scott as therein mentioned.

To hold the said premises unto and to the use of the said Thomas Hunter Scott, Margaret Hannah Scott and Herbert Scott their heirs and assigns for ever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [10d] and are thereof accordingly admitted tenants.

Blaides and Feetham

To this court came Thomas Richardson cousin and devisee named in the will of Elizabeth Simpson deceased and took of the Lord of the said manor

One moiety or half part of a Garth

with the appurtenances situate and being situate and being at or within the territories of Blaides in the said manor of the ancient yearly fineable customary rent of ½d

The west end moiety or half part of one Dwellinghouse and the east end of a Stable adjoining thereto being under the yearly value of 20s

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of ½d

Which Elizabeth Simpson a customary tenant of the said manor in and by her last will and testament dated 5th August 1911 gave and devised to the said Thomas Richardson as therein mentioned.

To hold the said premises unto and to the use of the said Thomas Richardson 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 has paid for his fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant

Feetham and Low Row

To this court came Mary Clarice Parkin, John William Hirst and Sir William Middlebrook the devisees named in the will of James William Close deceased and took of the Lord of the said manor

One close called East Bottom and one parcel of land called Lander Croft with a Barn thereon one close called Calf Garth and one close called Brow? With one Dwellinghouse and one Garden

with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 2s 7d

And one Dwellinghouse one Parlour with the Chamber over it one Orchard one Bakehouse one close called Croft one Cowhouse and parcel of ground called the Paddock and also one Garth one Cowhouse then used as a Dwellinghouse late Simon Spensley

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 7d

And also the entirety of one Dwellinghouse being the east end of one Messuage formerly described as one Dwellinghouse and Stable in two dwellings and one close called Field containing about 2 acres and one Cattlegait and a quarter in Kearton Pasture

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 3d

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 2s 7 ½ d

One close called Dubbs on the north side of the River Swale

with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 2s 6 ½ d

And a parcel of land called an Island in the admittance of Thomas Birkbeck as purchase from John Close of the same with a Cattlegait in Kearton Pasture the said piece of land being under the yearly value of 20s

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

One parcel of ground called High Sandbeds one other parcel of ground called Nateby Island one close called Day Mowing the east part of a close called Holmes 16 yards in breadth at the high end and 30 yards in breadth at the low end with a parcel of ground on the south side of the River Swale with

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 7½d

One close called High Sandbeds or Stone House Close one close called Middle Sandbeds and two closes called Low Sandbeds

with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 2s 2d

Which James William Close a customary tenant of the said manor in and by his last will and testament dated 4th December 1914 gave and devised to the said Mary Clarince Parkin John William Hirst and Sir William Middlebrook upon the trusts therein contained.

To hold the said premises unto and to the use of the said Mary Clarice Parkin, John William Hirst and Sir William Middlebrook their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [£9 7s 6d] and are thereof accordingly admitted tenants.

Kearton Feetham Blaides

To this court came Mary Birkbeck mother and devisee named in the will of Simon Birkbeck deceased and took of the Lord of the said manor

One Dwellinghouse late in three dwellinghouses and one close called Leavey Close

with the appurtenances situate and being situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 4s 7d

One close called Low Pasture or Cow Pasture (from which said close 568 square yards of ground have been sold off to George Edward Cooper by the said Thomas Richard Birkbeck at the ancient rent of 5d apportioned in respect thereof.

One close called Will Intack and one parcel of land called East End Garth

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 4s stintable and 1d not stintable appointed in respect thereof and which said premises formerly formed part of the premises described in the admittance of the said Thomas Richard Birkbeck at the ancient rent of 4s 6d stintable and 1d not stintable and from which the dwellinghouse and stable have also been sold off to the said George Edward Cooper by the said Thomas Richard Birkbeck at the ancient rent of 1d apportioned in respect thereof.

One field called Ox Ing with a Barn thereon and one field called Intack

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 4s 2d

A Cattlegait on Kearton Pasture

with the appurtenances situate and being situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 1s 6d apportioned in respect thereof

One close called Carter Rung with a Cowhouse thereon and one Cattlegait in Kearton Pasture

with the appurtenances situate and being situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 2s 7d

One close called Intack and one Dwellinghouse and Stable

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1s 8d

One parcel of land or ground called Intack

with the appurtenances situate and being situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 6d

One close or parcel of ground called Great Intack with a Garden and Cowhouse

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 3s

One close or parcel of ground called West Field part of a parcel of ground heretofore called Great Intack with the Dwellinghouse and Stable

with the appurtenances situate and being situate and being at or within the territories of Feetham in

the said manor of the ancient yearly fineable customary rent of 3s 1d.

Four Dwellinghouses one close called Skrislies Two closes called Skyby Closes two closes called Crofts one close above the house called Intack with eight Cattlegaites in Kearton Pasture

with the appurtenances situate and being situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of £1 0s 10d

One Dwellinghouse and Stable

with the appurtenances situate and being situate and being at or within the territories of Blaides in the said manor of the ancient yearly fineable customary rent of 1d

Two Dwellinghouses one Stable one Cowhouse one close called East Pick Hill and one close called Howe Garth

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 2s 8d

One Dwellinghouse and Garden two closes or parcels of land called West Bank and West Close

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 2s 4½d

One close called Broad Close

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 5s and 2d not stintable

Which the said Simon Birkbeck a customary tenant of the said manor in and by his last will and testament dated 23rd April 1912 gave and devised to the said Mary Birkbeck as therein mentioned.

To hold the said premises unto and to the use of the said Mary 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 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 [£56 5s 10d] and is thereof accordingly admitted tenant

Feetham

To this court came Elizabeth Richardson Birkbeck and Martha Bulcock daughters and devisees in trust named and appointed by the will of Martha Birkbeck deceased and took of the Lord of the said manor

One close called West Pickhill containing about an acre and three quarters of ground from which a quarter of an acre was heretofore taken and fenced off as a Burial Ground for the society called the Wesleyan Methodists and half a Cattlegait on Kearton Pasture (except 491 square yards at the south west corner thereof whereon a Wesleyan Chapel is now built)

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 2d

A Dwellinghouse or Tenement and Stable below the same late belonging to Christopher Raw and late occupied by Mary Alton

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 Martha Birkbeck a customary tenant of the said manor in and by her last will and testament dated 27th October 1918 gave and devised to the said Elizabeth Richardson Birkbeck and Martha Bulcock upon the trusts therein contained.

To hold the said premises unto and to the use of the said Elizabeth Richardson Birkbeck and Martha Bulcock their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 0] and are thereof accordingly admitted tenants

Winterings Garth

To this court came William James Birkbeck and took of the Lord of the said manor

One undivided fourth part 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 situate and being at or within the territories of Winterings Garth in the said manor of the ancient yearly fineable customary rent of 3s 6d for the entirety thereof.

Which Reuben Birkbeck a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £100 (apportioned in respect thereof) to him then paid by the said William James Birkbeck as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said William James 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 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 [17s 6d] and is thereof accordingly admitted tenant

I hereby certify that stamp duty of 10s payable upon or in respect of this admittance was duly impressed on the copy of court roll of such admittance

Steward

Low Row

To this court came Elizabeth Ann Taylor and took of the Lord of the said manor

The two west Dwellinghouses and a Stable underneath one of such houses

With the appurtenances situate and being 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 Edward Cherry 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 then paid by the said Elizabeth Ann Taylor as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Elizabeth Ann Taylor 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 has paid for her fine and entry as in the margin [£2 0s 0d] and is thereof accordingly admitted tenant

I hereby certify that stamp duty of 10s payable upon or in respect of this admittance was duly impressed on the copy of court roll of such admittance

Steward

Feetham

To this court came Elizabeth Richardson Birkbeck, Martha Bulcock, Georgiana Birkbeck and Hilda Birkbeck the only surviving children of Martha Birkbeck deceased as to four equal undivided fifth parts or shares and Paul Dougill and Harry Dougill the only sons and coheirs by the custom of Annie Jane Dougill deceased (who was one of the children of and survived the said Martha Birkbeck deceased) infants by George Dougill their father and guardian as to the remaining one equal undivided fifth part or share and took of the Lord of the said manor

One Dwellinghouse now made into two houses Stable and Cowhouse one Garden and Garth and one close called Cow Pasture and a Dwellinghouse recently erected on the west end thereof

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 3s 5d.

Which Reuben Birkbeck and Elizabeth Richardson Birkbeck customary tenants of the said manor the present devisees in trust under the will of George Plues deceased dated the 20th September 1876 at this court surrendered into the hands of the Lord of the said manor in pursuance of the trusts of the said will.

To hold the said premises as to four equal undivided fifth parts thereof unto and to the use of the said Elizabeth Richardson Birkbeck, Martha Bulcock, Georgina Birkbeck and Hilda Birkbeck their heirs and assigns for ever as tenants in common and as to the remaining one equal undivided fifth part thereof unto and to the use of the said Paul Dougill and Harry Dougill 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 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 8s 4d] and are thereof accordingly admitted tenants

I hereby certify that stamp duty of 10s payable upon or in respect of this admittance was duly impressed on the copy of court roll of such admittance

deceased and took of the Lord of the said manor

One Dwellinghouse one Stable one Garth one close called Foaling one close called Middle Foal Ing with a Barn thereon and one close called Low Foal Ing with a Cowhouse thereon

with the appurtenances situate and being situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 3s 11 $\frac{3}{4}$ d and an inanced rent of 7s 7 $\frac{1}{4}$ d not fineable

And one close called High Foal Ing

with the appurtenances situate and being situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 2s and an inanced rent of 4s 1d not fineable

And also two closes called Middle Foal Ing and Low Foal Ing containing together 5 acres 1 rood and 4 perches more or less with two Cattlegaites in Low Pasture and a right of passage as heretofore used and accustomed through and over a close called High Foal Ing

with the appurtenances situate and being situate 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 an inanced rent of 8s 4d not fineable

Of which the said Adelaide Williams late a customary tenant of the said manor lately died seized intestate.

To hold the said premises unto and to the use of the said John Clarkson Birkbeck Williams, Hubert Watson Williams, Howell Aidan Williams and Vaughan Edwards Garth Williams 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 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 [£7 19s 8 $\frac{1}{4}$ d] and are thereof accordingly admitted tenants

Reeth

To this court came Thomas Rickaby Blumer, Marmaduke Clarkson and Robert Wilson the devisees in trust named in and appointed by the will of John Irwin deceased and took of the Lord of the said manor

One close called Hill Close and one close called Ann Wards Garth with a Cowhouse thereon and a Shop lately erected and built on the south side of the said close which said closes are now in the tenure or occupation of the said John Irwin and which said shop was lately in the occupation of John Floyd but is now unoccupied

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 11d apportioned in respect of the said premises

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

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

And also one close called Kirk Garth

with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s 10d

Which the said John Irwin a customary tenant of the said manor in and by his last will and testament dated 9th May 1918 gave and devised to the said Thomas Rickaby Blumer, Marmaduke Clarkson and Robert Wilson upon the trusts therein contained.

To hold the said premises unto and to the use of the said Thomas Rickaby Blumer, Marmaduke Clarkson and Robert Wilson their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 11s 10d] and are thereof accordingly admitted tenants

Reeth

To this court came Margaret Peacock sister and devisee named in the will of John Irwin deceased and took of the Lord of the said manor

All that piece or parcel of ground being the residue of a holding formerly described as one Frontstead late a Dwellinghouse and now built up and let in three Tenements

with the appurtenances situate and being situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of ½ d apportioned in respect thereof.

Which John Irwin a customary tenant of the said manor in and by his last will and testament dated 9th May 1918 gave and devised to the said Margaret Peacock as therein mentioned.

To hold the said premises unto and to the use of the said Margaret 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 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 3d] and is thereof accordingly admitted tenant

Blaides

To this court came Thomas Richardson cousin and devisee named in the will of Elizabeth Simpson deceased and took of the Lord of the said manor

One moiety or half part of a close called Croft one close called High Riddings with a Cowhouse thereon with two Cattlegaites in Low Row Pasture

with the appurtenances situate and being situate and being at or within the territories of Blaides in the said manor of the ancient yearly fineable customary rent of 2s 2½d.

Which Elizabeth Simpson a customary tenant of the said manor in and by her last will and testament dated 5th August 1911 gave and devised to the said Thomas Richardson as therein mentioned.

To hold the said premises unto and to the use of the said Thomas Richardson 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 has paid for his fine and entry as in the margin [16s 6¾d] and is thereof accordingly admitted tenant

Feetham

To this court came Mary Clarice Parkin, John William Hirst and Sir William Middlebrook the devisees in trust named in and appointed by the will of James William Close deceased and took of the Lord of the said manor

All those four small pieces of land called Holmes or Island on the south side of the River Swale

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 8d.

One close called Low Sand beds and a stripe of land on the north side of the Swale part of certain land formerly described as one parcel of ground called Sandbeds and one close called Broken Bank Bit

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 3s 6d apportioned in respect of the said premises.

And also one close called East Dubbs

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1s 1d.

One close called Middle Sand Beds part of certain land formerly described as one parcel of ground called Sand Beds and also one close called Broken Bank Bit

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 3s 6d.

One close called East Holme and a Cowhouse thereon one close called West Holme

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 4s 3d apportioned in respect thereof .

One Dwellinghouse Stable and Carthouse (now in ruins)

with the appurtenances situate and being situate and being at or within the territories of Feetham in

the said manor of the ancient yearly fineable customary rent of 1d apportioned in respect thereof

A parcel of ground called Line, one other parcel of ground called Sander Garth or East Brow one other parcel of ground called Evening Brow one close called Feetham Bottom and one close called Little Croft

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 7s 3d.

And also one Dwellinghouse being the east end of one Messuage formerly described as one dwellinghouse and stable then in two dwellinghouses and one close called Field containing about 2 acres and one Cattlegait and a quarter in Kearton Pasture

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 9d.

Which James William Close a customary tenant of the said manor in and by his last will and testament dated 4th December 1914 gave and devised to the said Mary Clarice Parkin, John William Hirst and Sir William Middlebrook upon the trusts therein contained.

To hold the said premises unto and to the use of the said Mary Clarice Parkin, John William Hirst and Sir William Middlebrook their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [£15 16s 3d] and are thereof accordingly admitted tenants

Kearton, Feetham

To this court came Mary Birkbeck mother and devisee named in the will of Simon Birkbeck deceased and took of the Lord of the said manor

One Dwellinghouse two Stables one close called Ing and one parcel of ground called Intack with a Dwellinghouse thereon and one close or parcel of ground called Rickey Ing with a Cowhouse and Barn thereon

of the ancient yearly fineable customary rent of 9s

And also one Dwellinghouse Frontstead and Stable one close called Intack one other close called East Ing one other close called Runnel one close called Bank and a Garth and several parcels of land called Dubbs adjoining the River Swale with a Barn and four Cattlegaites on Kearton Pasture

with the appurtenances situate and being situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 10s 7½d

Except so much and such parts of all the premises before described as contains and includes one close or parcel of ground called West Round Intake with a Cowhouse thereon containing 2 acres and 4 perches or thereabouts and East Round Intake containing 2 acres 1 rood and 12 perches or

thereabouts

with the appurtenances of the ancient yearly fineable customary rent of 4s 3d apportioned in respect of the said premises and which said premises lately belonged to John Leonard Tomlin deceased one close called Intack now in two closes one close called High Pear one close call Low Pear both now in one close and one close called New Close

with the appurtenances situate and being situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 7s 9d

One close called Kipling Intack one close called Jervas Intack and one paddock adjoining one close called Dubby Close one close called Cogarth one Dwellinghouse two Stables and two Garths or Gardens and one close called Kitchen Intack with a Cowhouse thereon

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 13s 0¼d and an inanced rent of 6d not fineable.

One close called Ricket Ing now divided into two closes with a Cowhouse thereon

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 4s 2d

One Dwellinghouse in which Mary Spence deceased lived with the Stable at the west end thereof with 5 yards of land in front of the said dwellinghouse and stable and also the Garden at the east end of another Dwellinghouse and Stable which by the will of the said Mary Spence deceased dated the 2nd December 1836 was devised to Mary Spence the sister of John Spence

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1d

One Dwellinghouse formerly occupied by Dinah Spence with the Stable at the east end thereof together with the 5 yards of land in front of the said dwellinghouse and stable extending five yards east of the said stable

with the appurtenances situate and being situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 1d

One Dwellinghouse 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 situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 8s 11d

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 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 the said Simon Birkbeck deceased late a customary tenant of the said manor in and by his last will and testament dated 23rd April 1912 Gave and devised to the said Mary Birkbeck as therein mentioned.

To hold the said premises unto and to the use of the said Mary 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 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 [£39 5s 11½d] and is thereof accordingly admitted tenant

Feetham

To this court came Elizabeth Richardson Birkbeck and Martha Bulcock daughters and devisees in trust named and appointed by the will of Martha Birkbeck deceased and took of the Lord of the said Manor

One Dwellinghouse late in the possession of William Parkin with a Cowhouse and other outbuildings one Garden one close called Garth and one Cattlegait on Kearton Pasture and one half of a Barn or Cowhouse being the west end of the said Cowhouse which said premises were formerly described in the admittance thereof as follows one dwellinghouse one stable and one close called Intack

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 3s

One Dwellinghouse Outbuildings and Gardens and one close called Intack with half of the Barn or Cowhouse being the east end thereof

with the appurtenances situate and being situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1s 8d

Which Martha Birkbeck a customary tenant of the said manor in and by her last will and testament dated 27th October 1918 gave and devised to the said Elizabeth Richardson Birkbeck and Martha Bulcock upon the trusts contained therein.

To hold the said premises unto and to the use of the said Elizabeth Richardson Birkbeck and Martha Bulcock their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 thereof accordingly admitted tenants

Lodge Green, Potting and Wintering Garths

To this court came William James Birkbeck and took of the Lord of the said manor

One undivided fourth part of one Dwellinghouse and Stable one close called High Close and close called East Close one close called West Close one close called Beck Ing one close called Bank one close called Intack

with the appurtenances situate and being situate and being at or within the territories of Lodge Green

in the said manor of the ancient yearly fineable customary rent of 6s 11d

One close called Cow Pasture

with the appurtenances situate and being situate and being at or within the territories of Winterings Garth in the said manor of the ancient yearly fineable customary rent of 5s 3d

A piece or portion of land containing 1 acre 3 roods 19 perches formerly part of and as now fenced off from and being the southernmost part of one close called Long Close

with the appurtenances situate and being situate and being at or within the territories of Potting in the said manor of the ancient yearly fineable customary rent of 1½d

Which Reuben Birkbeck a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £100 (apportioned in respect thereof) to him then paid by the said William James Birkbeck as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said William James 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 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 11¼d] and is thereof accordingly admitted tenant

I hereby certify that stamp duty of 10s payable upon or in respect of this admittance was duly impressed on the copy of court rolls in respect of which this admittance was taken

Steward

Reeth

To this court came William Thomas Anderson and took of the Lord of the said manor

The west end Dwellinghouse and a Garth behind the same of and belonging to Christopher Hammond deceased

with the appurtenances situate and being at or within the territories of Reeth of the ancient yearly fineable customary rent of 6½d

One Dwellinghouse called the East End Dwellinghouse Stable Carthouse and Front thereto (which two dwellinghouses have recently been converted into one)

with the appurtenances situate and being situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 6½d

Which Margaret Ann Clarkson a customary tenant of the said manor (by John Jackson her attorney by power of attorney dated 20th February 1919) at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £650 to her then paid by the said William Thomas Anderson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said William Thomas Anderson 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 has paid for his fine and entry as in the margin [16s 3d] and is thereof accordingly admitted tenant

I hereby certify that stamp duty of £6 10s payable upon or in respect of this admittance was duly impressed on the copy of court rolls in respect of which this admittance was taken

Steward

Healaugh

To this court came Dorothy Ann Barker mother and devisee named in the will of John Barker deceased and took of the Lord of the said manor

One Dwellinghouse now in two Dwellinghouses a Coal House late a Stable and Garden

with the appurtenances situate and being situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 2d

Which John Barker a customary tenant of the said manor in and by his last will and testament dated 30th December 1916 gave and devised to the said Dorothy Ann Barker as therein mentioned.

To hold the said premises unto and to the use of the said Dorothy Ann Barker 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 has paid for her fine and entry as in the margin [3s 6d] and is thereof accordingly admitted tenant

Reeth

To this court came Frederick Joseph Edward Peacock and took of the Lord of the said manor

One parcel of ground called Low Garth with the outbuildings recently erected thereon

with the appurtenances situate and being situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 5d

Which Ann Parkinson a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £60 (apportioned in respect thereof) to her then paid by the said Frederick Joseph Edward Peacock as and for the absolute purchase thereof.)

To hold the said premises unto and to the use of the said Frederick Joseph Edward 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 has paid for his fine and entry as in the margin [6s 3d] and is thereof accordingly admitted tenant

I hereby certify that stamp duty of 15s payable upon or in respect of this admittance was duly impressed on the copy of court rolls in respect of which this admittance was taken

Steward

Potting

To this court came John Fawcett Hugill and Edward Fawcett Hugill and took of the Lord of the said manor

One undivided third part or share in one Dwellinghouse one Parlour and Brewhouse one Stable one Cowhouse two Garths one close called Low most Dale Ing

with the appurtenances situate and being situate and being at or within the territories of Potting in the said manor of the ancient yearly fineable customary rent of 10s 10d for the entirety.

Which Elizabeth Fawcett Rutter a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £136 13s 4d to her then paid by the said John Fawcett Hugill and Edward Fawcett Hugill as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said John Fawcett Hugill and Edward Fawcett 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 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 14s 2d] and are thereof accordingly admitted tenants

I hereby certify that the transaction hereby effected does not form part of a larger transaction in respect of which the amount or value or the aggregate amount or value of the consideration exceeds £500.

Steward

I hereby certify that the stamp duty of 15s payable upon or in respect of this admittance was duly impressed upon the copy of court rolls in respect of which this admittance was taken

Steward

Potting

To this court came William James Birkbeck and took of the Lord of the said manor

One Dwellinghouse one Parlour and Brewhouse one Stable one Cowhouse two Garths one close called Low Most Dale Ing

with the appurtenances situate and being situate and being at or within the territories of Potting of the said manor of the ancient yearly fineable customary rent of 10s 10d

Which John Fawcett Hugill and Edward Fawcett Hugill 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 £420 to them then paid by the said William James Birkbeck as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said William James 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 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 2s 6d] and is thereof accordingly admitted tenant

I hereby certify that the stamp duty of £2 5s payable upon or in respect of this allotment was duly impressed upon the copy of court roll in respect of which this admittance was taken

Steward

I hereby certify that the transaction hereby effected does not form part of a larger transaction in respect of which the amount or value or the aggregate amount or value of the consideration exceeds £500.

Steward

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Muker in and for the said manor on Wednesday 4th June in the year of our Lord 1919. Before Robert Sidney Hudson Gentleman Steward of the said manor

Names of Jury

Thomas William Raw	Foreman
Charles Alderson	
George Kearton	
John Scott	
John Rd Fawcett	
Richard Alderson	
Francis Metcalfe	
James Alderson	
Christopher Alderson	
John A Fawcett	
Richard A Scott	
John Alderson	

Thwaite

To this court came John Clarkson only brother and heir by the custom of William Clarkson deceased and took of the Lord of the said manor

All that close or parcel of meadow land called Breckons Holme with the Barn thereon and also a close called New Piece and two Plantations two closes or parcels of land called East Intack with a Cowhouse thereon and West Intack and an allotment in Thwaite Pasture containing 15 acres 1 rood 12 perches or thereabouts

with the appurtenances situate and being situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 4s 9d

Of which the said William Clarkson late a customary tenant of the said manor lately died seised intestate.

To hold the said premises unto and to the use of the said John Clarkson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 [1d] is thereof accordingly admitted tenant

Angram and Thwaite

To this court came James Alderson nephew and devisee named in the will of George Alderson deceased and took of the Lord of the said manor

One moiety or half part in one close called Hard Rigg

with the appurtenances situate and being situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 2s for the entirety thereof

And of one close and one piece of ground called Wood

with the appurtenances situate and being situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 2s 11½d for the entirety thereof.

Which George Alderson a customary tenant of the said manor in and by his last will and testament dated 25th April 1913 gave and devised to the said James Alderson as therein mentioned.

To hold the said premises unto and to the use of the said James 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 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 9½d] is thereof accordingly admitted tenant

Angram and Keld

To this court came John Clarkson Birkbeck Williams, Hubert Watson Williams, Howell Aidan Williams and Vaughan Edwards Garth Williams only sons and coheirs by the custom of Adelaide Williams deceased and took of the Lord of the said manor

One Dwellinghouse one Stable one close called Little Ing with a Cowhouse thereon several closes called Low Hold Bank and Bank Head with a Cowhouse thereon Skeugh with a Cowhouse thereon Pry Stoney Piece and Hard Rig

with the appurtenances situate and being situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 11s 6d

Also all those three closes called Smithy Greens with a Cowhouse thereon and one other close called Nook Mill with a Cowhouse thereon

with the appurtenances situate and being situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of 6s 0½d

And also one close called High Fold with a Cowhouse thereon

with the appurtenances situate and being situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 3s

One Dwellinghouse and one Stable

with the appurtenances situate and being situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 2d

Of which the said Adelaide Williams a customary tenant of the said manor lately died seised intestate.

To hold the said premises unto and to the use of the said John Clarkson Birkbeck Williams, Hubert Watson Williams, Howell Aidan Williams and Vaughan Edwards Garth Williams 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 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 [1d] are thereof accordingly admitted tenants

Muker, Thwaite, Kisdon

To this court came John James Grime Lodge the attorney for and on behalf of Ruth Agnes Mary Wiley the daughter and devisee named in the will of Agnes Elizabeth Whaley deceased and took of the Lord of the said manor

One close called Long Ing with a Cowhouse thereon

with the appurtenances situate and being situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 4s

One close called Bushey Close with a Cowhouse thereon

with the appurtenances situate and being situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1s 4d

One close called Hole Close one close called Breckon Hill with a Cowhouse two closes called East Pith Hill and West Pith Hill with a Cowhouse thereon and one close called New Long Ing with a Cowhouse thereon

with the appurtenances situate and being situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 11s 6d and 9d in Kisdon.

The residue of a holding described as one Dwellinghouse and Garden with a Croft called Bowe Atley otherwise Bowl Atley from which 323 square yards were sold off by Agnes Elizabeth Whaley to the Reverend James Cooke at the annual court held for the said manor on the 30th May 1894 situate at Muker of the rent of ½ d apportioned in respect thereof.

And also one close called Low Pasture

with the appurtenances situate and being situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 1s

Three Dwellinghouses and two Stables

with the appurtenances situate and being situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 4d

One close called Harry Long Ing with a Cowhouse thereon and one close called Thorny How with a Cowhouse thereon

with the appurtenances situate and being situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 5s 2d

Which the said Agnes Elizabeth Whaley a customary tenant of the said manor in and by her last will and testament dated 23rd November 1908 gave and devised to the said Ruth Agnes Mary Wiley as therein mentioned.

To hold the said premises unto and to the use of the said John James Grime Lodge his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 [£12 1s 3d] is thereof accordingly admitted tenant

Muker, Thwaite, Kisdon

To this court came Robert John Guy and took of the Lord of the said manor

One close called Long Ing with a Cowhouse thereon

with the appurtenances situate and being situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 4s

One close called Bushey Close with a Cowhouse thereon

with the appurtenances situate and being situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1s 4d

One close called Hole Close one close called Breckon Hill with a Cowhouse two closes called East Pith Hill and West Pith Hill with a Cowhouse thereon and one close called New Long Ing with a Cowhouse thereon

with the appurtenances situate and being situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 11s 6d and 9d in Kisdon.

The residue of a holding described as one Dwellinghouse and Garden with a Croft called Bowe Atley otherwise Bowl Atley from which 323 square yards were sold off by Agnes Elizabeth Whaley to the Reverend James Cooke at the annual court held for the said manor on the 30th May 1894 situate at Muker of the rent of ½ d apportioned in respect thereof.

And also one close called Low Pasture

with the appurtenances situate and being situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 1s

Three Dwellinghouses and two Stables

with the appurtenances situate and being situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 4d

One close called Harry Long Ing with a Cowhouse thereon and one close called Thorny How with a Cowhouse thereon

with the appurtenances situate and being situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 5s 2d

Which John James Grime Lodge a customary tenant of the said manor as attorney for and on behalf of Ruth Agnes Mary Wiley at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £1,755 to him then paid by the said Robert John Guy as and for the absolute purchase thereof

To hold the said premises unto and to the use of the said Robert 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 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 [£24 2s 6d] is thereof accordingly admitted tenant

I hereby certify that the stamp duty of £18 payable upon or in respect of this allotment was duly impressed upon the copy of court roll in respect of which this admittance was taken

Steward

Manor of Muker in Swaledale in the County of York

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Muker in and for the said manor on Wednesday the 16th day of July in the year of our Lord 1919. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Thwaite and Muker

To this court came William Peacock and took of the Lord of the said manor

One Dwellinghouse one close called Parkin Close one close called Cowl with a Cowhouse thereon and one close called Piece in Thwaite and several closes called West Long Close Great Bottom Knocky Bottoms Hill Top and Croft Close and one parcel of land called Short Pot and one parcel of ground called Wood in Muker

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 16s 5d.

Which Thomas Yeoman, William Metcalfe Yeoman and Stanley Yeoman customary tenants of the said manor (hereinafter called the vendors) (by James Scarr Yeoman their attorney under power of

attorney dated 15th July 1919) at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture dated the 14th July 1919 and made between the vendors of the one part and the said William Peacock of the other part in consideration of the sum of £1,800 paid to the vendors by the said William Peacock as and for the absolute purchase thereof.

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 rents aforesaid and all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [£16 8s 4d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £18 payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken

Steward

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond in and for the said manor on Thursday 4th September in the year of our Lord 1919. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Healaugh

To this court came Kathleen Faith Mangles and took of the Lord of the said manor

All that the site or ground of an Old House containing about 14 yards in length upon which said piece of ground three Cottages Tenements or Dwellinghouses have been erected and built and which were formerly in the respective occupations of John Woodward Ann Lonsdale and Adam Woodward

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 2d

Which Jane Place a customary tenant of the said manor in and by a certain surrender dated the 1st September 1919 surrendered into the hands of the Lord of the said manor in consideration of the sum of £190 to the said Jane Place then paid by the said Kathleen Faith Manglesas and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Kathleen Faith Mangles 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 therefore due and of right accustomed. For which she has paid for her fine and entry as in the margin [2s 6d] is are thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £1 payable upon or in respect of this admittance was duly impressed upon the surrender in respect of which such admittance was taken

Steward

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond in and for the said manor on Saturday 13th September in the year of our Lord 1919. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Reeth

To this court came William Edward Bardsey and took of the Lord of the said Manor

One piece of ground called Spencer Intack otherwise Rose Warren 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 rent of 1s and an inanced rent of 1s 3d not fineable

Which Frederick Joseph Edward Peacock a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £360 then paid by William Edward Bardsey as and for the absolute purchase thereof.

To hold the same unto and to the use of the said William Edward Bardsley his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 [15s] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £1 payable upon or in respect of this admittance was duly impressed upon the surrender in respect of which such admittance was taken

Steward

Gunnerside

To this court came John Thompson and Elizabeth Thompson and took of the Lord of the said manor

A Dwellinghouse being the east end of a dwellinghouse and Butchers Shop of which Joseph Alderson deceased was formerly admitted and which was formerly divided into two houses

with the Appurtenances situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable rent of 1/8 d.

Which John Hugill, George Hugill, William Hugill, Christopher Hugill and Hannah Scott formerly Hugill on behalf of herself and her infant daughter Annie Hugill according to their respective interests therein customary tenants of the said manor (by Thomas Langley Webb their attorney under power of attorney dated 4th September 1919) at this court surrendered into the hands of the Lord of the said Manor. In consideration of the sum of £95 then paid by the said John Thompson and Elizabeth Thompson as and for the absolute purchase thereof.

To hold the same premises unto and to the use of the said John Thompson and Elizabeth Thompson their heirs and assigns forever 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 [2d] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of 10s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which such admittance was taken

Steward

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth for the said manor on Wednesday the 24th day of September in the year of our Lord 1919. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Reeth

To this court came Ann Sarney and took of the Lord of the said manor

One Dwellinghouse

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2d

Which Matthew Whitelock a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said Manor in consideration of the sum of £250 to him then paid as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Ann Sarney her heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [3s 4d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £1 5s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which such admittance was taken

Steward

Manor of Muker in Swaledale in the County of York

The Special Court Baron and customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor on Saturday 25th October in the year of our Lord 1919. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Muker

To this court came Jane Hunter and took of the Lord of the said manor

One Dwellinghouse formerly purchased of Ann Peacock and a Garth formerly Morlands

with the Appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable rents of 1d apportioned in respect thereof.

Which Isabella Holme Armes and Mary Jane Armes customary tenants of the said manor (by Edward Cherry there attorney under power of attorney dated 24th July 1919) at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £70 to the said Isabella Holme Armes and Mary Jane Armes paid by the said Jane Hunter as and for the absolute purchase thereof.

To hold the same unto and to the use of the said Jane Hunter 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 [1s 8d] and is thereof accordingly admitted tenant.

I do hereby certify that the stamp duty of 7s 6d payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward.

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor on Saturday the 6th December in the year of our Lord 1919. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Low Row

To this court came Thomas Sayer and took of the Lord of the said manor

One Dwellinghouse and Stable and a Carthouse and Garden

situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable rent of 6d

one Dwellinghouse 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 rent of 2s 2d

which Ralph Cantril Scurrah a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £550 apportioned in respect of the said premises to him then paid by the said Thomas Sayer as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Thomas Sayer 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 has paid for his fine and entry as in the margin [£2 13s 4d] and is thereof accordingly admitted tenant.

I do hereby certify that the stamp duty of £5 10s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor on Saturday 6th December in the year of our Lord 1919. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Low Row

To this court came Thomas Sayer and took of the Lord of the said manor

One parcel of ground called Hatters Intack with a Cowhouse thereon formerly comprising a parcel of ground now called Quaker Garth and a small plantation adjoining not intended to be herein comprised which said Cowhouse had formerly a Room used as a Dwellinghouse over the same

With the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1½d

Which Ralph Cantril Scurrah a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £150 apportioned in respect of the said premises to him then paid by the said Thomas Sayer as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Thomas Sayer 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 10½d] and is thereof accordingly admitted tenant.

I do hereby certify that the stamp duty of £1 10s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Manor of Muker in Swaledale in the County of York

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor on Saturday the 6th December in the year of our Lord 1919. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Muker

To this court came James Cooper Peacock and took of the Lord of the said manor

One 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 7d

And also one close called Waggitt Rigg with a Cowhouse thereon and 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 2d

One Dwellinghouse one Stable one Brewhouse and one Coal Hole 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 James Buckle and Edward Cherry 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 £375 to the said James Buckle and Edward Cherry paid by the said James Cooper Peacock as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said James Cooper 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 has paid for his fine and entry as in the margin [£4 1s 8d] and is thereof accordingly admitted tenant.

I do hereby certify that the stamp duty of £2 payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Muker

To this court came William Kilburn and took of the Lord of the said manor

One close called Riggs with a Cowhouse thereon one close called Low Riggs and 2 acres and 75 perches being the low part of an allotment called Carr Gaps Allotment and numbered on the plan annexed to the commissioners award thereof 14 and awarded to John Reynoldson the husband of Hannah Reynoldson deceased in right of her ancient enclosed lands

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

Also two closes called West Intacks with a Cowhouse thereon with such right in the allotments as is mentioned in the will of Richard Alderson deceased

situate and being at or within the territories of Muker in the said manor aforesaid of the ancient yearly fineable customary rent of 4s 6d.

Which James Buckle and Edward Cherry 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 £600 to the said James Buckle and Edward Cherry paid by the said William Kilburn as and for the absolute purchase thereof.

To hold the same premises unto and to the use of the said William Kilburn his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 4 d] and is thereof accordingly admitted tenant.

I do hereby certify that the stamp duty of £2 payable upon or in respect of this admittance was duly

impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

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

The Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth for the said manor on Monday 31st day of May in the year of our Lord 1920. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Names of Jury

J Martin	Foreman
J W Moore	
William Birkbeck	
Charles Alderson	
William J Calvert	
John Cherry	
Alexander Alderson	
M Clarkson	
Godfrey Cantill	
John Thomas Wiseman	
William T Spensley	
William Spensley	

Blaides

To this court came William Spensley and took of the Lord of the said manor

Two undivided eighth parts of and in one Dwellinghouse and Barn with half of a Carthouse on the back side thereof with the westernmost part of a close called East Overing now divided into two closes

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 1d for the entirety.

Which William Whitfield as to one eighth and Margaret Alice Horn as to one eighth 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 £30 paid by the said William Spensley as and for the absolute purchase thereof.

To hold the same 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 her fine and entry as in the margin [10s 5d] and is thereof accordingly admitted tenant.

It is hereby certified that the transaction hereby effected does not form part of a larger transaction or series of transactions in respect of which the amount or value or the aggregate amount or value of the considerations exceeds £500.

Steward

I do hereby certify that the stamp duty of 5s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Reeth

To this court came Agnes Isabel Binks widow of Matthew Binks deceased in respect of her right of freebench as to one third and John Shields Binks son and heir by the custom of the said Matthew Binks as to the remaining two thirds and as to the one third subject to the right of freebench of the said Agnes Isabel Binks aforesaid and took of the Lord of the said manor

A Dwellinghouse being the South House and Garden being one half of premises formerly sold to John Harker by William Stapleton and the old description for the entirety of which was a parcel of land part of a garth formerly John Scotts containing about 213 yards and upon which two dwellinghouses were heretofore built and which are now one dwellinghouse and warehouse the warehouse being lately occupied as the County Constables Station or a Lock-Up

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of Healaugh New Land of the ancient yearly fineable customary rent of $\frac{1}{2}$ d apportioned in respect thereof

Three undivided fourth parts in one House called Tanpits now a 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 1d for the entirety

Which the said Matthew Binks late a customary tenant of the said manor lately died seised intestate.

To hold as to one third part thereof unto and to the use of the said Agnes Isabel Binks for and during her life and subject thereto as to the entirety thereof

To hold the said premises unto and to the use of the said John Shields Binks his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 thereof accordingly admitted tenants.

Ivelet

To this court came Alfred Edwin Metcalfe and took of the Lord of the said manor

One undivided half part of one close called High Close one close called Middle Close and a Barn thereon with the West Dwellinghouse Stable Balks and Garden called West Garden and an Outbuilding or Tofall and a Pigstye and Shop adjoining and six Cattlegaites and one quarter of a Cattlegait 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 for the entirety

Which James Robert Metcalfe and Annie Metcalfe devisees in trust named in and appointed by the will of Thomas Metcalfe customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of the trusts contained in the will of the said Thomas Metcalfe.

To hold the same premises unto and to the use of the said Alfred Edwin 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 [£2 3s 4d] and is thereof accordingly admitted tenant.

I do hereby certify that the stamp duty of 10s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Gunnerside

To this court came Jonathon Daykin and took of the Lord of the said manor

One undivided half part of one Dwellinghouse

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 for the entirety

Which Hannah Buxton a customary tenant of the said manor by Thomas Langley Webb her attorney under power of attorney dated 29th May 1920 at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £20 to her then paid by the said Jonathon Daykin as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Jonathon 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 [1s 8d] and is thereof accordingly admitted tenant.

It is hereby certified that the transaction hereby effected does not form part of a larger transaction or series of transactions in respect of which the amount or value or the aggregate amount or value of the considerations exceeds £500.

Steward

I do hereby certify that the stamp duty of 2s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Feetham

To this court came Anthony Alderson Clarkson and took of the Lord of the said manor

One Dwellinghouse one Garden and one Stable not covered in

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 ¼d

Which Mary Ann Calvert formerly Mary Ann Spensley a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £5 to her then paid by the said Anthony Alderson Clarkson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Anthony Alderson 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 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 thereof accordingly admitted tenant.

It is hereby certified that the transaction hereby effected does not form part of a larger transaction or series of transactions in respect of which the amount or value or the aggregate amount or value of the considerations exceeds £500.

Steward

I do hereby certify that the stamp duty of 6d payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Low Row

To this court came William Pratt and took of the Lord of the said manor

One Dwellinghouse formerly a Bake 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 ½ d

Which Thomas Hunter Scott Margaret Hannah Scott and Herbert Scott children and devisees named in the will of Sarah Agnes Scott deceased infants by Mary Ann Appleton their aunt and guardian 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 (blank) then paid by the said William Pratt as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said William Pratt 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 has paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

It is hereby certified that the transaction hereby effected does not form part of a larger transaction or series of transactions in respect of which the amount or value or the aggregate amount or value of the considerations exceeds £500.

Steward

Reeth

To this court came James Bainbridge Barker and took of the Lord of the said manor

A piece of land called Skellgate Lane Paddock containing 23 perches which is stated to have formed part of the hereditaments comprised in a certain admittance of John Langhorne and Thomas Langhorne at the annual court held for the said manor on the 6th June 1883

with the appurtenances are situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1d

All that close or parcel of ground called Church Garth

with the appurtenances are situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s

Which Thomas Rickaby Blumer Marmaduke Clarkson and Robert Wilson customary tenants of the said manor (hereafter called the vendors) at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in a certain indenture dated 9th April 1920 and made between the vendors of the one part and the said James Bainbridge Barker of the other part and in consideration of the sum of £250 (apportioned in respect of the said premises) paid to the vendors by the said James Bainbridge Barker as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said James Bainbridge Barker 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 has paid for his fine and entry as in the margin [£1 1s 8d] and is thereof accordingly admitted tenant.

It is hereby certified that the transaction hereby effected does not form part of a larger transaction or series of transactions in respect of which the amount or value or the aggregate amount or value of the considerations exceeds £500.

Steward

I hereby certify that the stamp duty of £7 payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Reeth

To this court came Frederick Hope Wilson and took of the Lord of the said manor

One Messuage formerly in the possession of Thomas Bell afterwards of John Wilson and late of Henry Bradbury

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 Thomas Rickaby Blumer Marmaduke Clarkson and Robert Wilson 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 £45 to them then paid by the said Frederick Hope Wilson as and for the absolute purchase thereof.

To hold the same unto and to the use of Frederick Hope Wilson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance Yielding and paying 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 she has paid for her fine and entry as in the margin [6s 8d] and is thereof accordingly admitted tenant.

It is hereby certified that the transaction hereby effected does not form part of a larger transaction or series of transactions in respect of which the amount or value or the aggregate amount or value of the considerations exceeds £500.

Steward

I hereby certify that the stamp duty of 5s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Feetham

To this court came Robert Sidney Hudson and took of the Lord of the said manor

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 1d apportioned in respect of the said premises

All that piece of ground containing 568 square yards or thereabouts part of a field called Low Pasture or Cow Pasture

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 5d (part of the ancient rent of 4s 6d) apportioned in respect thereof.

Which George Edward Cooper a customary tenant of the said manor surrendered into the hands of the Lord of the said manor in and by a certain surrender dated the 22nd May 1920 before Francis Albert Edward Voisin? a deputy steward for this purpose only specially appointed and in consideration of the sum of £40 to the said George Edward Cooper then paid by the said Robert Sidney Hudson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Robert Sidney Hudson 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 has paid for his fine and entry as in the margin [10s] and is thereof accordingly admitted tenant.

It is hereby certified that the transaction hereby effected does not form part of a larger transaction or

James Alderson
John Cherry
William Spensley
Charles Alderson
William Waggett
G L Barker
James R Place
William Birkbeck
Marmaduke Clarkson

Lodge Green

To this court came Nancy Harker and took of the Lord of the said manor

One Dwellinghouse described as occupied as three dwellinghouses with two Stables and a Garden thereunto adjoining to it and parcel of the same

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 $\frac{1}{2}d$

One Dwellinghouse being the middle part of one dwellinghouse described as occupied as three dwellings with two stables and garden thereunto adjoining

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 Frederick Joseph Edward Peacock a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £100 to him then paid by the said Nancy Harker as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Nancy Harker her heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 3d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 10s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Gunnarside

To this court came Jonathon Daykin and took of the Lord of the said manor

One undivided half part or share of and in all those pieces of land called Winterfolds and Brooksidess and one Cattlegait in Gunnarside Pasture formerly John Lees

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 8d and an inanced rent of 8d not fineable for the entirety.

Which Hannah Buxton a customary tenant of the said manor by Thomas Langley Webb her attorney by power of attorney dated 29th May 1920 at this court surrendered into the hands of the Lord in consideration of the sum of £70 to her then paid by the said Jonathon Daykin as and for the absolute purchase thereof .

To hold the said premises unto and to the use of the said Jonathon Daykin 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 has paid for his fine and entry as in the margin [5s] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 7s 6d payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Lodge Green

To this court came John Joseph Spensley by Charles Alderson his attorney under power of attorney dated 21st January 1920 and took of the Lord of the said manor

A Dwellinghouse with a Chamber over and a Shop and a Small Garden at the end of the Shop before Sandy Garth Intack

and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 11d

A Cottage House and Stable situate at Lodge Green formerly in the occupation of Bridget White

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

and now converted into two houses and late in the occupation of Mary Ann Spensley

Which Mary Ann Spensley late a customary tenant of the said manor in and by her last will and testament in writing bearing the date the 22nd January 1919 gave and devised to the said John Joseph Spensley as therein mentioned.

To hold the said premises unto and to the use of the said John Joseph Spensley 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 has paid for his fine and entry as in the margin [14s 4 ½ d] and is thereof accordingly admitted tenant.

Lodge Green

To this court came William and Elizabeth Waggett and took of the Lord of the said manor

A Dwellinghouse with a Chamber over and a Shop and a Small Garden at the end of the shop before Sandy Garth Intack

and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable

customary rent of 11d

A Cottage House and Stable situate at Lodge Green formerly in the occupation of Bridget White

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

and now converted into two houses and late in the occupation of Mary Ann Spensley

Which John Joseph Spensley a customary tenant of the said manor (by Charles Alderson his attorney under power of attorney dated 21st January 1920 at this court surrendered into the hands of the Lord in consideration of the sum of £250 to him then paid by the said William and Elizabeth Waggett as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said William and Elizabeth Waggett 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 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 [14s 4 ½ d] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of £1 5s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Reeth

To this court came James Bainbridge Barker and took of the Lord of the said manor

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

And also one close called Kirk Garth

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s 10d

Which Thomas Rickaby Blumer, Marmaduke Clarkson and Robert Wilson customary tenants (herein after called the vendors) at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture dated the 9th April 1920 and made between the vendors of the one part and the said James Bainbridge Barker of the other part and in consideration of the sum of £450 (apportioned in respect thereof) paid to the vendors by the said James Bainbridge Barker as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said James Bainbridge Barker 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 has paid for his fine and entry as in the margin [£1 18s 9d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £7 payable upon or in respect of this admittance was duly impressed upon the surrender in respect of which this admittance was taken.

Steward

Feetham

To this court came Robert Sidney Hudson and took of the Lord of the said manor

One Dwellinghouse used as a Public House and a Stable and Garden lately occupied by Edmund Coates the younger and then by Joseph Brook

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 10d

Which John Witham and Edwin Raworth (hereinafter called the vendors) customary tenants of the said manor surrendered into the hands of the Lord in and by a certain surrender dated 15th March 1920 before John Whitechurch a deputy steward for this purpose only and in consideration of the sum of £400 to them then paid by the said Robert Sidney Hudson as and for the absolute purchase thereof

To hold the said premises unto and to the use of the said Robert Sidney Hudson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £2 payable upon or in respect of this admittance was duly impressed upon the surrender in respect of which this admittance was taken.

Steward

West Stonesdale

To this court came John Scott, Anthony Alderson Scott and Richard Alderson Scott sons and devisees in trust named in and appointed by the will of Anthony Alderson Scott deceased and took of the Lord of the said manor

One Dwellinghouse and Cowhouse adjoining two closes and a Garth adjoining

With the Appurtenances situate and being at or within the territories of West Stonesdale in the said manor of the ancient yearly fineable customary rent of 2s.

Which Anthony Alderson Scott a customary tenant of the said manor in and by his last will and testament dated 27th February 1907 gave and devised to the said John Scott Anthony Alderson Scott and Richard Alderson Scott upon the trusts therein contained.

To hold the said premises unto and to the use of the said John Scott, Anthony Alderson Scott and Richard Alderson Scott their heirs and assigns for ever as joint tenants according to the custom of the

said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 10s 10d] and are thereof accordingly admitted tenants.

Blaides

To this court came Godfrey Cantrill and took of the Lord of the said manor

One Dwellinghouse being the south house of one John Spensley in Blaides and a Garth or Garden one close called Upper Ing formerly in two closes and one parcel of ground called Intack one close called West Overing with four Cattlegaites in Low Row Pasture

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 8s for the entirety.

Which William Spensley as to one quarter William Whitfield as to one quarter and Margaret Alice Horn as to one quarter customary tenants of the said manor at this court surrendered into the hands of the Lord in consideration of the sum of £375 paid by the said Godfrey Cantrill as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Godfrey Cantrill 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 has paid for his fine and entry as in the margin [£4 10s 0d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £2 payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Muker for the said manor on Wednesday 2nd June in the year of our Lord 1920. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Names of Jury

Thomas William Raw	Foreman
John Scott	
Charles Alderson	
John Richard Fawcett	
Richard Alderson	
George Kearton	
Frank Metcalfe	
R A Scott	
John Alderson	
Christopher Alderson	
James Alderson	
John A Fawcett	

Keld, Thorns

To this court came Richard Alderson Scott the son and devisee named in the will of Anthony Alderson Scott deceased and took of the Lord of the said manor

One third part of two Allotments on Keld Kisdon now in three enclosures

with the Appurtenances situate and being at or within the territories of Keld and Thornes in the said manor of the ancient yearly fineable customary rent of 2d

Which Anthony Alderson Scott a customary tenant of the said manor in and by his last will and testament dated 27th February 1907 gave and devised to the said Richard Alderson Scott as therein mentioned.

To hold the said premises unto and to the use of the said Richard Alderson Scott 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 has paid for his fine and entry as in the margin [6 2/3 d] and is thereof accordingly admitted tenant.

Angram, Thorns and Keld

To this court came William Kilburn and took of the Lord of the said manor

One Dwellinghouse one Stable one close called Mickle Ing with two Barns or Cowhouses thereon

with the Appurtenances situate and being at Angram in the said manor of the ancient yearly fineable customary rent of 3s 1d

Also one close called Thorn Intack one other close called Wood otherwise West Side also one Allotment on Kisdon late part of Kisdon Pasture and an Allotment on Keld Side late part of Keld Pasture

with the Appurtenances situate and being at or within the territories of Thorns and Keld in the said manor of the like rent of 3s 8d

Also two closes called respectively High John Close and Lisle Close and one close called Low John Close

with the Appurtenances situate and being at or within the territories of Angram in the said manor of the like rent of 3s 1d and 2s 6d

And one moiety of an Allotment formerly part of Sleddale Pasture set out and awarded to Thomas Fawcett on the division thereof and numbered 16 on the plan annexed to the commissioners award One Dwellinghouse with the Appurtenances lately erected on a piece of ground bought by John Fawcett in 1836 from Mrs Ruth Lodge of the rent of 2d and a Butchers Shop adjoining the same of the rent of ½ d and also a Small Stable adjoining the newly built house of the said John Fawcett being under the yearly value of 20s

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 2½d altogether

And one close called West Side

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

One Dwellinghouse 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 Scott a customary tenant of the said manor by Thomas Langley Webb his attorney by power of attorney dated 28th May 1920 at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £950 to him then paid by the said William Kilburn as and for the absolute purchase thereof.

To hold the same unto and to the use of the said William Kilburn 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 has paid for his fine and entry as in the margin [£14 2s 11d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £9 10s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Thwaite

To this court came John Coates, Joseph Whitell Coates and Christopher Ernest Coates (hereinafter called the purchasers) and took of the Lord of the said manor

All that Dwellinghouse that is now called Kilburn 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 2¼d

Which Ann Christopher Alderson a customary tenant of the said manor surrendered into the hands of the Lord of the said manor in and by a certain surrender dated 25th February 1920 before Robert Sidney Hudson steward of the said manor and in consideration of the sum of £18 to him then paid by the purchases as and for the absolute purchase thereof.

To hold the same unto and to the use of the purchasers 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 and all other rents duties fines and services due and of right accustomed. For which they have paid for theirs fine and entry as in the margin [3s 9d] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of 4s payable upon or in respect of this admittance was duly impressed upon the surrender in respect of which this admittance was taken.

Steward

Thwaite

To this court came Robert Johnson Walker and took of the Lord of the said manor

An Allotment of land containing 1 acre and 12 perches or thereabouts situate on Thwaite Side and which said allotment formerly belonged to one close called Rigg with a Cowhouse thereon

with the Appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of half 3 $\frac{3}{4}$ d

Which Mary Fawcett late a customary tenant of the said manor in and by her last will and testament dated 4th February 1915 gave and devised to the said Robert Johnson Walker as therein mentioned.

To hold the said premises unto and to the use of the said Robert Johnson Walker 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 has paid for his fine and entry as in the margin [3s 1 $\frac{1}{2}$ d] and is thereof accordingly admitted tenant.

Birkdale and Angram

To this court came Mary Leach formerly Mary Harker and took of the Lord of the said manor

One undivided moiety or half part of one Dwellinghouse and Stable and one close called Bottom with a Cowhouse thereon one close called West Holme Head one close called Brown How with a Cowhouse and Peathouse thereon one close called Low Brown How one parcel of ground called Intack one half of a parcel of ground called Ellers Head one parcel of ground Moorcock Intack

situate and being at or within the territories of Birkdale in the said manor of the ancient yearly fineable customary rent of 5s 6d for the entirety

One Garth called Tuthill 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 1d for the entirety

And one Allotment in Sleddale Pasture heretofore set out and allotted in respect of a certain close called Head 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 2d for the entirety

Which Christopher Alderson a customary tenant of the said manor at this court surrendered into the hands of the Lord in consideration of the sum of £275 to him then paid by the said Mary Leach as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Mary Leach 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 [£2 17s 6d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £1 7s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Thwaite

To this court came Elizabeth Ann Alderson a daughter of Francis Butson Brunskill son and heir of Isabel Brunskill a daughter of Francis Garth Butson deceased and took of the Lord of the said manor

All that Messuage or Dwellinghouse in Thwaite with a Coalhouse thereunto belonging (now converted into a Joiners Shop with the Carhouse and two Joiners Shops thereto belonging at Thwaite aforesaid) formerly in the occupation of Bartholomew Martin and late of Francis Garth Butson

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 $\frac{1}{4}$ d

Which the said Francis Garth Butson late a customary tenant of the said manor and in and by his last will and testament in writing bearing date the 13th May 1904 gave and devised to the said Elizabeth Ann Alderson and Isabel Brunskill as therein mentioned.

To hold the said premises unto and to the use of the said Elizabeth Ann Alderson and Francis Butson Brunskill 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 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 $\frac{1}{2}$ d] and are thereof accordingly admitted tenants.

Angram, Thwaite and Muker

To this court came John Joseph Coulthard son and devisee named in the will of Alice Coulthard deceased and took of the Lord of the said manor

One undivided half part or share of and in one Dwellinghouse Cowhouse and Stable one parcel of ground called Hollow Trough one parcel of ground called Crooks one parcel of ground called Pickle Brow and one parcel of ground called Stockdale Bottoms and one Stable with a Dwellinghouse over it one Carhouse and one close called Tutell

with the Appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 7s 9 $\frac{1}{2}$ d and of 3s for the stable dwellinghouse carhouse and field called Tutell last described for the entirety of the said premises

One field called Stripe and one field called New Close with one Dwellinghouse and one Stable at the east end a Carhouse adjoining the stable at the east end of the house and a Gap Stead

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 8d

One close called Ralph Steer Close with a Cowhouse thereon one close called Low Mill Holme and close called Piece

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 said premises are now known by the following names and contain the following quantities namely:- near Sear House and appurtenances 7 perches New Close 1 acre 3 roods 11 perches Stripe 1 rood 15 perches Mill Holme 1 acre 3 roods 7 perches Ralph Steer Close 4 acres 2 roods 14 perches and Piece and Cowhouse 16 perches three closes called High Intacks Low Intacks and Intack Head and one other parcel of gland called Bents

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 4d for the entirety

One close called Foxthwaite otherwise Foxpit

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 for the entirety

One close called Appletree Thwaite and a Dwellinghouse Barn and Stable thereunto belonging and an Allotment of land late part of Muker Pasture now laid to and forming part of the said close and another close called Little Appletree Thwaite and another Allotment late part of 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 7s 10d

One close called Jack Close and one other close called Little 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 7½d

And also a Dwellinghouse and Garth on the foreside thereof and the Stable 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 1d

And three closes called Cliffs with an Allotment awarded in lieu of one Cattlegait in Thwaite Common Pasture

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 4d

Which Alice Coulthard a customary tenant of the said manor and in and by his last will and testament in writing bearing date the 4th November 1908 gave devised to the said John Joseph Coulthard as therein mentioned.

To hold the said premises unto and to the use of the said John Joseph Coulthard 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 has paid for his fine and entry as in the margin [£9 18s 4d] and is thereof accordingly admitted tenant.

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Leyburn in and for the said manor on Wednesday 22nd September in the year of our Lord 1920. Before Robert Sidney Hudson, Gentleman Steward of the said manor.

Healaugh, Gunnerside, Reeth

To this court came Henry Robinson Chapman the devisee in trust named and appointed in the will of John Chapman deceased and took of the Lord of the said manor

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

One parcel of ground called Honey 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 6½d

Also one parcel of ground called Hatt and one parcel of ground called Great Holme

with the Appurtenances of the ancient yearly fineable customary rent of 5s 8d

One piece of ground called Parrock four pieces of ground called High Hatts and Low Hatts of which a small portion has been sold with seven Cattlegaites in Gunnerside Pasture of the rent of 4s 5d

A building now used as a Carthouse lately erected upon the wastes of the manor of the rent of 3d

One Dwellinghouse and Shop with a Stable 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 2½d

One Dwellinghouse and Stable

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

And one Dwellinghouse 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 the said John Chapman late a customary tenant of the said manor in and by his last will and

testament in writing bearing date the 21st April 1919 gave and devised to the said Henry Robinson Chapman upon the trusts therein mentioned.

To hold the said premises unto and to the use of the said Henry Robinson Chapman 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 has paid for his fine and entry as in the margin [£16 8s 4d] and is thereof accordingly admitted tenant.

Healaugh, Gunnerside, Reeth

To this court came Marmaduke Clarkson and Frederick Joseph Edward Peacock (hereinafter called the trustees) acting devisees in trust under the will of Matthew Whitelock deceased and took of the Lord of the said manor

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

One parcel of ground called Honey 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 6½d

Also one parcel of ground called Hatt and one parcel of ground called Great Holme

with the Appurtenances of the ancient yearly fineable customary rent of 5s 8d

One piece of ground called Parrock four pieces of ground called High Hatts and Low Hatts of which a small portion has been sold with seven Cattlegaites in Gunnerside Pasture of the rent of 4s 5d

A building now used as a Carthouse lately erected upon the wastes of the manor of the rent of 3d

One Dwellinghouse and Shop with a Stable 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 2½d

One Dwellinghouse and Stable

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

And one Dwellinghouse 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 Henry Robinson Chapman a customary tenant of the said manor devisee in trust named in and appointed by the will of John Chapman surviving trustee under the will of Matthew Whitelock deceased at this court surrendered into the hands of the Lord of the said manor in pursuance of the trusts of the said will.

To hold the said premises unto and to the use of the Trustees their heirs and assigns forever 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 [£16 18s 4d] and are thereof accordingly admitted tenants.

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Leyburn for the said manor on Wednesday the 22nd day of September in the year of our Lord 1920. Before Robert Sidney Hudson, Gentleman Steward of the said manor

Healaugh, Gunnerside, Reeth

To this court came Henry Robinson Chapman the devisee in trust named in and appointed by the will of John Chapman deceased and took of the Lord of the said manor

Two Dwellinghouses one Bakehouse 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 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

A Dwellinghouse one Stable one Coalhouse and one parcel of land called Feather Rain

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 3½d

Two Dwellinghouses formerly described as two Dwellinghouses then divided into three Dwellinghouses with one Stable 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 4d

One Dwellinghouse

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1d

One parcel of ground called Little Toad Up

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 7d

Which the said John Chapman late a customary tenant of the said manor in and by his last will and testament dated 21st April 1919 gave and devised to the said Henry Robinson Chapman upon the trusts therein contained.

To hold the said premises unto and to the use of the said Henry Robinson Chapman 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 has paid for his fine and entry as in the margin [£10 19s 4½d] and is thereof accordingly admitted tenant.

Healaugh, Reeth

To this court came Marmaduke Clarkson and Frederick Joseph Edward Peacock (hereinafter called the trustees) acting devisees in trust under the will of Matthew Whitelock deceased and took of the Lord of the said manor

Two Dwellinghouses one Bakehouse 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 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.

A Dwellinghouse one Stable one Coal house and one parcel of land called Feather Rain

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 3½d.

Two Dwellinghouses formerly described as two Dwellinghouses the divided into three dwellinghouses with one stable 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 4d.

One Dwellinghouse

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1d.

One parcel of ground called Little Toad Up

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 7d.

Which Henry Robinson Chapman a customary tenant of the said manor devisee in trust named in and appointed by the will of John Chapman surviving trustee under the will of Matthew Whitelock deceased at this court surrendered into the hands of the Lord of the manor in pursuance of the trusts of the said will.

To hold the said premises unto and to the use of the trustees their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£10 19s 4 ½ d] and are thereof accordingly admitted tenants.

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor on Friday 24th September in the year of our Lord 1920. Before Robert Sidney Hudson, Gentleman Steward of the said manor

Satron

To this court came Lonsdale Broderick nephew and devisee for life named in the will of John Broderick deceased and took of the Lord of the said manor

One close called Holling Intack now in two of which a small portion was recently sold to Samuel Powland son one close called Long Holme and close called Corn Close one close called Holling Wood

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 9d apportioned in respect thereof

Three parcels of land being the south east part of one close called Wharton Close with a Cowhouse thereon

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 1s 10d

One close called North Side of Wharton Close and one close called Island all now laid together in one close

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 2s 2d

Which the said John Broderick late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 18th May 1877 gave and devised to the said Lonsdale Broderick as therein mentioned.

To hold the said premises unto and to the use of the said Lonsdale Broderick for and during his 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 he has paid for his fine and entry as in the margin [£8 15s 0d] and is thereof accordingly admitted tenant.

Gunnarside

To this court came Thomas Brown and took of the Lord of the said manor

Two Dwellinghouses and one Stable and one parcel of ground called Cock Pit and one Garden

with the Appurtenances situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 1d.

Which James Lamb Rowlandson a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture dated 14th July 1920 and made between the said James Lamb Rowlandson of the first part Annie Isabel Casebourne Sarah Ann Rowlandson and Jane Grimshaw of the second part and Thomas Brown of the third part and in consideration of the sum of £210 to him then paid by the said Thomas Brown as and for the absolute purchase thereof.

To hold the said premises 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 has paid for his fine and entry as in the margin [1 8d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £1 2s 6d payable upon or in respect of this admittance was duly impressed upon the surrender in respect of which this admittance was taken.

Steward

Feetham

To this court came Mary Ann Lawson and took of the Lord of the said manor

A piece of ground whereon a Messuage or Dwellinghouse was some years ago built being part of a Garden belonging to James Hird and containing 90 square yards

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 William Waller a customary tenant of the said manor by Thomas Langley Webb his attorney under power of attorney dated 13th August 1920 at this court surrendered into the hands of the Lord in pursuance of a covenant to surrender contained in an indenture dated 12th August 1920 and in consideration of the sum of £160 to him then paid by the said Mary Ann Lawson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Mary Ann Lawson 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 has paid for her fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 17s 6d payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Low Row

To this court came William Gill and took of the Lord of the said manor

One Dwellinghouse formerly a Bakehouse 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 $\frac{1}{2}$ d

Which Thomas Hunter Scott Margaret Hannah Scott and Herbert Scott devisees named in the will of Sarah Agnes Scott deceased customary tenants of the said manor 1914 at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £90 then paid by the said William Gill as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said William Gill 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 has paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 10s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Reeth

To this court came Joseph Postgate and took of the Lord of the said manor

One Dwellinghouse late in the occupation of Henry Deacon called Lucy Stoddarts House and 420 yards of and belonging to the Garden and Premises formerly in Moorlands possession

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 for the house and 1d for the garden (not stintable)

And also a parcel of ground containing 31 feet in length and 20 feet in width upon an average part of a close called Mill Garth formerly Mr Elliotts and upon which two Dwellinghouses with Stable and Cowhouse were erected and built by John Bowes and which said premises were converted by James Fowler shortly after his purchase thereof. Also one Dwellinghouse and Shop and Warehouse and which Warehouse was converted by John Hodgson into a Stable and Shop added to the Dwellinghouse

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of $\frac{1}{4}$ d.

Which James William Postgate a 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 £450 to him then paid by the said Joseph Postgate as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Joseph Postgate 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 has paid for his fine and entry as in the margin [3s 9d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £2 5s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor on Friday 24th September in the year of our Lord 1920. Before Robert Sidney Hudson, Gentleman Steward of the said manor

Reeth

To this court came Francis James Kendall and took of the Lord of the said manor

A House and Shop situate in Silver Street Reeth with the Warehouses and Gardens and the Cottage House behind the same

with the Appurtenances situate and being at or within the territories of Reeth of the ancient yearly fineable customary rent of 2½d

Which Henry Blenkiron and Mary Place customary tenants of the said manor at this court surrendered into the hands of the Lord in pursuance of a covenant to surrender contained in an indenture dated 6th September 1920 and in consideration of the sum of £750 to him then paid by the said Francis James Kendall as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Francis James Kendall 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 has paid for his fine and entry as in the margin [4s 2d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £7 10s payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

West Stonesdale

To this court came Charles Alderson and took of the Lord of the said manor

One Dwellinghouse and Cowhouse adjoining two Closes and a Garth adjoining

with the Appurtenances situate and being at or within the territories of West Stonesdale in the said manor of the ancient yearly fineable customary rent of 2s

Which John Scott Anthony Alderson Scott and Richard Alderson Scott (herein afterwards called the vendors) customary tenants of the said manor at this court surrendered into the hands of the Lord in pursuance of a covenant to surrender contained in an indenture dated 2nd September 1920 and made between the vendors of the one part and the said Charles Alderson of the other part and in consideration of the sum of £200 apportioned in respect thereof to them then paid by the said Charles Alderson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Charles Alderson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 0d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £6 payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Gunnerside

To this court came Lonsdale Broderick nephew and devisee for life named in the will of John Broderick deceased and took of the Lord of the said manor

One close called Great 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 1d not stintable

Which the said John Broderick late a customary tenant of the said manor in and by his last will and testament dated 18th May 1877 gave and devised to the said Lonsdale Broderick as therein mentioned.

To hold the said premises unto and to the use of the said Lonsdale Broderick 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 has paid for his fine and entry as in the margin [1s 3d] and is thereof accordingly admitted tenant.

Reeth

To this court came Geoffrey Bryam Theophilus Metcalfe and took of the Lord of the said manor

One close or parcel of land called Low field or Mill Holme with a Cowhouse thereon late in the tenure or occupation of James Bothroyd

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 Frederick Ronald Cassilis Hudson and Gilbert Barnard Hudson customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture dated 29th June 1920 and made between the said Frederick Ronald Cassilis Hudson of the first part the said Gilbert Barnard Hudson of the second part Jane Brown Hudson of the third part Gilbert Kennedy Cassels and William Henry Wheeler of the fourth part and the said Geoffrey Bryam Theophilus Metcalfe of the fifth part and in consideration of the sum of £212 10s apportioned in respect thereof to them then paid by the said Geoffrey Bryam Theophilus Metcalfe as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Geoffrey Bryam Theophilus 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 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 0d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £5 10s payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Reeth

To this court came Frederick Joseph Edward Peacock and took of the Lord of the said manor

The west end Dwellinghouse and a Garth behind the same belonging to Christopher Hammond 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 6½d

One Dwellinghouse called the east end Dwellinghouse Stable Carthouse and Front thereto (which two dwellinghouses have recently been converted into on)

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 6½d

Which William Thomas Anderson a customary tenant of the said manor by Thomas Langley Webb his attorney under power of attorney dated 20th September 1920 at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £870 to him then paid by the said Frederick Joseph Edward Peacock as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Frederick Joseph Edward 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 has paid for his fine and entry as in the margin [16s 3d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £9 payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Gunnarside

To this court came Michael Henry Calvert and took of the Lord of the said manor

One Dwellinghouse and Joiners Shop

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 ½d

Which William Christopher Selkirk Pybus a customary tenant of the said manor by Robert Garget his

attorney under power of attorney dated 23rd September 1920 at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £110 to him then paid by the said Michael Henry Calvert as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Michael Henry 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 and all other rents duties fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [7½d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 12s 6d payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Manor of Muker in Swaledale in the County of York

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor on Friday 24th September in the year of our Lord 1920 Before Robert Sidney Hudson, Gentleman Steward of the said manor

Angram

To this court came Simon Calvert the Elder and Simon Calvert the Younger and took of the Lord of the said manor

One Dwellinghouse Cowhouse and Stable one parcel of ground called hollow Trough one parcel of ground called Crooks one parcel of ground called Pickle Brow and one parcel of ground called Stockdale Bottoms and one Stable with Dwellinghouse over it one Cowhouse and one close called Tutell

with the Appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 7s 9½d and of 3s for the Stable Dwellinghouse Carthouse and field called Tutell last described for the entirety of the said premises

Which Margaret Alice Thompson, Martha Eleanor Cleasby, Martha Alice Elizabeth Crooks and John Joseph Coulthard being customary tenants of the said manor by Thomas Langley Webb their attorney under power of attorney dated 14th September 1920 at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture dated 21st August 1920 in consideration of the sum of £860 to them then paid by the said Simon Calvert the elder and Simon Calvert the younger in such manner and proportions as is set out in the heretofore mentioned covenant to surrender as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Simon Calvert the elder and Simon Calvert the younger their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£10 15s 10d] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of £9 payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Thwaite and Muker

To this court came John Hunter and took of the Lord of the said manor

One field called Stripe and one field called New Close with one Dwellinghouse and one Stable at the east end a Carthouse adjoining the stable at the east end of the house and a Gapstead

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 8d

One close called Ralph Steer Close with a Cowhouse thereon one close called Low Mill Holme and close called Piece

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 said premises are now known by the following names and contain the following quantities namely Near Sear House and appurtenances 7 perches New Close 1 acre 3 roods 11 perches Stripe 1 rood 15 perches Mill Holme 1 acre 3 roods 7 perches Ralph Steer Close 4 acres 2 roods 14 perches and Piece and Cowhouse 16 perches.

Three close called High Intacks Low intacks and Intack Head and one other parcel of land called Bents

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 4d for the entirety

One close called Foxthwaite otherwise Foxpit

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 for the entirety

One close called Appletree Thwaite and a Dwellinghouse Barn and Stable thereto belonging and an Allotment of land late part of Muker Pasture now laid to and forming part of the said close and another close Little Appletree Thwaite and another Allotment late part of Muker Pasture

in the said manor of the ancient yearly fineable customary rent of 7s 10d

One close called Jorck Close and one other close called Little 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 7½d

And also a Dwellinghouse and Garth on the front thereof and Stable 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 1d

And three closes called Cliffe with an Allotment awarded in lieu of one Cattlegait in Thwaite Common Pasture

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 4d

Which Margaret Alice Thompson Martha Eleanor Cleaseby Martha Alice Elizabeth Coates and John Joseph Coulthard customary tenants of the said manor by Thomas Langley Webb their attorney under power of attorney dated 14th September 1920 at this court surrendered into the hands of the Lord of the said manor in pursuance of covenant to surrender contained in a certain indenture dated the 21st August 1920 and in consideration of the sum of £1,800 to them then paid by the said John Hunter in such manner and proportions as is set out in the hereinbefore mentioned covenant to surrender as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said John Hunter his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 [£28 17s 6d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £18 payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Muker

To this court came John Richard Fawcett and took of the Lord of the said manor

One Dwellinghouse one Stable and one 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 1¼d and 1/16 of a shilling

Which John Dent nest Morris a customary tenant of the said manor by Thomas Langley Webb his attorney under power of attorney dated the 15th July 1920 at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture dated 13th July 1920 and in consideration of the sum of £75 to him then paid by the said John Richard Fawcett as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said John Richard Fawcett his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 7s 6d payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Birkdale

To this court came Gerard ElyetsonThompson surviving devisee named in the will of John Raickstraw and took of the Lord of the said manor

One undivided moiety or half part of several closes called Brig Ing Intack High Brig with a Cowhouse thereon Low Brig Inn Piece adjoining Brig Ing and Hawking Moor

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 4s 5d for the entirety

One Dwellinghouse one close called Brig Ing with a Stable Cowhouse and Peathouse one close called Low Rowntree Syke with a Cowhouse thereon one close called Rowntree Syke with a Cowhouse thereon now divided into two fields and one close called Brown Hill and two Cattlegaits in Birkdale In Pasture and eight Cattlegaits in Birkdale Out Pasture

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 6s 3½d for the entirety.

Of which John Raickstraw late a customary tenant of the said manor in and by his last will and testament dated 25th August 1906 gave and devised to the said Gerard Elyetson Thompson as therein mentioned.

To hold the said premises unto and to the use of the said Gerard Elyetson Thompson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 13s 6½d] and is therefore accordingly admitted tenant.

Birkdale

To this court came Gerard Elyetson Thomas and took of the Lord of the said manor

One undivided moiety or half part of several closes called Brig Ing Intack High Brig with a Cowhouse thereon Low Brig Inn Piece adjoining Brig Ing and Hawking Moor

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 4s 5d for the entirety

One Dwellinghouse one close called Brig Ing with a Stable Cowhouse and Peathouse one close called Low Rowntree Syke with a Cowhouse thereon now divided into two fields and one close called Brown Hill and two Cattlegaits in Birkdale In Pasture and eight Cattlegaits in Birkdale Out Pasture

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 6s 3½d for the entirety.

Of which Moiety the said Gerard Elyetson Thompson became entitled in pursuance of an order of the Chancery Division of the High Court of Justice made in an action entitled "In the Matter of the Estate of John Raickstraw deceased between the said Gerard Elyetson Thompson plaintiff and William Fawcett and Cecilia Drake (widow) defendant" and which said order is dated 15th January 1920.

To hold the said premises unto and to the use of the said Gerard Elyetson Thompson his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 13s 6½d] and is therefore accordingly admitted tenant.

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

The Special Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor on Saturday 6th November 1920. Before Robert Sidney Hudson, Gentleman Steward of the said manor

Healaugh

To this court came Henry William Bell and John James Bell and took of the Lord of the said manor

A small piece 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 Edward Cherry a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £100 apportioned in respect of the said premises paid to the said Edward Cherry by the said Henry William Bell and John James Bell as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Henry William Bell and John James Bell their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [10s 10d] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of £1 payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Gunnarside

To this court came William John Calvert and took of the Lord of the said manor

One piece or parcel of ground called Sour Close with a Cowhouse thereon containing 1 acre 3 roods 21 perches or thereabouts and numbered 57 on the tithe plan

with the Appurtenances situate and being at or within the territories of Gunnarside in the said manor of Muker of the ancient yearly fineable customary rent of 1s 2d

Which Frederick Joseph Edward Peacock a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £182.10s apportioned as the purchase money in respect of the said premises to him then paid by the said William John Calvert as and for the absolute purchase thereof

To hold the said premises unto and to the use of the said William John Calvert his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 3s 4d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £2 payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Reeth

To this court came Margaret Robinson and took of the Lord of the said manor

One Messuage being the east part of three messuages late belonging to Isabella Harland (but without any common rights on the Moor)

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

and to which hereditaments Jane Ann Bradbury Robinson was admitted on the 30th May 1870 by her then name of Jane Ann Bradbury Croft

And which the said Jane Ann Bradbury Robinson as such customary tenant of the said manor by Thomas Langley Webb her attorney under power of attorney dated 12th October 1920 at this court surrendered into the hands of the Lord in pursuance of a covenant to surrender contained in an indenture dated the 4th August 1920 and made between the said Jane Ann Bradbury Robinson of the one part and the said Margaret Robinson of the other part and in consideration of the sum of £100 to the said Jane Ann Bradbury Robinson paid by the said Margaret Robinson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Margaret Robinson 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 has paid for her fine and entry as in the margin [5d] and is thereof accordingly admitted tenants

I hereby certify that the stamp duty of 10s payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Gunnerside

To this court came Rosamund Ann Sunter and Dorothy Sunter and took of the Lord of the said manor

One field called Bank and a Cowhouse thereon and one Cattlegait in Gunnerside Pasture and 1 $\frac{1}{2}$ d rent or stint in Little Rowleth 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 $9\frac{1}{2}$ d

And also of and in a parcel of ground late part of Lodge Green Pasture containing 14 square feet adjoining to the Dwellinghouse late of William Woodward and now used as a Parlour, one parcel of ground called Little Park one close called Ambrose Park one Dwellinghouse two Gardens one Waste one Bakehouse one Carthouse and Necessary called the Stripe with two Cattlegate 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 Sarah Jane Alderson a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £720 apportioned in respect of the said premises paid to the said Sarah Jane Alderson by the said Rosamund Ann Sunter and Dorothy Sunter in equal shares and proportions as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Rosamund Ann Sunter and Dorothy Sunter 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 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 1s 8d] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of £7 10s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor on Saturday 6th November in the year of our Lord 1920. Before Robert Sidney Hudson Gentleman Steward of the said manor

Healaugh

To this court came Emma Jane Thompson and took of the Lord of the said manor

A Cottage Homestead or Tenement in Healaugh formerly occupied by Margaret Hird and also a Barn or Cowhouse adjoining to the said cottage house formerly in the occupation of James Alderson

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 and of an inanced rent of 2d.

Which Edward Cherry 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 then paid by the said Emma Jane Thompson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Emma Jane Thompson 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 has paid for her fine and

entry as in the margin [2s 6d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 15s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Healaugh

To this court came Henry William Bell and John James Bell and took of the Lord of the said manor

One close called New Intack with a new built Dwellinghouse and 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 Edward Cherry a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £150 (apportioned in respect of the said premises) paid to the said Edward Cherry by the said Henry William Bell and John James Bell as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Henry William Bell and John James Bell their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [10s] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of £1 10s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Healaugh

To this court came Henry William Bell and John James Bell and took of the Lord of the said manor

One parcel of land called Joan Intack

with the Appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 5s 4d

A piece of land called Intack and three fields called Long Close Wood and Great 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 4d

Which Edward Cherry a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of covenant to surrender contained in an indenture of even date and in consideration of the sum of £400 apportioned in respect thereof to him then paid by the said Henry William Bell and John James Bell as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Henry William Bell and John James Bell their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [£6 10s] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of £4 payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Gunnernside

To this court came William John Calvert and took of the Lord of the said manor

One piece or parcel of ground called Middle Ing with Cowhouse thereon containing 3 acres 1 rood 30 perches or thereabouts and numbered 50 on the tithe plan

of the ancient yearly fineable customary rent of 3s 2d and 2s 11d inanced rent not fineable for the entirety

One piece or parcel of ground called High Close containing 2 acres 2 roods 15 perches or thereabouts and numbered 50A on the tithe plan

of the ancient yearly fineable customary rent of 2s 4d and 2s 1d inanced rent not fineable for the entirety

And one Garden containing 4 perches or thereabouts and numbered 53 on the tithe plan

Of the ancient yearly fineable customary rent of 3½d for the entirety

with the Appurtenances situate and being at or within the territories of Gunnernside in the said manor.

Which said premises formerly formed part of the premises owned by the late Joseph Peacock and which said several rents respectively formed part of an ancient yearly fineable customary rent of £1 7s 4d and ann inanced rent of £1 3s 6½d paid by the said late Joseph Peacock and after his death by his wife the late Mary Ann Peacock as tenant for life or widowhood and which are now apportioned as being the rents of the above described premises.

Which Frederick Joseph Edward Peacock a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of £800 (apportioned as the purchase money in respect of the said premises) to him then paid by the said William John Calvert as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said William John Calvert his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord 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 6s 10½d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £8 payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Lodge Green

To this court came Jane Hammond Graham and took of the Lord of the said manor

The west end of a Dwellinghouse with the Stable at the west end of the said dwellinghouse and one 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 1d apportioned for and in respect thereof

Which Frederick Joseph Edward Peacock a customary tenant of the said manor at this court surrendered into the hands of the Lord in consideration of the sum of £125 to him then paid by the said Jane Hammond Graham as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Jane Hammond Graham 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 has paid for her fine and entry as in the margin [1s 3d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 12s 6d payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken. (rest unreadable)

Lodge Green

To this court came Rosamund Ann Sunter and Dorothy Sunter and took of the Lord of the said manor

One close called East Cow Close with a Cowhouse thereon with two Cattlegaits in Gunnerside Pasture and 3½d in Little Rowleth Pasture

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 7½d

Which Sarah Jane Alderson a customary tenant of the said manor at this court surrendered into the Hands of the Lord in consideration of the sum of £240 apportioned in respect of the said premises paid to the said Sarah Jane Alderson by the said Rosamund Ann Sunter and Dorothy Sunter in equal shares and proportions as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Rosamund Ann Sunter and Dorothy Sunter 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 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 3s 10½d] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of £2 10s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken

Steward

Healaugh

To this court came George Sunter and took of the Lord of the said manor

A Dwellinghouse one Stable one Coalhouse

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 apportioned in respect thereof

Which Marmaduke Clarkson and Frederick Joseph Edward Peacock customary tenants of the said manor at this court surrendered into the Hands of the Lord in pursuance of a covenant to surrender contained in an indenture dated 5th November 1920 and in consideration of the sum of £220 to them then paid by the said George Sunter as and for the absolute purchase thereof.

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 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.

I hereby certify that the stamp duty of £1 2s 6d payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken

Steward

Low Row and Smarber

To this court came Alexander Alderson and took of the Lord of the said manor

One close called Holme Intack with two thirds parts of a Cattlegait in Low Row Common Pasture

with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1s 7½d

One close called Holme Intack with a Dwellinghouse and Cowhouse thereon and one other close or parcel of ground called the Holme with a Cowhouse

with the Appurtenances situate and being at or within the territories of Smarber in the said manor of the ancient yearly fineable customary rent of 7s 11d for the entirety

Which Margaret Frances Garth a customary tenant of the said manor by Thomas Langley Webb her attorney under power of attorney dated 5th November 1920 at this court surrendered into the hands of the Lord of the said manor in consideration of £620 to her then paid by the said Alexander Alderson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Alexander 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 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 3s 1½d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £6 10s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken

Steward

Blaides

To this court came Wesley Pedley and Edward Pedley sons and heirs by the custom of James Pedley by Thomas Langley Webb their attorney by power of attorney and took of the Lord of the said manor

One undivided twelfth part or share of and in one Dwellinghouse being the south house of one John Spensley in Blaides and a Garth or Garden one close called Upper Ing formerly in two closes and one parcel of ground called Intack one close called West Overing with four Cattlegaits in Low Row Pasture

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 8s for the entirety

Of which the said James Pedley late a customary tenant of the said manor died intestate.

To hold the said premises unto and to the use of the said Wesley Pedley and Edward Pedley 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 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 [13s 4d] and are thereof accordingly admitted tenants.

Blaides

To this court came Godfrey Cantrill and took of the Lord of the said manor

One undivided fourth part or share of and in one Dwellinghouse being the south house of one John Spensley in Blaides and a Garth or Garden one close called Upper Ing formerly in two closes and one parcel of ground called Intack one close called West Overing with four Cattlegaits in Low Row Pasture

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 8s for the entirety

Which William Pedley as to one twelfth and Peter Pedley as to one twelfth and Wesley Pedley Edward Pedley as to one twenty fourth part or share customary tenants by Thomas Langley Webb their attorney under power of attorney at this court surrendered into the hands of the Lord in consideration of the sum of £125 to them then paid as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Godfrey Cantrill 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 has paid for his fine and entry as in the margin [£1 10s 0d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 12s 6d payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken

Steward

Healaugh

To this court came Robert Metcalfe and took of the Lord of the said manor

Two Dwellinghouse one Bakehouse one Garden one close called Calf Close with Cowhouse 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 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 Marmaduke Clarkson and Frederick Joseph Edward Peacock customary tenants of the said manor at this court surrendered into the hands of the Lord in pursuance of a covenant to surrender contained in an indenture dated the 14th October 1920 and in consideration of the sum of £660 to them then paid by the said Robert Metcalfe as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Robert 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 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 15s 0d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £7 payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken

Steward

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor on Saturday 6th November 1920. Before Robert Sidney Hudson Gentleman Steward of the said manor

Gunnerside

To this court came Rosamund Ann Sunter and Dorothy Sunter and took of the Lord of the said manor

One field called Bank and a Cowhouse thereon and one Cattlegait in Gunnerside Pasture and 1 d rent or stint in Little Rowleth 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 9½d

And also of and in a parcel of ground late part of Lodge Green Pasture containing 14 square feet adjoining to the Dwellinghouse late of William Woodwards and now used as a Parlour, one parcel of ground called Little Park one close called Ambrose Park one Dwellinghouse two Gardens one Waste one Bakehouse one Carthouse and Necessary called the Stripe with two Cattlegait 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 Sarah Jane Alderson a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £720 apportioned in respect of the said premises paid to the said Sarah Jane Alderson by the said Rosamund Ann Sunter and Dorothy Sunter in equal shares and proportions as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Rosamund Ann Sunter and Dorothy Sunter 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 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 1s 8d] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of £7 10s payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Gunnerside

To this court came Geoffrey Heseltine and took of the Lord of the said manor

One piece of ground called Parrock four pieces of ground called High Flatts and Low Flatts (with the exception of a portion of High Flatts containing 2,197 square yards or thereabouts previously sold to the trustees of the Gunnerside Burial Ground at an apportioned rent of 3d) with seven Cattlegaites in Gunnerside Pasture of the rent of 4s 5d apportioned in respect thereof one Dwellinghouse and Stable

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 Marmaduke Clarkson and Frederick Joseph Edward Peacock customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture of the 5th November 1920 and in consideration of the sum of £510 to them then paid by the said Geoffrey Hesiltine as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Geoffrey Hesiltine 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 has paid for his fine and entry as in the margin [£4 10s 0d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £5 10s payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken

Steward

Blaides

To this court came Wesley Pedley and Edward Pedley sons and heirs by the custom of James Pedley by Thomas Langley Webb their attorney by power of attorney and took of the Lord of the said manor

One undivided twenty fourth part or share of and in one Dwellinghouse and Barn with half of a Carthouse on the back side thereof with the westernmost part of a close called East Overing now divided into two closes

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 1d for the entirety

Of which the said James Pedley late a customary tenant of the said manor died intestate.

To hold the said premises unto and to the use of the said Wesley Pedley and Edward Pedley 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 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 thereof accordingly admitted tenants.

Blaides

To this court came William Spensley and took of the Lord of the said manor

One undivided eighth part or share of and in one Dwellinghouse and Barn with half of a Carthouse on the back side thereof with the westernmost part of a close called East Overing now divided into two closes

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 1d for the entirety

Which William Pedley as to one twenty fourth and Peter Pedley as to one twenty fourth and Wesley Pedley as to one forty eighth and Edward Pedley as to one forty eighth part or share customary tenants of the said manor by Thomas Langley Webb their attorney under power of attorney at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £15 to them then paid as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said William Spensley 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 has paid for his fine and entry as in the margin [5 2 ½ d] and is thereof accordingly admitted tenants

I hereby certify that the stamp duty of 1s 6d payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken

Steward

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor

***held at Richmond for the said manor on Saturday 20th November in the year of our Lord 1920.
Before Robert Sidney Hudson Gentleman Steward of the said manor***

Gunnerside

To this court came Rosamund Ann Sunter and Dorothy Sunter and took of the Lord of the said manor

One parcel of ground called Flatt and one parcel of ground called Great Holme

with the Appurtenances of the ancient yearly fineable customary rent of 5s 8d

A Building now used as a Carthouse lately erected upon the wastes of the said manor of the rent of 3d

One Dwellinghouse and Shop with a 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 Matthew Whitelock, Marmaduke Clarkson and Frederick Joseph Edward Peacock customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture dated 13th November 1920 and in consideration of the sum of £820 to them then paid by the said Rosamund Ann Sunter and Dorothy Sunter as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Rosamund Ann Sunter and Dorothy Sunter 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 [£6 2s 6d] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of £8 10s payable on or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

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

***The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor on Saturday 18th December in the year of our Lord 1920.
Before Robert Sidney Hudson Gentleman Steward of the said manor***

[Calverts House]

To this court came Jeffrey Thomas Heseltine and took of the Lord of the said manor

Four Dwellinghouse two Stables two Gardens one piece of ground called Hodge Garth one close called Horne Close one close called Holiday Close one close called Clarkes Close one close called Pith Hill one close called New Close one close called New Close End one close called Low Holme three closes called Smithy Hills three closes called Rampsholme and one parcel of ground called Summer

Pasture

with the Appurtenances situate and being at or within the territories of Calvert House in the said manor of the ancient yearly fineable customary rent of £1 10s 7¾d and of an inanced rent of £1 5s 5d not fineable

Which William Thompson and Henry Fothergill Thompson customary tenants of the said manor by Thomas Langley Webb their attorney under power of attorney dated 10th December 1920 at this court surrendered into the hands of the Lord in pursuance of a covenant to surrender contained in an indenture dated 10th December 1920 and made between the said William Thompson and Henry Fothergill Thompson of the one part and Jeffrey Thomas Heseltine of the other part in consideration of the sum of £2,000 apportioned in respect thereof to them then paid by the said Jeffrey Thomas Heseltine as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Jeffrey Thomas Heseltine 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 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 [£22 19s 8¼d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £21 payable on or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Manor of Muker in Swaledale in the County of York

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor on Saturday 18th December in the year of our Lord 1920. Before Robert Sidney Hudson Gentleman Steward of the said manor

Kisdon

To this court came Jeffrey Thomas Heseltine and took of the Lord of the said manor

Two Cattlegaits in Kisdon Pasture

with the Appurtenances situate and being at or within the territories of Kisdon in the said manor of the ancient yearly fineable customary rent of 1s

Which William Thompson and Henry Fothergill Thompson customary tenants of the said manor by Thomas Langley Webb their attorney under power of attorney dated 10th December 1920 at this court surrendered into the hands of the Lord in pursuance of a covenant to surrender contained in an indenture dated 10th December 1920 and made between the said William Thompson and Henry Fothergill Thompson of the one part and Jeffrey Thomas Heseltine of the other part and in consideration of the sum of £100 apportioned in respect thereof to them then paid by the said Jeffrey Thomas Heseltine as and for the absolute purchase thereof

To hold the said premises unto and to the use of the said Jeffrey Thomas Heseltine 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 has paid for his fine and entry as in the margin [10s] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £21 payable on or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor on Saturday 26th February in the year of our Lord 1921. Before Robert Sidney Hudson Gentleman Steward of the said manor

Reeth

To this court came George Metcalfe and took of the Lord of the said manor

One Dwellinghouse late in the occupation of Henry Deacon and called Lucy Stoddarts House and 420 yards of and belonging to the Garden and premises formerly in Moorlands possession

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 for the house and 1d for the garden not stintable

Which Joseph Postgate at this court surrendered into the hands of the Lord in consideration of the sum of £100 to him then paid by the said George Metcalfe for the absolute purchase thereof.

To hold the said premises unto and to the use of the said George 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 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 thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 10s payable on or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Blaides

To this court came George Arthur Kirk and took of the Lord of the said manor

A piece of waste ground part of Low Row Pasture containing by estimation 44 square yards or thereabouts previously exchanged for a piece of copyhold land by Anthony Thistle Thwaite of which he was tenant

At the ancient yearly fineable customary rent of 1d

One Dwellinghouse and Stable and a small parcel of ground for a Garden formerly part of one close called East Ing

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 4½d apportioned in respect thereof

Which Ralph Cantrill Scurrah a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £350 paid to the said Ralph Cantrill Scurrah by the said George Arthur Kirk as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said George Arthur Kirk 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 has paid for his fine and entry as in the margin [9s 2d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £1 15s payable on or in respect of this admittance was duly impressed upon the copy of Court Roll of such admittance.

Steward

Muker

To this court came Michael Middleton and took of the Lord of the said manor

One close called Appletreethwaite

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

One other field called Appletreethwaite

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 10d

Which Annie Kirkby Balderston the wife of William Balderston a customary tenant of the said manor by Thomas Langley Webb her attorney under power of attorney dated 23rd December 1920 at this court surrendered into the hands of the Lord in pursuance of a covenant to surrender contained in an indenture dated 2nd December 1920 and made between the said Annie Kirkby Balderston of the one part and Michael Middleton of the other and in consideration of the sum of £260 paid to the said Annie Kirkby Balderston by the said Michael Middleton as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Michael Middleton 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 has paid for his fine and entry as in the margin [£3 3s 11d] is are thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £1 7s 6d payable on or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Muker

To this court came Malcolm Oswald Thomson and took of the Lord of the said manor

One Dwellinghouse one Cowhouse and one Room over it late occupied by Joseph Coates two Cellars two Stables two Coalhouses one Pig Stye and Yard one Necessary two 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

Which Stafford Lee Thomson a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in a certain indenture dated the 11th May 1920 and made between the said Stafford Lee Thomson of the one part and the said Malcolm Oswald Thomson of the other.

To hold the said premises unto and to the use of the said Malcolm Oswald Thomson 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 has paid for his fine and entry as in the margin [£1 6s 8d] and is thereof accordingly admitted tenant

I do hereby certify that the stamp duty of 15s payable on or in respect of this admittance was taken was duly impressed upon the covenant to surrender in respect of which this admittance was taken

Steward

Muker

To this court came Albert Morton and took of the Lord of the said manor

One Dwellinghouse one Cowhouse and one Room over it late occupied by Joseph Coates two Cellars two Stables two Coalhouses one Pig Stye and Yard one Necessary two 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

Which Malcolm Oswald Thomson a customary tenant of the said manor by Thomas Langley Webb his attorney by power of attorney dated 24th January 1921 at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender dated the 21st January 1921 and made between the said Malcolm Oswald Thomson of the one part and the said Albert Morton of the other and in consideration of the sum of £115 to him then paid by the said Albert Morton as and for the absolute purchase thereof. .

To hold the said premises unto and to the use of the said Albert Morton 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 has paid for his fine and entry as in the margin [£1 6s 8d] and is thereof accordingly admitted tenant

I do hereby certify that the stamp duty of 12s 6d payable on or in respect of this admittance was taken was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor on Friday 11th March in the year of our Lord 1921. Before Robert Sidney Hudson Gentleman Steward of the said manor

Reeth

To this court came Sarah Annie Scrivener and took of the Lord of the said manor

One dwellinghouse with small Garden in front 9comprised in the ancient description of one Dwellinghouse and one Stable with a Shop over it on the foreside of the said Dwellinghouse)

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2d

Which Frederick Joseph Edward Peacock a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £835 (apportioned in respect of the said premises) paid to the said Frederick Joseph Edward Peacock by the said Sarah Annie Scrivener as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Sarah Annie Scrivener her 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 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 [3s 4d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £8 10s payable on or in respect of this admittance was taken was duly impressed upon the copy of court roll of such admittance.

Steward

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor Friday 11th March in the year of our Lord 1921. Before Robert Sidney Hudson Gentleman Steward of the said manor

Reeth

To this court came Sarah Annie Scrivener and took of the Lord of the said manor

One parcel of ground called Low Garth with the Outbuildings recently erected thereon

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 5d

Which Frederick Joseph Edward Peacock a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £90 (apportioned in respect of the said premises) paid to the said Frederick Joseph Edward Peacock by the said Sarah Annie Scrivener as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Sarah Annie Scrivener 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 has paid for her fine and entry as in the margin [6s 3d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £1 payable on or in respect of this admittance was taken was duly impressed upon the copy of court roll of such admittance.

Steward

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

The Special Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Richmond for the said manor on Saturday 21st May in the year of our Lord 1921. Before Thomas Langley Webb Gentleman Deputy Steward of the said manor

Feetham

To this court came Robert Sidney Hudson and took of the Lord of the said manor

The west end moiety of one Dwellinghouse and the east end of a Stable adjoining thereto being under the yearly value of 20s

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 Thomas Richardson a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £75 to him then paid by the said Robert Sidney Hudson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Robert Sidney Hudson 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 has paid for his fine and entry as in the margin [10d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 7s 6d payable upon or in respect of this admittance was duly impressed upon the copy of court roll of such admittance.

Steward

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

The Court Baron and Customary court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth in and for the said manor on Monday 30th May in the year of our Lord 1921. Before Robert Sidney Hudson Gentleman Steward of the said manor

Names of Jury

(Blank)

Low Row

To this court came Arthur Sidney Womersley, Frank Gilbert Womersley and James Thorniley Fox devisees in trust named in and appointed by the will of Frederick Womersley deceased (hereinafter called the trustees) and took of the Lord of the said manor

One parcel of ground at the bottom of the West Close at Paradise and about half of the Low Close adjoining the same and one Cattlegait 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 1s 7d

And a piece of ground at the north corner of a close called Grainings being used as a road to (blank) also situate at Low Row aforesaid

of the ancient yearly fineable customary rent of ½ d

And 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 Frederick Womersley a customary tenant of the said manor in and by his last will and testament dated the 28th August 1917 gave and devised to the trustees upon the trusts therein contained.

To hold the said premises unto and to the use of the trustees their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 15s 10d] and are therefore accordingly admitted tenants.

Low Row

To this court came Arthur Sidney Womersley and Frank Gilbert Womersley (hereinafter called the purchasers) and took of the Lord of the said manor

One parcel of ground at the bottom of the West Close at Paradise and about half of the Low Close adjoining the same and one Cattlegait 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 1s 7d

And a piece of ground at the north corner of a close called Grainings being used as a road to (blank) also situate at Low Row aforesaid

of the ancient yearly fineable customary rent of ½d

And 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 the said Arthur Sidney Womersley, Frank Gilbert Womersley and James Thornily Fox (hereinafter called the trustees) customary tenants of the said manor at this court surrendered into the hands of the Lord in pursuance of a covenant contained in an indenture dated 31st March 1921 and made between the trustees of the first part and Dorothy Ann Womersley pf the second part and the purchasers of the third part

To hold the said premises unto and to the use of the purchasers 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 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 15s 10d] and are therefore accordingly admitted tenants.

I do hereby certify that the stamp duty payable on or in respect of this admittance was taken was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Lodge Green and Gunnerside

To this court came Mary Coates sister and devisee named in the last will and testament of John Coates deceased and took of the Lord of the said manor

Three equal undivided Fourth parts or shares of and in one close called Pickhill Foot

with the Appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 7d for the entirety

And one close called Pick Hill with five Cattlegaits 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 5s 2d for the entirety

Which John Coates late a customary tenant of the said manor in and by his last will and testament dated 30th November 1920 gave and devised to the said Mary Coates as therein mentioned.

To hold the said premises unto and to the use of the said Mary Coates 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 has paid for her fine and entry as in the margin [£4 6s 3d] and is thereof accordingly admitted tenant.

Low Row

To this court came Lonsdale Broderick the devisee in trust named in and appointed by the will of Ann Elizabeth Clarkson deceased and took of the Lord of the said manor

One Dwellinghouse now occupied as two houses a Stable and Garden

with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1d apportioned in respect thereof,

Which Ann Elizabeth Clarkson late a customary tenant of the said manor in and by her last will and testament dated 4th March 1912 gave and devised to the said Lonsdale Broderick upon the trusts therein mentioned.

To hold the said premises unto and to the use of the said Lonsdale Broderick 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 has paid for his fine and entry as in the margin [1s 8d] and is thereof accordingly admitted tenant.

Ivelet

To this court came Elizabeth Alice Pounder wife and devisee named in the will of Thomas William Pounder and took of the Lord of the said manor

One Dwellinghouse now in two dwellinghouses and a Stable with a Garden on the foreside thereof of the ancient yearly fineable customary rent of 1½d

One Dwellinghouse and Stable now used as an earthouse

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 Thomas William Pounder late a customary tenant of the said manor in and by his last will and testament in writing bearing date the 8th September 1920 gave and devised to the said Elizabeth Alice Pounder as therein mentioned.

To hold the said premises unto and to the use of the said Elizabeth Alice Pounder 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 has paid for her fine and entry as in the margin [4s 2d] and is thereof accordingly admitted tenant.

Blaides

To this court came Mary Whitfield widow and devisee for life named in the will of William Whitfield deceased and took of the Lord of the said manor

One close called East Ing (off which a small portion was sold to Anthony Thistlethwaite for a garden) and one Cattlegait in Low Row Pasture

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

Which the said William Whitfield late a customary tenant of the said manor in and by his last will and testament dated the 12th January 1914 gave and devised to the said Mary Whitfield for and during her life.

To hold the said premises unto and to the use of the said Mary Whitfield for and during her 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 [£2 0s 0d] and is thereof accordingly admitted tenant.

Low Row

To this court came Howell Williams father and administrator of the estate and effects of Howell Aiden Williams deceased and took of the Lord of the said manor

One Undivided fourth part of one Messuage Stable and Peat House one Dwellinghouse formerly a Parlour in the said Messuage and a Stable adjoining thereto with a Chamber over it and one close called Sand Beds 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 3½d

One Garth or Garden on the foreside of a Dwellinghouse and Stable formerly belonging to Mrs Stuard one close called Intack one close called Half Close with a Cowhouse thereon one close called Mike? 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

Also a piece of land at the foot of a close called Intack containing by estimation 120 square yards be the same more or less (late Henkey) with ¼d

with the Appurtenances situate and being at or within the territories of Low Row in the said manor.

Of which the said Howell Aiden Williams late a customary tenant of the said manor lately died seised intestate.

To hold the said premises unto and to the use of the said Howell Williams 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 has paid for his fine and entry as in the margin [£1 11s 8d] and is thereof accordingly admitted tenant.

Low Row

To this court came Margaret Birkbeck Williams and took of the Lord of the said manor

One Undivided fourth part of one Messuage Stable and Peat House one Dwellinghouse formerly a Parlour in the said Messuage and a Stable adjoining thereto with a Chamber over it and one close called Sand Beds 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 3½d

One Garth or Garden on the foreside of a Dwellinghouse and Stable formerly belonging to Mrs Stuard one close called Intack one close called Half Close with a Cowhouse thereon one close called Mike

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

Also a piece of land at the foot of a close called Intack containing by estimation 120 square yards or thereabouts (less Henkey) with ¼d

with the Appurtenances situate and being at or within the territories of Low Row in the said manor.

Which Howell Williams a customary tenant of the said manor at this court surrendered into the hands of the Lord in consideration of the sum of £100 to him then paid by the said Margaret Birkbeck Williams as and for the absolute purchase thereof and apportioned in respect thereof.

To hold the said premises unto and to the use of the said Margaret Birkbeck Williams 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 has paid for her fine and entry as in the margin [£1 11s 8d] and is thereof accordingly admitted tenant.

I do hereby certify that the stamp duty of 10s payable on or in respect of this admittance was taken was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Gunnarside

To this court came Frederick Brownless Dixon and Laura Dixon and took of the Lord of the said manor

A Dwellinghouse with the small Garden in front and Stable being the westmost of the two dwellinghouses which John Calvert erected on the site of one dwellinghouse belonging to him and which garden he divided from the garden belonging to the said old dwellinghouse

with the Appurtenances are situate and being at or within the territories of Gunnarside in the said manor of the ancient yearly fineable customary rent of ¼d

Which Amelia Cooper a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender dated the 31st December 1920 and in consideration of the sum of £85 to her then paid by the said Frederick Brownless Dixon and Laura Dixon as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Frederick Brownless Dixon and Laura Dixon their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 thereof accordingly admitted tenants.

I do hereby certify that the stamp duty of 10s payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Gunnerside

To this court came Mary Jane Alderson and took of the Lord of the said manor

One Dwellinghouse with a Garth behind and a small Garden in front of the dwellinghouse being the dwellinghouse garden and premises formerly occupied by Henry Calvert and which dwellinghouse is the eastmost of the two dwellinghouses which John Calvert erected on the site of one dwellinghouse belonging to him and which garden he divided from the garden belonging to the said old dwellinghouse

with the Appurtenances are 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 Amelia Cooper a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender dated the 31st December 1920 and in consideration of the sum of £90 to her then paid by the said Mary Jane Alderson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Mary Jane 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 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.

I do hereby certify that the stamp duty of 10s payable upon or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken.

Steward

Lodge Green

To this court came Mary Alderson sister and devisee named in the will of James Alderson deceased and took of the Lord of the said manor

Two Dwellinghouses formerly in one

with the Appurtenances situate and being at or within the territories of lodge Green in the said manor of the ancient yearly fineable customary rent of 1d

Which the said James Alderson late a customary tenant of the said manor in and by his last will and testament dated 2nd November 1918 gave and devised to the said Mary Alderson as therein mentioned.

To hold the said premises unto and to the use of the said Mary 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 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 thereof accordingly admitted tenant.

Lodge Green

To this court came William Herring and Ann Herring and took of the Lord of the said manor

One Dwellinghouse and Stable with a Room above the same being the eastmost of two dwellinghouses

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 James Edward Rutter a customary tenant of the said manor by Elizabeth Rutter his attorney under power of attorney dated 8th May 1921 surrendered into the hands of the Lord in consideration of the sum of £20 apportioned in respect thereof to him then paid by the said William Herring and Ann Herring as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said William Herring and Ann Herring their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [10d] and are thereof accordingly admitted tenants.

I do hereby certify that the stamp duty of 2s (may be 5s) payable upon or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Lodge Green

To this court came Ruth Sunter and took of the Lord of the said manor

One Dwellinghouse (now two dwellinghouses)

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 John Cottingham a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £180 to then paid to him by the said Ruth Sunter as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Ruth 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 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 [8s 4d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £1 payable upon or in respect of this admittance was duly impressed upon the copy of court roll of such admittance.

Steward

Gunnerside

To this court came Mally McHugh, Ann Elizabeth Greenwood and Rebecca Mannel devisees in trust named in and appointed by the will of James Sunter deceased (hereinafter called the trustees) and took of the Lord of the said manor

One Dwellinghouse being the east dwellinghouse with a slated roof being under the yearly value of 20s

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 James Sunter late a customary tenant of the said manor in and by his last will and testament dated 20th November 1919 gave and devises to the trustees upon trusts therein contained.

To hold the said premises unto and to the use of the trustees their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [10d] and are thereof accordingly admitted tenants.

Reeth

To this court came John Shields Peacock and Marianne Peacock and took of the Lord of the said manor

A Dwellinghouse (being the north house) and Garden being one half of premises formerly sold to John Harker by William Stapleton and the old description for the entirety of which was a parcel of land part of a garth formerly John Scotts containing about 213 yards and upon which two dwellinghouses were heretofore built and which are now one dwellinghouse and warehouse the warehouse being lately occupied as the County Constabulary Station or a Lockup

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 apporportioned in respect thereof.

Which Francis John Gill a customary tenant of the said manor at this court surrendered into the hands of the Lord in consideration of £310 to him then paid by the said John Shields Peacock and Marianne Peacock as and for the absolute purchase thereof

To hold the said premises unto and to the use of the said John Shields Peacock and Marianne Peacock their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [10d] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of £1 15s payable upon or in respect of this admittance was duly impressed upon the copy of court roll of such admittance.

Steward

Healaugh

To this court came John Thomas Martin and took of the Lord of the said manor

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.

One parcel of ground called Honey 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 6½d

Which Marmaduke Clarkson and Frederick Joseph Edward Peacock customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture dated 29th April 1921 and made between Matthew Whitelock of the first part the said Marmaduke Clarkson and Frederick Joseph Edward Peacock of the second part James Cleminson of the third part and the said John Thomas Martin of the fourth part.

To hold the said premises unto and to the use of the said John Thomas Martin 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 has paid for his fine and entry as in the margin [£5 10s 10d] and is thereof accordingly admitted tenant.

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

The Court Baron and Customary Court of Francis Horner Lyell Esquire Lord of the said Manor held at Reeth in and for the said manor on Tuesday 31st May in the year of our Lord 1921. Before Robert Sidney Hudson Gentleman Steward of the said manor

Names of Jury

(blank)

Low Row

To this court came Howell Williams father and administrator of the estate and effects of Howell Aidan Williams deceased and took of the Lord of the said manor

One undivided fourth part in one Dwellinghouse one Stable one Garth one close called Foaling one close called Middle Foal Ing with a Barn thereon and one close called Low Foal Ing 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 3s 11¼d and an inanced rent of 7s 7¼d not fineable

And one close called High Foal Ing

with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 2s and an inanced rent of 4s 1d not fineable

And also two closes called Middle Foal Ing and Low Fold Ing containing together 5 acres 1 rood and 4 perches more or less with two Cattlegaits in Low Pasture and a right of passage as heretofore used and accustomed through and over a close called High Foal Ing

with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 4s 8d and an inanced rent of 8s 4d not fineable

Of which the said Howell Aidan Williams late a customary tenant of the said manor lately died seised intestate.

To hold the said premises unto and to the use of the said Howell Williams 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 has paid for his fine and entry as in the margin [£2 0s 0d] and is thereof accordingly admitted tenant

Low Row

To this court came Margaret Birkbeck Williams and took of the Lord of the said manor

One undivided fourth part in one Dwellinghouse one Stable one Garth one close called Foaling one close called Middle Foal Ing with a Barn thereon and one close called Low Foal Ing 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 3s 11¼d and an inanced rent of 7s 7¼d not fineable

And one close called High Foal Ing

with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 2s and an inanced rent of 4s 1d not fineable

And also two closes called Middle Foal Ing and Low Fold Ing containing together 5 acres 1 rood and 4 perches more or less with two Cattlegaits in Low Pasture and a right of passage as heretofore used and accustomed through and over a close called High Foal Ing

with the Appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 4s 8d and an inanced rent of 8s 4d not fineable

Which Howell Williams a customary tenant of the said manor at this court surrendered to the Lord in consideration of the sum of £152 10s to him then paid by the said Margaret Birkbeck Williams as and for the absolute purchase thereof and apportioned in respect thereof.

To hold the said premises unto and to the use of the said Margaret Birkbeck Williams 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 has paid for her fine and entry as in the margin [£2 0s 0d] and is thereof accordingly admitted tenant

I hereby certify that the stamp duty of 17s 6d payable upon or in respect of the admittance was duly impressed upon the court roll of such admittance

Steward

Low Row

[note: the whole of the following entry has been crossed out]

To this court came Arthur Sidney Womersley, Frank Gilbert Womersley and James Thornily Fox the devisees in trust named in and appointed by the will of Frederick Womersley deceased (hereinafter called the trustees) and took of the Lord of the said manor

One parcel of ground at the bottom of the West Close at Paradise and about half of the Low Close adjoining the same and one Cattlegait 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 1s 7d

And a piece of ground at the north corner of a close called Grainings being used as a road to (blank) also situate at Low Row aforesaid

of the ancient yearly fineable customary rent of ½ d

And 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

Low Row

To this court came Arthur Sidney Womersley, Frank Gilbert Womersley and James Thornily Fox the devisees in trust named in and appointed by the will of Frederick Womersley deceased (hereinafter called the trustees) and took of the Lord of the said manor

Two Dwellinghouses at Paradise two Stables and other Houses thereunto adjoining three Gardens one close called West Close and a Garth adjoining thereto one close called Stone Horse Close or Park A moiety or half part of one close called Low Close which said moiety is now called East Close adjoining to the said park The east part of one close called High Close and the east part of one close called Midward Ing as the same are now respectively staked or fenced off from the remainder of the said close one close called Low Lands and four Cattlegaits and five sixth parts of a Cattlegait in Low Row Pasture

of the ancient yearly fineable customary rent of 9s 4½d apportioned in respect of the said premises

and of an inanced rent of 15s not fineable also apportioned in respect of the said premises.

One parcel of ground called Quaker Garth and a small Plantation in the Gill adjoining thereto

with the Appurtenances of the ancient yearly fineable customary rent of 1d

All situate and being at or within the territories of Low Row in the said manor of Healaugh New Land

A piece of Waste Ground part of Low Row Pasture whereon Dog Kennels have recently been erected

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 Frederick Womersley a customary tenant of the said manor in and by his last will and testament dated 28th August 1917 gave and devised to the trustees upon the trusts therein contained.

To hold the said premises unto and to the use of the trustees their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the 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 [£7 3s 1½d] and are thereof accordingly admitted tenants.

Low Row

To this court came Arthur Sidney Womersley and Frank Gilbert Womersley (hereinafter called the purchasers) and took of the Lord of the said manor

Two Dwellinghouses at Paradise two Stables and other Houses thereunto adjoining three Gardens one close called West Close and a Garth adjoining thereto one close called Stone Horse Close or Park A moiety or half part of one close called Low Close which said moiety is now called East Close adjoining to the said park The east part of one close called High Close and the east part of one close called Midward Ing as the same are now respectively staked or fenced off from the remainder of the said close one close called Low Lands and four Cattlegaits and five sixth parts of a Cattlegait in Low Row Pasture

of the ancient yearly fineable customary rent of 9s 4½d apportioned in respect of the said premises and of an inanced rent of 15s not fineable also apportioned in respect of the said premises.

One parcel of ground called Quaker Garth and a small Plantation in the Gill adjoining thereto

with the Appurtenances of the ancient yearly fineable customary rent of 1d

All situate and being at or within the territories of Low Row in the said manor of Healaugh New Land

A piece of Waste Ground part of Low Row Pasture whereon Dog Kennels have recently been erected

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 the said Arthur Sidney Womersley Frank Gilbert Womersley and James Thorniley Fox

(hereinafter called the trustees) customary tenants of the said manor at this court surrendered into the hands of the lord in pursuance of a covenant contained in an indenture dated 31st March 1921 and made between the trustees of the first part Dorothy Ann Womersley of the second part and the purchasers of the third part.

To hold the said premises unto and to the use of the purchasers 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 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 [£7 3s 1 ½ d] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of payable on or in respect of this admittance was duly impressed upon the covenant to surrender in respect of which this admittance was taken

Steward

Kearton

To this court came Mary Whitfield widow and devisee for life named in the will of William Whitfield deceased and took of the Lord of the said manor

Two closes called Banks with a Cowhouse thereon and two intacks called Robin Intacks with a Dwellinghouse and Laith thereon

with the Appurtenances situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 11s 8d.

Which the said William Whitfield late a customary tenant of the said manor in and by his last will and testament dated 12th January 1914 gave and devised to the said Mary Whitfield for and during her life.

To hold the said premises unto and to the use of the said Mary Whitfield for and during her 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 [£8 15s 0] and is thereof accordingly admitted tenant.

Reeth

To this court came Hubert Gordon Thornley clerk to the County Council in succession to William Charles Trevor deceased and took of the Lord of the said manor

One Dwellinghouse

with the Appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1d

Of which the said William Charles Trevor as clerk to the said county council and in that capacity admitted on the court rolls as customary tenant of the said manor lately died seised.

To hold the said premises unto and to the use of the said Hubert Gordon Thornley his successors and

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

Lodge Green

To this court came Emma Jane Warwick and Ernest Warwick (nominees of Warwick's Brewery Company Limited) and took of the Lord of the said manor

One Dwellinghouse and Stable formerly in five tenements

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 Henry Dent and Gerald Henry Sharpe customary tenants of the said manor by Thomas Langley Webb there attorney by power of attorney dated 28th May 1921 surrendered into the hands of the Lord of the said manor in consideration of the sum of £650 then paid to them by the said Emma Jane Warwick and Ernest Warwick against an overdraft on an account between them.

To hold the said premises unto and to the use of the said Emma Jane Warwick and Ernest Warwick successors and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [1s 3d] and are thereof accordingly admitted tenants.

I hereby certify that the stamp duty of 3s 6d payable on or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Lodge Green

To this court came Mary Shaw and took of the Lord of the said manor

One Dwellinghouse and Stable formerly in five tenements

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 Emma Jane Warwick and Ernest Warwick customary tenants of the said manor by Thomas Langley Webb there attorney by power of attorney dated 28th May 1921 surrendered into the hands of the Lord of the said manor in consideration of the sum of £650 then paid to them by the said Mary Shaw as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Mary Shaw 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 has paid for her fine and entry as in the margin [1s 3d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of £6 10s payable on or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Blaides

To this court came Joseph Nicholson and took of the Lord of the said manor

The site of one Dwellinghouse and Stable to the same adjoining now in ruins formerly described as one dwellinghouse and stable to the same adjoining two parcels of land or closes called Intacks and also the site of one Dwellinghouse one Stable and one Cowhouse also partly in ruins and also one half of a Peathouse at Calf Close Head also now in ruins formerly described as one dwellinghouse one stable and one cowhouse and one half of a peathouse

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 10d

Which Alexander Alderson a customary tenant of the said manor at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £140 to him then paid by the said Joseph Nicholson as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said Joseph Nicholson 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 has paid for his fine and entry as in the margin [12s 6d] and is thereof accordingly admitted tenant.

I hereby certify that the stamp duty of 15s payable on or in respect of this admittance was duly impressed upon the copy of court roll in respect of which this admittance was taken.

Steward

Lodge Green

To this court came William Herring and Ann Herring and took of the Lord of the said manor

Two Dwellinghouses

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 1½d

Which James Edward Rutter a customary tenant of the said manor by Elizabeth Rutter his attorney by power of attorney dated 28th May 1921 at this court surrendered into the hands of the Lord of the said manor in consideration of the sum of £25 apportioned in respect thereof to him then paid by the said William Herring and Ann Herring as and for the absolute purchase thereof.

To hold the said premises unto and to the use of the said William Herring and Ann Herring their heirs and assigns for ever as joint tenants according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [1s 10½d] and are thereof accordingly

admitted tenants

I do hereby certify that the stamp duty of 2s 6d payable upon or in respect of this admittance was duly impressed upon the copy of court roll of such admittance.

Steward

Lodge Green

To this court came Mary Coates sister and devisee named in the last will and testament of John Coates deceased and took of the Lord of the said manor

A Dwellinghouse being part of a house formerly called the Great Dwellinghouse now divided (except that part of the Dairy lately used as a Cloggers Workshop and the Room over the same) and the use of the Privy

of the ancient yearly fineable customary rent of 2d and an inanced rent of 5½d not fineable

A Dwellinghouse being part of a house formally called the Great Dwellinghouse now divided (the other part being devised to Thomas Coates and the Coal House occupied therewith and also that part of the Dairy lately used as a Cloggers Workshop and the Room over the same and the use of the Privy

of the ancient yearly fineable customary rent of 2d and of an inanced rent of 5½d not fineable

Three undivided fourth parts or shares of a Garden called the Small Garden and the following closes namely Park Croft Great Croft Park Foot West Close Corn Close Stubble and Hill with four Cattlegaits and a half in Gunnerside Pasture

of the ancient yearly fineable customary rent of 3s 0½d for the entirety and an inanced rent of 8s 1d not fineable

And one Dwellinghouse now in ruins (being under the yearly value of 20s)

of the ancient yearly fineable customary rent of 3s 0½d for the entirety and an inanced rent of ¼ d for the entirety

All with the Appurtenances are situate and being at or within the territories of Lodge Green in the said manor.

Which John Coates late a customary tenant of the said manor in and by his last will and testament dated 30th November 1920 gave and devised to the said Mary Coates as therein mentioned.

To hold the said premises unto and to the use of the said Mary Coates 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 has paid for her fine and entry as in the margin [£2 0s 0d] and is thereof accordingly admitted tenant

Healaugh

To this court came John Thomas Martin and took of the Lord of the said manor

A Dwellinghouse one Stable one Coalhouse and one parcel of land called Feather Rain

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 3½d

Which Marmaduke Clarkson and Frederick Joseph Edward Peacock customary tenants of the said manor at this court surrendered into the hands of the Lord of the said manor in pursuance of a covenant to surrender contained in an indenture dated 29th April 1921 and made between Matthew Whitelock of the first part the said Marmaduke Clarkson and Frederick Joseph Edward Peacock of the second part James Cleminson of the third part and the said John Thomas Martin of the fourth part.

To hold the said premises unto and to the use of the said John Thomas Martin 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 has paid for his fine and entry as in the margin [£2 9s 4½d] and is thereof accordingly admitted tenant