

Healaugh and Muker Manor Court Book I

Manor of Muker in Swaledale in the County of York

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Southampton Buildings London Lord of the said Manor held at Muker 23rd April 1777 before Thomas Simpson Gentleman Steward of the said Manor

The Names of the Jury:

Edward Alderson – foreman

George Guy

John Kearton

John Calvert

Anthony Alderson

Edmund Milner

Thomas Calvert

William Kearton

Anthony Milner

James Grime

Christopher Alderson

James Alderson

George Alderson

George Cottingham - Constable

Thwaite

At this court it was presented by the jury that Elizabeth Broderick a customary tenant of the said manor had on 26th May 1776 surrendered unto the hands of the Lord of the said Manor before John Grime Deputy Steward thereof one dwelling house and garth on the foreside of the said dwelling house one close called Millholme one close called New Close and one close called Cliff Intack with the appurtenances situate lying and being within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 9s 7³/₄d to hold to and to the use of Jonathan Calvert of Moor Close his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Jonathon Calvert and prayed to be admitted tenant of the said copyhold estates and premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Jonathan Calvert tenant thereof to hold the same with the appurtenances to the use of the said Jonathan Calvert his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 9s 7³/₄d services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Jonathan Calvert paid fine in hand as in the margin [£9 12s 11d] and he is admitted tenant

Thwaite and Angram

At this court it was presented by the jury that Christopher Metcalfe a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said Steward a moiety or half part the whole into 2 equal parts to be divided of one close called High Rigg with a dwelling house and stable and one close called Hard Rigg with a cowhouse thereon and one close called High Skewitt and one close called Moor Close and one close called Low Skewitt with a cowhouse thereon with the appurtenances situate at Angram and Thwaite in the said manor of the yearly fineable customary rent of 1s 9¹/₄d to the use of William Alderson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said William Alderson and prayed to be admitted tenant of the said copyhold estates and premises and

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therefore the Lord of the Manor by his said steward did accordingly admit the said William Alderson tenant thereof to hold the same with the appurtenances to the use of the said William Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 9¼d services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Alderson paid fine in hand as in the margin [£1 15s 5d] and he is admitted tenant

Thwaite and Angram

At this court it was presented by the jury that Christopher Metcalfe a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said Steward the other moiety or half part the whole into 2 equal parts to be divided of the last mentioned premises [one close called High Rigg with a dwelling house and stable and one close called Hard Rigg with a cowhouse thereon and one close called High Skewitt and one close called Moor Close And one close called Low Skewitt with a cowhouse thereon] with the appurtenances situate at Angram and Thwaite in the said manor of the yearly fineable customary rent of 1s 9¼d to the use of James Alderson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said James Alderson and prayed to be admitted tenant of the said copyhold estates and premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Alderson tenant thereof to hold the same with the appurtenances to the use of the said James Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 9¼d services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Alderson paid fine in hand as in the margin [£1 15s 5d] and he was and is admitted tenant

Keld and Thornes

At this court it was presented by the jury that William Alderson a customary tenant of the said manor departed this life seised of one dwelling house and peat house and one close called Agill Close with a cowhouse thereon and one cowgate in Keld pasture situate at Thornes in the said manor of the yearly fineable customary rent of 1s 8d and also one close called Intack situate at Keld in the said manor of the yearly fineable rent of 1s 6d and also one dwelling house with one garth on the foreside of the same with the appurtenances situate at Thornes of the yearly fineable rent of ½d leaving Jane Alderson and Margaret Alderson his two sisters and co-heirs at law. Now at this court came the said Jane Alderson and prayed to be admitted tenant a moiety or half part, the whole into 2 equal parts to be divided of the above named premises of the said copyhold estates and premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Jane Alderson tenant thereof to hold the same with the appurtenances to the use of the said Jane Alderson her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 7¼d services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Alderson paid fine in hand as in the margin [1d] and she was and is admitted tenant

Keld and Thornes

Now at this court came the said Margaret Alderson, the other sister and co-heir of William Alderson deceased and prayed to be admitted tenant of the other moiety or half part, of the above named premises [one dwelling house and peat house and one close called Agill Close with a cowhouse thereon and one cowgate in Keld pasture and also one close called

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Intack situate at Keld and also one dwelling house with one garth on the foreside of the same] at the same rent and fine [1s 7¼d, 1d] and therefore the lord of the manor by his said steward did accordingly admit the said Margaret Alderson tenant.

Birkdale and Keld

At this court it was presented by the jury that Joseph Winn a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said Steward one close called Purse Close, one close called Midward Gill, one close called Cruse, one close called Low Close, one close called High Bridge, one close called Low Bridge, one close called West Bridge, with 5 cattlegates in Birkdale Little Moor and the east end of a dwelling house with the east end of a stable or peathouse thereto belonging with the appurtenances situate at Birkdale in the said manor of the yearly fineable rent of 7s 8d and also one close called Little Holme, one close called Middle Holme one close called West Holme one close called Hogart Close, and one Intack and one close called High Intack with 2 cattlegates in Keld cow pasture and one close called West Pasture situate at Keld in the said manor of the yearly fineable rent of 1s to the use of Catherine Waistell her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Catherine Waistell and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the Catherine Waistell tenant thereof to hold the same with the appurtenances to the use of the said Catherine Waistell 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 said yearly fineable rent of 8s 8d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Catherine Waistell paid fine in hand as in the margin [£8 13s 4d] and she was and is admitted tenant

Keld

At this court it was presented by the jury that Joseph Winn a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said steward one close in the Gill, one calf pasture lying on the east side of Hogart Gill, with 2 cattlegates in Keld cowpasture, part of the late said Thomas Whitfield's estate deceased situate at Keld of the yearly fineable rent of 2d to the use of Thomas Alderson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Thomas Alderson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the Thomas Alderson tenant thereof to hold the same with the appurtenances to the use of the said Thomas Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Alderson paid fine in hand as in the margin [3s 4d] and he was and is admitted tenant

Birkdale

At this court it was presented by the jury that Joseph Winn a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said steward the west end of a dwelling house with the west end of a peat house , part of the late said Thomas Whitfield's estate deceased situate at Birkdale of the yearly fineable rent of 1s to the use of Richard Alderson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Richard Alderson and prayed to

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be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the Richard Alderson tenant thereof to hold the same with the appurtenances to the use of the said Richard Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Richard Alderson paid fine in hand as in the margin [£1] and he was and is admitted tenant

Birkdale

At this court it was presented by the jury that Richard Alderson a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said steward a dwelling house and peat house with the appurtenances and one close called Hill Top Close with 2 cattlegates in Little Moor with the appurtenances situate at Birkdale in the said manor of the yearly fineable rent of 1s 8d to the use of John Harker his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Harker and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the John Harker tenant thereof to hold the same with the appurtenances to the use of the said John Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 8d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Harker paid fine in hand as in the margin [£1 13s 4d] and he was and is admitted tenant

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Manor of Muker in Swaledale in the County of York

The presentments of us whose names are hereafter written, sworn to serve our Sovereign Lord the King and Thomas Smith Esquire Lord of the said manor at the Court Leet, Court Baron and Customary Court held at Muker 23rd April 1777 do present as follows

Jonathon Calvert from Elizabeth Broderick out of court
William Alderson and James Alderson from Christopher Metcalfe in open court
Jane Alderson and Margaret Alderson heirs of William Alderson
Richard Alderson from Joseph Winn in open court
Thomas Alderson from Joseph Winn in open court
Catherine Waistell from Joseph Winn in open court
John Harker from Richard Alderson in open court

Edward Alderson – foreman
George Guy
John Kearton
John Calvert
Anthony Alderson
Edmund Milner
Thomas Calvert
William Kearton
Anthony Milner
James Grime
Christopher Alderson
James Alderson
George Alderson

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

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire, Lord of the said Manor held at Reeth by adjournment in and for the said manor Friday 9th May 1777 before Thomas Simpson Gentleman Steward of the said Manor

The names of the Jury
John Galloway foreman
James Whytell
Thomas Turner
James Coates
James Lonsdale
Thomas Spensley
James Broderick
William Buxton
Robert Buckle
John Tragear
John Cleasby
George Birbeck
Anthony Close

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Gunnerville

At this court it was presented by the jury that Mark Allon a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said steward a dwelling house with the appurtenances and a moiety or half part the whole into 2 equal parts to be divided of one close called Inshott situate at Gunnerville in the said manor of the yearly fineable rent of 2d and 4d to the use of John Lee his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Lee and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the John Lee tenant thereof to hold the same with the appurtenances to the use of the said John Lee 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 said yearly fineable rent of 2d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Lee paid fine in hand as in the margin [~~3s 4d~~ 10s see surrender] and he was and is admitted tenant.

Lodge Green

At this court it was presented by the jury that Elizabeth Metcalfe, Mary Raw and Dinah Cantrill customary tenants of the said manor did surrender unto the hands of the Lord of the said Manor (they the said Elizabeth Metcalfe, Mary Raw and Dinah Cantrill being solely and separately examined apart from their husbands by the said steward and freely and voluntarily agreeing thereto) to surrender their ninth parts of a dwelling house and stable with the appurtenances situate at Lodge Green in the said manor of the yearly fineable rent of ¼d and 1/8d to the use of William Cowper his heirs and assigns forever according to the custom of the said manor. Now at this court came the said William Cowper and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the William Cowper tenant thereof to hold the same with the appurtenances to the use of the said William Cowper his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of ¼d and 1/8d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Cowper paid fine in hand as in the margin [7½d] and he was and is admitted tenant

[perhaps this is a mistake and it is William Turner not William Cowper buying. The Index would seem to suggest this]

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Lodge Green

At this court it was presented by the jury that William Cowper a customary tenant of the said manor did surrender unto the hands of the Lord of the said Manor before his said steward his third part, the whole into 3 equal parts to be divided of a dwelling house and stable with the appurtenances situate at Lodge Green in the said manor of the yearly fineable rent of ½d and 1/8d to the use of William Turner his heirs and assigns forever according to the custom of the said manor. Now at this court came the said William Turner and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the William ~~Cowper~~ Turner tenant thereof to hold the same with the appurtenances to the use of the said William Turner his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of ¼d and 1/8d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Turner paid fine in hand as in the margin [1s 2d] and he was and is admitted tenant

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

The presentments of us whose names are hereunder written Jurors sworn to serve our Sovereign Lord the King and Thomas Smith Esquire Lord of the said Manor held at Reeth Friday 9th May 1777 do present as follows

Mark Allon to John Lee in open court

Elizabeth Metcalfe, Mary Raw and Dinah Cantrill in open court to William Cowper

John Galloway foreman

James Whytell

Thomas Turner

James Coates

James Lonsdale

James Broderick

William Buxton

Robert Buckle

John Tragear

John Cleasby

George Birbeck

Anthony Close

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

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Southampton Buildings London, Lord of the said Manor held at Reeth Friday 9th May 1777 before Thomas Simpson Gentleman Steward of the said Manor

The names of the Jury

Thomas Butson – foreman

Anthony Close

James Whytell

Thomas Spensley

George Lonsdale

Thomas Pratt

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James Spensley
John Galloway
Thomas Turner
James Galloway
Adam Bird
Christopher Raine
Thomas Birbeck

Reeth

At this court it was presented by the jury that Martha Naylor a customary tenant of the said manor departed this life seised of the premises hereinafter mentioned that is to say a moiety or half part of one house and garth situate at Reeth in the said manor of the yearly fineable rent of 1d leaving Christopher Naylor her only son and heir at Law. Now at this court came the said Christopher Naylor and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the Christopher Naylor tenant thereof to hold the same with the appurtenances to the use of the said Christopher Naylor his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Christopher Naylor paid fine in hand as in the margin [1s 3d] and he was and is admitted tenant

Lodge Green

At this court it was presented by the jury that Mark Allon a customary tenant of the said manor did surrender unto the hands of the Lord of the said Manor before his said steward one stable and garth on the backside thereof with the appurtenances situate at Lodge Green in the said manor of the yearly fineable rent of 1d to the use of John Lee his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Lee and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the John Lee tenant thereof to hold the same with the appurtenances to the use of the said John Lee his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Lee paid fine in hand as in the margin [1s 3d] and he was and is admitted tenant.

Lodge Green

At this court it was presented by the jury that Luke Barningham a customary tenant of the said manor did surrender unto the hands of the Lord of the said Manor before his said steward one close called Grass Garth and one close called Little Parke with a cowhouse thereon situate at Lodge Green in the said manor of the yearly fineable rent of 11d and the yearly fineable inanced rent of 4s 5d to the use of John Lee his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Lee and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the John Lee tenant thereof to hold the same with the appurtenances to the use of the said John Lee his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 11d and

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the yearly fineable inanced rent of 4s 5d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Lee paid fine in hand as in the margin [13s 9d] and he was and is admitted tenant

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

The presentments of us whose names are hereunto written Jurors, sworn to serve Thomas Smith Esquire Lord of the said Manor at the Court Baron holden by adjournment in and for the said manor on Friday 9th May 1977 as follows

Christopher Naylor from his mother as son and heir

John Lee from Mark Allon in open court

John Lee from Luke Barningham in open court

Thomas Butson – foreman

Anthony Close

James Whytell

Thomas Spensley

George Lonsdale

Thomas Pratt

James Spensley

John Galloway

Thomas Turner

James Galloway

Adam Bird

Christopher Raine

Thomas Birbeck

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

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Southampton Buildings London Lord of the said Manor held at Reeth in and for the said manor 23rd January 1778 before Thomas Simpson Gentleman Steward of the said Manor

The names of the Jury

Christopher Raine – foreman

Thomas Spensley

Thomas Birbeck

James Bell

Thomas Pratt

Adam Bird

William Storey

John Galloway

James Whytell

George Lonsdale

George Birbeck

James Lonsdale

Lodge Green Gunnerside and Potting

At this court it was presented by the jury that Thomas Turner a customary tenant of the said manor lately departed this life seised of the premises hereinafter mentioned leaving Jonathan Turner his only brother and heir at Law. Now at this court came the said Jonathon Turner and prayed to be admitted tenant of one dwelling house called Peters House with the appurtenances at Lodge Green in the said manor of the ancient yearly fineable rent of 1d and also one dwelling house and stable adjoining and one coal house with the appurtenances at Potting in the said manor of the ancient yearly fineable rent of 1d and also 3 beastgates in Gunnerside pasture of the ancient yearly fineable rent of 2s and also one close called Brow with a cowhouse thereon with the appurtenances at Potting in the said manor of the ancient yearly fineable customary rent of 1s 3d and also one close called Barning Ing one other close called Intack with the appurtenances situate at Lodge Green with the ancient yearly fineable rent of 2s 1½d and also one parcel of ground called Intack with the appurtenances situate at Lodge Green with the ancient yearly fineable rent of 2½d and therefore the Lord of the Manor by his said steward did accordingly admit the Jonathon Turner tenant thereof to hold the same with the appurtenances to the use and behoof of the said Jonathon Turner his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent 5s 2d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Jonathon Turner paid fine in hand as in the margin [£5 15s] and he was and is admitted tenant

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

The presentments of us whose names are hereunto written Jurors, sworn to serve Thomas Smith Esquire Lord of the said Manor at the Court Baron holden in and for the said manor on Friday 23rd January 1778 do present as follows

Jonathan Turner heir to his brother Thomas Turner deceased

Christopher Raine – foreman

Thomas Spensley

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Thomas Birbeck
James Bell
Thomas Pratt
Adam Bird
William Storey
John Galloway
James Whytell
George Lonsdale
George Birbeck
James Lonsdale

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

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire Lord of the said Manor held at Reeth 23rd January 1778 before Thomas Simpson Gentleman Steward of the said Manor

The names of the Jury

John Galloway – foreman

James Galloway

Adam Bird

James Whytell

William Storey

George Lonsdale

James Spensley

Thomas Pratt

Thomas Spensley

Christopher Raine

Thomas Birbeck

George Birbeck

Lodge Green Gunnerside and Potting

At this court it was presented by the jury that Thomas Turner a customary tenant of the said manor lately departed this life seised of the premises hereinafter mentioned leaving Jonathon Turner his only brother and heir at Law. Now at this court came the said Jonathon Turner and prayed to be admitted tenant of 2 dwelling houses and tenements with a garth on the foreside thereof and a stable thereunto belonging and also one close called Captain West Close with a cowhouse at the head of it and one close called Captain East Close situate at Lodge Green in the said manor of the ancient yearly fineable rent of 6s 6d and also a messuage and tenement and also all that parcel of ground called East Intack with the appurtenances situate at Lodge Green in the said manor of the ancient yearly fineable rent of 2d and of 1s inanced rent and not fineable and also one close called Baron Ing with a cowhouse thereon now divided into 2 closes formerly the estate of John Guy situate at Potting in the said manor of the ancient yearly fineable customary rent of 1s and therefore the Lord of the Manor by his said steward did accordingly admit the Jonathon Turner tenant thereof to hold the same with the appurtenances to the use and behoof of the said Jonathon Turner his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent 7s 8d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Jonathon Turner paid fine in hand as in the margin [£5 15s] and he was and is admitted tenant

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

The presentments of us whose names are hereunto written Jurors, sworn to serve Thomas Smith Esquire Lord of the said Manor at the Court Baron holden in and for the said manor on Friday 23rd January 1778 do present as follows

Jonathan Turner heir to his brother Thomas Turner deceased

John Galloway – foreman

James Galloway

Adam Bird

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James Whytell
William Storey
George Lonsdale
James Spensley
Thomas Pratt
Thomas Spensley
Christopher Raine
Thomas Birbeck
George Birbeck

Manor of Healaugh Old Land in Swaledale in the County of York
The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Southampton Buildings London Lord of the said Manor held at Reeth by adjournment 26th January 1778 before Thomas Simpson Gentleman Steward of the said Manor

The names of the Jury
Christopher Raine foreman
Thomas Birkbeck
Thomas Spensley
James Bell
Thomas Pratt
John Galloway
Adam Bird
William Storey
James Whytell
George Lonsdale
George Birkbeck
James Lonsdale

Lodge Green

At this court it was presented by the jury that Ann Reynoldson a customary tenant of the said manor did surrender unto the hands of the Lord of the said Manor before his said steward 2 dwelling houses and 2 stables and 2 closes called Intacks with the appurtenances situate at Lodge Green in the said manor of the yearly fineable rent of 1s 5d to the use of Jonathan Turner his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Jonathan Turner and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the Jonathan Turner tenant thereof to hold the same with the appurtenances to the use of the said Jonathan Turner is heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 11d and the yearly fineable rent of 1s 5d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Jonathan Turner paid fine in hand as in the margin [£1 5s 8d] and he was and is admitted tenant

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

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The presentments of us whose names are hereunto written Jurors, sworn to serve our Sovereign Lord the King and Thomas Smith Esquire Lord of the said Manor at the Court Baron holden in and for the said manor on Monday 10th May 1778 do present as follows
Mr Ralph Parke from John Lee surrendered out of court
Mr Ralph Parke from Elizabeth and Mary Metcalfe by virtue of a letter of attorney from George Raw surrendered out of court
Thomas Simpson from James Simpson surrendered out of court
James Clarkson from Marmaduke Theakston in open court
William Story from Elizabeth and Mary Metcalfe by virtue of a letter of attorney to James Clarkson in open court
William Cooper from William Cooper surrendered out of court
William Bell from George Bell surrendered out of court
John Reynoldson from his mother Isabel Reynoldson first son and one of the coheirs
William Reynoldson from his mother Isabel Reynoldson second son and one of the coheirs
Samuel Reynoldson from his mother Isabel Reynoldson third son and one of the coheirs
James Fryer from Augustine Fryer in open court
James Coates from Christopher Smithson in open court
Elizabeth Turner from Elizabeth and Mary Metcalfe by virtue of a letter of attorney to James Clarkson in open court
Simon Harker from Jonathon Turner in open court
Betty Stodart from James Stodart her father as only daughter and heir
Margaret Walker from George Bell upon surrender out of court
Richard Metcalfe from John Coates by virtue of a letter of attorney to James Clarkson in open court
Mary wife of Thomas Beckwith from Isabel Terry In open court
Richard Robinson from Hugh Stones in open court

We amerce James Broderick for not repairing his fence dividing a certain field called Intack from Sattron Pastures in length 44 rood or thereabouts. For every rood not made sufficient before 10th August next 2s

George Raw – foreman
George Birbeck
James Whytell
James Bell
John Cleasby
William Storey
Thomas Stodart
James Lonsdale
James Coates
James Broderick
Adam Bird
Christopher Raine
John Galloway

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

The Court Leet Court Baron and Customary Court of Thomas Smith Esq of Southampton Buildings London holden at Reeth in and for the said Manor on Monday 18th May 1778 before Thomas Heslop Gentleman Steward of the said Manor

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Names of the Jury:

Mr George Raw – foreman
Mr John Cleasby
Mr Christopher Raine
Mr Adam Bird
Mr James Bell
Mr William Storey
Mr John Galloway
Mr James Whitell
Mr James Lonsdale
Mr George Birkbeck
Mr Thomas Stodart
Mr James Broderick
Mr James Coates

Satron

At this Court it was presented by the Jury that Marmaduke Theakston a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before Thomas Heslop Gentleman his Steward one messuage or dwelling house together with a barn and stable and several parcels of meadow land called by the several names of Bank East Close, one piece or parcel of ground called Bulholme with a barn thereon, Intack and Prise and all that part parcel or division of a pasture called Miles pasture thereunto adjoining with the appurtenances situate within the territories of Satron in the said Manor of the ancient yearly fineable customary rent of 4s 11d to the use of James Clarkson his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said James Clarkson and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said James Clarkson tenant of the said premises to hold the same with the appurtenances to and for the use of the said James Clarkson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 4s 11d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Clarkson paid fine in hand as in the margin [£4 18s 4d] and he was and is thereof accordingly admitted tenant.

Gunnarside

At this Court it was presented by the Jury that George Raw had on 1st August 1777 by virtue of a letter of attorney to him given by Mary Metcalfe widow and relic of James Metcalfe deceased, a customary tenant and Elizabeth Metcalfe only child and heir at law of the said James Metcalfe surrendered into the hands of the Lord of the said Manor before John Grime Deputy Steward of the said Manor according to the custom of the said Manor one messuage, one stable one cowhouse one Close called Croft one Close called New Close or High Close one Close called East Foal Ing one close called West Foal Ing with a cowhouse thereon one close called Low Intack in the township of Gunnarside in the said manor and twenty two cattlegates and one half of a cattle gate in Gunnarside pasture of the ancient yearly fineable customary rent of 15s and also one Close called Ivelet Gill with the appurtenances with five eights of one cattlegate in Ivelet pasture of the ancient yearly fineable customary rent of 5d and 1d not fineable to the use of Ralph Parke Gentleman his heirs and assigns forever according to the custom of the said Manor. Now at this Court

Healaugh and Muker Manor Court Book I

came the said Ralph Parke and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Ralph Parke tenant of the said premises to hold the same with the appurtenances to and for the use the said Ralph Parke his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 15s 5d and 1d not fineable and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Ralph Parke paid fine in hand as in the margin [£15 8s 4d] and he was and is therefore admitted tenant.

Gunnarside

At this Court it was presented by the Jury that George Bell a customary tenant of the said Manor did on the 7th May 1777 surrender into the hands of the Lord of the said Manor before John Grime Deputy Steward thereof according to the custom of the said Manor one dwelling house and stable with the appurtenances situate, standing and being within the territories of Gunnarside in the said Manor of the ancient yearly fineable customary rent of 3d to hold the same to and for the use of William Bell his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said William Bell and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said William Bell tenant of the said premises to hold the same with the appurtenances to and for the use of the said William Bell his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 3d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Bell paid fine in hand as in the margin [5s] and he was and is therefore accordingly admitted tenant.

Lodge Green

At this Court it was presented by the Jury that Augustin Fryer a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one undivided third part of a dwelling house and stable with the appurtenances situate standing and being within the territories of Lodge Green in the said Manor of the ancient yearly fineable customary rent of $\frac{1}{4}$ d to the use of James Fryer his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said James Fryer and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said James Fryer tenant of the said premises to hold the same with the appurtenances to and for the use of the said James Fryer his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly rent of $\frac{1}{4}$ d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Fryer paid fine in hand as in the margin [5d] and he was and is therefore accordingly admitted tenant.

Sattron

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At this Court it was presented by the Jury that Christopher Smithson a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one eighth part of a dwelling house and stable with the appurtenances situate, standing and being within the territories of Sattron in the said Manor of the ancient yearly fineable customary rent of 6d and half farthing to the use of James Coates his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said James Coates and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said James Coates tenant of the said premises to hold the same with the appurtenances unto and for the use of the said James Coates his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 6d half farthing and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Coates paid fine in hand as in the margin [10s 2 ½d] and he was and is therefore accordingly admitted tenant.

Potting

At this Court it was presented by the Jury that Isabel Reynoldson widow a customary tenant of the said Manor departed this life seised of one dwelling house with a garden and one stable thereunto adjoining situate standing lying and being within the territories of Potting in the said Manor of the ancient yearly fineable customary rent of ½ d leaving John, William and Samuel Reynoldson her three sons and co-heirs at law. Now at this Court came the said John Reynoldson eldest son and one of the co-heirs of the said Isabel Reynoldson and prayed to be admitted tenant of one undivided third part of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said John Reynoldson tenant of one undivided third part of the said premises with the appurtenances to hold the same with the appurtenances unto and for the use of the said John Reynoldson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly fineable customary rent of one third part of one half penny and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the John Reynoldson paid fine in hand as in the margin [3½d] and he was and is therefore accordingly admitted tenant.

Potting

At this Court came William Reynoldson, second son and one of the co-heirs of the said Isabel Reynoldson deceased and prayed to be admitted tenant of one other undivided third part of the said last mentioned premises [one dwelling house with a garden and one stable thereunto adjoining] at the same rent and fine and therefore the Lord of the said Manor by his said steward did accordingly admit the said William Reynoldson tenant of one other undivided third part of the said premises at the same rent and fine

Potting

At this Court came Samuel Reynoldson, third son and one of the co-heirs of the said Isabel Reynoldson deceased and prayed to be admitted tenant of one other undivided third part of the said last mentioned premises [one dwelling house with a garden and one stable thereunto adjoining] at the same rent and fine and therefore the Lord of the said Manor by his said steward did accordingly admit the said Samuel Reynoldson tenant of the said other

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undivided third part of the said premises at the same rent and fine

Ivelet

At this Court it was presented by the Jury that William Cooper a customary tenant of the said Manor had on the 6th October 1777 surrendered into the hands of the Lord of the said Manor before John Grime Deputy Steward thereof one dwelling house and stable and one garth with the appurtenances situate, standing and lying within the territories of Ivelet in the said Manor of the ancient yearly fineable customary rent of 3½ d to the use of William Cowper his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said William Cowper and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said William Cowper tenant of the said premises to hold the same with the appurtenances to and for the use of the said William Cowper his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 3 ½ d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Cowper paid fine in hand as in the margin [5s 10d] and he was and is therefore accordingly admitted tenant.

Gunnarside

At this Court it was presented by the Jury that John Lee a customary tenant of the said Manor had on the 21st November 1777 surrendered into the hands of the Lord of the said Manor before John Grime Deputy Steward thereof one moiety or half part the whole into two equal parts to be divided of one parcel of ground called Inshott with the appurtenances situate, lying and being within the territories of Gunnarside in the said Manor of the ancient yearly fineable customary rent of 1d to hold the same to and to the use of Ralph Parke Gentleman his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Ralph Parke and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Ralph Parke tenant of the said premises to hold the same with the appurtenances to and to the use of the said Ralph Parke his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 1d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Ralph Parke paid fine in hand as in the margin [1s 8d] and he was and is therefore accordingly admitted tenant.

Lodge Green

At this Court it was presented to the Jury that Jonathan Turner a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward two dwelling houses, two stables and one parcel of ground called Intack divided into two parts within the appurtenances situate standing lying and being within the territories of Lodge Green in the said Manor of the ancient yearly fineable customary rent of 1s 5d to the use of Simon Harker his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Simon Harker and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said Simon Harker tenant of the said premises to hold the same with the appurtenances to and for the use of the said Simon Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said

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yearly fineable customary rent of 1s 5d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Simon Harker paid fine in hand as in the margin [£1 8s 4d] and he was and is thereof accordingly admitted tenant.

Healaugh

At this Court it was presented by the Jury that James Stodart a customary tenant of the said Manor departed his life seised of part of one Close called Flatts with a cow house thereon with the appurtenances situate lying and being within the territories of Healaugh in the said Manor of the ancient yearly fineable customary rent of 3s 1d leaving Betty Stodart his only daughter and heir at law. Now at this Court came the said Betty Stodart and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said Betty Stodart tenant of the said premises to hold the same with the appurtenances to and for the use of the said Betty Stodart her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 3s 1d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Betty Stodart paid fine in hand as in the margin [£3 1s 9d] and she was and is thereof accordingly admitted tenant.

Lodge Green

At this Court it was presented by the Jury that John Allan a customary tenant of the said Manor had on the 21st November 1777 surrendered into the hands of the Lord of the said Manor before John Grime Deputy Steward thereof one Close called Drummond Mire with the bank above it with a cowhouse thereon with the appurtenances situate, lying and being within the territories of Lodge Green in the said Manor of the ancient yearly fineable customary rent of 1s 8 ½ d to hold the same to and to the use of James Spensley his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said James Spensley and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said James Spensley tenant of the said premises to hold the same with the appurtenances to and to the use of the said James Spensley his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 1s 8 ½ d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Spensley paid fine in hand as in the margin [£1 14s 2d] and he was and is therefore accordingly admitted tenant.

Gunnarside

At this Court it was presented by the Jury that James Clarkson did in open court by virtue of a letter of attorney to him given by John Coates a customary tenant of the said Manor surrender into the hands of the Lord of the said Manor before Thomas Heslop Gentleman Steward thereof according to the custom of the said Manor a moiety or half part of one Close called Inshott situate lying and being within the territories of Gunnarside in the said Manor of the ancient yearly fineable customary rent of 4d to hold the same to and to the use of Richard Metcalfe his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Richard Metcalfe and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Richard Metcalfe tenant of the said premises to hold the same with the appurtenances to and for the use of the said Richard Metcalfe his heirs and assigns

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forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 4d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Richard Metcalfe paid fine in hand as in the margin [6s 8d] and he was and is therefore accordingly admitted tenant.

Gunnarside

At this Court it was presented by the Jury that James Clarkson did by virtue of a letter of attorney to him given by Mary Metcalfe widow and wife of James Metcalfe deceased a customary tenant of the said Manor surrender in open court into the hands of the Lord of the said Manor four pieces of ground called High Flatts and Low Flatts situate lying and being within the territories of Gunnarside in the said Manor of the ancient yearly fineable customary rent of 2s to hold the same to and to the use of William Storey his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said William Storey and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said William Storey tenant of the said premises to hold the same with the appurtenances to and for the use of the said William Storey his heirs and assigns forever according to the custom of the said Manor yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 2s and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Storey paid fine in hand as in the margin [£2] and he was and is therefore accordingly admitted tenant.

Gunnarside

At this Court it was presented by the Jury that James Clarkson did by virtue of a letter of attorney from Mary Metcalfe widow and wife of James Metcalfe deceased a customary tenant of the said Manor and Elizabeth Metcalfe only child and heir of the said James Metcalfe, surrender in open court into the hands of the Lord of the said Manor one dwelling house and stable with one garth on the back side thereof, one house or shop on the foreside of the said dwelling house with two gardens belonging the said house and one close called High Middle Ing with the appurtenances situate standing lying and being within the territories of Gunnarside in the said Manor of the ancient yearly fineable customary rent of 8d to hold the same to and to the use of Elizabeth Turner widow her heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Elizabeth Turner and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Elizabeth Turner tenant of the said premises to hold the same with the appurtenances to and to the use of the said Elizabeth Turner her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 8d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Elizabeth Turner paid fine in hand as in the margin [13s 4d] and she was and is therefore accordingly admitted tenant.

Feetham

At this Court it was presented by the Jury that George Bell a customary tenant of the said

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Manor had on 21st April 1777 surrendered into the hands of the Lord of the said Manor before Thomas Simpson Gentleman Steward thereof one new erected dwelling house, formerly a bakehouse, and two garths with the appurtenances situate lying and being within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of 1d to hold the same to and for the use of Margaret Walker widow her heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Margaret Walker and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Margaret Walker tenant of the said premises to hold the same with the appurtenances to and to the use of the said Margaret Walker her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 1d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Margaret Walker paid fine in hand as in the margin [1s 8d] and she was and is therefore accordingly admitted tenant.

Potting and Wintering Garths and Lodge Green

At this Court it was presented by the Jury that James Simpson a customary tenant of the said Manor had on 9th November 1777 surrendered into the hands of the Lord of the said Manor before Thomas Simpson steward thereof one messuage or dwelling house and bakehouse one close called East Close, one close called Far East close with a cowhouse thereon, one close called Beck Ing with a cowhouse thereon, one parcel of ground called East Bank one parcel of ground called Wooda Bank and one parcel of ground called West Intack with the appurtenances situate standing lying and being at Potting and Wintering Garths in the said Manor of the ancient yearly fineable customary rent of 9s 8d and also a low room with a chamber over it part of a dwelling house situate at Lodge Green in the said Manor of the yearly fineable customary rent of ½ d to hold the same to and to the use of Thomas Simpson gentleman his heirs and assigns according to the custom of the said Manor. Now at this Court came the said Thomas Simpson and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Thomas Simpson tenant of the said premises to hold the same with the appurtenances to and the said Thomas Simpson his heirs and assigns to and for the uses, intents and purposes specified in the Will of the said James Simpson according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 9s 8 ½ d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Simpson paid fine in hand as in the margin [£9 14s 2d] and he was and is therefore accordingly admitted tenant.

Feetham

At this Court it was presented by the Jury that James Simpson a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one messuage or dwelling house one close called Holmes with a cowhouse thereon and one close called Dubbs with the yealands there unto belonging with the appurtenances situate, standing and lying and being within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of 3 ½ d to the use of Henry Blegborough his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Henry Blegborough and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly

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admit the said Henry Blegborough tenant of the said premises to hold the same with the appurtenances to and to the use of the said Henry Blegborough his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 3 ½ d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Henry Blegborough paid fine in hand as in the margin [£3 0s 10d] and he was and is therefore accordingly admitted tenant.

Reeth

At this Court it was presented by the Jury that Isobel Terry a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one dwelling house and stable at the east thereof with a chamber over the same and one stable on the foreside with a garth and one garden on the backside of the said dwelling house with the appurtenances situate, standing lying and being within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 2d to and to the use of Mary the wife of Thomas Beckwith her heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Mary the wife of the said Thomas Beckwith and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Mary the wife of the said Thomas Beckwith tenant of the said premises to hold the same with the appurtenances to and to the use of the said Mary the wife of the said Thomas Beckwith her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 2d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Mary the wife of the said Thomas Beckwith paid fine in hand as in the margin [3s 4d] and he was and is therefore accordingly admitted tenant.

Reeth

At this Court it was presented by the Jury that Hugh Stones a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one dwelling house and stable with the appurtenances situate, standing and being within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 1d to and to the use of Richard Robinson his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Richard Robinson and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Richard Robinson tenant of the said premises to hold the same to and to the use of the said Richard Robinson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 1d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Richard Robinson paid fine in hand as in the margin [1s 8d] and he was and is therefore accordingly admitted tenant.

Gunnarside

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At this Court it was presented by the Jury that James Clarkson did by virtue of a letter of attorney given by James Coates a customary tenant of the said Manor surrender in open court into the hands of the Lord of the said Manor before his said Steward a moiety of half part of one close called Inshot situate, lying and being within the territories of Gunnerside in the said Manor of the ancient yearly fineable customary rent of 4d to and to the use of Richard Metcalfe his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Richard Metcalfe and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Richard Metcalfe tenant of the said premises to hold the same with the appurtenances to and to the use of the said Richard Metcalfe his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 4d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Richard Metcalfe paid fine in hand as in the margin [6s 8d] and he was and is therefore accordingly admitted tenant.

Manor of Healaugh, new land in Swaledale in County of York
The Court Leet, Court Baron and Customary Court of Thomas Smith of Southampton Buildings London Esq. holden at Reeth in and for the said Manor on Tuesday 19th May 1778 before Thomas Heslop Gentleman Steward of the said Manor

Names of the Jury

Mr George Shaw – foreman

Mr William Storey

Mr James Whitell

Mr Christopher Raine Mr George Birkbeck

Mr George Lonsdale

Mr Thomas Pratt

Mr John Galloway

Mr Thomas Stodart

Mr John Lee

Mr Anthony Close

Mr Adam Bird

Low Row

At this Court it was presented by the Jury that Francelina Gardener widow a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one dwelling house and stable one garth, one close called High Foaling, one close called Middle Foaling with a barn thereon and one close called Low Foaling with a cowhouse thereon with the appurtenances situate, standing lying and being within the territories of Low Row in the said Manor of the ancient yearly fineable customary rent of 3s 11³/₄d and 7s 7¹/₄d inanced rent and not fineable to the use of James Benn his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said James Benn and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said James Benn tenant of the said premises to hold the same with the appurtenances to and to the use of the said James Benn his heirs and assigns forever in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 3s 1³/₄d and 7s 7¹/₄d inanced rent and not fineable and doing paying and performing to the Lord of the said Manor all such other rents duties fines

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and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Benn paid fine in hand as in the margin [£2 19s 8¼d] and he was and is therefore accordingly admitted tenant.

Feetham

At this court it was presented by the jury that James Simpson, a customary tenant of the said manor, did surrender in open court into the hands of the lord of the said manor, before his said steward, one close called East Dubbs, with the appurtenances situate lying and being within the territories of Feetham in the said manor, of the ancient yearly fineable customary rent of 1s 1d to the use of Henry Blegborough, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Henry Blegborough and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Henry Blegborough tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Henry Blegborough, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1s 1d, and doing, paying and performing to the lord of the said manor all other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Henry Blegborough paid fine in hand 16s 3d and he was, and is, thereof admitted tenant.

Feetham

At this court it was presented by the jury that James Cherry, a customary tenant of the said manor, had on the 24thf January 1778 surrendered into the hands of the lord of the said manor before Thomas Simpson gentleman, then steward thereof, one dwelling house, one stable, one close called Little Close and one close called Intack, with the appurtenances situate standing and being at Feetham in the said manor, of the ancient yearly fineable customary rent of 4s 8d to and to the use of Christopher Whitelock, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Christopher Whitelock and prayed to be admitted tenant of the said premises. And therefore the lord of the said manor did, by his said steward, accordingly admit the said Christopher Whitelock tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Christopher Whitelock, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable rent of 4s 8d and doing, paying and performing to the lord of the said manor all other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Christopher Whitelock paid fine £3 10s 0d and he was, and is, thereof admitted tenant.

Reeth

At this court it was presented by the jury that John Nicholson the elder, a customary tenant of the said manor, did surrender in open court into the hands of the lord of the said manor one house called The Shop and one stable with a chamber over it, one garth on the backside of the Shop, one garth on the foreside of the Shop with a little house on it and one garth on the backside of the stable, with the appurtenances situate standing lying and being within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 1d to the use of John Nicholson the younger, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said John Nicholson the younger and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said John Nicholson the

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younger tenant of the said premises, to hold the same with the appurtenances to and to the use of the said John Nicholson the younger, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1d and doing, paying and performing to the lord of the said manor all other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said John Nicholson the younger paid fine 1s 3d and he was, and is, thereof accordingly admitted tenant.

Rampsholme

At this court it was presented by the jury that Ralph Milner, a customary tenant of the said manor, had on the 26th day of December 1777 surrendered into the hands of the lord of the said manor before John Grime, deputy steward thereof, one close called Smithey Hill with one Island, and one close called Rampsholme with one other Island thereunto belonging, with the appurtenances situate lying and being within the territories of Rampsholme in the said manor, of the ancient yearly fineable customary new rent of 2s 8d, and 2s 8d enhanced rent and not fineable, to the use of John Milner, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said John Milner and prayed to be admitted tenant of the said premises and therefore the lord of the said manor, by his said steward, did accordingly admit the said John Milner tenant of the said premises, to hold the same with the appurtenances to and to the use of the said John 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 said yearly fineable customary new rent of 2s 8d, and 2s 8d enhanced rent and not fineable, and doing, paying and performing to the lord of the said manor all other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, for which the said John Milner paid fine in hand £2 1s 0d and he was, and is, thereof accordingly admitted tenant.

Rampsholme

At this court it was presented by the jury that Ralph Milner, a customary tenant of the said manor, had on the twentysixth day of December 1777 surrendered into the hands of the lord of the said manor before John Grime, deputy steward thereof, one close called East Rampsholme and Island, one close called East Bank and one close called Red Bank, with the appurtenances situate lying and being at Rampsholme in the said manor, of the ancient yearly fineable customary new rent of 1s 4d, and 1s 4d enhanced rent and not fineable, to the use of Ralph Milner of Rampsholme, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Ralph Milner and prayed to be admitted tenant of the said premises. And therefore the lord of the said manor, by his said steward, did accordingly admit the said Ralph Milner tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Ralph Milner, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary new rent of 1s 4d, and 1s 4d enhanced rent and not fineable, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Ralph Milner paid fine £1 0s 0d, and he was, and is, thereof accordingly admitted tenant.

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Smarbar [Smarber]

At this court it was presented by the Jury that John Hancock, a customary tenant of the said manor, did surrender in open court into the hands of the lord of the said manor, before his said steward, one dwelling house and a garth at the west end of the said dwelling house, with the appurtenances situate standing lying and being within the territories of Smarbar [Smarber] in the said manor, of the ancient yearly fineable customary rent of ½d to the use of George White, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said George White and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said George White tenant of the said premises, to hold the same with the appurtenances to and to the use of the said George 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 said yearly fineable customary rent of ½d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said George White paid fine in hand 7½d, and he was, and is, thereof accordingly admitted tenant.

Reeth

At this court it was presented by the jury that Francis Hutchinson, a customary tenant of the said manor, departed this life seized of one dwelling house, situate standing and being within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 1s 3d, leaving Margery, the wife of William Myers, and Margaret Wood, her sister, his two granddaughters and coheirs at law. Now at this court came the said Margery, the wife of William Myers, and the said Margaret Wood and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Margery, the wife of William Myers, and Margaret Wood tenants of the said premises, to hold the same with the appurtenances to and to the use of the said Margery, wife of William Myers, and Margaret Wood, 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 said yearly fineable customary rent of 1s 3d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Margery, the wife of William Myers, and Margaret Wood paid fine in hand 18s 9d, and they were, and are, thereof accordingly admitted tenants.

Reeth

At this court it was presented by the jury that James Alderson, a customary tenant of the said manor, had on the nineteenth day of June 1777 surrendered into the hands of the lord of the said manor before Thomas Simpson gentleman, then steward thereof, one moiety or halfpart, the whole into two equal parts to be divided, of one dwelling house, with the appurtenances situate standing and being in Reeth in the said manor, of the yearly fineable customary rent of 1d, to and to the use of Christopher Naylor, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Christopher Naylor and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Christopher Naylor tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Christopher Naylor, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1d, and

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doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Christopher Naylor paid fine in hand 1s 3d, and he was, and is, thereof accordingly admitted tenant.

Reeth

At this court it was presented by the jury that Christopher Naylor, a customary tenant of the said manor, had on the ninth day of April 1778 surrendered into the hands of the lord of the said manor before Thomas Simpson gentleman, then steward thereof, one dwelling house, with the appurtenances situate standing and being in Reeth in the said manor, of the yearly fineable customary rent of 2d to the use of John Scott gentleman, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said John Scott and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said John Scott tenant of the said premises, to hold the same with the appurtenances to and to the use of the said John 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 said yearly fineable customary rent of 2d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said John Scott paid fine in hand 2s 6d, and he was, and is, thereof accordingly admitted tenant.

Smarbar [Smarber]

At this court it was presented by the jury that Robert Metcalfe, a customary tenant of the said manor, did surrender in open court into the hands of the lord of the said manor, before his said steward, one close called Holme and one close called Holme Intack, with a dwelling house and cowhouse thereon, with the appurtenances situate standing lying and being at Smarbar [Smarber] in the said manor, of the ancient yearly fineable customary rent of 5s 9½d to the use of Thomas Johnson gentleman, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Thomas Johnson and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Thomas Johnson tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Thomas 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 said ancient yearly fineable customary rent of 5s 9½d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Thomas Johnson paid fine in hand £4 6s 10½d, and he was, and is, thereof accordingly admitted tenant.

Smarbar [Smarber]

At this court it was presented by the jury that Robert Metcalfe, a customary tenant of the said manor, did surrender in open court into the hands of the lord of the said manor, before his said steward, one parcel of ground called the Holme and a cowhouse thereon, with the appurtenances situate standing lying and being at Smarbar [Smarber] in the said manor, of the ancient yearly fineable customary rent of 2s 2d to the use of Thomas Johnson gentleman, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Thomas Johnson and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Thomas Johnson tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Thomas Johnson, his heirs and assigns for ever,

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according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said ancient yearly fineable customary rent of 2s 2d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Thomas Johnson paid fine in hand £1 12s 6d, and he was, and is, thereof accordingly admitted tenant.

Healaugh and Reeth

At this court it was presented by the jury that James Stodart, a customary tenant of the said manor, departed this life seized of one part of a close called Flatts with a cowhouse thereon, with the appurtenances situate lying and being within the territories of Healaugh in the said manor, of the ancient yearly fineable customary rent of 3s 2d, and one close called Sleets with a cowhouse thereon, with the appurtenances lying in Reeth in the said manor, of the ancient yearly fineable customary rent of 1s, leaving Betty Stodart his only daughter and heir at law. Now at this court came the said Betty Stodart and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Betty Stodart tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Betty Stodart, 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 said ancient yearly fineable customary rents of 3s 2d and 1s, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Betty Stodart paid fine in hand £3 2s 6d, and she was, and is, thereof accordingly admitted tenant.

Gunnarside

At this court it was presented by the jury that George Raw had on the first day of August 1777, by virtue of a letter of attorney to him given by Mary Metcalfe, widow and relict of James Metcalfe deceased [a customary tenant], and Elizabeth Metcalfe, only child and heir at law of the said James Metcalfe, surrendered into the hands of the lord of the said manor before John Grime, deputy steward thereof, according to the custom of the said manor, two cattlegates in Gunnarside pasture within the said manor, of the ancient yearly fineable customary rent of 1s 4d, and 1s 4d enhanced rent and not fineable, to the use of Ralph Parke gentleman, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Ralph Parke and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Ralph Parke [tenant] of the said premises, to hold the same with the appurtenances to and to the use of the said Ralph Parke, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1s 4d, and 1s 4d enhanced rent and not fineable, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Ralph Parke paid fine in hand £1 0s 0d, and he was, and is, thereof accordingly admitted tenant.

Gunnarside

At this court it was presented by the jury that George Raw [by virtue of a letter of attorney to him given by Mary Metcalfe, widow and relict of James Metcalfe deceased [a customary tenant], and Elizabeth Metcalfe, only child and heir at law of the said James Metcalfe] surrendered in open court into the hands of the lord of the said manor, before his said

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steward, according to the custom of the said manor, all those pieces of land called Winterfold and Brooksidcs, and one cattlegate in Gunnerside Pasture, with the appurtenances situate lying and being within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rent of 8d to and to the use of John Lee, his heirs and assigns for ever. Now at this court came the said John Lee and prayed to be admitted tenant of the said premises and therefore the lord of the said manor, by his said steward, did accordingly admit the said John Lee tenant of the said premises, to hold the same with the appurtenances to and to the use of the said John Lee, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of 8d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said John Lee paid fine in hand 10s 0d, and he was, and is, thereof accordingly admitted tenant.

Gunnerside

At this court it was presented by the jury that James Clarkson [by virtue of a letter of attorney to him given by Mary Metcalfe, widow and relict of James Metcalfe deceased [a customary tenant], and Elizabeth Metcalfe, only child and heir at law of the said James Metcalfe] surrendered in open court into the hands of the lord of the said manor, before his said steward, according to the custom of the said manor, one close called Great Middle Ing and one parcel of ground called Scarr, with the appurtenances situate lying and being within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rent of 3s 7d, and 4s enhanced rent and not fineable, to and to the use of Elizabeth Turner, widow, her heirs and assigns for ever. Now at this court came the said Elizabeth Turner and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Elizabeth Turner tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Elizabeth Turner, 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 said yearly fineable customary rent of 3s 7d, and 4s enhanced rent and not fineable, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Elizabeth Turner paid fine in hand £2 13s 9d, and she was, and is, thereof accordingly admitted tenant.

Gunnerside

At this court it was presented by the jury that Henry Cantrill, a customary tenant of the said manor, had on the 29th day of January 1778 surrendered into the hands of the lord of the said manor before Thomas Simpson, gentleman, then steward thereof, one dwelling house, stable and garden, and two parcels of ground called Wintring Folds, with the appurtenances situate standing lying and being within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rent of 2s 6d to and to the use of Elizabeth Turner, widow, her heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Elizabeth Turner and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Elizabeth Turner tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Elizabeth Turner, 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 said yearly fineable customary rent of 2s 6d, and doing, paying and performing to the lord of the said manor all

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such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Elizabeth Turner paid fine in hand £1 17s 6d, and she was, and is, thereof accordingly admitted tenant.

Lodge Green

At this court it was presented by the jury that William Turner and Mary, his wife, had on the ninth day of May 1777 surrendered into the hands of the lord of the said manor before John Grime, deputy steward of the said manor, [the said Mary being solely and separately examined apart from her husband and freely and voluntarily consented thereto] one close called Little Park with a cowhouse thereon, with the appurtenances situate lying and being within the territories of Lodge Green in the said manor, of the ancient yearly fineable customary rent of 2¼d, and 1s 1¼d enhanced rent and not fineable, to and to the use of Edmund Lonsdale, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Edmund Lonsdale and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Edmund Lonsdale tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Edmund Lonsdale, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of 2¼d, and 1s 1¼d enhanced rent and not fineable, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Edmund Lonsdale paid fine in hand 2s 9¾d, and he was, and is, thereof accordingly admitted tenant.

Blaides [Blades]

At this court it was presented by the jury that John Parke, by virtue of a letter of attorney from Edward Bridgen, Nicholas Nixon and George Seddon, assignees of the estate and effects of William Kinleside, a bankrupt and a customary tenant, surrendered in open court into the hands of the lord of the said manor one dwelling house, one stable, one close called West Strands with a cowhouse thereon, one parcel of ground called Peacock Bitt, and one close called Middle Strands with a cowhouse thereon, and also one dwelling house called East house and one garth or garden at the east end of the said house, two closes called East Strands and one parcel of ground called East Mill, with their appurtenances situate standing lying and being within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 4s 8d and prayed to be admitted tenants of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Edward Bridgen, Nicholas Nixon and George Seddon tenants of the said premises, to hold the same with the appurtenances to the use of the said Edward Bridgen, Nicholas Nixon and George Seddon, 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 said ancient yearly fineable customary rent of 4s 8d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Edward Bridgen, Nicholas Nixon and George Seddon paid fine in hand £3 10s 0d and they were thereof accordingly admitted tenants.

Blaides [Blades]

At this court it was presented by the jury that John Parke [by virtue of a letter of attorney to him given by Edward Bridgen, Nicholas Nixon and George Seddon, customary tenants of the said manor] surrendered in open court into the hands of the lord of the said manor,

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before his said steward, according to the custom of the said manor, one dwelling house and stable, one close called West Strands with a cowhouse thereon, one parcel of ground called Peacock Bitt, and one close called Middle Strands with a cowhouse thereon, and also one dwelling house called the East house and one garth or garden at the east end of the said house, two closes called East Strands, and one parcel of ground called East Mill, with their appurtenances situate standing lying and being within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 4s 8d to and to the use of the Right Honourable George Earl of Pomfret, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said George Earl of Pomfret and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said George Earl of Pomfret tenant of the said premises, to hold the same with the appurtenances to and to the use of the said George Earl of Pomfret, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of 4s 8d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said George Earl of Pomfret paid fine in hand £3 10s 0d, and he was, and is, thereof accordingly admitted tenant.

Healaugh and Muker Manor Court Book I

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

The presentment of us whose names are hereunder written jurors sworn to serve our sovereign lord the King, and Thomas Smith esquire, lord of the said manor, held at Reeth in and for the said manor, at the Court Leet, Court Baron and Customary Court of the said manor on Tuesday the nineteenth day of May 1778 as follows:

James Benn from Francelina Gardener in open court
Henry Blegborough from James Simpson in open court
Edmund Lonsdale from Mary Turner upon surrender out of court
Christopher Whitelock from James Cherry upon surrender out of court
Ralph Milner from John Milner upon surrender out of court
Ralph Milner from Ralph Milner upon surrender out of court
Elizabeth Turner from Henry Cantrill upon surrender out of court
John Nicholson the younger from John Nicholson the elder in open court
George White from John Hancock in open court
Christopher Naylor from James Alderson upon surrender out of court
John Scott from Christopher Naylor upon surrender out of court
Margery, wife of William Myers, and Margaret Wood from Francis Hutchinson as granddaughters and coheirs
Edward Bridgen, Nicholas Nixon and George Seddon, assignees of William Kinleside, a bankrupt and customary tenant, by virtue of a letter of attorney to John Parke, in open court
George Earl of Pomfret from Edward Bridgen, Nicholas Nixon and George Seddon, by virtue of a letter of attorney to John Parke, in open court
Mr Ralph Parke from Mary and Elizabeth Metcalfe, by virtue of a letter of attorney to George Raw, upon surrender out of court
Elizabeth Turner from Mary and Elizabeth Metcalfe, by virtue of a letter of attorney to James Clarkson, in open court
John Lee from Mary and Elizabeth Metcalfe, by virtue of a letter of attorney to George Raw, in open court
Betty Stodart from James Stodart, her father, as only daughter and heir
Thomas Johnson from Robert Metcalfe in open court
The same from the same in open court

We present James Hird of Healaugh for neglecting to open a certain watercourse, adjoining to John Jackson's Hill Croft, ten shillings if not opened within fourteen days from the day of the date hereof. We also present Anthony Alderson of Raw for neglecting to hang a gate at a place called Forgill, and a gate adjoining Raw Moor, twenty shillings if said gate or gates be not hung in fourteen days from the day of the date hereof. We also present all the fences belonging Kearton pasture, beginning at Low Row pasture to a place called Alderson Intack, if not made sufficient before 24th June next, one shilling and sixpence each rood.

George Raw, foreman
William Storey

Healaugh and Muker Manor Court Book I

James Whitell
Christopher Raw
George Birkbeck
George Lonsdale
Thomas Pratt
John Galloway
Thomas Stodart
John Lee
Anthony Close
Adam Bird

Manor of Muker in Swaledale in the County of York

The presentment of us whose names are hereunder written jurors sworn to serve our sovereign lord the King and Thomas Smith esquire, lord of the said manor, held at Muker, in and for the said manor, at the Court Leet, Court Baron and Customary Court of the said manor on Wednesday the twentieth day of May 1778 as follows:

George Guy from Thomas Simpson in open court
Joseph Cragg from Henry Blegborough in open court
James Grime from William Kearton in open court
James Harker from James Milner in open court
James Clarkson from Marmaduke Theakston, upon surrender out of court
James Clarkson from Joseph Clarkson in open court
George Cottingham from John Metcalfe, upon surrender out of court
James Clarkson from George Cottingham in open court
Alice Kearton from Margaret Chapman in open court
James Clarkson from Ruth Clarkson in open court
George Cottingham and Christopher Cottingham from John Cottingham in open court
Christopher Cottingham from George Cottingham in open court
Peter Milner from George Cottingham in open court
William Milner from Alice Alderson in open court

George Guy, foreman
Anthony Alderson
Thomas Calvert
Christopher Peacock
John Kearton
Edmund Milner
George Alderson
George Alderson
Thomas Alderson
Christopher Alderson
John Alderson
~~James Alderson~~

Healaugh and Muker Manor Court Book I

Manor of Muker in Swaledale in the County of York

At the Court Leet, Court Baron and Customary Court of Thomas Smith of Southampton Buildings London Esquire holden at Muker in and for the said Manor on Wednesday the twentieth day of May 1770 before Thomas Heslop Steward of the said Manor

The Names of the Jury:

Mr George Guy – Foreman

Mr Anthony Alderson

Mr Thomas Calvert

Mr Christopher Dearick

Mr John Kearton

Mr Edmund Milner

Mr George Alderson

Mr George Alderson

Mr Thomas Alderson

Mr Christopher Alderson

Mr John Alderson

Mr James Alderson

Oxnop

At this court it was presented by the Jury that Thomas Simpson gentleman and customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one close called Low Park, one close called High Park and two dwelling houses or messuages and two stables to the said High Park with the appurtenances situate standing lying and being within the territories of Oxnop in the said Manor of the ancient yearly fineable customary rent of six shillings to the use of George Guy his heirs and assigns for ever according to the custom of the said Manor. Now at this court came the said George Guy and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said George Guy tenant of this said premises to hold the same with the appurtenances to and to the use of the said George Guy his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of six shillings and doing paying and performing to the Lord of the said Manor all such other rents dutys fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said George Guy paid fine in hand and in the margin [£6 0s 0d] and he was and is thereof accordingly admitted tenant

Angram

At this court it was presented by the Jury that Alice Alderson a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one close called Hardrigg with a cowhouse thereon with the appurtenances situate lying and being at Angram in the said Manor of the ancient yearly fineable customary rent of two shillings to the use of William Milner his heirs and assigns for ever according to the custom of the said Manor. Now at this court came the said William Milner and prayed to

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be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said William Milner tenant of the said premises to hold the same with the appurtenances to and for the use of the said William Milner his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying the said yearly fineable customary rent of two shillings and doing paying and performing to the Lord of the said Manor all such other rents duty and fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said William Milner paid fine in hand as in the margin [0s 1d] and he was and is therefore accordingly admitted tenant

Keld

At this court it was presented by the Jury that Henry Blegborough a customary tenant of the said Manor did surrender out of court and since the last court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor one third part the whole into three equal parts to be divided of one messuage and tenement called Buthouse with the appurtenances situate standing lying and being within the territories of Keld in the said Manor of the ancient yearly fineable customary rent of three shillings and three pence farthing to the use of Joseph Cragg his heirs and assigns for ever. Now at this court came the said Joseph Cragg and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said Joseph Cragg tenant of the said premises to hold the same with the appurtenances to and to the use of the said Joseph Cragg his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of three shillings and three pence farthing and doing paying and performing to the Lord of the said Manor all such other dutys fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Joseph Cragg paid the fine in hand as in the margin [£3 5s 5d] and he was and is thereof accordingly admitted tenant

Kisdon

At this court it was presented by the Jury that William Kearton a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one dwelling house with the appurtenances situate standing and being at Kisdon in the said Manor of the ancient yearly fineable customary rent of one half penny to the use of James Grime his heirs and assigns for ever according to the custom of the said Manor. Now at this court came the said James Grime and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said James Grime tenant of the said premises to the hold the same with the appurtenances to and to the use of the said James Grime his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying the said yearly fineable customary rent of one half penny and doing paying and performing to the Lord of the said Manor all such other rents dutys fine and services due and of right accustomed for and in respect of the premises and not otherwise for which the said James Grime paid fine in hand as in the margin [0s 10d] and he was and is thereof accordingly admitted tenant

Thwaite

At this court it was presented by the Jury that James Milner a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his

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said Steward one dwelling house with the appurtenances situate standing and being within the territories of Thwaite in the said Manor of the ancient yearly fineable and customary rent of one half penny to the use of James Harker his heirs and assigns for ever according to the custom of the said Manor. Now at this court came the said James Harker and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said James Harker tenant of the said premises to hold the same with the appurtenances to and to the use of the said James 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 yielding and paying the said yearly fineable customary rent of one half penny and doing paying and performing to the Lord of the said Manor all such other rents duty and fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said James Harker paid fine in hand as in the margin [0s 10d] and he was and is therefore accordingly admitted tenant

Oxnop

At this court it was presented by the Jury that Marmaduke Theakston a customary tenant of the said Manor did surrender out of court and since the last court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor and took of the Lord of the said Manor one close called Castle How with the appurtenances situate lying and being at Oxnop in the said Manor of the ancient yearly fineable customary rent of two shillings and two pence halfpenny to the use of James Clarkson his heirs and assigns for ever. Now at this court came the said James Clarkson and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said James Clarkson tenant of the said premises to hold the same with the appurtenances to and to the use of the said James Clarkson his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of two shillings and two pence halfpenny and doing paying and performing to the Lord of the said Manor all such other dutys fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said James Clarkson paid fine in hand as in the margin [£2 4s 2d] and he was and is thereof accordingly admitted tenant

Rash

At this court it was presented by the Jury that Joseph Clarkson a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one messuage or dwelling house and stable and peathouse and one close called Doctors Close with the appurtenances situate standing lying and being within the territories of Rash in the said Manor with eleven pasture gates in Muker pasture of the yearly fineable customary rent of fourteen shillings and eight pence to and to the use of James Clarkson his heirs and assigns for ever. Now at this court came the said James Clarkson and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said James Clarkson tenant of the said premises to the hold the same with the appurtenances to and to the use of the said James Clarkson his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of said Manor the said yearly fineable customary rent of fourteen shillings and eight pence and doing paying and performing to the Lord of the said Manor all such other rents dutys fine and services due and of right accustomed for and in respect of the premises and not otherwise for which the said James Clarkson paid fine in hand as in the margin [£7

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6s 8d] and he was and is thereof accordingly admitted tenant
NB only half fine from father to son or daughter

Muker

At this court it was presented by the Jury that John Metcalfe a customary tenant of the said Manor had on the twenty eighth day of January 1770 surrendered into the hands of the Lord of the said Manor before John Grime Deputy Steward thereof one dwelling house and garden with the appurtenances situate standing lying and being within the territories of Muker in the said Manor of the ancient yearly fineable customary rent of one penny to the use of George Cottingham his heirs and assigns for ever. Now at this court came the said George Cottingham and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said George Cottingham tenant of the said premises to hold the same with the appurtenances to and to the use of the said George Cottingham his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of one penny and doing paying and performing to the Lord of the said Manor all such other rents dutys fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said George Cottingham paid fine in hand as in the margin [1s 0d] and he was and is thereof accordingly admitted tenant

Muker

At this court it was presented by the Jury that George Cottingham a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one dwelling house with the appurtenances situate standing and being within the territories of Muker in the said Manor of the ancient yearly fineable customary rent of one penny to the use of James Clarkson his heirs and assigns for ever. Now at this court came the said James Clarkson and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said James Clarkson tenant of the said premises to hold the same with the appurtenances to and to the use of the said James Clarkson his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of one penny and doing paying and performing to the Lord of the said Manor all such other rents dutys fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said James Clarkson paid fine in hand as in the margin [1s 8d] and he was and is therefore accordingly admitted tenant

Muker

At this court it was presented by the Jury that George Cottingham a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one dwelling house with the appurtenances situate standing and being within the territories of Muker in the said Manor of the ancient yearly fineable customary rent of one penny to the use of James Clarkson his heirs and assigns for ever. Now at this court came the said James Clarkson and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said James Clarkson tenant of the said premises to hold the same with the appurtenances to and to the use of the said James Clarkson his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of one penny and doing paying and performing to the Lord of the said Manor all such other rents dutys fines and services due

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and of right accustomed for and in respect of the premises and not otherwise for which the said James Clarkson paid fine in hand as in the margin [1s 8d] and he was and is therefore accordingly admitted tenant

Muker

At this court it was presented by the Jury that Margaret Chapman a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one moiety or half part, the whole into two parts equally to be divided, of one dwelling and garden and of two stables with the appurtenances situate standing lying and being within the territories of Muker in the said Manor of the ancient yearly fineable customary rent of one penny halfpenny to and to the use of Alice Kearton her heirs and assigns for ever according to the custom of the said Manor. Now at this court came the said Alice Kearton and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said Alice Kearton tenant of the said premises to hold the same with the appurtenances to and to the use of the said Alice Kearton her heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of one penny halfpenny and doing paying and performing to the Lord of the said Manor all such other rents dutys fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Alice Kearton paid fine in hand as in the margin [2s 6d] and she was and is thereof accordingly admitted tenant

Keld

At this court it was presented by the Jury that Ruth Clarkson a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one moiety or half part, the whole into two equal parts to be divided, one close called High Old Ing with a cowhouse and stable thereon and one close called Low Close with a dwelling house thereon and one close called Birks with the appurtenances situate standing lying and being within the territories of Keld in the said Manor of the ancient yearly fineable customary rent of two shillings and eight pence three farthings to and to the use of James Clarkson his heirs and assigns for ever according to the custom of the said Manor. Now at this court came the said James Clarkson and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said James Clarkson tenant of the said premises to the hold the same with the appurtenances to and to the use of the said James Clarkson his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of said Manor the said yearly fineable customary rent of two shillings and eight pence three farthings and doing paying and performing to the Lord of the said Manor all such other rents dutys fine and services due and of right accustomed for and in respect of the premises and not otherwise

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for which the said James Clarkson paid fine in hand as in the margin [0s 1d] and he was and is thereof accordingly admitted tenant

Muker

At this court it was presented by the Jury that John Cottingham a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one moiety or half part, the whole into two parts to be equally divided, of one close called Whitfield Rigg and one close called Slack with the appurtenances situate lying and within the territories of Muker in the said Manor of the ancient yearly fineable customary rent of one shilling and nine pence half farthing to and to the use of George Cottingham and Christopher Cottingham their heirs and assigns for ever according to the custom of the said Manor. Now at this court came the said George Cottingham and Christopher Cottingham and prayed to be admitted tenants of a moiety each of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said George Cottingham and Christopher Cottingham to each one fourth part of the said closes called Whitfield Rigg and Slack tenant to the hold the same with the appurtenances to and to the use of the said George Cottingham and Christopher Cottingham 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 said Manor the said yearly fineable customary rent of one shilling and nine pence half farthing and doing paying and performing to the Lord of the said Manor all such other rents dutys fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said George Cottingham and Christopher Cottingham paid fine in hand as in the margin [0s 1d] and they were and are therefore accordingly admitted tenants

Muker

At this court it was presented by the Jury that George Cottingham a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one fourth part, the whole into four parts equally to be divided, of all that close called Whitfield Rigg and of all that close called Slack with the appurtenances situate lying and being within the territories of Muker in the said Manor of the ancient yearly fineable customary rent of ten pence three farthings to and to the use of Christopher Cottingham his heirs and assigns for ever according to the custom of the said Manor. Now at this court came the said Christopher Cottingham and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said Christopher Cottingham tenant of the said premises to hold the same with the appurtenances to and to the use of the said Christopher Cottingham his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said ancient yearly fineable customary rent of ten pence three farthings and doing paying and performing to the Lord of the said Manor all such other rents dutys fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Christopher Cottingham paid fine in hand as in the margin [17s 11d] and he was and is thereof accordingly admitted tenant

Muker

At this court it was presented by the Jury that George Cottingham a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward one close or parcel of ground called the Wood with the appurtenances situate lying and being within the territories of Muker in the said Manor of the ancient yearly fineable customary rent of one shilling and four pence to and to the use of Peter

Healaugh and Muker Manor Court Book I

Milner his heirs and assigns for ever according to the custom of the said Manor. Now at this court came the said Peter Milner and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said Steward did accordingly admit the said Peter Milner tenant of the said premises to the hold the same with the appurtenances to and to the use of the said Peter 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 said Manor the said ancient yearly fineable customary rent of one shilling and four pence three farthings and doing paying and performing to the Lord of the said Manor all such other rents dutys fine and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Peter Milner paid fine in hand as in the margin [£1 6s 0d] and he was and is thereof accordingly admitted tenant

Healaugh and Muker Manor Court Book I

Manor of Healaugh, old land in Swaledale in the county of York

The presentment of us whose names are here underwritten jurors sworn to serve our Sovereign Lord the King and Thomas Smith Esq. lord of the said manor holden at Reeth in and for the said manor at the Court Leet, Court Baron and customary court of the said manor, on Monday the third day of May 1779 we do present as follows

Mr. Thomas Hutchinson from Elizabeth Hutchinson
James Fryer from Ralph Fryer
Ralph Singleton from Mr. Thomas Hutchinson
Ruth Newton from James Harker
Mr. Ralph Parke from Mr. Edmund Lonsdale
Mr. Ralph Parke Richard Metcalfe
Mr. James Clarkson from Ann Cowling
Simon Peacock from Thomas Simpson
Thomas Harker from William Harker
Francis Galloway from Isaiah Brown
John Thomas and George Metcalfe from Thomas Metcalfe
James and Robert Hutchinson from Mary Hutchinson
John Walters from James Spensley
Margaret Stodart from Robert Buckle on condition Robert does not give a new surrender tomorrow 4th May 1779
Thomas Metcalfe from George and Thomas Metcalfe
Richard Braithwaite from John Bell
Mr. Henry Alderson from John Alderson
Mr. Christopher Raine from Thomas Simpson
Thomas Simpson Edmund Simpson and Thomas Simpson coheirs of Thomas Simpson deceased.

We present all the fence which divides Sattron and Miles pastures from the Common from a place called Mousey Hole to the corner of Miles pasture and amoerce the proprietors two shillings and six pence per rood for all the fence that is not sufficient on or before the first day of June next.

Also the fence belonging James Clarkson adjoining Miles pasture joining the Common is two shillings and six pence per rood if not sufficient, on or before the first of June next.

Richard Metcalfe Foreman
William Storey
James Whitall
William Harker
Anthony Close
James Lonsdale
James Broderick
James Bell
John Cleasby
George Raw
James Spensley
Thomas Pratt

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[This is added vertically down the side of the page 383]

Thomas Simpson son of James Simpson to be admitted from his uncle Thomas Simpson of all the lands at Wintering Garths and Gunnerside surrendered to Thomas Simpson the uncle in trust for the uses created in the will of the said James Simpson.

Manor of Healaugh, old land in Swaledale in the county of York

The Court Leet, Court Baron and customary court of Thomas Smith of Southampton Buildings, London Esq. holden at Reeth in and for the said manor on Monday the third of May 1779 before Thomas Heslop, gentleman steward of the said manor.

Names of the jury

Mr Richard Metcalfe, Foreman.

Mr Christopher Raine

Mr Anthony Close

Mr James Lonsdale

Mr James Whitall

Thomas Pratt alias Harker

Mr George Raw

William Harker

James Bell

William Storey

James Broderick

Mr John Cleasby

James Spensley

Feetham

At this court it was presented by the jury, that Thomas Hutchinson and Elizabeth his wife had on the 25th day of November 1777, surrendered into the hands of the lord of the said manor before Thomas Simpson gentleman then steward thereof, the said Elizabeth being solely and separately examined apart from her husband and freely and voluntarily consented thereto one moiety or half part, the whole into two equal parts to be divided, of one dwelling house and parlour with a chamber over it and orchard and bakehouse, one fourth part of the whole into four parts equally divided, of a garth and a moiety or half part, the whole into two equal parts to be divided, of one close called Croft and cowhouse and a parcel of ground called Parrock with the appurtenances situate standing lying and being within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 2s 9d to the use of said Thomas Hutchinson his heirs and assigns forever. Now at this court came the said Thomas Hutchinson and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Thomas Hutchinson tenant of the said premises to hold the same with the appurtenances to and to the use of the said Thomas Hutchinson and his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 2s 9d and doing and paying and performing to the lord of the said manor all such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Thomas Hutchinson paid fine in hand £2 15s and he was and is thereof accordingly admitted tenant

Healough and Muker Manor Court Book I

Potting Ing and Lodge Green

At this court it was presented by the jury that Thomas Hutchinson a customary tenant of the said manor did surrender in open court into the hands of the lord of the manor before his said steward one close lately divided into two closes called the Intacks with a large dwelling house built thereon with the appurtenances situate standing lying and being within the territories of Potting and Lodge Green in the foresaid manor of the ancient yearly fineable customary rent of 2s 2d and 8d enhanced and not fineable to the use Ralph Singleton his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Ralph Singleton and prayed to be admitted tenant of the said premises and the therefore the lord of the said manor by his said steward did accordingly admit the said Ralph Singleton tenant of the said premises to hold the same with the appurtenances to and to the use of the said Ralph Singleton his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said the manor the said yearly fineable customary rent of 2s 2d and 8d enhanced rent and not fineable and doing and paying and performing to the lord of the said manor all other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Ralph Singleton paid fine in hand £2 3s 4d and he was and is thereof accordingly admitted tenant.

Lodge Green

At this court it was presented by the jury that Ralph Park, by virtue of a letter of attorney to him given by Ralph Fryer a customary tenant of the said manor, surrendered in open court into the hands of the lord of the said manor before his said steward according to the custom of the said manor one third part or share of a cottage house situate standing and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 1/4d to the use of James Fryer his heirs and assigns forever according to the custom of the same manor. Now of this court came the said James Fryer and prayed to be admitted tenant of the said premises and the therefore the lord of the said manor by his said steward did accordingly admit the said James Fryer tenant of the said premises to hold the same with the appurtenances to and to the use of the said James Fryer his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said the manor the said yearly fineable customary rent of 1/4d and doing and paying and performing to the lord of the said manor all such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said James Fryer paid fine in hand 5d and he was and is thereof accordingly admitted tenant.

Low Row

At this court it was presented by the jury that James Harker a customary tenant of the said manor did surrender in open court into the hands of the lord of the said manor before his said steward one dwelling house situate standing and being within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1d to the use of Ruth Newton her heirs and assigns forever according to the custom of the same manor. Now at this court came the said Ruth Newton and prayed to be admitted tenant of the said premises and the therefore the lord of the said manor by his said steward did accordingly admit the said Ruth Newton tenant of the said premises to hold the same with the appurtenances to and to the use of the said Ruth Newton her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said the manor the said yearly fineable customary rent of 1d and doing paying and performing to the lord of the said manor all

Healaugh and Muker Manor Court Book I

such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Ruth Newton paid fine in hand 1s 8d and she was and is thereof accordingly admitted tenant.

Sattron

At this court it was presented by the jury that Nanny Cowling a customary tenant of the said manor had on the twenty fourth day of February 1779 surrendered into the hands of the lord of the said manor before John Grime bailiff in the presence of Joseph Cowling and William Buxton two customary tenants according to the custom of the said manor one fourth part of the whole into four equal parts to be divided of one close called Cowhouse Close one close called Intack, one close called Pieces with a dwelling house stable and garth with the appurtenances situate standing lying and being within the territories of Sattron in the said manor of the ancient yearly fineable customary rent of 1s 1¼ d to the use of James Clarkson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said James Clarkson and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said James Clarkson tenant of the said premises to hold the same with the appurtenances to and to the use of the said James Clarkson and his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1s 1¼d and doing and paying and performing to the lord of the said manor all such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said James Clarkson paid fine in hand £1 2s 1d and he was and is thereof accordingly admitted tenant.

Kearton

At this court was presented by the jury that Thomas Simpson a customary tenant of this manor departed this life seised of a dwelling house and stable and garth and one close called Browside with the appurtenances situate standing lying and being within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 1s 10d leaving Thomas Simpson the son of James Simpson deceased and Edmund Simpson and Thomas Simpson, the sons of Edmund Simpson deceased, his nephews and coheirs. Now at this court came the said Thomas Simpson, the son of the said James Simpson, and prayed to be admitted tenant of one moiety or half part of the whole into two equal parts divided of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Thomas Simpson, the son of the said James Simpson, tenant of one moiety or half part of the said premises to hold the same with the appurtenances to and to the use of the said Thomas Simpson, son of the said James Simpson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 11d and doing and paying and performing to the lord of the said manor all such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Thomas Simpson, the son of James Simpson paid fine in hand 18s 4d and he was and is thereof accordingly admitted tenant.

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Kearton

At this court came Edmund Simpson, the son of Edmund Simpson deceased, and nephew and one of the coheirs of the said Thomas Simpson deceased and prayed to be admitted tenant of one fourth part of the whole into four equal parts divided of the last said mentioned premises [a dwelling house and stable and garth and one close called Browside] of the yearly fineable customary rent of 5½d therefore the lord of the said manor by his said steward did accordingly admit the said Edmund Simpson tenant of the fourth part of the said premises at 5½d rent. Fine 9s 2d –

Kearton

At this court came Thomas Simpson, the other son of Edmund Simpson deceased, and nephew and one of the coheirs of the said Thomas Simpson deceased and prayed to be admitted tenant of one other fourth part of the premises last mentioned [a dwelling house and stable and garth and one close called Browside] and therefore the lord of the said manor by his said steward did accordingly admit the said Thomas Simpson, the nephew tenant of the other fourth part of the said premises at 5½d rent and 9s 2d fine

Healaugh and Muker Manor Court Book I

Potting Wintering Garths and Lodge

At this court it was presented by the jury that Thomas Simpson a customary tenant of the said manor departed this life seised of the said premises hereafter mentioned in trust for the uses noted in the last will and testament of James Simpson deceased. Now at this court came Thomas Simpson, son and heir of the said James Simpson, and nephew of the said Thomas Simpson deceased and took of the lord of the manor one messuage or dwelling house and bakehouse, one close called Near East Close, one close called Far East Close with a cowhouse thereon, one close called Beck Ing with a cowhouse thereon and parcel of ground called West Intack with the appurtenances situate at Potting and Wintering Garths in the said manor of the ancient yearly fineable customary rent of 9s and 8d and one low room with a chamber over it a part of a dwelling house at Lodge Green of the yearly rent of four half pennies to hold the same with the appurtenances to and to the use of the said Thomas Simpson, the son, his heirs and assigns forever in trust as aforesaid according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor yearly rents of 9s and 8½d and doing and paying and performing to the lord of the said manor all such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Thomas Simpson, the son, paid fine in hand £9 14s 2d and he was and is thereof accordingly admitted tenant.

Lodge Green

At this court it was presented by the jury that Edmund Lonsdale a customary tenant of the said manor had on the 29th day of January 1779 surrendered into the hands of the lord of the manor before John Grimes bailiff in the presence of John Parke and Christopher Simpson two customary tenants according to the custom of the said manor one close called Little Park with a cowhouse thereon garth with the appurtenances situate lying and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 2½d and 1s 1¼d enhanced rent and not fineable to the use of Ralph Parke his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Ralph Parke and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Ralph Parke tenant of the said premises to hold the same with the appurtenances to and to the use of the said Ralph Parke and his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 2½d and 1s 1¼d enhanced rent and not fineable and doing and paying and performing to the lord of the said manor all such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Ralph Parke paid fine in hand 4s 2d and he was and is thereof accordingly admitted tenant.

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Gunnerville

At this court it was presented by the jury that Richard Metcalfe customary tenant of the said manor had on the 22nd day of November 1778 surrendered into the hands of the lord of the manor before John Grime bailiff in the presence of James Bell and William Storey two customary tenants according to the custom of the said manor one moiety or half part of one parcel of ground called Inshott with the appurtenances situate lying and being within the territories of Gunnerville in the said manor of the ancient yearly fineable customary rent of 1d not stintable to the use of Ralph Parke his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Ralph Parke and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Ralph Parke tenant of the said premises to hold the same with the appurtenances to and to the use of the said Ralph Parke and his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1d and doing and paying and performing to the lord of the said manor all such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Ralph Parke paid fine in hand 1s 8d and he was and is thereof accordingly admitted tenant.

Reeth

At this court was presented by the jury that Thomas Simpson gentleman had on the 20th day of November 1778 surrendered into the hands of the lord of the manor before Thomas Heslop gentleman steward thereof one parcel of ground called Millholme with the appurtenances situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2s 3½d to the use of Simon Peacock his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Simon Peacock and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Simon Peacock tenant of the said premises to hold the same with the appurtenances to and to the use of the said Simon Peacock and his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 2s 3½d and doing and paying and performing to the lord of the said manor all such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Simon Peacock paid fine in hand £2 5s 10d and he was and is thereof accordingly admitted tenant.

Blades

At this court it was presented by the jury that William Harker customary tenant of the said manor surrendered in open court into the hands of the lord of the manor before his said steward a moiety or half part, the whole into two equal parts to be divided, of one dwelling house two stables and two closes or parcels of ground called Intacks with the appurtenances situate standing lying and being within the territories of Blades in the said manor of the ancient yearly fineable customary rent of 3d to the use of Thomas Harker his heirs and assigns forever according to the custom of the said manor. Now at this court came the Thomas Harker and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Thomas Harker tenant of the said premises to hold the same with the appurtenances to and to the use of the said Thomas Harker and his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of

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3d and doing and paying and performing to the lord of the said manor all such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Thomas Harker paid fine in hand 5s 8d and he was and is thereof accordingly admitted tenant.

Reeth

At this court it was presented by the jury that Isaiah Brown a customary tenant of the said manor had on the 12th day of September 1778 surrendered into the hands of the lord of the said manor before his said steward one dwelling house with the appurtenances situate standing and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2d to the use of Francis Galloway his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Francis Galloway and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Francis Galloway tenant of the said premises to hold the same with the appurtenances to and to the use of the said Francis Galloway and his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 2d and doing and paying and performing to the lord of the said manor all such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Francis Galloway paid fine in hand 3s 4d and he was and is thereof accordingly admitted tenant.

Satron

At this court it was presented by the jury that Thomas Metcalfe customary tenant of the said manor departed this life seised of one close, being the south half part of a close, called Wharton Close with a cowhouse thereon, with two cattlegates in Sattron pasture with the appurtenances situate standing lying and being within the territories of Sattron in the said manor of the ancient yearly fineable customary rent of 2s and also of one close being the north half part of a close called Wharton Close with a cowhouse thereon and one dwelling heretofore belonging to one John Cottingham with a stable and a garden before the same with two cattlegates in Sattron pasture with the appurtenances situate standing lying and being within the territories of Sattron aforesaid of the ancient yearly fineable customary rent of 2s 2d leaving John Metcalfe, Thomas Metcalfe and George Metcalfe his three sons and coheirs at law. Now at this court came the said John Metcalfe eldest son and one of the coheirs of the said Thomas Metcalfe and prayed to be admitted tenant of one undivided third part of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said John Metcalfe tenant of one undivided third part of the said premises to hold the same with the appurtenances. To hold the same with the appurtenances unto and to the use of the said John Metcalfe his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1s 5d and doing and paying and performing to the lord of the said manor all such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said John Metcalfe paid fine in hand £1 8s 4d and he was and is thereof accordingly admitted tenant.

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Sattron

At this court came Thomas Metcalfe second son and one of the coheirs of the said Thomas Metcalfe deceased and prayed to be admitted tenant of one other undivided third part of the said premises [one close, being the south half part of a close, called Wharton Close with a cowhouse thereon, with two cattlegates in Sattron pasture and also of one close being the north half part of a close called Wharton Close with a cowhouse thereon and one dwelling heretofore belonging to one John Cottingham with a stable and a garden before the same with two cattlegates in Sattron pasture] at the yearly fineable customary rent of 1s 4½d and therefore the lord of the said manor by his said steward did accordingly admit the said Thomas Metcalfe tenant of one other undivided third part of the said premises at the yearly fineable customary rent of 1s 4½d for which the said Thomas Metcalfe paid fine in hand £1 7s 6d and he was and is thereof accordingly admitted tenant.

Sattron

At this court came George Metcalfe third son and one of the coheirs of the said Thomas Metcalfe deceased and prayed to be admitted tenant of one other undivided third part of the said premises at the said last mentioned rent [1s 4½d] and therefore the lord of the said manor by his said steward did accordingly admit the said George Metcalfe tenant of the said other undivided third part of the said premises [one close, being the south half part of a close, called Wharton Close with a cowhouse thereon, with two cattlegates in Sattron pasture and also of one close being the north half part of a close called Wharton Close with a cowhouse thereon and one dwelling heretofore belonging to one John Cottingham with a stable and a garden before the same with two cattlegates in Sattron pasture] at the same last mentioned rent [1s 4½d] and fine [£1 7s 6d].

Sattron

At this court it was presented by the jury that George Metcalfe a customary tenant of the said manor did surrender in open court into the hands of the lord of the manor before his said steward an undivided third part of a close, being the south half part of a close called Wharton Close with a cowhouse thereon with one undivided third part of two cattlegates in Sattron pasture with the appurtenances situate standing lying and being within the territories of Sattron in the said manor of the ancient yearly fineable customary rent of 8d and also of one undivided close being the north half part of a close called Wharton Close with a cowhouse thereon and one third part of a dwelling heretofore belonging to one John Cottingham with a stable and a garden before the same with one undivided third part of two cattlegates in Sattron pasture with the appurtenances situate standing lying and being within the territories of Sattron aforesaid of the ancient yearly fineable customary rent of 8½d to the use of Thomas Metcalfe his heirs and assigns forever. Now at this court came the said Thomas Metcalfe and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Thomas Metcalfe tenant of the said premises to hold the same with the appurtenances to and to the use of the said Thomas Metcalfe his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1s 4½d and doing and paying and performing to the lord of the said manor all such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Thomas Metcalfe paid fine in hand £1 7s 6d and he was and is thereof accordingly admitted tenant.

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Sattron

At this court it was presented by the jury that John Metcalfe a customary tenant of the said manor did surrender in open court into the hands of the Lord of the manor before his said steward one undivided third part of a close, being the south half part of a close called Wharton Close with a cowhouse thereon with one undivided third part of two cattlegates in Sattron pasture with the appurtenances situate standing lying and being within the territories of Sattron in the said manor of the ancient yearly fineable customary rent of 8d and also one undivided close being the north half part of a close called Wharton Close with a cowhouse thereon and one third part of a dwelling heretofore belonging to one John Cottingham with a stable and a garden before the same with one undivided third part of two cattlegates in Sattron pasture with the appurtenances situate standing lying and being within the territories of Sattron aforesaid of the ancient yearly fineable customary rent of 9d to the use of Thomas Metcalfe his heirs and assigns forever according to the custom of the same manor. Now at this court came the said Thomas Metcalfe and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Thomas Metcalfe tenant of the said premises to hold the same with the appurtenances to and to the use of the said Thomas Metcalfe his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1s 5d and doing and paying and performing to the lord of the said manor all such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Thomas Metcalfe paid fine in hand £1 9s 4d and he was and is thereof accordingly admitted tenant.

Reeth

At this court it was presented by the jury that Mary Hutchinson, wife of Anthony Hutchinson, a customary tenant of the said manor departed this life seised of the premises hereafter mentioned, that is to say, Near Close, Far Close, Middle Close Stripe, Low Pasture and one firehouse cow house and stable called Watson out land with appurtenances situate standing lying and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s 4d leaving James Hutchinson and Robert Hutchinson her two sons and coheirs at law. Now of this court came the said James Hutchinson and prayed to be admitted tenant of a moiety or half part of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said James Hutchinson tenant of a moiety of the said premises to hold the same with the appurtenances to and to the use of the said James Hutchinson and his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 8d and doing and paying and performing to the lord of the said manor all such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said James Hutchinson paid fine in hand 13s 4d and he was and is thereof accordingly admitted tenant.

Reeth

At this court came Robert Hutchinson the other son and coheirs of the said Mary Hutchinson deceased and prayed to be admitted tenant of the other moiety or half part of the said last mentioned premises at the same rent and fine and therefore the lord of the said manor by his said steward did accordingly admit the said Robert Hutchinson tenant of the said other moiety or half part of the same premises at the same rent [8d] and fine [13s 4d].

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Winterings

At this court it was presented by the jury that John Bell a customary tenant of the said manor had on the 2nd day of November 1778 surrendered into the hands of the lord of the manor before John Grime bailiff in the presence of Edward Milner and Ralph Milner two customary tenants according to the custom of the said manor, one dwelling house two garths with the appurtenances situate standing and being within the territories of Winterings in the said manor of the ancient yearly fineable customary rent of 1d to the use of Richard Braithwaite his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Richard Braithwaite and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Richard Braithwaite tenant of the said premises to hold the same with the appurtenances to and to the use of the said Richard Braithwaite and his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1d and doing and paying and performing to the lord of the said manor all such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Richard Braithwaite paid fine in hand 1s 8d and he was and is thereof accordingly admitted tenant.

Reeth and Potting

At this court it was presented by the jury that John Alderson a customary tenant of the said manor departed this life seised of one close or parcel of land called Thwaites one parcel of ground called Thwaites Lane Ing and one close called Arthur Bank with the appurtenances situate standing and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 9d and of a close called Croft with a barn thereon with an Intack adjoining with the appurtenances situate standing and being within the territories of Potting in the said manor of the ancient yearly fineable customary rent of 1s 4d leaving Henry Alderson his only son and heir at law. Now at this court came the said Henry Alderson and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Henry Alderson tenant of the said premises to hold the same with the appurtenances to and to the use of the said Henry Alderson and his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 9d and 1s 4d and doing and paying and performing to the lord of the said manor all such other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Henry Alderson paid fine in hand £2 1s 8d and he was and is thereof accordingly admitted tenant.

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Lodge Green

At this court it was presented by the jury that James Spensley a customary tenant of the said manor did surrender in open court into the hands of the lord of the said manor before his said steward one close called Intack with a cow house thereon with the appurtenances situate standing lying and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 2s 6d and 6d dead rent to the use of John Walters his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Walters and prayed to be admitted tenant of the said premises and the therefore the lord of the said manor by his said steward did accordingly admit the said John Walters tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Walters his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said the manor the said yearly fineable customary rent of 2s 6d and 8d dead rent and not fineable and doing and paying and performing to the lord of the said manor all other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said John Walters paid fine in hand £2 10s and he was and is thereof accordingly admitted tenant.

Reeth

At this court it was presented by the jury that Thomas Simpson a customary tenant of the said manor did surrender out of court into the hands of the lord of the said manor before his said steward, one close called Hudd Dykes, one close called Smaller Keld with the west end or moiety of a barn standing thereon, one close called Swale Keld Brow, one close called Ash Lands and one rood of land called Arthur Banks with the appurtenances situate standing lying and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 8s 6d to the use of Christopher Raine his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Christopher Raine and prayed to be admitted tenant of the said premises and the therefore the lord of the said manor by his said steward did accordingly admit the said Christopher Raine tenant of the said premises to hold the same with the appurtenances to and to the use of the said Christopher Raine his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said the manor the said yearly fineable customary rent of 8s 6d and doing and paying and performing to the lord of the said manor all other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Christopher Raine paid fine in hand £8 10s and he was and is thereof accordingly admitted tenant.

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Manor of Healaugh, new land in Swaledale in the county of York
The presentment of us whose names are here underwritten jurors sworn to serve our
Sovereign Lord the King and Thomas Smith Esq. Lord of the said manor holden at Reeth
in and for the said manor at the Court Leet, Court Baron and customary court of the said
manor, on Tuesday the fourth day of May 1779 we do present as follows -

Isaac Gill from John Gill
John Lee from Luke Barningham
John Raw from Thomas Allen
Thomas Hird from Luke Hutchinson
Thomas Hird from John Hutchinson
William Storey from Elizabeth Farmer
Ann Spensley from Richard Garth
William Alderson from Robert Thornbarrow
Thomas Hutchinson from Elizabeth Hutchinson
Margaret Stodart widow from William Myers, Margory his wife and Margaret Wood
Adam Bird from John Lee
John & Henry Nicholson Sons & heirs of John Nicholson deceased
Henry Alderson son and heir of John Alderson deceased
Joseph Garth from Richard Garth
Thomas Simpson, Edmund Simpson and Thomas Simpson nephews and coheirs of Thomas
Simpson deceased

We present all the fences belonging to Gunnerside pasture, adjoining the common from a
place called Grain Holme to a place called Winterings Intacks and do amoerce the
proprietors of each respective portion of fence in that sum of four shillings and sixpence a
rood for such fences not properly repaired before the first day of October next.

Henry Forster foreman
Joseph Harland
Christopher Raine
James Galloway
John [his mark] Buckle
George Lonsdale
Robert Buckle
James Spensley
James Birbeck
Thomas Birbeck
William [his mark] Mason
Joseph Cowling
John Cleasby

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Manor of Healaugh, new land in Swaledale in the county of York

The Court Leet, Court Baron and customary court of Thomas Smith of Southampton Buildings, London Esq. holden at Reeth in and for the said manor on Tuesday the fourth of May 1779 before Thomas Heslop, gentleman steward of the said manor.

Names of the jury

Mr Henry Forster foreman,
Joseph Harland
Mr Christopher Raine
James Galloway
John Buckle
Joseph Cowling
Thomas Birbeck
Robert Buckle
James Spensley
James Birkbeck,
William Mason
John Cleasby
George Lonsdale

Smarbar

At this court it was presented by the jury that John Gill a customary tenant of the said manor had on the eighth day of April 1770 surrendered into the hands of the lord of the said manor before John Grime bailiff in the presence of Ralph Parke and Elizabeth Gill two customary tenants according to the custom of the said manor one moiety or half part of one close called High Close with a cowhouse thereon and of one dwelling house and stable and of two garths adjoining the said dwelling house with the appurtenances situate standing lying and being within the territories of Smarbar in the said manor of the ancient yearly fineable customary rent of 1s 9½d to the use of Isaac Gill his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Isaac Gill and prayed to be admitted tenant of the said premises and the therefore the lord of the said manor by his said steward did accordingly admit the said Isaac Gill tenant of the said premises to hold the same with the appurtenances to and to the use of the said Isaac Gill his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said the manor the said yearly fineable customary rent of 1s 9½d and doing and paying and performing to the lord of the said manor all other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Isaac Gill paid fine in hand £1 6s 10d and he was and is thereof accordingly admitted tenant.

Lodge Green

At this court it was presented by the jury that Luke Barningham a customary tenant of the said manor had surrendered into the hands of the lord of the said manor before his said steward one dwelling house and one stable situate standing lying and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 1d to the use of John Lee his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Lee and prayed to be admitted tenant of the said premises and the therefore the lord of the said manor by his said steward did

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accordingly admit the said John Lee tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Lee his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said the manor the said yearly fineable customary rent of 1d and doing and paying and performing to the lord of the said manor all other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said John Lee paid fine in hand [1s 3d] and he was and is thereof accordingly admitted tenant.

Blaides

At this court it was presented by the jury that Thomas Allen a customary tenant of the said manor had on the 22nd day of December April 1770 surrendered into the hands of the lord of the said manor before John Grime bailiff in the presence of George Howard and Cristopher Simpson two customary tenants according to the custom of the said manor one dwelling house and garth lying and being within the territories of Blaides in the said manor of the ancient yearly fineable customary rent of 2d to the use of John Raw his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Raw and prayed to be admitted tenant of the said premises and the therefore the lord of the said manor by his said steward did accordingly admit the said John Raw tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Raw his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said the manor the said yearly fineable customary rent of 2d and doing and paying and performing to the lord of the said manor all other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said John Raw paid fine in hand [2s 6d] and he was and is thereof accordingly admitted tenant.

Healaugh

At this court it was presented by the jury that Luke Hutchinson a customary tenant of the said manor had surrendered into the hands of the lord of the said manor before his said steward according to the custom of the said manor one moiety or half part of one dwelling house with a barn or stable and all those parcels of land called West Intacks with a cowhouse thereon and one parcel of ground called Gill at the foot of the said Intake with the appurtenances situate standing lying and being within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 2s 3d to the use of Thomas Hird his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Thomas Hird and prayed to be admitted tenant of the said premises and the therefore the lord of the said manor by his said steward did accordingly admit the said Thomas Hird tenant of the said premises to hold the same with the appurtenances to and to the use of the said Thomas Hird his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said the manor the said yearly fineable customary rent of 2s 3d and doing and paying and performing to the lord of the said manor all other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Thomas Hird paid fine in hand £1 13s 9d and he was and is thereof accordingly admitted tenant.

Healaugh

At this court it was presented by the jury that John Hutchinson a customary tenant of the said manor had surrendered into the hands of the lord of the said manor before his said steward according to the custom of the said manor one moiety or half part of one dwelling house with a barn or stable and all those parcels of land called West Intacks with a

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cowhouse thereon and one parcel of ground called Gill at the foot of the said Intake with the appurtenances situate standing lying and being within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 2s 3d to the use of Thomas Hird his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Thomas Hird and prayed to be admitted tenant of the said premises and the therefore the lord of the said manor by his said steward did accordingly admit the said Thomas Hird tenant of the said premises to hold the same with the appurtenances to and to the use of the said Thomas Hird his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said the manor the said yearly fineable customary rent of 2s 3d and doing and paying and performing to the lord of the said manor all other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Thomas Hird paid fine in hand £1 13s 9d and he was and is thereof accordingly admitted tenant.

Gunnarside

At this court it was presented by the jury that Elizabeth Turner widow a customary tenant of the said manor had surrendered in open court into the hands of the lord of the said manor before his said steward according to the custom of the said manor one moiety or half part of one dwelling house one stable one garden and 2 parcels of land called Wintering Fields with the appurtenances situate standing lying and being within the territories of Gunnarside in the said manor of the ancient yearly fineable customary rent of 2s 6d to the use of William Storey his heirs and assigns forever according to the custom of the said manor. Now at this court came the said William Storey and prayed to be admitted tenant of the said premises and the therefore the lord of the said manor by his said steward did accordingly admit the said William Storey tenant of the said premises to hold the same with the appurtenances to and to the use of the said William Storey his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said the manor the said yearly fineable customary rent of 2s 6d and doing and paying and performing to the lord of the said manor all other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said William Storey paid fine in hand £1 17s 6d and he was and is thereof accordingly admitted tenant.

Crackpot

At this court it was presented by the jury that Richard Garth a customary tenant of the said manor had on 30th June 1778 surrendered into the hands of the lord of the said manor before John Grime Bailiff in the presence of James Birkbeck and Francis Garth 2 customary tenants according to the custom of the said manor one dwelling house stable and one garth before the said dwelling with the appurtenances situate standing lying and being within the territories of Crackpott in the said manor of the ancient yearly fineable customary rent of 1d and 1d enhanced rent and not fineable to the use of Ann Spensley her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Ann Spensley and prayed to be admitted tenant of the said premises and the therefore the lord of the said manor by his said steward did accordingly admit the said Ann Spensley tenant of the said premises to hold the same with the appurtenances to and to the use of the said Ann Spensley 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 the manor the said yearly fineable customary rent of 1d and 1d enhanced rent and not fineable and doing and paying and performing to the lord of the said manor all other rents duties fines and services due and of rights accustomed for and in

Healaugh and Muker Manor Court Book I

respect of the premises and not otherwise for which the said Ann Spensley paid fine in hand 1s 3d and she was and is thereof accordingly admitted tenant.

Reeth

At this court it was presented by the jury that John Nicholson a customary tenant of the said manor departed this life seised of one messuage or dwelling house and garden with the appurtenances situate standing lying and being within the territories of Reeth leaving John Nicholson and Henry Nicholson his 2 sons and heirs at law Now at this court came the said John Nicholson the son and prayed to be admitted tenant of a moiety of the said premises and the therefore the lord of the said manor by his said steward did accordingly admit the said John Nicholson tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Nicholson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said the manor the said yearly fineable customary rent of ½d and doing and paying and performing to the lord of the said manor all other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said John Nicholson paid fine in hand 7s 2d and he was and is thereof accordingly admitted tenant.

Reeth

Now at this court came the said Henry Nicholson and prayed to be admitted tenant of the other moiety of the said premises[one messuage or dwelling house with a garden] and the therefore the lord of the said manor by his said steward did accordingly admit the said Henry Nicholson tenant of the said premises to hold the same with the appurtenances to and to the use of the said Henry Nicholson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said the manor the said yearly fineable customary rent of ½d and doing and paying and performing to the lord of the said manor all other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Henry Nicholson paid fine in hand 7s 2d and he was and is thereof accordingly admitted tenant.

West Stonesdale

At this court it was presented by the jury that Robert Thornbarrow a customary tenant of the said manor had surrendered in open court into the hands of the lord of the said manor before his said steward according to the custom of the said manor two thirds of one close called Thomas Dale, one close called Adam Intack, one close called Long Close, one close called Middle Close with a cowhouse thereon, one close called Smithy Holme and one close called Round close with a dwelling house thereon and one close called Lamb Parrock with the appurtenances situate standing lying and being within the territories of West Stonesdale in the said manor of the ancient yearly fineable customary rent of 2s 7½d to the use of William Alderson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said William Alderson and prayed to be admitted tenant of the said premises and the therefore the lord of the said manor by his said steward did accordingly admit the said William Alderson tenant of the said premises to hold the same with the appurtenances to and to the use of the said William Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said the manor the said yearly fineable customary rent of 2s 7½d and doing and paying and performing to the lord of the said manor all other rents duties fines and services due and of rights accustomed for and in

Healaugh and Muker Manor Court Book I

respect of the premises and not otherwise for which the said William Alderson paid fine in hand £1 19s 4d and he was and is thereof accordingly admitted tenant.

Crackpott

At this court it was presented by the jury that Richard Garth a customary tenant of the said manor had surrendered in open court into the hands of the lord of the said manor before his said steward according to the custom of the said manor one close called Ware Ing and one close called Broaddale with a cattlegate in Crackpott pasture with the appurtenances situate standing lying and being within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 4s 11½d and 3s 4½d enhanced rent and not fineable to the use of Joseph Garth his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Joseph Garth and prayed to be admitted tenant of the said premises and the therefore the lord of the said manor by his said steward did accordingly admit the said Joseph Garth tenant of the said premises to hold the same with the appurtenances to and to the use of the said Joseph Garth his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said the manor the said yearly fineable customary rent of 2s 3½d and 3s 4½d enhanced rent and not fineable and doing and paying and performing to the lord of the said manor all other rents duties fines and services due and of rights accustomed for and in respect of the premises and not otherwise for which the said Joseph Garth paid fine in hand ££ 14s 4d and he was and is thereof accordingly admitted tenant.

Healaugh and Smarber

At this court it was presented by the jury that Thomas Hutchinson and Elizabeth his wife had on 15th November 1777 surrendered unto the hands of the Lord of the said Manor before Thomas Simpson Gentleman, Steward thereof, the said Elizabeth being solely and secretly examined by the said Steward apart from her husband and freely and voluntarily agreeing thereto, one moiety or half part the whole into 2 equal parts to be divided one close called Long Thwaites one close called Middle Thwaites and one close called Oxlands with the appurtenances situate lying and being within the territories of Healaugh in the said manor of the ancient yearly fineable rent of 2s 8d and also of a sixth part of a dwelling house and a sixth part of a stable , one 12th part of a peat house and 1/6th of a parcel of land called Garth one 1/6th part of a close called West Jenkins Close, 1/6th part of a close called East Jenkins Close, a 6th part of a close called Jenkins Close Intack , 1 6th part of a close called West Ing with a cowhouse thereon, 1/6th part of a close called Cowpasture and 1 6th part of a parcel of land called West Ing of the ancient yearly fineable customary rent of 2s 6d and also a moiety or half part of one messuage and 3 tofts with the yearly fineable customary rent of 1s 1¾d which last said premises within the territories of Smarber to the use of Thomas Hutchinson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Thomas Hutchinson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the Thomas Hutchinson tenant thereof to hold the same with the appurtenances to the use of the said Thomas Hutchinson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 4s 8d, 2s 6d and 1s 1¾d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not

Healaugh and Muker Manor Court Book I

otherwise for which the said Thomas Hutchinson paid fine in hand as in the margin [£4 14s 8d] and he was and is admitted tenant

Reeth

At this court it was presented by the jury that John Alderson a customary tenant of the said manor had departed this life seised of a close or parcel of ground called Northfield with the appurtenances situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable rent of 4s 3d and also of one close called Sleets with the appurtenances situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable rent of 1s 6d and also one parcel of ground called Kirkgarth Close and of one other parcel of ground called Sleights with the appurtenances situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable rent of 4d leaving Henry Alderson his only son and heir. Now at this court came the said Henry Alderson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Henry Alderson the son tenant thereof to hold the same with the appurtenances to the use of the said Henry Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 4s 3d, 1s 6d, 4d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Henry Alderson paid fine in hand as in the margin [£4 11s 3d] and he was and is admitted tenant

Reeth

At this court it was presented by the jury that William Myers and Margery his wife, formerly Margery Wood, and Margaret Wood her sister surrendered out of court unto the hands of the Lord of the said Manor before Thomas Simson Gentleman, Steward thereof, the said Margery being solely and secretly examined by the said Steward apart from her husband and freely and voluntarily agreeing thereto one dwelling house with the appurtenances situate standing and being within the territories of Reeth of the ancient yearly fineable customary rent of 1s 3d to the use of Margaret Stodart, Widow her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Margaret Stodart and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the Margaret Stodart tenant thereof to hold the same with the appurtenances to the use of the said Margaret Stodart 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 said yearly fineable rent 1s 3d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Margaret Stodart paid fine in hand as in the margin 10s 9d] and she was and is admitted tenant

Lodge Green

At this court it was presented by the jury that John Lee a customary tenant of the said manor had surrendered out of court unto the hands of the Lord of the said Manor before Thomas Simpson, Gentleman Steward one stable and garth on the backside of the said stable with the appurtenances and also close called Grass Garth, one close called Little Parke with a cowhouse thereon situate lying and being within the territories of Lodge

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Green in the said manor of the ancient yearly fineable rent of 11½d and 4s 5d enhances rent and not fineable to the use of Adam Bird his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Adam Bird and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the Adam Bird tenant thereof to hold the same with the appurtenances to the use of the said Adam Bird his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2s 7½d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Adam Bird paid fine in hand as in the margin [14s 4½d] and he was and is admitted tenant

Potting and Wintering Garths

At this court it was presented by the jury that Thomas Simpson a customary tenant of the said manor had departed this life seised of one messuage and tenement situate at Potting and Wintering Garth in the said manor of the ancient yearly fineable rent of 12s 2d leaving Thomas Simpson, son of James Simpson deceased his nephew and Edmund Simpson and Thomas Simpson, sons of Edmund Simpson deceased his other nephew and coheirs. Now at this court came the said Thomas Simpson, son of James Simpson and prayed to be admitted tenant of a moiety or half part the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Thomas Simpson tenant thereof to hold the same with the appurtenances to the use of the said Thomas Simpson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 6s 1d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Simpson paid fine in hand as in the margin [£4 11s 3d] and he was and is admitted tenant

Potting and Wintering Garths

Now at this court came the said Edmund Simpson, son of Edmund Simpson and prayed to be admitted tenant of a fourth part the said premises [messuage and tenement] of the yearly fineable customary rent of 3s ½d and therefore the Lord of the Manor by his said steward did accordingly admit the said Edmund Simpson tenant thereof to hold the same with the appurtenances to the use of the said Edmund Simpson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3s ½d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Edmund Simpson paid fine in hand as in the margin [£2 5s 7½d] and he was and is admitted tenant

Potting and Wintering Garths

Now at this court came the said Thomas Simpson, son of Edmund Simpson and prayed to be admitted tenant of a fourth part the said premises [messuage and tenement] of the yearly fineable customary rent of 3s ½d and therefore the Lord of the Manor by his said steward did accordingly admit the said Thomas Simpson tenant thereof to hold the same with the appurtenances to the use of the said Thomas Simpson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate

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of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3s ½d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Simpson paid fine in hand as in the margin [£2 5s 7½d] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

Manor of Muker in Swaledale in the County of York

The presentments of us whose names are hereafter written, sworn to serve our Sovereign Lord the King and Thomas Smith Esquire Lord of the said manor at the Court Leet, Court Baron and Customary Court held at Muker 5th May 1779 do present as follows

Mary Alderson and Ann Alderson from their father George Alderson

George Milner to be admitted from Mary Butson

Christopher Peacock to be admitted from Thomas Peacock

John Whitehead from Mary Harker

We do present Ralph, William, Christopher and John Peacock, sons and co-heirs of Cowper Peacock deceased

Edward Alderson – foreman

George Guy

Anthony Alderson

Thomas Calvert

John Kearton

Anthony Milner

John Milner

John Alderson

Christopher Peacock

William Alderson

Christopher Alderson

James Alderson

George Alderson

Manor of Muker in Swaledale in the County of York

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Southampton Buildings London Lord of the said Manor held at Muker 5th May 1779 before Thomas Simpson Gentleman Steward of the said Manor

The Names of the Jury :

Edward Alderson – foreman

George Guy

Anthony Alderson

Thomas Calvert

John Kearton

Anthony Milner

John Milner

John Alderson

Christopher Peacock

William Alderson

Christopher Alderson

James Alderson

George Alderson

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Oxnop

At this court it was presented by the jury that George Alderson a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said Steward one close called Howell Close, one close called Intack with a cowhouse thereon and a parcel of ground caked The Piece with a firehouse and stable thereon with the appurtenances situate lying and being within the territories of Oxnop in the said manor of the ancient yearly fineable rent of 3 10d to the use of Mary Alderson his daughter her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Mary Alderson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the Mary Alderson tenant thereof to hold the same with the appurtenances to the use of the said Mary Alderson her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3s 10d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Mary Alderson paid fine in hand as in the margin [£1 18s 4d] and she was and is admitted tenant

Muker and Oxnop

At this court it was presented by the jury that George Alderson a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said Steward a moiety or half part of one close called Four Close, a moiety or half part of one close called High Close with a moiety or half part of a firehouse and stable thereon, a moiety or half part of one close called Low Close, and a moiety or half part of one piece of ground called The Gill with the appurtenances situate lying and being within the territories of Oxnop in the said manor of the ancient yearly fineable rent of 3 4d to the use of Ann Alderson his daughter her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Ann Alderson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the Ann Alderson tenant thereof to hold the same with the appurtenances to the use of the said Ann Alderson her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3s 10d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Ann Alderson paid fine in hand as in the margin [£1 13s 11d] and she was and is admitted tenant

Healaugh and Muker Manor Court Book I

Keld

At this court it was presented by the jury that Mary Butson wife of Thomas Butson , did surrender in open court unto the hands of the Lord of the said Manor before his said Steward, the said Mary being solely and secretly examined by the said Steward apart from her husband and freely and voluntarily agreeing thereto, one dwelling house and stable a little house and coal house with the appurtenances situate standing and being within the territories of Keld of the ancient yearly fineable customary rent of ½d to the use of George Milner his heirs and assigns forever according to the custom of the said manor. Now at this court came the said George Milner and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the George Milner tenant thereof to hold the same with the appurtenances to the use of the said George Milner his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent ½d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said George Milner paid fine in hand as in the margin [10d] and he was and is admitted tenant

Muker

At this court it was presented by the jury that Thomas Peacock a customary tenant , did surrender in open court unto the hands of the Lord of the said Manor before his said Steward one third part, the whole into 3 equal parts to be divided, of one close called Great Appletree Thwaite and 2 parts of a cowhouse and one third of a close called Little Appletree situate standing and being within the territories of Muker of the ancient yearly fineable customary rent of 1s 10d to the use of Christopher Peacock his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Christopher Peacock and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the Christopher Peacock tenant thereof to hold the same with the appurtenances to the use of the said Christopher Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 10d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Christopher Peacock paid fine in hand as in the margin [£1 16s] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

Thwaite

At this court it was presented by the jury that Mary Harker a customary tenant, did surrender in open court unto the hands of the Lord of the said Manor before his said one dwelling house with the appurtenances situate standing and being within the territories of Thwaite of the ancient yearly fineable customary rent of 1d to the use of John Whitehead his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Whitehead and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the John Whitehead tenant thereof to hold the same with the appurtenances to the use of the said John Whitehead his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Whitehead paid fine in hand as in the margin [1s 8d] and he was and is admitted tenant

Muker and Thwaite

At this court it was presented by the jury that Cowper Peacock a customary tenant of the said manor had departed this life seised of a moiety or half part of one close called Fox Witts, and also one third part, the whole into 3 equal parts to be divided of one piece of ground called Appletree Thwaite and of one dwelling house and garth with the appurtenances standing lying and being within the territories of Muker and Thwaite in the said manor of the ancient yearly fineable rent of 2s 6d leaving Ralph, William, Christopher and John his 4 sons and coheirs. Now at this court came the said Ralph Peacock, eldest son of Cowper Peacock and prayed to be admitted tenant of one fourth part of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Ralph Peacock tenant thereof to hold the same with the appurtenances to the use of the said Ralph Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 4½d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Ralph Peacock paid fine in hand as in the margin [[1d]] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

Muker and Thwaite

Now at this court came the said Christopher Peacock, second son of Cowper Peacock and prayed to be admitted tenant of one fourth part of the said premises [one close called Fox Witts, and also one third part, the whole into 3 equal parts to be divided of one piece of ground called Appletree Thwaite and of one dwelling house and garth] and therefore the Lord of the Manor by his said steward did accordingly admit the said Christopher Peacock tenant thereof to hold the same with the appurtenances to the use of the said Christopher Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 4½d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Christopher Peacock paid fine in hand as in the margin [1d] and he was and is admitted tenant

Muker and Thwaite

Now at this court came the said William Peacock, second son of Cowper Peacock and prayed to be admitted tenant of one fourth part of the said premises [one close called Fox Witts, and also one third part, the whole into 3 equal parts to be divided of one piece of ground called Appletree Thwaite and of one dwelling house and garth] and therefore the Lord of the Manor by his said steward did accordingly admit the said William Peacock tenant thereof to hold the same with the appurtenances 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 said yearly fineable rent of 1s 4½d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Peacock paid fine in hand as in the margin [1d] and he was and is admitted tenant

Muker and Thwaite

Now at this court came the said John Peacock, second son of Cowper Peacock and prayed to be admitted tenant of one fourth part of the said premises [one close called Fox Witts, and also one third part, the whole into 3 equal parts to be divided of one piece of ground called Appletree Thwaite and of one dwelling house and garth] and therefore the Lord of the Manor by his said steward did accordingly admit the said John Peacock tenant thereof to hold the same with the appurtenances to the use of the said John Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 4½d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Peacock paid fine in hand as in the margin [1d] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

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

The presentments of us whose names are hereunder written Jurors sworn to serve our Sovereign Lord the King and Thomas Smith Esquire Lord of the said Manor held at Reeth Monday 1st May 1780 do present as follows

Lodge Green. Allowed surrender from John Metcalfe to John Lee of one dwelling house with the appurtenances with 2½d rent

Parke Hall. . Allowed surrender from Christopher Raw to Ann Raw of premises at Parke Hall with 3s 2d rent.

Feetham. Henry Alderson from James Scott upon surrender

Potting Samuel Reynoldson admitted in open court from John and William Reynoldson of one dwelling house

Reeth. Thomas Smith from Thomas Simpson Gentleman

Feetham John Snow From George Simpson of land and premises with £4 rent upon surrender

Low Row Robert Buckle to Margaret Stoddart of a messuage with the appurtenances with ½d rent on surrender

Reeth James and Michael Hird, heirs to Hannah Hird deceased

Reeth Robert Hutchinson brother and heir of James Hutchinson deceased

Reeth John Scott by letter of attorney from James Hird in open court to Elizabeth

Crompton and Ann Bows of lands and tenements at Reeth

Feetham Reuben Birkbeck to William Parkin by surrender of a dwelling house with the appurtenances. Rent 1d

Reeth. James Alderson and James Whytell in open court to be admitted from John Whytell of one dwelling house with garth or garden on the backside with the appurtenances rent ½d

We fine and present the owners and proprietors of all that fence dividing Low Row pasture from the common proved upon oath of Simoon Broderick to be in bad repair which if not made good and sufficient on or before the 5th July we amerce 2s 6d per rood.

We otherwise find and present the following persons as defaulters 1s each for not appearing at the Court Baron and Customary Court of Thomas Smith of Saint Martins Lane London Esquire

Mrs Jane Colling

Margaret Metcalfe

Mr Robert Colling

Alice Robinson

Mr Leonard Hartley

Mr Edward Spark

Mr Thomas Simson

Mr Edward Elliott

Mr Thomas Elliott

Mr Walter Gray

Isiah Raw

Thomas Parke

James Peacock

Mr Thomas Swann

John Smithson

Jane Smithson

Mr Richard Kay

Healaugh and Muker Manor Court Book I

James Clarkson – foreman
Thomas Spensley
James Spensley
Anthony Close
Christopher Raine
John Galloway
George Birkbeck
George Lonsdale
John Tragear
James Broderick
James Whitell
William Storey

Healaugh and Muker Manor Court Book I

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

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Saint Martins Lane London Lord of the said Manor held at Muker 1st May 1780 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury :

James Clarkson – foreman

Thomas Spensley

James Spensley

Anthony Close

Christopher Raine

John Galloway

George Birbeck

George Lonsdale

John Tragear

James Broderick

James Whitell

William Storey

John Cleasby

Lodge Green

At this court it was presented by the jury that John Metcalfe a customary tenant of the said manor had on 13th July 1779 surrendered unto the hands of the Lord of the said Manor before Thomas Heslop Steward thereof one dwelling house with the appurtenances situate lying and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of ½d stintable to the use of John Lee his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Lee and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said John Lee tenant thereof to hold the same with the appurtenances to the use of the said John Lee his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent ½d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Lee paid fine in hand as in the margin [10d] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

Park Hall

At this court it was presented by the jury that Christopher Raw a customary tenant of the said manor had on 28th May 1779 surrendered unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of James Whitell and James Galloway two customary tenants according to custom of the said manor a moiety or half part, the whole into 2 equal parts to be divided, of 2 dwelling houses with a garden or pasture, one close called High Close, one close called How Close and also a moiety or half part, the whole into 2 equal parts to be divided of one third, the whole into 3 equal parts to be divided of one close called Low Close and a moiety or half part the whole into 2 equal parts to be divided of a beastgate or cattlegate in a common stintable pasture called Kearton pasture with the appurtenances situate lying and being within the territories of Park Hall in the said manor of the ancient yearly fineable customary rent of 3s 2d to the use of Ann Raw her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Ann Raw and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Ann Raw tenant thereof to hold the same with the appurtenances to the use of the said Ann Raw her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent 3s 2d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Ann Raw paid fine in hand as in the margin [£3 0s 4d] and she was and is admitted tenant

Potting

At this court it was presented by the jury that John Reynoldson and William Reynoldson 2 customary tenants of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said Steward according to custom of the said manor 2 undivided third parts, the whole into 3 equal parts to be divided of a dwelling house garden and stable thereunto belonging with the appurtenances situate lying and being within the territories of Potting in the said manor of the ancient yearly fineable customary rent of ½d to the use of Samuel Reynoldson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Samuel Reynoldson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Samuel Reynoldson tenant thereof to hold the same with the appurtenances to the use of the said Samuel Reynoldson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent ½d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Samuel Reynoldson paid fine in hand as in the margin [10d] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

Feetham

At this court it was presented by the jury that George Simpson a customary tenant of the said manor had on 3rd May 1779 surrendered unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of George Raw and William Storey two customary tenants according to custom of the said manor one dwelling house with the stable garth and garden thereto belonging and all his other lands and tenements with the appurtenances situate lying and being within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 4d to the use of John Snow his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Snow and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said John Snow tenant thereof to hold the same with the appurtenances to the use of the said John Snow his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent 4d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Snow paid fine in hand as in the margin [6s 8d] and he was and is admitted tenant

Low Row

At this court it was presented by the jury that Robert Buckle a customary tenant of the said manor had surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of James Bell and Richard Metcalfe two customary tenants according to custom of the said manor one house called Backhouse, one dwelling house containing 2 low rooms and 2 chambers over the same with the west door and passage into the passage which John Fryer lived in with one stable at the west end thereof and half of one little garth on the back of the said stable with one little house called a coal house adjoining to the said dwelling house on the west with the appurtenances situate lying and being within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of ½d to the use of Margaret Stodart widow her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Margaret Stodart and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Margaret Stodart tenant thereof to hold the same with the appurtenances to the use of the said Margaret Stodart 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 said yearly fineable rent of ½d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Margaret Stodart paid fine in hand as in the margin [10d] and she was and is admitted tenant

Healaugh and Muker Manor Court Book I

Reeth

At this court it was presented by the jury that Hannah Hird a customary tenant of the said manor had departed this life seised of a moiety or half part of a parcel of ground called Cross Close with the appurtenances standing lying and being within the territories of Reeth in the said manor of the ancient yearly fineable rent of 7½d leaving James Hird and Machel Hird her sons and coheirs. Now at this court came the said James Hird, and Machel Hird and prayed to be admitted tenants of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Hird and Machel Hird tenants thereof to hold the same with the appurtenances to the use of the said James Hird and Machel Hird their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 7½d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Hird and Machel Hird paid fine in hand as in the margin [12s 6d] and they were admitted tenant

Reeth

At this court it was presented by the jury that John Scott by virtue of a letter of attorney given by James Hird a customary tenant of the said manor surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor a moiety of all those two dwelling houses one stable 2 garths or crofts and also of one close called Lower Cross Close with a cowhouse thereunto belonging and also of one close called Higher Cross Close all of which said premises situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 3¾d to the use of Elizabeth Crompton widow her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Elizabeth Crompton and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Elizabeth Crompton tenant thereof to hold the same with the appurtenances to the use of the said Elizabeth Crompton 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 said yearly fineable rent of 3¾d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Elizabeth Crompton paid fine in hand as in the margin [6s 8d] and she was and is admitted tenant

Healaugh and Muker Manor Court Book I

Feetham

At this court it was presented by the jury that Reuben Birkbeck a customary tenant of the said manor had on 9th November 1779 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of George Raw and Christopher Simpson two customary tenants according to custom of the said manor one dwelling house on the west side of a house belonging Adam Bird and in the possession of William Hunter as tenant thereof together with the west side of a stable enjoyed therewith with the appurtenances situate lying and being within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1d, ½d thereof is stintable and ½d is not stintable to the use of William Parkin his heirs and assigns forever according to the custom of the said manor. Now at this court came the said William Parkin and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said William Parkin tenant thereof to hold the same with the appurtenances to the use of the said William Parkin his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Parkin paid fine in hand as in the margin [1s 8d] and he was and is admitted tenant

Feetham

At this court it was presented by the jury that James Pratt a customary tenant of the said manor had on 20th October 1779 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of John Raw and Christopher Raine two customary tenants according to custom of the said manor one dwelling house and stable one close called Nickel Ing, one close called Croft with the appurtenances situate lying and being within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1d, 2s 5d stintable to the use of Henry Alderson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Henry Alderson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Henry Alderson tenant thereof to hold the same with the appurtenances to the use of the said Henry Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2s 5d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Henry Alderson paid fine in hand as in the margin [£2 8s 4d] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

Reeth

At this court it was presented by the jury that James Hutchinson a customary tenant of the said manor had departed this life seised of a moiety or half part the whole into 2 equal parts to be divided of those closes or parcels of ground called Near Close, Far Close Middle Close, Stripe, Low Pasture and one firehouse cowhouse and stable called Watson's Outland with the appurtenances standing lying and being within the territories of Reeth in the said manor of the ancient yearly fineable rent of 8d leaving Robert Hutchinson his only brother and heir. Now at this court came the said Robert Hutchinson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Robert Hutchinson tenant thereof to hold the same with the appurtenances to the use of the said Robert Hutchinson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 8d and doing paying and performing to the Lord of the manor other rents services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Robert Hutchinson paid fine in hand as in the margin [13s 4d] and he was admitted tenant

Reeth

At this court it was presented by the jury that John Whitell a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said steward one dwelling house with a garth or garden on the backside thereof with the appurtenances situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of $\frac{1}{2}$ d to the use of James Whitell his heirs and assigns forever according to the custom of the said manor. Now at this court came the said James Whitell and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Whitell tenant thereof to hold the same with the appurtenances to the use of the said James Whitell his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of $\frac{1}{2}$ d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Whitell paid fine in hand as in the margin [10d] and he was and is admitted tenant

Reeth

At this court it was presented by the jury that Thomas Simpson Gentleman a customary tenant of the said manor had on 10th June 1779 surrendered out of court unto the hands of the Lord of the said Manor before Thomas Heslop Gentleman Steward thereof one moiety or half part , the whole into 2 equal parts to be divided of, one close or parcel of land called Mill House Coile with the appurtenances situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s $\frac{3}{4}$ d to the use of Thomas Smith of Southampton Buildings London, Esquire his heirs and assigns forever

Healaugh and Muker Manor Court Book I

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

The Presentment of us whose names are hereunder written Jurors sworn to serve our Sovereign Lord the king and Thomas Smith, Lord of the Manor held at Reeth in and for the said manor at the Court Leet, Court Baron and Customary court of the said manor on Tuesday 2nd May 1780 do present as follows

Gunnerside. Allow Anthony Metcalfe to be admitted from George Alderson Rent 2d

Reeth Allow John Raw to be admitted from Joseph Raw .Rent 3s 11d

Smarber. Allow George Raw to be admitted from Joseph Raw Rent 7s

Reeth. Allow Christopher Simpson to be admitted from John Rosewarner Rent 2½d

Gunnerside James Holmes from his father Joseph Holmes deceased Rent 1d

Gunnerside. Allows Daniel McRia to be admitted from John Lee Rent 1d

Low Row. Allows Margaret Stoddart to be admitted from Robert Buckle Rent 4s 7½d

Low Row. Allows John Raw to be admitted from Christopher Simpson Rent 2d

Calvert House. Allow James Clarkson to be admitted from John Clarekson. Rent 1d

Reeth Robert Tenant to be admitted from Anthony Collier Rent 11d

Healaugh John Waller Junior to be admitted from his father John Waller deceased rent 1d

West Stonesdale Thomas Butson to be admitted from William Metcalfe rent 6½d

Reeth Elizabeth Simpson to be admitted from Thomas Simpson rent 3s 9d

Crackpot Thomas Birbeck to be admitted from Joseph Garth Rent 1s 8d and 1s 1d
inanced and not fineable

Reeth Robert Thompson to be admitted from John Scott Rent 2d

Calvert Houses Robert Harker to be admitted from Ann Harker Rent 1s 7d and 1s 7d
inanced rent and non fineable

Reeth Isabel Harland to be admitted from Frances Harland. Old Land entered at the court
4th August 1780

Kearton Matthew Cowling to be admitted from Barnard Fowler Rent 1d

Reeth Thomas Smith from Thomas Simson Gentleman

Reeth James and Machel Hird from Hannah Hird deceased

Reeth Elizabeth Crompton and Ann Bowes to be admitted from James Hird

Reeth Henry Alderson to be admitted from James Pratt

Gunnerside William Robson and Robert Robson to be admitted from John Lee if the
money due upon surrender be not paid before 2nd August 1780

Healaugh and Ravenseat Robert Hutchinson to be admitted from James Hutchinson
deceased NB. This is Old Land entered there. Was a mistake by the Jury

We present Thomas Raw of Bank Heads near Crackpott upon the oath of Mr Henry Forster
for taking a water from its former course in the fine of £1 in case he does not force it to the
former course in 21 days.

We also present Leonard Rider for an encroachment on the high road leading from
Healaugh to Barnard Castle the sum of £1 10s if he does not remove a parcel of fence so
complained of before 1st June next.

We likewise amerce the following persons in the sum of 1s each for not appearing at the
court Baron and Customary Court of the said manor.

Nanny Harker

Walter Gray

John Kearton

Thomas Johnson the elder

Mr Thomas Swann

Healaugh and Muker Manor Court Book I

Matthew Wilson

Reeth May 3rd 1780

Richard Metcalfe – foreman

William Storey

George Raw

James Whitell

Thomas Stodart

Christopher Raine

John Galloway

George Lonsdale

William Woodward

George Birkbeck

Thomas Pratt

Adam Bird

Healaugh and Muker Manor Court Book I

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

The Court Leet, Court Baron and Customary court of Thomas Smith of Saint Martin's Lane London Esquire, Holden at Reeth on Tuesday 2nd May 1780 before Thomas Heslop Gentleman Steward of the said Manor

Richard Metcalfe – foreman

William Storey

George Raw

James Whitell

Thomas Stodart

Christopher Raine

John Galloway

George Lonsdale

William Woodward

George Birkbeck

Thomas Pratt

Adam Bird

Lodge Green

At this court it was presented by the jury that George Alderson a customary tenant of the said manor had on 6th May 1779 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of William Storey and William Buxton two customary tenants according to custom of the said manor one dwelling house and stable with a garth or garden together with 7 yards in length and 6 yards in breadth adjoining to the said dwelling house with the appurtenances situate lying and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 2d to the use of Anthony Metcalfe his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Anthony Metcalfe and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Anthony Metcalfe tenant thereof to hold the same with the appurtenances to the use of the said Anthony Metcalfe his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Anthony Metcalfe paid fine in hand as in the margin [2s 6d] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

Smarber

At this court it was presented by the jury that Joseph Raw a customary tenant of the said manor had on 8th January 1780 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of William Spenseley and Thomas Hunt two customary tenants according to custom of the said manor one close called Stone Ing with a cowhouse thereon with the appurtenances situate lying and being within the territories of Smarber in the said manor of the ancient yearly fineable customary rent of 3s 11d to the use of John Raw his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Raw and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said John Raw tenant thereof to hold the same with the appurtenances to the use of the said John Raw his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3s 11d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Raw paid fine in hand as in the margin [£2 18s 9d] and he was and is admitted tenant

Smarber

At this court it was presented by the jury that Joseph Raw a customary tenant of the said manor had on 6th January 1780 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of William Spensley and Thomas Hunt two customary tenants according to custom of the said manor one dwelling house and stable and garth one close called Jenkins Close with a cowhouse thereon and one close called Intack with the appurtenances situate lying and being within the territories of Smarber in the said manor of the ancient yearly fineable customary rent of 7s to the use of George Raw his heirs and assigns forever according to the custom of the said manor. Now at this court came the said George Raw and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said George Raw tenant thereof to hold the same with the appurtenances to the use of the said George Raw his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 7s and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said George Raw paid fine in hand as in the margin [£5 5s] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

Gunnerside

At this court it was presented by the jury that Joseph Holmes a customary tenant of the said manor had departed this life seised of one dwelling house and stable with the appurtenances situate lying and being within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 4d leaving James Holmes his only son and heir at law. Now at this court came the said James Holmes and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Holmes tenant thereof to hold the same with the appurtenances to the use of the said James Holmes his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 4d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Holmes paid fine in hand as in the margin [1s 3d] and he was and is admitted tenant

Low Row

At this court it was presented by the jury that Robert Buckle a customary tenant of the said manor had on 13th October 1779 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of James Bell and Richard Metcalfe two customary tenants according to custom of the said manor one close called Cogarth with a cowhouse thereon and one close or parcel of ground called Gill with the appurtenances situate lying and being within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 4s 10½d to the use of Margaret Stoddart her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Margaret Stoddart and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Margaret Stoddart tenant thereof to hold the same with the appurtenances to the use of the said Margaret Stoddart 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 said yearly fineable rent of 4s 10½d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Margaret Stoddart paid fine in hand as in the margin [£3 13s 4d] and she was and is admitted tenant

Healaugh and Muker Manor Court Book I

Lodge Green

At this court it was presented by the jury that John Lee a customary tenant of the said manor had on 30th October 1779 surrendered out of court unto the hands of the Lord of the said Manor before Thomas Heslop Gentleman, Steward thereof one dwelling house and stable with the appurtenances situate lying and being within the territories of Lodge Green in the said manor late belonging to Luke Barningham of the ancient yearly fineable customary rent of 1d to the use of Daniel McRia his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Daniel McRia and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Daniel McRia tenant thereof to hold the same with the appurtenances to the use of the said Daniel McRia his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Daniel McRia paid fine in hand as in the margin [1s 3d] and he was and is admitted tenant

Calverty House [Calvert House]

At this court it was presented by the jury that John Clarkson a customary tenant of the said manor had on 25th August 1779 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of John Tragear and Hannah Shaw two customary tenants according to custom of the said manor one dwelling house one cellar, one Brewhouse one stable and one garth with the appurtenances situate lying and being within the territories of Calverty House in the said manor of the ancient yearly fineable customary rent of 1d to the use of James Clarkson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said James Clarkson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Clarkson tenant thereof to hold the same with the appurtenances to the use of the said James Clarkson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Clarkson paid fine in hand as in the margin [1s 3d] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

Low Row

At this court it was presented by the jury that Christopher Simpson a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said Steward one house called The Quakers Meeting House with the appurtenances situate lying and being within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 2d to the use of John Raw his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Raw and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said John Raw tenant thereof to hold the same with the appurtenances to the use of the said John Raw his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Raw paid fine in hand as in the margin [2s 6d] and he was and is admitted tenant

Riddings

At this court it was presented by the jury that Anthony Collier a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said Steward a moiety or half part, the whole into 2 equal parts to be divided of, one close called Riddings and one close called Stripe with a dwelling house and 2 stables thereon with the appurtenances situate lying and being within the territories of Riddings in the said manor of the ancient yearly fineable customary rent of 11d to the use of Robert Tenant his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Robert Tenant and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Robert Tenant tenant thereof to hold the same with the appurtenances to the use of the said Robert Tenant his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 11d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Robert Tenant paid fine in hand as in the margin [13s 9d] and he was and is admitted tenant

Healaugh

At this court it was presented by the jury that John Waller a customary tenant of the said manor had departed this life seised of one stable with the appurtenances situate lying and being within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 1d leaving John Waller his only son and heir at law. Now at this court came the said John Waller and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said John Waller tenant thereof to hold the same with the appurtenances to the use of the said John Waller his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 14d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Waller paid fine in hand as in the margin [1s 3d] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

West Stonesdale

At this court it was presented by the jury that William Metcalfe a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said Steward a fourth part of 2 houses and 2 closes called High Close and Brow with the appurtenances situate lying and being within the territories of West Stonesdale in the said manor of the ancient yearly fineable customary rent of 6½d to the use of Thomas Butson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Thomas Butson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Thomas Butson tenant thereof to hold the same with the appurtenances to the use of the said Thomas Butson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 6½d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Butson paid fine in hand as in the margin [8s 10d] and he was and is admitted tenant

Reeth

At this court it was presented by the jury that John Rosewarner a customary tenant of the said manor had on 31st May 1779 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of George Raw and James Whitell two customary tenants according to custom of the said manor one messuage or tenement consisting of 4 dwelling houses , a back room and stable, one back yard and garden with the appurtenances situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2½d to the use of Christopher Raper his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Christopher Raper and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Christopher Raper tenant thereof to hold the same with the appurtenances to the use of the said Christopher Raper his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2½d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Christopher Raper paid fine in hand as in the margin [1s 2d] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

West Stonesdale

At this court it was presented by the jury that John Clarkson a customary tenant of the said manor had departed this life seised of one close called Middle Carr with a cowhouse thereon, one close called Great Carr with a cowhouse thereon with the appurtenances situate lying and being within the territories of West Stonesdale in the said manor of the ancient yearly fineable customary rent of 6s 9d leaving John Clarkson his only son and heir at law. Now at this court came the said John Clarkson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said John Clarkson tenant thereof to hold the same with the appurtenances to the use of the said John Clarkson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 6s 9d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Clarkson paid fine in hand as in the margin [£5 1s 3d] and he was and is admitted tenant

Reeth

At this court it was presented by the jury that John Scott a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said Steward a dwelling house with the appurtenances situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2d to the use of Robert Thompson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Robert Thompson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Robert Thompson tenant thereof to hold the same with the appurtenances to the use of the said Robert Thompson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Robert Thompson paid fine in hand as in the margin [2s 6d] and he was and is admitted tenant

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Crackpott

At this court it was presented by the jury that Joseph Garth a customary tenant of the said manor had on 19th August 1779 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of George Raw and Christopher Simpson two customary tenants according to custom of the said manor a moiety or half part, the whole into 2 equal parts to be divided, of one close or parcel of ground called High Bumlett with a cowhouse thereon and one whole cattlegate in Crackpott pasture with the appurtenances situate lying and being within the territories of Crackpott in the said manor of the ancient yearly fineable customary rent of 1s 8d and 1s 1d enhanced and not fineable to the use of James Birbeck his heirs and assigns forever according to the custom of the said manor. Now at this court came the said James Birbeck and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Birbeck tenant thereof to hold the same with the appurtenances to the use of the said James Birbeck his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 8d and 1s 1d enhanced and not fineable and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Birbeck paid fine in hand as in the margin [£1 5s] and he was and is admitted tenant

Calvert Houses

At this court it was presented by the jury that Ann Harker a customary tenant of the said manor had on 22nd December 1779 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of Richard Metcalfe and Edward Milner two customary tenants according to custom of the said manor one parcel of ground called Stoney Cowpasture with a cowhouse and barn thereon with the appurtenances situate lying and being within the territories of Calvert Houses in the said manor of the ancient yearly fineable customary rent of 1s 7d and 1s 7d enhanced rent and not fineable to the use of Robert Harker his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Robert Harker and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Robert Harker tenant thereof to hold the same with the appurtenances to the use of the said Robert Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 7d and 1s 7d enhanced rent and not fineable and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Robert Harker paid fine in hand as in the margin [£1 3s 9d] and he was and is admitted tenant

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Kearton

At this court it was presented by the jury that Barbara Taylor a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said Steward one dwelling house with a stable and garden on the front thereof with the appurtenances situate lying and being within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 1d to the use of Matthew Cowling his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Matthew Cowling and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Matthew Cowling tenant thereof to hold the same with the appurtenances to the use of the said Matthew Cowling his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Matthew Cowling paid fine in hand as in the margin [1s 3d] and he was and is admitted tenant

Reeth

At this court it was presented by the jury that Hannah Hird a customary tenant of the said manor had departed this life seised of one moiety or half part of 2 dwelling house one stable, 2 garths or crofts and a parcel of ground called Great Cross Close with a cowhouse thereon with the appurtenances situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2s 6d Leaving James Hird and Machel Hird hers sons and coheirs. Now at this court came the said James Hird and Machel Hird and prayed to be admitted tenants of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Hird and Machel Hird tenants thereof to hold the same with the appurtenances to the use of the said James Hird and Machel Hird their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2s 6d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Hird and Machel Hird paid fine in hand as in the margin [£1 17s 6d] and they were and are admitted tenant

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Reeth

At this court it was presented by the jury that James Hird a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor his said steward moiety or half part of a moiety or one fourth part, the whole into 4 equal parts to be divided of 2 dwelling houses one stable, 2 garths or crofts and a parcel of ground called Great Cross Close with a cowhouse thereon with the appurtenances situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1 s 3d to the use of Elizabeth Crompton and Ann Bowes their heirs and assigns forever according to the custom of the said manor. Now at this court came the said Elizabeth Crompton and Ann Bowes and prayed to be admitted tenants of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Elizabeth Crompton and Ann Bowes tenants thereof to hold the same with the appurtenances to the use of the said Elizabeth Crompton and Ann Bowes their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 3d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Elizabeth Crompton and Ann Bowes paid fine in hand as in the margin [10s 9d] and they were and are admitted tenants

Feetham

At this court it was presented by the jury that James Pratt a customary tenant of the said manor had on 22nd October 1779 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of Christopher Raine and John Raw two customary tenants according to custom of the said manor one dwelling house, a stable, and one close called Ricket Ing and one close called Croft with the appurtenances situate lying and being within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1s 6d to the use of Henry Alderson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Henry Alderson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Henry Alderson tenant thereof to hold the same with the appurtenances to the use of the said Henry Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 6d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Henry Alderson paid fine in hand as in the margin [£1 1s 3d] and he was and is admitted tenant

Reeth

At this court it was presented by the jury that Thomas Simpson a customary tenant of the said manor had on 5th May 1779 surrendered out of court unto the hands of the Lord of the said Manor before his said steward according to custom of the said manor one close called Hills Close and one close called Little Millholme with the appurtenances and one close called Ann Wards Garth with a cowhouse thereon situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 3s 9d to the use of Elizabeth Simpson her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Elizabeth Simpson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Elizabeth Simpson tenant thereof to hold the same with the appurtenances to the use of the said Elizabeth Simpson her heirs and assigns

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forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3s 9d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Elizabeth Simpson paid fine in hand as in the margin [£2 16s] and she was and is admitted tenant

Reeth

At this court it was presented by the jury that Thomas Simpson Gentleman a customary tenant of the said manor had on 10th June 1779 surrendered out of court unto the hands of the Lord of the said Manor before Thomas Heslop Gentleman, Steward thereof one moiety or half part, the whole into 2 equal parts to be divided of one close or parcel of ground called Millholme and Millholme Lands with the appurtenances situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2s 6½d to the use of Thomas Smith of Southampton Buildings London his heirs and assigns forever according to the custom of the said manor

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Manor of Muker in Swaledale in the county of York

The presentment of us whose names are hereunder written, jurors sworn to serve our sovereign lord the king and Thomas Smith Esquire, lord of the said manor, held at Muker in and for the said manor on Wednesday the third day of May 1780 at the Court Leet, Court Baron and Customary Court of the said manor, we do present as follows:

Eleanor Metcalfe to be admitted from Edward Milner by surrender.

Sarah Milner to be admitted from Edward Milner by surrender.

John Cleasby to be admitted from James Spensley by surrender.

John Grime to be admitted from Thomas Whitfield in open court.

John Metcalfe heir to James Metcalfe deceased in open court.

Joseph Swainston, Leonard Allen, Wm. Manby and Christopher Routh to be admitted from Christopher Peacock in open court.

Christopher Peacock to be admitted from Leonard Allen, Joseph Swainston, Christopher Routh and William Manby in open court.

Manor of Muker in Swaledale in the County of York

The Court Leet, Court Baron and Customary Court of Thomas Smith of St Martin's Lane, London, Esquire held at Muker in and for the said manor on Wednesday the third day of May 1780 before Thomas Heslop, Gentleman, Steward of the said manor.

The Names of the jury:

Mr Edward Alderson, foreman

Mr Anthony Alderson

Mr George Guy

Mr James Alderson

Mr Thomas Calvert

Mr Anthony Milner

Mr Christopher Peacock

Mr John Calvert

Mr William Alderson

Mr William Kearton

Mr John Cleasby

Mr William Alderson

Mr John Kearton

Thwaite

At this court it was presented by the jury that Edward Milner, a customary tenant of the said manor had on the 20th day of May 1779 surrendered out of court into the hands of the lord of the said manor before John Grime, bailiff, in the presence of James Grime and John Metcalfe, two customary tenants according to the custom of the said manor, one close called Intack with a cow house thereon, one close called Mossey Holme with a cow house thereon, one dwelling house and one moiety of half part of a garth called Bake House Den with the appurtenances situate standing lying and being at Thwaite in the said manor of the ancient yearly fineable customary rent of 6s 3½d to the use of Eleanor Metcalfe her heirs and assigns forever according to the custom of the said manor. Now at this court came the

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said Eleanor Metcalfe and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Eleanor Metcalfe tenant of the said premises to hold the same with the appurtenances to and to the use of the said Eleanor Metcalfe 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 said yearly fineable customary rent of 6s 3½d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Eleanor Metcalfe paid fine in hand as in the margin [£6 5s 10d], and she was and is thereof accordingly admitted tenant.

Thwaite

At this court it was presented by the jury that Edward Milner, a customary tenant of the said manor, had on the 20th day of May 1779 surrendered into the hands of the lord of the said manor before John Grime, bailiff, in the presence of James Grime and John Metcalfe, two customary tenants according to the custom of the said manor, one dwelling house and stable and one garth with the appurtenances situate standing lying and being at Thwaite in the said manor of the ancient yearly fineable customary rent of 6d to the use of Sarah Milner her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Sarah Milner and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Sarah Milner tenant of the said premises to hold the same with the appurtenances to and to the use of the said Sarah Milner her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 6d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Sarah Milner paid fine in hand as in the margin [10s] and she was and is thereof accordingly admitted tenant.

Thwaite

At this court it was presented by the jury that James Spensley, a customary tenant of the said manor had on the 20th day of May 1779 surrendered into the hands of the lord of the said manor before John Grime, bailiff, in the presence of Anthony Milner and James Grime, two customary tenants according to the custom of the said manor, one moiety or half part [the whole into two equal parts to be divided] of one close called Dungeon, two closes called Little Ings, one close called Little Orty, one close called Gill Intack, one parcel of ground called New Piece, one close called Quarriel Cow, one close called Cliff Intack and one dwelling house and stable and one garth to the said dwelling house adjoining and of one fourth part [the whole into four equal part to be divided] of one close called West Ing and one close called Springs with the appurtenances situate standing lying and being at Thwaite in the said manor of the ancient yearly fineable customary rent of 10s 7d to the use of John Cleasby his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Cleasby and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said John Cleasby tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Cleasby his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 10s 7d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of

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the premises and not otherwise for which the said John Cleasby paid fine in hand as in the margin [£10 11s 8d] and he was and is thereof accordingly admitted tenant.

Muker

At this court it was presented by the jury that Thomas Whitfield, a customary tenant of the said manor, did surrender in open court into the hands of the lord of the said manor before his said steward one dwelling house, stable and garth with the appurtenances situate standing lying and being at Muker in the said manor of the ancient yearly fineable customary rent of 1d to the use of John Grime his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Grime and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said John Grime tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Grime his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said John Grime paid fine in hand as in the margin [1s 8d] and he was and is thereof accordingly admitted tenant.

Muker

At this court it was presented by the jury that James Metcalfe, a customary tenant of the said manor departed this life seized of one dwelling house, one stable and garth with the appurtenances situate standing lying and being at Muker in the said manor of the ancient yearly fineable customary rent of 1d leaving John Metcalfe his only son and heir at law. Now at this court came the said John Metcalfe and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said John Metcalfe tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Metcalfe his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1d and doing paying and performing to the lord of the said manor all such other rents duties fines and services and of right accustomed for and in respect of the premises and not otherwise for which the said John Metcalfe paid fine in hand as in the margin [1s] and he was and is thereof accordingly admitted tenant.

Muker

At this court it was presented by the jury that Christopher Peacock, a customary tenant of the said manor, did surrender in open court into the hands of the lord of the said manor before his said steward two closes called Sledding Greens, and three cattle gates in a pasture called Muker Pasture with the appurtenances situate lying and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 4s to the use of Joseph Swainston, Leonard Allen, William Manby and Christopher Routh, assignees of the effects of Richard Metcalfe late of Muker aforesaid, victualler, dealer and chapman, a customary tenant of the said manor, their heirs and assigns according to the custom of the said manor. Now at this court came the said Joseph Swainston, Leonard Allen, William Manby and Christopher Routh and prayed to be admitted tenants of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Joseph Swainston, Leonard Allen, William Manby and Christopher Routh tenants of the said premises to hold the same with the appurtenances to and to the use of the said Joseph Swainston, Leonard Allen, William Manby and Christopher Routh, their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or

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customary estate of inheritance yielding and paying to the lord of the said manor the said yearly rent of 4s and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Joseph Swainston, Leonard Allen, William Manby and Christopher Routh paid fine in hand as in the margin [£4] and they were and are thereof accordingly admitted tenants.

Muker

At this court it was presented by the jury that Leonard Allen, a customary tenant of the said manor and by virtue of a letter of attorney from Joseph Swainston another customary tenant of the said manor, and Christopher Routh, a customary tenant of the said manor and by virtue of a letter of attorney from William Manby another customary tenant of the said manor, did surrender in open court into the hands of the lord of the said manor before his said steward two closes called Sledding Greens and three cattle gates in a pasture called Muker Pasture with the appurtenances situate lying and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 4s to the use of Christopher Peacock his heirs and assigns according to the custom of the said manor. Now at this court came the said Christopher Peacock and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Christopher Peacock tenant of the said premises to hold the same with the appurtenances to and to the use of the said Christopher Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly rent of 4s and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Christopher Peacock paid fine in hand as in the margin [£4] and he was and is thereof accordingly admitted tenant.

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

The presentment of us whose names are hereunder written, jurors sworn to serve Thomas Smith, Esquire, lord of the said manor of the Court Baron and Customary Court held at Reeth in and for the said manor on Wednesday the second day of August 1780 before Thomas Heslop, Gentleman, steward of the said manor, we do present as follows:

Reeth – Isabel Harland from Frances Harland in open court.

Ivelett [Ivelet] – Henry Blegborough to be admitted from James Allen the younger by surrender.

Reeth – Edward Ellerton from John Bulmer by surrender.

Richard Metcalfe – foreman

William Storey

George Raw

James Whitell

Simon Peacock

Adam Bird

Thomas Stodart

John Galloway

George Birkbeck

George Lonsdale

Christopher Raine

Joseph Harland

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

The Court Baron and Customary Court of Thomas Smith of St Martin's Lane, London, Esquire held at Reeth in and for the said manor on Wednesday the second day of August 1780 before Thomas Heslop, Gentleman, Steward of the said manor.

The Names of the jury:

Mr Richard Metcalfe – foreman

Mr William Storey

Mr George Raw

Mr James Whitell

Mr Simon Peacock

Mr Adam Bird

Mr Thomas Stodart

Mr John Galloway

Mr George Birkbeck

Mr George Lonsdale

Mr Christopher Raine

Mr Joseph Harland

Ivelett [Ivelet]

At this court it was presented by the jury that James Allen the younger, a customary tenant of the said manor, had on the 27th day of June 1779 surrendered into the hands of the lord of the said manor before Thomas Heslop, Gentleman, steward thereof, according to the custom of the said manor two closes called Grainge Holmes with a cow house thereon with the appurtenances situate lying and being at Ivelett [Ivelet] in the said manor of the ancient

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yearly fineable customary rent of 2s to the use of Henry Blegborough his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Henry Blegborough and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward accordingly admitted the said Henry Blegborough tenant of the said premises to hold the same with the appurtenances to and to the use of the said Henry Blegborough his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said ancient yearly fineable customary rent of 2s and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Henry Blegborough paid fine in hand as in the margin [£2] and he was and is thereof accordingly admitted tenant.

Reeth

At this court it was presented by the jury that John Bulmer, a customary tenant of the said manor had on the 14th day of November 1779 surrendered into the hands of the lord of the said manor before Thomas Heslop, Gentleman, steward thereof according to the custom of the said manor two closes called Townend Closes and one parcel of ground called Sump with the appurtenances situate lying and being at Reeth in the said manor of the ancient yearly fineable customary rent of 3s 1d to the use of Edward Ellerton his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Edward Ellerton and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Edward Ellerton tenant of the said premises to hold the same with the appurtenances to and to the use of the said Edward Ellerton his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 3s 1d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Edward Ellerton paid fine in hand as in the margin [£3 1s] and he was and is thereof accordingly admitted tenant.

Reeth

At this court it was presented by the jury that Frances Harland, a customary tenant of the said manor did surrender in open court into the hands of the lord of the said manor before his said steward thereof one moiety or half part [the whole into two equal parts to be divided] of one dwelling house with the appurtenances situate standing lying and being at Reeth in the said manor of the ancient yearly fineable rent of ¼d to the use of Isabel Harland her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Isabel Harland and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Isabel Harland tenant of the said premises to hold the same with the appurtenances to and to the use of the said Isabel Harland 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 said yearly fineable customary rent ¼d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Isabel Harland paid fine in hand as in the margin [5d] and she was and is thereof accordingly admitted tenant.

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

The presentment of us whose names are hereunder written, jurors sworn to serve Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor on Wednesday the second day of August 1780 before Thomas Heslop Gentleman, Steward of the said manor, we do present as follows:-

Reeth - Edward Ellerton to be admitted from John Bulmer by surrender
Gunnarside - William Robson and Robert Robson from John Lee by surrender

Richard Metcalfe, Foreman
William Storey
George Raw
James Whitell
Simon Peacock
Adam Bird
Thomas Stodart
John Galloway
George Birkbeck
George Lonsdale
Christopher Raine
Joseph Harland

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

The Court Baron and Customary Court of Thomas Smith of St Martins Lane London Esquire held at Reeth in and for the said manor on Wednesday the second day of August 1780 before Thomas Heslop Gentleman, Steward of the said manor.

The Names of the Jury

Mr Richard Metcalfe, Foreman
Mr William Storey
Mr George Raw
Mr James Whitell
Mr Simon Peacock
Mr Adam Bird
Mr Thomas Stodart
Mr John Galloway
Mr George Birkbeck
Mr George Lonsdale
Mr Christopher Raine
Mr Joseph Harland

Reeth

At this court it was presented by the jury that John Bulmer, a customary tenant of the said manor, had on the 14th day of November 1779 surrendered into the hands of the lord of the said manor, before Thomas Heslop gentleman, steward thereof, according to the custom of

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the said manor, one dwelling house, two stables, one garden and one parcel of ground called Mill Acry, and one parcel of ground called Long Thwaite, with the appurtenances situate standing lying and being at Reeth in the said manor, of the ancient yearly fineable customary rent of 3s 2d to the use of Edward

Ellerton, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Edward Ellerton and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Edward Ellerton tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Edward Ellerton, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable rent of 3s 2d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Edward Ellerton paid fine in hand £2 7s 6d and he was, and is, thereof accordingly admitted tenant.

Lodge Green and Gunnerside

At this court it was presented by the jury that John Lee, a customary tenant of the said manor, had on the 15th day of February 1780 surrendered into the hands of the lord of the said manor before Thomas Heslop gentleman, steward thereof, according to the custom of the said manor, all that messuage, tenement or dwelling house situate at Lodge Green in the said manor in the occupation of the said John Lee and all those pieces of land called Winterfold and Brookside and one cattlegate in Gunnerside, with the appurtenances situate lying and being within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rent of 8d, and 8d enhanced rent and not fineable, to the use of William Robson and Robert Robson, their heirs and assigns, according to the custom of the said manor. Now at this court came the said William Robson and Robert Robson and prayed to be admitted tenants of the said premises. And therefore the lord of the said manor, by his said steward, did accordingly admit the said William Robson and Robert Robson tenants of the said premises, to hold the same with the appurtenances to and to the use of the said William Robson and Robert Robson, 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 said yearly fineable customary rent of 8d, and 8d enhanced rent and not fineable, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said William Robson and Robert Robson paid fine in hand 10s 0d and they were, and are, thereof accordingly admitted tenants.

Manor of Muker in Swaledale in the County of York

The presentment of us whose names are hereunder written, jurors sworn to serve Thomas Smith Esquire, Lord of the said manor, at the Court Baron and Customary Court held at Muker in and for the said manor on Thursday the third day of August 1780 before Thomas Heslop Gentleman, Steward of the said manor, we do present as follows:-

Muker – Leonard Allen, Christopher Routh, Joseph Swainslow, and William Manby admitted from Elizabeth the wife of John Young, by surrender

Muker - William Hale to be admitted from Leonard Allen, Christopher Routh, Joseph Swainslow and William Manby, in open court

Edward Alderson, Foreman

John Cleasby

William Alderson

Anthony Alderson

William Alderson

Thomas Kilburne

Thomas Calvert

John Kearton

William Kearton

John Calvert

James Alderson

Christopher Peacock

Anthony Milner

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Manor of Muker in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith of St Martins Lane London Esquire held at Muker in and for the said manor on Thursday the 3rd day of August 1780 before Thomas Heslop Gentleman, Steward of the said manor.

The Names of the Jury

Mr Edward Alderson, Foreman
Mr John Cleasby
Mr William Alderson
Mr Anthony Alderson
Mr William Alderson
Mr Thomas Kilburne
Mr Thomas Calvert
Mr John Kearton
Mr William Kearton
Mr John Calvert
Mr James Alderson
Mr Christopher Peacock
Mr Anthony Milner

Muker

At this court it was presented by the jury that Elizabeth, the wife of John Young, a customary tenant of the said manor, had surrendered into the hands of the lord of the said manor before Thomas Heslop gentleman, steward of the said manor, according to the custom of the said manor, one dwelling house, stable, brewhouse and gardens thereunto belonging, with the appurtenances situate standing lying and being at Muker in the said manor, of the ancient yearly fineable customary rent of 4d to the use of Leonard Allen, Christopher Routh, Joseph Swainslow and William Manby, their heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Leonard Allen, Christopher Routh, Joseph Swainslow and William Manby and prayed to be admitted tenants of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Leonard Allen, Christopher Routh, Joseph Swainslow and William Manby tenants of the said premises, to hold the same with the appurtenances to and to the use of the said Leonard Allen, Christopher Routh, Joseph Swainslow and William Manby, 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 said yearly fineable customary rent of 4d and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Leonard Allen, Christopher Routh, Joseph Swainslow and William Manby paid fine in hand 6s 8d and they were, and are, thereof accordingly admitted tenants.

Muker

At this court it was presented by the jury that Leonard Allen, Christopher Routh, Joseph Swainslow and William Manby, customary tenants of the said manor, had surrendered in open court into the hands of the lord of the said manor, before his said steward, one

Healaugh and Muker Manor Court Book I

dwelling house, stable, brewhouse and gardens thereunto belonging, with the appurtenances situate lying standing and being at Muker in the said manor, of the ancient yearly fineable customary rent of 4d to the use of William Hall, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said William Hall and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said William Hall tenant of the said premises, to hold the same with the appurtenances unto and to the use of the said William Hall, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of 4d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said William Hall paid fine in hand 6s 8d and he was, and is, thereof accordingly admitted tenant.

Healaugh and Muker Manor Court Book I

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

The presentment of us whose names are hereunder written, jurors sworn to serve our sovereign Lord the King and Thomas Smith Esquire, Lord of the said manor, at the court leet, court baron and customary court of the said manor held at Reeth in and for the said manor on Monday the 30th day of April 1781, we do present as follows:-

Harkaside [Harkerside] – Thomas Spedding to be admitted from John Slack upon surrender
Satron [Satron]– James, the son of James Coates heir of his late father deceased, in open court

Wintering Garths – William Reynoldson to be admitted from William Reynoldson, his father, upon surrender

Satron [Satron] – Thomas Metcalfe to be admitted from John Harker in open court

Lodge Green – William Woodward to be admitted from William Pratt upon surrender

Satron [Satron] – Mary Coates to be admitted from James Coates upon surrender

We present all the fence which divides Crackpot pasture from Satron [Satron] pasture being very much out of repair and in case it be not sufficiently repaired on or before the first day of June we amerce the same two shillings per rood

James Clarkson, Foreman

George Raw

Christopher Raine

John Galloway

Anthony Close

George Lonsdale

James Broderick

James Spensley

John Tregear

Thomas Pratt

George Birkbeck

Richard Metcalfe

James Whitell

Healaugh and Muker Manor Court Book I

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

The Court Leet Court Baron and Customary Court of Thomas Smith of St Martins Lane London, Esquire held at Reeth in and for the said manor on Monday the 30th day of April 1781 before Thomas Heslop Gentleman, Steward of the said manor.

The Names of the Jury

Mr James Clarkson, Foreman
Mr George Raw
Mr Christopher Raine
Mr John Galloway
Mr Anthony Close
Mr George Lonsdale
Mr James Broderick
Mr James Spensley
Mr John Tregear
Mr Thomas Pratt
Mr George Birkbeck
Mr Richard Metcalfe
Mr James Whitell

Harkaside [Harkerside]

At this court it was presented by the Jury that John Slack, a customary tenant of the said manor, had on the first day of May 1780 surrendered out of court into the hands of the lord of the said manor, before his said steward, according to the custom of the said manor, one dwelling house and garth, one close called Stillen Close, one close called Intack, one close called Parrock with a cowhouse thereon, with the appurtenances situate standing lying and being in Harkaside [Harkerside] in the said manor, of the ancient yearly fineable customary rent of 3s 5d to the use of Thomas Spedding, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Thomas Spedding and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Thomas Spedding tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Thomas Spedding, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of 3s 5d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Thomas Spedding paid fine in hand £3 8s 4d, and he was, and is, thereof accordingly admitted tenant.

Wintering Garths

At this court it was presented by the jury that William Reynoldson, a customary tenant of the said manor, had on the first day of May 1780 surrendered into the hands of the lord of the said manor, before John Grime, Bailiff in the presence of William Atlow and William Woodward, two customary tenants, according [to] the custom of the said manor, one dwelling house, one stable and garth, situate standing lying and being in Wintering Garths

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in the said manor, of the ancient yearly fineable customary rent of ½d, to the use of William Reynoldson, the son, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said William Reynoldson, the son, and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said William Reynoldson, the son, tenant of the said premises, to hold the same with the appurtenances to and to the use of the said William Reynoldson, the son, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of ½d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said William Reynoldson, the son, paid fine in hand 10d, and he was, and is, thereof accordingly admitted tenant.

Satron [Satron]

At this court it was presented by the jury that John Harker, a customary tenant of the said manor, did surrender in open court into the hands of the lord of the said manor before his said steward, one parcel of ground called North Whorton Close with a cowhouse thereon, and two cattlegates in Satron [Satron] pasture and a parcel of ground called Island, with the appurtenances situate lying and being within the territories of Satron [Satron] in the said manor, of the ancient yearly fineable customary rent of 2s 2d, to the use of Thomas Metcalfe, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Thomas Metcalfe and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Thomas Metcalfe tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Thomas 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 said yearly fineable customary rent of 2s 2d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Thomas Metcalfe paid fine in hand £2 3s 4d, and he was, and is, thereof accordingly admitted tenant.

Satron [Satron]

At this court it was presented by the jury that James Coates, a customary tenant of the said manor, departed this life seized of one third part of a dwelling house, stable, garth and garden, and one moiety or halfpart of one other dwelling house, and one moiety or halfpart of one other stable, garth and garden, and one close called East Ing and one other close called Intack, situate standing lying and being within the territories of Satron [Satron] in the said manor, of the ancient yearly fineable customary rent of 8s 2d, leaving James Coates his only son and heir. Now at this court came the said James Coates, the son, and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said James Coates, the son, tenant of the said premises, to hold the same with the appurtenances to and to the use of the said James Coates, the son, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of 8s 2d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said James Coates, the son, paid fine in hand £8 3s 4d, and he was, and is,

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thereof accordingly admitted tenant.

Satron [Satron]

At this court it was presented by the jury that James Coates, a customary tenant of the said manor, had on the tenth day of January 1781 surrendered into the hands of the lord of the said manor, before John Grime, Bailiff, in the presence of Nathan Harker and Martha Coate, two customary tenants according to the custom of the said manor, one third part of one close called Court Holme, with the appurtenances situate lying and being within the territories of Satron [Satron] in the said manor, of the ancient yearly fineable customary rent of 1s 0¼d to the use of Mary Coates, her heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Mary Coates and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Mary Coates tenant of the said premises, to hold the same with the appurtenances to 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 said ancient yearly fineable customary rent of 1s 0¼d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Mary Coates paid fine in hand £1 0s 5d, and she was, and is, thereof accordingly admitted tenant.

Lodge Green

At this court it was presented by the jury that William Pratt, a customary tenant of the said manor, had on the first day of May 1780 surrendered into the hands of the lord of the said manor, before John Grime, Bailiff, in the presence of James Broderick and James Spensley, two customary tenants according to the custom of the said manor, one dwelling house and stable, and one shop and two closes called Barf Intacks, with the appurtenances situate standing lying and being at Lodge Green in the said manor, of the ancient yearly fineable customary rent of 3s 0d to the use of William Woodward, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said William Woodward and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said William Woodward tenant of the said premises, to hold the same with the appurtenances to and to the use of the said William 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 said ancient yearly fineable customary rent of 3s 0d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said William Woodward paid fine in hand £3 0s 0d, and he was, and is, thereof accordingly admitted tenant.

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

The Presentment of us whose names are hereunder written Jurors sworn to serve our Sovereign Lord the king and Thomas Smith, Lord of the Manor held at Reeth in and for the said manor at the Court Leet, Court Baron and Customary court of the said manor on Tuesday 1st May 1781 do present as follows

Blaides James Broderick to be admitted from Garth Broderick in open court

Blaides James Broderick to be admitted from John Raw in open court

Lodge Green John Lee to be admitted from Adam Bird upon surrender

Low Row Thomas Robinson to be admitted from James Coates upon surrender

Lodge Green John Lee to be admitted from William Robson and Robert Robson upon surrender

Healaugh Christopher Hird to be admitted from Christopher Hird upon surrender

Healaugh Leonard Hird to be admitted from Christopher Hird upon surrender

Lodge Green Simon Harker to be admitted from Reuben Reynoldson in open court

Lodge Green George Raw to be admitted from Adam Bird upon surrender

Reeth Simon Peacock to be admitted from Thomas Simspn and Elizabeth Simspn upon surrender

Dikeheads James Holmes to be admitted from James Alton upon surrender

Dikeheads James Spensley to be admitted from John Coates upon surrender

Richard Metcalfe – foreman

Henry Alderson

James Whitell

George Birkbeck

James Spensley

Adam Bird

George Raw

Christopher Raine

John Galloway

George Lonsdale

William Woodward

Anthony Close

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

The Court Leet, Court Baron and Customary court of Thomas Smith of Saint Martin's Lane London Esquire, Holden at Reeth on Tuesday 1st May 1781 before Thomas Heslop Gentleman Steward of the said Manor

Richard Metcalfe – foreman

Henry Alderson

James Whitell

George Birkbeck

James Spensley

Adam Bird

George Raw

Christopher Raine

John Galloway

George Lonsdale

William Woodward

Anthony Close

Healough and Muker Manor Court Book I

Blaides

At this court it was presented by the jury that Garth Broderick a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said steward a moiety or half part, the whole into 2 equal parts to be divided, of one close called Glory Moor Intack with a cowhouse thereon situate lying and being within the territories of Blaides in the said manor of the ancient yearly fineable customary rent of 1s 1d to the use of James Broderick his heirs and assigns forever according to the custom of the said manor. Now at this court came the said James Broderick and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Broderick tenant thereof to hold the same with the appurtenances to the use of the said James Broderick his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 1d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Broderick paid fine in hand as in the margin [16s 3d] and he was and is admitted tenant

Blaides

At this court it was presented by the jury that John Raw a customary tenant of the said manor did surrender in open court unto the hands of the Lord of the said Manor before his said steward one dwelling house, a stable at the west end of the said dwelling house and one garth with the appurtenances situate lying and being within the territories of Blaides in the said manor of the ancient yearly fineable customary rent of 1d to the use of James Broderick his heirs and assigns forever according to the custom of the said manor. Now at this court came the said James Broderick and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Broderick tenant thereof to hold the same with the appurtenances to the use of the said James Broderick his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Broderick paid fine in hand as in the margin [1s 3d] and he was and is admitted tenant

Low Row

At this court it was presented by the jury that James Coates a customary tenant of the said manor had on 13th April 1781 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of Ralph Parke and Edward Coates two customary tenants according to custom of the said manor 2 dwelling houses, a coal house and garth with a moiety or half part, the whole into 2 equal parts to be divided, of a stable and a chamber over it Croft with the appurtenances situate lying and being within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1d to the use of Thomas Robinson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Thomas Robinson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Thomas Robinson tenant thereof to hold the same with the appurtenances to the use of the said Thomas Robinson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d and doing and performing to the Lord of the

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Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Robinson paid fine in hand as in the margin [1s 3d] and he was and is admitted tenant

Healaugh

At this court it was presented by the jury that Christopher Hird the elder a customary tenant of the said manor had on 14th March 1781 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of James Whitell and John Waller two customary tenants according to custom of the said manor a moiety or half part of 4 dwelling houses 2 stables and 2 garths with the appurtenances situate lying and being within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 3d to the use of Christopher Hird the younger his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Christopher Hird the younger and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Christopher Hird the younger tenant thereof to hold the same with the appurtenances to the use of the said Christopher Hird the younger his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Christopher Hird the younger paid fine in hand as in the margin 3s 9d] and he was and is admitted tenant

Haealaugh

At this court it was presented by the jury that Christopher Hird a customary tenant of the said manor had on 14th March 1781 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of James Whytell and John Waller two customary tenants according to custom of the said manor a moiety or half part, the whole into 2 equal parts to be divided of, 1 dwelling house 2 stables and 2 garths with the appurtenances situate lying and being within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 3d to the use of Leonard Hird his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Leonard Hird and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Leonard Hird tenant thereof to hold the same with the appurtenances to the use of the said Leonard Hird his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Leonard Hird paid fine in hand as in the margin [3s 9d] and he was and is admitted tenant

Lodge Green

At this court it was presented by the jury that Reuben Reynoldson a customary tenant of the said manor had surrendered in open court into the hands of the Lord of the said Manor his said steward a moiety or half part, the whole into 2 equal parts to be divided, of a parcel of ground called Little Intack with the appurtenances situate lying and being within the territories Lodge Green in the said manor of the ancient yearly fineable customary rent of 1½d to the use of Simon Harker his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Simon Harker and prayed to be admitted

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tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Simon Harker tenant thereof to hold the same with the appurtenances to the use of the said Simon Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1½d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Simon Harker paid fine in hand as in the margin [1s 10½d] and he was and is admitted tenant

Lodge Green

At this court it was presented by the jury that Adam Bird a customary tenant of the said manor had surrendered in open court unto the hands of the Lord of the said Manor before his said Steward one close called Little Park situate lying and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 11½d and 4s 5d enhanced rent and not fineable to the use of George Raw his heirs and assigns forever according to the custom of the said manor. Now at this court came the said George Raw and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said George Raw tenant thereof to hold the same with the appurtenances to the use of the said George Raw his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 11½d and 4s 5d enhanced rent and not fineable and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said George Raw paid fine in hand as in the margin [14s 4½d] and he was and is admitted tenant

Reeth

At this court it was presented by the jury that Thomas Simpson and Elizabeth Simson customary tenants of the said manor had on 1st May 1781 surrendered out of court unto the hands of the Lord of the said Manor before Thomas Heslop, Gentleman Steward thereof, according to the custom of the said manor one close called Hill Close, one close called Little Millholme and one garden taken of Hill Close containing 44 ½yards in length and 18½ yards in breadth by the same more or less and one close called Ann Ward's garth with a cowhouse thereon with the appurtenances situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 3s 9d to the use of Simon Peacock his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Simon Peacock and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Simon Peacock tenant thereof to hold the same with the appurtenances to the use of the said Simon Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3s 9d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Simon Peacock paid fine in hand as in the margin [£2 16s 3d] and he was and is admitted tenant

Gunnarside

At this court it was presented by the jury that James Alton a customary tenant of the said manor had on 2nd May 17870 surrendered out of court unto the hands of the Lord of the

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said Manor before John Grime Bailiff thereof in the presence of Ralph Milner and Edward Milner two customary tenants according to custom of the said manor one close called New Close with a cowhouse thereon with the appurtenances situate lying and being within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 2s and 2s enhanced rent and not fineable to the use of James Holmes his heirs and assigns forever according to the custom of the said manor. Now at this court came the said James Holmes and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Holmes tenant thereof to hold the same with the appurtenances to the use of the said James Holmes his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2s and 2s enhanced rent and not fineable and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Holmes paid fine in hand as in the margin [£1 10d] and he was and is admitted tenant

Lodge Green

At this court it was presented by the jury that Adam Bird a customary tenant of the said manor had on 18th January 1781 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of Ralph Parke and Robert Buckle two customary tenants according to custom of the said manor one stable and garth on the backside of the said stable with the appurtenances situate lying and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of ½d to the use of John Lee his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Lee and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said John Lee tenant thereof to hold the same with the appurtenances to the use of the said John Lee his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of ½d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Lee paid fine in hand as in the margin [7½d] and he was and is admitted tenant

Lodge Green and Gunnerside

At this court it was presented by the jury that William Robson and Robert Robson customary tenants of the said manor had on 18th January 1781 surrendered out of court unto the hands of the Lord of the said Manor before Thomas Heslop Gentleman, Steward thereof according to custom of the said manor all that messuage tenement or dwelling house situate at Lodge Green in the said manor in the occupation of John Lee and also all those parcels of land called Winterfield and Brookside and one cattlegate in Gunnerside pasture with the appurtenances situate lying and being within the territories of Gunnerside 8d and 8d enhanced rent and not fineable of the ancient yearly fineable customary rent of ½d to the use of John Lee his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Lee and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said John Lee tenant thereof to hold the same with the appurtenances to the use of the said John Lee his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 8d and 8d enhanced rent and not fineable and doing and performing to the Lord of the Manor all such other duties fines and

services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Lee paid fine in hand as in the margin [10s] and he was and is admitted tenant

Dikeheads

At this court it was presented by the jury that John Coates a customary tenant of the said manor had on 7th April 1781 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of Ralph Parke and Elizabeth Spensley two customary tenants according to custom of the said manor one close called Westside, one close called Middle Close with a cowhouse thereon and 44yards in length and 5yards in breadth of a parcel of land called Storr Brow as a conduit to water cattle, one close called New Close with a cowhouse thereon and another close called East Close, one parcel of ground called Little Lorriman Intack and one messuage and 2 garths adjoining and a stable with the appurtenances situate lying and being within the territories of Dikeheads in the said manor of the ancient yearly fineable customary rent of 8s 8d and 8s 8d enhanced rent and not fineable to the use of James Spensley his heirs and assigns forever according to the custom of the said manor. Now at this court came the said James Spensley and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Spensley tenant thereof to hold the same with the appurtenances to the use of the said James 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 said yearly fineable rent of 8s 8d and 8s 8d enhanced rent and not fineable and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Spensley paid fine in hand as in the margin [£6 10s] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

Manor of Muker in Swaledale in the County of York

The presentments of us whose names are hereafter written, sworn to serve our Sovereign Lord the King and Thomas Smith Esquire Lord of the said manor at the Court Leet, Court Baron and Customary Court held at Muker 2nd May 1781 do present as follows

Muker. James Alderson to be admitted as only son and heir of Simon Alderson deceased in open court

Thwaite and Angram. Ralph Peacock to be admitted as one of 2 sons and coheirs of Thomas Peacock deceased

Thwaite and Angram. Christopher Peacock to be admitted as one of 2 sons and coheirs of Thomas Peacock deceased

Muker. Elizabeth the wife of John Milner to be admitted from James Grimes in open court.

Kisdon. Ralph Parke to be admitted from Simon Harker in open court

Thwaite. Simon Harker the son to be admitted from Simon Harker the father by surrender

Oxnop. James Guy to be admitted from George Guy his father by surrender

Muker. Richard Guy to be admitted from George Guy his father by surrender

Muker. Nancy Guy to be admitted from George Guy her father by surrender

Kisdon. George Cottingham to be admitted from Thomas Whitfield and Mary Whitfield in open court.

John Cleasby – foreman

Richard Fawcett

James Grime

James Clarkson

John Kirton

William Kirton

Anthony Milner

John Alderson

William Alderson

Christopher Alderson

James Alderson

Anthony Alderson

James Calvert

Healaugh and Muker Manor Court Book I

Manor of Muker in Swaledale in the County of York

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Southampton Buildings London Lord of the said Manor held at Muker 2nd May 1781 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury :

John Cleasby – foreman
Richard Fawcett
James Grime
James Clarkson
John Kirton
William Kirton
Anthony Milner
John Alderson
William Alderson
Christopher Alderson
James Alderson
Anthony Alderson
James Calvert

Muker

At this court it was presented by the jury that Simon Alderson a customary tenant of the said manor departed this life seised of one dwelling house and back kitchen with half a garth at the east end of the said dwelling house with the appurtenances situate lying and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1s 4d leaving James Alderson his only son and heir at law. Now at this court came the said James Alderson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Alderson tenant thereof to hold the same with the appurtenances to the use of the said James Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 4d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Alderson paid fine in hand as in the margin [1s 4d] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

Thwaite and Angram

At this court it was presented by the jury that Thomas Peacock a customary tenant of the said manor departed this life seised of a moiety or half part of one dwelling house, stable and cowhouse and of one close called High Skewth, Middle Skewth and Low Skewth with 2 cowhouses thereon and of one piece close called Wood and one close called High Close with a cowhouse thereon with the appurtenances situate lying and being within the territories of Thwaite and Angram in the said manor of the ancient yearly fineable customary rent of 5s 7d leaving Ralph Peacock and Christopher Peacock his sons and co-heirs. Now at this court came the said Ralph Peacock and prayed to be admitted tenant of a moiety of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Ralph Peacock tenant thereof to hold the same with the appurtenances to the use of the said Ralph Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2s 9½d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Ralph Peacock paid fine in hand as in the margin [1d] and he was and is admitted tenant

Thwaite and Angram

Now at this court came the said Christopher Peacock the other son of Thomas Peacock deceased and prayed to be admitted tenant of the other moiety of the said premises [one dwelling house, stable and cowhouse and of one close called High Skewth, Middle Skewth and Low Skewth with 2 cowhouses thereon and of one piece close called Wood and one close called High Close with a cowhouse thereon] and therefore the Lord of the Manor by his said steward did accordingly admit the said Christopher Peacock tenant thereof to hold the same with the appurtenances to the use of the said Christopher Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2s 9½d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Christopher Peacock paid fine in hand as in the margin [1d] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

Muker

At this court it was presented by the jury that James Grimes a customary tenant of the said manor had on 7th April 1781 surrendered in open court unto the hands of the Lord of the said Manor before Thomas Heslop Gentleman, Steward thereof one close called Cowpasture with the appurtenances situate lying and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1s to the use of Elizabeth the wife of John Milner her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Elizabeth the wife of John Milner and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Elizabeth the wife of John Milner tenant thereof to hold the same with the appurtenances to the use of the said Elizabeth the wife of John Milner her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Elizabeth the wife of John Milner paid fine in hand as in the margin [£1 and she was and is admitted tenant

Kisdon

At this court it was presented by the jury that Simon Harker a customary tenant of the said manor had surrendered in open court unto the hands of the Lord of the said Manor before Thomas Heslop, Gentleman, Steward one dwelling house and stable with the appurtenances situate lying and being within the territories of Kisdon in the said manor of the ancient yearly fineable customary rent of 2d to the use of Ralph Parke his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Ralph Parke and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Ralph Parke tenant thereof to hold the same with the appurtenances to the use of the said Ralph Parke his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Ralph Parke paid fine in hand as in the margin [3s 4d] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

Thwaite

At this court it was presented by the jury that Simon Harker the elder a customary tenant of the said manor had surrendered in open court unto the hands of the Lord of the said Manor before Thomas Heslop, Gentleman, Steward one close called New Close with a cowhouse on it, and one dwelling house 3 stables and one garth with the appurtenances situate lying and being within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 2s 1½d to the use of Simon Harker his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Simon Harker and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Simon Harker tenant thereof to hold the same with the appurtenances to the use of the said Simon Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2s 1½d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Simon Harker paid fine in hand as in the margin [£1 1s 3d] and he was and is admitted tenant

Oxnop

At this court it was presented by the jury that George Guy a customary tenant of the said manor had on 28th May 1780 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence of Richard Metcalfe and James Tiplady two customary tenants according to custom of the said manor one close called Midge Close, one close called East Close one pasture called Wood one close called Danhow, one close called Low Park, one close called High Park and 2 dwelling houses or messuages and 2 stables to the high park with the appurtenances situate lying and being within the territories of Oxnop in the said manor of the ancient yearly fineable customary rent of 11s 1¼d to the use of James Guy his heirs and assigns forever according to the custom of the said manor. Now at this court came the said James Guy and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Guy tenant thereof to hold the same with the appurtenances to the use of the said James Guy his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 11s 1¼d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Guy paid fine in hand as in the margin [£5 11s 3d] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

Muker

At this court it was presented by the jury that George Guy a customary tenant of the said manor had on 28th May 1780 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence Richard Metcalfe and James Tiplady two customary tenants according to custom of the said manor 2 dwelling houses and stable and bakehouse, one garden one close called East Close, one close called High Island, one close called Low Island, one close called Weather Hill, one close called Corn Close one close called Keld Close, 2 parcels of ground called Stones on the back of the dwelling house and one close called Hoggrigg with the appurtenances situate lying and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 15s 4d to the use of Richard Guy his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Richard Guy and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Richard Guy tenant thereof to hold the same with the appurtenances to the use of the said Richard Guy his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 15s 4d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Richard Guy paid fine in hand as in the margin [£8 13s 4d] and he was and is admitted tenant

Muker

At this court it was presented by the jury that George Guy a customary tenant of the said manor had on 28th May 1780 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff thereof in the presence Richard Metcalfe and James Tiplady two customary tenants according to custom of the said manor 1 dwelling house with the appurtenances situate lying and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1¼d to the use of Nancy Guy her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Nancy Guy and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Nancy Guy tenant thereof to hold the same with the appurtenances to the use of the said Nancy 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 said yearly fineable rent of 1¼d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Nancy Guy paid fine in hand as in the margin [1s 0¼d] and she was and is admitted tenant

Healaugh and Muker Manor Court Book I

Kisdon

At this court it was presented by the jury that Thomas Whitfield and Mary Whitfield 2 customary tenants of the said manor had surrendered in open court unto the hands of the Lord of the said Manor before his said steward 1 dwelling house with the appurtenances situate lying and being within the territories of Kisdon in the said manor of the ancient yearly fineable customary rent of 1½d to the use of George Cottingham his heirs and assigns forever according to the custom of the said manor. Now at this court came the said George Cottingham and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said George Cottingham tenant thereof to hold the same with the appurtenances to the use of the said George Cottingham his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1½d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said George Cottingham paid fine in hand as in the margin 2s 6d] and he was and is admitted tenant

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

The presentments of us whose names are hereafter written, sworn to serve our Sovereign Lord the King and Thomas Smith Esquire Lord of the said manor at the Court Leet, Court Baron and Customary Court held at Reeth 1st August 1781 before Thomas Heslop Gentleman Steward do present as follows

Feetham William Prest to be admitted from Edward Prest and Henry Prest in open court
Feetham Henry Blegborough to be admitted from John Pratt nasd Mary his wife By
Surrender

Lodge Green William Woodward from William Pratt by surrender

Richard Metcalfe – Foreman

Simon Peacock

George Raw

Anthony Close

John Galloway

George Lonsdale

Thomas Pratt

William Woodward

James Whitell

James Spensley

John Tragear

George Birkbeck

Healaugh and Muker Manor Court Book I

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

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Southampton Buildings London Lord of the said Manor held at Reeth 1st August 1781 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury :

Richard Metcalfe – Foreman

Simon Peacock

George Raw

Anthony Close

John Galloway

George Lonsdale

Thomas Pratt

William Woodward

James Whitell

James Spensley

John Tragear

George Birkbeck

Feetham

At this court it was presented by the jury that Edward Prest and Henry Prest 2 customary tenants of the said manor had surrendered in open court unto the hands of the Lord of the said Manor before his said steward 2 undivided third parts, the whole into 3 equal parts to be divided of one parcel of ground called Sandbeds, and one parcel of ground Called Nateby Islands and of one close called Day Mowing with the appurtenances situate lying and being within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 10d and also 2 third parts the whole into 3 equal parts to be divided of the east part of a close called Holmes, 16 yards in breadth at the high end and 31 yards at the low end with a parcel of ground in Sand Bed on the southside of the rived Swale with the appurtenances in Feetham to the use of William Prest his heirs and assigns forever according to the custom of the said manor. Now at this court came the said William Prest and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said William Prest tenant thereof to hold the same with the appurtenances to the use of the said William Prest his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 10d and 3d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Prest paid fine in hand as in the margin [£1 1s] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

Feetham

At this court it was presented by the jury that John Muller [Milner] and Mary his wife had surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor, she the said Mary being first examined by the said Steward secretly and apart from her said husband and freely and voluntarily consenting to the said surrender one close called West Bank and one close called West Close with the appurtenances situate lying and being within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 2s 4½d to the use of Henry Blegborough his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Henry Blegborough and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Henry Blegborough tenant thereof to hold the same with the appurtenances to the use of the said Henry Blegborough his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2s 4½d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Henry Blegborough paid fine in hand as in the margin [£2 7s 6d] and he was and is admitted tenant

Lodge Green

At this court it was presented by the jury that William Pratt a customary tenant of the said manor had on 1st May 1780 surrendered unto the hands of the Lord of the said Manor before John Grimes Bailiff and in the presence of James Broderick and James Spensley 2 customary tenants according to the custom of the said manor one dwelling house and stable, and one shop and 2 closes called Barf Intacks with the appurtenances situate lying and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent 3s to the use of William Woodward his heirs and assigns forever according to the custom of the said manor. Now at this court came the said William Woodward and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said William Woodward tenant thereof to hold the same with the appurtenances to the use of the said William Woodward his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3s and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Woodward paid fine in hand as in the margin [£3] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

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

The presentments of us whose names are hereafter written, sworn to serve our Sovereign Lord the King and Thomas Smith Esquire Lord of the said manor at the Court Leet, Court Baron and Customary Court held at Reeth 1st August 1781 before Thomas Heslop Gentleman Steward do present as follows

Harkerside and Feetham William Prest to be admitted from Edward Prest and Henry Prest in open court

Fremington Mark Ilton and William Wilkinson to be admitted from Thomas Elliott the elder by surrender

Kearton Fowler Hickes to be admitted from Thomas Pratt by surrender

Richard Metcalfe – Foreman

Simon Peacock

George Raw

Anthony Close

John Galloway

George Lonsdale

Thomas Pratt

William Woodward

James Whitell

James Spensley

John Tragear

George Birkbeck

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

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Southampton Buildings London Lord of the said Manor held at Reeth 1st August 1781 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury :

Richard Metcalfe – Foreman

Simon Peacock

George Raw

Anthony Close

John Galloway

George Lonsdale

Thomas Pratt

William Woodward

James Whitell

James Spensley

John Tragear

George Birkbeck

Healaugh and Muker Manor Court Book I

Harkaside [Harkerside] and Feetham

At this court it was presented by the jury that Edward Prest and Henry Prest 2 customary tenants of the said manor had surrendered in open court unto the hands of the Lord of the said Manor before his said steward 2 undivided third parts, the whole into 3 equal parts to be divided of two closes or parcels of ground called Dikehouse closes with the appurtenances situate lying and being within the territories of Harkaside in the said manor of the ancient yearly fineable customary rent of 3s 4d and also 2 third parts the whole into 3 equal parts to be divided of a parcel of ground called SandBeds and of 1 close called Broken Bank of the ancient yearly fineable customary rent of 4s 8d with the appurtenances in Feetham to the use of William Prest his heirs and assigns forever according to the custom of the said manor. Now at this court came the said William Prest and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said William Prest tenant thereof to hold the same with the appurtenances to the use of the said William Prest his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3s 4d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Prest paid fine in hand as in the margin [£6] and he was and is admitted tenant

Kearton

At this court it was presented by the jury that Thomas Pratt a customary tenant of the said manor had on 3rd May 1780 surrendered unto the hands of the Lord of the said Manor before Thomas Heslop Gentleman Steward one dwelling house 2 stables one close called Ing and one parcel of ground called Intack with a dwelling house thereon and one close or parcel of ground called Slickott Ing with a cowhouse and barn with the appurtenances in Kearton of the yearly fineable customary rent of 9s to the use of Fowler Hicke his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Fowler Hicke and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Fowler Hicke tenant thereof to hold the same with the appurtenances to the use of the said Fowler Hicke his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 9s and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Fowler Hicke paid fine in hand as in the margin [£6 15s] and he was and is admitted tenant

Healaugh and Muker Manor Court Book I

Fremington

At this court it was presented by the jury that Thomas Elliott the elder a customary tenant of the said manor had surrendered out of court unto the hands of the Lord of the said Manor before his said steward one parcel of ground called Little Goad with the appurtenances situate lying and being within the territories of Fremington in the said manor of the ancient yearly fineable customary rent of 7d to the use of Mark Allen and William Wilkinson their heirs and assigns forever according to the custom of the said manor. Now at this court came the said Mark Allen and William Wilkinson and prayed to be admitted tenants of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Mark Allen and William Wilkinson tenants thereof to hold the same with the appurtenances to the use of the said Mark Allen and William Wilkinson their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 7d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Mark Allen and William Wilkinson paid fine in hand as in the margin[s 9d] and he was and is admitted tenant

Manor of Muker in Swaledale in the County of York

The presentments of us whose names are hereafter written, sworn to serve our Sovereign Lord the King and Thomas Smith Esquire Lord of the said manor at the Court Leet, Court Baron and Customary Court held at Muker 2nd August 1781 before Thomas Heslop Gentleman Steward do present as follows

Muker. Thomas Calvert to be admitted from Henry Calvert his father in open court

Muker and Thwaite. James Alderson to be admitted as only brother and heir of Adam Alderson deceased in open court

Muker and Thwaite. Edward Alderson to be admitted from James Alderson in open court Thwaite. James Milner to be admitted from James Alderson in open court

Muker Peter Milner to be admitted from Ralph Milner in open court

Thwaite and Angram. James Milner to be admitted as only son and heir of William Milner deceased in open court

Oxnop. William Prest to be admitted from Edward Prest and Henry Prest in open court

Kisdon. Ralph Milner to be admitted from Anthony Milner in open court

Kisdon. Peter Milner to be admitted from William Kearsnton in open court.

John Cleasby – foreman

Christopher Alderson

John Alderson

Anthony Milner

James Alderson

James Grime

James Alderson

William Alderson

John Kearton

William Kearton

Richard Fawcett

James Calvert

Healaugh and Muker Manor Court Book I

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

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire Saint Martins Lane London Lord of the said Manor held at Muker 2nd August 1781 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury :

John Cleasby – foreman

Christopher Alderson

John Alderson

Anthony Milner

James Alderson

James Grime

James Alderson

William Alderson

John Kearton

William Kearton

Richard Fawcett

James Calvert

Muker

At this court it was presented by the jury that Thomas Calvert a customary tenant of the said manor had surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor 2 dwelling houses, 1 stable, and one garth situate lying and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent 2d to the use of Henry Calvert his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Henry Calvert and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Henry Calvert tenant thereof to hold the same with the appurtenances to the use of the said Henry Calvert his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Henry Calvert paid fine in hand as in the margin [1s 3d] and he was and is admitted tenant

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Muker

At this court it was presented by the jury that Adam Alderson a customary tenant of the said manor departed this life seised of one moiety or half part of one close called Appletree Thwaite with the appurtenances situate lying and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 11d and also of a moiety or half part, the whole into 2 equal parts to be divided of one close called Will Close and one close called Old Ing one close called Bracken. And one close called Intack and one close called New Piece another close called Moor Close and a moiety or half part of 2 dwelling houses and of one other close called Sledike, one close called Crookbank Hole situate lying and being at Thwaite in the said manor of the ancient fineable customary rent of 10s 3d and of one close called Millholme with a cowhouse thereon leaving James Alderson his only brother and heir at law. Now at this court came the said James Alderson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Alderson tenant thereof to hold the same with the appurtenances to the use of the said James Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 11d, 10s 3d and 4s and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Alderson paid fine in hand as in the margin [1d] and he was and is admitted tenant

Muker and Thwaite

At this court it was presented by the jury that James Alderson a customary tenant of the said manor had surrendered unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor one moiety or half part, the whole into 2 equal parts to be divided of, of one close called Appletree Thwaite situate lying and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 11d and also of a moiety or half part, the whole into 2 equal parts to be divided of one close called Will Close and one close called Old Ing one close called Bracken And one close called Intack and also one close called New Piece another close called Moor Close and a moiety or half part of 2 dwelling houses and one entire close called Ele Like and another close called Crookbank Hole situate lying and being at Thwaite in the said manor of the ancient yearly fineable customary rent of 10s 3d to the use of Edward Alderson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Edward Alderson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Edward Alderson tenant thereof to hold the same with the appurtenances to the use of the said Edward Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 11d, 10s 3d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Edward Alderson paid fine in hand as in the margin [£11 3s 4d] and he was and is admitted tenant

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Thwaite

At this court it was presented by the jury that James Alderson a customary tenant of the said manor had surrendered unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor one close called Millholme with a cowhouse thereon situate lying and being at Thwaite in the said manor of the ancient yearly fineable customary rent of 4s to the use of James Milner his heirs and assigns forever according to the custom of the said manor. Now at this court came the said James Milner and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Milner tenant thereof to hold the same with the appurtenances to the use of the said James Milner his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 4s, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Milner paid fine in hand as in the margin [£4] and he was and is admitted tenant

Muker

At this court it was presented by the jury that Ralph Milner a customary tenant of the said manor had surrendered unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor 2 closes called High and Low Carrs, one close called Joshua New Close, one close called Little Wood and one close called Long Ing Head situate lying and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 6s 8¼d to the use of Peter Milner his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Peter Milner and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Peter Milner tenant thereof to hold the same with the appurtenances to the use of the said Peter Milner his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 6s 8¼d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Peter Milner paid fine in hand as in the margin [£6 13s 9d] and he was and is admitted tenant

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Thwaite and Angram

At this court it was presented by the jury that William Milner a customary tenant of the said manor had departed this life siesed of one messuage house, one cowhouse and one close or parcel of ground called cowpasture with the appurtenances situate lying and being within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 1s 8½d and also of a moiety or half part, the whole into 2 equal parts to be divided of one close called Will Close and one close or parcel of ground called Strands with the appurtenances situate lying and being at Thwaite in the said manor of the ancient yearly fineable customary rent of 2s 10d and also of one close called Thares Ing With a cowhouse thereon situate lying and being Angram in the said manor of the ancient yearly fineable customary rent of 2s leaving Jmaes Milner his only son and heir. Now at this court came the said James Milner and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Milner tenant thereof to hold the same with the appurtenances to the use of the said James Milner his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 8¼d, 2s 10d and 2s and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Milner paid fine in hand as in the margin [1d] and he was and is admitted tenant

Oxnop

At this court it was presented by the jury that Edward Prest and Henry Prest 2 customary tenants of the said manor had surrendered unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor 2 undivided third parts, the whole into 3 equal parts to be divided of one close called Millclose, one close called Acres, one close called East Calf Park, one close called West Calf Park with a cowhouse thereon, one close called Tailles with a cowhouse thereon and one close called Gellas, one close called Little Holme Ing with a cowhouse thereon and one close called Great Holme Ing with a cowhouse thereon one close called East Woods, and one close called Hazel Hill and one close called Ellers and one close called Piece and 2 messuages or dwelling houses with the appurtenances situate lying and being at Oxnop in the said manor of the ancient yearly fineable customary rent of £1 1s 3d to the use of William Prest his heirs and assigns forever according to the custom of the said manor. Now at this court came the said William Prest and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said William Prest tenant thereof to hold the same with the appurtenances to the use of the said William Prest his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of £1 1s 3d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Prest paid fine in hand as in the margin [£21 5s 5d] and he was and is admitted tenant

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Kisdon

At this court it was presented by the jury that Anthony Milner a customary tenant of the said manor had surrendered unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor 3 cattlegates in a certain pasture called Kisdon situate lying and being within the territories of Kisdon in the said manor of the ancient yearly fineable customary rent of 1s 9½d to the use of Ralph Milner his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Ralph Milner and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Ralph Milner tenant thereof to hold the same with the appurtenances to the use of the said Ralph Milner his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 9½d and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Ralph Milner paid fine in hand as in the margin [£1 15s 10d] and he was and is admitted tenant

Kisdon

At this court it was presented by the jury that William Kearton a customary tenant of the said manor had surrendered unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor 4 cattlegate in a certain pasture called Kisdon pasture situate lying and being at Kisdon in the said manor of the ancient yearly fineable customary rent of 2s to the use of Peter Milner his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Peter Milner and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Peter Milner tenant thereof to hold the same with the appurtenances to the use of the said Peter Milner his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2s, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Peter Milner paid fine in hand as in the margin [£9] and he was and is admitted tenant

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

The presentment of us whose names are hereunder written, jurors sworn to serve Thomas Smith Esquire, lord of the said manor, at the Court Baron and Customary Court held at Reeth in and for the said manor on Friday the 23rd day of November 1781 before Thomas Heslop, Gentleman, steward of the said manor, we do present as follows:

Healaugh. John Fryer to be admitted from Thomas Rutter and Isaac Rutter in open court.

Healaugh. William Batty to be admitted from Thomas Rutter and Isaac Rutter in open court.

Gunnarside. Elizabeth Gouldsbrough from John Lee by surrender.

George Raw, Foreman

Thomas Stodart

Adam Bird

George Lonsdale

James Spensley

Thomas Spensley

Anthony Close

Christopher Raine

James Broderick

Thomas Pratt

George Birkbeck

Joseph Harland

Manor of Healaugh Old Land in Swaledale in the County of York at the Court Baron and Customary Court of Thomas Smith of St Martin's Lane, London, Esquire held at Reeth in and for the said manor on Friday the 23rd day of November 1781 before Thomas Heslop, Gentleman, steward of the said manor.

The Names of the Jury:

George Raw, Foreman

Thomas Stodart

Adam Bird

George Lonsdale

James Spensley

Thomas Spensley

Anthony Close

Christopher Raine

James Broderick

Thomas Pratt

George Birkbeck

Joseph Harland

Healaugh

At this court it was presented by this jury that Thomas Rutter and Isaac Rutter, customary tenants of the said manor, had surrendered in open court into the hands of the lord of the said manor before his said steward according to the custom of the said manor one moiety or half part [the whole into two equal parts to be divided] of one dwelling house and stable,

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one smith's shop and a piece of ground called Rood on the back side of the dwelling house situate at Healaugh in the said manor, of the ancient yearly fineable customary rent of ½d to the use of John Fryer his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Fryer and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said John Fryer tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Fryer his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of ½d and doing paying and performing to the lord of the said manor all such other rents, duties, fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said John Fryer paid fine in hand as in the margin [10d] and he was and is thereof accordingly admitted tenant.

Healaugh

At this court it was presented by this jury that Thomas Rutter and Isaac Rutter, customary tenants of the said manor, had surrendered in open court into the hands of the lord of the said manor before his said steward according to the custom of the said manor one moiety or half part [the whole into two equal parts to be divided] of one dwelling house and stable, one smith's shop and a piece of ground called Rood on the back side of the dwelling house situate at Healaugh in the said manor, of the ancient yearly fineable customary rent of ½d to the use of William Batty his heirs and assigns forever according to the custom of the said manor. Now at this court came the said William Batty and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said William Batty tenant of the said premises to hold the same with the appurtenances to and to the use of the said William Batty his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of ½d and doing paying and performing to the lord of the said manor all such other rents, duties, fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said William Batty paid fine in hand as in the margin [10d] and he was and is thereof accordingly admitted tenant.

Lodge Green

At this court it was presented by the jury that John Lee, a customary tenant of the said manor, had surrendered out of court and since the last court into the hands of the lord of the said manor before his said steward according to the custom of the said manor one dwelling house with the appurtenances situate standing and being at Lodge Green in the said manor of the ancient yearly fineable customary rent of 5d to the use of Elizabeth Gouldsbrough widow, her heirs and assigns according to the custom of the said manor. Now at this court came the said Elizabeth Gouldsbrough and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Elizabeth Gouldsbrough tenant of the said premises to hold the same with the appurtenances to and to the use of the said Elizabeth Gouldsbrough 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 said yearly fineable customary rent of 5d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Elizabeth Gouldsbrough paid fine in hand as in the margin [8s 4d] and she was and is thereof accordingly admitted tenant.

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

The presentment of us whose names are hereunder written, jurors sworn to serve Thomas Smith Esquire, lord of the said manor, at the Court Baron and Customary Court held at Reeth in and for the said manor on Friday the 23rd day of November 1781 before Thomas Heslop, Gentleman, steward of the said manor, we do present as follows:

Dikeheads. John Parke, Gentleman, to be admitted from Thomas Swaine by surrender
Healaugh. John Fryer to be admitted from Thomas Rutter by surrender.
Healaugh. John Fryer to be admitted from Isaac Rutter by surrender.
Gunnarside. Elizabeth Gouldsbrough from John Lee by surrender
Reeth. William Lax to be admitted from Christopher Raine by surrender.

George Raw, Foreman
Thomas Stodart
Joseph Harland
James Spensley
Thomas Spensley
James Broderick
Anthony Close
Thomas Pratt
George Lonsdale
George Birkbeck
Christopher Raine
Adam Bird

Manor of Healaugh New Land in Swaledale in the County of York at the Court Baron and Customary Court of Thomas Smith of St Martin's Lane, London, Esquire held at Reeth in and for the said manor on Friday the 23rd day of November 1781 before Thomas Heslop, Gentleman, steward of the said manor.

The Names of the Jury:
George Raw, Foreman
Thomas Stodart
Joseph Harland
James Spensley
Thomas Spensley
James Broderick
Anthony Close
Thomas Pratt
George Lonsdale
George Birkbeck
Christopher Raine
Adam Bird

Dikeheads

At this court it was presented by the jury that Thomas Swaine, a customary tenant of the said manor, had on the 10th day of November 1781 surrendered out of court into the hands of the lord of the said manor before Thomas Heslop, Gentleman, steward thereof according

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to the custom of the said manor one parcel of ground called Calf Piece with the appurtenances situate at Dikeheads in the said manor of the ancient yearly fineable customary rent of 6d and also one dwelling house, one stable, one garth, one garden or orchard adjoining thereto, one close called New Close with a cow house thereon, one close called West Close, one close called Sture, one close called Sture Brow, and one close called Great Intack with a cow house thereon with the appurtenances situate at Dikeheads aforesaid of the ancient yearly fineable customary rent of 8s and 9s 8d enhanced rent and not fineable to the use of John Parke, Gentleman, his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Parke and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said John Parke tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Parke his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 6d and 8s and 9s 8d enhanced rent and not fineable and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said John Parke paid fine in hand as in the margin [£6 7s 6d] and he was and is thereof accordingly admitted tenant.

Healaugh

At this court it was presented by the jury that Thomas Rutter, a customary tenant of the said manor, had on the 6th day of June 1778 surrendered out of court into the hands of the lord of the said manor before his said steward according to the custom of the said manor one moiety or half part [the whole into two equal parts to be divided] of two closes called Stubbins with a cow house thereon, one close called West Hill Croft Brow, as the same is now divided, and one close called Low Close with the appurtenances situate at Healaugh in the said manor of the ancient yearly fineable customary rent of 3s 3d to the use of John Fryer his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Fryer and prayed to be admitted tenant of the said premises and therefore the lord of the said manor did accordingly admit the said John Fryer tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Fryer his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 3s 3d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said John Fryer paid fine in hand as in the margin [£2 8s 9d] and he was and is thereof accordingly admitted tenant.

Healaugh

At this court it was presented by the jury that Isaac Rutter, a customary tenant of the said manor, had on the 6th day of June 1778 surrendered out of court into the hands of the lord of the said manor before his said steward according to the custom of the said manor one moiety or half part [the whole into two equal parts to be divided] of two closes called Stubbins with a cow house thereon, one close called West Hill Croft Brow, as the same is now divided, and one close called Low Close with the appurtenances situate at Healaugh in the said manor of the ancient yearly fineable customary rent of 3s 3d to the use of John Fryer his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Fryer and prayed to be admitted tenant of the said premises and therefore the lord of the said manor did accordingly admit the said John Fryer tenant of the

Healaugh and Muker Manor Court Book I

said premises to hold the same with the appurtenances to and to the use of the said John Fryer his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 3s 3d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said John Fryer paid fine in hand as in the margin [£2 8s 9d] and he was and is thereof accordingly admitted tenant.

Gunnarside

At this court it was presented by the jury that John Lee, a customary tenant of the said manor, had surrendered out of court and since the last court into the hands of the lord of the said manor before his said steward according to the custom of the said manor all those pieces of land called Winterfolds and Brookside and one cattlegate in Gunnarside Pasture with the appurtenances situate lying and being at Gunnarside in the said manor of the ancient yearly fineable customary rent of 8d and 8d enhanced rent and not fineable to the use of Elizabeth Gouldsbrough widow her heirs and assigns according to the custom of the said manor. Now at this court came the said Elizabeth Gouldsbrough and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Elizabeth Gouldsbrough tenant of the said premises to hold the same with the appurtenances to and to the use of the said Elizabeth Gouldsbrough 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 said yearly fineable customary rent of 8d and 8d enhanced rent and not fineable and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Elizabeth Gouldsbrough paid fine in hand as in the margin [10s 0d] and she was and is thereof accordingly admitted tenant.

Reeth

At this court it was presented by the jury that Christopher Raine, a customary tenant of the said manor, had surrendered out of court into the hands of the lord of the said manor before his said steward according to the custom of the said manor one dwelling house and stable with the appurtenances situate lying and being at Reeth in the said manor of the ancient yearly fineable customary rent of 1½d to the use of William Lax his heirs and assigns forever according to the custom of the said manor. Now at this court came the said William Lax and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said William Lax tenant of the said premises to hold the same with the appurtenances to and to the use of the said William Lax his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1½d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said William Lax paid fine in hand as in the margin [£1 10s ½d] and he was and is thereof accordingly admitted tenant.

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

The presentment of us whose names are hereunder written, jurors sworn to serve Thomas Smith Esquire, lord of the said manor, at the Court Baron and Customary Court held at Reeth in and for the said manor on Friday the 14th day of December 1781 before Thomas Heslop, Gentleman, steward of the said manor, we do present as follows:

Ivelet. Thomas Johnson Esquire to be admitted from James Allen by surrender.

Anthony Close, Foreman
Adam Bird
James Whitell
John Cleasby
George Birkbeck
James Spensley
George Lonsdale
Christopher Raine
Thomas Metcalfe
Thomas Spensley
Thomas Pratt
James Birkbeck

Manor of Healaugh Old Land in Swaledale in the County of York. The Court Baron and Customary Court of Thomas Smith of St Martin's Lane, London, Esquire held at Reeth in and for the said manor on Friday the 14th day of December 1781 before Thomas Heslop, Gentleman, steward of the said manor.

The Names of the Jury:
Anthony Close, Foreman
Adam Bird
James Whitell
John Cleasby
George Birkbeck
James Spensley
George Lonsdale
Christopher Raine
Thomas Metcalfe
Thomas Spensley
Thomas Pratt
Thomas Birkbeck

Ivelet

At this court it was presented by the jury that James Allen, a customary tenant of the said manor, had on the 12th day of February 1780 surrendered out of court into the hands of the lord of the said manor before Thomas Heslop steward according to the custom of the said manor one dwelling house and stable, one parcel of ground called Intack, one close called Midward Ing, one close called Corn Close with a cow house thereon, one close called Cow Pasture, and one close called Sand Beds with the appurtenances situate on the south side of the River Swale, at Ivelet, in the said manor of the ancient yearly fineable customary rent of 7s 1d to the use of Thomas Johnson Esquire his heirs and assigns forever according to

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the custom of the said manor. Now at this court came the said Thomas Johnson and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Thomas Johnson tenant of the said premises to hold the same with the appurtenances to and to the use of the said Thomas Johnson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 7s 1d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Thomas Johnson paid fine in hand as in the margin [£7 1s 8d] and he was and is thereof accordingly admitted tenant.

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

The presentments of us whose names are hereafter written, sworn to serve our Sovereign Lord the King and Thomas Smith Esquire Lord of the said manor at the Court Leet, Court Baron and Customary Court held at Reeth Monday 29th April 18782 before Thomas Heslop Gentleman Steward do present as follows

John Fryer to be admitted from William Batty in open court

Jacob Rowel to be admitted from John Birkbeck by surrender

Matthew Cowling to be admitted from William Pratt by surrender

Thomas Buxton to be admitted as only son and heir of Joh Buxton deceased in open court

William Harker to be admitted as only son and heir of Nathan Harker deceased in open court

James Hird to be admitted as only brother and heir of Machell Hird deceased in open court

Elizabeth Crompton and Ann Bowes to be admitted from James Hird by virtue of a letter of attorney to John Scott in open court

Joseph Peacock to be admitted from Thomas Swan And John Metcalfe by surrender

Edward Ellerton to be admitted from Thomas Simpson by surrender

Henry Alderson - foreman

John Galloway

Thomas Pratt

Thomas Spensley

George Raw

George Lonsdale

James Clarkson

Christopher Raine

James Whitell

James Broderick

John Treagear

Anthony Close

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

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Saint Martins lane London Lord of the said Manor held at Reeth 29th April 1782 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury :

Henry Alderson - foreman

John Galloway

Thomas Pratt

Thomas Spensley

George Raw

George Lonsdale

James Clarkson

Christopher Raine

James Whitell

James Broderick

John Treagear

Anthony Close

Healaugh

At this court it was presented by the jury that William Batty a customary tenant of the said manor had surrendered unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor a moiety or half part, the whole into 2 equal parts to be divided of, one dwelling house and stable, one smithy shop and a piece of ground called Rood on the backside of the said dwelling house situate lying and being at Healaugh in the said manor of the ancient yearly fineable customary rent of ½d to the use of John Fryer his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Fryer and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said John Fryer tenant thereof to hold the same with the appurtenances to the use of the said John Fryer his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of ½d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Fryer paid fine in hand as in the margin [10d] and he was and is admitted tenant

Low Row

At this court it was presented by the jury that John Birkbeck a customary tenant of the said manor had on 1st May 1781 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff in the presence of Christopher Simpson and John Parke 2 customary tenants according to the custom of the said manor one dwelling house formerly a parlour at the east end of the messuage house, and one stable adjoining with a chamber and a balks Over it and a parcel of ground called the Intacks, one close called Low Bedds with the appurtenances situate lying and being at Low Row in the said manor of the ancient yearly fineable customary rent of 1s and also one dwelling house, stable and peat house, one close called Corn Close with a cowhouse and one Intack with the appurtenances situate lying and being at Low Row aforesaid in the said manor of the ancient fineable yearly customable rent of 1s 3½d to the use of Jacob Rowel his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Jacob Rowel

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and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Jacob Rowel tenant thereof to hold the same with the appurtenances to the use of the said Jacob Rowel his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s and 1s 3½d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Jacob Rowel paid fine in hand as in the margin [£2 5s 10d] and he was and is admitted tenant

Kearton

At this court it was presented by the jury that William Pratt a customary tenant of the said manor had on 6th October 1781 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff in the presence of Thomas Harker and George Fryer 2 customary tenants according to the custom of the said manor one close called Piece with a cowhouse thereon, one dwelling house and stable and one close called East Intack with the appurtenances situate lying and being at Kearton in the said manor of the ancient yearly fineable customary rent of 6s 3d to the use of Matthew Cowling his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Matthew Cowling and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Matthew Cowling tenant thereof to hold the same with the appurtenances to the use of the said Matthew Cowling his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 6s 3d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Matthew Cowling paid fine in hand as in the margin [£6 5s 10d] and he was and is admitted tenant

Gunnarside and Lodge Green

At this court it was presented by the jury that John Buxton a customary tenant of the said manor had departed this life seised of one dwelling house stable and garden and one close called Mickle Ing with a barn thereon with the appurtenances situate lying and being at Gunnarside in the said manor of the ancient yearly fineable customary rent of 1s 3½d and also one firehouse and stable with the appurtenances situate lying and being at Lodge Green aforesaid in the said manor of the ancient fineable yearly customable rent of ½d leaving Thomas Buxton his only son and heir. Now at this court came the said Thomas Buxton and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Thomas Buxton tenant thereof to hold the same with the appurtenances to the use of the said Thomas Buxton his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 3½d and ½d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Buxton paid fine in hand as in the margin [£1 6s 8d] and he was and is admitted tenant

Sattron

At this court it was presented by the jury that Nathan Harker a customary tenant of the said manor departed this life seised of one dwelling house and stable with the appurtenances situate lying and being at Sattron in the said manor of the ancient yearly fineable customary rent of 1d leaving William Harker his only son and heir. Now at this court came

Healaugh and Muker Manor Court Book I

the said William Harker and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said William Harker tenant thereof to hold the same with the appurtenances to the use of the said William Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Harker paid fine in hand as in the margin [1s] and he was and is admitted tenant

Reeth

At this court it was presented by the jury that Machel Hird a customary tenant of the said manor had departed this life seised of 3 fourth parts, the whole into 4 equal parts to be divided of one close called Little Cross Close situate within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 11¼d leaving James Hird his only brother and heir at Law. Now at this court came the said James Hird and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Hird tenant thereof to hold the same with the appurtenances to the use of the said James Hird his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 11¼d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Hird paid fine in hand as in the margin [10s 9d] and he was and is admitted tenant

Reeth

At this court it was presented by the jury that John Scott had by virtue of a letter of attorney given him by James Hird a customary tenant of the said manor surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor 3 fourth parts, the whole into 4 equal parts to be divided of one close called Little Cross Close situate within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 11¼d to the used of Elizabeth Crompton and Ann Bowes. Now at this court came the said Elizabeth Crompton and Ann Bowes and prayed to be admitted tenants of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Elizabeth Crompton and Ann Bowes tenant thereof to hold the same with the appurtenances to the use of the said Elizabeth Crompton and Ann Bowes their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 11¼d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Elizabeth Crompton and Ann Bowes paid fine in hand as in the margin [10s 9d] and they were admitted tenants

Gunnarside Lodge Green and Potting

At this court it was presented by the jury that Thomas Swan and John Metcalfe customary tenants of the said manor did on 10th November 1781 surrender unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor 2 fire houses and diverse several parcels of land with the appurtenances situate lying and being at Gunnarside in the said manor of the ancient yearly fineable customary rent of 4s 8½d and

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one parcel of ground called Middle Cowpasture or Low Cowpasture situate lying and being at Lodge Green and Pottings in the said manor of the yearly fineable customary rent of 8d to the used of Joseph Peacock. Now at this court came the said Joseph Peacock and prayed to be admitted tenants of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Joseph Peacock tenant thereof to hold the same with the appurtenances to the use of the Joseph Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 4s 8½ and 8d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Joseph Peacock paid fine in hand as in the margin [£5 7s 6d] and he was admitted tenant.

Reeth

At this court it was presented by the jury that Thomas Simpson, Gentleman had since the last court surrendered out of court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor one close called Intack and one parcel of ground by computation about 6 acres adjoining to the south side of the said Intack with the appurtenances situate lying and being at Reeth in the said manor of the ancient yearly fineable customary rent of 7s to the used of Edward Ellerton. Now at this court came the said Edward Ellerton and prayed to be admitted tenants of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Edward Ellerton tenant thereof to hold the same with the appurtenances to the use of the Edward Ellerton his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 7s, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Edward Ellerton paid fine in hand as in the margin [£7] and he was admitted tenant.

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

The presentments of us whose names are hereafter written, sworn to serve our Sovereign Lord the King and Thomas Smith Esquire Lord of the said manor at the Court Leet, Court Baron and Customary Court held at Reeth Tuesday 30th April 1782 before Thomas Heslop Gentleman Steward do present as follows

Mary Birkbeck to be admitted from John Birkbeck by surrender

Thomas Kinnersley to be admitted from Anthony Garthorne in open court

Richard Braithwaite to be admitted from Margaret Stoddart in open court

Sarah Buxton to be admitted from Lovey Kirton by surrender

Joseph Peacock to be admitted from Thomas Swann and John Metcalfe by surrender

Edward Milner to be admitted from John Milner by surrender

Frances Harland to be admitted from Joseph Harland in open court

Thomas Wiseman to be admitted from James Spensley in open court

Thomas Kinnersley to be admitted from Thomas Pratt and Fowler Hickers by surrender

Joseph Cowling as one of the sons of Joseph Cowling deceased in open court

John Cowling to be admitted as the other son of Joseph Cowling deceased in open court

George Langstaff to be admitted from Thomas Hutchinson in open court

James Hird to be admitted brother and heir of Machel Hird deceased in open court

Elizabeth Crompton and Ann Bowes to be admitted from James Hird by virtue of a letter of attorney to John Scott

Henry Alderson – foreman

Richard Metcalfe

Adam Bird

Christopher Raine

James Whytell

George Raw

Ralph Milner

William Woodward

Robert Hutchinson

George Birkbeck

George Spence

James Spensley

John Galloway

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

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Saint Martins lane London Lord of the said Manor held at Reeth 30th April 1782 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury :

Henry Alderson – foreman

Richard Metcalfe

Adam Bird

Christopher Raine

James Whytell

George Raw

Ralph Milner

William Woodward

Robert Hutchinson

George Birkbeck

George Spence

James Spensley

John Galloway

Low Row

At this court it was presented by the jury that John Birkbeck a customary tenant of the said manor had on the 26th May 1781 surrendered out of court unto the hands of the Lord of the said Manor before John Grimes Bailiff and in the presence of Ralph Park and Ralph Garth two customary tenants according to the custom of the said manor one dwelling house and stable with the appurtenances situate lying and being at Low Row in the said manor of the ancient yearly fineable customary rent of ½d to the use of Mary Birkbeck. Now at this court came the said Mary Birkbeck and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Mary Birkbeck tenant thereof to hold the same with the appurtenances to the use of the Mary Birkbeck her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of ½d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Mary Birkbeck paid fine in hand as in the margin [7d] and she was admitted tenant.

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Reeth

At this court it was presented by the jury that Anthony Garthorne a customary tenant of the said manor had surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor a moiety or half part, thee whole into 2 equal parts to be divided of, one close called Low Riddings and one close called Stripe with a dwelling house and 2 stables thereon with the appurtenances situate lying and being at Reeth in the said manor of the ancient yearly fineable customary rent of 11d to the use of Thomas Kinnersley. Now at this court came the said Thomas Kinnersley and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Thomas Kinnersley tenant thereof to hold the same with the appurtenances to the use of the Thomas Kinnersley his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 11d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Kinnersley paid fine in hand as in the margin [13s 9d] and he was admitted tenant.

Reeth

At this court it was presented by the jury that Margaret Stodart a customary tenant of the said manor surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor one dwelling house with the appurtenances situate lying and being at Reeth in the said manor of the ancient yearly fineable customary rent of 1s 3d to the use of Richard Braithwaite. Now at this court came the said Richard Braithwaite and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Richard Braithwaite tenant thereof to hold the same with the appurtenances to the use of the Richard Braithwaite his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 3d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Richard Braithwaite paid fine in hand as in the margin [10s 9d] and he was admitted tenant.

Lodge Green

At this court it was presented by the jury that Lovey Kirton a customary tenant of the said manor had on the 18th January 1782 surrendered out of court unto the hands of the Lord of the said Manor before John Grimes Bailiff and in the presence of James Spensley and Anthony Metcalfe two customary tenants according to the custom of the said manor one dwelling house and stable with the appurtenances situate lying and being at Lodge Green in the said manor of the ancient yearly fineable customary rent of 1d to the use of Sarah Buxton. Now at this court came the said Sarah Buxton and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Sarah Buxton tenant thereof to hold the same with the appurtenances to the use of the Sarah Buxton 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 said yearly fineable rent of 1d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Sarah Buxton paid fine in hand as in the margin [1s 3d] and she was admitted tenant.

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Gunnerside

At this court it was presented by the jury Thomas Swan and John Metcalfe 2 customary tenants of the said manor had on the 10th November 1781 surrendered out of court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor one close called Great Cowpasture with a cowhouse thereon, one close called Great Ealand, and one close called Middle Cowpasture with the appurtenances situate lying and being at Gunnerside in the said manor of the ancient yearly fineable customary rent of 3s 8d and 3s 8d enhanced rent and not fineable to the use of Joseph Peacock. Now at this court came the said Joseph Peacock and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Joseph Peacock tenant thereof to hold the same with the appurtenances to the use of the Joseph Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3s 8d and 3s 8d enhanced rent and not fineable, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Joseph Peacock paid fine in hand as in the margin [£2 15s] and he was admitted tenant.

Rampsholme

At this court it was presented by the jury that John Milner a customary tenant of the said manor had on the 10th September 1781 surrendered out of court unto the hands of the Lord of the said Manor before John Grimes Bailiff and in the presence of Ralph Milner and Robert Harker two customary tenants according to the custom of the said manor one close called Smithy Hill with a cowhouse thereon one island and one close called Rampsholme with a cowhouse thereon with one other Island thereunto belonging with the appurtenances situate lying and being at Rampsholme in the said manor of the ancient yearly fineable customary rent of 2s 8d and 2s 8d enhanced rent and not fineable to the use of Edward Milner. Now at this court came the said Edward Milner and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Edward Milner tenant thereof to hold the same with the appurtenances to the use of the Edward Milner his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2s 8d and 2s 8d enhanced rent and not fineable and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Edward Milner paid fine in hand as in the margin [£2] and he was admitted tenant.

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Reeth

At this court it was presented by the jury that Joseph Harland a customary tenant of the said manor had surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor one close or parcel of land East Field otherwise Puke Sleets with one dwelling house with the appurtenances situate lying and being at Reeth in the said manor of the ancient yearly fineable customary rent of 3s 3d to the use of Frances Harland. Now at this court came the said Frances Harland and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Frances Harland tenant thereof to hold the same with the appurtenances to the use of the Frances Harland 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 said yearly fineable rent of 3s 3d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Frances Harland paid fine in hand as in the margin [£2 9s 9d] and she was admitted tenant.

Lodge Green

At this court it was presented by the jury that James Spensley a customary tenant of the said manor had surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor one close called Glorimoor Intack with the appurtenances situate lying and being at Lodge Green in the said manor of the ancient yearly fineable customary rent of 2d to the use of Thomas Wiseman. Now at this court came the said Thomas Wiseman and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Thomas Wiseman tenant thereof to hold the same with the appurtenances to the use of the Thomas Wiseman his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Wiseman paid fine in hand as in the margin [2s 6d] and he was admitted tenant.

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Kearton

At this court it was presented by the jury that Thomas Pratt and Fowler Hickes 2 customary tenants of the said manor had surrendered out of court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor one dwelling house, 2 stables and a close called Ing and one parcel of ground called Intack with a dwelling house thereon nad one close or parcel of ground called Ricket Ing with a cowhouse and barn thereon with the appurtenances situate lying and being at Kearton in the said manor of the ancient yearly fineable customary rent of 9s to the use of Thomas Kinnersley. Now at this court came the said Thomas Kinnersley and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Thomas Kinnersley tenant thereof to hold the same with the appurtenances to the use of the Thomas Kinnersley his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 9s, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Kinnersley paid fine in hand as in the margin [£6 15s] and he was admitted tenant.

Kearton

At this court it was presented by the jury that Joseph Cowling a customary tenant of the said manor departed this life seised of 2 closes called Bawks with a cowhouse thereon and 2 Intacks called Stubbin Intacks with a dwelling house thereon with the appurtenances situate lying and being at Kearton in the said manor of the ancient yearly fineable customary rent of 11s 8d leaving Joseph Cowling and John Cowling his 2 sons and co-heirs. Now at this court came the said Joseph Cowling and prayed to be admitted tenant of a moiety or half part of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Joseph Cowling tenant thereof to hold the same with the appurtenances to the use of the Joseph Cowling his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 5s 10d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Joseph Cowling paid fine in hand as in the margin [£4 7s 6d] and he was admitted tenant.

Kearton

At this court came John Cowling, the other son and co-heir of Joseph Cowling decesaed and prayed to be admitted tenant of the said premises [a moiety of 2 closes called Bawks with a cowhouse thereon and 2 Intacks called Stubbin Intacks with a dwelling house thereon] and therefore the Lord of the Manor by his said steward did accordingly admit the said John Cowling tenant thereof to hold the same with the appurtenances to the use of the John Cowling 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 said yearly fineable rent of 5s 10d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Cowling paid fine in hand as in the margin [£4 7s 6d] and he was admitted tenant.

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Healaugh

At this court it was presented by the jury that Thomas Hutchinson Gentleman a customary tenant of the said manor had surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor one messuage house, one stable and one coal hole with the appurtenances situate lying and being at Healaugh in the said manor of the ancient yearly fineable customary rent of 1d to the use of George Langstaff. Now at this court came the said George Langstaff and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said George Langstaff tenant thereof to hold the same with the appurtenances to the use of the George Langstaff his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said George Langstaff paid fine in hand as in the margin [1s 3d] and he was admitted tenant.

Reeth

At this court it was presented by the jury Machel Hird a customary tenant of the said manor had departed this life seised of an undivided fourth part, the whole into 4 equal parts to be divided of 2 dwelling houses and stable, 2 garths or crofts and one parcel of land called Great Crosss close with a cowhouse thereon with the appurtenances situate lying and being at Reeth in the said manor of the ancient yearly fineable customary rent of 3s 9d leaving James Hird his only brother and heir at Law. . Now at this court came the said James Hird and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Hird tenant thereof to hold the same with the appurtenances to the use of the James Hird his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3s 9d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Hird paid fine in hand as in the margin [£2 6s 3d] and he was admitted tenant.

Healaugh and Muker Manor Court Book I

Reeth

At this court it was presented by the jury that John Scott by virtue of a letter of attorney to him given by James Hird a customary tenant of the said manor surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor³ undivided fourth parts , the whole into 4 equal parts to be divided of, 2 dwelling houses and stable 2 garths or crofts and one parcel of ground called Great Cross Close with a cowhouse thereon with the appurtenances situate lying and being at Reeth in the said manor of the ancient yearly fineable customary rent of 3s 9d to the use of Elizabeth Crompton and Ann Bowes. Now at this court came the said Elizabeth Crompton and Ann Bowes and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Elizabeth Crompton and Ann Bowes tenants thereof to hold the same with the appurtenances to the use of the Elizabeth Crompton and Ann Bowes their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3s 9d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Elizabeth Crompton and Ann Bowes paid fine in hand as in the margin [£2 6s 3d] and they were admitted tenants.

Manor of Healaugh Muker in Swaledale in the County of York

The presentments of us whose names are hereafter written, sworn to serve our Sovereign Lord the King and Thomas Smith Esquire Lord of the said manor at the Court Leet, Court Baron and Customary Court held at Muker 1st May 1782 before Thomas Heslop Gentleman Steward do present as follows

Thomas Smith Esquire to John Grime by virtue of a letter of attorney George Cottingham and Thomas Fawcett in open court

James Alderson to be admitted from William Alderson in open court

William Alderson to be admitted from James Alderson in open court

Reuben Atkinson to be admitted from Edmund Milner in open court

Lister Metcalfe Clerk to be admitted from John Grimes and Elizabeth his wife in open court

William Preston to be admitted from Ralph Parke in open court

Thomas Whitfield to be admitted from John Whitfield in open court

Elizabeth Cherry to be admitted from Mary Alderson by surrender

Lister Metcalfe Clerk to be admitted from Thomas Waistell and Catherine his wife in open court

Healaugh and Muker Manor Court Book I

Manor of Muker in Swaledale in the County of York

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Saint Martins lane London Lord of the said Manor held at Muker 1st May 1782 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury :

Mr James Clarkson – foreman

Mr William Alderson

Mr Richard Metcalfe

Mr Anthony Alderson

Mr John Alderson

Mr Christopher Peacock

Mr James Calvert

Mr Christopher Alderson

Mr Richard Fawcett

Mr John Milner

Mr William Alderson

Mr William Kearton

Muker

At this court it was presented by the jury that George Cottingham and Thomas Fawcett, two customary tenants had by virtue of a letter of attorney from Thomas Smith Esq surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor one messuage tenement or dwelling house and one close or parcel of ground called Bowlally with the appurtenances situate lying and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1s 5½d to the use of John Grime. Now at this court came the said John Grime and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said John Grime tenant thereof to hold the same with the appurtenances to the use of the John Grime his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 5½d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Grime paid fine in hand as in the margin [£1 9s 2d] and he was admitted tenant.

Healaugh and Muker Manor Court Book I

Angram and Thwaite

At this court it was presented by the jury that William Alderson a customary tenant of the said manor had surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor one moiety or half part, the whole into 2 equal parts to be divided of one dwelling house and stable and of one close called Hard Rigg and of one close called Moor Close with the appurtenances situate lying and being at Angram and Thwaite in the said manor of the ancient yearly fineable customary rent of 1s 7¼d to the use of James Alderson. Now at this court came the said James Alderson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Alderson tenant thereof to hold the same with the appurtenances to the use of the James Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 7¼d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Alderson paid fine in hand as in the margin [£1 12s 1d] and he was admitted tenant

Angram

At this court it was presented by the jury that James Alderson a customary tenant had surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor one moiety or half part, the whole into 2 equal parts to be divided of one close or parcel of ground called Low Thwaite with a cowhouse on it with the appurtenances situate lying and being within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 2d to the use of William Alderson. Now at this court came the said William Alderson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said William Alderson tenant thereof to hold the same with the appurtenances to the use of the William Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Alderson paid fine in hand as in the margin [3s 4d] and he was admitted tenant

Healaugh and Muker Manor Court Book I

Thwaite

At this court it was presented by the jury that Edmund Milner a customary tenant had surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor one dwelling house adjoining James Milner's at the west end and 36 square yards of ground called Paddock situate lying and at Thwaite in the said manor of the ancient yearly fineable customary rent of 1½d to the use of Reuben Atkinson. Now at this court came the said Reuben Atkinson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Reuben Atkinson tenant thereof to hold the same with the appurtenances to the use of the Reuben Atkinson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1½d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Reuben Atkinson paid fine in hand as in the margin [2s 6d] and he was admitted tenant

Muker

At this court it was presented by the jury that John Grime and Elizabeth his wife had surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor, the said Elizabeth being first secretly examined apart from her said husband and freely and voluntarily consenting thereto all that newly erected dwelling house and stable together with the site ground and soil thereof whereupon a dwelling house and stable formerly stood with the appurtenances situate lying and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1d to the use of Reverend Lister Metcalfe Cler and his successor curates of the curacy of Muker for the time being, for ever according to the custom of the said manor. Now at this court came the said Lister Metcalfe Clerk and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Lister Metcalfe Clerk tenant thereof to hold the same with the appurtenances to the use of the said Lister Metcalfe Clerk and his successor curates of the curacy of Muker for the time being forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 5½d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Lister Metcalfe Clerk paid fine in hand as in the margin [1s 8d] and he was admitted tenant

Healough and Muker Manor Court Book I

Muker

At this court it was presented by the jury that Ralph Parke a customary tenant had surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor one dwelling house stable and coal house with the appurtenances situate lying and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1d to the use of William Preston. Now at this court came the said William Preston and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said William Preston tenant thereof to hold the same with the appurtenances to the use of the William Preston his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Preston paid fine in hand as in the margin [1s 8d] and he was admitted tenant

Thwaite

At this court it was presented by the jury that John Whitfield a customary tenant had surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor moiety or half part, the whole into 2 equal parts to be divided of one dwelling house stable and garth with the appurtenances situate lying and being within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 1d to the use of Thomas Whitfield. Now at this court came the said Thomas Whitfield and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Thomas Whitfield tenant thereof to hold the same with the appurtenances to the use of the Thomas Whitfield his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Whitfield paid fine in hand as in the margin [1s 8d] and he was admitted tenant

Keld

At this court it was presented by the jury that Mary Alderson a customary tenant of the said manor had on 23rd January 1781 surrendered out of court unto the hands of the Lord of the said Manor before John Grime Bailiff in the presence of William Alderson and Eleanor Alderson 2 customary tenants according to the custom of the said manor one cottage house and a stable at the east end of the said house with the appurtenances situate lying and being within the territories of Keld Muker in the said manor of the ancient yearly fineable customary rent of 1d to the use of Elizabeth Cherry. Now at this court came the said Elizabeth Cherry and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Elizabeth Cherry tenant thereof to hold the same with the appurtenances to the use of the Elizabeth Cherry 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 said yearly fineable rent of 1d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Elizabeth Cherry paid fine in hand as in the margin [1s 8d] and she was admitted tenant

Healaugh and Muker Manor Court Book I

Muker

At this court it was presented by the jury that Thomas Waistell and Charlotte his wife had by surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor, the said Charlotte being first secretly examined apart from her said husband and freely and voluntarily agreeing thereto, one close called Northfields with a cowhouse thereon with the appurtenances situate lying and being within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 2s 2d to the use of the Reverend Lister Metcalfe Clerk and his successor curates of the curacy of Muker Now at this court came the said Lister Metcalfe Clerk and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Lister Metcalfe Clerk tenant thereof to hold the same with the appurtenances to the use of the Lister Metcalfe Clerk and his successor curates of the curacy of Muker forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2s 2d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Lister Metcalfe Clerk paid fine in hand as in the margin [£2 3s 4d] and he was admitted tenant

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

The presentments of us whose names are hereunder written Jurors sworn to serve Thomas Smith Esquire Lord of the said Manor at the court baron and customary court held at Reeth in the aforesaid manor Friday 26th July 1782 before Thomas Heslop Gentleman Steward of the said manor do present as follows

John Scott to be admitted from Richard Lonsdale in open court

Henry Alderson – foreman

Christopher Raine

John Galloway

Thomas Spensley

George Birkbeck

Thomas Metcalfe

Thomas Birkbeck

William Buxton

Thomas Harker

Adam Bird

Ralph Garth

George Raw

Healaugh and Muker Manor Court Book I

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

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Saint Martins lane London Lord of the said Manor held at Reeth Friday 26th July 1782 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury :

Henry Alderson – foreman

Christopher Raine

John Galloway

Thomas Spensley

George Birkbeck

Thomas Metcalfe

Thomas Birkbeck

William Buxton

Thomas Harker

Adam Bird

Ralph Garth

George Raw

Kearton

At this court it was presented by the jury that Richard Lonsdale, a customary tenant of the said manor had surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor 4 dwelling houses and a close called Strikes, 2 closes called Leigby Closes, 2 closes called Crofts, one close above the house called Intack, 2 closes called High Intackss above the land with 10 cattlegates in Keld Pasture with the appurtenances situate lying and being within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of £1 6s to the use of John Scott his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Scott and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said John Scott tenant thereof to hold the same with the appurtenances to the use of the John Scott his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of £1 6s, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Scott paid fine in hand as in the margin [£26] and he was admitted tenant

Healaugh and Muker Manor Court Book I

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

The presentments of us whose names are hereunder written Jurors sworn to serve Thomas Smith Esquire Lord of the said Manor at the court baron and customary court held at Reeth in the aforesaid manor Tuesday 6th August 1782 before Thomas Heslop Gentleman Steward of the said manor do present as follows

William Turner only son and heir of Jonathon Turner deceased

Mary Birkbeck wife of Thomas Birkbeck from William Turner in open court

Henry Alderson – foreman

John Scott

William Storey

John Parke

Anthony Close

Richard Braithwaite

John Galloway

John Barker

Thomas Stodart

Christopher Raine

Ralph Parke

John Raw

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

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Saint Martins lane London Lord of the said Manor held at Reeth Tuesday 6th August 1782 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury :

Henry Alderson – foreman

John Scott

William Storey

John Parke

Anthony Close

Richard Braithwaite

John Galloway

John Barker

Thomas Stodart

Christopher Raine

Ralph Parke

John Raw

Healaugh and Muker Manor Court Book I

Lodge Green, Potting and Gunnerside

At this court it was presented by the jury that Jonathon Turner a customary tenant of the said manor had departed this life seised of the premises hereinafter mentioned leaving William Turner his only son and heir at Law. . Now at this court came the said William Turner and prayed to be admitted tenant of one dwelling house called Peters House with the appurtenances situate at Lodge Green in the said manor with the ancient fineable customary rent of 1d and also one messuage and stable adjoining and also one coal house with the appurtenances situate at Potting in the said manor with the ancient fineable customary rent of 1d and also 3 beastgates in Gunnerside Pasture with the ancient fineable customary rent of 2s and also one close called Brow with a cowhouse thereon with the appurtenances situate at Potting in the said manor with the ancient fineable customary rent of 1s 3d and also one close called Barning Ing and another close called Intack with the appurtenances situate at Lodge Green in the said manor with the ancient fineable customary rent of 2s 1½d and also one parcel of ground called The Intack with the appurtenances situate at Lodge Green in the said manor with the ancient fineable customary rent of 2½d and therefore the Lord of the Manor by his said steward did accordingly admit the said William Turner tenant thereof to hold the same with the appurtenances to the use of the William Turner his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 5s 9d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Turner paid fine in hand as in the margin [£5 15s] and he was and is admitted tenant.

Wintering Garth

At this court it was presented by the jury that William Turner, a customary tenant of the said manor had surrendered in open court unto the hands of the Lord of the said Manor before his said steward according to the custom of the said manor one dwelling house wherein Thomas Birkbeck and John Waggett now live with half of the garth thereunto adjoining and one close called Little Intack one close called Highler and one close called Taylor Brow with the appurtenances situate lying and being within the territories of Wintering Garth in the said manor and 2 cattlegates and one third part of a cattlegate in Little Rowleth pasture with the appurtenances of the ancient yearly fineable customary rent of 5s 6d to the use of Mary Birkbeck her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Mary Birkbeck and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Mary Birkbeck tenant thereof to hold the same with the appurtenances to the use of the Mary Birkbeck her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 5s 6d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Mary Birkbeck paid fine in hand as in the margin [£5 10s] and she was admitted tenant

Healaugh and Muker Manor Court Book I

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

The presentments of us whose names are hereunder written Jurors sworn to serve Thomas Smith Esquire Lord of the said Manor at the court baron and customary court held at Reeth in the aforesaid manor Tuesday 6th August 1782 before Thomas Heslop Gentleman Steward of the said manor do present as follows

William Turner only son and heir of Jonathon Turner deceased

Henry Alderson – foreman

John Scott

William Storey

John Parke

Anthony Close

Richard Braithwaite

John Galloway

John Barker

Thomas Stodart

Christopher Raine

Ralph Parke

John Raw

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

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Saint Martins lane London Lord of the said Manor held at Reeth Tuesday 6th August 1782 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury :

Henry Alderson – foreman

John Scott

William Storey

John Parke

Anthony Close

Richard Braithwaite

John Galloway

John Barker

Thomas Stodart

Christopher Raine

Ralph Parke

John Raw

Healaugh and Muker Manor Court Book I

Lodge Green, Potting

At this court it was presented by the jury that Jonathon Turner a customary tenant of the said manor had departed this life seised of the premises hereinafter mentioned leaving William Turner his only son and heir at Law. Now at this court came the said William Turner and prayed to be admitted tenant of 2 dwelling houses and tenements with a garth on the foreside thereof and a stable thereon belonging and also one close called Captain West Close with a cowhouse at the head of it and one close called Captain East Close with the appurtenances situate at Lodge Green in the said manor with the ancient fineable customary rent of 6s 6d and also a messuage and tenement and all that parcel of land called East Intack with the appurtenances situate at Lodge Green in the said manor with the ancient fineable customary rent of 2d and of 1s enhanced rent and not fineable and also one close called Barn Ing with a cowhouse thereon now divided into 2 closes formerly the estate of John Guy situate at Potting in the said manor of the ancient fineable customary rent of 1s and therefore the Lord of the Manor by his said steward did accordingly admit the said William Turner tenant thereof to hold the same with the appurtenances to the use of the William Turner his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 7s 8d and 1s enhanced rent and not fineable and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Turner paid fine in hand as in the margin [£5 15s] and he was and is admitted tenant.

Healaugh and Muker Manor Court Book I

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

The presentments of us whose names are hereunder written Jurors sworn to serve Thomas Smith Esquire Lord of the said Manor at the court baron and customary court held at Reeth in the aforesaid manor Monday 5th May 1783 before Thomas Heslop Gentleman Steward of the said manor do present as follows

We allow Mr William Storey to be admitted from William Turner by surrender

We allow Margaret Garth heir at law to Ambrose Garth to be admitted in open court

We allow Francelina Benn heir at law to James Benn to be admitted in open court

We allow Mary Birkbeck to be admitted from Jacob Rowell by surrender

We allow the Rev. Mr Horne to be admitted from William Prest and John Lonsdale by surrender

We allow Mr John Scott to be admitted from Mr Richard Kay in open court

We allow Mr Ralph Parke to be admitted from John Lee by surrender

We allow Mr Thomas Simpson to be admitted from James Lonsdale by virtue of a letter of attorney from Edward Simpson in open court

We allow Margaret Brown to be admitted from Ralph Parke of a dwelling house and stable adjoining situate to Low Row with ½d fineable rent

We allow Francis Allen to be admitted from Joseph Allen by surrender

We allow James White to be admitted from Thomas Simpson by surrender

We allow Mr Edward Lonsdale to be admitted from Leonard Wensley by surrender

We allow John Fryer to be admitted from Thomas Chapman in open court dwelling house, stable and cart house and garden with the appurtenances situate at Low Row with 6d fineable rent.

We allow William Robson to be admitted from Thomas Chapman in open court 4 closes called New Intacks with a cowhouse thereon situate at Low Row with 1s fineable rent.

We allow Richard Braithwaite to be admitted from William Turner by surrender

We allow Thomas Pratt alias Harker to be admitted from Sarah Sunter by surrender

We allow James Spensley to be admitted from John Alton by surrender

We allow Sarah Peacock to be admitted from Joseph Peacock in open court

We present all that fence which divides Sattron and Crackpot pastures if not made good on or before 27th of this month we do lay a fine of 2s 6d per rood for every rood not made sufficient

We present Jane Colling, Herbert Colling, Edward Elliott, James Raw, Richard Robinson, Isaiah Raw, William Prest, James Prest, John Snow, William Harker, Thomas Johnson, William Bell, James Bell, Thomas Turner, John Lee, John Smithson, Jane Smithson, Alice Robinson, Edward Spark, James Broderick and do fine the above persons 6d each for neglect of suit and services to this court.

Henry Alderson – foreman

John Whitell

John Galloway

Anthony Close

John Cleasby

James Clarkson

George Lonsdale

George Birkbeck

Healaugh and Muker Manor Court Book I

James Spensley
Robert Hutchinson
Thomas Pratt
Thomas Spensley

Healaugh and Muker Manor Court Book I

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

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Saint Martins lane London Lord of the said Manor held at Reeth Monday 5th May 1783 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury :

Henry Alderson – foreman

John Whitell

John Galloway

Anthony Close

John Cleasby

James Clarkson

George Lonsdale

George Birkbeck

James Spensley

Robert Hutchinson

Thomas Pratt

Thomas Spensley

Gunnarside

At this court it was presented by the jury that William Turner, a customary tenant of the said manor had surrendered on 9th January 1783 before John Grime Bailiff in the presence of Ralph Parke and James Clarkson two customary tenants according to the custom of the said manor 3 cattlegates in Gunnarside Pasture with the appurtenances situate lying and being within the territories of Gunnarside in the said manor of the ancient yearly fineable customary rent of 2s to the use of William Storey Gentleman his heirs and assigns forever according to the custom of the said manor. Now at this court came the said William Storey and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said William Storey tenant thereof to hold the same with the appurtenances to the use of the William Storey his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2s, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Storey paid fine in hand as in the margin [£2] and he was admitted tenant

Healaugh and Muker Manor Court Book I

Blaides

At this court it was presented by the jury that Ambrose Garth, a customary tenant of the said manor lately departed this life seised of the premises hereinafter mentioned leaving Margaret Garth his only daughter and heir at law. Now at this court came the said Margaret Garth and prayed to be admitted tenant of 2 messuage houses with the tenement thereto belonging with the appurtenances situate at Blaides in the said manor of the ancient yearly fineable customary rent of 14s 2d and 1 dwelling house and one parlour and stable adjoining the west end of the said dwelling house and one peat house adjoining the said stable and a way from the said housing for all carrying as out of the west end of Thomas Pratt's dwelling house now used, one parcel of ground called Garth, one parcel of ground called Croft with the appurtenances situate at Blaides aforesaid of the ancient yearly fineable customary rent of 1s 4d and one close or parcel of ground called Rodden with the appurtenances situate at Blaides with the ancient yearly fineable customary rent of 2s 4d and therefore the Lord of the Manor by his said steward did accordingly admit the said Margaret Garth tenant thereof to hold the same with the appurtenances to the use of the Margaret Garth her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 14s 2d, 1s 4d and 2s 4d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Margaret Garth paid fine in hand as in the margin [£17 10s 8d] and she was admitted tenant

Low Row

At this court it was presented by the jury that James Benn, a customary tenant of the said manor lately departed this life seised of the premises hereinafter mentioned leaving Francelina Benn his only daughter and heir at law. Now at this court came the said Francelina Benn and prayed to be admitted tenant of 1 dwelling house and a garth or garden at the townside thereof, one close called Intack, one close called Half Close with a cowhouse thereon, one close called Misk Close and one close called Grain Ings with a cowhouse thereon with the appurtenances situate at Low Row of the ancient yearly fineable customary rent of 2s and therefore the Lord of the Manor by his said steward did accordingly admit the said Francelina Benn tenant thereof to hold the same with the appurtenances to the use of the Francelina Benn 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 said yearly fineable rent of 2s and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Francelina Benn paid fine in hand as in the margin [£5] and she was admitted tenant

Healaugh and Muker Manor Court Book I

Low Row

At this court it was presented by the jury that Jacob Rowell , a customary tenant of the said manor had surrendered on 2nd July 1782 before John Grime Bailiff in the presence of Christopher Simpson and George Spence two customary tenants according to the custom of the said manor 2 dwelling houses, 2 stables and a baulks over one of the said stables , one parcel of ground called Intack, one close called Sand Beds, one close called Corn Close with a cowhouse thereon and one other parcel of ground called Intacks with the appurtenances situate lying and being within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 2s 3½d to the use of Mary Birkbeck her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Mary Birkbeck and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Mary Birkbeck tenant thereof to hold the same with the appurtenances to the use of the Mary Birkbeck her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2s 3½d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Mary Birkbeck paid fine in hand as in the margin [£2 5s 10d] and she was admitted tenant

Reeth

At this court it was presented by the jury that William Prest , a customary tenant of the said manor and John Lonsdale by virtue of a letter of attorney from Henry Prest and Edward Prest two other customary tenants had surrendered on 2nd December 1782 into the hands of the lord before Thomas Heslop Gentleman, Steward according to the custom of the said manor all that parcel of ground called Peters Crook with the appurtenances situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2s 8d to the use of Reverend Richard Horne Clerk and his successor vicars of the parish and parish church of Downholme in the North Riding of the County of York for the time being forever according to the custom of the said manor. Now at this court came the said Richard Horne Clerk and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Richard Horne Clerk tenant thereof to hold the same with the appurtenances to the use of the Richard Horne his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2s 8d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Richard Horne paid fine in hand as in the margin [£2 13s 4d] and he was admitted tenant

Healaugh and Muker Manor Court Book I

Sattron

At this court it was presented by the jury that Richard Kay, Clerk , a customary tenant of the said manor had surrendered in open court according to the custom of the said manor before his said Steward one close called Barf Folds with the appurtenances situate lying and being within the territories of Sattron in the said manor of the ancient yearly fineable customary rent of 6d to the use of John Scott his heirs and successors forever according to the custom of the said manor. Now at this court came the said John Scott and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said John Scott tenant thereof to hold the same with the appurtenances to the use of the John Scott his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 6d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Scott paid fine in hand as in the margin [10s] and he was admitted tenant

Gunnarside

At this court it was presented by the jury that John Lee , a customary tenant of the said manor had on 31st March 1783 surrendered into the hands of the Lord before John Grime Bailiff in the presence of Robert Buckle and Robert Harker two customary tenants according to the custom of the said manor one moiety or half part of one beastgate in Gunnarside Pasture with the appurtenances situate lying and being within the territories of Gunnarside in the said manor of the ancient yearly fineable customary rent of 4d to the use of Ralph Parke his heirs and successors forever according to the custom of the said manor. Now at this court came the said Ralph Parke and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Ralph Parke tenant thereof to hold the same with the appurtenances to the use of the Ralph Parke his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 4d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Ralph Parke paid fine in hand as in the margin [6s] and he was admitted tenant

Healaugh and Muker Manor Court Book I

Kearton

At this court it was presented by the jury that Thomas Simpson, a customary tenant of the said manor departed this life seised of one fourth part, the whole to be divided into 4 equal parts of one dwelling house one stable and one garden and one close called Browside with the appurtenances situate in the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 5½d leaving Edmund Simpson his only brother and heir at law. Now at this court came the said Edmund Simpson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Edmund Simpson tenant thereof to hold the same with the appurtenances to the use of the Edmund Simpson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 5½d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Edmund Simpson paid fine in hand as in the margin 9s 2ds] and he was admitted tenant

Kearton

At this court it was presented by the jury that James Lonsdale , a customary tenant of the said manor by virtue of a letter of attorney from Edmund Simpson a customary tenant of the said manor surrendered in open court into the hands of the Lord before his said steward according to the custom of the said manor two fourth parts the whole to be divided into 4 equal parts of one dwelling house one stable and one garden and one close called Browside with the appurtenances situate in the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 11d to the use of Thomas Simpson his heirs and successors forever according to the custom of the said manor. Now at this court came the said Thomas Simpson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Thomas Simpson tenant thereof to hold the same with the appurtenances to the use of the Thomas Simpson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 11d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Simpson paid fine in hand as in the margin [12s 4d] and he was admitted tenant

Healaugh and Muker Manor Court Book I

Low Row

At this court it was presented by the jury that Ralph Parke , a customary tenant of the said manor had surrendered in open court into the hands of the Lord before his said steward according to the custom of the said manor one dwelling house and stable with the appurtenances situate lying and being within the territories of Low Row the said manor of the ancient yearly fineable customary rent of ½d to the use of Margaret Brown her heirs and successors forever according to the custom of the said manor. Now at this court came the said Margaret Brown and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Margaret Brown tenant thereof to hold the same with the appurtenances to the use of the Margaret Brown 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 said yearly fineable rent of ½d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Margaret Brown paid fine in hand as in the margin [10d] and she was admitted tenant

Satron

At this court it was presented by the jury that Joseph Allen , a customary tenant of the said manor had on 19th June 1782 surrendered into the hands of the Lord before John Grime Bailiff in the presence of James Whitell and James Lonsdale two customary tenants according to the custom of the said manor one moiety or half part the whole into 2 equal parts to be divided of one dwelling house one stable and 2 gardens with the appurtenances situate lying and being within the territories of Satron in the said manor of the ancient yearly fineable customary rent of 2d to the use of Francis Allen his heirs and successors forever according to the custom of the said manor. Now at this court came the said Francis Allen and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Francis Allen tenant thereof to hold the same with the appurtenances to the use of the Francis Allen his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Francis Allen paid fine in hand as in the margin [3s 4d] and he was admitted tenant

Healaugh and Muker Manor Court Book I

Kearton

At this court it was presented by the jury that Thomas Simpson , a customary tenant of the said manor had on 31st October 1782 surrendered into the hands of the Lord before John Grime Bailiff in the presence of Robert Harker and James Clarkson two customary tenants according to the custom of the said manor one dwelling house and stable one garden and one close called Browside with the appurtenances situate lying and being within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 1s 10d to the use of James White his heirs and successors forever according to the custom of the said manor. Now at this court came the said James White and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James White tenant thereof to hold the same with the appurtenances to the use of the James White his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 10d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James White paid fine in hand as in the margin [£1 6s] and he was admitted tenant

Healaugh

At this court it was presented by the jury that Leonard Wensley , a customary tenant of the said manor had on 29th April 1782 surrendered into the hands of the Lord before John Grime Bailiff in the presence of Christopher Raine and John Galloway two customary tenants according to the custom of the said manor one dwelling house stable and a garth on the backside of the said stable with the appurtenances situate lying and being within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of ½d to the use of Edmund Lonsdale his heirs and successors forever according to the custom of the said manor. Now at this court came the said Edmund Lonsdale and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Edmund Lonsdale tenant thereof to hold the same with the appurtenances to the use of the Edmund Lonsdale his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of ½d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Edmund Lonsdale paid fine in hand as in the margin [10d] and he was admitted tenant

Healaugh and Muker Manor Court Book I

Low Row

At this court it was presented by the jury that Thomas Chapman , a customary tenant of the said manor had in open court surrendered into the hands of the Lord before his said steward according to the custom of the said manor one dwelling house and stable, one cart house and garden with the appurtenances situate lying and being within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 6d to the use of John Fryer his heirs and successors forever according to the custom of the said manor. Now at this court came the said John Fryer and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said John Fryer tenant thereof to hold the same with the appurtenances to the use of the John Fryer his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 6d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Fryer paid fine in hand as in the margin [10s] and he was admitted tenant

Low Row

At this court it was presented by the jury that Thomas Chapman , a customary tenant of the said manor had in open court surrendered into the hands of the Lord before his said steward according to the custom of the said manor one close called New Intack with a cowhouse thereon with the appurtenances situate lying and being within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1s stintable to the use of William Robson his heirs and successors forever according to the custom of the said manor. Now at this court came the said William Robson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said William Robson tenant thereof to hold the same with the appurtenances to the use of the William Robson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Robson paid fine in hand as in the margin [£1] and he was admitted tenant

Healaugh and Muker Manor Court Book I

Lodge Green

At this court it was presented by the jury that William Turner, a customary tenant of the said manor had on 27th August 1782 surrendered into the hands of the Lord before Thomas Heslop Gentleman, Steward according to the custom of the said manor one dwelling house called Peters House with the appurtenances situate lying and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 1d and also a parcel of ground called Intack situate lying and being at Lodge Green of the ancient fineable customary rent of 2d to the use of Richard Braithwaite his heirs and successors forever according to the custom of the said manor. Now at this court came the said Richard Braithwaite and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Richard Braithwaite tenant thereof to hold the same with the appurtenances to the use of the Richard Braithwaite his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Richard Braithwaite paid fine in hand as in the margin [5s 10d] and he was admitted tenant

Blaides

At this court it was presented by the jury that Sarah Sunter , a customary tenant of the said manor had on 2nd May 1782 surrendered into the hands of the Lord before John Grime Bailiff in the presence of Mark Raw and James Harker two customary tenants according to the custom of the said manor two dwelling houses and one stable one close or parcel of ground called Barff Intack containing by estimation 2 acres with the appurtenances situate lying and being within the territories of Blaides in the said manor of the ancient yearly fineable customary rent of 6d to the use of Thomas Pratt alias Harker his heirs and successors forever according to the custom of the said manor. Now at this court came the said Thomas Pratt alias Harker and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Thomas Pratt alias Harker tenant thereof to hold the same with the appurtenances to the use of the Thomas Pratt alias Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 6d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Pratt alias Harker paid fine in hand as in the margin [10s] and he was admitted tenant

Healaugh and Muker Manor Court Book I

Lodge Green

At this court it was presented by the jury that John Allen , a customary tenant of the said manor had on 2nd May 1782 surrendered into the hands of the Lord before John Grime Bailiff in the presence of Anthony Metcalfe and Francis Raw two customary tenants according to the custom of the said manor one close called Cow Close with a cowhouse thereon with the appurtenances situate lying and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 1s 7½d to the use of James Spensley his heirs and successors forever according to the custom of the said manor. Now at this court came the said James Spensley and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Spensley tenant thereof to hold the same with the appurtenances to the use of the James 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 said yearly fineable rent of 1s 7½d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Spensley paid fine in hand as in the margin [£1 12s 6d] and he was admitted tenant

Lodge Green

At this court it was presented by the jury that Joseph Peacock , a customary tenant of the said manor had surrendered in open court into the hands of the Lord before his said steward according to the custom of the said manor one dwelling with the appurtenances situate lying and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 1d to the use of Isabel Peacock her heirs and successors forever according to the custom of the said manor. Now at this court came the said Isabel Peacock and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Isabel Peacock tenant thereof to hold the same with the appurtenances to the use of the Isabel Peacock her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Isabel Peacock paid fine in hand as in the margin [1s] and she was admitted tenant

Healaugh and Muker Manor Court Book I

Reeth

At this court it was presented by the jury that James Alderson , a customary tenant of the said manor had on 21st March 1783 surrendered into the hands of the Lord before John Grime Bailiff in the presence of John Scott and James Whytell two customary tenants according to the custom of the said manor a moiety or half part of one dwelling house and one garth or garden on the backside with the appurtenances situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of ½d to the use of James Whytell his heirs and successors forever according to the custom of the said manor. Now at this court came the said James Whytell and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Whytell tenant thereof to hold the same with the appurtenances to the use of the James Whytell his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of ½d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Whytell paid fine in hand as in the margin [5d] and he was admitted tenant

Feetham

At this court it was presented by the jury that James Robinson , a customary tenant of the said manor had on 2nd July 1782 surrendered into the hands of the Lord before John Grime Bailiff in the presence of James Clarkson and George Raw two customary tenants according to the custom of the said manor one dwelling houses stable and garth with the appurtenances situate lying and being within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1d to the use of Ambrose Robinson his heirs and successors forever according to the custom of the said manor. Now at this court came the said Ambrose Robinson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Ambrose Robinson tenant thereof to hold the same with the appurtenances to the use of the Ambrose Robinson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Ambrose Robinson paid fine in hand as in the margin [1 s 8d] and he was admitted tenant

Healaugh and Muker Manor Court Book I

Sattron

At this court it was presented by the jury that James Calvert , a customary tenant of the said manor had on 15th May 1782 surrendered into the hands of the Lord before John Grime Bailiff in the presence of James Broderick and John Tregear two customary tenants according to the custom of the said manor one dwelling house one stable and a garden with the appurtenances situate lying and being within the territories of Sattron in the said manor of the ancient yearly fineable customary rent of 1d to the use of Elias Pedley his heirs and successors forever according to the custom of the said manor. Now at this court came the said Elias Pedley and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Elias Pedley tenant thereof to hold the same with the appurtenances to the use of the Elias Pedley his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Elias Pedley paid fine in hand as in the margin [1s 8d] and he was admitted tenant

Healaugh and Muker Manor Court Book I

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

The presentments of us whose names are hereunder written Jurors sworn to serve Thomas Smith Esquire Lord of the said Manor at the court baron and customary court held at Reeth in the aforesaid manor Tuesday 6th May 1783 before Thomas Heslop Gentleman Steward of the said manor do present as follows

We allow Rev Mr Longhorn to be admitted from William Peacock by surrender

We allow Rev Mr Horne to be admitted from William Prest and John Lonsdale by surrendert

We allow Mr Francis Winn to be admitted from William Turner by surrender

We allow George Kitson to be admitted from Robert Loftus by surrender

We allow the Mr Edmund Lonsdale to be admitted from Leonard Wensley by surrender

We allow Mr Ralph Parke to be admitted from William Turner by surrender

We allow Margaret Garth, heir of Ambrose Garth to be admitted in open court

We allow Francelina Bourne heir at law of James Bourne to be admitted in open court

We allow Mary Rouse heir at law of Mr Joseph Garth to be admitted in open court

We allow Godfrey Cayhill to be admitted from Margaret Cooper in open court

We allow Ann Cleminson to be admitted from Sarah Proctor in open court

We allow Thomas Simpson to be admitted from James Lonsdale by virtue of a letter of attorney from Bernard Simpson

We allow Edmund Simson to be admitted from Thomas Simpson son of Edmund Simpson by surrender

We allow James Calvert to be admitted from Elizabeth Gill, widow of Isaiah Gill and her son Isiah Gill in open court

We allow Ann Calvert to be admitted from Elizabeth Gill in open court

We allow Robert Harker to be admitted from Edmund Harker in open court

We allow James Broderick to be admitted in open court from Joseph Peacock of one close called Great Ealands situate in Gunnerside with 7d enhanced rent and non fineable and 1d fineable and not stintable.

We present Anthony Alderson for not hanging a gate betwixt Arkendale and Swaledale and do so fine him £1 if not made good before 1st May next

We present Robert Tenant for an incroachment [encroachment] upon the common or waste

We present George Birkbeck for an incroachment [encroachment] upon the common or waste

We present Anthony Alderson for an incroachment [encroachment] upon the common or waste

We present George Lonsdale for an incroachment [encroachment] upon the common or waste

We present Thomas Hird for an incroachment [encroachment] upon the common or waste

We present John Kirton, Matthew Wilson, Joseph Lonsdale, Leonard Rider, Thomas Harker, Thomas Johnson Esq, Agnes Rutter, Thomas Rutter, Thomas Simpson, Simon Harker, Mr Thomas Simpson, Ralph Kearton and John Coates and do fine the above persons 6d each for neglect of suit and services to this court.

Henry Alderson – foreman

James Whitell

Healaugh and Muker Manor Court Book I

Christopher Raine
James Spensley
Thomas Spensley
Joseph Peacock
Robert Hutchinson
William Woodward
Anthony Close
John Galloway
Adam Bird
[and John Fryer]

Healaugh and Muker Manor Court Book I

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

The Court Leet, Court Baron and Customary Court for Thomas Smith Esquire of Saint Martins lane London Lord of the said Manor held at Reeth Tuesday 6th May 1783 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury :

Henry Alderson – foreman

James Whitell

Christopher Raine

James Spensley

Thomas Spensley

Joseph Peacock

Robert Hutchinson

William Woodward

Anthony Close

John Galloway

Adam Bird

John Fryer

Reeth

At this court it was presented by the jury that William Peacock , a customary tenant of the said manor had on 13th April 1782 surrendered into the hands of the Lord before Thomas Heslop, Gentleman, Steward according to the custom of the said manor a parcel of ground called the Wastes of the said manor containing by estimation 14 yards in length and 10 yards in breadth and also all of that new erected messuage or tenement by him lately built thereon with the appurtenances situate in Reeth in the said manor of the ancient yearly fineable customary rent of 1d to the use of John Langhorne Clerk his heirs and successors forever according to the custom of the said manor. Now at this court came the said John Langhorne and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said John Langhorne tenant thereof to hold the same with the appurtenances to the use of the John Langhorne his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Langhorne paid fine in hand as in the margin [1s 3d] and he was admitted tenant

Healaugh and Muker Manor Court Book I

Reeth

At this court it was presented by the jury that William Prest and John Lonsdale by virtue of a latter of attorney from Henry Prest and Edward Prest 2 other customary tenants , t of the said manor had on 18th December 1782 surrendered into the hands of the Lord before Thomas Heslop Gentleman, Steward according to the custom of the said manor all of that parcel of ground called Little Crook with the appurtenances situate lying and being within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s 6d to the use of Reverend Richard Horne Clerk and his successor vicars of the parish and parish church of Downholme in the North Riding of the County of York for the time being forever according to the custom of the said manor. Now at this court came the said Richard Horne Clerk and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Richard Horne Clerk tenant thereof to hold the same with the appurtenances to the use of the Reverend Richard Horne his successor vicars of the parish of Downholme aforesaid forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 6d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Reverend Richard Horne paid fine in hand as in the margin [£1 2s 6d] and he was admitted tenant

Lodge Green

At this court it was presented by the jury that William Turner , a customary tenant of the said manor had on 30th November 1782 surrendered into the hands of the Lord before Thomas Heslop Gentleman, Steward according to the custom of the said manor one messuage or dwelling house one stable and coal house thereunto belonging in the occupation of Christopher Alton situate at Lodge Green in the said manor of the ancient yearly fineable customary rent of 1d and also one close called Barn Ing with a cowhouse thereon now divided into 2 closes formerly the estate of John Guy situate at Potting in the said manor of the ancient yearly fineable customary rent of 1s to the use of Francis Winn Gentleman his heirs and successors forever according to the custom of the said manor. Now at this court came the said Francis Winn and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Francis Winn tenant thereof to hold the same with the appurtenances to the use of the Francis Winn his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d and 1s, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Francis Winn paid fine in hand as in the margin [16s 3d] and he was admitted tenant

Healaugh and Muker Manor Court Book I

Lodge Green

At this court it was presented by the jury that Robert Lofthouse , a customary tenant of the said manor had on 30th April 1782 surrendered into the hands of the Lord before Thomas Heslop Gentleman, Steward according to the custom of the said manor one dwelling house and 2 stables with 2 rooms over the said stables and a parcel of ground called Gaudy Garth and a garden with the appurtenances situate lying and being at Lodge Green in the said manor of the ancient yearly fineable customary rent of 3d to the use of George Kitson his heirs and successors forever according to the custom of the said manor. Now at this court came the said George Kitson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said George Kitson tenant thereof to hold the same with the appurtenances to the use of the George Kitson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said George Kitson paid fine in hand as in the margin [3s 9d] and he was admitted tenant

Healaugh

At this court it was presented by the jury that Leonard Wensley , a customary tenant of the said manor had on 22nd April 1782 surrendered into the hands of the Lord before John Grime Bailiff in the presence of Christopher Raine and John Galloway 2 customary tenants according to the custom of the said manor one moiety or half part of one dwelling house and stable with the appurtenances situate lying and being within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 1d to the use of Edmund Lonsdale his heirs and successors forever according to the custom of the said manor. Now at this court came the said Edmund Lonsdale and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Edmund Lonsdale tenant thereof to hold the same with the appurtenances to the use of the Edmund Lonsdale his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Edmund Lonsdale paid fine in hand as in the margin [1s 3d] and he was admitted tenant

Healaugh and Muker Manor Court Book I

Lodge Green

At this court it was presented by the jury that William Turner, a customary tenant of the said manor had on 8th January 1783 surrendered into the hands of the Lord before Thomas Heslop Gentleman, Steward according to the custom of the said manor one dwelling house with a garth on the foreside thereof and a stable thereto belonging in the occupation of Dinah Turner Widow and one close called Captain West Close with a cowhouse at the head of it and another house at the bottom of it now used as a peat house and one close called Captain East Close with the appurtenances situate lying and being at Lodge Green in the said manor of the ancient yearly fineable customary rent of 6s 6d and one cattlegate with 2s 5½d stintable rent in Little Rowleth Pasture in Lodge Green to the use of Ralph Parke Gentleman his heirs and successors forever according to the custom of the said manor. Now at this court came the said Ralph Parke and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Ralph Parke tenant thereof to hold the same with the appurtenances to the use of the Ralph Parke his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 6s 6d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Ralph Parke paid fine in hand as in the margin [£4 17s 6d] and he was admitted tenant

Blaides

At this court it was presented by the jury that Ambrose Garth , a customary tenant of the said manor lately departed this life seised of the premises hereinafter mentioned leaving Margaret Garth his only daughter and heir at law.. Now at this court came the said Margaret Garth and prayed to be admitted tenant of one close called Guy Intack with 2 houses thereon with the appurtenances situate at Blaides in the said manor of the ancient yearly customable rent of 1s 8d and one close called Little Calfgarth with a cowhouse thereon and one close called East Calfgarth one close called Gill calfgarth, one close called West Calfgarth with the appurtenances situate at Blaides aforesaid of the ancient yearly fineable customary rent of 10s 7½d and therefore the Lord of the Manor by his said steward did accordingly admit the said Margaret Garth tenant thereof to hold the same with the appurtenances to the use of the Margaret Garth her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1s 8d and 10s 7½d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Margaret Garth paid fine in hand as in the margin [£9 4s 4½d] and she was admitted tenant

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Low Row

At this court it was presented by the jury that James Brown , a customary tenant of the said manor lately departed this life seised of the premises hereinafter mentioned leaving Francelina Benn his only daughter and heir at law.. Now at this court came the said Francelina Benn and prayed to be admitted tenant of one dwelling house one stable and garth, one close called Foaling, one close called Middle Foaling with a barn thereon with the appurtenances situate at Low Row in the said manor of the ancient yearly customable rent of 2s 11³/₄d and 7s 7¹/₄d enhanced rent and not fineable and therefore the Lord of the Manor by his said steward did accordingly admit the said Francelina Benn tenant thereof to hold the same with the appurtenances to the use of the Francelina Benn 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 said yearly fineable rent of 2s 11³/₄d and 7s 7¹/₄, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Francelina Benn paid fine in hand as in the margin [£2 9s 2d] and she was admitted tenant

Crackpot

At this court it was presented by the jury that Joseph Garth, a customary tenant of the said manor lately departed this life seised of the premises hereinafter mentioned leaving Mary Rouse his only daughter and heir at law.. Now at this court came the said Mary Rouse and prayed to be admitted tenant of one close called Ware Ing with a cowhouse thereon and one close called Broad Dale with the appurtenances situate at Crackpot in the said manor of the ancient yearly customable rent of 4s 11¹/₂ and 3s 4¹/₂d enhanced rent and not fineable and therefore the Lord of the Manor by his said steward did accordingly admit the said Mary Rouse tenant thereof to hold the same with the appurtenances to the use of the Mary Rouse 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 said yearly fineable rent of 4s 11¹/₂d and 3s 4¹/₂d , and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Mary Rouse paid fine in hand as in the margin [£3 4s 4¹/₂d] and she was admitted tenant

Lodge Green

At this court it was presented by the jury that Margaret Cooper , a customary tenant of the said manor surrendered in open court into the hands of the Lord before his said Steward according to the custom of the said manor one dwelling house with the appurtenances situate lying and being at Lodge Green in the said manor of the ancient yearly fineable customary rent of ½d and ½d enhanced rent and not fineable to the use of Godfrey Cahill his heirs and successors forever according to the custom of the said manor. Now at this court came the said Godfrey Cahill and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Godfrey Cahill tenant thereof to hold the same with the appurtenances to the use of the Godfrey Cahill his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of ½d and ½d enhanced rent and not fineable, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Godfrey Cahill paid fine in hand as in the margin [7¹/₂d] and he was admitted tenant

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Smarber

At this court it was presented by the jury that Sarah Sunter, a customary tenant of the said manor had on 13th July 1782 surrendered into the hands of the Lord before John Grime, Bailiff in the presence of John Parke and Ralph Parke 2 customary tenants according to the custom of the said manor one close called Barough Intack with a cowhouse thereon with the appurtenances situate lying and being at Smarber in the said manor of the ancient yearly fineable customary rent of 3d to the use of Ann Cleminson her heirs and successors forever according to the custom of the said manor. Now at this court came the said Ann Cleminson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Ann Cleminson tenant thereof to hold the same with the appurtenances to the use of the Ann Cleminson 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 said yearly fineable rent of 3d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Ann Cleminson paid fine in hand as in the margin [3s 9d] and she was admitted tenant

Potting and Wintering Garths

At this court it was presented by the jury that James Lonsdale by virtue of a letter of attorney from Bernard Simpson, a customary tenant of the said manor surrendered in open court into the hands of the Lord before his said Steward according to the custom of the said manor one fourth part, the whole into 4 equal parts to be divided of one messuage and tenement with the appurtenances situate lying and being within the territories of Potting and Wintering Garth in the said manor of the ancient yearly fineable customary rent of 3s ½d to the use of Thomas Simpson his heirs and successors forever according to the custom of the said manor. Now at this court came the said Thomas Simpson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Thomas Simpson tenant thereof to hold the same with the appurtenances to the use of the Thomas Simpson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3s ½d, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Simpson paid fine in hand as in the margin [£2 5s 7d] and he was admitted tenant

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Pottings and Wintering Garths

At this court it was presented by the jury that Thomas Simpson, son of Edmund Simpson, a customary tenant of the said manor had on 2nd November 1782 surrendered into the hands of the Lord before Thomas Heslop Gentleman, Steward according to the custom of the said manor one fourth part, the whole into 4 equal parts to be divided of one messuage and tenement with the appurtenances situate lying and being at Pottings and Wintering Garths in the said manor of the ancient yearly fineable customary rent of 3s ½d to the use of Thomas Simpson, son of James Simpson his heirs and successors forever according to the custom of the said manor. Now at this court came the said Thomas Simpson, son of James Simpson and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Thomas Simpson, son of James Simpson tenant thereof to hold the same with the appurtenances to the use of the Thomas Simpson, son of James Simpson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 3s½dd, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Simpson, son of James Simpson paid fine in hand as in the margin [£2 5s 7½d] and he was admitted tenant

Smarber

At this court it was presented by the jury that Elizabeth Gill widow and Isaac Gill son and heir, 2 customary tenants of the said manor had surrendered in open court into the hands of the Lord before his said Steward according to the custom of the said manor one dwelling house and 2 garths one close called High Close with the appurtenances situate lying and being within the territories of Smarber in the said manor of the ancient yearly fineable customary rent of 2s to the use of James Calvert his heirs and successors forever according to the custom of the said manor. Now at this court came the said James Calvert and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Calvert tenant thereof to hold the same with the appurtenances to the use of the James Calvert his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 2s, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Calvert paid fine in hand as in the margin [£1 18s 9d] and he was admitted tenant

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Smarber

At this court it was presented by the jury that Elizabeth Gill , a customary tenant of the said manor had surrendered in open court into the hands of the Lord before his said Steward according to the custom of the said manor one close called Low Close with a cowhouse thereon with the appurtenances situate lying and being within the territories of Smarber in the said manor of the ancient yearly fineable customary rent of 2s to the use of Ann Calvert her heirs and successors forever according to the custom of the said manor. Now at this court came the said Ann Calvert and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Ann Calvert tenant thereof to hold the same with the appurtenances to the use of the Ann Calvert 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 said yearly fineable rent of 2s, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Ann Calvert paid fine in hand as in the margin [£1 10s] and she was admitted tenant

Calverty Houses [Calvert Houses]

At this court it was presented by the jury that Edmund Harker , a customary tenant of the said manor had surrendered in open court into the hands of the Lord before his said Steward according to the custom of the said manor one moiety or half part, the whole into 2 equal parts to be divided of one parcel of ground called Lowery Garth with the appurtenances situate lying and being at Calverty Houses in the said manor of the ancient yearly fineable customary rent of $\frac{1}{2}d$ and $\frac{1}{2}d$ enhances rent and not fineable to the use of Robert Harker his heirs and successors forever according to the custom of the said manor. Now at this court came the said Robert Harker and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said Robert Harker tenant thereof to hold the same with the appurtenances to the use of the Robert Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of $\frac{1}{2}d$ and $\frac{1}{2}d$ enhanced rent and not fineable, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Robert Harker paid fine in hand as in the margin [7s 2d] and he was admitted tenant

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Gunnarside

At this court it was presented by the jury that Joseph Peacock, a customary tenant of the said manor had surrendered in open court into the hands of the Lord before his said Steward according to the custom of the said manor one close called Great Ealand with the appurtenances situate lying and being at Gunnarside in the said manor of the ancient yearly fineable customary rent of 1d not stintable and 7d enhanced rent and not fineable to the use of James Broderick his heirs and successors forever according to the custom of the said manor. Now at this court came the said James Broderick and prayed to be admitted tenant of the said premises and therefore the Lord of the Manor by his said steward did accordingly admit the said James Broderick tenant thereof to hold the same with the appurtenances to the use of the James Broderick his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said manor the said yearly fineable rent of 1d not stintable and 7d enhanced rent and not fineable, and doing and performing to the Lord of the Manor all such other duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Broderick paid fine in hand as in the margin [1s 3d] and he was admitted tenant

Manor of Muker in Swaledale in the county of York

The presentment of us whose names are hereunder written, jurors sworn to serve our sovereign lord the king and Thomas Smith Esquire, lord of the said manor at the Court Leet, Court Baron and Customary Court of the said manor held at Muker on and for the said manor on Wednesday 7 May 1783, we do present as follows:

Thwaite 1 – James Alderson to Edward Alderson by surrender of lands at Muker and Thwaite of the ancient rent of 8s 1 $\frac{3}{4}$ d.

Keld 2 – William Alderson from John Clarkson by surrender of a dwelling house and the appurtenances with a $\frac{1}{2}$ d rent.

Keld 3 – James Alderson from William Alderson of one cattle gate in Keld Pasture with a $\frac{1}{4}$ d rent.

Thorns 4 – James Alderson son and heir to George Alderson, in open court.

Keld 5 – George Alderson from Thomas Nelson of lands at Keld, with 1s 5 $\frac{3}{4}$ d, in open court.

Keld 6 – Hannah Alderson from Thomas Nelson of one parcel of land called Butt Close with 1s 9 $\frac{1}{2}$ d rent, in open court.

Thwaite 7 – John Harker from Edward Alderson of one dwelling house and appurtenances with 1 $\frac{1}{4}$ d rent, in open court.

Thwaite 8 – Thomas Kilburn from Ralph Peacock of a dwelling house at Thwaite with the appurtenances with 1d rent, in open court.

Manor of Muker in Swaledale in the County of York

The Court Leet, Court Baron and Customary Court of Thomas Smith of St Martin's Lane, London, Esquire, lord of the said manor, held at Muker in and for the said manor on Wednesday 7 May 1783 before Thomas Heslop, Gentleman, steward of the said manor.

The Names of the jury:

Mr James Clarkson, foreman,

Mr Richard Metcalfe

Mr Anthony Milner

Mr Christopher Alderson

Mr Thomas Kilburn

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Mr James Alderson
 Mr John Alderson
 Mr William Kearton
 Mr James Milner
 Mr Adam Alderson
 Mr James Calvert

Thwaite and Muker

At this court it was presented by the jury that James Alderson, a customary tenant of the said manor had on the 27th day of May 1782 surrendered into the hands of the lord of the said manor before John Grime, bailiff, in the presence of Christopher Peacock and James Grime, two customary tenants according to the custom of the said manor, one moiety or half part of three dwelling houses, two stables and three garths, one close called Old Ing, one close called Breckin Holme, one close called Intack, one close called New Piece, one close called Moor Close, one close called Well Close, with the appurtenances situate at Thwaite in the said manor at the ancient yearly fineable customary rent of 7s 2³/₄d, and one parcel of ground called Appletreethwaite situate at Muker in the said manor at the ancient yearly fineable customary rent of 11d, to the use of Edward Alderson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Edward Alderson and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Edward Alderson tenant of the said premises to hold the same with the appurtenances to and to the use of the said Edward Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 7s 2³/₄d and 11d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Edward Alderson paid fine in hand as in the margin [£8 2s 11d], and he was and is thereof accordingly admitted tenant.

Keld

At this court it was presented by the jury that John Clarkson, a customary tenant of the said manor had on the 2nd day of April 1783 surrendered into the hands of the lord of the said manor before John Grime, bailiff, in the presence of Anthony Milner and Elizabeth Grime, two customary tenants according to the custom of the said manor, one messuage or dwelling house, one stable and one garden with the appurtenances situate standing lying and being within the territories of Keld in the said manor of the ancient yearly fineable customary rent of ½d to the use of William Alderson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said William Alderson and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said William Alderson tenant of the said premises to hold the same with the appurtenances to and to the use of the said William Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of ½d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said William Alderson paid fine in hand as in the margin [10d], and he was and is thereof accordingly admitted tenant.

Keld

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At this court it was presented by the jury that William Alderson, a customary tenant of the said manor did surrender in open court into the hands of the lord of the said manor before his said steward according to the custom of the said manor, one cattle gate with a piece of ground called Island, in Keld Pasture, in the said manor of the ancient yearly fineable customary rent of $\frac{1}{4}d$ to the use of James Alderson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said James Alderson and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said James Alderson tenant of the said premises to hold the same with the appurtenances to and to the use of the said James Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of $\frac{1}{4}d$ and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said James Alderson paid fine in hand as in the margin [5d], and he was and is thereof accordingly admitted tenant.

Keld, Thorns and Angram

At this court it was presented by the jury that George Alderson, a customary tenant of the said manor, lately departed this life seized of the premises hereinafter mentioned leaving James Alderson his only son and heir. Now at this court came the said James Alderson and prayed to be admitted tenant of one moiety or half part of a messuage or firehouse and one garth with the appurtenances situate at Keld or Thorns in the said manor of the ancient yearly fineable customary rent of 1d, and of one fourth part or share of one firehouse and one garth with the appurtenances situate at Keld or Thorns aforesaid of the ancient yearly fineable customary rent of $\frac{1}{2}d$, and of one close called Jorden Close with a cow house thereon with the appurtenances situate at Keld or Thorns aforesaid of the ancient yearly fineable customary rent of 3s 3d, and of one close called West End Close situate at Angram in the said manor of the ancient yearly fineable customary rent of 1s 8d, and of four closes called Scarr Closes situate at Angram aforesaid of the ancient yearly fineable customary rent of 3s 10 $\frac{1}{2}d$, and therefore the lord of the said manor by his said steward did accordingly admit the said James Alderson tenant of the said premises to hold the same with the appurtenances to and to the use of the said James Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rents of 1d, $\frac{1}{2}d$, 3s 3d, 1s 8d, and 3s 10 $\frac{1}{2}d$, and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said James Alderson paid fine in hand as in the margin [1d], and he was and is thereof accordingly admitted tenant.

Keld

At this court it was presented by the jury that Thomas Nelson, a customary tenant of the said manor did surrender in open court into the hands of the lord of the said manor before his said steward according to the custom of the said manor, one close called House Close and one parcel of ground called Bank with the appurtenances situate lying and being at Keld in the said manor of the ancient yearly fineable customary rent of 1s 5 $\frac{3}{4}d$ to the use of George Alderson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said George Alderson and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said George Alderson tenant of the said premises to hold the same with the

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appurtenances to and to the use of the said George Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1s 5³/₄d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said George Alderson paid fine in hand as in the margin [£1 9s 7d], and he was and is thereof accordingly admitted tenant.

Keld

At this court it was presented by the jury that Thomas Nelson, a customary tenant of the said manor did surrender in open court into the hands of the lord of the said manor before his said steward according to the custom of the said manor, one close called Butt Close with a cow house thereon with the appurtenances situate at Keld in the said manor of the ancient yearly fineable customary rent of 1s 9¹/₂d to the use of Hannah Alderson her heirs and assigns forever according to the custom of the said manor. Now at this court came the said Hannah Alderson and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Hannah Alderson tenant of the said premises to hold the same with the appurtenances to and to the use of the said Hannah Alderson her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1s 9¹/₂d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Hannah Alderson paid fine in hand as in the margin [£1 15s 10d], and she was and is thereof accordingly admitted tenant.

Thwaite

At this court it was presented by the jury that Edward Alderson, a customary tenant of the said manor did surrender in open court into the hands of the lord of the said manor before his said steward according to the custom of the said manor, one dwelling house, one stable and one garth with the appurtenances situate lying and being at Thwaite in the said manor of the ancient yearly fineable customary rent of 1¹/₄d to the use of John Harker his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Harker and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said John Harker tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1¹/₄d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said John Harker paid fine in hand as in the margin [2s 1d], and he was and is thereof accordingly admitted tenant.

Thwaite

At this court it was presented by the jury that Ralph Peacock, a customary tenant of the said manor did surrender in open court into the hands of the lord of the said manor before his said steward according to the custom of the said manor, one dwelling house and one garth with the appurtenances situate lying and being at Thwaite in the said manor of the ancient yearly fineable customary rent of 1d to the use of Thomas Kilburn his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Thomas Kilburn and prayed to be admitted tenant of the said premises and therefore the

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lord of the said manor by his said steward did accordingly admit the said Thomas Kilburn tenant of the said premises to hold the same with the appurtenances to and to the use of the said Thomas 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 said yearly fineable customary rent of 1d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Thomas Kilburn paid fine in hand as in the margin [1s 8d], and he was and is thereof accordingly admitted tenant.

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

The presentment of us whose names are hereunder written, jurors sworn to serve Thomas Smith Esquire, lord of the said manor, at the Court Leet, Court Baron and Customary Court of the said manor held at Reeth by adjournment in and for the said manor on Monday the 2nd day of June 1783, we do present as follows:

We allow Christopher Whitelock to be admitted from Mr Thomas Elliott, by surrender.
We allow Mr George Burton to be admitted from James Hird, by surrender.

Henry Alderson, Foreman
James Clarkson
George Lonsdale
Thomas Spensley
James Spensley
Robert Hutchinson
Richard Braithwaite
George Birkbeck
Thomas Pratt
James Whitwell
Anthony Close
John Cleasby
John Galloway

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

The Court Leet, Court Baron and Customary Court of Thomas Smith of St Martin's Lane, London, Esquire, lord of the said manor, held at Reeth by adjournment in and for the said manor on Monday the 2nd day of June 1783, before Thomas Heslop. Gentleman, steward of the said manor.

The names of the jury
Mr Henry Alderson, Foreman,
Mr James Clarkson
Mr George Lonsdale
Mr Thomas Spensley
Mr James Spensley
Mr Robert Hutchinson
Mr Richard Braithwaite
Mr George Birkbeck
Mr Thomas Pratt
Mr James Whitwell
Mr Anthony Close
Mr John Cleasby
Mr John Galloway

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Fremington

At this court it was presented by the jury that Thomas Elliott the elder, Gentleman, a customary tenant of the said manor, had on the 31st day of October 1780 surrendered out of court into the hands of the lord of the said manor before his said steward according to the custom of the said manor one parcel of ground called Silleron Lands with the appurtenances containing about four acres situate lying and being at Fremington in the said manor of the ancient yearly fineable customary rent of 1s 9d to the use of Christopher Whitelock his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Christopher Whitelock and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Christopher Whitelock tenant of the said premises to hold the same with the appurtenances to and to the use of the said Christopher Whitelock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1s 9d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Christopher Whitelock paid fine in hand as in the margin [£1s 15s 0d], and he was and is thereof accordingly admitted tenant.

Healaugh

At this court it was presented to the jury that James Hird, a customary tenant of the said manor had on the 26th day of July 1782 surrendered out of court into the hands of the lord of the said manor before John Grime, Bailiff, in the presence of Thomas Birkbeck and Simon Coates, two customary tenants according to the custom of the said manor one parcel of ground called Stoney Close with the appurtenances situate lying and being within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 2s 6½d to the use of George Burton, Gentleman, his heirs and assigns forever according to the custom of the said manor. Now at this court came the said George Burton and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said George Burton tenant of the said premises to hold the same with the appurtenances to and to the use of the said George Burton his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said yearly fineable customary rent of 2s 6½d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said George Burton paid fine in hand as in the margin [£2 10s 10d], and he was and is thereof accordingly admitted tenant.

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

The Presentment of us whose names are hereunder written, jurors sworn to serve Thomas Smith Esq Lord of the said Manor at the Court Leet Court Baron and Customary Court of the said Manor, holden at Reeth by adjournment in and for the said Manor, on Monday 2nd June 1793, we do present as follows:

We allow Mr George Burton to be admitted from James Hird by surrender

Henry Alderson – foreman

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John Cleasby
George Lonsdale
Thomas Spensley
James Spensley
Robert Hutchinson
Richard Braithwaite
George Birkbeck
Thomas Pratt
James Whitell
Anthony Close
John Galloway

Manor of Healaugh New Land in Swaledale in the County of York
The Court Leet, Court Baron and Customary Court of Thomas Smith of Saint Martins Lane
London Esq Lord of the said Manor holden by adjournment of Reeth in and for the said
Manor on Monday 2nd June 1783 before Thomas Heslop Gentleman Steward of the said
Manor

The Names of the Jury

Mr Henry Alderson foreman
Mr John Cleasby
Mr George Lonsdale
Mr Thomas Spensley
Mr James Spensley
Mr Robert Hutchinson
Mr Anthony Close
Mr Richard Braithwaite
Mr George Birkbeck
Mr Thomas Pratt
Mr James Whitell
Mr John Galloway

Healaugh

At this Court it was presented by the Jury that James Hird a customary tenant of the said Manor had on the 26th July 1782 surrendered out of court into the hands of the Lord of the said Manor before John Grime Bailiff in the presence of Thomas Birkbeck and Simon Coates two customary tenants according to the custom of the said Manor one dwelling house one stable one coalhouse and one parcel of ground called Feather Raine with the appurtenances situate, lying and being within Healaugh in the said Manor of the ancient yearly fineable customary rent of 2s 3 ½ d to the use of George Burton his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said George Burton and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said George Burton tenant of the said premises to hold the same with the appurtenances to and to the use of the said George Burton his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 2s 3 ½ d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said George Burton paid fine in hand as in the margin [£1 14s 4½d]and he

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was and is therefore accordingly admitted tenant.

Manor of Muker In Swaledale in the County of York

The presentment of us whose names are hereunder written jurors sworn to serve our Sovereign Lord his King and Thomas Smith Esq Lord of the said Manor at the Court Leet Court Baron and Customary Court of the said Manor holden at Muker by adjournment, in and for the said Manor, Wednesday 4th June 1783 we do present as follows:

Muker – Thomas Beard Gentleman from Humphrey Sherrington of a dwelling house and appurtenances with 4d rent by surrender

Keld – Be it remembered that Thomas Harker, eldest son and heir of Simon Harker deceased, and Elizabeth Harker,

Widow and administration of the said deceased, came into Court, before us the Jurors whose names are underwritten and acknowledged to have redeemed of William Metcalfe, son and heir to John Metcalfe deceased the sum of £187 10s 6d, principal and interest and upon a surrender given by the said John Metcalfe in his life time, to the said Simon Harker deceased, and his admission thereon and by virtue thereof, to a messuage and tenement situate at Keld in the said Manor, subject to Indemption wrote under the admittance entered in the Court Book and prayed that the said William Metcalfe be admitted tenant of the said premises as son and heir of his said father John Metcalfe deceased under the rent of 3s 11d and we do present him accordingly.

Keld – Mr John Grime to be admitted from the above William Metcalfe of these premises aforesaid with 3s 11d rent in open court.

James Clarkson – foreman

Richard Metcalfe

Anthony Milner

Christopher Alderson

Thomas Kilburn

James Alderson

John Alderson

William Kearton

James Milner

Adam Alderson

Anthony Alderson

James Calvert

Manor of Muker In Swaledale in the County of York

The Court Leet, Court Baron and Customary Court of Thomas Smith of Saint Martins Lane London Esquire Lord of the said Manor holden by adjournment at Muker in and for the said Manor on Wednesday 4th June 1783 before Thomas Heslop Gentleman Steward of the said Manor

The names of the Jury

Mr James Clarkson – foreman

Mr Richard Metcalfe

Mr Anthony Milner

Mr Christopher Alderson

Mr Thomas Kilburn

Healaugh and Muker Manor Court Book I

Mr James Alderson
 Mr John Alderson
 Mr William Kearton
 Mr James Milner
 Mr Adam Alderson
 Mr Anthony Alderson
 Mr James Calvert

Muker

At this Court it was presented by the Jury that Humphrey Sherrington a customary tenant of the said Manor, had on 10th May 1784 surrendered out of court into the hands of the Lord of the said Manor before John Grime Bailiff in the presence of Elizabeth Grime and James Alderson two customary tenants according to the custom of the said manor one dwelling house one stable and garden with the appurtenances situate lying and being within the territories of Muker in the said Manor of the ancient yearly fineable customary rent of 4d to the use of Thomas Beard Gentleman his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Thomas Beard and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Thomas Beard tenant of the said premises to hold the same with the appurtenances to and to the use of the said Thomas Beard his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 4d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Beard paid fine in hand as in the margin [6s 8d] and he was and is therefore accordingly admitted tenant.

Keld

At this Court it was presented by the Jury that Thomas Harker eldest son and heir of Simon Harker deceased and Elizabeth Harker widow and administrators of the said deceased had surrendered in open court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor one messuage and tenement with the appurtenances situate standing lying and being within the territories of Keld in the said Manor of the ancient yearly fineable customary rent of 3s 11d to the use of William Metcalfe, only son and heir of John Metcalfe deceased his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said William Metcalfe and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said William Metcalfe tenant of the said premises to hold the same with the appurtenances to and to the use of the said William Metcalfe his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 3s 11d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Metcalfe paid fine in hand as in the margin [1d] and he was and is therefore accordingly admitted tenant.

Keld

At this Court it was presented by the Jury that William Metcalfe a customary tenant of the said Manor had surrendered in open court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor one dwelling house and one close called Low Close with a cow house thereon, one close called East Close with a

Healaugh and Muker Manor Court Book I

cowhouse thereon, one pasture called Long Bottom, one close called Intack, one other dwelling house called Whamp House, one close called Whamp with a cowhouse thereon, one Close called Burist House Close, one close called Little Holme now divided into two with eleven cattlegates in Great Steddill situate lying and being within the territories of Keld in the said Manor of the ancient yearly fineable customary rent of 3s 11d to the use of John Grime his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said John Grime and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said John Grime tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Grime his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 3s 11d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Grime paid fine in hand as in the margin [£3 18s 4d] and he was and is therefore accordingly admitted tenant.

Manor of Healaugh New Land in Swaledale in the County of York
The Court Leet, Court Baron and Customary Court of Thomas Smith of Saint Martins Lane London Esq Lord of the said Manor holden at Reeth in and for the said Manor on Monday 3rd May 1784 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury

Mr Henry Alderson foreman

Mr Anthony Close

Mr Thomas Spensley

Mr Joseph Peacock

Mr Christopher Raine

Mr John Galloway

Mr Thomas Pratt

Mr James Spensley

Mr James Clarkson

Mr Robert Hutchinson

Mr Adam Bird

Mr Christopher Whitelock

Lodge Green

At this Court it was presented by the Jury that Richard Lonsdale a customary tenant of the said Manor had on 1st May 1784 surrendered into the hands of the Lord of the said Manor before Thomas Heslop Gentleman Steward of the said Manor according to the custom of the said Manor one close called Winterfold with a cowhouse thereon with the appurtenances situate lying and being within the territories of Lodge Green in the said Manor of the ancient yearly fineable customary rent of 1s 9d to the use of John Lonsdale and Joseph Lonsdale their heirs and assigns forever according to the use of the said Manor. Now at this Court came the said John Lonsdale and Joseph Lonsdale and prayed to be admitted tenants of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said John Lonsdale and Joseph Lonsdale tenants of the said premises to hold the same with the appurtenances to and to the use of the said John Lonsdale and Joseph Lonsdale their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance,

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yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 1s 9d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Lonsdale and Joseph Lonsdale paid fine in hand as in the margin [£1 15s] and they were and are therefore accordingly admitted tenants.

Sattron

At this Court it was presented by the Jury that Francis Allen a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor one moiety or half part [the whole into two equal parts to be divided] of one dwelling house, one stable and two gardens with the appurtenances situate, standing lying and being within the territories of Sattron in the said Manor of the ancient yearly fineable customary rent of 2d to the use of James Coates his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said James Coates and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said James Coates tenant of the said premises to hold the same with the appurtenances to and to the use of the said James Coates his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 2d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Coates paid fine in hand as in the margin [3s 4d] and he was and is therefore accordingly admitted tenant.

Healaugh

At this Court it was presented by the Jury that Mary Alderson a customary tenant of the said Manor departed this life seised of one dwelling house, one stable and one garth with the appurtenances situate, standing lying and being within the territories of Healaugh in the said Manor of the ancient yearly fineable customary rent of 2 ½ d leaving Rachel Alderson her only sister and heir of law. Now at this Court came the said Rachel Alderson and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Rachel Alderson tenant of the said premises to hold the same with the appurtenances to and to the use of the said Rachel Alderson her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 2 ½ d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Rachel Alderson paid fine in hand as in the margin [4s 2d] and she was and is therefore accordingly admitted tenant.

Healaugh

At this Court it was presented by the Jury that Margaret Brown a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor [she the said Margaret being first solely and separately examined apart from her husband and freely and voluntarily consented thereto] the west end and or part of a dwelling house with the low east part of a stable adjoining thereto with the appurtenances situate within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of ½ d to the use of Thomas Wiseman, his heirs and assigns forever according to the Lord of the said manor. Now at this Court came the said Thomas Wiseman and prayed to be admitted

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tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Thomas Wiseman tenant of the said premises to hold the same with the appurtenances to and to the use of the said Thomas Wiseman his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of $\frac{1}{2}$ d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Wiseman paid fine in hand as in the margin [10d] and he was and is therefore accordingly admitted tenant.

Wintering Garths and Lodge Green

At this Court it was presented by the Jury that Thomas Metcalfe a customary tenant of the said Manor departed this life seised of dwelling house and stable one parcel of land called Cow Pasture one parcel of land called Shoregills one close called High Close one close called Low Close with a cowhouse thereon one close called Beck Ing one close called Bank and one parcel of land called Long Wood with the appurtenances situate, standing lying and being at Wintering Garths in the said Manor of the ancient yearly fineable customary rent of 10s 7d and of one dwelling house and stable situate at Lodge Green in the said manor of the ancient yearly fineable customary rent of $\frac{1}{2}$ d leaving Whorton Metcalfe and Thomas Metcalfe his two sons and co-heirs. Now at this Court came the said Whorton Metcalfe and prayed to be admitted tenant of a moiety or half part of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Whorton Metcalfe tenant of a moiety or half part of the said premises with the appurtenances to hold the same with the appurtenances to and to the use of the said Whorton Metcalfe his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 5s $3\frac{3}{4}$ d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Whorton Metcalfe paid fine in hand as in the margin [£5 6s 5d] and he was and is therefore accordingly admitted tenant.

Wintering Garths and Lodge Green

At this Court came Thomas Metcalfe the other son and co-heir of the said Thomas Metcalfe deceased and prayed to be admitted tenant of the other moiety or half part of the said last mentioned premises [one parcel of land called Cow Pasture one parcel of land called Shoregills one close called High Close one close called Low Close with a cowhouse] at the same rent and fine and therefore the Lord of the said Manor by his said steward did accordingly admit the said Thomas Metcalfe the son tenant of the said moiety or half part of the said premises at the same rent and fine.

Low Row

At this Court it was presented by the Jury that Joseph Sunter a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said steward according to the custom of the said Manor one close called Bracken Intack one close called Calf Close and one close called West Intack with the appurtenances situate lying and being within the territories of Low Row in the said Manor of the ancient yearly fineable customary rent of 5s 7d to the use of Richard Lakin his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Richard Lakin and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Richard Lakin tenant of the said premises to hold the same with the appurtenances to and to the use of the said Richard

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Lakin his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 5s 7d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Richard Lakin paid fine in hand as in the margin [£5 11s 8d] and he was and is therefore accordingly admitted tenant.

The Court Baron and Customary Court was adjourned to Monday 31st May instant at 10 o'clock in the forenoon to be holden at the usual place in and for the said Manor

Manor of Healaugh New Land in Swaledale in the County of York
The Court Leet, Court Baron and Customary Court of Thomas Smith of Saint Martins Lane London Esq Lord of the said Manor holden at Reeth in and for the said Manor on Tuesday 4th May 1794 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury

Mr Henry Alderson foreman
Mr James Spensley
Mr Christopher Raine
Mr George Raw
Mr Thomas Spensley
Mr Anthony Close
Mr John Galloway
Mr Joseph Peacock
Mr William Woodward
Mr Thomas Pratt
Mr Robert Hutchinson
Mr Adam Bird

Healaugh

At this Court it was presented by the Jury that Leonard Rider a customary tenant of the said Manor departed this life seized of one dwelling house one stable and one garth with the appurtenances situate, lying and being within the territories of Healaugh in the said Manor of the ancient yearly fineable customary rent of ½ d leaving Margaret Stockdale widow his only daughter and heir at law. Now at this Court came the said Margaret Stockdale and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Margaret Stockdale tenant of the said premises to hold the same with the appurtenances to and to the use of the said Margaret Stockdale her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of ½ d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Margaret Stockdale paid fine in hand as in the margin [7½ d]and she was and is therefore accordingly admitted tenant.

Healaugh

At this Court it was presented by the Jury that George Longstaffe a customary tenant of the said Manor departed this life seized of one dwelling house and stable and one coal house with the appurtenances situate lying and being within the territories of Healaugh in the said

Healaugh and Muker Manor Court Book I

Manor of the ancient yearly fineable customary rent of 1d leaving Thomas Longstaffe and John Longstaffe his two sons and co-heirs. Now at this Court came the said Thomas Longstaffe and prayed to be admitted tenant of an undivided moiety or half part of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Thomas Longstaffe tenant of one undivided moiety or half part of the said premises to hold the same to and to the use of the said Thomas Longstaffe his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of ½d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Thomas Longstaffe paid fine in hand as in the margin [7½ d] and he was and is therefore accordingly admitted tenant.

Healaugh

At this Court came John Longstaffe the other son and co-heir of the said George Longstaffe deceased and prayed to be admitted tenant of the other undivided moiety or half part of the said premises [of one dwelling house and stable and one coal house] at the said rent and fine and therefore the Lord of the said Manor by his said steward did accordingly admit the said John Longstaffe tenant of the said undivided moiety or half part of the said premises at the said rent and fine.

Lodge Green and Gunnerside

At this Court it was presented by the Jury that Richard Lonsdale a customary tenant of the said Manor had on the 1st May 1784 surrendered out of court into the hands of the Lord of the said Manor before Thomas Heslop Gentleman Steward of the said Manor according to the custom of the said Manor one dwelling house and stable, two garths one Close called New Close with a cowhouse thereon, and one dwelling house one Close called East Close one close called the Parrock one close called the Bank one other close called Drumble Mine another close called Michael Ing Head with a cowhouse thereon and another close called Scarr with a cowhouse thereon with the appurtenances situate, standing lying and being within the territories of Gunnerside and Lodge Green in the said Manor of the ancient yearly fineable customary rent of 8s 8d and 8s 7d enhanced rent and not fineable to hold the same with the appurtenances to and to the use of John Lonsdale and Joseph Lonsdale their heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said John Lonsdale and Joseph Lonsdale and prayed to be admitted tenants of the said premises and therefore the Lord of the said Manor did accordingly admit them tenants of the said premises to hold the same with the appurtenances to and to the use of the said John Lonsdale and Joseph Lonsdale their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly fineable customary rent of 8s 8d and 8s 7d enhanced rent and not fineable and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Lonsdale and Joseph Lonsdale paid fine in hand as in the margin [£6 10d] and they were and are therefore accordingly admitted tenants.

Healaugh

At this Court it was presented by the Jury that James Galloway a customary tenant of the said Manor had on the 20th March 1784 surrendered out of court into the hands of the Lord of the said Manor before John Grime Bailiff in the presence of James Lonsdale and Francis

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Galloway two customary tenants according to the custom of the said Manor one parcel of ground called Ellriddings with a garth thereon one dwelling house and parlour one stable and one other stable new built and one garth with the appurtenances situate at Healaugh in the said Manor of the ancient yearly fineable customary rent of 3s 6d to hold the same with the appurtenances to and to the use of James Galloway Junior his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said James Galloway and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said James Galloway Junior tenant of the said premises to hold the same with the appurtenances to and to the use of the said James Galloway Junior his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying to the Lord of the said Manor the said yearly fineable customary new rent of 3s 6d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Galloway Junior paid fine in hand as in the margin [£2 12s 6d] and he was and is therefore accordingly admitted tenant.

Healaugh

At this Court it was presented by the Jury that James Galloway a customary tenant of the said Manor had on the 20th March 1784 surrendered out of court into the hands of the Lord of the said Manor before John Grime Bailiff in the presence of James Lonsdale and Francis Galloway two customary tenants according to the custom of the said Manor one dwelling house, one stable one close called High Close and one close called Intack with the appurtenances situate at Healaugh in the said Manor of the ancient yearly fineable customary new rent of 3s to hold the same with the appurtenances to and to the use of Joseph Galloway his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Joseph Galloway and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Joseph Galloway tenant of the said premises to hold the same with the appurtenances to and to the use of the said Joseph Galloway his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying to the Lord of the said Manor the said yearly fineable customary new rent of 3s and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Joseph Galloway paid fine in hand as in the margin [£2 5s 0d] and he was and is therefore accordingly admitted tenant.

Healaugh

At this Court it was presented by the Jury that James Galloway a customary tenant of the said Manor had on the 20th March 1784 surrendered into the hands of the Lord of the said Manor before John Grime Bailiff in the presence of John Arundale and James Lonsdale two customary tenants according to the custom of the said Manor one close called Puddle with a cowhouse thereon with the appurtenances situate at Healaugh in the said Manor of the ancient yearly fineable customary new rent of 2s 1d to the use of Francis Galloway and Robert Galloway their heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Francis Galloway and Robert Galloway and prayed to be admitted tenants of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Francis Galloway and Robert Galloway tenants of the said premises to hold the same with the appurtenances to and to the use of the said Francis Galloway and Robert Galloway their heirs and assigns forever according to the

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custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying to the Lord of the said Manor the said yearly fineable customary new rent of 2s 1d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Francis Galloway and Robert Galloway paid fine in hand as in the margin [£1 11s 3d] and they were and are therefore accordingly admitted tenants.

Healaugh

At this Court it was presented by the Jury that Francis Galloway a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor one undivided moiety or half part of one close called Puddle with a cowhouse thereon with the appurtenances situate at Healaugh in the said Manor of the ancient yearly fineable customary new rent of 1s ½ d to the use of Robert Galloway his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Robert Galloway and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Robert Galloway tenant of the said premises to hold the same with the appurtenances to and to the use of the said Robert Galloway his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary new rent of 1s ½ d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Robert Galloway paid fine in hand as in the margin [15s 7 ½ d] and he was and is therefore accordingly admitted tenant.

Feetham

At this Court it was presented by the Jury that Richard Lonsdale a customary tenant of the said Manor had on the 10th May 1783 surrendered out of court into the hands of the Lord of the said Manor before Thomas Heslop Gentleman Steward thereof according to the custom of the said Manor one close of parcel of ground called Bottom Field with a new barn thereon adjoining the River Swale situate lying and being within the territories of Feetham in the said manor of the stintable rent in Feetham and Kearton pastures of 1s 5d to the use of John Scott his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said John Scott and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said John Scott tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Scott his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary new rent of 1s 5 d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Scott paid fine in hand as in the margin [£1 1s 3d] and he was and is therefore accordingly admitted tenant.

Lodge Green

At this Court it was presented by the Jury that Thomas Metcalfe a customary tenant of the said Manor departed this life seised of two closes called Stripes with a cowhouse thereon and one parcel of ground called Stripehill with the appurtenances situate at Lodge Green in the said Manor of the ancient yearly fineable customary new rent of 5s 2d leaving Whorton Metcalfe and Thomas Metcalfe his two sons and co-heirs. Now at this Court came the said

Healaugh and Muker Manor Court Book I

Whorton Metcalfe and prayed to be admitted tenant of one undivided moiety or half part of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Whorton Metcalfe tenant of an undivided moiety or half part of the said premises with the appurtenances to hold the same with the appurtenances to and to the use of the said Whorton Metcalfe his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary new rent of 2s 7d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Whorton Metcalfe paid fine in hand as in the margin [£1 18s 9d] and he was and is therefore accordingly admitted tenant.

Lodge Green

At this Court came Thomas Metcalfe the other son and co-heir of the said Thomas Metcalfe deceased and prayed to be admitted tenant of the other undivided moiety or half part of the said premises [two closes called Stripes with a cowhouse thereon and one parcel of ground called Stripehill] at the same rent and fine and therefore the Lord of the said Manor by his said steward did accordingly admit the said Thomas Metcalfe the son tenant of the said undivided moiety or half part of the said premises at the same rent and fine.

Manor of Muker in Swaledale in the County of York

The Court Leet, Court Baron and Customary Court of Thomas Smith of Saint Martins Lane London Esq Lord of the said Manor holden at Muker in and for the said Manor on Wednesday 5th May 1784 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury

Mr James Clarkson foreman
 Mr Richard Metcalfe
 Mr William Alderson
 Mr Anthony Milner
 Mr John Cleasby
 Mr James Tiplady
 Mr Christopher Alderson
 Mr Thomas Alderson
 Mr Christopher Peacock
 Mr George Alderson
 Mr James Calvert
 Mr John Milner

Muker

At this Court it was presented by the Jury that Thomas Whitfield a customary tenant of the said Manor did surrender on open court into the hands of the Lord of the said Manor before his said steward according to the said Manor one close called Hill Close and one close or parcel of ground called Stack with the appurtenances situate within the territories of Muker in the said Manor of the ancient yearly fineable customary rent of 2s 4d to the use of George Cottingham his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said George Cottingham and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said George Cottingham tenant of the said premises to hold the same with the appurtenances to and to the use of the said George Cottingham his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said

Healaugh and Muker Manor Court Book I

yearly fineable customary rent of 2s 4d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said George Cottingham paid fine in hand as in the margin [£2 6s 8d] and he was and is therefore accordingly admitted tenant.

Thwaite

At this Court it was presented by the Jury that John Calvert a customary tenant of the said Manor had on 7th May 1783 surrendered into the hands of the Lord of the said Manor before John Grime bailiff in the presence of Ralph Parke and Elizabeth Grime two customary tenants according to the custom of the said Manor one dwelling house stable and garth with one close called Sture with a cowhouse thereon with the appurtenances situate lying and being within the territories of Thwaite in the said Manor of the ancient yearly fineable customary rent of 3s 1d to the use of Simon Raw, his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Simon Raw and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Simon Raw tenant of the said premises to hold the same with the appurtenances to and to the use of the said Simon Raw his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 3s 1d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Simon Raw paid fine in hand as in the margin [£3 1s 8d] and he was and is therefore accordingly admitted tenant.

Muker

At this Court it was presented by the Jury that Elizabeth Close a customary tenant of the said Manor had on 22nd December 1783 surrendered into the hands of the Lord of the said Manor before John Grime bailiff in the presence of James Grime and William Moor two customary tenants according to the custom of the said Manor one close called Slack with a cowhouse thereon with the appurtenances situate lying and being within the territories of Muker in the said Manor of the ancient yearly fineable customary rent of 2s 4d to the use of William Close, his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said William Close and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said William Close tenant of the said premises to hold the same with the appurtenances to and to the use of the said William Close his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 2s 4d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Close paid fine in hand as in the margin [£1 3s 4d] and he was and is therefore accordingly admitted tenant.

Muker

At this Court it was presented by the Jury that Elizabeth Close a customary tenant of the said Manor had on 22nd December 1783 surrendered into the hands of the Lord of the said Manor before John Grime bailiff in the presence of James Grime and William Moor two customary tenants according to the custom of the said Manor one moiety or half part [the whole into two equal parts to be divided] of one close called Long Ing with a cowhouse thereon with the appurtenances situate lying and being at Muker in the said Manor of the

Healaugh and Muker Manor Court Book I

ancient yearly fineable customary rent of 2s 3³/₄ d to the use of Elizabeth Close the younger, her heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Elizabeth Close the Younger and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Elizabeth Close the Younger tenant of the said premises to hold the same with the appurtenances to and to the use of the said Elizabeth Close the younger 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 said yearly fineable customary rent of 2s 3³/₄ d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Elizabeth Close the younger paid fine in hand as in the margin [£1 2s 11d] and she was and is therefore accordingly admitted tenant.

Muker

At this Court it was presented by the Jury that James Grime and James Calvert had by virtue of a letter of attorney from Thomas Beard a customary tenant of the said Manor surrendered in open court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor all that messuage or dwelling house stable and garth with the appurtenances situate, lying and being within the territories of Muker in the said Manor in the occupation of Ruth Metcalfe and Robert Milner of the ancient yearly fineable customary rent of 4¹/₂ d

To the use of Richard Guy of Usher Gap house in the said manor his heirs and assigns forever, according to the custom of the said Manor. Now at this Court came the said Richard Guy and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Richard Guy tenant of the said premises to hold the same with the appurtenances to and to the use of the said Richard Guy his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 4 ¹/₂ d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Richard Guy paid fine in hand as in the margin [7s 6d] and he was and is therefore accordingly admitted tenant.

Keld

At this Court it was presented by the Jury that John Alderson a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor one moiety or half part of one dwelling house and of one closed called Tuhill one small garth one close called Ralphy Close one close called Myers one close called Hunter Greenhill one close called Hunter Greenhead with a cowhouse thereon four closes called Hoggberry hills, with a cowhouse thereon one close called Intack two calf garths and one close called Tarn Close with the appurtenances situate, lying and being within the territories of Keld in the said Manor of the ancient yearly fineable customary rent of 7s 2d to the use of William Alderson his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said William Alderson and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said William Alderson tenant of the said premises to hold the same with the appurtenances to and to the use of the said William Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance,

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yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 7s 2d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Alderson paid fine in hand as in the margin [£7 3s 4d] and he was and is therefore accordingly admitted tenant.

Thwaite, Muker and Kisdon

At this Court it was presented by the Jury that Ann Metcalfe widow a customary tenant of the said Manor had lately departed this life seised of one moiety or half part on one dwelling house two stables one close called Coe with a cowhouse thereon, one close called Parkin Close, one close called Piece, with the appurtenances situate at Thwaite in the said Manor of the ancient yearly fineable customary rent of 5s 8d and also of a moiety or half part of the premises hereafter mentioned [this is to say] four closes or parcels of ground called Long Closes with four cowhouses thereon, one close called Croft with a cowhouse thereon, one close called Short pott, one pasture called Wood, and one close called Long Ing with the appurtenances situate, lying and being within the territories of Muker and Kisdon in the said manor of the ancient yearly fineable customary rent of 7s 3d leading Christopher Metcalfe her only son and heir. Now at this Court came the said Christopher Metcalfe and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Christopher Metcalfe tenant of the said premises to hold the same with the appurtenances to and to the use of the said Christopher Metcalfe his heir and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 5s 8d and 7s 3d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Christopher Metcalfe paid fine in hand as in the margin [1d] and he was and is therefore accordingly admitted tenant.

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

The Presentment of us whose names are hereunder written jurors sworn to serve Thomas Smith Esquire Lord of the said Manor at the Court Baron and Customary Court holden at Reeth in and for the said Manor on Saturday 8th May 1784, we do present as follows:

We allow Mr John Lonsdale to be admitted from Mr Richard Lonsdale by surrender:

Henry Alderson – foreman
 George Raw
 Adam Bird
 Anthony Pratt
 George Lonsdale
 George Birkbeck
 Simon Peacock
 John Barker
 Richard Braithwaite
 James Broderick
 Christopher Raine
 Thomas Spensley

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

The Court Baron and Customary Court of Thomas Smith of Saint Martins Lane London Esq Lord of the said Manor holden at Reeth in and for the said Manor on Saturday 8th May

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1784 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury

Mr Henry Alderson foreman

Mr George Raw

Mr Adam Bird

Mr Anthony Pratt

Mr George Lonsdale

Mr George Birkbeck

Mr Simon Peacock

Mr John Barker

Mr Richard Braithwaite

Mr James Broderick

Mr Christopher Raine

Mr Thomas Spensley

Feetham

At this Court it was presented by the Jury that Richard Lonsdale a customary tenant of the said Manor had on the 7^h May 1784 surrendered out of court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor one close or parcel of ground called Little Holme with a cowhouse thereon situate lying and being within the territories of Feetham in the said manor of the ancient yearly fineable customary new rent of 1s 4d to the use of John Lonsdale his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said John Lonsdale and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said John Lonsdale tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Lonsdale his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary new rent of 1s 4d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Lonsdale paid fine in hand as in the margin [£1] and he was and is therefore accordingly admitted tenant.

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

The Court Baron and Customary Court of Thomas Smith of Saint Martins Lane London Esq Lord of the said Manor holden by adjournment at Reeth in and for the said Manor on Monday 31st May 1784 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury

Mr Ralph Parke foreman

Mr Richard Braithwaite

Mr Thomas Spensley

Mr Christopher Raine

Mr Joseph Harland

Mr John Galloway

Mr Adam Bird

Mr Francis Galloway

Mr Simon Peacock

Mr Henry Alderson

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Mr James Tiplady
Mr Anthony Close
Mr George Raw

Harkerside

At this Court it was presented by the Jury that Leonard Hartley Esquire a customary tenant of the said Manor lately departed this life seised of one close called Ellin Close, one close called Round Close and one close called East Close situate lying and being within the territories of Harkerside in the said Manor of the ancient yearly fineable customary rent of 5s 9 ½d leaving Leonard William Hartley his grandson and heir at law. Now at this Court came the said Leonard William Hartley and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Leonard William Hartley tenant of the said premises to hold the same with the appurtenances to and to the use of the said Leonard William Hartley his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 5s 9 ½d

and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Leonard William Hartley paid fine in hand as in the margin [£5 15s 10d] and he was and is therefore accordingly admitted tenant.

Feetham

At this Court it was presented by the Jury that Thomas Birkbeck a customary tenant of the said Manor had on 3rd June 1783 surrendered out of court into the hands of the Lord of the said Manor before John Grime bailiff and James Clarkson and James Spensley two customary tenants according to the custom of the said Manor the east end moiety or half part of one dwelling house consisting of one low room and one chamber over it with the appurtenances situate at Feetham in the said Manor of the ancient yearly fineable customary rent of ¼d stintable and ¼d not stintable to the use of John Harker his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said John Harker and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said John Harker tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly ancient fineable customary rent of ¼ d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Harker paid fine in hand as in the margin [10d] and he was and is therefore accordingly admitted tenant.

Gunnarside

At this Court it was presented by the Jury that James Bell a customary tenant of the said Manor had on 7th May 1783 surrendered out of court into the hands of the Lord of the said Manor before John Grime bailiff in the presence of Ralph Parke and James Broderick two customary tenants according to the custom of the said Manor one dwelling house and stable adjoining thereto, one garth or yard adjoining thereto and one coalhole on the back part of Charles Thompson's stable and piece of ground being in the Lords hand adjoining on the south upon Ralph Rutter's smithy with a house built thereupon called the Kiln, one dwelling house and one other dwelling house and stable with the appurtenances situate lying and being within the territories of Gunnarside in the said Manor of the ancient yearly

Healough and Muker Manor Court Book I

fineable customary rent of 3d to the use of James Tiplady his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said James Tiplady and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said James Tiplady tenant of the said premises to hold the same with the appurtenances to and to the use of the said James Tiplady his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said ancient yearly fineable customary rent of 3d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Tiplady paid fine in hand as in the margin [5s] and he was and is therefore accordingly admitted tenant.

Blaides

At this Court it was presented by the Jury that Thomas Pratt alias Harker a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor two dwelling houses, one stable and one close or parcel of ground called Barff Intack containing by estimation about two acres with the appurtenances situate lying and being within the territories of Blaides in the said Manor of the ancient yearly fineable customary rent of 6d to the use of Ralph Parke Gentleman his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Ralph Parke and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Ralph Parke tenant of the said premises to hold the same with the appurtenances to and to the use of the said Ralph Parke his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said ancient yearly fineable customary rent of 6d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Ralph Parke paid fine in hand as in the margin [10s] and he was and is therefore accordingly admitted tenant.

Wintering Garths

At this Court it was presented by the Jury that Dinah Turner widow a customary tenant of the said Manor had on 5th February 1783 surrendered out of court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor all that undivided third part [the whole into three equal parts to be divided] being the said Dinah Turner's dower or third part according to the custom of the said Manor of one dwelling house wherein Thomas Birkbeck and John Wagget now live, with one third part of the garth thereunto adjoining, and of one close called Little Intack, one close called High Close, and one close called Taylor Brow situate, standing lying and being within the territories of Wintering Garths in the said Manor and of two cattlegates and one third part of a cattlegate in Little Rowleth pasture with the appurtenances of the ancient yearly fineable customary rent of 5s 6d to the use of John Harker his heirs and assigns forever, according to the custom of the said Manor. Now at this Court came the said John Harker and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said John Harker tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Harker his heirs and assigns during the life of the said Dinah Turner according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying to the Lord of the said Manor one third part of the said ancient yearly fineable

Healaugh and Muker Manor Court Book I

customary rent of 5s 6d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Harker paid his entry and he was and is therefore accordingly admitted tenant redeemable on payment of £30 and interest.

Wintering Garths

At this Court it was presented by the Jury that John Harker a customary tenant of the said Manor did surrender in open court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor one third part of one dwelling house wherein Thomas Birkbeck and John Wagget now live with one third part of the garth thereunto adjoining , and of one close called Little Intack, one close called High Close, and one close called Taylor Brow situate, standing lying and being within the territories of Wintering Garths in the said Manor and of two cattlegates and one third part of a cattlegate in Little Rowleth pasture with the appurtenances of the ancient yearly fineable customary rent of 5s 6d to the use of Henry Alderson his heirs and assigns during the life of Dinah Turner widow, according to the custom of the said Manor. Now at this Court came the said Henry Alderson and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Henry Alderson tenant of the said premises to hold the same with the appurtenances to and to the use of the said Henry Alderson his heirs and assigns during the life of the said Dinah Turner according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying to the Lord of the said Manor one third part of the said ancient yearly fineable customary rent of 5s 6d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Henry Alderson paid his entry and he was and is thereof accordingly admitted tenant.

NB No fine is due on widows admittance of her Dower or Thirds

Wintering Garths

At this Court it was presented by the Jury that Thomas Birkbeck and Mary his wife had on 11th January 1783 surrendered out of court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor [she the said Mary being first solely and separately examined apart for her said husband by the said steward and freely and voluntarily consented thereto]one dwelling house wherein the said Thomas Birkbeck and John Wagget now live with half of the garth thereunto adjoining and one close called Little Intack, one close called High Close, and one close called Taylor Brow situate, lying and being within the territories of Wintering Garths in the said Manor and two cattlegates and one third part of a cattlegate in Little Rowleth pasture with the appurtenances of the ancient yearly fineable customary rent of 5s 6d to the use of Henry Alderson his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Henry Alderson and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Henry Alderson tenant of the said premises to hold the same with the appurtenances to and to the use of the said Henry Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying to the Lord of the said Manor one third part of the said yearly fineable customary rent of 5s 6d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Henry Alderson paid for his fine and entry as in the margin [£5 10s] and he was and is thereof accordingly admitted tenant.

Healaugh and Muker Manor Court Book I

Manor of Healaugh new land in Swaledale in the County of York

The Presentment of us whose names are hereunder written jurors sworn to serve Thomas Smith Esquire Lord of the said Manor at the Court Baron and Customary Court holden at Reeth by adjournment in and for the said Manor on Monday 31st May 1784, before Thomas Heslop Gentleman Steward of the said Manor we do present as follows:

Leonard William Hartley, grandson and heir of Leonard Hartley Esquire deceased
John Parke Gentleman from Robert Buckle in open court

The Names of the Jury

Mr Ralph Parke foreman
Mr Anthony Close
Mr Henry Alderson
Mr Simon Peacock
Mr John Galloway
Mr George Raw
Mr Thomas Pratt
Mr Robert Thompson
Mr Richard Braithwaite
Mr Christopher Raine
Mr Thomas Spensley
Mr Adam Bird

Manor of Healaugh new land in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith of Saint Martins Lane London Esq Lord of the said Manor holden by adjournment at Reeth in and for the said Manor on Monday 31st May 1784 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury

Mr Ralph Parke Foreman
Mr Anthony Close
Mr Henry Alderson
Mr Simon Peacock
Mr John Galloway
Mr George Raw
Mr Thomas Pratt
Mr Robert Thompson
Mr Richard Braithwaite
Mr Christopher Raine
Mr Thomas Spensley
Mr Adam Bird

Harkerside

At this Court it was presented by the Jury that Leonard Hartley Esquire a customary tenant of the said Manor lately departed this life seised of one close called East Brodells, one close called West Brodells at the west part of a field called Tails situate lying and being within the territories of Harkerside in the said manor of the ancient yearly fineable

Healaugh and Muker Manor Court Book I

customary new rent of 2s ½ d and 2s 3 ½ d enhanced rent and not fineable leaving Leonard William Hartley his grandson and heir in law. Now at this Court came the said Leonard William Hartley and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Leonard William Hartley tenant of the said premises to hold the same with the appurtenances to and to the use of the said Leonard William Hartley his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said ancient yearly fineable customary new rent of 2s ½ d and 2s 3 ½ d enhanced rent and not fineable and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Leonard William Hartley paid fine in hand as in the margin [£1 10s 7 ½ d] and he was and is therefore accordingly admitted tenant.

Low Row

At this Court it was presented by the Jury that Robert Buckle a customary tenant of the said Manor did surrender in open Court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor a blacksmith shop with a shed or lodge thereto adjoining situate at Low Row in the said manor of the ancient yearly fineable customary new rent of 1d to the use of John Parke Gentleman his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said John Parke and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said John Parke tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Parke his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said ancient yearly fineable customary new rent of 1d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Parke paid fine in hand as in the margin [1s 3d] and he was and is thereof accordingly admitted tenant.

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

The presentment of us whose names are hereunder written, jurors sworn to serve Thomas Smith Esquire, lord of the said manor, at the Court Baron and Customary Court of the said manor, held at Reeth in and for the said manor on Friday the 26th day of November 1784 before Thomas Heslop, Gentleman, steward of the said manor, and do present as follows.

John Pratt to be admitted from Richard Lonsdale by surrender.

George Raw to be admitted from Richard Lonsdale and Solomon Hodgson by surrender.

George Raw to be admitted from Richard Lonsdale by surrender.

John Raw to be admitted from John Lonsdale, Joseph Lonsdale and Richard Lonsdale by surrender.

The names of the jury

Mr Henry Alderson, Foreman

Mr John Barker

Mr Christopher Raine

Mr James Spensley

Mr James Whitwell

Mr Adam Bird

Healaugh and Muker Manor Court Book I

Mr George Birkbeck
Mr Thomas Birkbeck
Mr Christopher Whitelock
Mr Anthony Close
Mr Joseph Peacock
Mr George Lonsdale

Feetham

At this court it was presented by the jury that Richard Lonsdale, a customary tenant of the said manor had on the 10 May 1783 surrendered out of court into the hands of the lord of the said manor before his said steward according to the custom of the said manor one capital mansion house with a garth or garden on the backside and one garden on the foreside of the said mansion house and one house called the Brewhouse and one close called Cow Pasture with a cow house at the head, one dwelling house in the possession of John Coates, one stable adjoining, one close called Nick Jones [Joan's] Close with a cow house at the head, one close called Pick Hill, one close called Croft with a cow house at the head thereof, one close called Fothergill Close with a cow house thereon, and one dwelling house and stable, two garths and one close called Great Holme, and one house called Cosey House and garden adjoining George Raw's garden, and one house called Smithy with the appurtenances situate at Feetham in the said manor of the ancient yearly fineable customary rent of 14s 4½d to the use of Solomon Hodgson his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Solomon Hodgson and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Solomon Hodgson tenant of the said premises to hold the same with the appurtenances to and to the use of the said Solomon Hodgson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said ancient yearly fineable customary rent of 14s 4½d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Solomon Hodgson paid fine in hand as in the margin [£14 7s 6d] and he was and is thereof accordingly admitted tenant.

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

The presentment of us whose names are hereunder written, jurors sworn to serve Thomas Smith Esquire, lord of the said manor, at the Court Baron and Customary Court of the said manor, held at Reeth in and for the said manor on Friday the 26th day of November 1784 before Thomas Heslop, Gentleman, steward of the said manor, and do present as follows.

John Pratt to be admitted from Richard Lonsdale by surrender.

George Raw to be admitted from Richard Lonsdale and Solomon Hodgson by surrender.

George Raw to be admitted from Richard Lonsdale by surrender.

John Raw to be admitted from John Lonsdale, Joseph Lonsdale and Richard Lonsdale by surrender.

The names of the jury

Mr Henry Alderson, Foreman

Mr John Barker

Mr Christopher Raine

Mr James Spensley

Mr James Whitwell

Healaugh and Muker Manor Court Book I

Mr Adam Bird
Mr George Birkbeck
Mr Thomas Birkbeck
Mr Christopher Whitelock
Mr Anthony Close
Mr Joseph Peacock
Mr George Lonsdale

Manor of Healaugh Old Land in Swaledale in the county of York
The Court Baron and Customary Court of Thomas Smith of St Martin's Lane, London, Esquire, lord of the said manor, held at Reeth in and for the said manor on Friday the 26th day of November 1784 before Thomas Heslop, Gentleman, steward of the said manor.

The names of the jury
Mr Henry Alderson, Foreman
Mr John Barker
Mr Christopher Raine
Mr James Spensley
Mr James Whitwell
Mr Adam Bird
Mr George Birkbeck
Mr Thomas Birkbeck
Mr Christopher Whitelock
Mr Anthony Close
Mr Joseph Peacock
Mr George Lonsdale

Feetham

At this court it was presented by the jury that Richard Lonsdale, a customary tenant of the said manor had on 31 January 1784 surrendered out of court into the hands of the lord of the said manor before his said steward according to the custom of the said manor one field called Ox Ing with a barn thereon and one field called Intack with the appurtenances situate lying and being at Feetham in the said manor of the ancient yearly fineable customary rent of 4s 2d to the use of John Pratt his heirs and assigns according to the custom of the said manor. Now at this court came the said John Pratt and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said John Pratt tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Pratt his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said ancient yearly fineable customary rent of 4s 2d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said John Pratt paid fine in hand as in the margin [£4 3s 4d] and he was and is thereof accordingly admitted tenant. Subject nevertheless to the redemption of the said Richard Lonsdale on payment of the sum of £150 and interest to the said John Pratt, his executor, administrators or assigns.

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Feetham

At this court it was presented by the jury that Richard Lonsdale and Solomon Hodgson, customary tenants of the said manor, had on 23 November 1784 surrendered out of court into the hands of the lord of the said manor before his said steward according to the custom of the said manor one capital mansion house with a garth or garden on the backside and one garden on the foreside of the said mansion house and one house called the Brewhouse and one close called Cow Pasture with a cow house at the head, one dwelling house in the possession of John Coates, one stable adjoining, one close called Nick Jones [Joan's] Close with a cow house at the head, one close called Pick Hill, one close called Croft with a cow house at the head thereof, one close called Fothergill Close with a cow house thereon, and one dwelling house and stable, two garths and one close called Great Holme, and one house called Cosey House and garden adjoining George Raw's garden, and one house called Smithy with the appurtenances situate at Feetham in the said manor of the ancient yearly fineable customary rent of 14s 4½d to the use of George Raw his heirs and assigns forever according to the custom of the said manor. Now at this court came the said George Raw and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said George Raw tenant of the said premises to hold the same with the appurtenances to and to the use of the said George Raw his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said ancient yearly fineable customary rent of 14s 4½d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said George Raw paid fine in hand as in the margin [£14 7s 6d] and he was and is thereof accordingly admitted tenant.

Blaides [Blades] and Low Row

At this court it was presented by the jury that Richard Lonsdale, a customary tenant of the said manor, had on 24 November 1784 surrendered out of court into the hands of the lord of the said manor before his said steward according to the custom of the said manor one half part or moiety, the whole into two equal parts to be divided, of a pasture gate or beast gate in a common stinted pasture called Low Row Pasture with the appurtenances situate lying and being within the territories of Blaides [Blades] and Low Row in the said manor of the ancient yearly fineable customary rent of 1s to the use of George Raw his heirs and assigns forever according to the custom of the said manor. Now at this court came the said George Raw and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said George Raw tenant of the said premises to hold the same with the appurtenances to and to the use of the said George Raw his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said ancient yearly fineable customary rent of 1s and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said George Raw paid fine in hand as in the margin [£1] and he was and is thereof accordingly admitted tenant.

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Lodge Green

At this court it was presented by the jury that John Lonsdale, Joseph Lonsdale and Richard Lonsdale customary tenants of the said manor had on 23 November 1784 surrendered out of court into the hands of the lord of the said manor before his said steward according to the custom of the said manor one close called Winter Fold with a cow house thereon with the appurtenances situate standing lying and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 1s 9d to the use of John Raw his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Raw and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said John Raw tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Raw his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said ancient yearly fineable customary rent of 1s 9d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said John Raw paid fine in hand as in the margin [£1 15s 0d] and he was and is thereof accordingly admitted tenant.

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

The presentment of us whose names are hereunder written, jurors sworn to serve Thomas Smith Esquire, lord of the said manor, at the Court Baron and Customary Court of the said manor, held at Reeth in and for the said manor on Friday the 26th day of November 1784 before Thomas Heslop, Gentleman, steward of the said manor, and do present as follows.

Joseph Lonsdale to be admitted from Ralph Parke by surrender.

George Raw to be admitted from Richard Lonsdale and John Scott by surrender.

George Raw to be admitted from John Lonsdale in open court.

John Raw to be admitted from John Lonsdale, Joseph Lonsdale and Richard Lonsdale by surrender.

The names of the jury

Mr Henry Alderson, Foreman

Mr John Barker

Mr James Spensley

Mr Christopher Raine

Mr James Whitwell

Mr Adam Bird

Mr George Birkbeck

Mr Thomas Birkbeck

Mr Christopher Whitelock

Mr Anthony Close

Mr Joseph Peacock

Mr George Lonsdale

Healaugh and Muker Manor Court Book I

Manor of Healaugh New Land in Swaledale in the county of York
The Court Baron and Customary Court of Thomas Smith of St Martin's Lane, London, Esquire, lord of the said manor, held at Reeth in and for the said manor on Friday the 26th day of November 1784 before Thomas Heslop, Gentleman, steward of the said manor.

The names of the jury

Mr Henry Alderson, Foreman

Mr John Barker

Mr James Spensley

Mr Christopher Raine

Mr James Whitwell

Mr Adam Bird

Mr George Birkbeck

Mr Thomas Birkbeck

Mr Christopher Whitelock

Mr Anthony Close

Mr Joseph Peacock

Mr George Lonsdale

Lodge Green

At this court it was presented that Ralph Parke a customary tenant had on 9 June 1784 surrendered into the hands of the lord of the said manor before John Grime, bailiff in the presence of James Clarkson and Robert Harker, two customary tenants according to the custom of the said manor, one dwelling house with a garth on the foreshore and a stable thereunto belonging in the occupation of Dinah Turner, widow, with the appurtenances situate lying and being within the territories of Lodge Green in the said manor of the ancient yearly fineable customary new rent of 3d but not stintable to the use of Joseph Lonsdale his heirs and assigns forever according to the custom of the said manor. Now at this court came the said Joseph Lonsdale and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said Joseph Lonsdale tenant of the said premises to hold the same with the appurtenances to and to the use of the said Joseph Lonsdale his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said ancient yearly fineable customary rent of 3d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said Joseph Lonsdale paid fine in hand as in the margin [3s 9d] and he was and is thereof accordingly admitted tenant.

Feetham

At this court it was presented by the jury that Richard Lonsdale and John Scott customary tenants had on 24 November 1784 surrendered into the hands of the lord of the said manor to his said steward according to the custom of the said manor one close or parcel of ground called Bottom Field with a new barn thereon adjoining on the River Swale all which said premises are situate lying and being within the territories of Feetham in the said manor of the stintable rent in Feetham and Kearton Pastures of 1s 2d to the use of George Raw his heirs and assigns forever according to the custom of the said manor. Now at this court came the said George Raw and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said George Raw tenant of the said premises to hold the same with the appurtenances to and to the use of the said George Raw his heirs and assigns forever according to the custom of the

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said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said ancient yearly fineable customary new rent of 1s 5d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said George Raw paid fine in hand as in the margin [£1 1s 3d] and he was and is thereof accordingly admitted tenant.

Feetham

At this court it was presented by the jury that John Lonsdale customary tenant had surrendered in open court into the hands of the lord of the said manor before his said steward according to the custom of the said manor one close or parcel of ground called Little Holme with a cow house thereon situate lying and being within the territories of Feetham in the said manor of the ancient yearly fineable customary new rent of 1s 4d to the use of George Raw his heirs and assigns forever according to the custom of the said manor. Now at this court came the said George Raw and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said George Raw tenant of the said premises to hold the same with the appurtenances to and to the use of the said George Raw his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said ancient yearly fineable customary new rent of 1s 4d and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said George Raw paid fine in hand as in the margin [£1] and he was and is thereof accordingly admitted tenant.

Gunnarside and Lodge Green

At this court it was presented by the jury that John Lonsdale, Joseph Lonsdale and Richard Lonsdale customary tenants had on 23 November 1784 surrendered into the hands of the lord of the said manor before his said steward according to the custom of the said manor one dwelling house and stable, two garths, one close called New Close with a cow house thereon, and one dwelling house, one close called East Close, one close called Parrock, one close called The Bank, and other close called Drumble Mire, another close called Michael Ing Head with a cow house thereon, and another close called Scarr with a cow house thereon with the appurtenances situate standing lying and being within the territories of Gunnarside and Lodge Green in the said manor of the of the ancient yearly fineable customary new rent of 8s 8d and 8s 7d enhanced rent and not fineable to the use of John Raw his heirs and assigns forever according to the custom of the said manor. Now at this court came the said John Raw and prayed to be admitted tenant of the said premises and therefore the lord of the said manor by his said steward did accordingly admit the said John Raw tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Raw his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the said ancient yearly fineable customary new rent of 8s 8d and 8s 7d enhanced rent and not fineable and doing paying and performing to the lord of the said manor all such other rents duties fines and services due and of right accustomed for and in respect of the premises and not otherwise for which the said John Raw paid fine in hand as in the margin [£6 10s 0d] and he was and is thereof accordingly admitted tenant.

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

The Presentment of us whose names are hereunder written jurors sworn to serve our Sovereign Lord the King and Thomas Smith Esquire Lord of the said Manor at the Court Leet, Court Baron and Customary Court of the said Manor holden at Reeth in and for the said Manor on Monday 2nd May 1785 we do present as follows:

We allow William and Thomas Spedding heirs at law to Thomas Spedding late of Low Grange deceased to be admitted in open court

We allow William Richardson son of Joseph Richardson now supposed to be in America to be admitted from Ann Lonsdale in open court

We allow James Broderick to be admitted from Thomas Metcalfe by surrender

We allow John Harland to be admitted from John Whitell in open court

We allow Hannah Allon to be admitted from her husband John Allon by surrender

We allow John Roper and Christopher Roper to be admitted from Mr Edward Elliott of one close called Brown Close

With 3 ³/₄ annual Lords rent in open court

We allow Alun Bowes to be admitted from Elizabeth Crompton by surrender

We allow Simon Peacock to be admitted from Edward Elliott of one close called Millgarth with 9d Lord rent [to hang the gate at Mill Loaning Head as has been before time accustomed] in open court

Henry Alderson - foreman

Anthony Close

James Clarkson

Thomas Spensley

Christopher Raine

George Lonsdale

Joseph Peacock

Christopher Whitelock

Robert Hutchinson

James Spensley

George Raw

John Galloway

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

The Court Leet Court Baron and Customary Court of Thomas Smith of Saint Martins Lane London Esq Lord of the said Manor holden at Reeth in and for the said Manor on Monday 2nd May 1785 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury

Mr Henry Alderson foreman

Mr Anthony Close

Mr James Clarkson

Mr Thomas Spensley

Mr Christopher Raine

Mr George Lonsdale

Mr Joseph Peacock

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Mr Christopher Whitelock
 Mr Robert Hutchinson
 Mr James Spensley
 Mr George Raw
 Mr John Galloway

Harkerside

At this Court it was presented by the Jury that Thomas Spedding a customary tenant of the said Manor had lately departed this life seised of one dwelling house and garth, one close called Shillen Close, one close called Intack and one close called Parrock with a cowhouse thereon with the appurtenances situate at Harkerside in the said Manor of the ancient yearly fineable customary rent of 3s 5d leaving William Spedding and Thomas Spedding his two sons and coheirs . Now at this Court came the said William Spedding and prayed to be admitted tenant of a moiety of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said William Spedding tenant of a moiety of the said premises with the appurtenances to hold the same with the appurtenances to and to the use of the said William Spedding his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly fineable rent of 1s 8 ½d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Spedding paid fine in hand as in the margin [£1 14s 2d] and he was and is thereof accordingly admitted tenant.

Harkerside

At this Court came Thomas Spedding the other son and co-heir of the said Thomas Spedding deceased and prayed to be admitted tenant of the other moiety of the said last mentioned premises [one dwelling house and garth, one close called Shillen Close, one close called Intack and one close called Parrock with a cowhouse thereon] at the same rent and fine and therefore the Lord of the said Manor by his said steward did accordingly admit the said Thomas Spedding the son tenant of the said moiety of the said premises at the same rent and fine.

Sattron

At this Court it was presented by the Jury that Thomas Metcalfe a customary tenant of the said Manor had on 29th November 1784 surrendered out of court into the hands of the Lord of the said Manor before John Grime bailiff in the presence of James Clarkson and Robert Harker two customary tenants according to the custom of the said Manor three parcels of land being the south part of one close called Wharton Close with a cowhouse thereon with two cattlegates in Sattron pasture also one dwelling house, stable and garden with the appurtenances situate lying and being within the territories of Sattron in the said Manor of the ancient yearly fineable customary rent of 2s to the use of James Broderick his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said James Broderick and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said James Broderick tenant of the said premises to hold the same with the appurtenances to and to the use of the said James Broderick his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 2s and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Broderick paid fine in hand as in the margin [£2] and he was and

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is thereof accordingly admitted tenant.

Reeth

At this Court it was presented by the Jury that Edward Elliott a customary tenant of the said Manor had surrendered in open court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor one close Brown Close with the appurtenances situate at Reeth in the said Manor of the ancient yearly fineable customary rent of 3 ³/₄d to the use of John Roper and Christopher Roper their heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said John Roper and Christopher Roper and prayed to be admitted tenants of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said John Roper and Christopher Roper tenants of the said premises to hold the same with the appurtenances to and to the use of the said John Roper and Christopher Roper their heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 3 ³/₄d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Roper and Christopher Roper paid fine in hand as in the margin [6s 3d] and they were and are thereof accordingly admitted tenants.

Gunnarside

At this Court it was presented by the Jury that John Allon a customary tenant of the said Manor had surrendered out of court into the hands of the Lord of the said Manor before John Grime Bailiff in the presence of James Spensley and William Allon two customary tenants according to the custom of the said Manor one dwelling house and stable adjoining and one other stable at Dikeheads adjoining Elizabeth Turner's cowhouse with the appurtenances situate lying and being within the territories of Gunnarside in the said Manor of the ancient yearly fineable customary rent of 1d stirtable in Little Rowleth to the use of Hannah Allon wife of the said John Allon her heirs and assigns forever, according to the custom of the said Manor. Now at this Court came the said Hannah Allon and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Hannah Allon tenant of the said premises to hold the same with the appurtenances to and to the use of the said Hannah Allon her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying to the Lord of the said Manor the said yearly fineable customary rent of 1d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Hannah Allon paid fine in hand as in the margin [1s 8d] and she was and is thereof accordingly admitted tenant.

Reeth

At this Court it was presented by the Jury that John Whitell a customary tenant of the said Manor had surrendered in open court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor one moiety or half part of one close called Lime Crofts with a bank above it and a cowhouse thereon situate at Reeth in the said Manor of the ancient yearly fineable customary rent of 9 ³/₄d to the use of John Harland his heirs and assigns forever according to the custom of the said Manor. Now at

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this Court came the said John Harland and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said John Harland tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Harland his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying therefore to the Lord of the said Manor the said yearly fineable customary rent of 9 $\frac{3}{4}$ d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Harland paid fine in hand as in the margin [16s 3d] and he was and is thereof accordingly admitted tenant.

Healaugh

At this Court it was presented by the Jury that Ann Lonsdale, a customary tenant had surrendered in open court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor one close called East Bottom, one close called West Bottom, one close called Cow Close and one close called Hill End with the appurtenances situate at Healaugh in the said Manor of the ancient yearly fineable customary rent of 3s to the use of William Richardson son of Joseph Richardson his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said William Richardson and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said William Richardson tenant of the said premises to hold the same with the appurtenances to and to the use of the said William Richardson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying therefore to the Lord of the said Manor the said yearly fineable customary rent of 3s and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said William Richardson paid fine in hand as in the margin [£3] and he was and is thereof accordingly admitted tenant.

Reeth

At this Court it was presented by the Jury that Edward Elliott, a customary tenant of the said Manor had surrendered in open court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor one close called Millgarth with the appurtenances situate at Reeth in the said Manor of the ancient yearly fineable customary rent of 9d and provide and hang a gate at Mill Lane Head forever to the use of Simon Peacock his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Simon Peacock and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Simon Peacock tenant of the said premises to hold the same with the appurtenances to and to the use of the said Simon Peacock his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying therefore to the Lord of the said Manor the said yearly fineable customary rent of 9d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Simon Peacock paid fine in hand as in the margin [15s] and he was and is thereof accordingly admitted tenant.

Healaugh and Muker Manor Court Book I

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

The Presentment of us whose names are hereunder written jurors sworn to serve our Sovereign Lord the King and Thomas Smith Esquire Lord of the said Manor at the Court Leet, Court Baron and Customary Court of the said Manor holden at Reeth in and for the said Manor on Tuesday 3rd May 1785 we do present as follows:

We allow Joshua Richardson son of Joseph Richardson supposed to be in America to be admitted in open court from Ann Lonsdale of one dwelling house one stable and a garden and one close called Croft and one parcel of ground called Pott Hill with the appurtenances thereto belonging

We allow John Harland to be admitted from Mr Edward Elliott in open court

We allow James Peacock to be admitted from Ann Robinson in open court

We allow Francis Raw to be admitted from Joseph Brunskill and Elizabeth Brunskill by virtue of a surrender

We allow John Scott to be admitted from Elizabeth Crompton and Ann Bowes by virtue of a surrender

We allow James Slatham to be admitted as heir at law of Joseph Slatham deceased in open court

We present William Peacock for an incroachment on the backside of his house upon the common or waste

We present William Batty for a nuisance upon the town street of Healaugh and do fine him 5s if the same is not removed on or before the 17th instant. May

We present Anthony Alderson for not hanging a gate between Harkendale and Swaledale and do fine him £1 18s if not made good on or before the 21st May instant

Anthony Close - foreman

James Spensley

Christopher Raine

George Spence

James Whitell

Thomas Spensley

George Lonsdale

Joseph Peacock

Christopher Whitelock

Thomas Pratt

Robert Hutchinson

William Woodward

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

The Court Leet Court Baron and Customary Court of Thomas Smith of Saint Martins Lane London Esq Lord of the said Manor holden at Reeth in and for the said Manor Tuesday 3rd May 1785 before Thomas Heslop Gentleman Steward of the said Manor

The Names of the Jury

Anthony Close - foreman

James Spensley

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Christopher Raine
 George Spence
 James Whitell
 Thomas Spensley
 George Lonsdale
 Joseph Peacock
 Christopher Whitelock
 Thomas Pratt
 Robert Hutchinson
 William Woodward

Healaugh

At this Court it was presented by the Jury that Ann Lonsdale, a customary tenant of the said Manor had surrendered in open court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor one dwelling house, one stable one garden, one close called Croft and one parcel of ground called Pot Hill with the appurtenances situate at Healaugh in the said Manor of the ancient yearly fineable customary rent of 1s 8d to the use of Joshua Richardson his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Joshua Richardson and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Joshua Richardson tenant of the said premises to hold the same with the appurtenances to and to the use of the said Joshua Richardson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying therefore to the Lord of the said Manor the said yearly fineable customary rent of 1s 8d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Joshua Richardson paid fine in hand as in the margin [£1 5s] and he was and is thereof accordingly admitted tenant.

Reeth

At this Court it was presented by the Jury that Edward Elliott, a customary tenant of the said Manor had surrendered in open court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor one close called Line Crofts with a paddock above with the appurtenances situate at Reeth in the said Manor of the ancient yearly fineable customary rent of 2s 9½d to the use of John Harland his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said John Harland and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said John Harland tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Harland his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying therefore to the Lord of the said Manor the said yearly fineable customary rent of 2s 9½d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said John Harland paid fine in hand as in the margin [£2 1s 10½d] and he was and is thereof accordingly admitted tenant.

PottIng

At this Court it was presented by the Jury that Joseph Stratham, a customary tenant of the said Manor had lately departed this life seised of one moiety or half part of one dwelling house, one parlour, one Brewhouse, one stable, one cowhouse, 4 garths, one close called

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High Mosedale Ing and one close called Low Mosedale Ing with the appurtenances situate at Reeth in the said Manor of the ancient yearly fineable customary rent of 5s 4½d leaving James Stratham his only brother and heir at law. Now at this Court came the said James Stratham and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said James Stratham tenant of the said premises to hold the same with the appurtenances to and to the use of the said James Stratham his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying therefore to the Lord of the said Manor the said yearly fineable customary rent of 5s 4½d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said James Stratham paid fine in hand as in the margin [£4 0s ½d] and he was and is thereof accordingly admitted tenant.

Lodge Green

At this Court it was presented by the Jury that Joseph Brownhill and Elizabeth his wife, a customary tenant of the said Manor had surrendered out of court into the hands of the Lord of the said Manor before John Grime, Bailiff in the presence of Anthony Metcalfe and William Buckle 2 customary tenants of the said manor , she the said Elizabeth being first secretly examined apart from her husband and agreeing thereto, one dwelling house and stable and 6 yards of ground on the foreside of the said house with the appurtenances situate at Lodge Green in the said Manor of the ancient yearly fineable customary rent of ½d to the use of Francis Raw his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Francis Raw and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Francis Raw tenant of the said premises to hold the same with the appurtenances to and to the use of the said Francis Raw his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying therefore to the Lord of the said Manor the said yearly fineable customary rent of ½d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Francis Raw paid fine in hand as in the margin [7½d] and he was and is thereof accordingly admitted tenant.

Reeth

At this Court it was presented by the Jury that Elizabeth Crompton, a customary tenant of the said Manor had on 9th October 1784 surrendered out of court into the hands of the Lord of the said Manor before Thomas Heslop Steward according to the custom of the said Manor 2 dwelling houses, one stable 2 garths or crofts and one parcel of ground called great Cross Close with a cowhouse thereon with the appurtenances situate at Reeth in the said Manor of the ancient yearly fineable customary rent of 5s to the use of John Scott his heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said John Scott and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said John Scott tenant of the said premises to hold the same with the appurtenances to and to the use of the said John Scott his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying therefore to the Lord of the said Manor the said yearly fineable customary rent of 5s and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not

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otherwise for which the said John Scott paid fine in hand as in the margin [£3 15s] and he was and is thereof accordingly admitted tenant.

Reeth

At this Court it was presented by the Jury that Ann Robinson, a customary tenant of the said Manor had surrendered in open court into the hands of the Lord of the said Manor before his said Steward according to the custom of the said Manor one moiety or half part thw whole into 2 equal parts to be divided of one dwelling house and garth situate at Reeth in the said Manor of the ancient yearly fineable customary rent of 1d and also a moiety or half part of one dwelling house and stable adjoining situate at Reeth of the ancient yearly fineable customary rent of $\frac{3}{4}$ d to the use of Jane Peacock her heirs and assigns forever according to the custom of the said Manor. Now at this Court came the said Jane Peacock and prayed to be admitted tenant of the said premises and therefore the Lord of the said Manor by his said steward did accordingly admit the said Jane Peacock tenant of the said premises to hold the same with the appurtenances to and to the use of the said Jane Peacock her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance, yielding and paying therefore to the Lord of the said Manor the said yearly fineable customary rent of $1\frac{3}{4}$ d and doing paying and performing to the Lord of the said Manor all such other rents duties fines and services due and of Right accustomed for and in respect of the premises and not otherwise for which the said Jane Peacock paid fine in hand as in the margin [2s $2\frac{1}{2}$ d] and she was and is thereof accordingly admitted tenant.

Manor of Muker in Swaledale in the County of York

The Court Leet Court Baron and Customary Court of our Sovereign Lord the King and Thomas Smith of Saint Martin's Lane, London Esquire, Lord of the said manor, held at Muker in and for the said manor on Wednesday the fourth day of May 1785 before Thomas Heslop Gentleman, Steward of the said manor

The Names of the Jury

Mr James Clarkson, Foreman
Mr Richard Metcalfe
Mr Thomas Kilburne
Mr William Alderson
Mr Anthony Alderson
Mr William Kearton
Mr Anthony Milner
Mr Christopher Alderson
Mr James Calvert
Mr James Alderson
Mr William Alderson
Mr Richard Guy

Thwaite

At this court it was presented by the jury that Christopher Peacok [Peacock], a customary tenant of the said manor, had surrendered in open court into the hands of the lord of the said manor, before his said steward, according to the custom of the said manor, three fourth parts, the whole into four equal parts to be divided, of one close called High Close with a

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cowhouse thereon, with the appurtenances situate at Thwaite in the said manor, of the ancient yearly fineable customary rent of 1s 10½d to the use of Ralph Peacock, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Ralph Peacock and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Ralph Peacock tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Ralph 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 said yearly fineable rent of 1s 10½d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Ralph Peacock paid fine in hand £1 17s 6d and he was, and is, thereof accordingly admitted tenant.

Angram

At this court it was presented by the jury that Ralph Peacock, a customary tenant of the said manor, had surrendered in open court into the hands of the lord of the said manor before his said steward, according to the custom of the said manor, one fourth part, the whole into four equal parts to be divided, of one dwelling house and of one close called Skewhead with a cowhouse thereon, and of one close called Middle Skewhead with a cowhouse thereon, and of one other close called Low Skewhead with a cowhouse thereon, with the appurtenances situate lying and being at Angram in the said manor, of the ancient yearly fineable customary rent of 2s 2d to the use of Christopher Peacock, his heirs and assigns for ever according to the custom of the said manor. Now at this court came the said Christopher Peacock and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Christopher Peacock tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Christopher 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 said yearly fineable customary rent of 2s 2d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Christopher Peacock paid fine in hand £2 3s 4d and he was, and is, thereof accordingly admitted tenant.

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

The Court Leet Court Baron and Customary Court of Thomas Smith of St Martins Lane London, Esquire held at Reeth in and for the said manor on Monday the first day of May 1786 before Thomas Heslop Gentleman, Steward of the said manor.

The Names of the Jury

Mr Henry Alderson, Foreman
Mr George Raw
Mr Christopher Raine
Mr Joseph Peacock
Mr James Clarkson
Mr John Galloway
Mr Robert Hutchinson
Mr Christopher Whitelock
Mr Anthony Close
Mr Thomas Pratt
Mr James Spensley
Mr George Lonsdale

Lodge Green and Gunnerside

At this court it was presented by the jury that James Bell had [by virtue of a letter of attorney bearing date the 20th day of February 1786 from William Bell, a customary tenant of the said manor] on the 22nd day of March 1786 surrendered into the hands of the lord of the said manor before John Grime, Bailiff in the presence of Richard Metcalfe and James Broderick, two customary tenants, according to the custom of the said manor, one close called High Close with a dwelling house thereon, one close called Bank and one close called Fole Ing all known by the name of Dikeheads, with the appurtenances situate standing lying and being at Lodge Green and Gunnerside both in the said manor, of the ancient yearly fineable customary rent of 10s 8d of which the rent of 1s 6d in Little Rowleth situate at Lodge Green aforesaid to the use of Elizabeth Bell and Jane Bell, two of the daughters of the said William Bell, their heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Elizabeth Bell and Jane Bell and prayed to be admitted tenants of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Elizabeth Bell and Jane Bell tenants of the said premises, to hold the same with the appurtenances to and to the use of the said Elizabeth Bell and Jane Bell, 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 said yearly fineable customary rents of 10s 8d and 1s 6d and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Elizabeth Bell and Jane Bell paid fine in hand £10 13s 4d and they were, and are, thereof accordingly admitted tenants.

Feetham

At this court it was presented by the jury that Robert Cleminson the elder had surrendered in open court into the hands of the lord of the said manor, before his said steward,

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according to the custom of the said manor, one dwelling house and garden, with the appurtenances situate lying and being at Feetham in the said manor, of the ancient yearly fineable customary rent of 1d to the use of Robert Cleminson the younger, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Robert Cleminson the younger and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Robert Cleminson the younger tenant of the said premises, to hold the same with the appurtenances unto and to the use of the said Robert Cleminson the younger, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Robert Cleminson the younger paid fine in hand 1s 0d and he was, and is, thereof accordingly admitted tenant.

Blaides [Blades]

At this court it was presented by the jury that John Wiseman had surrendered in open court into the hands of the lord of the said manor, before his said steward, according to the custom of the said manor, one dwelling house, stable, coalhouse and garth situate at Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 1d to the use of George Spence, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said George Spence and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said George Spence tenant of the said premises, to hold the same with the appurtenances to and to the use of the said George Spence, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said George Spence paid fine in hand 1s 0d and he was, and is, thereof accordingly admitted tenant.

Reeth

At this court it was presented by the jury that Thomas Simpson, a customary tenant of the said manor, had on the 6th day of May 1788 surrendered out of court into the hands of the lord of the said manor, before John Grimes, bailiff in the presence of John Galloway and John Metcalfe, two customary tenants, according to the custom of the said manor, one moiety or half part [the whole into two equal parts to be divided] of one close called Thwaite or Brown Close, with the appurtenances situate lying and being within the territories of Reeth, in the said manor, of the ancient yearly fineable customary rent of 4d to the use of John Raper and Christopher Raper, their heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said John Raper and Christopher Raper and prayed to be admitted tenants of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said John Raper and Christopher Raper tenants of the said premises, to hold the same with the appurtenances to and to the use of the said John Raper and Christopher Raper, 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 said yearly fineable customary rent of 4d, and doing, paying and performing to the lord of the said

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manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said John Raper and Christopher Raper paid fine in hand 6s 8d and they were, and are, thereof accordingly admitted tenants.

Reeth

At this court it was presented by the jury that John Raper, a customary tenant of the said manor, had surrendered in open court into the hands of the lord of the said manor, before his said steward, according to the custom of the said manor, one moiety or half part [the whole into two equal parts to be divided] of one close called Thwaite or Brown Close, with the appurtenances situate lying and being within the territories of Reeth, in the said manor, of the ancient yearly fineable customary rent of 4d to the use of Christopher Raper, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Christopher Raper and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Christopher Raper tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Christopher Raper, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of 4d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Christopher Raper paid fine in hand 6s 8d and he was, and is, thereof accordingly admitted tenant.

Reeth

At this court it was presented by the jury that Edward Elliott, a customary tenant of the said manor, had surrendered in open court into the hands of the lord of the said manor, before his said steward, according to the custom of the said manor, three dwelling houses and a stable called the Old Houses with a garden at the east end of the said houses, with the appurtenances lying and being at Reeth, in the said manor, of the ancient yearly fineable customary rent of 1½d to the use of Mary Jefferys, her heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Mary Jeffreys and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Mary Jeffreys tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Mary Jeffreys, 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 said yearly fineable customary rent of 1½d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Mary Jeffreys paid fine in hand 2s 6d and she was, and is, thereof accordingly admitted tenant.

Low Row

At this court it was presented by the jury that Ralph Park and Mary Park, two customary tenants, had surrendered out of court into the hands of the lord of the said manor, before his steward, according to the custom of the said manor, one close or parcel of ground called Grains, with the appurtenances situate lying and being at Low Row, in the said manor, of the ancient yearly fineable customary rent of 1s 4d to the use of Anthony Metcalfe, his

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heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Anthony Metcalfe and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Anthony Metcalfe tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Anthony 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 said yearly fineable customary rent of 1s 4d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Anthony Metcalfe paid fine in hand £1 6s 8d and he was, and is, thereof accordingly admitted tenant.

Gunnerville

At this court it was presented by the jury that Hannah Allen, a customary tenant of the said manor, had on the 31st day of May 1785 surrendered out of court into the hands of the lord of the said manor, before John Grime, bailiff, in the presence of James Spensley and George Raw, two customary tenants, according to the custom of the said manor, one dwelling house and stable adjoining thereto and one other stable at Gunnerville Dikeheads adjoining to Elizabeth Turner's cowhouse, with the appurtenances situate lying and being within the territories of Gunnerville, in the said manor, of the ancient yearly fineable customary rent of 1d to the use of David Allen, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said David Allen and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said David Allen tenant of the said premises, to hold the same with the appurtenances to and to the use of the said David Allen, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said David Allen paid fine in hand 1s 8d and he was, and is, thereof accordingly admitted tenant.

Ivelet

At this court it was presented by the jury that Thomas Garth, a customary tenant of the said manor, had surrendered in open court into the hands of the lord of the said manor, before his said steward, according to the custom of the said manor, one dwelling house, one garden, one stable, one close called Middle West Ing with a cowhouse thereon and one close called Intack with a cowhouse thereon, with the appurtenances situate lying and being at Ivelet, in the said manor, of the ancient yearly fineable customary rent of 4s 2d to the use of James Alderson, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said James Alderson and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said James Alderson steward [tenant] of the said premises, to hold the same with the appurtenances to 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 said yearly fineable customary rent of 4s 2d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said James

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Alderson paid fine in hand £4 3s 4d and he was, and is, thereof accordingly admitted tenant.

Ivelet

At this court it was presented by the jury that James Metcalfe, a customary tenant of the said manor, had surrendered in open court into the hands of the lord of the said manor, before his said steward, according to the custom of the said manor, two dwelling houses and one garden, with the appurtenances situate lying and being at Ivelet, in the said manor, of the ancient yearly fineable customary rent of ½d to the use of Joseph Kearton, his heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Joseph Kearton and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Joseph Kearton tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Joseph Kearton, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of ½d, and also doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Joseph Kearton paid fine in hand 10d and he was, and is, thereof accordingly admitted tenant.

Gunnarside

At this court it was presented by the jury that David Allen, a customary tenant of the said manor, had surrendered in open court into the hands of the lord of the said manor, before his said steward, according to the custom of the said manor, one dwelling house and stable adjoining thereto and one other stable at Gunnarside Dikeheads adjoining to Elizabeth Turner's cowhouse, with the appurtenances situate lying and being within the territories of Gunnarside, in the said manor, of the ancient yearly fineable customary rent of 1d in Little Rowleth to the use of Ruth Harker, her heirs and assigns for ever, according to the custom of the said manor. Now at this court came the said Ruth Harker and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Ruth Harker tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Ruth 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 said yearly fineable customary rent of 1d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Ruth Harker paid fine in hand 1s 8d and she was, and is, thereof accordingly admitted tenant.

Harkaside [Harkerside]

At this court it was presented by the jury that Robert Colling, a customary tenant of the said manor, departed this life seized of one messuage and dwelling house, situate standing and being within [the] territories of Harkaside [Harkerside], in the said manor, of the ancient yearly fineable customary rent of 1½d leaving Robert Colling and Alderson Hartley Colling, his two sons and coheirs at law. Now at this court came the said Robert Colling, the son, and prayed to be admitted tenant of a moiety or half part of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly

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admit the said Robert Colling, the son, tenant of a moiety of the said premises with the appurtenances, to hold the same with the appurtenances to and to the use of the said Robert Colling, the son, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the yearly fineable rent of $\frac{3}{4}$ d, and also doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Robert Colling, the son, paid fine in hand 1s 3d and he was, and is, thereof accordingly admitted tenant.

Harkaside [Harkerside]

At this court came the Alderson Hartley Colling, the other son and coheir of the said Robert Colling deceased, and prayed to be admitted tenant of the other moiety of the said last mentioned premises at the same rent and fine, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Alderson Hartley Colling, tenant of the said moiety of the said premises at the same rent and fine. Rent $\frac{3}{4}$ d fine 1s 3d.

Feetham

At this court it was presented by the jury that John Pratt, a customary tenant of the said manor, departed this life seized of one field called Ox Ing with a barn thereon and one field called Intack, with the appurtenances situate lying and being at Feetham in the said manor, of the ancient yearly fineable customary rent of 4s 2d leaving John Pratt his only son and heir. Now at this court came the said John Pratt, the son, and prayed to be admitted tenant of the said premises, and therefore the lord of the said manor, by his said steward, did accordingly admit the said John Pratt, the son, tenant of the said premises, to hold the same with the appurtenances to and to the use of the said John Pratt, the son, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of 4s 2d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said John Pratt, the son, paid fine in hand £4 3s 4d and he was, and is, thereof accordingly admitted tenant. Subject to redemption as in page 322.

Healaugh

At this court it was presented by the jury that John Buckle, a customary tenant of the said manor, since the last court departed this life seized of the premises herein after mentioned leaving Robert Buckle his only son and heir at law. Now at this court came the said Robert Buckle and prayed to be admitted tenant of all those three closes or parcels of ground called Cleasby Intacks, with the appurtenances situate lying and being at Healaugh, in the said manor, of the ancient yearly fineable customary rent of 1s 4d, and therefore the lord of the said manor, by his said steward, did accordingly admit the said Robert Buckle tenant of the said premises, to hold the same with the appurtenances to and to the use of the said Robert Buckle, his heirs and assigns for ever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the said yearly fineable customary rent of 1s 4d, and doing, paying and performing to the lord of the said manor all such other rents, duties, fines and services due, and of right accustomed, for and in respect of the premises, and not otherwise, for which the said Robert Buckle paid fine in hand £1 6s 8d and he was, and is, thereof accordingly

admitted tenant.