

Manor of Healaugh Old Land in Swaledale in the county of York
The Special Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Friday the 5th April 1839, before Ottiwell Tomlin, Gentleman, steward of the said manor.
Jury – Mr John Barker, Mr Joseph White, Mr John Harland.

Low Row

To this court came Mr John Knowles and took of the lord one close called High Close with a cow house thereon, one close called Half Close, one dwelling house, garden, stable, and coal house with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 7s 4d, which John Thompson, Jeremiah Watson and Hannah his wife, Francis Addison and Ann his wife, customary tenants of the said manor, the said Hannah Watson and Ann Addison being examined apart from their husbands and voluntarily consenting thereto, at this court surrendered into the hands of the lord in consideration of the sum of £800 to them paid by the said John Knowles for the absolute purchase thereof, to hold the said premises unto and to the use of the said John Knowles his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£7 6s 8d] and is therefore accordingly admitted tenant.

Reeth

To this court came Mr James Sherlock and took of the lord one close or parcel of ground called Highfield with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s 10d, which Robert Weightman, a customary tenant of the said manor, at this court surrendered into the hands of the lord by Edmund Alderson Knowles and John Knowles, his attorneys duly appointed, in consideration of the sum of £220 to him paid by the said James Sherlock as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said James Sherlock his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 16s 8d] and is therefore accordingly admitted tenant.

Reeth – see General Court for the year 1835

To this court came Robert Weightman of Torworth in the county of Nottingham, gentleman, and took of the lord one close or parcel of ground called Highfield and one close or parcel of ground called Thwaites with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 3s 8d, which Mary, the wife of Robert Weightman, deceased, a customary tenant of the said manor, in and by her last will and testament bearing date the 1st June 1815 gave and devised to the said Robert Weightman after the decease of the said Robert Weightman her husband, to hold the said premises unto and to the use of the said Robert Weightman his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 13s 4d] and is therefore accordingly admitted tenant.

Faithfully recorded and copies made, Ottiwell Tomlin, steward

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

The Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Monday the 7th May 1839, before Ottiwell Tomlin, Gentleman, steward of the said manor.

Jury

Mr John Barker, foreman

Mr Joseph White

Mr John Langhorn

Mr Richard Garth

Mr Thomas Birkbeck

Mr Ralph Milner

Mr James Sherlock

Mr Edmund Broderick

Mr Edmund Metcalfe

Mr Thomas Coates

Mr John Clarkson

Mr Anthony Kearton

Kearton

To this court came George Robinson Esquire and took of the lord the east part as now divided of one close called Cow Pasture and the half of one cattle gait in Kearton Pasture with the appurtenances situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 1s 6d, which George Heslop and Matthew Heslop, customary tenants of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £140 to them paid by the said George Robinson as and for the absolute purchase thereof to hold the said premises unto and to the use of the said George Robinson his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 10s] and is therefore accordingly admitted tenant.

Healaugh

To this court came George Robinson Esquire and took of the lord an undivided moiety or equal half part of one dwelling house and garth lying at the west end of the said house, one stable and one parcel of ground called Half Acre with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 1s 9½d for the entirety thereof [also expressed in the margin as 10¾d for the half part], which John Craig of Manchester, schoolmaster, and Elizabeth his wife on the 17th December 1838 surrendered out of court before John Clarkson Birkbeck, deputy steward for this purpose specially appointed by the said Ottiwell Tomlin by virtue of a deed poll under his hand and seal bearing date the 14th December 1838, to hold the said premises unto and to the use of the said George Robinson his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [18s] and is therefore accordingly admitted tenant.

Reeth

To this court came George Close and took of the lord one parcel of ground called Thwaites or Brown Close with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s 10d, which Robert Weightman, a customary tenant of the said manor at this court by Edmund Alderson Knowles his attorney by virtue of a letter of attorney under the hand and seal of the said Robert Weightman bearing date the 3rd April last, surrendered into the hands of the lord in consideration of the sum of £275 to him the said Robert Weightman paid by the said George Close for the absolute purchase thereof, to hold the said premises unto and to the use of the said George Close his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 16s 8d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Mr John Barker and took of the lord one undivided sixth part or share of and in one parcel of ground called the East Closes with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 1s 10d for the entirety thereof [also expressed in the margin as 3³/₄d for the sixth part], which John Arundale, a customary tenant of the said manor, on the 15th May last surrendered out of court into the hands of the lord before his said steward for the consideration therein mentioned, the said undivided sixth part being under the yearly value of 20s, to hold the said premises unto and to the use of the said John Barker his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [6s 1¹/₂d] and is therefore accordingly admitted tenant.

Healaugh

To this court came James Galloway and Thomas [crossed out and replaced by:] George Galloway and took of the lord one undivided third part or share of one messuage or dwelling house with a garden and stable in front thereof, one close now divided into two with a cow house thereon called Kiln Croft and a piece of ground at the head thereof called Nellgarth with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 3s 6d for the whole thereof [also expressed in the margin as 1s 2d for the third part], which Thomas Galloway, a customary tenant of the said manor, at this court, by John Barker his attorney duly appointed, surrendered into the hands of the lord in consideration of the sum of £120 to him paid by the said James Galloway and Thomas [not corrected] Galloway as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said James Galloway and Thomas [not corrected] Galloway their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£1 3s 4d] and are therefore accordingly admitted tenants.

Blaides [Blades]

To this court came John Clarkson and Michael Clarkson and took of the lord one undivided third part or share, the whole into three equal parts to be divided, of one dwelling house and

stable and one close called East Ing and of one undivided moiety or equal half part of a piece of ground called Fold and one close called Little Ridding and one dwelling house and one parlour one stable adjoining the west end of the said dwelling house, one peat house adjoining the said stable, two parcels of ground called Garth and Croft and three cattle gaits in Low Row Pasture with the appurtenances situate and being at or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable customary rent of 9s 6d for the whole [also expressed in the margin as 3s 2d for the third part], which James Clarkson, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £50 to him paid by the said John Clarkson and Michael Clarkson for the absolute purchase thereof, to hold the said premises unto and to the use of the said John Clarkson and Michael Clarkson their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£3 3s 4d] and are therefore accordingly admitted tenants.

Feetham

To this court came James Raw of [T]Hatta Heath near St Helens in the county of Lancaster and took of the lord two garths heretofore belonging to John Snow of the ancient yearly fineable customary rent of 3d, also one dwelling house, a moiety of a stable and garth or garden behind the said dwelling house with the appurtenances of the ancient yearly fineable customary rent of 1d, and also one moiety or undivided half part of one messuage or dwelling house with the stable, garth, and gardens thereunto belonging, and of all other the tenements late of John Snow, officer of excise, of the ancient yearly fineable customary rent of 2d, all the said premises with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rents aforesaid, which Christopher Raw, a customary tenant of the said manor, on the 30th March last surrendered out of court into the hands of the lord before his said steward for the considerations therein mentioned, to hold the said premises unto and to the use of the said Christopher Raw for his life and from and after his decease to the use of the said James Raw his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [8s 4d] and is therefore accordingly admitted tenant.

Kearton

To this court came Thomas Birkbeck and took of the lord a parcel of land called Island with a cattle gait in Kearton Pasture with the appurtenances situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 2s 6d, which John Close, a customary tenant of the said manor, at this court surrendered into the hands of the lord of the said manor in consideration of the sum of £28 10s to him paid by the said Thomas Birkbeck for the absolute purchase thereof, to hold the said premises unto and to the use of the said Thomas Birkbeck his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 10s] and is therefore accordingly admitted tenant.

Reeth [Satron and Healaugh]

To this court came the Reverend John Overton Henry Overton, gentleman, and Christopher Paver Esquire, devisees in trust under the will of the Reverend John Overton deceased, and took of the lord one parcel of ground called Cross Lands or Alice Charders Wife's Close with the appurtenances situate lying and being within the territories of Reeth and of the ancient yearly fineable customary rent of 2s 6d, (and also one dwelling house, one stable, two garths or gardens, one close called Long Close, and one close called Five Days Mowing, and one close called Three Days Mowing, one parcel of ground called Silkwood or Long Holme Bank, three closes called Intacks, and seven cattle gaits in Satron Pasture situate at Satron with 9s 2½d rent), also one part of a close called Flat with a cow house thereon at Healaugh with 3s 1d rent, and one dwelling house, one garth before the said dwelling house, one close called High Close with a cow house thereon, and the close called Intack with two cattle gaits in Kearton Pasture with the appurtenances situate at Kearton of the ancient yearly rent of 3s, and one close called East Close, one close called West Close with two cow houses, one parcel of ground called Pasture with the appurtenances situate at Healaugh of the ancient yearly fineable customary rent of 8s 1½d, and one close called Great Thwaite with a cow house thereon with the appurtenances at Healaugh of the ancient yearly rent of 5s, of which said first-described premises Betty Overton deceased, then Betty Stodart, only daughter and heiress of Mary Stodart deceased, was admitted tenant on the 4th June 1770 of which secondly described premises the said Betty Overton, then Betty Stodart, only daughter and heiress of James Stodart, was admitted tenant on the 18th May 1778, and of which last described premises the said Betty Overton, then Betty Stodart, granddaughter and heir at law of Thomas Stodart deceased was admitted tenant on the 13th April 1787, all which said premises are situate lying and being at or within the territories of Reeth, Satron, and Healaugh in the said manor of the ancient yearly fineable Customary rents aforesaid amounting in all to the sum of £1 7s 7d and which the said John Overton, then a customary tenant of the said manor, in and by his last will and testament in writing bearing date the 21st August 1837, gave and devised to the said John Overton, Henry Overton, and Christopher Paver their heirs and assigns forever upon the trusts mentioned and set forth in his said will, to have and to hold the said premises unto and to the use of the said John Overton, Henry Overton, and Christopher Paver their heirs and assigns upon trust as aforesaid, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£30 18s 4d] and are therefore accordingly admitted tenants.

Satron

To this court came Thomas Surtees Raine Esquire and Margaret his wife and took of the lord the following closes or parcels of ground, namely Course, Holme, and Calf Piece with three cattle gaits in Satron Pasture of the ancient yearly fineable customary rent of 3s 1d, and also one undivided moiety or equal half part of and in the following closes of land, namely West Ing, New Close, New Close Bank and four cattle gaits in Satron Pasture of the ancient yearly fineable customary [rent] of 4s 6d with the appurtenances situate and being at or within the territories of Satron in the said manor of the ancient yearly fineable customary rents aforesaid, which Eliza Wallis, a customary tenant of the said manor, on the 7th May last surrendered into the hands of the lord before William Hayton, gentleman, deputy steward for this purpose specially appointed by Ottiwell Tomlin, steward of the said manor, by virtue of a certain deed poll under his hand and seal for the considerations in the said surrender mentioned, to hold the said premises unto and to the use of the said Thomas Surtees Raine

and Margaret his wife and the survivor of them and to the heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£5 6s 8d] and are therefore accordingly admitted tenants.

Reeth

To this court came Thomas Blenkiron and Thompson Blenkiron, devisees named in the will of James Blenkiron deceased and took of the lord one dwelling house and garden and one other dwelling house thereto adjoining and a stable belonging to the same with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 4d, which the said James Blenkiron, late a customary tenant of the said manor, in and by his last will and testament in writing bearing date the 10th January last, gave and devised to the said Thomas Blenkiron and Thompson Blenkiron upon the trusts therein mentioned, to hold the said premises unto and to the use of the said Thomas Blenkiron and Thompson Blenkiron their heirs and assigns forever upon trust as aforesaid, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [6s 8d] and are therefore accordingly admitted tenants.

Healough and Fremington

To this court came William Cooke the nephew and John Cooke the great nephew and coheirs of George Cooke deceased and took of the lord one dwelling house, one stable, and one garth, and also one close called Holme, one close called Pasture and one close called Island on the south side of the River Swale and the lane leading from Great Thwaites with the appurtenances situate and being at Healough of the ancient yearly fineable customary rent of 5s 9½d, and one parcel of ground called Sitteron Lands situate at Fremington of the ancient yearly fineable customary rent of 1s 9d with the appurtenances situate and being at or within the territories of Healough and Fremington in the said manor of the ancient yearly fineable customary rents aforesaid, of which the said George Cooke, late a customary tenant, died seized intestate, to hold the said premises unto and to the use of the said William Cooke and John Cooke their heirs and assigns as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£7 10s 10d] and are therefore accordingly admitted tenants.

Low Row

To this court came Solomon Harker and took of the lord one dwelling house with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of ½d, which William Carter and Elizabeth the wife of John Spencely, customary tenants of the said manor, at this court surrendered into the hands of the lord, the said Elizabeth being examined apart from her husband and freely and voluntarily consenting thereto, in consideration of the sum of £22 to them paid by the said Solomon Harker for the absolute purchase thereof, to hold the said premises unto and to the use of the said Solomon Harker his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying

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

Healaugh and Fremington

To this court came William Cooke and took of the lord an undivided moiety or equal half part of and in one dwelling house, one stable, and one garth, and also one close called Holme, one close called Pasture and one close called Island on the south side of the River Swale and the lane leading from Great Thwaites with the appurtenances situate and being at Healaugh of the ancient yearly fineable customary rent of 5s 9½d, and one parcel of ground called Sitteron Lands situate at Fremington of the ancient yearly fineable customary rent of 1s 9d with the appurtenances situate and being at or within the territories of Healaugh and Fremington in the said manor of the ancient yearly fineable customary rents aforesaid, which John Cooke, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £50 to him paid by the said William Cooke for the absolute purchase thereof, to hold the said premises unto and to the use of the said William Cooke his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 15 5d] and is therefore accordingly admitted tenant.

The jury presented the heirs of James Close of Reeth, James Holmes and John Harker, all deceased since the last court, and the usual proclamation was made for them to come in and be admitted, but none came. Also, the following persons for encroachments on the lord's trusts, James Littlefair at Healaugh, Henry Wharton and William Whitell and Michael Clarkson at Blades, and the following for nuisances at Reeth, viz. Anney Lambert, James Slack, James Peacock. Thos. Simpson, Rachel Peacock, Edw. Allison, Margt. Portus [Porter?], Michael Coates, Mr John Corson, Francis Musgraves, Jane Peacock, Thos. Ward, John Liddle, Wm. Bellarby, Thos. Langstaff, and Thos. Smith

Faithfully recorded and copies made, Ottiwell Tomlin

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

The Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Tuesday the 28th May 1839, before Ottiwell Tomlin, Gentleman, steward of the said manor.

Names of the jury

Mr Richard Garth, foreman

Mr John Langhorne

Mr William Coates

Mr William Martin

Mr Robert Birkbeck

Mr William Fawcett

Mr James Sherlock

Mr Thomas Birkbeck

Mr James Hugill

Mr Thomas Coates

Mr Micah Clarkson

Mr John Close

Reeth

To this court came James Fowler and took of the lord one dwelling house, late a stable and room over it, with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of ½d, which John Bowes, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of 19 guineas to him paid by the said James Fowler as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said James Fowler his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [7½d] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came John Clarkson and Michael Clarkson and took of the lord one undivided third part or share of and in one dwelling house and the fields called East Cogarth, Gill Cogarth, and half of the sheepfold, and two cattle gaits in Low Row Common Pasture with the appurtenances situate and being at or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable customary rent of 5s 7¾d, which James Clarkson, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £50 to him paid by the said John Clarkson and Michael Clarkson as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said John Clarkson and Michael Clarkson their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£1 8s 2¾d] and are therefore accordingly admitted tenants.

Healaugh

To this court came James Hird, a son and devisee named in the will of Thomas Hird deceased and took of the lord one moiety or half part, the whole into two equal parts to be divided of one dwelling house with a barn or stable and all those parcels of ground called West Intacks with a cow house thereon and one parcel of ground called Gill at the foot of the said Intacks with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 2s 3d, which the said Thomas Hird, late a customary tenant in and by his last will and testament bearing date the 10th August 1822 gave and devised to the said James Hird, to hold the said premises unto and 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 yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 13s 9d] and is therefore accordingly admitted tenant.

Healaugh

To this court came William Cooke the nephew and John Cooke the great nephew and coheirs of George Cooke deceased and took of the lord one close or parcel of ground called Thwaite, one close called New Intack, one close called Pothill, and one house-stead with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 1s 8½d of which the said George Cooke, a customary tenant, lately died seized intestate, to hold the said premises unto and to the use

of the said William Cooke and John Cooke their heirs and assigns forever as tenants in common, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£1 5s 7½d] and are therefore accordingly admitted tenants.

Healaugh

To this court came William Cooke and took of the lord one undivided moiety or equal half part of and in one close or parcel of ground called Thwaite, one close called New Intack, one close called Pothill, and one house-stead with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 1s 8½d which John Cooke, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £50 to him paid by the said William Cooke as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said William Cooke his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [12s 9¾d] and is therefore accordingly admitted tenant.

Harcaside [Harkerside]

To this court came John Matthew Simpson Esquire, a son and devisee named in the will of Mrs Elizabeth Simpson deceased, and took of the lord an undivided moiety or equal half part of and in one close called Broad Dale otherwise East Broad Dale with the appurtenances situate and being at or within the territories of Harcaside [Harkerside] in the said manor of the ancient yearly fineable customary rent of 1s 8d fineable and of 1s 8d enhanced rent not fineable, which the said Elizabeth Simpson, late a customary tenant of the said manor, by her last will and testament in writing bearing date the 13th August 1834 gave and devised to the said John Matthew Simpson, to hold the said premises unto and to the use of the said John Matthew Simpson his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [12s 6d] and is therefore accordingly admitted tenant.

Reeth and Healaugh

To this court came the Reverend John Overton, Henry Overton, gentleman, and Christopher Paver Esquire, devisees in trust under the will of the Reverend John Overton deceased, and took of the lord one close called High Whitesykes and one close called Low Whitesykes with a cow house thereon at Reeth of the ancient yearly fineable rent of 3s 2½d, also one part of a close called Flats situate at Healaugh of the ancient yearly fineable rent of 3s 2d, and also one dwelling house, one stable, one house-stead with a garth belonging to the same situate at Healaugh of the ancient yearly fineable rent of 2d, of which said first described premises Betty Overton deceased, then Betty Stodart, only daughter and heiress of Mary Stodart deceased, was admitted tenant on the 5th June 1770, of which said secondly described premises the said Betty Overton, then Betty Stodart, only daughter and heiress of James Stodart deceased, was admitted tenant on the 19th May 1778, and of which said lastly described premises the said Betty Overton, then Betty Stodart, granddaughter and heir at law of Thomas Stodart deceased, was admitted tenant on 1st April 1787, all which said premises

are situate and being at or within the territories of Reeth and Healaugh in the said manor of the ancient yearly fineable customary rents aforesaid amounting together to the sum of 6s 6½d, and which the said John Overton, then a customary tenant of the said manor, in and by his last will and testament in writing bearing date the 21st August 1807 gave and devised to the said John Overton, Henry Overton, and Christopher Paver their heirs and assigns forever upon the trusts mentioned and set forth in the said will, to have and to hold the said premises unto and to the use of the said John Overton, Henry Overton, and Christopher Paver their heirs and assigns upon trust as aforesaid according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£4 18s 1½d] and are therefore accordingly admitted tenants.

At this court the second proclamation was made for the heirs of Anthony Hutchinson and Mary Sunter to come and be admitted but none came.

Thos. Smith sworn constable for the manor.

Faithfully recorded, Ottiwell Tomlin

Manor Muker in Swaledale in the county of York

The Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Muker in and for the said manor on Wednesday the 29th May 1839, before Ottiwell Tomlin, Gentleman, steward of the said manor.

Keld

To this court came Mr John Crosby and took of the lord one parcel of land formerly part of Keld Common Pasture containing eleven acres, two roods and nine perches situate on the west of Blackburn Beck awarded to Thomas Alderson on the division of Keld Pasture in right of two cattle gaits heretofore belonging to Mr Richard Metcalfe with the appurtenances situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of ½d, which the said Thomas Metcalfe, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £100 to him paid by the said John Crosby as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said John Crosby his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Thwaite and Muker

To this court came Hannah Metcalfe and Elizabeth Ann Metcalfe and took of the lord one dwelling house, one close called Parkin Close, one close called Cowe with a cow house thereon, and one close called Piece in Thwaite, and several closes called West Long Close, Great Bottom, Knocky Bottoms, Hill Top and Crest Close, and one parcel of land called Short Pot and one parcel of ground called Wood in Muker with the appurtenances situate and being at or within the territories of Thwaite and Muker in the said manor of the ancient yearly fineable customary rent of 16s 5d, which John Metcalfe, late a customary tenant in and by his last will and testament bearing date the 15th September 1838 gave and devised to the said Ann [Hannah] Metcalfe and Elizabeth Ann Metcalfe, to hold the said premises unto and to the use of the said Hannah Metcalfe and Elizabeth Ann Metcalfe their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold

or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£16 8s 4d] and are therefore accordingly admitted tenants.

Thwaite

To this court came James Harker and took of the lord a blacksmith's shop with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of ½d, which Francis Garth Butson, a customary tenant, at this court surrendered into the hands of the lord in consideration of the sum of £5 to him paid by the said James Harker for the absolute purchase thereof, to hold the said premises unto and to the use of the said James Harker his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Thwaite

To this court came Robert Alderson and took of the lord one dwelling house and garth and also the following fields and closes, namely Mill Holme, New Close, one close called Cliffe Intack, one close called Adam Moore Close, and one close called Toad Hole Intack, three allotments and two islands adjoining with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 9s 10¼d, which William Calvert and Michael Ewbank, customary tenants of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £1,015 to them paid by the said Robert Alderson for the absolute purchase thereof, to hold the said premises unto and to the use of the said Robert Alderson his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£9 17s 1d] and is therefore accordingly admitted tenant.

Muker and Kisdon

To this court came George Guy and Thomas Metcalfe and took of the lord one close called Weather Hill, one close called Corn Close, one close called Keld Close, one close called Hog Rigg, and one close called Summer Pasture with the east part of a dwelling house at Rash and an undivided moiety or equal half part of one stable and bake house, one garden, and two parcels of ground called Stones on the back of the said dwelling house at Muker and Kisdon, one close called Holling Plain with a cow house thereon at Muker situate and being at or within the territories of Muker and Kisdon in the said manor of the ancient yearly fineable customary rents of 11s 7¼d for the first-mentioned premises and 1s 4d for the latter, which John Guy, late a customary tenant, in and by his last will and testament bearing date the 3rd April 1837 gave and devised to the said George Guy and Thomas

Metcalfe upon the trusts therein mentioned, to hold the said premises unto and to the use of the said George Guy and Thomas Metcalfe their heirs and assigns forever upon the trusts aforesaid according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for

which they have paid for their fine and entry as in the margin [£12 19s 7d] and are therefore accordingly admitted tenants.

Keld

To this court came Arthur Cope Esquire and took of the lord three hundred yards to be taken off a field heretofore part of Keld Pasture and which upon the division thereof was allotted and awarded to William Alderson of Aygill deceased and laid to a close called the Old Ing Thwaite such parcel of ground containing three hundred yards and being situate at the west end of the said field where the same adjoins to the land and premises of Marmaduke Holme on the west and the Kirkby Stephen road on the north with the appurtenances situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of 1d, which Thomas Fawcett on the 19th April last surrendered out of court into the hands of the said lord before his said steward to the use of the said Arthur Cope, to hold the said premises unto and to the use of the said Arthur Cope his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Muker

To this court came Agnes Buckle and Elizabeth Buckle and took of the lord one close called Bushy Close with a cow house thereon with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1s 4d, which Robert Buckle, the father of the said Agnes Buckle and Elizabeth Buckle at this court surrendered into the hands of the lord in consideration of the natural love and affection he had and bore to the said Agnes Buckle and Elizabeth Buckle, to the use of him the said Robert Buckle for the term of his natural life and at his death to the use of the of the said Agnes Buckle and Elizabeth Buckle their heirs and assigns as tenants in common, to hold the said premises unto and to the use of the said Agnes Buckle and Elizabeth Buckle at the death of the said Robert Buckle their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [13s 4d] and are therefore accordingly admitted tenants.

Keld

To this court came Thomas Calvert and took of the lord one close called Bartle Close with a dwelling house and stable thereon, one close called Medward Head with a barn thereon, one close called Low Bottoms with a barn thereon, and a parcel of ground called Toad Hole with the appurtenances situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of 2s 8½d, which Richard Metcalfe, by Edward Allen his attorney lawfully appointed, at this court surrendered into the hands of the lord in consideration of the sum of £300 to him paid by the said Thomas Calvert for the absolute purchase thereof, to hold the said premises unto and to the use of the said Thomas Calvert his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 14s 2d] and is therefore accordingly admitted tenant.

Thwaite

To this court came John Kearton, son of Christopher Kearton, and took of the lord one dwellinghouse, one stable and one garth with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 6d, which the said Christopher Kearton at this court surrendered into the hands of the lord in consideration of the natural love and affection he had and bore to his said son, to hold the said premises unto and to the use of the said John Kearton his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [5s] and is therefore accordingly admitted tenant.

Thwaite

To this Court came Christopher Kearton the younger son of Christopher Kearton and took of the Lord one dwelling house and a stable with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable customary rent of 1d which the said Christopher Kearton the elder a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the natural love and affection he had and bore to the said Christopher Kearton his son. To hold the said premises unto and to the use of the said Christopher Kearton the younger his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid his fine and entry as in the margin [5d] and is therefore accordingly admitted tenant.

Keld

To this Court came George Milner and took of the Lord one dwelling house with the appurtenances situate and being at or within the territories of Keld in the said Manor of the ancient yearly fineable customary rent of 1½ d which Charles Scott a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £30 to him paid by the said George Milner for the absolute purchase thereof. To hold the said premises unto and 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 copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents, duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [2s 6d] and is therefore accordingly admitted tenant.

Thwaite

To this Court came Simon Calvert and took of the Lord all their Estate Right and Interest of in and to the Equity of Redemption of and in one close called News Ing and a butchers shop and back garth with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable customary rent of 2s 1½d which William Calvert and Mary his wife, the said Mary Calvert being solely and separately examined apart from her husband and voluntarily consenting thereto at this Court surrendered into the hands of the Lord in consideration of the natural love and affection they had and bore to the said Simon Calvert their son. To hold the said premises unto and to the use of the said Simon Calvert his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of

the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 1s ½ d] and is therefore accordingly admitted tenant.

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

The Special Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor held at Reeth in and for the said Manor on Friday 2nd August 1839 before Ottiwell Tomlin Gentleman Steward of the said Manor

Kearton

To this Court came Ottiwell Tomlin and John Barker devisees of the Trust Estates of Mr Edmund Alderson Knowles deceased and took of the Lord all that dwellinghouse two stables one close called Ing and one parcel of ground called Intack with a dwellinghouse thereon and one close or parcel of ground called Ricket Ing with a cowhouse and barn thereon of the ancient yearly fineable customary rent of 9s and also one dwellinghouse front stead and stable one close called Intack one other close called East Ing one other close called Runnel one close called Bank and a garth and several parcels of land called Dubbs adjoining the River Swale with a barn and four cattlegates in Kearton Pasture with the appurtenances situate and being at or within the territories of Kearton in the said Manor of the ancient yearly fineable customary rent of 10s 7½ d of which the said Edmund Alderson Knowles died seized having by his last Will and Testament in writing bearing date 26th August 1834 devised the same (as part of his Trust estates) to the said Ottiwell Tomlin and John Barker together with Richard Garth who disclaimed the said Trust upon the Trusts for which he the said Edmund Alderson Knowles held the same. To hold the said premises unto and to the use of the said Ottiwell Tomlin and John Barker their heirs and assigns forever upon Trust as aforesaid according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manr the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [none shown] and are therefore accordingly admitted tenants.

Kearton

To this Court came the said Ottiwell Tomlin and took of the Lord all that dwellinghouse two stables one close called Ing and one parcel of ground called Intack with a dwellinghouse thereon and one close or parcel of ground called Ricket Ing with a cowhouse and barn thereon of the ancient yearly fineable customary rent of 9s and also one dwellinghouse front stead and stable one close called Intack one other close called East Ing one other close called Runnel one close called Bank and a garth and several parcels of land called Dubbs adjoining the River Swale with a barn and four cattlegates in Kearton Pasture with the appurtenances situate and being at or within the territories of Kearton in the said Manor of the ancient yearly fineable customary rent of 10s 7½ d which John Barker and the said Ottiwell Tomlin as devisees in Trust under the Will of Mr Edmund Alderson Knowles deceased who was a Trustee of the said hereditaments for the said Ottiwell Tomlin at this Court surrendered into the hands of the Lord. To hold the said premises unto and to the use of the said Ottiwell Tomlin his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the

margin [10s 7½d and is therefore accordingly admitted tenant.

Faithfully recorded and copies made
Ottiwell Tomlin
Steward

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

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor held at Reeth in and for the said Manor on Monday 25th May 1840 before Ottiwell Tomlin the elder Gentleman Steward of the said Manor.

Names of the Jury

Mr John Barker foreman sworn
Mr John Clarkson
Mr Edmund Metcalfe
Mr John Langhorne
Mr Thomas Birkbeck
Mr Leonard Mudd-Harker
Mr Thomas Coates
Mr William Woodward
Mr Anthony Kearton
Mr Edmund Coates
Mr Joseph White
Mr Joseph Kearton

All Sworn

Feetham

To this Court came the Reverend Henry Burdett Worthington Clerk Vicar of Grinton and took of the Lord a parcel of ground at the low end of a close called Cow Pasture containing 1 rood and 17 perches as now staked out being intended for the site of a chapel and chapel yard to be called Melbecks Church with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of 6d which Thomas Birkbeck a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £43 2s to him paid by the said Henry Burdett Worthington as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Henry Burdett Worthington his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10s] and is therefore accordingly admitted tenant.

Low Row

To this Court came Mr John Knowles and took of the Lord two dwelling houses situate at the Isles in Low Row in the said Manor with a coalhouse or building at the east end thereof and a stable at the west end of the buildings at Isles aforesaid and one close called High Isles Close with a cowhouse thereon one close called Isles Bit and the high road through the same and one cattlegate and a half in Low Row pasture with the appurtenances situate and being

at or within the territories of Low Row in the said Manor of the ancient yearly fineable customary rent of 3s 3d which John Scott a customary tenant at this Court surrendered into the hands of the Lord in consideration of the sum of £640 to him paid by the said John Knowles and for the absolute purchase thereof. To hold the said premises unto and to the use of the said John Knowles his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£3 5s 0d] and is therefore accordingly admitted tenant.

Reeth

To this Court came James Close, Edward Close, George Close and John Close sons and co-heirs of James Close deceased and took of the Lord a parcel of ground part of a garth formerly Mr John Scotts containing about 213 yards upon which two dwelling houses have been built with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 1d of which the said James Close late a customary tenant of the said Manor lately died seised intestate. To hold the said premises unto and to the use of the said James Close, Edward Close, George Close and John Close their heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [1s 8d] and are therefore accordingly admitted tenants.

Reeth

To this Court came James Close and took of the Lord a parcel of ground part of a garth formerly Mr John Scotts containing about 213 yards upon which two dwelling houses have been built with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 1d which Edward Close, George Close and John Close customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of their natural love and affection for the said James Close their brother. To hold the said premises unto and to the use of the said James Close his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Reeth

To this Court came Simon Harker and took of the Lord an undivided moiety or equal half part of two closes called Town End Closes and one parcel of ground called Sump with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 3s 1d which John Orton a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £260 to him by the said Simon Harker as and for the absolute purchase of. To hold the said premises unto and to the use of the said Simon Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid

for his fine and entry as in the margin [£1 10s 10d] and is therefore accordingly admitted tenant.

Reeth

To this Court came Thomas Simpson son and devisee of Thomas Simpson the elder deceased and took of the Lord two dwelling houses and a stable with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 1d which the said Thomas Simpson the elder in and by his last Will and Testament bearing date 27th January 1837 gave and devised to his said son. To hold the said premises unto and to the use of the said Thomas Simpson the son his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Harcaside

To this Court came Christopher Hutchinson and Thomas Hutchinson and took of the Lord one undivided moiety or equal half part of and in three undivided fourth parts or shares of one dwelling house and on parcel of ground called West Intack and one other parcel of ground called Low Intack with the appurtenances situate and being at or within the territories of Harcaside in the said Manor of the ancient yearly fineable customary rent of 2s 6d for the intirety thereof which Joseph Hutchinson a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £142 7s 6d to him paid by the said Christopher Hutchinson and Thomas Hutchinson for the absolute purchase thereof. To hold the said premises unto and to the use of the said Christopher Hutchinson and Thomas Hutchinson their heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [18s 9d] and are therefore accordingly admitted tenants.

Wintering Garths

To this Court came James Spensley and took of the Lord one parcel of ground called West Side with a dwelling house thereon and one close called Intack on Wintering Garths with a cowhouse thereon with the appurtenances situate and being at or within the territories of Wintering Garths in the said Manor of the ancient yearly fineable customary rent of 1s 10d which John Brown and Mary his wife the said Mary Brown being a customary tenant of the said Manor duly surrendered into the hands of the Lord in consideration of the sum of £190 to them paid by the said James Spensley as and for the absolute purchase thereof. To hold the said premises unto 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 yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 16s 8d] and is therefore accordingly admitted tenant.

Healaugh

To this Court came George Robinson Esquire and took of the Lord one close called Court Garth with a barn, one close called Round Close and one close called Weston Hall Head

with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable customary rent of 2s which Anthony Hutchinson a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £290 to him paid by the said George Robinson for the absolute purchase thereof . To hold the said premises unto and to the use of the said George Robinson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2] and is therefore accordingly admitted tenant.

Kearton

To this Court came George Robinson Esquire and took of the Lord one dwelling house one garth before the said dwelling house one close called High Close with a cowhouse thereon and the close called Intack with two cattlegates in Kearton Pasture with the appurtenances situate and being at or within the territories of Kearton in the said Manor of the ancient yearly fineable customary rent of 3s which the Reverend John Overton, Henry Overton Gentleman and Christopher Paver Esquire customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £300 to them paid by the said George Robinson for the absolute purchase thereof . To hold the said premises unto and to the use of the said George Robinson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£3] and is therefore accordingly admitted tenant.

Healaugh

To this Court came David Alderson and took of the Lord part of a close called Flatts with a cowhouse thereon with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable customary rent of 3s 1d which the Reverend John Overton, Henry Overton Gentleman and Christopher Paver Esquire customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £400 to them paid by the said David Alderson for the absolute purchase thereof . To hold the said premises unto and to the use of the said David Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£3 1s 8d] and is therefore accordingly admitted tenant.

Healaugh

To this Court came Thomas Barugh Esquire and took of the Lord part of a close called Flatts with a cowhouse with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable customary rent of 3s 1d which David Alderson a customary tenant of the said Manor at this Court surrendered into the hands of the Lord for the consideration set forth in a certain Indenture of Release bearing date 7th April now last and made between the Reverend John Overton Henry Overton and Christopher Paver of the first part the said David Alderson of the second part and the said Thomas Barugh of the third part. To hold the said premises unto and to the use of the said Thomas Barugh his heirs and assigns forever according to the custom of the said Manor in

the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£3 1s 8d] and is therefore accordingly admitted tenant.

Blaides

To this Court came Francis Raw devisee in Trust named in the Will of James Pedley Esquire deceased and took of the Lord one close called Intack on the Green with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable customary rent of 2s 9d which the said James Pedley late a customary tenant of the said Manor in and by his last Will and Testament bearing date 22nd May 1830 gave and devised to his said Francis Raw upon the Trust therein mentioned. To hold the said premises unto and to the use of the said Francis Raw his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 15s] and is therefore accordingly admitted tenant.

Blaides

To this Court came George Robinson Esquire and took of the Lord one close called Intack on the Green with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable customary rent of 2s 9d which Francis Raw and John Pedley customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £170 to them paid by the said George Robinson for the absolute purchase thereof. To hold the said premises unto 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 copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 15s] and is therefore accordingly admitted tenant.

Healaugh

To this Court came Mr Edmund Alderson Knowles and Mr John Barker in Trust for Mary Thompson and took of the Lord one close called East Close one close called West Close with two cowhouses one parcel of ground called Pasture with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable customary rent of 8s and one close called Great Thwaites with a cowhouse thereon with the appurtenances also situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable customary rent of 5s which the Reverend John Overton Henry Overton Gentleman and Christopher Paver Esquire customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £940 to them paid by the said Edmund Alderson Knowles and John Barker as Trustees to the said Mary Thompson for the absolute purchase thereof. To hold the said premises to such uses upon such Trusts and for such intents and purposes as the said Mary Thompson shall whether covert or sole by any deed or will appoint and in default of such appointment unto and to the use of the said Edmund Alderson Knowles and John Barker in Trust for the said Mary Thompson her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin

[£8 and £5] and are therefore accordingly admitted tenants.

Reeth

To this Court came Mr George Robinson and took of the Lord one parcel of ground called Cross Lands or Alice Chalders Wifes Close with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 2s 6d which the Reverend John Overton, Henry Overton Gentleman and Christopher Paver Esquire customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £290 to them paid by the said George Robinson for the absolute purchase thereof . To hold the said premises unto and to the use of the said George Robinson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 10s] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came Mary or Molly Sunter wife of Thomas Sunter daughter and heiress at law of Mary Raw deceased and took of the Lord a dwelling house and stable with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable customary rent of ¼ d of which the said Mary Raw late a customary tenant of the said Manor lately died seised intestate To hold the said premises unto and to the use of the said Mary or Molly Sunter her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which she hath paid for her fine and entry as in the margin [5d] and is therefore accordingly admitted tenant.

Low Row

To this Court came Mr Edmund Alderson Knowles and Mr John Barker in Trust for Mary Thompson and took of the Lord the two west dwelling houses and a stable underneath one of such houses with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable customary rent of 2s which Edmund Coates a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £290 to him paid by the said Edmund Alderson Knowles and John Barker as Trustees for the said Mary Thompson for the absolute purchase thereof. To hold the said premises to such uses upon such Trusts and for such intents and purposes as the said Mary Thompson shall whether covert or sole by any deed or will appoint and in default of such appointment unto and to the use of the said Edmund Alderson Knowles and John Barker in Trust for the said Mary Thompson her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£2] and are therefore accordingly admitted tenants.

Kearton

To this Court came Edmund Coates and took of the Lord the site of a dwelling house with a garden adjoining thereto formerly Simon Coates and which was forfeited to the Lord of the Manor and duly seized into his hands and to his uses with the appurtenances situate and being at or within the territories of Kearton in the said Manor of the ancient yearly fineable customary rent of 1d which the said Lord at this Court by his said Steward granted to the

said Edmund Coates the same premises being under the value of 20s. To hold the said premises unto and to the use of the said Edmund Coates his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Kearton

To this Court came James White, Christopher White, Henry White and Thomas White sons and co-heirs of Christopher White deceased and took of the Lord one dwelling house one stable and garden and one close called Browside with the appurtenances situate and being at or within the territories of Kearton in the said Manor of the ancient yearly fineable customary rent of 1s 10d of which the said Christopher White late a customary tenant of the said Manor lately died seised intestate. To hold the said premises unto and to the use of the said James White, Christopher White, Henry White and Thomas White their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£1 16s 8d] and are therefore accordingly admitted tenants.

Kearton

To this Court came Christopher White and took of the Lord three undivided fourth parts or shares of and in one dwelling house one stable and garden and one close called Browside with the appurtenances situate and being at or within the territories of Kearton in the said Manor of the ancient yearly fineable customary rent of 1s 10d which James White, Henry White and Thomas White customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £174 to them paid by the said Christopher White for the absolute purchase thereof. To hold the said premises unto and to the use of the said Christopher White his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 7s 6d] and is therefore accordingly admitted tenant.

Potting

To this Court came John Harker and James Harker sons and devisees named in the Will of Simon Harker deceased and took of the Lord one close called Mossdale Ings, one close called Long Close one close called Great Brow and two small parcels of ground called Calf Pieces one close called Cow Pasture and one close called Intack with the appurtenances situate and being at or within the territories of Potting in the said Manor of the ancient yearly fineable customary rent of 3s 8d which the said Simon Harker late a customary tenant of the said Manor in and by his last Will and Testament bearing date 19th September 1839 gave and devised unto the said John Harker and James Harker. To hold the said premises unto and to the use of the said John Harker and James Harker their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£3 13s 4d] and are therefore accordingly admitted tenants.

Potting

To this Court came John Harker and George Harker and took of the Lord one close called Mossdale Ings, one close called Long Close one close called Great Brow and two small parcels of ground called Calf Pieces one close called Cow Pasture and one close called Intack with the appurtenances situate and being at or within the territories of Potting in the said Manor of the ancient yearly fineable customary rent of 3s 8d which John Harker and James Harker customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £362 to them paid by the said John Harker and George Harker for the absolute purchase thereof. To hold the said premises unto and to the use of the said John Harker and George Harker their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£3 13s 4d] and are therefore accordingly admitted tenants.

Low Row

To this Court came James Harker son and devisee named in the Will of Simon Harker deceased and took of the Lord one close called High Sandbeds or Stonehouse Close one close called Middle Sandbeds and two closes called Low Sandbeds with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable customary rent of 2s 2d which the said Simon Harker late a customary tenant of the said Manor in and by his last Will and Testament bearing date 12th October 1839 gave and devised unto the said James Harker. To hold the said premises unto and to the use of the said James Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 3s 4d] and is therefore accordingly admitted tenant.

Feetham

To this Court came George Harker and took of the Lord one close called East Bottom and one parcel of land called Sander Croft with a barn thereon one close called Calf Garth and one close called Brow with one dwelling house and one garden with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of 2s 7d which Thomas Spensley a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £400 to him paid by the said George Harker for the absolute purchase thereof . To hold the said premises unto and to the use of the said George Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 11s 8d] and is therefore accordingly admitted tenant.

Healough

To this Court came Mr George Smurthwaite and took of the Lord one dwelling house one stable and one garth and also one close called Holme one close called Pasture and one close called Island on the south side of the River Swale and the lane adjoining leading to the end of Great Thwaites with the appurtenances situate and being at or within the territories of Healough in the said Manor of the ancient yearly fineable customary rent of 5s 9d which

William Cooke a customary tenant of the said Manor on 31st May 1839 out of Court surrendered into the hands of the Lord in consideration of the sum of £480 to him paid by the said George Smurthwaite for the absolute purchase thereof . To hold the said premises unto and to the use of the said George Smurthwaite his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£5 15s] and is therefore accordingly admitted tenant.

Reeth

To this Court came Edward Holmes and took of the Lord one dwelling house and garden on the north side of a house called Lucy Stoddarts House with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 1d which Henry Bradbury a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £180 to him paid by the said Edward Holmes for the absolute purchase thereof . To hold the said premises unto and to the use of the said Edward Holmes his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Blaides

To this Court came John Harker and took of the Lord the east part of division of a close called East Overing and two closes called Summerings with the back part of a dwelling house with the stable thereto adjoining and another stable at the west end of the said dwelling house now converted into a dwelling house and another dwelling house at the west end of the said stable with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable customary rent of 2s 1d which Sir William Chaytor Baronet a customary tenant of the said Manor by Joseph Sunter his attorney duly authorised at this Court surrendered into the hands of the Lord in consideration of the sum of £305 to him paid by the said John Harker for the absolute purchase thereof . To hold the said premises unto and to the use of the said John Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 1s 8d] and is therefore accordingly admitted tenant.

At this Court the first Proclamation was made for the heirs of William Bell and Joseph Kearton to come in and be admitted of the Copyhold Tenements of which they respectively died seized but none came

Faithfully recorded and copies made

Ottiwell Tomlin

Steward

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

The Court Baron and customary court of Thomas Smith Esquire Lord of the said manor held at Reeth in and for the said manor on Tuesday the twenty sixth day of May in the year of our

Lord One thousand eight hundred and forty before Ottiwell Tomlin the elder Gentleman Steward of the said manor.

Names of the Jury

Mr. Joseph White – Foreman – sworn

Mr. Leonard Mudd Harker -sworn

Mr. John Bradbury

Mr. William Coates

Mr. Thomas Coates

Mr. John Langhorne

Mr. Thomas Birkbeck

Mr. Ralph Milner

Mr. John Scott

Mr. Michael Clarkson

Mr. Robert Birkbeck

Mr. John Close

Reeth

To this court came Mr George Robinson and took of the lord one close called High White Sykes and one close called Low White Sykes with a cowhouse thereon with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 3s 2½d which the Reverend John Overton, Henry Overton Gentleman and Christopher Paver Esquire customary tenants of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £300 to them paid by the said George Robinson for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Robinson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£2 8s 1d] and is therefore accordingly admitted tenant.

Healaugh

To this court came David Alderson and took of the lord one part of a close called Flatts with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 3s.2d. which the Reverend John Overton, Henry Overton Gentleman and Christopher Paver Esquire customary tenants of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £260 to them paid by the said David Alderson for the absolute purchase thereof. To hold the said premises unto and to the use of the said David Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [£2 7s 6d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Mr Thomas Barugh and took of the lord one part of a close called Flatts with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 3s 2d which David Alderson a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration set forth in a certain Indenture of Release bearing date the seventeenth of April now last and made between the Reverend John Overton, Henry Overton Gentleman and Christopher Paver Esquire of the first part, the said David Alderson of the second part and the said Thomas Barugh of the third part. To hold the said premises unto and to the use of the said Thomas Barugh his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [£2 7s 6d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Henry White and took of the lord a cottage homestead or tenement in Healaugh lately occupied by Margaret Hird and also a barn and cowhouse adjoining to the said cottage house late in the occupation of James Alderson with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 2d which the Reverend John Overton, Henry Overton Gentleman and Christopher Paver Esquire customary tenants of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £45 to them paid by the said Henry White for the absolute purchase thereof. To hold the said premises unto and to the use of the said Henry White his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he hath paid for his fine and entry as in the margin [2s 6d] and is therefore accordingly admitted tenant.

Reeth

To this court came Simon Harker and took of the lord an undivided moiety or equal half part of one dwellinghouse, two stables, one garden and one parcel of ground called Mill Acre and two other small parcels of land called Lane Garth with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of [half] 3s which John Orton a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £140 to him paid by the said Simon Harker for the absolute purchase thereof. To hold the said premises unto and to the use of the said Simon Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 2s 6d] and is therefore accordingly admitted tenant.

Harcaside [Harkerside]

To this court came Christopher Hutchinson and Thomas Hutchinson and took of the lord an undivided moiety or equal part of and in three undivided fourth parts or shares of one messuage and tenement consisting of several closes called Stubbins of the yearly fineable and customary rent of 7s 1d and an inanced rent of 4s 10½d and also four other closes called Stubbins containing by computation five acres of the ancient yearly fineable customary rent of 2s 3d and an inanced rent of 1s 7d with the appurtenances situate and being within the territories of Harcaside [Harkerside] in the said manor of the ancient yearly fineable rent aforesaid which Joseph Hutchinson a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £143 to him paid by the said Christopher Hutchinson and Thomas Hutchinson for the absolute purchase thereof. To hold the said premises unto and to the use of the said Christopher Hutchinson and Thomas Hutchinson their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which they have paid for their fine and entry as in the margin [£2 12s 6d] and are therefore accordingly admitted tenants.

Lodge Green

To this court came Mary or Mally Sunter wife of Thomas Sunter daughter and heiress at law of Mary Raw deceased and took of the lord one field called Woodpark with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable rent of 2s 3d and of 5s 5d inanced rent not fineable of which the said Mary Raw late a customary tenant of the said manor lately died seised intestate. To hold the said premises unto and to the use of the said Mary or Mally Sunter her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which she has paid for her fine and entry as in the margin [£1 13s 9d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Mr George Smurthwaite and took of the lord one close or parcel of ground called Thwaite, one close called New Intack, one close called Pothill and one house stead with appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 1s 8½d which William Cooke a customary tenant of the said manor on the thirty first day of May one thousand eight hundred and thirty nine out of court surrendered into the hands of the lord in consideration of the sum of £480 to him paid by the said George Smurthwaite for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Smurthwaite his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [£1 5s 7½d] and is therefore accordingly admitted tenant.

Harcaside [Harkerside]

To this court came Mr Edmund James Simpson devisee named in the will of John Matthew Simpson deceased and took of the lord an undivided moiety or equal half part of and in one close called Broad Dale otherwise East Broad Dale with the appurtenances situate and being at or within the territories of Harcaside [Harkerside] in the said manor of the ancient yearly fineable rent of 1s 8d and of 1s 8d inanced rent not fineable which the said John Matthew Simpson late a customary tenant of the said manor in and by his last will and testament bearing date the twenty second day of October one thousand eight hundred and thirty six gave and devised unto the said Edmund James Simpson. To hold the said premises unto and to the use of the said Edmund James Simpson his heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [£1 2s 6d] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came Francis Raw devisee in trust named in the will of James Pedley deceased and took of the lord one dwelling house and one cattlegait [gate] in Low Row with the appurtenances situate and being at or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable rent of 3½d which the said James Pedley late a customary tenant of the said manor in and by his last will and testament bearing date the twenty second day of May 1839 gave and devised unto the said Francis Raw upon the trust therein mentioned. To hold the said premises unto and to the use of the said Francis Raw his heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [4s 4½d] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came Mr George Robinson and took of the lord two dwellinghouses and one stable, one close called Blaides Intack with a cowhouse thereon, one close called Stoney Gill Intack and two cattlegaits [cattlegates] on Low Row Pasture with the appurtenances situate and being at or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable customary rent of 3s 9½d which Francis Raw and John Pedley customary tenants of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £290 to them paid by the said George Robinson for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Robinson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [£2 16s 10d] and is therefore accordingly admitted tenant.

Crackpot

To this court came Adam Barker and took of the lord an undivided moiety or equal half part or share of and in one parcel of ground called Gilderstile with a cowhouse thereon with the appurtenances situate and being at or within the territories of Crackpot in the said manor of the ancient yearly fineable customary rent of 2s 6d and 1s 2d inanced rent not fineable for the entirety of which Anthony William Close a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £45 to them paid by the said Adam Barker for the absolute purchase thereof. To hold the said premises unto and to the use of the said Adam Barker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [18s 9d] and is therefore admitted tenant

Low Row

To this court came Mr Edmund Alderson Knowles and Mr John Barker in trust for Mary Thompson and took of the lord one close called Cogarth with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1s which Edmund Coates a customary tenant of the said manor of this court surrendered into the hands of the lord in consideration of the sum of £58 to them paid by the said Edmund Alderson Knowles and John Barker as trustees for the said Mary Thompson for the absolute purchase thereof. To hold the said premises to such uses upon such trusts and for such intents and purposes as the said Mary Thompson shall whether covert or sole by any deed or will appoint and in default of such appointment unto the use of the said Edmund Alderson Knowles and John Barker in trust for the said Mary Thompson her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which they have paid for their fine and entry as in the margin [£15] and are therefore accordingly admitted tenants.

Potting

To this court came John Harker and James Harker devisees named in the will of Simon Harker and took of the lord one moiety or equal undivided half part of a close called Paddock with one dwellinghouse and two stables standing in High Morrell Ings with the appurtenances situate and being at or within the territories of Potting in the said manor of the ancient yearly fineable customary rent of 1s 7d which the said Simon Harker late a customary tenant of the said manor in and by his last will and testament bearing date the nineteenth day of September one thousand eight hundred and thirty nine gave and devised to the said John Harker and James Harker. To hold the said premises unto and to the use of the said John Harker and James Harker their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and

services, due and of right accustomed. For which they have paid for their fine and entry as in the margin [£1 3s 9d] and are therefore accordingly admitted tenants.

Potting

To this court came John Harker and George Harker and took of the lord one moiety or undivided equal half part of a close called Parrock dwellinghouse and two stables standing in High Morrell Ings with the appurtenances situate and being at or within the territories of Potting in the said manor of the ancient yearly fineable customary rent of 1s 7d which John Harker and James Harker customary tenants of the said manor at this court

0051

surrendered into the hands of the lord in consideration of the sum £290 to them paid by the said John Harker and George Harker for the absolute purchase thereof. To hold the said premises unto and to the use of the said John Harker and George Harker their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which they have paid for their fine and entry as in the margin [£1 3s 9d] and are therefore accordingly admitted tenants.

Gunnerside

To this court came William Milner and William Woodward the younger and took of the lord two closes or parcels of land called Winterings Fields at Gunnerside with a new dwellinghouse and stables with the appurtenances situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 2s 6d which Jonathan Daykin a customary tenant of the said manor at this court surrendered into the hands of the lord. To hold the said premises unto the said William Milner and William Woodward the younger and their heirs upon trust to pay the clear annual rent thereof half yearly at Lady Day and Michaelmas in each year to Jonathan Daykin the younger and John Daykin, sons of the said Jonathan Daykin during their joint natural lives and to the survivor of them during his life and from the decease of the survivor then to hold the said premises unto and to the use of William Daykin, Joseph Daykin and Thomas Daykin the other sons of the said Jonathan Daykin the elder their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which they have paid for their fine and entry as in the margin [£1 17s 6d] and are therefore accordingly admitted tenants.

Reeth

To this court came John Bradbury son and devisee named in the will of John Bradbury deceased and took of the lord one dwellinghouse and one garth on the backside thereof in length twelve yards and in breadth four yards late Joplings with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of ¼d and one dwellinghouse and one stable late Hodgsons with the

appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of ½d which the said Jonathan Bradbury late a customary tenant of the said manor in and by his last will and testament bearing the date the twenty fifth day of January last gave and devised to his son the said John Bradbury. To hold the said premises unto and to the use of John Bradbury his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [3¼d and 7½d] and is therefore accordingly admitted tenant.

Fremington

To this court came William Robinson and Ralph Robinson trustees of Anthony Hutchinson deceased and took of the lord one parcel of ground called Little Yoadlep with the appurtenances situate and being at or within the territories of Fremington in the said manor of the ancient yearly fineable customary rent of 7d which the said Anthony Hutchinson late a customary tenant of the said manor in and by his last will and testament bearing date the eighth day of March 1834 gave and devised to the said William Robinson and Ralph Robinson upon the trusts therein mentioned. To hold the said premises unto and to the use of the said William Robinson and Ralph Robinson their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which they have paid for their fine and entry as in the margin [8s 9d] and are accordingly admitted tenants.

Feetham

To this court came George Harker and took of the lord one parcel of ground called Line Garth, one other parcel of ground called Saunder Garth or East Brow, one other parcel of ground called Evening Brow, one close called Feetham Bottom and one close called Little Croft with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 7s 3d which Thomas Spensley a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £480 to him paid by the said George Harker for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [£5 8s d] and is therefore accordingly admitted tenant.

Stonesdale

To this court came James Clarkson, Edmund Clarkson, Alexander Clarkson, Anthony Clarkson and Mary the wife of Christopher Scott devisees of John Clarkson deceased who was a devisee under the will of James Clarkson deceased and took of the lord one moiety of a

field called Rough Intake with the appurtenances situate and being at or within the territories of Stonesdale in the said manor of the ancient yearly fineable customary rent of 1d which the said James Clarkson late a customary tenant of the said manor in and by his last will and testament bearing the date the fourteenth of June 1839 gave and devised to his son the said John Clarkson and which the said John Clarkson before his admittance thereto in and by his last will and testament bearing the date twenty eighth day of February last year and devised to the said James Clarkson, Edmund Clarkson, Alexander Clarkson, Anthony Clarkson and Mary Scott. To hold the said premises unto and to the use of the said James Clarkson, Edmund Clarkson, Alexander Clarkson, Anthony Clarkson and Mary Scott their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which they have paid for their fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Stonesdale

To this court came Alexander Clarkson devisee named in the will of James Clarkson deceased and took of the lord one moiety of a field called Rough Intake with the appurtenances situate and being at or within the territories of Stonesdale in the said manor of the ancient yearly fineable customary rent of 1d which the said James Clarkson late a customary tenant of the said manor in and by his last will and testament bearing date the fourteenth day of June one thousand eight hundred and thirty nine gave and devised unto the said Alexander Clarkson.

To hold the said premises unto and to the use of the said Alexander Clarkson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

West Stonesdale

To this court came Anthony Clarkson the elder surviving trustee named in the will of James Clarkson deceased and took of the lord one close called Middle Carr and one close called Great Carr with the appurtenances situate and being at or within the territories of West Stonesdale in the said manor of the ancient yearly fineable customary rent of 6s 9d which the said James Clarkson late a customary tenant of the said manor in and by his last will and testament bearing date the fourteenth day of June one thousand eight hundred and thirty nine gave and devised unto the said Anthony Clarkson and John Clarkson since deceased upon the trusts therein expressed. To hold the said premises unto and to the use of the said Anthony Clarkson the elder his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [£5 1s 3d] and is therefore accordingly admitted tenant.

West Stonesdale

To this court came Edmund Clarkson and took of the lord one close called Great Carr with the appurtenances situate and being at or within the territories of West Stonesdale in the said manor of the ancient yearly fineable customary rent of 4s 3d which Anthony Clarkson the elder a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £300 to him paid by the said Edmund Clarkson for the absolute purchase thereof. To hold the said premises unto and to the use of the said Edmund Clarkson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [£3 3s 9d] and is therefore accordingly admitted tenant.

West Stonesdale

To this court came Anthony Clarkson the younger and took of the lord one close called Middle Carr and one moiety of a field called Rough Intack with the appurtenances situate and being at or within the territories of West Stonesdale in the said manor of the ancient yearly fineable customary rent of 2s 7d which Anthony Clarkson the elder, James Clarkson, Edmund Clarkson, Alexander Clarkson, Christopher Scott and Mary his wife customary tenants of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £350 to them paid by the said Anthony Clarkson the younger for the absolute purchase thereof. To hold the said premises unto and to the use of the said Anthony Clarkson the younger his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [£1 17s 6d] and is therefore accordingly admitted tenant.

Gunnerside and Lodge Green

To this court came Ralph Milner and took of the lord one close or parcel of ground called Scarrs and formerly John Raws with the appurtenances situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of $\frac{1}{4}$ d and of 2s 11 $\frac{1}{2}$ d inanced rent not fineable also two closes called Stripes with a cowhouse thereon now divided into three closes called Great Close, Little Close and Sandbeds with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 4s 4d which James Alderson a customary tenant of the said manor at this court surrendered into the hands of the lord in exchange for other lands situate at Calvert House belonging to the said Ralph Milner and surrendered by him at this court to the use of the said James Alderson. To hold the said premises unto and 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 yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid

for his fine and entry as in the margin [£3 5s 3¼d] and is therefore accordingly admitted tenant.

Calvert House

To this court came James Alderson and took of the lord one close called Little Close or Rampsholme with a bank adjoining the same with two dwellinghouses with the appurtenances situate and being at or within the territories of Calvert House in the said manor of the ancient yearly fineable customary rent of 1s 1d and of an inanced rent 1s 1d not fineable which Ralph Milner a customary tenant of the said manor at this court surrendered into the hands of the lord in exchange for other lands situate at Gunnerside and Lodge Green belonging to the said James Alderson and surrendered by him at this court to the use of the said Ralph Milner. To hold the said premises unto and to the use of the said James Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [£16 3s] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Joseph Alderson and took of the lord a dwellinghouse at Gunnerside formerly Raws and a Butchers Shop with the appurtenances situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of ¼d which James Alderson a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £25 to him paid by the said Joseph Alderson for the absolute purchase thereof. To hold the said premises unto and to the use of the said Joseph Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [3¼d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Ralph Holmes, John Holmes and George Holmes sons and coheirs of James Holmes deceased and took of the lord one dwellinghouse with the appurtenances situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 1d which the said James Holmes late a customary tenant of the said manor lately died seised intestate. To hold the said premises unto and to the use of the said Ralph Holmes, John Holmes, and George Holmes their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which they have paid for their fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenants.

Calvert House

To this court came Robert Harker son and heir at law of John Harker deceased and took of the lord one dwellinghouse, stable and peat house and three closes lately in one close called Cow Pasture with the appurtenances situate and being at or within the territories of Calvert House in the said manor of the ancient yearly fineable customary rent of 1s 8d which the said John Harker lately a customary tenant of the said manor lately died seised intestate. To hold the said premises unto and 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 yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [£1 5s 0d] and is therefore accordingly admitted tenant.

At this court Thomas Smith of Reeth was appointed and sworn constable for the year ensuing.

Faithfully rendered and copies made.

Ottiwell Tomlin

Steward

Angram

To this court came John Fawcett and took of the lord two thirds of the following undivided copyhold closes High Hard Rash, Far Hard Rash, Bridge End, Wood End, Stoney Pieces, one allotment in Sleddale Pasture and one allotment in Angram side, with the appurtenances situate lying and being at or within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 2s 6½d for the entirety which John Calvert and Jonathan Calvert customary tenants of the said manor did in consideration of the sum of £181 to them paid by the said John Fawcett for the absolute purchase thereof by a surrender bearing the date of the sixth day of April one thousand eight hundred and forty duly surrendered out of court unto the hands of the lord of the said manor for the use of the said John Fawcett. To hold the said premises unto and to the use of the said John Fawcett his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [£1 13s 6d] and is therefore accordingly admitted tenant.

N.B. The above admittance was omitted to be enrolled in the proceedings of the court held for the manor of Muker on the 27th day of May 1840 but finding the original surrender amongst the documents of the manor and a record of the admittance having been taken therein at the said court in the proper place in the Court Minute Book of Ottiwell Tomlin the then steward deceased I have entered the said admittance on the Roll this eleventh day of May 1853.

J Bailey Langhorn.

Steward

Manor of Muker in Swaledale in the County of York

The Court Baron and customary court of Thomas Smith Esquire Lord of the said manor held at Muker in and for the said manor on Wednesday the twenty seventh of May in the year of our Lord One thousand eight hundred and forty before Ottiwell Tomlin the elder Gentleman Steward of the said manor.

Names of the Jury

Mr John Alderson Foreman
Mr Edmund Metcalfe
Mr William Fawcett
Mr David Cleasby
Mr Thomas Spensley
Mr F. G. Butson
Mr William Clark
Mr William Peacock
Mr John Alderson
Edward Alderson
George Alderson
John Alderson

Angram

To this court came Simon Fawcett and took of the lord one equal undivided third part or share of and in the several closes following Near Heart Rash, Far Heart Rash, Brig End, Stoney Piece and Wood with the appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 2s 6½d for the entirety which James Calvert a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £85 to him paid by the said Simon

Muker, Kisdon and Angram

To this court came Mr John Fothergill Clarkson and took of the lord one dwellinghouse, two closes called Kisdon Closes, one close called High Carr, one close called Low Carr, one close called Middle Carr with the appurtenances situate at Muker and Kisdon and three dwellinghouses at Angram and all the allotments in Muker and Kisdon Pastures set out in sight of the first mentioned premises situate and being at or within the territories of Muker, Kisdon and Angram in the said manor of the ancient yearly fineable customary rents of 13s 11d in Muker and Kisdon and 1d in Angram which Ralph Fawcett a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £800 to him paid by the said John Fothergill Clarkson. To hold the said premises unto and to the use of the said John Fothergill Clarkson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [£14] and is therefore accordingly admitted tenant. Redeemable nevertheless upon payment by the said Ralph Fawcett his heirs, executors or administrators to the said John Fothergill Clarkson his executors, administrators or assigns to the sum of £800 of lawful English current money with interest for the same after the rate of £4 10s per centum per annum on the twenty seventh day of November now next ensuing.

Keld

To this court came Elizabeth Metcalfe wife of Michael Metcalfe, daughter and devisee named in the will of Margaret Harper deceased and took of the lord one dwellinghouse and stable with a dwelling over the stable with the appurtenances situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of 1d which the said Margaret Harper late a customary tenant of the said manor in and by her last will and testament bearing date the twentieth day of October one thousand eight hundred and thirty nine gave and devised unto the said Elizabeth Metcalfe. To hold the said premises unto and to the use of the said Elizabeth 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

Keld

To this court came James Batty and took of the lord a dwellinghouse with the appurtenances situate lying and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of half of a farthing which Michael Wiseman and Elizabeth his wife the said Elizabeth Wiseman being a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £40 to them paid by the said James Batty for the absolute purchase thereof. To hold the said premises unto and to the use of the said James 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 yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [2½d] and is therefore accordingly admitted tenant.

Angram and Keld

To this court came Mr John Terry and took of the lord one close called Midward Ing with a cowhouse thereon standing, one close called Crook with a cowhouse thereon, two folds with a cowhouse thereon, one dwellinghouse and garth with two stables, two closes called Thorn Skewth with a barn thereon of the several rents of 3s 2¼d. Also one dwelling house, stable and garden, one close called Low Ing with a cowhouse thereon with 1s 11½d rent all at Angram. One dwellinghouse and one garth on the backside thereof and a moiety of a parcel of ground called Mickle Ing with a cowhouse thereon and also one moiety of a parcel of ground called Midward otherwise Middard Ing with a cowhouse thereon and one close called Tutill with a cowhouse thereon and one close called Tutill and one called close called Crook with 5s 7½d rent also at Angram. And one close called House Close and one Intack also at Angram. One close called Bushby Close with a barn thereon and one cowgate in Keld Pasture (now an allotment in the said Pasture) with 1s 4d at Keld. And all the allotments set out in right of the aforesaid premises in Keld, Angram, Great Sleddle and Keld Pasture. Also one parcel of ground being part of the Old West Side of Kisdon Common containing fourteen acres, two roods, and fourteen perches with 6d rent with the appurtenances situate lying and being at or within the territories of Angram and Keld in the said manor of the ancient yearly fineable customary rents aforesaid amounting in the whole to the sum of 14s 1½d which John Fawcett a customary tenant of the said manor at this court surrendered into the hands

of the lord in consideration of the sum of £800 to him paid by the said John Terry. To hold the said premises unto and to the

Angram, Thwaite and Keld

To this court came John Alderson only brother and heir of George Alderson deceased and took of the lord one dwellinghouse and a parcel of land called Skeugh now divided and called Low Skeugh with a cowhouse and Middle Skeugh with a cowhouse and one close called Hard Rigg and one other close called High Hard Rigg and Cinder Dykes with the appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 3s ½d. One parcel of ground called Furdale Gill with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 1d and an old house and a stable now demolished and a garth or garden and an undivided moiety of another dwellinghouse, garth or garden with the appurtenances situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of 1d of which the said George Alderson late customary tenant of the said manor lately died seised intestate. To hold the said premises unto and to the use of the said John Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [1d] and is therefore accordingly admitted tenant.

Thwaite

To this court came James Harker and took of the lord an undivided moiety of one field called Stripe and one field called New Close with one dwellinghouse and one stable at the West End and one stable at the East End, a carthouse adjoining the stable at the east end of the house and a gapstead with an allotment in Thwaite Pasture with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 2s 4d for the entirety which William Harker a customary tenant of the said Manor surrendered into the hands of the lord in consideration of the sum of £100 to him paid by the said James Harker for the absolute purchase thereof. To hold the said premises unto and to the use of the said James Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [£1 3s 4d] and is therefore accordingly admitted tenant.

Keld

To this court came George Alderson and Charles Alderson and took of the lord one dwellinghouse, one close called Low Close with a cowhouse thereon, one close called East Close with a cowhouse thereon, one pasture called Long Bottom, one close called Intack, one other dwellinghouse called Tohamp House, one close called Tohamp with a cowhouse thereon, one close called Burnt House Close, one other close called Little Holme now in two closes and eleven cowgates in Great Sleddle with the allotments in Sleddle with the appurtenances situate and being at or within the territories of Keld in the said manor of the

ancient yearly fineable customary rent of 3s 11d which Mrs Ruth Lodge a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £1050 to her paid by the said George Alderson and Charles Alderson for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Alderson and Charles Alderson their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which they have paid for their fine and entry as in the margin [£3 18s 4d] and is therefore accordingly admitted tenants.

Muker

To this court came James Alderson and took of the lord one close called Long Ing with a cowhouse thereon and an allotment late part of Muker Pasture with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 4s 7³/₄d which Ralph Milner a customary tenant of the said manor at this court surrendered into the hands of the lord in exchange for other lands situate at Gunnerside and Lodge Green belonging to the said James Alderson and surrendered by him at this court to the use of the said Ralph Milner. To hold the said premises unto and to the use of the said James Alderson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [£4 12s 10d] and is therefore accordingly admitted tenant.

Angram

To this court came James Peacock and took of the lord two undivided fourth parts of one close or parcel of land called Walker Field or Middle Skewth with the appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable customary rent of 1s which John Peacock and Christopher Peacock customary tenants of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £85 to them paid by the said James Peacock for the absolute purchase thereof. To hold the said premises unto and to the use of the said James Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of right accustomed. For which he has paid for his fine and entry as in the margin [10s 11d] and is therefore accordingly admitted tenant.

Faithfully recorded and copied made
Ottiwell Tomlin
Steward

Manor of Muker in Swaledale in the County of York

The Special Court Baron and copyhold or customary court of Thomas Smith Esquire Lord of the said manor held at Muker in and for the said manor on Thursday the eleventh day of

March in the year of our Lord One thousand eight hundred and forty one before Ottiwell Tomlin Gentleman Steward of the said manor.

Names of the Jury

Mr John Reynoldson – Foreman
Mr William Fawcett
Mr William Peacock
Mr James Alderson
Mr Edward Alderson
Mr William Raynor

Thwaite

To this court came John Metcalfe of Calvert Houses and took of the lord two dwellinghouses and one close called Intack at Thwaite with 1s 7d pence customary rent and also a moiety or half part of two closes called Intacks with 3s 10½d entire rent with the appurtenances situate and being at or within the territories of Thwaite in the said manor which John Metcalfe of Thwaite a customary tenant of the said manor on the tenth day of February 1830 surrendered out of court into the hands of the lord before the Bailiff and two customary tenants according to the custom of the said manor. To hold the said premises unto and to the use of the said John Metcalfe of Calvert Houses his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents, duties, fines and services, due and of and of right accustomed. For which he has paid for his fine and entry as in the margin [£3 11s 8d] and is therefore accordingly admitted tenant.

Ottiwell Tomlin
Steward

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

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor held at Reeth in and for the said Manor on Monday the thirty first day of May in the year of our Lord one thousand eight hundred and forty one Before Ottiwell Tomlin Gentleman the elder, Gentleman Steward of the said Manor

Jury

Mr John Barker – Foreman Sworn
Mr Ralph Milner Sworn
Mr Thomas Birkbeck Sworn
Mr Michael Clarkson Sworn
Mr Thomas Coates. Sworn
Mr Joseph White Sworn
Mr Edmund Metcalfe Sworn
Mr John Knowles Sworn
Mr John Clarkson Sworn
Mr John Close. Sworn
Mr John Langhorne Sworn
Mr James Spensley Sworn

Satron

To this Court came Mr John Clarkson and took of the Lord one close called Near Sim Close one close called Gill Head with a firehouse and cowhouse thereon one other close called Sim Close with a firehouse thereon and four parcels of ground called by the names of Intack Howle Trow Wood and Woodhead and two houses and two little garths with an allotment of land in Satron pasture with the appurtenances situate and being at or within the territories of Satron in the said Manor of the ancient yearly fineable customary rent of nine shillings which John Alderson a customary tenant of the said Manor at this court surrendered into the hands of the Lord to the use of the said John Clarkson in consideration of the sum of thirteen hundred and five pounds to him paid by the said John Clarkson for the absolute purchase thereof. To hold the said premises unto and to the use of the said John Clarkson his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (£9 0s 0d) and is therefore accordingly admitted tenant

Reeth

To this Court came Elizabeth Close widow and took of the Lord an undivided moiety or equal half part of all that close or parcel of ground called Church Garths with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of one shilling for the entirety which the Anthony William Close a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the natural love and affection which he had and bore to the said Elizabeth

Close she being his mother. To hold the same premises unto and to the use of the said Elizabeth Close her heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she hath paid for her fine and entry as in the margin (10s 0d) and is therefore accordingly admitted tenant

Lodge Green

To this Court came William Daykin Joseph Daykin and Thomas Daykin and took of the Lord one dwellinghouse and stable with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable customary rent of one half penny which Thomas Metcalfe a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of eighty pounds to him in hand paid by the said William Daykin Joseph Daykin and Thomas Daykin for the absolute purchase thereof. To hold the said premises unto and to the use of the said William Daykin Joseph Daykin and Thomas Daykin their heirs and assigns for ever as tenants in common according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin (10d) and are therefore accordingly admitted tenants

Feetham

To this Court came George Harker and took of the Lord one dwellinghouse one parlour with a chamber over it one orchard one bakehouse one close called Croft one cowhouse and one parcel of ground called Parrock and also one undivided moiety or equal half part of one garth one cowhouse now used as a dwellinghouse late Simon Spensleys with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of five shillings and seven pence which Thomas Spensley a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of six hundred pounds to him paid by the said George Harker as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for their fine and entry as in the margin (£5 11s 8d) and is therefore accordingly admitted tenant

Feetham

To this Court came Elizabeth Raw widow of Francis Raw James Raw Thomas Raw Francis Raw John Raw George Raw Mary Kendal Sarah Sayer and Elizabeth Raw spinster and took of the Lord one close or parcel of ground called West Field part of a parcel of ground heretofore called Great Intack with a dwellinghouse and stable with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of three shillings and one penny which Francis Raw a customary tenant of the

said Manor in and by his last Will and Testament in writing bearing the date the fifteenth day of December last gave and devised to the said Elizabeth Raw widow of James Raw Thomas Raw Francis Raw John Raw George Raw Mary Kendal Sarah Sayer and Elizabeth Raw spinster in manner therein mentioned. To hold the said premises unto and to the use of the parties aforesaid their heirs and assigns for ever in manner expressed in the said Will according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin (£3 1s 8d) and are therefore accordingly admitted tenants

Reeth

To this Court came Mr George Alderson Robinson and took of the Lord one parcel of ground called two Arthur Bank whereon a dwellinghouse formerly stood but which is now demolished and a barn erected thereon instead thereof and two closes called Crooks with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of four pence three farthings which James Galloway and George Galloway customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of one hundred and forty pounds to them paid by the said George Alderson Robinson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Alderson Robinson his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (7s 11d) and is therefore accordingly admitted tenant

Reeth

To this Court came Christopher Dixon Croft and took of the Lord one messuage or dwellinghouse with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of one farthing which John Harland of Marrick in the county of York a gentleman surviving Devisee under the Will of Thomas Galloway late of Reeth aforesaid deceased surrendered out of Court on the seventeenth day of October last to the said Christopher Dixon Croft for the considerations therein mentioned. To hold the said premises unto and to the use of the said Christopher Dixon Croft his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (5d) and is therefore accordingly admitted tenant

Gunnarside

To this Court came William Bell son and devisee named in the will of William Bell deceased and took of the Lord the Equity of Redemption of and in one dwellinghouse and stable one close called High Close one close called Bank and one close called Foal Ing with the

appurtenances situate and being at or within the territories of Gunnerside in the said Manor of the ancient yearly fineable customary rent of five shillings and four pence which the said William Bell the elder in and by his last Will and Testament bearing date the fifteenth day of July one thousand eight hundred and thirty nine gave and devised to his said son. To hold the said premises unto and to the use of the said William Bell the son his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (£5 6s 8d) and is therefore accordingly admitted tenant

Satron

To this Court came the Reverend Thomas Overton and took of the Lord all that one dwellinghouse one stable two garths or gardens one close called Long Close and one close called Five Days Moring and one close called Three Days Moring one parcel of ground called Silkwood or Long Holme Bank three closes called Intacks and Seven Cattlegates in Satron Pasture or the allotments of land now allotted in lieu thereof with the appurtenances situate and being at or within the territories of Satron in the said Manor of the ancient yearly fineable customary rent of nine shillings and five pence which the Reverend John Overton Henry Overton and Christopher Paver customary tenants of the said Manor by Edmund Alderson Knowles their attorney by virtue of a letter of attorney under their hands bearing date the twenty fourth of May instant surrendered into the hands of the Lord in consideration of the sum of seven hundred and forty pounds to them paid by the said Thomas Overton as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Thomas Overton his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (£9 4s 2d) and is therefore accordingly admitted tenant

Low Row

To this Court came William Harker and took of the Lord a dwellinghouse now in two houses one stable and two garths or gardens with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable customary rent of one penny which James Newton customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of ninety seven pounds to him paid by the said William Harker for the absolute purchase thereof. To hold the same premises with the appurtenances unto and to the use of the said William Harker his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (1s 8d) and is therefore accordingly admitted tenant

Low Row

To this Court came James Sunter and Joseph Sunter sons and Thomas John Ann Walters Mary Sunter Margaret Jackson Sarah White Elizabeth Sunter and Jane Sunter children of John Sunter deceased and Mary Sunter daughter of Thomas Sunter deceased and took of the Lord one dwellinghouse and stable with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable customary rent of one halfpenny which Mary Sunter a customary tenant of the said Manor by her last Will and Testament in writing bearing the date the twelfth day of January one thousand eight hundred and twenty six gave to the said several parties in manner following that is to say one fourth part thereof to the said James Sunter one other fourth part to the said Joseph Sunter one other fourth part to the children of the said John Sunter and the remaining fourth part to the said Mary Sunter. To hold the said premises unto and to the use of the parties aforesaid their heirs and assigns for ever in manner before mentioned according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they hath paid for their fine and entry as in the margin (10d) and are therefore accordingly admitted tenants

Reeth

To this Court came Ann Peacock widow and devisee of John Peacock deceased and took of the Lord one dwellinghouse and yard thereto adjoining with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of one penny which the said John Peacock late a customary tenant of the said Manor in and by his last Will and Testament bearing the date the twentieth day of November last gave and devised to the said Ann Peacock. To hold the said premises unto and to the use of the said Ann Peacock her heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she hath paid for her fine and entry as in the margin (1s 8d) and is therefore accordingly admitted tenant

Reeth

To this Court came Mr George Coates and took of the Lord one dwellinghouse and yard thereto adjoining with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of one penny which Ann Peacock widow a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of thirty five pounds to her paid by the said George Coates for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Coates his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (1s 8d) and is therefore accordingly admitted tenant

Gunnerside

To this Court came Elizabeth the wife of William Coates only daughter and devisee named in the Will of James Calvert deceased and took of the Lord one house one shop one stable and one garden of the ancient yearly fineable rent of one farthing and one close called Winterfield of the ancient yearly fineable rent of one shilling and nine pence with the appurtenances situate and being at or within the territories of Gunnerside in the said Manor of the ancient yearly fineable customary rents aforesaid which the said James Calvert late a customary tenant of the said Manor in and by his last Will and Testament in writing bearing date the sixth day of March one thousand eight hundred and thirty seven gave and devised to the said Elizabeth Coates. To hold the said premises unto and to the use of the said Elizabeth Coates her heirs and assigns as tenants in common for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she hath paid for her fine and entry as in the margin (£1 15s 5d) and is therefore accordingly admitted tenant

Feetham

To this Court came George Plews and took of the Lord one close called West Pickhill containing about an acre and three quarters of ground from which a quarter of an acre was heretofore taken and fenced off as a burial ground for the Society called the Wesleyan Methodists and half a cattlegate in Kearton pasture (except 491 square yards at the south west corner thereof whereon a Wesleyan Chapel is now building) with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of one shilling and two pence which William Spensley a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of one hundred and forty nine pounds fifteen shillings and nine pence to him paid by the said George Plews as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Plews his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (£1 3s 4d) and is therefore accordingly admitted tenant

Low Row

To this Court came Mr John Clarkson Birkbeck only son and heir of Ann Birkbeck deceased and took of the Lord one garth or garden on the foreside of a dwellinghouse and stable formerly belonging to Mrs Francelina Stuart one close called Intack one close called Half Close with a cowhouse thereon one close called Mick Close one close called Grain Ings with a cowhouse thereon of the ancient yearly fineable rent of four shillings. Also a piece of land at the foot of a close called Intack containing by estimation one hundred and twenty square yards be the same more or less (late Harkers) with one farthing rent with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable customary rents of four shillings and one farthing of which the said Ann Birkbeck late a customary tenant of the said Manor lately died seized intestate. To hold the said premises unto and to the use of the said John Clarkson Birkbeck his heirs and assigns

for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (£4 0s 5d) and is therefore accordingly admitted tenant

Ivelett

To this Court came Joseph Kearton son and devisee in the Will named of Joseph Kearton deceased and took of the Lord one dwellinghouse one garden one stable one close called Middle West Ing with a cowhouse thereon and one close called Intack with a cowhouse thereon a moiety of the east part of one dwellinghouse and stable with two gardens in front thereof one parcel of land called Hodge Garth one close called East Ing with a cowhouse thereon one close called Crutches and of the east part of a parcel of ground called Shotts and Low Garden with the appurtenances situate and being at or within the territories of Ivelett in the said Manor of the ancient yearly fineable customary rents of four shillings and two pence for the premises first described and two shillings and five pence halfpenny for those last named which the said Joseph Kearton the father in and by his last Will and Testament in writing bearing the date the eighteenth day of April one thousand eight hundred and twenty eight and devised to the said Joseph Clarkson the son. To hold the said premises unto 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 yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (£6 12s 6d) and is therefore accordingly admitted tenant

Ivelett

To this Court came Henry Fothergill and took of the Lord one dwellinghouse one garden one stable one close called Middle West Ing with a cowhouse thereon and one close called Intack with a cowhouse thereon of the ancient yearly fineable rent of four shillings and two pence a moiety of the east part of one dwellinghouse and stable with two gardens in front thereof one parcel of land called Hodge Garth one close called East Ing with a cowhouse thereon one close called Crutches and of the east part of a parcel of ground called Shotts and Low Garden of the ancient yearly fineable rent of two shillings and five pence halfpenny with the appurtenances situate and being at or within the territories of Ivelett in the said Manor of the ancient yearly fineable customary rents of four shillings and two pence for the premises first described and two shillings and five pence halfpenny for those last named which Joseph Kearton a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of four hundred pounds to him lent and advanced by the said Henry Fothergill. To hold the said premises unto and to the use of the said Henry Fothergill his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for their fine and entry as in the margin (£6 12s 6d) and is therefore accordingly admitted tenant. Redeemable nevertheless on payment by the said Joseph Kearton his heirs or assigns to the said Henry Fothergill his executors

administrators or assigns of the sum of four hundred pounds of lawful British money on the first day of December next with interest for the same after the rate of four pounds and three shillings per centum per annum

Low Row

To this Court came John Harker one of the sons and a devisee named in the Will of Solomon Harker deceased and took of the Lord two dwellinghouses a stable and garden with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable customary rent of one penny which the said Solomon Harker late a customary tenant of the said Manor in and by his last Will and Testament bearing date the second day of October last gave and devised to the said John Harker upon the trusts therein mentioned. To hold the said premises unto and to the use of the said John Harker his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (1s 8d) and is therefore accordingly admitted tenant

Reeth

To this Court came Elizabeth Bowes late Guy and Joseph Fothergill devisees in trust named in the Will of John Hutchinson deceased and took of the Lord one garth and a stable erected thereon with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of one penny which the said John Hutchinson late a customary tenant of the said Manor in and by his last Will and Testament bearing date the thirteenth day of December one thousand eight hundred and thirty nine gave and devised to the said Elizabeth Bowes and Joseph Fothergill upon the trusts therein mentioned. To hold the said premises unto and to the use of the said Elizabeth Bowes and Joseph Fothergill their heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin (£1s 8d) and are therefore accordingly admitted tenants

Reeth

To this Court came William Buxton and took of the Lord one garth and a stable erected thereon with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of one penny which Elizabeth Bowes and James Fothergill customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of forty pounds to them paid by the said William Buxton as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said William Buxton his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in

the margin (1s 8d) and is therefore accordingly admitted tenant

Healaugh

To this Court came James Galloway and took of the Lord one undivided third part or share the whole into three equal parts to be divided of and in one messuage or dwellinghouse with a garden and stable in front thereof one close now divided into two with a cowhouse thereon called Kiln Croft and a piece of ground at the head thereof called Nell Garth with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable customary rent of two shillings and four pence for the Interity of the said premises which George Galloway a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of one hundred and forty two pounds to him paid by the said James Galloway as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said James Galloway his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for her fine and entry as in the margin (£1 3s 4d) and is therefore accordingly admitted tenant

Healaugh

To this Court came Mr George Whitelock and took of the Lord one parcel of ground called Stoney Close with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable customary rent of two shillings and six pence halfpenny which Martha Burton and John Hastwell customary tenants of the said Manor at this Court surrendered into the hands of the Lord by Mr John Barker their attorney by virtue of a Letter of Attorney under their hands and seals bearing date the twenty seventh day of March then last in consideration of the sum of one hundred and forty three pounds to them paid by the said George Whitelock for the purchase thereof. To hold the said premises unto and to the use of the said George Whitelock his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (£2 10s 10d) and is therefore accordingly admitted tenant

Feetham and Kearton

To this Court came James Newton and took of the Lord one close called Intack and one dwellinghouse and stable at Feetham of the ancient yearly fineable customary rents of one shilling and eight pence and one parcel of land called Intack at Kearton of the ancient yearly fineable customary rent of six pence with the appurtenances situate and being at or within the territories of Feetham and Kearton in the said Manor of the ancient yearly fineable customary rents aforesaid which Isabel Newton the wife of the said James Newton at this Court surrendered into the hands of the Lord in consideration of her love and affection for her said husband she being first solely and separately examined by the said Steward apart from her husband and freely and voluntarily consenting thereto. To hold the said premises unto

and to the use of the said James Newton his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (£2 3s 4d) and is therefore accordingly admitted tenant

Ivelett

To this Court came James Alderson Joseph Alderson and John Alderson the brothers and devisees named in the Will of Christopher Alderson deceased and took of the Lord one dwellinghouse and stable with the appurtenances situate and being at or within the territories of Ivelett in the said Manor of the ancient yearly fineable customary rent of two pence which the said Christopher Alderson late a customary tenant of the said Manor in and by his last Will and Testament bearing the date the fifteenth day of August one thousand eight hundred and thirty one gave and devised to the said James Joseph and John. To hold the said premises unto and to the use of the said James Joseph Alderson and John their heirs and assigns for ever as tenants in common according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin (3s 4d) and are therefore accordingly admitted tenants

Ivelett

To this Court came Joseph Alderson and took of the Lord two undivided third parts of and in one dwellinghouse and stable (the same being under the yearly value of twenty shillings) with the appurtenances situate and being at or within the territories of Ivelett in the said Manor of the ancient yearly fineable customary rents of two pence for the Intirety which James Alderson and John Alderson customary tenants of the said Manor at this Court surrendered into the hands of the Lord. To hold the said premises unto and to the use of the said Joseph Alderson his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (£2s 2d halfpenny) and is therefore accordingly admitted tenant

Fremington

To this Court came Mr Matthew Whitelock a son and a devisee named in a Codicil to the Will of Mr Matthew Whitelock deceased and took of the Lord one parcel of ground called Sitteron Lands with the appurtenances situate and being at or within the territories of Fremington in the said Manor of the ancient yearly fineable customary rent of one shilling and nine pence which William Cooke a customary tenant of the said Manor on the thirty first day of May one thousand eight hundred and thirty nine surrendered out of Court into the hands of the Lord before his said Steward and which the said Matthew Whitelock the father by a Codicil to his

Will which bears the date the thirteenth day of November last gave and devised the same to the said Matthew Whitelock the son. To hold the said premises unto and to the use of the said Matthew Whitelock his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (£1 15s) and is therefore accordingly admitted tenant

Blaides

To this Court came Micah Clarkson and took of the Lord one dwellinghouse and barn with half a carthouse on the backside thereof with the westernmost part of a close called East Overing now divided into two closes with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable customary rent of two shillings and one penny which Joseph Darby a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of two hundred and sixty two pounds to him paid by the said Micah Clarkson for the absolute purchase thereof. To hold the said premises unto and to the use of the said Micah Clarkson his and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (£2 1s 8d) and is therefore accordingly admitted tenant

Feetham

To this Court came The Reverend Henry Burdett Worthington Clerk Vicar of Grinton and took of the Lord a strip of land in front of the ground at Feetham which is intended to be consecrated as a chapel yard the said strip of land being taken off the Wastes of the Manor and containing altogether six perches and one sixteenth part of a perch and being under the yearly value of twenty shillings with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of one penny which the said Lord at this Court by his said Steward granted to the said Henry Burdett Worthington. To hold the said premises unto and to the use of the said Henry Burdett Worthington his heirs and assigns for ever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he hath paid for his fine and entry as in the margin (1s 8d) and is therefore accordingly admitted tenant

Faithfully recorded and copies made
Ottiwel Tomlin
Steward

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

At the Special Court Baron or Copyhold or Customary Court of Thomas Smith Esquire Lord of the said Manor held at Reeth in and for the said Manor on Friday the thirtieth day of July one thousand eight hundred and forty one Before Ottiwell Tomlin Gentleman Steward of the said Manor

Jury

Mr John Barker Foreman Sworn

Mr John Langhorne Sworn

Mr William Spensley Sworn

Feetham

To this Court came Her Majestys Commissioners for Building New Churches and took of the Lord all that parcel of ground at the low end of a close called Cow Pasture situate at Feetham in the said Manor containing one rood and eight perches and a half as the same is fenced off and separated from the said close called Cow Pasture bounded on the west by property belonging to Mr Christopher Raw on the east and north by the said close called Cow Pasture belonging to Mr Thomas Birkbeck and on the south by Common Land called Kearton Pasture and which said parcel of ground was lately part of the said close called Cow Pasture and includes a small strip of land taken from the said pasture called Kearton Pasture and upon which said parcel of land a church or chapel hath lately been built which is intended be called "Melbecks Chapel" together with the appurtenances situate lying and being within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of six pence halfpenny which Henry Burdett Worthington Clerk a customary tenant of the said Manor at this Court surrendered into the hands of the Lord under the authority and for the purposes of several Acts of Parliament duly made and passed for the purpose of building new churches. To hold the same hereditament and premises with the appurtenances unto the said Commissioners and their successors for the several purposes of the said several Acts and to be devoted when consecrated to Ecclesiastical purposes for ever by virtue and according to the true intent and meaning of the said several Acts. Yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin (10s 10d) and are therefore accordingly admitted tenants

Faithfully recorded and copies made

Ottiwell Tomlin

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

The Court Baron and Customary Court of Thomas Smith, Clerk, Master of Arts, Rector of Bobbingworth in the County of Essex, Lord of the said manor, held at Reeth in and for the said manor on Tuesday 1st June 1841 before Ottiwell Tomlin the elder, Gentleman, Steward of the said manor

Jury

Mr Joseph White, foreman

Mr Thomas Birkbeck

Mr William Coates

Mr Christopher Raw

Mr Edmund Coates

Mr John Raw

Mr Henry White

Mr Edmund Clarkson

Mr Robert Birkbeck

Mr Micah Clarkson

Mr Jonathan Daykin

Mr Joseph Daykin

Gunnerside & Lodge Green

To this court came Elizabeth the wife of William Coates, only daughter and devisee named in the Will of James Calvert deceased, and took of the lord one dwellinghouse, stable and gardens - rent 1d - late Calverts, one dwellinghouse, late Storey's - rent ½d - all in Lodge Green, a parcel of land called Back Garth, late Alderson's, in Gunnerside - rent 3d, one dwellinghouse, late F.Raw's, and one cattlegate and ¾d stintable rent in Lodge Green Common Pasture in Lodge Green - rent 1s 0½d, and a dwellinghouse called the West House and a stable, the said house being now two houses, in Lodge Green rent 1d with the appurtenances, situate and being at or within the territories of Gunnerside and Lodge Green in the said manor, of the ancient yearly fineable customary rents aforesaid amounting altogether to 1s 6d, which the said James Calvert, late a customary tenant of the said manor, in and by his last Will and Testament bearing date 6th March 1837 gave and devised to the said Elizabeth Coates. To hold the said premises unto and to the use of the said Elizabeth Coates, her heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1s 6d], and all other rents, duties, fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [£1 2s 6d] and is therefore accordingly admitted tenant.

Reeth

To this court came Elizabeth Bowes, late Guy, and Joseph Fothergill, devisees in trust named in the Will of John Hutchinson deceased, and took of the lord one dwellinghouse with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 1d, which the said John Hutchinson, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the

13th December 1839 gave and devised to the said Elizabeth Bowes and Joseph Fothergill upon the Trusts therein mentioned. To hold the said premises unto and to the use of the said Elizabeth Bowes and Joseph Fothergill, their heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1d], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [1s 3d] and are therefore accordingly admitted tenants.

Reeth

To this court came William Buxton and took of the lord one dwellinghouse with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 1d, which Elizabeth Bowes and Joseph Fothergill, customary tenants of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £100 to them paid by the said William Buxton as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said William Buxton, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Reeth

To this court came Elizabeth the wife of Thomas Bowes and took of the lord one close called Stonegate Hill with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 2s 3d, which Joseph Cleasby and Elizabeth the wife of Thomas Bradley, gentleman, customary tenants of the said manor, at this court surrendered into the hands of the lord, she the said Elizabeth Bradley being solely and separately examined apart from her said husband and freely consenting thereto, in consideration of the sum of £290 to them paid for the absolute purchase thereof. To hold the said premises unto and to the use of the said Elizabeth Bowes, her heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [2s 3d], and all other rents, duties, fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [£1 13s 9d] and is therefore accordingly admitted tenant.

Reeth

To this court came Mrs Elizabeth Close, widow, and took of the lord an undivided moiety or equal half part of a tenement called Chapel Close with a cowhouse thereon with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 9d for the entirety, which Anthony William Close, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the natural love and affection which he had and bore to the said Elizabeth Close, she being his mother. To hold the said premises unto and to the use of the said Elizabeth Close, her heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [4½d], and all other rents, duties, fines and services

due and of right accustomed. For which she hath paid for her fine and entry as in the margin [5s 9d] and is therefore accordingly admitted tenant.

Healaugh

To this court came John Nattrass, devisee named in the Will of Ann Nattrass deceased, and took of the lord a dwellinghouse, a stable and two garths or gardens with the appurtenances, situate and being at or within the territories of Healaugh in the said manor, of the ancient yearly fineable customary rent of 2½d, which the said Ann Nattrass, late a customary tenant of the said manor, in and by her last Will and Testament bearing date the 14th October last gave and devised to the said John Nattrass. To hold the said premises unto and to the use of the said John Nattrass, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [2½d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [3s 1½d] and is therefore accordingly admitted tenant.

Reeth

To this court came William Spensley and took of the lord one close called Low White Sykes with a cowhouse thereon with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 2s 3d, which George Robinson, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £230 to him paid by the said William Spensley as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said William Spensley, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [2s 3d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 13s 6d] and is therefore accordingly admitted tenant.

Reeth

To this court came Mary Hutchinson, widow, and took of the lord one dwelling house, a backroom and stable, back yard and garden with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 2d, which Mary Galloway, widow, at this court surrendered into the hands of the lord in consideration of the sum of £280 to her paid by the said Mary Hutchinson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Mary Hutchinson, her heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [2d], and all other rents, duties, fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [2s 6d] and is therefore accordingly admitted tenant.

Reeth

To this court came Mr George Alderson Robinson and took of the lord one close called Crooks, one close called Arthur Bank and one close called High Crooks with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 3s 3¾d, which James Galloway and George

Galloway, customary tenants of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £460 to them paid by the said George Alderson Robinson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Alderson Robinson, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the yearly rent aforesaid [3s 3¼d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£2 9s 8d] and is therefore accordingly admitted tenant.

Healaugh

To this court came James Galloway and took of the lord an undivided moiety of one undivided third part or share of one messuage or dwellinghouse with a garden and stable in front thereof, one close now divided into two with a cowhouse thereon called Kiln Croft and a piece of ground at the head thereof called Nell Garth with the appurtenances, situate and being at or within the territories of Healaugh in the said manor, of the ancient yearly fineable customary rent of 3s 6d for the intirety [sic] thereof, which George Galloway, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £48 to him paid by the said James Galloway as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said James Galloway, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the yearly rent aforesaid [7d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [16s 8d] and is therefore accordingly admitted tenant.

Reeth

To this court came Mr George Alderson Robinson and took of the lord one close called Cross Close with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 1s 6d, which Cuthbert Joplin, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £250 to him paid by the said George Alderson Robinson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Alderson Robinson, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1s 6d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 2s 6d] and is therefore accordingly admitted tenant.

Low Row

To this court came Mr John Clarkson Birkbeck, only son and heir of Ann Birkbeck, and took of the lord one dwelling house, one stable, one garth, one close called Foal Ing, one close called Middle Foal Ing with a barn thereon and one close called Low Foal Ing with a cowhouse thereon of the ancient yearly rent of 3s 11³/₄d fineable and 7s 7¹/₄d inanced and not fineable, and one close called High Foal Ing of the ancient yearly fineable rent of 2s and 4s 1d inanced rent and not fineable, and also two closes called Middle Foal Ing and Low Foal Ing containing together five acres one rood and four perches more or less with two cattlegates in Low Row pasture and a right of passage as heretofore used and accustomed through and over a close called High Foal Ing of the ancient yearly fineable rent of 4s 8d and 8s 4d inanced rent not fineable, situate and being at or within the territories of Low Row in the said manor, of the ancient yearly fineable customary rents aforesaid, of which the said Ann Birkbeck, late a customary tenant of the said manor, lately died seized intestate. To hold the said premises unto and to the use of the said John Clarkson Birkbeck, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [3s 11³/₄d, 7s 7¹/₄d inanced, 2s, 4s 1d inanced, 4s 8d, 8s 4d inanced], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£7 19s 8¹/₂d] and is therefore accordingly admitted tenant.

Kearton

To this court came James Newton and took of the lord one dwellinghouse being the west part, one stable, one parcel of land called Intack, one close called West Ing and one close called Middle Ing with the appurtenances, situate and being at or within the territories of Kearton in the said manor, of the ancient yearly fineable customary rent of 8s 11d, which Isabel Newton, the wife of the said James Newton, at this court surrendered into the hands of the lord in consideration of her love and affection for her said husband, she being first solely and separately examined by the said Steward apart from her husband and freely and voluntarily consenting thereto. To hold the said premises unto and to the use of the said James Newton, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [8s 11d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£6 13s 9d] and is therefore accordingly admitted tenant.

Reeth

To this court came Mr John Harland and took of the lord two messuages or dwellinghouses adjoining upon and laid to the freehold dwellinghouse formerly Bowes's, and lately erected and built on the site of one dwellinghouse and garden, late Peacock's, and the site of another dwellinghouse and garth, formerly Kertons and late Bowes's, with the yard in front of the same with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 4d, which John Corsan Ottiwell Tomlin and Frances Jane his wife (she freely and voluntarily consenting thereto) at this court surrendered into the hands of the lord in consideration of the sum of £300 to them paid by the said John Harland as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said John Harland, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [4d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [5s 0d] and is therefore accordingly admitted tenant.

Reeth

To this court came Miss Elizabeth Knowles and took of the lord one close called West Sleets and one close called Tropes with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 2s 11d, which Aaron Robson and William How, customary tenants of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £380 pounds to them paid by the said Elizabeth Knowles as and for the absolute purchase thereof, To hold the said premises unto and to the use of the said Elizabeth Knowles, her heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [2s 11d], and all other rents, duties, fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [£2 3s 9d] and is therefore accordingly admitted tenant.

Lodge Green

To this court came James Alderson, Joseph Alderson and John Alderson, brothers and devisees named in the Will of Christopher Alderson deceased, and took of the lord one dwellinghouse and stable now converted into two dwellinghouses and one stable with the appurtenances, situate and being at or within the territories of Lodge Green in the said manor, of the ancient yearly fineable customary rent of ½d, which the said Christopher Alderson, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the 15th August 1831, gave and devised to the said James, Joseph and John in manner therein expressed, To hold the said premises unto and to the use of the said James, Joseph and John, their heirs and assigns for ever as tenants in common according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [½d], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [7½d] and are therefore accordingly admitted tenants.

Lodge Green

To this court came Joseph Alderson and took of the lord two third parts or shares (he being persons admitted of the remaining one third share) one dwellinghouse and stable now converted into two dwellinghouses and stable, being under the yearly value of 20s, with the appurtenances, situate and being at or within the territories of Lodge Green in the said manor, of the ancient yearly fineable customary rent of two thirds of ½d, which James Alderson and John Alderson, customary tenants of the said manor, at this court surrendered into the hands of the lord, To hold the said premises unto and to the use of the said Joseph Alderson, his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [two thirds of ½d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [5d] and is therefore accordingly admitted tenant.

Note in margin

4th June 1850 His admittance consented by me according to the facts - since last admittance
J. Bailey Langhorne
Steward

Healaugh

To this court came Mr George Whitelock and took of the lord a dwellinghouse, one stable, one coalhouse and one parcel of land called Feather Rain with the appurtenances, situate and being at or within the territories of Healaugh in the said manor, of the ancient yearly fineable customary rent of 3s 3½d, which Martha Burton and John Hastwell, customary tenants of the said manor, at this court surrendered into the hands of the lord by Mr John Barker their attorney by virtue of a letter of attorney under their hands and seals bearing date the 27th March then last in consideration of the sum of £200 to them paid by the said George Whitelock for the absolute purchase thereof, To hold the said premises unto and to the use of the said George Whitelock, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [3s 3½d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 4s 4½d] and is therefore accordingly admitted tenant.

At this court the first proclamation was made for the heirs of the following persons to come in and be admitted of the copyhold tenements of which they died seized. Viz:

Mr Matthew Whitelock

Nathan Simpson

James Hartrell

William Cleminson

and

James Severs

Isabella Close

Joseph Raw

Leonard Coates

One of the daughters of Joseph Atkinson.

But none came.

John Knowles of Reeth was sworn Constable of Healaugh Old Land and Paisley of Low Row

for Healaugh New Land

Faithfully recorded and copies made
Ottiwell Tomlin
Steward

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Muker in and for the said manor on Wednesday the 2nd day of June 1841 before Ottiwell Tomlin the elder, Gentleman, Steward of the said manor

Jury

John Alderson, Keld, foreman
Edmund Metcalfe
John Reynoldson
Edward Alderson, Greens
John Kearton
William Fawcett
George Alderson
William Clark
Francis Garth Butson
John Alderson, gamekeeper
Thomas Spensley
John Alderson - Thorns

Keld

To this court came the Reverend James Wilkinson and took of the lord a stable or peathouse heretofore belonging to Ralph Alderson and Edward Cherry, being under the yearly value of 20s, with the appurtenances, situate and being at or within the territories of Keld in the said manor, of the ancient yearly fineable customary rent of $\frac{1}{4}d$, which John Alderson, Simon Alderson and Michael Wiseman at this court surrendered into the hands of the lord. To hold the said premises unto and to the use of the said James Wilkinson, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [$\frac{1}{4}d$], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [5d] and is therefore accordingly admitted tenant.

Muker and Rash

To this court came George Guy and took of the lord one close called Weather Hill, one close called Corn Close, one close called Keld Close, one close called Hogg Rigg and one close called Summer Pasture with the east part of a dwellinghouse at Rash, and an undivided moiety or equal half part of one stable and bakehouse, one garden and two parcels of ground called Stones on the back of the said dwellinghouse at Muker and one close called Holling Plain with a cowhouse thereon at Muker with the appurtenances, situate and being at or

within the territories of Muker and Rash in the said manor, of the ancient yearly fineable customary rent of 11s 7¼d for the premises in Rash and 1s 4d for those in Muker, which George Guy and Thomas Metcalfe, Trustees of the Will of John Guy and customary tenants of the said manor, at this court surrendered into the hands of the lord in pursuance of the Trusts contained in the Will of the said John Guy. To hold the said premises unto and to the use of the said George Guy, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [11s 7¼d & 1s 4d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£6 9s 9½d] and is therefore accordingly admitted tenant.

Birkdale

To this court came James Cleasby, a son of David Cleasby, and took of the lord one dwellinghouse, stable and barn and several closes called by the respective names of Blackhow Close, How Edge, Fryer Hole, Long Close with a cowhouse thereon, Holmes, Howdale, Fryer Side, Fawcett Intack and Nagill Hill with the appurtenances, situate and being at or within the territories of Birkdale in the said manor, of the ancient yearly fineable customary rent of 12s 0d, which the said David Cleasby, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the natural love and affection for the said James Cleasby. To hold the said premises unto and to the use of the said James Cleasby, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [12s 0d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£6 0s 0d] and is therefore accordingly admitted tenant.

Thwaite

To this court came Edward Cleasby, one of the sons of David Cleasby, and took of the lord one dwellinghouse and stable, one garth behind a smith's shop, two parcels of land called Little Ings, one close called Dungeon with a cowhouse, one close called Orley, one parcel of land called Cliff and four parcels of land called Gill Ground with a cowhouse thereon with 18s 2d rent. Also one other close called Little Ing with 2s 4d rent, and one other close called Orley and one close called Blacking Intack with 5s 0d rent and all the allotments in Thwaite Common Pasture with the appurtenances, situate and being at or within the territories of Thwaite in the said manor, of the ancient yearly fineable customary rent of 18s 2d, 2s 4d and 5s 0d, which the said David Cleasby, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the natural love and affection which he hath and beareth for his said son. To hold the said premises unto and to the use of the said Edward Cleasby, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rents aforesaid [18s 2d, 2s 4d & 5s 0d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£12 15s 0d] and is therefore accordingly admitted tenant.

Birkdale and Angram

To this court came John Alderson, James Alderson, Christopher Alderson and George Alderson, brothers and coheirs of Charles Alderson deceased, and took of the lord one dwellinghouse and stable, one close called Bottom with a cowhouse thereon, one close called West Holme Head, one close called Brown How with a cowhouse and peathouse thereon, one close called Low Brown How, one parcel of ground called Intack, one half of a parcel of ground called Ellers Head and one parcel of ground called Moorcock Intack with 5s 6d rent in Birkdale, and one close called Mossey Field with a cowhouse thereon, one dwellinghouse, one stable and one garth called Tutill Garth with 9d rent in Angram with the appurtenances, situate and being at or within the territories of Birkdale and Angram in the said manor of the ancient yearly fineable customary rents of 5s 6d, 8d and 1d, of which the said Charles Alderson, late a customary tenant of the said manor, lately died seized intestate. To hold the said premises unto and to the use of the said John Alderson, James Alderson, Christopher Alderson and George Alderson, their heirs and assigns for ever as tenants in common according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rents aforesaid [5s 6d, 8d and 1d], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [4d] and are therefore accordingly admitted tenants.

Faithfully recorded and copies made
Ottiwell Tomlin
Steward

At this court the first proclamation was made for the heirs of the several persons under mentioned to come in and be admitted of the copyhold tenements of which they respectively died seized

Mr Matthew Robinson
Mary Hale
William Bradbury and
Alice Alderson

and the second for the heirs of Henry Harker

but none came

The jury presented the following persons as defaulting to the lord for having sold wood off their estates without his licence viz Richard Guy, William Harker, Thwaite, William Fawcett, Muker, James Alderson, Muker, John Alderson Keld, John Alderson Thorns, Anthony Alderson Muker, but did not lay any pain or amoerce them for so doing leaving the lord's bailiff to call upon the parties to account to the lord for the value of the work.

Ottiwell Tomlin

1 January 1842

The [Copyhold] Act of Parliament of the 4th and 5th [years of the reign of Queen] Victoria, [1841] Chapter 35 came into operation by which Sections 86, 87, 88, 89 & 90, great alterations are made in the law as regards admittances of persons to copyhold tenements. By Section 86, Lords of manors or their stewards may hold customary courts although no customary tenant [is] present.

Section 87, Lords or their stewards may make, out of the manor and out of court, parcels of land to be held by copy of Court Roll.

Section 88, Lords or their stewards may grant admissions out of the manor and out of Court.

Section 89, Surrenders presented to be entered in the Court Rolls without any presentment by Homage.

Section 90, Presentments by Homage rendered unnecessary to the admission of any person.

1st [year of the reign of Queen] Victoria, Chapter 50 Section 3
Certificate of Valuation and Enfranchisement

To the Lord or Lady, ~~or~~Lords or Ladies of the Manor of Healaugh New Land in Swaledale in the County of York and to Ottiwell Tomlin the elder, the Steward of the Manor; and to all others whom it may concern.

In pursuance of the provisions of an Act passed in the first year of the reign of Queen Victoria intituled "An Act to facilitate the conveyance of lands and buildings in the purposes of two Acts passed, respectively in the fifth and sixth years of His late Majesty King William the fourth" We the Poor Law Commissioners do certify as follows

First – By an order bearing date the 25th August last, the Poor Law Commissioners did order and direct that the difference in value of certain lands and hereditaments situate at Reeth in the County of York which had been contracted to be purchased by the Guardians of the Poor of the Reeth Union, as of copyhold or customary tenure and the freehold or fee simple thereof, including therein the value of any fine heriot or customary due payment or rent or any service capable of being valued in respect of such lands or hereditaments should be ascertained by Thomas Bradley the elder and Christopher Lonsdale Bradley of Richmond in the said county land surveyors and reported to the Poor Law Commissioners.

Second – In pursuance of the said order the said Thomas Bradley the elder and Christopher Lonsdale Bradley proceeded in the matter of the said valuation and by a report made to the Poor Law Commissioners, dated the 2nd November last, declared that they had ascertained such difference in value as aforesaid to be the sum of £1 13s 4d.

Third – And the said sum of £1 13s 4d was on the 4th December instant tendered by the said Guardians to and accepted by the Steward on behalf of the Lord of the said manor, whereby and whenceforth the said lands and hereditaments became enfranchised and discharged from all fines customary or copyhold, heriots, dues, payments, rents, suits, and services and-became of the terms of free and common socage.

And we the said Commissioners do hereby require Ottiwell Tomlin the elder as such Steward as aforesaid to enter the above certificate on the rolls or books of the said manor and hereby

direct you as such Steward as aforesaid to furnish a copy of such entry written on parchment to the Guardians of the Poor of the said Union and to certify the same to be a true extract under your hand.

Given under our hands and seal of office, this 30th December 1841

Signed

G C Lewis

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

The Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor on Monday 30th May 1842 before Ottiwell Tomlin, Gentleman, Steward of the said manor

Names of the Jury

Mr John Barker, foreman

Mr James Sherlock

Mr John Clarkson

Mr John Langhorn

Mr Thomas Coates

Mr Micah Clarkson

Mr Jonathan Daykin

Mr John Close

Mr James Spensley

Mr Edmund Metcalfe

Mr Thomas Birkbeck

Mr William Woodward

Feetham

To this court came James Spensley, a son and devisee named in the Will of Thomas Spensley deceased, and took of the lord one dwellinghouse, stable and cowhouse, one garden and garth and one close called Cow Pasture with a dwellinghouse recently erected on the west end thereof with the appurtenances, situate and being at or within the territories of Feetham in the said manor, of the ancient yearly fineable customary rent of 3s 5d, which the said Thomas Spensley, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the 21st July 1841, gave and devised to the said James Spensley. To hold the said premises unto and to the use of the said James Spensley, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [3s 5d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£3 8s 4d] and is therefore accordingly admitted tenant.

Low Row

To this court came Thomas Spensley, a son and devisee named in the Will of Thomas Spensley deceased, and took of the lord one moiety or half part (the whole into two equal parts to be divided) of two messuages or dwellinghouses (now in one tenement), one old

homestead, one stable, one garth on the foreside thereof, one parcel of ground called Intack, one close called Riddings with a cowhouse thereon with the appurtenances, situate and being at or within the territories of Low Row in the said manor, of the ancient yearly fineable customary rent of 2s 5½d, which the said Thomas Spensley, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the 21st July 1841, gave and devised to the said Thomas Spensley, his son. To hold the said premises unto and to the use of the said Thomas Spensley, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [2s 5½d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£2 9s 2d] and is therefore accordingly admitted tenant.

Feetham

To this court came Christopher Heslop and took of the lord one dwellinghouse with the appurtenances, situate and being at or within the territories of Feetham in the said manor, of the ancient yearly fineable customary rent of 1d, which George Coates and Mary his wife, late Mary Eyle spinster, the said Mary Coates being a customary tenant of the said manor in respect of the said dwellinghouse, at this court surrendered into the hands of the lord, she the said Mary Coates being first solely and separately examined by the said steward and freely and voluntarily consenting thereto, and in consideration of the sum of £25 to her paid by the said Christopher Heslop as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Christopher Heslop, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Satron

To this court came Barnard Calvert and took of the lord an allotment of land, late part of Satron Pasture set out and awarded on the division thereof to James Tiplady and numbered on the plan annexed to the Commissioners Award II in lieu of the said James Tiplady's half moiety of a gait [gate] therein with the appurtenances, situate and being at or within the territories of Satron in the said manor, of the ancient yearly fineable customary rent of 2d, which the said James Tiplady, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £35 10s 0d to him paid by the said Barnard Calvert as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Barnard Calvert, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [2d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [3s 4d] and is therefore accordingly admitted tenant.

Gunnarside

To this court came Mary Ellen Robinson, spinster, an infant under the age of twenty one years, by George Robinson Esquire, her father and guardian, and took of the lord one

dwellinghouse and stable, one close called High Close, one close called Bank and one close called Foal Ing with the appurtenances, situate and being at or within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rent of 5s 4d, [note in margin says should have been 10s 8d] which William Bell, a customary tenant of the said manor, and his mortgagee Mr James Sherlock, at this court surrendered into the hands of the lord in consideration of the sum of £1140 to the said William Bell paid by the said Mary Ellen Robinson through her said guardian as and for the absolute purchase of the same premises. To hold the said premises unto and to the use of the said Mary Ellen Robinson, her heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [5s 4d], and all other rents, duties, fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [~~£5 6s 8d~~ should have been £10 13s 4d] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came George Robinson Esquire, and took of the lord one field called Riddings with a cowhouse thereon with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 2s 3¾d, which William Spensley, a customary tenant of the said manor, did out of court by surrender dated 24th October 1840 and made before John Close, of Furnival Inn in the county of Middlesex, gentleman, deputy steward, surrendered into the hands of the lord in consideration of the sum of £242 to him paid by the said George Robinson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Robinson, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [2s 3¾d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£2 6s 3d] and is therefore accordingly admitted tenant.

Satron

To this court came Mr George Winn, son and devisee named in the Will of Mr George Winn deceased, and took of the lord one dwellinghouse, barn and garden, several closes called Holme, Low Well Close, Pry Close, High Pry Close, High Close and Holes, and four parcels of land called Busks, Beck Hill, Far Calf Pasture and Miles Pasture with the appurtenances, of the ancient yearly fineable customary rent of 10s 0d. Also one close or parcel of land called Barf Folds with 6d rent and also an allotment, late part of Satron Pasture set out and awarded to the said George Winn deceased in lieu of his cattlegaits [cattlegates] in right of the said lands, situate and being at or within the territories of Satron in the said manor, of the ancient yearly fineable customary rent of 10s 6d, which the said George Winn deceased, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the 1st June 1839 gave and devised to the said George Winn, his son. To hold the said premises unto and to the use of the said George Winn, 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 rent aforesaid [10s 6d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£10 10s 0d] and is therefore accordingly admitted tenant.

Ivelett [Ivelet]

To this court came Thomas Metcalfe and George Metcalfe, nephews and devisees named in the will of John Metcalfe deceased, and took of the lord one close called Birk Close and also one dwellinghouse, cowhouse, peathouse, stable and bakehouse with the appurtenances, situate at Pot Ing of the ancient yearly fineable customary rent of 2s 1d, and also one close called East Squire Hill, one close called West Squire Hill with the East dwellinghouse and six cattlegaits [cattlegates] in Ivelett [Ivelet] Common Pasture with the appurtenances, situate and being at or within the territories of Ivelett [Ivelet] in the said manor, of the ancient yearly fineable customary rent of 4s 0d, which the said John Metcalfe, late a customary tenant of the said manor, in and by his last Will and Testament in writing bearing date the 29th April 1842, gave and devised to the said Thomas Metcalfe and George Metcalfe. To hold the said premises unto and to the use of the said Thomas Metcalfe and George Metcalfe, as tenants in common, their heirs and assigns for ever in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [2s 1d and 4s 0d], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [£6 1s 8d] and is [sic] therefore accordingly admitted tenant [sic].

Healaugh

To this court came Robert Raisbeck and took of the lord one messuage or dwellinghouse with a garden and stable in front thereof, one close now divided into two with a cowhouse thereon called Kiln Croft and a piece of ground at the head thereof called Hall Garth with the appurtenances, situate and being at or within the territories of Healaugh in the said manor, of the ancient yearly fineable customary rent of 3s 6d, which James Galloway, a customary tenant of the said manor, by John Clarkson Birkbeck, his attorney lawfully appointed, at this court surrendered into the hands of the lord in consideration of the sum of £380 to him paid by the said Robert Raisbeck as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Robert Raisbeck, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [3s 6d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£3 10s 0d] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came William Harker and took of the lord one dwellinghouse, one stable and garth and back house with one close called High Ridding and one close called Shoregill with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 1s 11d, which Mark Peacock and Jane, his wife, customary tenants of the said manor (the said Jane being solely and separately examined apart from her said husband and freely and voluntarily consenting thereto), at this court surrendered into the hands of the lord in consideration of the sum of £240 to them paid by the said William Harker as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said William Harker, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the yearly rent aforesaid [1s 11d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 18s 4d] and is therefore accordingly admitted tenant.

Reeth

To this court came John Harker of Barnard Castle in the county of Durham, butcher, and Thomas Pickering of Barnard Castle aforesaid, gentleman, and took of the lord all that messuage formerly in the possession of Thomas Bell, afterwards of John Wilson and others, with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 4d, which said messuage and premises were heretofore in the possession of Ann Blacklock and held by her of the same manor by Copy of Court Roll according to the custom of the said manor and on her decease escheated for want of heirs, and the said John Harker and Thomas Pickering being present in court in their proper persons prayed seisin of the said messuage and premises, whereupon the lord by his said steward granted seisin thereof in consideration of a fine of £10 to him then paid by the said John Harker and Thomas Pickering. To hold the said premises unto and to the use of the said John Harker and Thomas Pickering, their heirs and assigns for ever, as tenants in common, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1s 6d], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [Customary Fine 6s 8d; Fine £10] and are therefore accordingly admitted tenants.

Ivelet and Gunnerside

To this court came Nancy Wells Kearton, spinster, a devisee named in the Will of George Kearton deceased, and took of the lord one dwelling house and stable, two garths, one piece of ground called Gill, one close called East Ing adjoining the town of Ivelet, one close called Grain Holme, one close called Grain Gill with a cowhouse thereon, one close called Grains Close with a cowhouse thereon, one close called Grains New Close, one close called Grains Head, and also one close called Foal Ing with a cowhouse thereon with the appurtenances, situate and being at or within the territories of Ivelet and Gunnerside in the said manor, of the ancient yearly fineable customary rent of 10s 3½d, which the said George Kearton, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the 2nd November 1832 gave and bequeathed to his Executors in Trust, of whom the said Nancy Wells Kearton was one, and who alone has acted in the execution of the said Will. To hold the said premises unto and to the use of the said Nancy Wells Kearton, her heirs and assigns 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 the yearly rent aforesaid [10s 3½d], and all other rents, duties, fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [£10 5s 10d] and is therefore accordingly admitted tenant.

Examined and found correct the 26th February 1872
James R Tomlin
Steward

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

The Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor on Tuesday 31th May 1842 before Ottiwell Tomlin, Gentleman, Steward of the said manor

Names of the Jury

Mr Joseph White, foreman

Mr James Sherlock

Mr William Coates

Mr Leonard Mudd Harker

Mr Ralph Milner

Mr Robert Birkbeck

Mr Jonathan Daykin

Mr Christopher Raw

Mr James Clarkson

Mr Micah Clarkson

Mr John Scott

Mr George Coates

Reeth

To this court came Thomas Holmes and took of the lord two dwellinghouses formerly described as one dwellinghouse with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 1d, which James Simpson, a customary tenant of the said manor, surrendered out of court on the 12th June 1841 into the hands of the lord to the use of the said Thomas Holmes in consideration of the sum of £100 by the said Thomas Holmes to the said James Simpson paid as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Thomas Holmes, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Lodge Green and Calverts House

To this court came John Close and Edward Close, Executors and devisees in Trust named in the Will of Ralph Close deceased, and took of the lord a dwellinghouse called the East House and one chamber over the east stable and one dairy room with the appurtenances, situate at Lodge Green with $\frac{1}{2}$ d rent, and one dwellinghouse with a barn, stable and other outbuildings thereunto belonging and five closes or parcels of land thereto adjoining called The West Close, The East Close, The West Bank, The East Bank and The Red Bank with two islands adjoining with the appurtenances, being at or within the territories of Rampsholme in the said manor, of the ancient yearly fineable customary rent of 2s 9 $\frac{1}{2}$ d and of 2s 9 $\frac{1}{2}$ d inanced rent and not fineable, which the said Ralph Close, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the 9th September 1826 gave and devised to the said John Close and Edward Close in Trust after the death of Isabella Close, to whom was devised a life estate in the same premises. To hold the said premises unto and to the use of the said John Close and Edward Close, their heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [2s 10d and 2s 9 $\frac{1}{2}$ d inanced], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [£2 2s 6d] and are therefore accordingly admitted tenants.

Lodge Green

To this court came Joseph Sunter and Robert Birkbeck, Executors and Devisees in Trust named in the Will of Ralph Cantrill deceased, and took of the lord one dwellinghouse and chamber over it with the appurtenances, situate at Lodge Green with ½d rent and ½d inanced rent not fineable, and one dwellinghouse, formerly Stephen Dinsdales, with the appurtenances, situate and being at or within the territories of Lodge Green in the said manor, of the ancient yearly fineable customary rent of 1d, which the said Ralph Cantrill, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the 5th October 1831, gave and devised to the said Joseph Sunter and Robert Birkbeck in Trust, To hold the said premises unto and to the use of the said Joseph Sunter and Robert Birkbeck, their heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1½d and ½d inanced], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [1s 10½d] and are therefore accordingly admitted tenants.

Lodge Green

To this court came John Daykin and took of the lord one dwellinghouse with the appurtenances, situate and being at or within the territories of Lodge Green in the said manor, of the ancient yearly fineable customary rent of 1d, which Joseph Sunter and Robert Birkbeck, Trustees acting under the Will of Ralph Cantrill deceased, at this court surrendered into the hands of the lord in consideration of the sum of [space] pounds to them paid by the said John Daykin as and for the absolute purchase thereof. Mr George Allison the mortgagee of the said premises from the said Ralph Cantrill concurring in such surrender. To hold the said premises unto and to the use of the said John Daykin, his heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Gunnarside

To this court came Thomas Coates, John Coates, Leonard Coates, Raper Coates and Kearton Coates, sons and coheirs of Leonard Coates deceased, and took of the lord one undivided moiety or full half part of a parcel of ground containing in length from east to west 14½ yards, in breadth from north to south 13½ yards, being part of a garth adjoining to a field called Little Flatt, now or late belonging to Wiliam Storey, on the south and west sides thereof, together with the buildings thereupon erected with the appurtenances, situate and being at or within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rent of ½d, of which the said Leonard Coates, late a customary tenant of the said manor, lately died seized intestate, To hold the said premises unto and to the use of the said Thomas Coates, John Coates, Leonard Coates, Raper Coates and Kearton Coates, their heirs and assigns for ever as Tenants in Common according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [½d], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [7½d] and are therefore accordingly admitted tenants. Nevertheless upon the special trust and confidence and to the intent that they the said Thomas Coates, John Coates, Leonard Coates, Raper Coates and Kearton Coates, their heirs and assigns, do and shall from time to time and at all time forever permit such persons as shall be appointed at the yearly conference of the people called Methodists as established by a Deed Poll of John Wesley of the City of London, Clerk, under his hand and seal bearing date 28th February 1784 and enrolled in Her Majesty's High Court of Chancery, and no others. To have and enjoy the said moiety and premises and the buildings erected upon the same for the purposes aforesaid, provided always that the said persons preach no other doctrine than is contained in Mr Wesley's Notes upon the New Testament and four volumes of his sermons.

Blaides [Blades]

To this court came George Robinson Esquire and took of the lord two houses at Riddings with a close called Ridding and a part of Calf Close with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent of 1d, which William Spensley, a customary tenant of the said manor, did out of court by surrender dated 24th October 1840 and made before John Close of Furnivals Inn in the County of Middlesex, gentleman, deputy steward, surrender into the hands of the lord in consideration of the sum of £18 to him paid by the said George Robinson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Robinson, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the yearly rent aforesaid [1d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Reeth

To this court came Joseph Fothergill and took of the lord two undivided third parts or shares, the whole into three equal parts or shares considered as divided, of and in one dwellinghouse and two shops and a large room over the two shops and under the dwellinghouse with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 1s 3d for the entirety, which Mary Tennant, widow, Frances Jane Tomlin, widow, and Thomas Tennant at this court surrendered into the hands of the lord in consideration of the sum of £125 to them paid by the said Joseph Fothergill as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Joseph Fothergill, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [10d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [12s 6d] and is therefore accordingly admitted tenant.

Calverts House

To this court came Mr George Winn, son and devisee named in the Will of Mr George Winn deceased, and took of the lord two dwellinghouses at the lower end of Calverts House and two garths adjoining thereto and one close called Shaw Close with two cowhouses thereon, one other close called Juke Close and one other close called Three Pieces, and one close called Springs and another close called Mire Plain with the appurtenances, situate and being at or within the territories of Calverts House in the said manor, of the ancient yearly fineable customary rent of 8s and of 8s 6½d inhanced rent and not fineable, which the said George Winn deceased in and by his last Will and Testament bearing date the 1st June 1839 gave and devised to the said George Winn, his son. To hold the said premises unto and to the use of the said George Winn, 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 rent aforesaid [8s and 8s 6½d inhanced], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£6 0s 0d] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came William Harker and took of the lord one field called Low Ridding, now or late occupied by Thomas Urwin, with two cattlegaits [cattlegates] in Low Row Pasture of the ancient yearly fineable customary rent of 2s 7d with the appurtenances, situate and being at or within the territories of Blaides [Blades] in the said manor, of the ancient yearly fineable customary rent aforesaid, which Mark Peacock and Jane, his wife, customary tenants of the said manor, (the said Jane being first solely and separately examined apart from her said husband and freely and voluntarily consenting thereto) at this court surrendered into the hands of the lord in consideration of the sum of £145 to them paid by the said William Harker as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said William Harker, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, yielding and paying to the lord of the said manor the yearly rent aforesaid [2s 7d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 18s 9d] and is therefore accordingly admitted tenant.

Reeth

To this court came John Harker of Barnard Castle in the County of Durham, butcher, and Thomas Pickering of Barnard Castle aforesaid, gentleman, and took of the lord all that messuage or dwellinghouse formerly in the possession of James Forster and others with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 6½d, and which said messuage or dwellinghouse with the appurtenances were heretofore in the possession of Ann Blacklock and held by her of the same manor by Copy of Court Roll according to the custom of the said manor and on her decease escheated for want of heirs. And the said John Harker and Thomas Pickering, being present in court in their proper persons, prayed seisin of the said messuage and premises. Whereupon the lord, by his said steward, granted seisin thereof in consideration of a fine of £10 to him then paid by the said John Harker and Thomas Pickering. To hold the said premises unto and to the use of the said John Harker and Thomas Pickering, their heirs and assigns for ever as tenants in common according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [6½d], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [Customary Fine £8s 1½d; Fine £10 0s 0d] and are therefore accordingly admitted tenants.

Gunnarside

To this court came Nancy Wells Kearton, spinster, a devisee named in the Will of George Kearton deceased, and took of the lord one parcel of ground called Little Intack with the appurtenances, situate and being at or within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rent of 1s 4d, and of 1s 4d inanced rent and not fineable, which the said George Kearton, late a customary tenant of the said manor, in and by his last Will and Testament bearing date the 2nd November 1832 gave and bequeathed to his Executors in Trust, of whom the said Nancy Wells Kearton was one, and who alone has acted in the execution of the said Will. To hold the said premises unto and to the use of the said Nancy Wells Kearton, her heirs and assigns 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 the yearly rent aforesaid [1s 4d and 1s 4d inanced], and all other rents, duties, fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [£1 0s 0d] and is therefore accordingly admitted tenant.

Examined and found correct the 26th February 1872

James R Tomlin
Steward

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor held at Muker in and for the said Manor on Wednesday 1st June 1842 before Ottiwell Tomlin Gentleman Steward of the said Manor

Jury

Mr John Alderson - foreman

Mr William Fawcett

Mr Anthony Clarkson

Mr John Reynoldson

Mr John Alderson

Mr Thomas Spensley

Mr Francis Garth Rutson

Mr William Clarke

Mr John Clarkson

Mr Anthony Alderson

Mr George Alderson

Mr John Alderson Senior

All Sworn

Thorns

To this Court came William Hall, John Hall and Robert Hall sons and co-heirs of Mary Hall deceased and took of the Lord two dwelling houses with the appurtenances situate and being at or within the territories of Thorns in the said Manor of the ancient yearly fineable customary rent of 1d of which the said Mary Hall late a customary tenant of the said Manor

lately died seized intestate. To hold the said premises unto and to the use of the said William Hall, John Hall and Robert Hall their heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid their fine and entry as in the margin [1d] and are therefore accordingly admitted tenants.

Keld and Thorns

To this Court came Thomas Bradbury brother and heir at law of William Bradbury deceased and took of the Lord one undivided moiety or equal half part of ~~one dwelling house and 2 stables with the appurtenances at Keld with one half penny rent~~ {Note in margin Stet. Right as it originally stood. Signed JRT [James R Tomlin] that as to the first halfpenny rent it should have been one moiety as to the other one half of a moiety Signed JRT [James R Tomlin]} also one half part of an undivided moiety or equal half of one dwelling house and peat house and one close called Agill Close with a cowhouse thereon and one cowgate in Keld pasture with the appurtenances situate at Thorns of 10d rent and also one close called Intack at Keld with 9d rent and also of one dwelling house and one garth on the foreside thereof at Thorns with ¼d rent with the appurtenances situate and being at or within the territories of Keld and Thorns in the said Manor of the ancient yearly fineable customary rents aforesaid of which the said William Bradbury late a customary tenant of the said Manor lately died seized intestate. To hold the said premises unto and to the use of the said Thomas Bradbury his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid his fine and entry as in the margin [1d] and is therefore accordingly admitted tenant.

Thwaite

To this Court came George Guy and took of the Lord one equal undivided third part or share of one dwelling house with half of a garden and a carthouse now a stable and also one undivided moiety or equal half part of one other equal undivided third part or share of and in the same premises the whole being under the value of 20s a year with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable customary rent of ½d for the whole thereof which Elizabeth Guy a customary tenant of the said Manor in respect of the one third part or share in the premises and Jonathan Hunter and Jane his wife the said Jane Hunter being a customary tenant of the said Manor in respect of the moiety of one other third part or share therein at this Court surrendered into the hands of the Lord in consideration of the sum of £6 to them paid by the said George Guy as and for the absolute purchase thereof the said Jane Hunter having been first solely and separately examined by the said Steward and she freely and voluntarily consenting thereto. To hold the said premises unto and to the use of the said George 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 yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3 ½ d] and is therefore accordingly admitted tenant.

Thwaite

To this Court came James Alderson a son and devisee named in the Will of Alice Alderson deceased and also a purchaser from Jane Hunter and took of the Lord one equal undivided

third part or share of one dwelling house with half a garden and a carthouse now a stable and also one undivided moiety or equal half part of one other equal undivided third part or share of and in the same premises the whole being under the value of 20s with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable customary rent of ½ d for the whole thereof which said one undivided third share in the premises the said Alice Alderson late a customary tenant of the said Manor in and by her last Will and Testament bearing date 4th July 1840 gave and devised to the said James Alderson and which said moiety of one other undivided third share in the premises Jonathan Hunter and the said Jane Hunter his wife the said Jane Hunter being a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £6 by the said James Alderson to them paid the said Jane Hunter having been first solely and separately examined by the said Steward and she freely and voluntarily consenting thereto. To hold the said premises unto and to the use of the said James Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid his fine and entry as in the margin [3 ½ d] and is therefore accordingly admitted tenant.

Angram

To this Court came Thomas Peacock, Christopher Peacock, James Peacock and John Peacock co-heirs of Charles Peacock deceased and took of the Lord one dwelling house stable and cowhouse and one parcel of ground called Skewth and one close called High Skewth also two allotments in Angram pasture and one allotment in and part of another allotment in Sleddale pasture as lately set out and divided with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable customary rent of 3s 2 ½ d of which the said Charles Peacock late a customary tenant of the said Manor lately died seized intestate. To hold the said premises unto and to the use of the said Thomas Peacock, Christopher Peacock, James Peacock and John Peacock their heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid their fine and entry as in the margin [4d] and are therefore accordingly admitted tenants.

Angram

To this Court came James Peacock and John Peacock and took of the Lord an undivided or equal half part or share the whole into two equal parts being considered as divided of and in one dwelling house stable and cowhouse and one parcel of ground called Skewth and one close called High Skewth also of and in two allotments in Angram pasture and one allotment in Sleddale pasture lately set out to the said James Peacock and John Peacock with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable customary rent of 1s 7 ¼ d which Christopher Peacock and Thomas Peacock two customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £200 to them paid by the said James Peacock and John Peacock as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said James Peacock and John Peacock their heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of

the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid their fine and entry as in the margin [£1 12s 1d] and are therefore accordingly admitted tenants.

Angram

To this Court came Thomas Peacock and took of the Lord two undivided third parts or shares of and in one parcel of ground being the west part or side of a close called Middle Skewth with a cowhouse thereon an also of the allotments lately set out and allotted in Angram and Sleddale pastures in respect thereof with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable customary rent of 2s 8 ½ d for the whole which Christopher Peacock and James Peacock customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £180 to them paid by the said Thomas Peacock as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Thomas Peacock his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid his fine and entry as in the margin [£1 16s 8d] and is therefore accordingly admitted tenant.

Angram

To this Court came John Peacock and took of the Lord an undivided third part or share of and in one close called Hard Rigg with one allotment in Angram pasture and one allotment in Sleddale pasture lately set out and allotted in respect thereof with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable customary rent of 2s 4d for the whole which Christopher Peacock a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £100 to him paid by the said John Peacock as and for the absolute purchase thereof. To hold the said premises unto and 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 yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid his fine and entry as in the margin [15s 10d] and is therefore accordingly admitted tenant.

Thwaite

To this Court came James Espiner Harker and took of the Lord an undivided moiety or equal half part or share of and in one close called Stone Close with a cowhouse thereon one close called Low Mill Holme and one piece of ground laid thereto with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable customary rent of 7s 4d for the whole thereof which Christopher Peacock which William Harker a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £145 to him paid by the said James Espiner Harker as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said James Espiner Harker his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid his fine and entry as in the margin [£3 13s 4d] and is therefore accordingly admitted tenant.

Thwaite and Muker

To this Court came James Calvert the younger and Henry Cherry devisees in trust names in the Will of Henry Harker deceased and took of the Lord the following closes of land namely Jack Close, Little Close, three other closes called High Intacks, Low Intack, and Intack Head and one other parcel of land called Bents with the appurtenances situate at Thwaite of the rent of 6s 11 ¼ d one dwelling house and a garth on the foreside thereof and a stable adjoining of 1d rent one dwelling stable and garth of ¼ d rent one close called Appletreethwaite of 1s 4d and one other close called Appletreethwaite of 1s 10d rent with the appurtenances situate and being at or within the territories of Thwaite and Muker in the said Manor of the ancient yearly fineable customary rents aforesaid and also three closes called Cliffs with an allotment awarded in lieu of one cattlegate in Thwaite Common Pasture and an allotment in Muker side with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable customary rent of 2s 4d which the said Henry Harker late a customary tenant of the said Manor in and by his last Will and Testament bearing date the _ day of _ [blan] gave and devised to the said James Calvert the younger and Henry Cherry in Trust. To hold the said premises unto and to the use of the said James Calvert the younger and Henry Cherry their heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid their fine and entry as in the margin [£6 6s 8d] and are therefore accordingly admitted tenants.

Thwaite

To this Court came Edward Cleasby and took of the Lord one dwelling house formerly Alcocks with a stable and two little garths with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable customary rent of ½ d which Jonathan Hunter a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £70 to him paid by the said Edward Cleasby as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Edward Cleasby his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manr the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Keld

To this Court came Christopher Cherry and took of the Lord three undivided fourth parts or shares of and in one dwelling house and a peat house and stable with the appurtenances situate and being at or within the territories of Keld of the ancient yearly fineable customary rent of 1½ d for the whole thereof which John Cherry, Thomas Cherry and Cooper Cherry customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £24 to them paid by the said Christopher Cherry as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Christopher Cherry his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [7 ½ d] and is therefore accordingly admitted tenant.

Oxnop

To this Court came Mr George Winn son and devisee named in the Will of Mr George Winn

deceased and took of the Lord one dwelling house and stable one close called Brig Holme one close called Cow Pasture one close called Hard Ing with a cowhouse thereon and one close called Tutill with a cowhouse thereon with the appurtenances situate and being at or within the territories of Oxnop in the said Manor of the ancient yearly fineable customary rent of 7s 2 ½ d which the said George Winn deceased in and by his last Will and Testament bearing date 1st June 1839 gave and devised to the said George Winn his son. To hold the said premises unto and to the use of the said George Winn the son his heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid his fine and entry as in the margin [£3 12s 1d] and is therefore accordingly admitted tenant.

Thwaite

To this Court came Thomas Metcalfe and George Metcalfe nephews and devisees named in the Will of John Metcalfe deceased and took of the Lord two dwelling houses and one close called Intack with a garth and pighouse with 1s 7d rent and a moiety or half part of two closes called Intacks with one allotment in Thwaite pasture lately set out and awarded to the said John Metcalfe by the name of John Metcalfe the younger in right of his cattlegates in the said pasture and numbered on the plan annexed to the Commissioners Award 1 and also a part of another allotment in the same pasture awarded to Alexander Metcalfe and John Metcalfe and numbered on the said plan 35 as the same was heretofore divided between the said Alexander Metcalfe and John Metcalfe and was together with the said hereditaments and premises first herein described transferred to the said John Metcalfe deceased by the said John Metcalfe secondly herein mentioned with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable customary rent of 3s 10 ½ d for the entire rent which the said John Metcalfe late a customary tenant of the said Manor in and by his last Will and Testament bearing date 29th April 1842 gave and devised to the said Thomas Metcalfe and George Metcalfe. To hold the said premises unto and to the use of the said Thomas Metcalfe and George Metcalfe their heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£1 18s 9d] and are therefore accordingly admitted tenants.

Angram, Thorns and Keld

To this Court came Simon Fawcett and took of the Lord one dwelling house one stable one close called Middle Ing with two barns or cowhouses thereon with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable customary rent of 3s 1d also one close called Thorn Intack one other close called Wood otherwise West Side also one allotment in Kisdon late part of Kisdon Pasture and an allotment on Keld side late part of Keld Pasture with the appurtenances situate and being at or within the territories of Thorns and Keld in the said Manor of the ancient yearly fineable customary rent of 3s 8d also two closes called respectively High John Close and Sisle Close and one close called Low John Close with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable customary rents of 3s 1d and 2s 6d and all the allotments in Keld Angram and Sleddale Pastures to the said several premises belonging and appertaining which Thomas Fawcett a customary tenant at

this Court surrendered into the hands of the Lord in consideration of the sum of £1450 to him paid by the said Simon Fawcett as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Simon Fawcett his heirs and assigns 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 rents aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£12 6s 8d] and is therefore accordingly admitted tenant.

Muker

To this Court came Matthew Robinson John Ellwood Robinson and Thomas Robinson sons and co-heirs of Matthew Robinson deceased and took of the Lord a messuage and tenement with the appurtenances of the ancient yearly fineable customary rent of 5s one close called High Rigg with a cowhouse and one close called Slack late Mr Joseph Waites of the ancient yearly fineable customary rent of 1s 8d one parcel of ground called Rigg with a cowhouse of the ancient yearly fineable customary rent of 2s late Daniel Addisons and one close called Lin Close one close called East Coney Garth Lane End House and garths with the appurtenances of the ancient yearly fineable customary rent of 4s all which said before described premises are situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable customary rents aforesaid which the said Matthew Robinson late a customary tenant of the said Manor lately died seised intestate. To hold the said premises unto and to the use of the said Matthew Robinson , John Ellwood Robinson and Thomas Robinson their heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rents aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [3d] and are therefore accordingly admitted tenants.

Examined and found correct

February 1872

James R Tomlin

Steward

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

At the Special Court Baron or Customary Court of Thomas Smith Esquire Lord of the said Manor held at Reeth in and for the said Manor on Friday 4th November 1842 before Ottiwell Tomlin Gentleman Steward of the Manor

Jury

Mr George Close – sworn

Mr John Bradbury – sworn

Reeth

To this Court came John Peacock and took of the Lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of ½ d which William Garthorne and Ralph

Thomas Garthorne customary tenants of the said Manor at this Court surrendered (by John Barker their attorney lawfully constituted) into the hands of the Lord in consideration of the sum of £145 to them paid by the said John Peacock as and for the absolute purchase thereof. To hold the said premises unto and 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 yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid his fine and entry as in the margin [1 ½ d] and is therefore accordingly admitted tenant.

Reeth

To this Court came Thomas Severs and John Severs and took of the Lord three fifth parts of a dwelling house, garth and stable with a footroad to the same with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 1d which William Severs and Robert Severs, the said Robert Severs by John Barker his attorney lawfully constituted and James Severs son and heir of James Severs deceased by Thomas Severs his attorney lawfully constituted each as to one fifth part at this Court surrendered into the hands of the Lord in consideration of the sum of £16 to each of them paid by the said Thomas Severs and John Severs as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Thomas Severs and John Severs their heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid their fine and entry as in the margin [9d] and are therefore accordingly admitted tenants.

Examined and found correct 26th February 1872

James R Tomlin

Steward

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

At the Special Court Baron or Customary Court of Thomas Smith Esquire Lord of the said Manor held at Reeth in and for the said Manor on Friday 25th November 1842 before Ottiwell Tomlin Gentleman Steward of the Manor

Jury

James Sherlock – sworn

Thomas Severs – sworn

John Severs – sworn

Satron

To this Court came Thomas Metcalfe and John Metcalfe sons and co-heirs of Betty Metcalfe deceased and took of the Lord two parcels of ground called Whart Garths with a cowhouse thereon and a dwelling house, stable and carthouse with the appurtenances situate and being at or within the territories of Satron in the said Manor of the ancient yearly fineable customary rent of 3s 5d which John Dobson and Margaret his wife customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum

of £80 to them paid by the said Thomas Metcalfe and John Metcalfe, being the amount which the said Margaret the wife of the said John Dobson had advanced on mortgage of the said premises. To hold the said premises unto and to the use of the said Thomas Metcalfe and John Metcalfe their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents, duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£4 8s 4d] and are therefore accordingly admitted tenants.

Examined and found correct 26th February 1872

James R Tomlin

Steward

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

At the Special Court Baron or Customary Court of Thomas Smith Esquire Lord of the said Manor held at Reeth in and for the said Manor on Monday 29th May 1843 before Ottiwell Tomlin Gentleman Steward of the Manor

Names of the Jury

Mr John Barker – foreman Sworn

Mr John Langhorne

Mr Edward Metcalfe

Mr Thomas Coates

Mr William Woodward

Mr Joseph White

Mr James Sherlock

Mr James Spensley

Mr John Spensley

Mr Micah Clarkson

Mr Thomas Metcalfe

Mr John Close

All Sworn

Reeth

To this Court came Miss Mary Ellen Robinson an infant under the age of 21 years by George Robinson Esquire her father and Guardian and took of the Lord two closes called Townend Closes and one parcel of ground called Sump with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 3s 1d which Simon Harker and Ann his wife customary tenants of the said Manor the said Ann being examined solely and separately apart from her said husband freely and voluntarily consenting thereto at this Court surrendered into the hands of the Lord in consideration of the sum of £400 to them paid by the said Mary Ellen Robinson through her said Guardian as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Mary Ellen Robinson her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which she hath paid for her fine

and entry as in the margin [£3 1s 8d] and is therefore accordingly admitted tenant.

Low Row and Lodge Green

To this Court came John Hastwell, James Hastwell and Thomas Hastwell Guardians and co-heirs of James Hastwell deceased and took of the Lord one dwelling house (late a parlour with a chamber over it), one stable, one garden and one garth with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable customary rent of 2d and also one dwelling house now or late in the occupation of Betty Waggott with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable customary rent of ½d of which the said James Hastwell late a customary tenant of the said Manor lately died seized intestate. To hold the said premises unto and to the use of the said John Hastwell, James Hastwell, Henry Hastwell and Thomas Hastwell their heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rents aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [4s 2d] and are therefore accordingly admitted tenants. Redeemable nevertheless on payment by Ralph Milner the elder his heirs or assigns as to the dwelling house at Lodge Green secondly above mentioned his heirs or assigns unto the said John Hastwell, James Hastwell and Thomas Hastwell their executors, administrators or assigns of the sum of £27 7s 4d on 30th November now next ensuing together with legal interest for the same.

Low Row and Feetham

To this Court came Margaret Simpson widow and devisee named in the Will of James Simpson deceased and took of the Lord one dwelling house and one close called New Intack with a cowhouse thereon with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable customary rent of 2s 2d and one dwelling house one garden and one stable not covered in with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of ¼ d which the said James Simpson late a customary tenant of the said Manor in and by his last Will and Testament bearing date 19th August 1840 gave and devised unto the said Margaret Simpson his widow.

To hold the said premises unto and to the use of the said Margaret Simpson her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which she hath paid for her fine and entry as in the margin [£2 3s 9d] and is therefore accordingly admitted tenant.

Note in margin This admission was made of the said Margaret Simpson in for by a mistake her estate under her husbands Will being only for life and the parties entitled in remainder Ellen Robinson and Beatrice Fawcett was....admitted Bailey Langhorne Steward

Reeth

To this Court came John Close and took of the Lord a parcel of ground part of a garth formerly Mr John Scotts containing about 213 yards upon which two dwelling houses have been lately built with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 1d which James Close a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in

consideration of the sum of £149 10s to him paid by the said John Close as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said John Close his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Feetham

To this Court came Edward Simpson, John Simpson, Anthony Simpson and Michael Simpson sons and co-heirs of Anthony Simpson deceased and took of the Lord the west end moiety or half part of one dwelling house and the east end of a stable adjoining thereto with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of ½ d of which the said Anthony Simpson late a customary tenant of the said Manor lately died seized intestate. To hold the said premises unto and to the use of the said Edward Simpson, John Simpson, Anthony Simpson and Michael Simpson their heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [10d] and are therefore accordingly admitted tenants.

Feetham

To this Court came Robert Newton and took of the Lord one dwelling house stable and garth with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of 1d which William Clarke a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £24 to him paid by the said Robert Newton as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Robert Newton his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Healaugh

To this Court came Mr John Barker and took of the Lord one moiety of a site of an old house at Healaugh being under the yearly value of 20s with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable customary rent of 2d which John Pratt a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £6 13s to him paid by the said John Barker as and for the absolute purchase of. To hold the said premises unto and to the use of the said John Barker his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [3s 4d] and is therefore accordingly admitted tenant.

Healaugh

To this Court came Mr James Littlefair and took of the Lord two closes of land formerly

described as one parcel of ground the East Closes with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable customary rent of 1s 10d which Ann Arundale spinster Mary Harper widow Joseph Arundale John Barker Isabella Arundale widow James Arundale and John Pratt and Jane Caroline Chalder the mortgagee at this Court surrendered into the hands of the Lord in consideration of the sum of £325 to them paid by the said James Littlefair as and for the absolute purchase of. To hold the said premises unto and to the use of the said James Littlefair his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1 15s 8d] and is therefore accordingly admitted tenant.

Feetham

To this Court came James Chapman and took of the Lord one dwelling house being the highhouse garden and other outbuildings with one close called High Pasture with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of 2s 6d which James Alderson and Ann his wife customary tenants of the said Manor, the said Ann being first examined solely and separately apart from her said husband and freely and voluntarily consenting thereto at this Court surrendered into the hands of the Lord in consideration of the sum of £250 to them paid by the said James Chapman as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said James Chapman his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 10s] and is therefore accordingly admitted tenant.

Gunnerside and Reeth

To this Court came George Whitelock son and devisee named in the Will of Matthew Whitelock deceased and took of the Lord one parcel of ground called Flatt and one parcel of ground called Great Holme of the rent of 5s 8d one piece of ground called Parrock and also four pieces of ground called High Flatts and Low Flatts with 7 cattlegates in Gunnerside Pasture of the rent of 4s 8d a building now used as a carhouse lately erected upon the wastes of the said Manor of the rent of 3d one dwelling house and shop with a stable and a garden of the rent of 2 ½d and one dwelling house and stable of the rent of 1d with the appurtenances situate and being at or within the territories of Gunnerside in the said Manor of the ancient yearly fineable customary rents aforesaid and also one dwelling house and butchers shop with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 3d which the said Matthew Whitelock late a customary tenant of the said Manor in and by his last Will and Testament bearing date 11th October 1839 gave and devised to the said George Whitelock his son. To hold the said premises unto and to the use of the said George Whitelock his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rents aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£11 2s 6d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came Dinah Cleminson widow and devisee of William Cleminson and took of the Lord one parcel of ground called West Barf Intack and the west end of one dwelling house and one stable with the appurtenances of the rent of 1s and also four undivided fifth parts of a parcel of ground containing about 2 roods and 11 perches parcel of another parcel of ground called Barf Intacks and one stable with the appurtenances of the rent of 6 ½ d – the said two parcels of land firstly and secondly above described being now laid together with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable customary rents aforesaid which the said William Cleminson late a customary tenant of the said Manor in and by his last Will and Testament in writing bearing date 20th January 1840 gave and devised to the said Dinah Cleminson. To hold the said premises unto and to the use of the said Dinah Cleminson her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rents aforesaid and all other rents duties fines and services due and of Right accustomed for which she hath paid for her fine and entry as in the margin [£1 10s 10d] and is therefore accordingly admitted tenant.

Blaides

To this Court came Thomas Hunt Sarah Hunt and Timothy Hunt children and devisees of Thomas Hunt deceased infants by John Close and Leonard Mudd Harker their guardians and took of the Lord two dwelling houses one stable and one close called Barf East Intack containing by estimation 2 acres or thereabouts with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable customary rent of 6d which the said Thomas Hunt late a customary tenant of the said Manor in and by his last Will and Testament bearing date 9th February 1842 gave and devised unto the said Thomas Hunt Sarah Hunt and Timothy Hunt. To hold the said premises unto and to the use of the said Thomas Hunt Sarah Hunt and Timothy Hunt their heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [10s] and are therefore accordingly admitted tenants.

Feetham

To this Court came Joseph Taylor and took of the Lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of ½d which George Powell a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £42 to him paid by the said Joseph Taylor as and for the absolute purchase thereof . To hold the said premises unto and to the use of the said Joseph Taylor his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Lodge Green

To this Court came James Alderson and took of the Lord two dwelling houses formerly in one with the appurtenances situate and being at or within the territories of Lodge Green in the said Manor of the ancient yearly fineable customary rent of 1d which George Peacock a

customary tenant of the said Manor at this Court surrendered into the hands of the Lord for the consideration of the sum of £61 to him paid by the said James Alderson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said James Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Kearton

To this Court came Mr John Close and took of the Lord a parcel of land called An Island in the admittance of Thomas Birkbeck as purchaser from the said John Close of the same with a cattlegate in Kearton Pasture at the Court for this Manor held on 27th May 1839 the said parcel of land being under the yearly value of 20s with the appurtenances situate and being at or within the territories of Kearton in the said Manor of the ancient yearly fineable customary rent of 1s which the said Thomas Birkbeck a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of 5s to him paid by the said John Close as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said John Close his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£1] and is therefore accordingly admitted tenant.

Examined and found correct 26th February 1872

James R Tomlin

Steward

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

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor held at Reeth in and for the said Manor on Tuesday 30th May 1843 before Ottiwell Tomlin Gentleman Steward of the said Manor

Names of the Jury

Mr Joseph White – foreman sworn

Mr William Coates

Mr Ralph Milner

Mr Leonard Mudd Harker

Mr Thomas Coates

Mr Christopher Raw

Mr William Whitell

Mr James Clarkson

Mr Micah Clarkson

Mr John Scott

Mr Joseph Fothergill

Mr Edmund Coates

All Sworn

Feetham

To this Court came Miss Mary Ellen Robinson an infant under the age of 21 years by George Robinson Esquire her father and guardian and took of the Lord one close called Ricket Ing with a cowhouse thereon with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of 1s 8d which James Hird a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £250 to him paid by the said Mary Ellen Robinson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Mary Ellen Robinson her heirs and assigns forever according to the custom of the said Manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which she hath paid her fine and entry as in the margin [£1 5s] and is therefore accordingly admitted tenant.

Low Row

To this Court came Margaret Simpson widow and devisee of James Simpson deceased and took of the Lord one parcel of ground called Halter Intack with a cowhouse thereon formerly comprising a parcel of ground now called Quaker Garth and a small plantation adjoining not intended to be herein comprised which said cowhouse had formerly a room used as a dwelling house over the same of the rent of 1 ½d one dwelling house one stable and garth or garden of the rent of 1d one dwelling house one stable one cowhouse and one garth on the foreside thereof of the rent of ½d with the appurtenances situate and being at or within the territories of Low Row in the said Manor of the ancient yearly fineable customary rents aforesaid which the said James Simpson late a customary tenant of the said Manor in and by his last Will and Testament bearing date 19th August 1840 gave and devised to the said Margaret Simpson. To hold the said premises unto and to the use of the said Margaret Simpson her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rents aforesaid and all other rents duties fines and services due and of Right accustomed for which she hath paid for her fine and entry as in the margin [3s 8d] and is therefore accordingly admitted tenant.

Blaides

To this Court came Thomas Hunt Sarah Hunt and Timothy Hunt children and devisees of Thomas Hunt deceased infants by John Close and Leonard Mudd Harker their guardians and took of the Lord one close called Barf West Intack with a cowhouse thereon with the appurtenances of the rent of 3d and one dwelling house being the east part with a coalhouse or stable at the end thereof of the rent of ½d with the appurtenances situate and being at or within the territories of Blaides in the said Manor of the ancient yearly fineable customary rents aforesaid which the said Thomas Hunt late a customary tenant of the said Manor in and by his last Will and Testament bearing date 9th February 1842 gave and devised to the said Thomas Hunt Sarah Hunt and Timothy Hunt. To hold the said premises unto and to the use of the said Thomas Hunt Sarah Hunt and Timothy Hunt their heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rents aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [10s 9 ½d] and are therefore

accordingly admitted tenants.

Reeth

To this Court came Miss Mary Ellen Robinson an infant under the age of 21 years by George Robinson Esquire her father and Guardian and took of the Lord one dwelling house two stables one garden and one parcel of ground called Mill Acre and two other small parcels of ground called Lane Garths with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 3s which Simon Harker and Ann his wife customary tenants of the said Manor the said Ann being examined solely and separately apart from her said husband and freely and voluntarily consenting thereto at this Court surrendered into the hands of the Lord in consideration of the sum of £400 to them paid by the said Mary Ellen Robinson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Mary Ellen Robinson her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which she hath paid for her fine and entry as in the margin [£2 5s] and is therefore accordingly admitted tenant.

Reeth

To this Court came Matthew Whitelock son and devisee of Matthew Whitelock deceased and took of the Lord one parcel of ground called Little Yoadup with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rent of 7d which the said Matthew Whitelock deceased late a customary tenant of the said Manor in and by his last Will and Testament bearing date 11th October 1839 gave and devised to the said Matthew Whitelock his son. To hold the said premises unto and to the use of the said Matthew Whitelock his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [8s 9d] and is therefore accordingly admitted tenant.

Weststonesdale

To this Court came John Clarkson and Edmund Thomas Clarkson sons and devisees of Edmund Clarkson and took of the Lord one dwelling house one stable three little garths one close called Potty Dale with a fold and a cowhouse at the head thereof one close called Potty Dale Foot and also one homestead and one garth on the backside thereof with the appurtenances situate and being at or within the territories of Weststonesdale in the said Manor of the ancient yearly fineable customary rent of 4s 3d which the said Edmund Clarkson late a customary tenant of the said Manor in and by his last Will and Testament bearing date 2nd October 1841 gave and devised to the said John Clarkson and Edmund Thomas Clarkson his sons. To hold the said premises unto and to the use of the said John Clarkson and Edmund Thomas Clarkson their heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£3 3s 9d] and are therefore accordingly admitted tenants.

Feetham

To this Court came James White and took of the Lord one moiety or equal undivided half part of one dwelling house late inhabited by Joseph Allen and now by Lionel Kiplin one carthouse and a small stable adjoining thereto being under the yearly value of 20s with the appurtenances situate and being at or within the territories of Feetham in the said Manor of the ancient yearly fineable customary rent of 1 ¾ d which Christopher Raw a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £16 to him paid by the said James White as and for the absolute purchase of. To hold the said premises unto and to the use of the said James White his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [1s 5d] and is therefore accordingly admitted tenant.

Reeth

To this Court came George Whitelock son and devisee of Matthew Whitelock deceased and took of the Lord two dwelling houses formerly described as two dwelling houses then divided into three dwelling houses with one stable and one garth with the appurtenances of the rent of 4d and one dwelling house of the rent of 1d with the appurtenances situate and being at or within the territories of Reeth in the said Manor of the ancient yearly fineable customary rents aforesaid which the said Matthew Whitelock deceased late a customary tenant of the said Manor in and by his last Will and Testament bearing date 11th October 1839 gave and devised to the said George Whitelock his son. To hold the said premises unto and to the use of the said George Whitelock his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rents aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [6s 3d] and is therefore accordingly admitted tenant.

Healaugh

To this Court came George Wilson son and devisee of John Wilson deceased and took of the Lord one dwelling house one stable one close called High Close and one close called Intack with the appurtenances situate and being at or within the territories of Healaugh in the said Manor of the ancient yearly fineable customary rent of 3s which the said John Wilson late a customary tenant of the said Manor by his last Will and Testament bearing date 4th September 1834 gave and devised to the said George Wilson his son. To hold the said premises unto and to the use of the said George Wilson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£2 5s] and is therefore accordingly admitted tenant.

Examined and found correct 26th February 1872

James R Tomlin

Steward

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire Lord of the said Manor held

at Muker in and for the said Manor on Wednesday 31st May 1843 before Ottiwell Tomlin
Gentleman Steward of the said Manor

Names of the Jury

Mr John Alderson – foreman sworn
Mr Edward Alderson
Mr Edmund Metcalfe
Mr Francis Garth Butson
Mr Christopher Alderson
Mr William Clark
Mr Edward Cleasby
Mr George Alderson
Mr James Cleasby
Mr John Alderson
Mr John Clarkson
Mr Thomas Spensley

All Sworn

Keld

To this Court came William Kidd and Simon Alderson and took of the Lord a piece of land containing by admeasurement 170 square yards being part of an allotment belonging to Mr James Fawcett and whereon a building is now erected as a chapel for the worship of God by the Society of people called Wesleyan Methodists with the appurtenances situate and being at or within the territories of Keld in the said Manor of the ancient yearly fineable customary rent of 6d which the said James Fawcett a customary tenant of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £6 to him paid by the said William Kidd and Simon Alderson as and for the absolute purchase of. To hold the said premises unto and to the use of the said William Kidd and Simon Alderson their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [10s] and are therefore accordingly admitted tenants. Nevertheless upon this special trust and confidence and to the intent that they the said William Kidd and Simon Alderson their heirs and assigns do and shall from time to time and at all forever permit such persons as shall be appointed at the yearly conference of the people called Methodists established by a deed poll of John Wesley of the City of London Clerk under his hand and seal bearing date 28th February 1784 and enrolled in her Majesty's High Court of Chancery and no others. To have and enjoy the said premises and the building erected upon the same for the purpose aforesaid provided always that the said persons preach no other doctrine than is contained in Mr Wesley's notes upon the New Testament and four volumes of his sermons.

Muker and Kisdon

To this Court came Miss Dorothy Clarkson and took of the Lord one dwelling house, two closes called Kisdon Closes, one close called High Carr, one close called Low Carr and one

close called Middle Close together with the allotments set out and awarded to Ralph Fawcett in right of the same several Closes in Muker Side and Kisdon Pastures with the appurtenances situate and being at or within the territories of Muker and Kisdon in the said Manor of the ancient yearly fineable customary rents of 11s 11d in Muker and of 2s in Kisdon which John Fothergill Clarkson the mortgagee in possession and Ralph Fawcett the owner of the Equity of Redemption in the same premises being respectively customary tenants of this Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £950 to them paid by the said Dorothy Clarkson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Dorothy Clarkson her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which she hath paid for her fine and entry as in the margin [£3 18s 4d] and is therefore accordingly admitted tenant.

Keld and Thorns and Angram

To this Court came James Alderson son and devisee of John Alderson deceased and took of the Lord one close called Great Greens one close called Jordan Close and Watering Place, Jordan Close Head, Course Bottom, Great Scar Close, Little Scar Close Brow Intake, Intake Hole and the allotments in Kisdon Pasture awarded to the said John Alderson deceased or his ancestors in right of the same premises with the appurtenances situate and being at or within the territories of Keld and Thorns in the said Manor of the ancient yearly fineable customary rent of 6s 3½d and also one close called the West Side situated or near Angram a part of one dwelling house lately occupied by the said John Alderson called the Fore House and the chamber over it, the stable and a chamber over it, the peat house behind and a pig hull and part of the Back Garth behind to be as wide as before named Fore House and also one undivided moiety of two several allotments lately set out and awarded to the said John Alderson on the division of the Great Sleddale Pasture in lieu of his cattlegaits therein and numbered on the Plan annexed to the Commissioners Award respectively 11 and 12 with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable customary rents of 2s 4d for the old land and ½ d for the allotment which the said John Alderson late a customary tenant of the said Manor in and by his last Will and Testament bearing date 6th April 1843 gave and devised to the said James Alderson his son. To hold the said premises unto and to the use of the said James Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rents aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£4 6s 8d] and is therefore accordingly admitted tenant.

Keld and Thorns and Angram

To this Court came John Alderson and took of the Lord one close called Ann or North Great Greens, the Paddock, Thorns Green Allotment and the allotments in Keld Side awarded to the said John Alderson deceased or his ancestors in right of the same premises with the appurtenances situate and being at or within the territories of Keld and Thorns in the said Manor of the ancient yearly fineable customary rent of 6s 3½ d. Also a part of one dwelling house lately occupied by the said John Alderson called the Parlour and the chamber over it, the new stable and the chamber over it, the cart house and chamber over it, the new Laith or

barn and part of a close called the Back Garth also one close called the West Ing situate at or near Angram with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable customary rent of 2s 4d and also one undivided moiety of two several allotments lately set out and awarded to the said John Alderson deceased on the division of the Great Sleddale Pasture in lieu of his cattlegaits therein and numbered on the Plan annexed to the Commissioners Award respectively 11 and 12 of the rent of ½ d and also three several allotments lately set out and awarded to the said John Alderson deceased on the division of the Angram Pasture in lieu of his cattlegaits therein and numbered on the Plan annexed to the Commissioners Award respectively 3, 27, and 29 of the rent of ½ d with the appurtenances situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable customary rents aforesaid which the said John Alderson deceased late a customary tenant of the said Manor in and by his last Will and Testament bearing date 6th April 1843 gave and devised to the said John Alderson his son. To hold the said premises unto and to the use of the said John Alderson his heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rents aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [£4 7s 6d] and is therefore accordingly admitted tenant.

Angram and Thwaite

To this Court came George Alderson and Edward Alderson sons and devisees of John Alderson deceased infants by Nanny Alderson their mother and guardian and took of the Lord a close called the Holme Close, the Skeugh, the High Pasture, the Low Pasture, the Little Piece, one dwelling house, stable and laith or barn situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable customary rent of 3s ½d and also one parcel of ground called Far Dale Gill and an allotment lately set out in respect thereof on the division of Thwaite Pasture numbered on the Plan annexed to the Commissioners Award 62 with the appurtenances situate and being at or within the territories of Thwaite in the said Manor of the ancient yearly fineable customary rent of 1d which the said John Alderson deceased late a customary tenant of the said Manor in and by his last Will and Testament bearing date 6th April 1843 gave and devised to the said George Alderson and Edward Alderson his sons.

To hold the said premises unto and to the use of the said George Alderson and Edward Alderson their heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rents aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [£1 11s 3d] and are therefore accordingly admitted tenants.

Muker and Kisdon

To this Court came Sarah Harker widow and took of the Lord one dwelling house formerly described as two dwelling houses, two stables, one coalhouse, a boghouse and one garden and the closes of land called Little Gunning, Gunning End, Piece, Hill Top, Rigg, Slack and Sir James Slack Intack with two cowhouses or barns thereon and the allotments set out and awarded in right of the same premises on the divisions of Muker Side and Kisdon Pastures with the appurtenances situate and being at or within the territories of Muker and Kisdon in the said Manor of the ancient yearly fineable customary rents of 6s 8d in Muker and 6d in Kisdon which William Peacock a customary tenant of the said Manor as surviving devisee in

trust of the Will of John Harker deceased at this Court surrendered into the hands of the Lord in consideration of the sum of £495 to him paid by the said Sarah Harker as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Sarah Harker her heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rents aforesaid and all other rents duties fines and services due and of Right accustomed for which she hath paid for her fine and entry as in the margin [£7 3s 4d] and is therefore accordingly admitted tenant.

Angram

To this Court came George Alderson and Edward Alderson infants by Nanny Alderson their mother and guardian and took of the Lord one close or parcel of land being an allotment lately set out and awarded to John Alderson deceased as heir of George Alderson his brother also deceased on the division of Great Sleddale Pasture and numbered on the Plan annexed to the Commissioners Award 12 of the rent of ½ d and also one other close or parcel of land being an allotment lately set out and awarded to John Alderson deceased as heir of the said George Alderson deceased on the division of Angram Pasture and numbered on the said Plan 3 of the rent of ½ d with the appurtenances

situate and being at or within the territories of Angram in the said Manor of the ancient yearly fineable customary rents aforesaid which James Alderson and John Alderson customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the natural love and affection they bore to the said George Alderson and Edward Alderson their brothers. To hold the said premises unto and to the use of the said George Alderson and Edward Alderson their heirs and assigns forever according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rents aforesaid and all other rents duties fines and services due and of Right accustomed for which they hath paid for their fine and entry as in the margin [1s 8d] and are therefore accordingly admitted tenants.

Muker

To this Court came Mr John James Grime and took of the Lord one housestead and stable with a garden on the north side of the said housestead with the appurtenances situate and being at or within the territories of Muker in the said Manor of the ancient yearly fineable customary rent of 1 ½ d apportioned in respect of the said premises which William Spensley and Thomas Spensley customary tenants of the said Manor at this Court surrendered into the hands of the Lord in consideration of the sum of £30 to them paid by the said John James Grime as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said John James Grime his heirs and assigns forever as tenants in common according to the custom of the said Manor in the nature of a copy hold or customary estate of inheritance yielding and paying to the Lord of the said Manor the yearly rent aforesaid and all other rents duties fines and services due and of Right accustomed for which he hath paid for his fine and entry as in the margin [2s 6d] and is therefore accordingly admitted tenant.

Examined and found correct

26th February 1872

James R Tomlin

Steward

Manor Muker in Swaledale in the county of York

The Special Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Muker in and for the said manor on Wednesday 26th June 1843, before Ottiwell

Tomlin, Gentleman, steward of the said manor.

Names of the jury

Mr John Reynoldson, foreman sworn

Mr George Winn sworn

Mr Anthony Alderson sworn

Mr William Peacock sworn

Mr William Fawcett sworn

Mr Titus Wharton sworn

Thwaite

To this court came James Cleminson and Thomas Spensley, executors of William Cleminson deceased, and Edward Holmes and took of the lord one dwelling house, garden, and cart house of the rent of 1d, and one close called Little Ing with a cow house thereon of the rent of 3s 6d with the appurtenances situate and being at or within the territories of Thwaite in the said manor, of the ancient yearly fineable customary rents aforesaid, which Francis Garth Butson, a customary tenant of the said manor, on 4th May 1838 surrendered out of court into the hands of the lord before Ottiwell Tomlin, Gentleman, steward of the said manor, in consideration of the sum of £200 lent and advanced by the said William Cleminson and Edward Holmes to the said Francis Garth Butson, to hold the said premises unto and to the use of the said James Cleminson and Thomas Spensley and Edward Holmes, their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rents aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£3 11s 8d] and are therefore accordingly admitted tenants. Redeemable nevertheless on payment by the said Francis Garth Butson, his heirs or assigns, to the said James Cleminson, Thomas Spensley, and Edward Holmes, their executors, administrators, or assigns, of the sum of £200 with interest for the same after the rate of £4 10s per centum per annum on 26th December now next ensuing without any deduction or abatement whatsoever.

Thwaite

To this court came Mr Anthony Metcalfe and took of the lord one close called Breckin Holme, one close called East Intack, one close called West Intack, one close called New Piece, with two allotments in Thwaite Pasture and one cottage house, now or late in the occupation of James Alderson, with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 8s 2d, which Francis Garth Butson, a customary tenant of the said manor, on 27th May 1840 surrendered into the hands of the lord before Edmund Alderson Knowles, bailiff, and William Clarke and John Alderson, two customary tenants of the said manor, to the use of the said Anthony Metcalfe and Christopher Metcalfe since deceased, to hold the said premises unto and 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 yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£8 3s 4d] and is therefore accordingly admitted tenant. Redeemable nevertheless on payment by the said Francis Garth Butson, his heirs or assigns, unto the said Anthony Metcalfe, his executors, administrators, or assigns, of the sum of £900 on 26th December now next ensuing with interest for the same after the rate of [empty space not filled in] per centum per annum without any deduction or abatement whatsoever.

Thwaite

To this court came Mr Matthew Clarkson and took of the lord one dwelling house now or late in the occupation of William Hutchinson with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of ½d, which Francis Garth Butson, a customary tenant of the said manor, on 18th March 1843 surrendered into the hands of the lord before Edmund Alderson Knowles, bailiff, and William Clarke and Edward Alderson, two customary tenants of the said manor, to the use of the said Matthew Clarkson, to hold the said premises unto and to the use of the said Matthew Clarkson, his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Manor Muker in Swaledale in the county of York

The Special Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Muker in and for the said manor on Wednesday 11th October 1843, before Ottiwell Tomlin, Gentleman, steward of the said manor.

Names of the jury

Mr John Reynoldson, foreman	sworn
Mr Anthony Alderson	sworn
Mr Edward Alderson	sworn
Mr Christopher Peacock	sworn
Mr William Fawcett	sworn
Mr Anthony Clarkson	sworn
Mr John Fawcett	sworn

Keld

To this court came John Litchford Esquire and took of the lord a parcel of ground lately taken off a field heretofore part of Keld Pasture and which upon the division thereof was allotted and awarded to William Alderson of Aygill deceased and laid to a close called the Old Ing, Thwaite, such parcel of ground containing 300 yards together with the messuage or dwelling house and buildings erected thereon by Arthur Cope Esquire, and which said piece of ground, messuage, or dwelling house and premises are situate at the west end of the said field where the same adjoins to the land of Marmaduke Holme on the west and the Kirkby Stephen road on the north, with the appurtenances, situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of 1d, which the said Arthur Cope, a customary tenant of the said manor, on 10th October 1843 surrendered out of court into the hands of the lord before Lawrence Walker, deputy steward, for this purpose specially appointed by the said Ottiwell Tomlin by a deed poll under his hand and seal bearing date 3rd October 1843, in consideration of the sum of £140 paid by the said John Litchford to the said Arthur Cope as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said John Litchford his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Keld

To this court came Daniel Cookson Esquire and took of the lord a parcel of land formerly part of Keld Common Pasture containing seven acres two roods and nine perches situate on the west side of Blackburn Beck awarded to Thomas Alderson on the division of Keld Pasture in right of two cattle gaits heretofore belonging to Mr Richard Metcalfe together with the smelt mill peat house and other erections built and standing thereon and the appurtenances thereunto belonging situate and being at or within the territories of Keld in the said manor of Muker of the ancient yearly fineable customary rent of ½d, which John Crosby, a customary tenant of the said manor on 7th October 1843 surrendered out of court into the hands of the lord before John Hellis, deputy steward for this purpose specially appointed by the said Ottiwell Tomlin by a deed poll under his hand and seal bearing date 3rd October 1843, in consideration of the sum of £140 paid by the said Daniel Cookson to the said John Crosby as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Daniel Cookson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Examined and found correct, the 26th day of February 1872, James R Tomlin, steward.

Manor Healaugh Old Land in Swaledale in the county of York
The Special Court Baron and Copyhold and Customary Court of Thomas Smith Esquire, lord of the said manor, held at the office of Ottiwell Tomlin, Gentleman, steward thereof, on Saturday 23rd December 1843 before the said Ottiwell Tomlin, steward.

[Names of the jury omitted]

Low Row

To this court came Mr John Knowles and took of the lord one close called Greens Close with a cow house and stable thereon and one close called Low Sands or Great Sands with a laith and stable thereon, one piece of land called Ealand lying on the south side of the River Swale containing about three roods and 19 perches with three cattle gaits and two third parts of a cattle gait in Low Row Pasture with the appurtenances at Low Row of the ancient yearly rent of 3s, which Edmund Alderson Knowles, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £499 to him paid by the said John Knowles as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said John Knowles his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3] and is therefore accordingly admitted tenant.

Manor Healaugh New Land in Swaledale in the county of York
The Special Court Baron and Copyhold and Customary Court of Thomas Smith Esquire, lord of the said manor, held at the office of Ottiwell Tomlin, Gentleman, steward thereof, on Saturday 23rd December 1843 before the said Ottiwell Tomlin, steward.

[Names of the jury omitted]

Low Row

To this court came Mr John Knowles and took of the lord one dwelling house, warehouse, stables and other outhouses thereunto belonging with three gardens, one close called High Close, one close called Middle Close, one close called Low Sands, one close called Springs and three cattle gaits and one half of a cattle gait in Low Row Pasture with the appurtenances

situate and being at of within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 6s 7½d, which Edmund Alderson Knowles, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £1,999 to him paid by the said John Knowles as and for the absolute purchase thereof to hold the said premises unto and to the use of the said John Knowles his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£4 19s 4½d] and is therefore accordingly admitted tenant.

Examined and found correct, the 26th day of February 1872, James R Tomlin, steward.

Manor Healaugh Old Land in Swaledale in the county of York

The Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Monday 27th May 1844 before Ottiwell Tomlin, Gentleman, steward of the said manor.

Names of the jury

Mr John Barker, foreman	sworn
Mr Thomas Birkbeck	sworn
Mr John Clarkson	sworn
Mr Joseph White	sworn
Mr William Harker	sworn
Mr Thomas Coates	sworn
Mr James Spensley	sworn
Mr William Woodward	sworn
Mr John Broderick	sworn
Mr William Whytell	sworn
Mr Thomas Metcalfe	sworn
Mr Micah Clarkson	sworn

Healaugh

To this court came Joseph Smith and took of the lord one dwelling house and cart house with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 1d, which George Robinson Esquire, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £40 to him paid by the said Joseph Smith as and for the absolute purchase thereof to hold the said premises unto and to the use of the said Joseph Smith his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Feetham

To this court came George Harker and took of the lord one dwelling house and stable now in two dwellings and one close called Field containing about two acres and one cattle gait and a quarter in Kearton Pasture with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1s 3d, which George Robinson Esquire, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £270 to him paid by the

said George Harker as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said George Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 5d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Thomas Spensley and Thomas Raw and took of the lord a piece of ground whereon a chapel or meeting house for worship by Wesleyan Methodists has lately been erected with the road leading to the same being part of a garden in Healaugh with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 1d, which Robert Raisbeck, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of 5s to him paid by the said Thomas Spensley and Thomas Raw as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Thomas Spensley and Thomas Raw, their heirs and assigns forever upon the trust after-mentioned according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rents aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [1s 8d] and are therefore accordingly admitted tenants.

Nevertheless upon this trust and confidence and to the intent and purpose that the said Thomas Spensley and Thomas Raw or the survivor of them and the heirs and assigns of such survivor shall from time to time and at all times forever permit such persons as have been or shall be appointed at the yearly conference of the people called Methodists as established by a deed poll of the Reverend John Wesley, late of the City Road, London, clerk, deceased, under his hand and seal bearing date 28th February 1784 and enrolled in His Majesty's High Court of Chancery and no others, to have and enjoy the said premises for the purposes of preaching and expounding God's Holy Word, provided always that the said persons preach therein no other doctrine than is contained in Mr Wesley's Notes Upon the New Testament and four volumes of his sermons.

Feetham

To this court came Robert Bonson and took of the lord a piece of ground whereon a messuage or dwelling house has lately been built in Feetham, being part of a garden belonging to James Hird and containing 90 square yards with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1d, which James Hird, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £4 10s to him paid by the said Robert Bonson as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Robert Bonson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Feetham

To this court came Thomas Spensley and William Pratt and took of the lord a piece of ground situate in Feetham whereon a chapel or meeting house for worship by Wesleyan Methodists has lately been built and containing 491 square yards with the appurtenances situate and

being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1d, which William Spensley, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £15 4s 3d to him paid by the said Thomas Spensley and William Pratt as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Thomas Spensley and William Pratt, their heirs and assigns forever upon the trust after-mentioned according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rents aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [1s 8d] and are therefore accordingly admitted tenants. Nevertheless upon this trust and confidence and to the intent and purpose that the said Thomas Spensley and William Pratt or the survivor of them and the heirs and assigns of such survivor shall from time to time and at all times hereafter permit such persons as have been or shall be appointed at the yearly conference of the people called Methodists as established by a deed poll of the Reverend John Wesley, late of the City Road, London, clerk, deceased, under his hand and seal bearing date 28th February 1784 and enrolled in His Majesty's High Court of Chancery and no others, to have and enjoy the said premises for the purposes of preaching and expounding God's Holy Word, provided always that the said persons preach therein no other doctrine than is contained in Mr Wesley's Notes Upon the New Testament and four volumes of his sermons.

Lodge Green

To this court came William Coates and John Coates, brothers and coheirs of James Coates deceased, and took of the lord one undivided third part or share of and in two dwelling houses, two stables, and one parcel of ground divided into two with 1s 5½d rent, one close called Barf Intack formerly in two parcels of ground and afterwards divided between William Coates and William Cleminson, and one dwelling house in two dwellings and two stables with 1s 7d rent with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rents aforesaid of which the said James Coates, a customary tenant of the said manor, lately died seised intestate, to hold the said premises unto and to the use of the said William Coates and John Coates, their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£1 0s 3d] and are therefore accordingly admitted tenants.

Reeth

To this court came Grace Hall, widow and devisee of Nathan Hall deceased, and took of the lord one dwelling house and a coal house with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of ½d, which the said Nathan Hall, late a customary tenant of the said manor, in and by his last will and testament bearing date the [empty space] day of [empty space] gave and devised to the said Grace Hall, to hold the said premises unto and to the use of the said Grace Hall her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Lodge Green

To this court came George Alderson and Thomas Spensley, devisees in trust named in the will of John Reynoldson deceased and took of the lord one undivided moiety or half part of one close called Barnward Ing and one other close called Scarr Top with two cattle gaits in Lodge Green Pasture with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 5d 2d for the whole thereof [in the margin, 2s 7d for the half], which the said John Reynoldson, late a customary tenant of the said manor, in and by his last will and testament bearing date 8th April 1843, gave and devised to the said George Alderson and Thomas Spensley in trust, to hold the said premises unto and to the use of the said George Alderson and Thomas Spensley, their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£2 11s 8d] and are therefore accordingly admitted tenants.

Lodge Green

To this court came Thomas Brown and James Kipling, devisees in trust named in the will of John Kipling deceased and took of the lord one dwelling house called Peter House and one parcel of ground called Intack with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 3½d, which the said John Kipling, late a customary tenant of the said manor in and by his last will and testament in writing bearing date 9th December 1843, gave and devised to the said Thomas Brown and James Kipling in trust, to hold the said premises unto and to the use of the said Thomas Brown and James Kipling, their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [5s 10d] and are therefore accordingly admitted tenants.

Lodge Green

To this court came James Metcalfe and took of the lord one dwelling house called Peter House and one parcel of ground called Intack with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 3½d, which Thomas Brown and James Kipling, customary tenants of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £193 4s to them paid by the said James Metcalfe as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said James Metcalfe his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [5s 10d] and is therefore accordingly admitted tenant.

Low Row and Lodge Green

To this court came Jane Taylor, spinster, and took of the lord one dwelling house (late a parlour with a chamber over it), one stable, one garden, and one garth with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent 2d, and also one dwelling house, now or late in the occupation of Betty Waggett, with the appurtenances situate and being at or within the

territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of $\frac{1}{2}d$, which John Hastwell and James Hastwell on behalf of themselves and Henry Hastwell and Thomas James Hastwell, their brother's infants under the age of 21 years, customary tenants of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £95 to them paid by the said Jane Taylor as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Jane Taylor her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [4s 2d] and is therefore accordingly admitted tenant.

Gunnarside

To this court came William Harker and took of the lord one close called Hannam Bank and two dwelling houses and one stable with the appurtenances situate and being at or within the territories of Gunnarside in the said manor of the ancient yearly fineable customary rents of 7d and 1d, which Edward Broderick and William Woodward, trustees of John Woodward deceased and customary tenants of the said manor, the said William Woodward surrendering by the said Edward Broderick, his attorney duly appointed by a letter of attorney bearing date the 2nd January 1844, at this court surrendered into the hands of the lord in consideration of the sum of £305 to them paid by the said William Harker as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said William Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rents aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [13s 4d] and is therefore accordingly admitted tenant.

Reeth

To this court came Joseph Slack and took of the lord one undivided moiety, or equal half part, of and in one dwelling house and shop, now two cottage houses, with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of $\frac{3}{4}d$ for the whole thereof, which Joseph Cleasby and Margaret his wife, by their surrender bearing date 28th September 1839, duly surrendered into the hands of the lord in consideration of the sum of £20 (therein stated to be £10 only) to them paid by the said Joseph Slack as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Joseph Slack his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rents aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [7 $\frac{1}{2}d$] and is therefore accordingly admitted tenant.

Reeth

To this court came Mary Coates, widow, and George Alderson, devisees in trust of George Coates deceased, and took of the lord one dwelling house with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2d, which James Close, formerly a customary tenant of the said manor, in and by his last will and testament gave and devised to the said George Coates and John Spensley upon certain trusts and which the said George Coates, having survived the said John Spensley, by his will devised to the said Mary Coates and George Alderson, to hold the

said premises unto and to the use of the said Mary Coates and George Alderson, their heirs and assigns forever upon the trusts directed by the will of the said James Close deceased according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [3s 4d] and are therefore accordingly admitted tenants.

Reeth

To this court came William Peacock and took of the lord one dwelling house with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2d, which Mary Coates, widow, and George Alderson, customary tenants of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £97 to them paid by the said William Peacock as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said William Peacock his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rents aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [3s 4d] and is therefore accordingly admitted tenant.

Reeth

To this court came Mary Coates, widow, and George Alderson, devisees in trust named in the will of George Coates deceased, and took of the lord two undivided third parts or shares, the whole into three parts equally to be divided, of and in one dwelling house, one stable at the east end thereof with a chamber over the same, and one stable on the foreside with a garth and one garden on the back side of the said dwelling house of the rent of 3½d, one dwelling house with a small piece of ground behind the same, as now staked out, formerly in the occupation of John Lambert and James Galloway, of the rent of 1d, one dwelling house and coal house lately occupied by Barbara Carlton, and a small piece of ground behind the same of the breadth of the said dwelling house and coal house of the rent of ½d, and one dwelling house and yard thereto adjoining of the rent of 1d with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rents aforesaid, which the said George Coates, late a customary tenant of the said manor, in and by his last will and testament bearing date 28th July 1842 gave and devised to the said Mary Coates and George Alderson

to hold the said premises unto and to the use of the said Mary Coates and George Alderson, their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [10s] and are therefore accordingly admitted tenants.

Ivelet

To this court came John Metcalfe and took of the lord one dwelling house now in two dwellings and a stable with a garden on the foreside thereof with the appurtenances situate and being at or within the territories of Ivelet in the said manor of the ancient yearly fineable customary rent of 1½d, which George Smithson, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £42 to him

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

Gunnerside

To this court came Thomas Nicholson and Catherine Metcalfe, executors named in the will of Mary Beckwith deceased and took of the lord one dwelling house in three dwellings and a quarter of a cattle gait in Gunnerside Pasture with the appurtenances situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of two pence for the house for the quarter cattle gait 4d not fineable, of which the said Mary Beckwith, late a customary tenant of the said manor, died possessed subject to redemption as hereafter mentioned, to hold the said premises unto and to the use of the said Thomas Nicholson and Catherine Metcalfe, their heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rents aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [3s 4d] and are therefore accordingly admitted tenants.

Redeemable nevertheless by Thomas Lockey and John Lockey their heirs and assigns on payment to the said Thomas Nicholson and Catherine Metcalfe their executors administrators and assigns of the sum of £100 with interest for the same after the rate of £5 per centum per annum on the 1st December now next ensuing.

Gunnerside

To this court came Richard Raw and took of the lord one dwelling house, being the north side front part of a dwelling house, late Lockey's, and one eighth of a cattle gait in Gunnerside Pasture with the appurtenances situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 1d for the house and for the eighth of the cattle gait 2d, which Thomas Nicholson and Catherine Metcalfe, mortgagees in possession and Thomas Lockey and John Lockey, owners of the equity of redemption, the said John Lockey surrendering by John Knowles his lawful attorney, at this court surrendered into the hands of the lord in consideration of the sum of £70 to them or some of them paid by the said Richard Raw as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Richard Raw his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rents aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Elizabeth, the wife of Richard Raw, and took of the lord one dwelling house being the south-west side of a dwelling house of Lockey's with one eighth of a cattle gait in Gunnerside Pasture with the appurtenances situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 1d for the house and 2d for the eighth of a cattle gait, which Thomas Nicholson and Catherine Metcalfe, mortgagees in possession and Thomas Lockey and John Lockey, owners of the equity of redemption, the said John Lockey by John Knowles his lawful attorney, at this court surrendered into the hands of the lord in consideration of the sum of £43 to them or some of

them paid by the said Elizabeth Raw as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Elizabeth Raw her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rents aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Reeth, Potting, Winterings

To this court came Henry Alderson Thompson and Margaret Anderson (widow), the only children and [two words illegible] trust named in the last will and testament of James Thompson deceased and took of the lord one dwelling house and two cottages adjoining thereto and two gardens, formerly described as one dwelling house and two gardens, with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 6½d. And also, one undivided seventh part or share, the whole into seven equal parts or shares to be divided, of and in one dwelling house wherein Thomas Birkbeck and John Waggett formerly lived with half of the garth thereunto adjoining. And one close called Little Intack, one close called High Close, and one close called Taylor Brow, and two cattle gaits and one third of a cattle gait in Little Rowleth Pasture situate and being at or within the territories of Winterings in the said manor of the ancient yearly fineable customary rent of 5s 6d. Also, one close called Croft with a barn thereon with one intack adjoining with the appurtenances situate at Potting in the said manor of the ancient yearly fineable customary rent of 1s 4d, which said undivided seventh part or share was formerly the property of Thomas Bowes and Catherine his wife, or of Catherine the wife of the said Thomas Bowes. And also one other undivided seventh part or share, the whole into seven equal parts or shares to be divided, of and in the same dwelling house, garth, closes of land, cattle gaits, and hereditaments situate and being at Winterings and Potting aforesaid and of the said respective rents of 5s 6d and 1s 4d and which last mentioned undivided seventh part or share was formerly the property of Dorothy the wife of William Miller, which George Robinson, the surviving devisee in trust named in and appointed by the said last will and testament of the said James Thompson bearing date the 13th April 1824, at this court surrendered into the hands of the lord of the said manor, to the use of the said Henry Alderson Thompson and Margaret Anderson, to hold the said premises unto and to the use of the said Henry Alderson Thompson and Margaret Anderson their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£2 10s] and are therefore accordingly admitted tenants.

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

The Special Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Tuesday 28th May 1844, before Ottiwell Tomlin, Gentleman, steward of the said manor.

Jury – Mr Joseph White – foreman

John Langhorne

John Close

Thomas Coates

William Coates

Robert Birkbeck

Joseph Fothergill
Thomas Birkbeck
James Spensley
James Clarkson
William Whitell
John Scott

Healaugh

To this court came Joseph Smith and took of the lord one stable with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 1d, which George Robinson Esquire a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £30 to him paid by the said Joseph Smith for the absolute purchase thereof, to hold the said premises unto and to the use of the said Joseph Smith his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Feetham

To this court came George Harker and took of the lord one dwelling house and stable now in 2 dwellings and a close called Field containing about 2 acres and 1¼ cattlegates in Kearton Pasture with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 9d, which George Robinson Esquire a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £45 to him paid by the said George Harker for the absolute purchase thereof, to hold the said premises unto and to the use of the said George Harker his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [11s 3d] and is therefore accordingly admitted tenant.

Calverts House

To this court came Mr George Winn and took of the lord a close called Little Close on Rampsholme and a parcel of ground called Bank adjoining the same with 2 dwelling houses and a stable recently erected adjoining and 3 gardens with 1½ cattlegate in Ivelet Pasture with the appurtenances situate and being at or within the territories of Calverts House in the said manor of the ancient yearly fineable customary rent of 1s 1d and an enhanced rent of 1s 1d, which James Alderson a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £345 to him paid by the said George Winn for the absolute purchase thereof, to hold the said premises unto and to the use of the said George Winn his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [16s 3d] and is therefore accordingly admitted tenant

To this court came William Harker and James Harker and took of the lord one dwelling house occupied as 3 dwelling houses with 2 stables and a garden thereunto adjoining formerly

described as follows viz The west end into a dwelling house with a stable at the west end of the said dwelling house with a garden and the east end or part of one dwelling house being now a stable with a chamber over it – used as a dwelling house with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 2d, which William Buxton a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £212 to him paid by the said William and James Harker for the absolute purchase thereof, to hold the said premises unto and to the use of the said William and James Harker their heirs and assigns forever, as tenants in common, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid their fine and entry as in the margin [2s 6d] and are therefore accordingly admitted tenant

Lodge Green

To this court came William Coates and John Coates, brothers and co-heirs of James Coates deceased and took of the lord a third part of one dwelling house a stable 6 yards of ground of the foreside and a close called Little Park with 2 cattle gates in Gunnerside pasture of the ancient yearly fineable customary rent of 2½d and 1s 4d and a close called Rowley Close with a dwelling house and 2 cowhouses at the head thereof rent 1s 11½d and a parcel of ground called Little Intack rent 1½d with the appurtenances situate in Lodge Green which James Coates died seised of intestate, to hold the said premises unto and to the use of the said William and John Coates their heirs and assigns forever, as tenants in common, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid their fine and entry as in the margin [18s 1½d] and are therefore accordingly admitted tenant

Lodge Green

To this court came George Alderson and Thomas Spensley devisees in trust named in the will of John Reynoldson deceased and took of the lord moiety of a close called Dunn Close with a dwelling house and a cowhouses and a cattle gate in Lodge Green pasture rent 1s 4d and an enhanced rent of 1s with the appurtenances situate in Lodge Green which James Reynoldson in and by his last will and testament dated 8th April 1843 gave and devised to George Alderson and Thomas Spensley in trust, to hold the said premises unto and to the use of the said George Alderson and Thomas Spensley their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid their fine and entry as in the margin [10d] and are therefore accordingly admitted tenant

Calverts House

To this court came Ann Waistrell Spinster devisee named in the will of William Robinson deceased and took of the lord a moiety of 2 dwelling house 2 stable a close called Intack with a cowhouse thereon 2 parcels of ground called Intack Head and Issue a close called East Ing a close called Hoale Close with a cowhouse a close called Sep Close with a cowhouse and a close called Cow Pasture with the appurtenances situate in Calverts House of the ancient fineable customary rent 5s 3½d and an inhanced rent of 5s 3½d which William Robinson in and by his last will and testament dated 21st April 1843 gave and devised to Ann Waistrell, to hold the said premises unto and to the use of the said Ann

Waistell her heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid their fine and entry as in the margin [£3 19s 4½d] and are therefore accordingly admitted tenant

Reeth

To this court came Mary Coates widow and George Alderson devisees in trust named in the will of George Coates deceased and took of the lord 2 dwelling houses with a garth or garden in the front rent 2½d a parcel of ground late part of the wastes of the said manor adjoining to the lane from Reeth to Arkengarthdale late a quarry hole and containing about 4 chains of land rent 2d and a dwelling house stable and garth formerly Rosewarren rent 1¼d with the appurtenances situate in Reeth which George Coates in and by his last will and testament dated 28th July 1842 gave and devised to Mary Coates and George Alderson to hold the said premises unto and to the use of the said Mary Coates and George Alderson their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid their fine and entry as in the margin [7s 2d] and are therefore accordingly admitted tenant

Reeth

To this court came Henry Alderson Thomson and Margaret Anderson widow the only children and cestui que trust named in the will of James Thomson deceased and took of the lord a 7th part of parcel of ground called Spencer Intack and a small parcel of ground called Sump with the appurtenances which 7th part was formerly the property of Thomas Bowe and his wife Catherine or of Catherine the wife of the said Thomas Bowes and also one other seventh part in the same close formerly the property of Dorothy the wife of William Miller with the appurtenances situate in Reeth of the ancient rent of 1s and inanced rent of 1s 3d which George Robinson the surviving devisee in trust named in the last will and testament of James Thomson dated 13th April 1824 at this court surrendered to the lord of the manor to the use of the said Henry Alderson Thomson and Margaret Anderson their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid their fine and entry as in the margin [4s 4½d] and are therefore accordingly admitted tenant

Examined and found correct 26th April 1872

James R Tomlin

Steward

Manor of Muker in Swaledale in the county of York

The Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Wednesday 29th May 1844, before Ottiwell Tomlin, Gentleman, steward of the said manor.

Jury – Mr John Alderson – foreman

Edmund Metcalfe

John Clarkson

John Alderson

William Peacock

William Clarke
Christopher Alderson
Anthony Alderson
James Cleasby
John Alderson
George Alderson
Thomas Spensley

Keld Angram, Oxnop and Muker

To this court came Mr William Metcalfe and took of the lord a close called Intack situate at Keld and 2 fields called Intacks, 4 closes called Willy Green Dick Coat Intack and Howl Close a close called Old Ing and a close called Sour Intack with the cowhouse thereon, 2 dwelling houses, 2 stables 2 gardens a close called Greens formerly in 2 closes called Greens and Day Mowing a close called Brow a close called Gill and a parcel of ground called Rood with 2 allotments on Keld Kisdon now in 3 enclosures with the several rents of 11½d, 3s 6d and 9s 6d respectively with the appurtenances situate and being at or within the territories of Keld in the said manor also 3 dwelling houses, 2 gardens and 2 stables with 6 closes called Howl, Trow slough and Slack Dale High Bank, Low Bank and Low Ing situate at Angram and an allotment in Angram pasture now in 2 divisions and an allotment late part of Sleddale pasture with 4s rent situate at Angram and a moiety of a dwellinghouse and stable and a close called Low Close a parcel of ground called Gill and a close called Tom Close and a close called High Close at Oxnop and Muker and an allotment late part of Oxnop pasture and an allotment late part of Muker pasture situate at Oxnop and Muker of the ancient yearly fineable customary rent of 3s 6¾d, which Edward Alderson a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £1800 to him paid by the said William Metcalfe for the absolute purchase thereof, to hold the said premises unto and to the use of the said William Metcalfe his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£23 10s 5d] and is therefore accordingly admitted tenant. Redeemable nevertheless by Edward Alderson his heirs or assigns of the sum of £1800 on 29th November now next ensuing with interest at £4 per centum per annum in the manner stipulated and provided for by an indenture made by Edward Alderson and William Metcalfe

Thwaite

To this court came Anthony Metcalfe, Thomas Peacock and Matthew Clarkson and took of the lord all those messuages or dwelling houses with 2 joiners shops, carthouse and stable adjoining late in the occupation of John Metcalfe Edward Willock and Francis Garth Butson also 3 messuages or dwelling houses with a stable brewhouse outbuildings and appurtenances at Thwaite in the occupation of Matthew Martin and Ralph Scott also a close or parcel of land called Crooking Beck Hole containing about 2 roods and 66 perches with the appurtenances situate at Thwaite of the ancient yearly fineable customary rent of 2½d and also all the hereditaments and premises whatsoever known of Francis Garth Butson, a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of 10s to him paid by the said Anthony Metcalfe, Thomas Peacock and Matthew Clarkson for the absolute purchase thereof, to hold the said premises unto and to the use of the said Anthony Metcalfe, Thomas Peacock and Matthew Clarkson their heirs

and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [3s 9d]and is therefore accordingly admitted tenant.

Birkdale

To this court came George Alderson and Charles Alderson and took of the lord a parcel of ground called Housefold with a cowhouses with the appurtenances situate at Birkdale of the ancient yearly fineable customary rent of 5d which Thomas Rakeshaw a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £290 to him paid by the said George Alderson and Charles Alderson for the absolute purchase thereof, to hold the said premises unto and to the use of the said George Alderson and Charles Alderson their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [10d]and is therefore accordingly admitted tenant.

Thwaite

To this court came Thomas Bushby and took of the lord 2 undivided third parts of a close called Mossy Holme with a cowhouse with the appurtenances situate at Thwaite of the ancient yearly fineable customary rent of 2s 4d which Thomas Peacock and Leonard Allen and Elizabeth his wife (she being first solely and separately examined apart from her husband and agreeing thereto) customary tenants of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £206 to them paid by the said Thomas Bushby for the absolute purchase thereof, to hold the said premises unto and to the use of the said Thomas Bushby his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 11s 8d] and is therefore accordingly admitted tenant.

Thwaite

To this court came Thomas Peacock and Elizabeth the wife of Leonard Allen and Peggy the wife of Thomas Bushby devisees of Edmund Peacock deceased and took of the lord close called Mossy Holme with a cowhouses with the appurtenances situate at Thwaite of the ancient yearly fineable customary rent of 2s 4d which Edmund Peacock in and by his last will and testament gave and devised to Thomas Peacock, Elizabeth Allen and Peggy Bushby, to hold the said premises unto and to the use of the said Thomas Peacock, Elizabeth Allen and Peggy Bushby their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 3s 4d]and is therefore accordingly admitted tenant.

Keld

To this court came Edward Cleasby and Anthony Cleasby and took of the lord an allotment lately part of Keld pasture containing 52 acres lately awarded to William Alderson in right of his cattle gate on the said Keld pasture with the appurtenances situate at Keld of the ancient yearly fineable customary rent of 8d which Thomas Fawcett a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £315 to him paid by the said Edward Cleasby and Anthony Cleasby for the absolute purchase thereof, to hold the said premises unto and to the use of the said Edward Cleasby and Anthony Cleasby their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [13s 4d] and is therefore accordingly admitted tenant.

Thwaite

To this court came John Kearton the elder devisee of Elizabeth Kearton deceased and took of the lord a dwelling house with the appurtenances situate at Thwaite of the ancient yearly fineable customary rent of ½d which Elizabeth Kearton in and by her last will and testament dated 13th July 1843 gave and devised John Kearton, to hold the said premises unto and to the use of the said John Kearton his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Muker

To this court came John Thomas Reynoldson, Thomas Reynoldson and John Reynoldson only son and heir of Edward Reynoldson deceased, the said John Thomas Reynoldson, Thomas Reynoldson and Edward Reynoldson were the sons and coheirs of Hannah Reynoldson deceased and took of the lord a dwelling house rent 1d, a close called Neddy rent 4s and a dwellinghouse stable and blacksmiths shop and 2 closes called Rigg and Rigg Head with a cowhouse rent 2s 8d with the appurtenances situate at Muker which Hannah Reynoldson lately died seised to hold the said premises unto and to the use of the said John Thomas Reynoldson, Thomas Reynoldson and John Reynoldson their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1d] and is therefore accordingly admitted tenant.

Thwaite

To this court came William Clark and took of the lord all that field called Little Ing with a cowhouse barn and stable thereon or thereto adjoining of the rent 3s, all that dwelling house at Thwaite with a piggery and coalhouse belonging to the same in the occupation of Ralph Scott of rent of ¼d and all that other messuage or dwelling house with a coal house adjoining rent ¼d with the appurtenances situate at Thwaite which James Cleminson and Thomas Spensley and Edward Holmes mortgagees in possession and Anthony Metcalfe, Thomas Peacock and Matthew Clarkson assignees of Francis Garth Butson the owner of the Equity in Redemption according to their respective estates and interests therein at this court

surrendered into the hands of the lord in consideration of the sum of £345 to them paid by the said William Clark for the absolute purchase thereof, to hold the said premises unto and to the use of the said William Clark his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 0s 10d]and is therefore accordingly admitted tenant.

Thwaite

To this court came Edward Alderson and took of the lord a dwelling house used as a public house garden and carthouse and brewhouse and stable thereunto belonging of the rent 1½d and all that allotment in Thwaite pasture and parcel of old enclosed land called Crooking Beck Hole now in one close containing about 4½ acres rent 1s 6d with the appurtenances situate at Thwaite which James Cleminson and Thomas Spensley and Edward Holmes mortgagees in possession and Anthony Metcalfe, Thomas Peacock and Matthew Clarkson assignees of Francis Garth Butson the owner of the Equity in Redemption according to their respective estates and interests therein at this court surrendered into the hands of the lord in consideration of the sum of £440 to them paid by the said Edward Alderson for the absolute purchase thereof, to hold the said premises unto 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 yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 12s 1d]and is therefore accordingly admitted tenant.

Muker

To this court came Dorothy the wife of William Rayner devisee of John Reynoldson deceased and took of the lord a dwelling house 2 stables now a dwelling house a coalhouse now a brewhouse boghouse and a garden 2 garths or small enclosures one in front of the dwelling house and one at the west end with the appurtenances situate at Kisdon of the ancient yearly fineable customary rent of 2d which John Reynoldson in and by his last will and testament dated 8th April 1843 gave and devised to Dorothy Rayner, to hold the said premises unto and to the use of the said Dorothy Rayner her heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 8d]and is therefore accordingly admitted tenant.

Thwaite

To this court came David Harker and took of the all that allotment formerly part of Thwaite pasture and parcel of old enclosed land called Crooking Beck Hole now in one close containing about 31 acres 2 roods rent 2s 6d with the appurtenances situate at Thwaite which Anthony Metcalfe mortgagees in possession and Anthony Metcalfe, Thomas Peacock and Matthew Clarkson assignees of Francis Garth Butson the owner of the Equity in Redemption according to their respective estates and interests therein at this court surrendered into the hands of the lord in consideration of the sum of £185 to them paid by the said David Harker for the absolute purchase thereof, to hold the said premises unto and to the use of the said David Harker his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and

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

Muker Keld and Kisdon

To this court came George Alderson and Thomas Spensley devisee in trust names in the will of John Reynoldson deceased and took of the lord a one close called Slack with a cowhouse situate and being at Muker rent 2s 4d in Kisdon a close called Little Old Ing with a cowhouse a close called High Old Ing with a stable and cowhouse a close called Low Close with a dwelling house a close called Birks with the appurtenances rent 2s 8³/₄d and also the allotment awarded to John Reynoldson on the division of Keld pasture numbered on the plan annexed to the Commissioner Award 5 and 22 and the allotment in Kisdon pasture numbered 8 and also the shares in allotments in Muker numbered 14 and 51 with the appurtenances rent 5s 9³/₄d with the appurtenances situate at Kisdon and Keld of the ancient yearly fineable customary rent of 2d which John Reynoldson in and by his last will and testament dated 8th April 1843 gave and devised to George Alderson and Thomas Spensley, to hold the said premises unto and to the use of the said George Alderson and Thomas Spensley their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 10s 7d] and is therefore accordingly admitted tenant.

Thwaite

To this court came Peggy Garth spinster and took of the lord all that messuage or dwelling house now in the occupation of Bartholomew Martin with a coalhouse rent ¼d and also 2 messuages or dwelling houses in Thwaite with the yard carthouse stable 2 joiners shops thereunto belonging late in the occupation of John Metcalfe and Edward William and now of Francis Garth Butson rent ½d with the appurtenances situate at Thwaite which Anthony Metcalfe Thomas Peacock and Matthew Clarkson assignees of Francis Garth Butson at this court surrendered into the hands of the lord in consideration of the sum of £89 10s to them paid by the said Peggy Garth for the absolute purchase thereof, to hold the said premises unto and to the use of the said Peggy Garth her heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 3d]and is therefore accordingly admitted tenant.

Thwaite

To this court came Christopher Moor and took of the lord all that close or meadow land called Bracken Holme with a barn thereon a close called New Piece and 2 plantations, 2 closes called East Intack with a cowhouse and West Intack and an allotment in of Thwaite pasture containing about 15 acres 1 roods 12 perches rent 4s 9d with the appurtenances situate at Thwaite which Anthony Metcalfe mortgagees in possession and Anthony Metcalfe, Thomas Peacock and Matthew Clarkson assignees of Francis Garth Butson the owner of the Equity in Redemption according to their respective estates and interests therein at this court surrendered into the hands of the lord in consideration of the sum of £505 to them paid by the said Christopher Moor for the absolute purchase thereof, to hold the said premises unto and to the use of the said Christopher Moor his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance

yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£4 15s]and is therefore accordingly admitted tenant.

Keld

To this court came Rev James Wilkinson, John Alderson and James Alderson Clarkson and took of the lord a tenement or school house situate at Keld rent ¼d which Reverend James Wilkinson at this court surrendered into the hands of the lord to the intent and purpose that the same property for ever be held by the trustees and their successors for the use and benefit that denomination of Christian Dissenters usually called Independent or Congregational Dissenters as a school house and for no other use intent or purpose whatsoever unto the use of Rev James Wilkinson, John Alderson and James Alderson Clarkson on behalf of the congregation assembling at the Independent Chapel at Keld upon the trust aforesaid, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [5d]and is therefore accordingly admitted tenant. Nevertheless upon the removal of any trustee by death or any other cause from the congregation assembling in the aforesaid chapel another person shall be elected in the room and admitted of the share held by the person removing

Examined and found correct

256th September 1872

James R Tomlin

Steward

Manor of Muker in Swaledale in the county of York

The Special Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on 2nd July 1844, before Ottiwell Tomlin, Gentleman, steward of the said manor.

Jury – Mr George Winn – foreman

George Metcalfe

David Harker

Muker

To this court came Peggy the wife of John Blyth and took of the lord a parcel of ground called Northside with a cowhouse and barn and an allotments late parcel of Muker pasture with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 2s 1d, which Mary Calvert a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the natural love and affection which she had and bore to her daughter the said Peggy Blythe , to hold the said premises unto and to the use of the said Peggy Blythe her heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for her fine and entry as in the margin [£2 1s 8d] and is therefore accordingly admitted tenant

Muker

To this court came James Alderson and took of the lord a messuage or dwelling house with a stable and other outbuildings late in the occupation of Thomas Alderson and now of him the

said James Alderson and a shop adjoining to the said stable late in the occupation of William Raynor and now of the said James Alderson with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1d, which John Thomas Reynoldson, John Reynoldson and Thomas Reynoldson customary tenants of the said manor at this court surrendered into the hands of the lord in consideration of sum of £84 , to them paid for the Absolute purchase thereof by James Alderson to hold the said premises unto and to the use of the said James Alderson his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant

Muker

To this court came Robert Metcalfe and took of the lord a close called Neddy's close one other close called Neddys Close with a cowhouse thereon and a little garth adjoining the same and 8 acres and 7 perches of an allotment in Muker side numbered on the plan announced to the Commissioners award thereof 57 and awarded to John Reynoldson the husband of Hannah Reynoldson deceased in right of her ancient enclosed lands with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 4s, which John Thomas Reynoldson, John Reynoldson and Thomas Reynoldson customary tenants of the said manor at this court surrendered into the hands of the lord in consideration of sum of £266 to them paid for the Absolute purchase thereof by Robert Metcalfe, to hold the said premises unto and to the use of the said Robert Metcalfe his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£4]and is therefore accordingly admitted tenant

Muker

To this court came James Buckle and took of the lord a close called Riggs with a cowhouse thereon a close called Low Riggs and 2 acres and 25 perches of an allotment called Carr Gapps allotment numbered on the plan announced to the Commissioners award thereof 14 and awarded to John Reynoldson the husband of Hannah Reynoldson deceased in right of her ancient enclosed lands with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 2s 8d, which John Thomas Reynoldson, John Reynoldson and Thomas Reynoldson customary tenants of the said manor at this court surrendered into the hands of the lord in consideration of sum of £290 to them paid for the Absolute purchase thereof by James Buckle , to hold the said premises unto and to the use of the said James Buckle his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 13s 4d]and is therefore accordingly admitted tenant

Muker

To this court came Titus Wharton and took of the lord 2 dwelling houses 2 stables and a garden and Dunghill in the occupation of Christopher Raw with the appurtenances situate

and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1d, which John Thomas Reynoldson, John Reynoldson and Thomas Reynoldson customary tenants of the said manor at this court surrendered into the hands of the lord in consideration of sum of £70 to them paid for the Absolute purchase thereof by Titus Wharton, to hold the said premises unto and to the use of the said Titus Wharton his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 8d]and is therefore accordingly admitted tenant.

Note in the margin P302 P303 and what may be a cross or a D

Examined and found correct 26th February 1872

James R Tomlin

Steward

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

The Special Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on 30th September 1844, before Ottiwell Tomlin, Gentleman, steward of the said manor.

Jury – Mr John Barker – foreman

Joseph White

Thomas Birkbeck

Reeth

To this court came James Close and took of the lord a parcel of ground called Church Garth with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s which Elizabeth Close and James George Close having a moiety each customary tenants of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £145 to them paid for the absolute purchase thereof by the said James Close to hold the said premises unto and to the use of the said James Close his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1]and is therefore accordingly admitted tenant

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

The Special Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Friday 30th September 1844, before Ottiwell Tomlin, Gentleman, steward of the said manor.

Jury – Mr John Barker – foreman

Joseph White

Thomas Birkbeck

Reeth

To this court came James Close and took of the lord a parcel of ground called Chapel Close with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 9d which Elizabeth Close and James George Close having a moiety each customary tenants of the said manor at this court

surrendered into the hands of the lord in consideration of the sum of £265 to them paid for the absolute purchase thereof by the said James Close to hold the said premises unto and to the use of the said James Close his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [11s 3d] and is therefore accordingly admitted tenant

Crackpot

To this court came Adam Barker and took of the lord a moiety of parcel of ground called Gilderstile with a cowhouse thereon with the appurtenances situate and being at or within the territories of Crackpot in the said manor of the ancient yearly fineable customary rent 2s 6d and an inanced rent of 1s 2d which James George Close a customary tenant of the said manor at this court surrendered into the hands of the lord in consideration of the sum of £55 to him paid for the absolute purchase thereof by the said Adam Barker to hold the said premises unto and to the use of the said Adam Barker his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [18s 9d] and is therefore accordingly admitted tenant

Examined and found correct

26 February 1872

James R Tomlin

Steward

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

The Special Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at the office of Ottiwell Tomlin Gentleman in Richmond on Saturday 7th September 1844, before Ottiwell Tomlin, Gentleman, steward of the said manor.

Calverts House

To this court came Mrs Elizabeth Harker mother and devisee names in the will of Robert Harker deceased and took of the lord a dwelling house stable and peathouse and 3 closes (lately in 1 close) called Cow Pasture with the appurtenances situate and being at or within the territories of Calverts House in the said manor of the ancient yearly fineable customary rent of 1s 8d and an inanced rent of 1s 8d not fineable which Robert Harker in and by his last will and testament dated 1st December 1843 devised to the said Elizabeth to hold the said premises unto and to the use of the said Elizabeth Harker her heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 5s] and is therefore accordingly admitted tenant

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

The Special Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at the office of Ottiwell Tomlin Gentleman in Richmond on Friday 6th December September 1844, before Ottiwell Tomlin, Gentleman, steward of the said manor.

Calverts House

To this court came Rosamund the wife of John Shotton Snaith and John Harker Snaith and Catherine Snaith infants under the age of 21 by the said John Shotton Snaith their father and guardian and took of the lord a dwelling house stable and peathouse and 3 closes (lately in 1 close) called Cow Pasture with the appurtenances situate and being at or within the territories of Calverts House in the said manor of the ancient yearly fineable customary rent of 1s 8d and an inanced rent of 1s 8d not fineable which Elizabeth Harker at this court by John Bailey Langhorne her attorney surrendered into the hands of the in consideration of the natural love and affection she bore to Rosamund Snaith her daughter and John Harker Snaith and Catherine Snaith the children of the said Rosamund Snaith to hold the said premises unto and to the use of the said Rosamund Snaith, John Harker Snaith and Catherine Snaith their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 5s] 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 Esquire, lord of the said manor, held at Reeth in and for the said manor on Monday 26th May 1845 before John Bailey Langhorne, Gentleman, steward of the said manor.

Names of the jury

Mr John Barker, foreman	sworn
Mr John Langhorne	sworn
Mr Thomas Coates	sworn
Mr John Close	sworn
Mr Robert Birkbeck	sworn
Mr Ralph Milner	sworn
Mr Joseph White	sworn
Mr William Harker	sworn
Mr Joseph Kearton	sworn
Mr John Spensley	sworn
Mr William Woodward	sworn
Mr Micah Clarkson	sworn

Lodge Green
To this court came Jonathan Daykin and took of the lord one undivided third part or share of one dwelling house and stable with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of one third of a ½d, which William Daykin, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £30 to him paid by the said Jonathan Daykin as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Jonathan Daykin his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [3½d] and is therefore accordingly admitted tenant.

Satron
To this court came Thomas Clark and took of the lord two dwelling houses (formerly one dwelling house) and stable and two garths or gardens with the appurtenances situate and

being at or within the territories of Satron in the said manor of the ancient yearly fineable customary rent of 2d, which James Tiplady, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £100 to him paid by the said Thomas Clark as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Thomas Clark his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [3s 4d] and is therefore accordingly admitted tenant.

[Margin annotation]

Notice to charge another admittance sworn by C W Allen the younger, manager for and on behalf of the Swaledale and Wensleydale Bank, taken 30/- [shillings] fine, 1870, [initialled] RT.

Gunnarside

To this court came Thomas Spensley, heir at law of his brother, William Spensley deceased, and took of the lord one undivided moiety or equal half part or share of one field called Bank with a cowhouse thereon and one cattle gait in Gunnarside Pasture and 1½d rent or stint in Little Rowleth Pasture with the appurtenances situate and being at or within the territories of Gunnarside in the said manor of the ancient yearly fineable customary rent of 4¾d, of which the said William Spensley, a customary tenant of the said manor, lately died seised intestate, to hold the said premises unto and to the use of the said Thomas Spensley his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [7s 11d] and is therefore accordingly admitted tenant.

Gunnarside

To this court came Betty Woodward, wife of William Woodward, and took of the lord the entirety of one field called Bank with a cowhouse thereon and one cattle gait in Gunnarside Pasture and 1½d rent or stint in Little Rowleth Pasture with the appurtenances situate and being at or within the territories of Gunnarside in the said manor of the ancient yearly fineable customary rent of 9½d, which Thomas Spensley, a customary tenant of the said manor, at this court surrendered into the hand of the lord in consideration of the natural love and affection which he had and bore to the said Betty Woodward, his sister, to hold the said premises unto and to the use of the said Betty Woodward her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [15s 10d] and is therefore accordingly admitted tenant.

Satron

To this court came Peggy Blyth, wife of John Blyth, and took of the lord two undivided third parts of one close called Coarse Holme with a cowhouse thereon and a dwelling house, stable and garden with the appurtenances situate and being at or within the territories of Satron in the said manor of the ancient yearly fineable customary rent of 2s 5¾d, which Mary Calvert, widow of James Calvert, at this court surrendered into the hands of the lord in consideration of the natural love and affection which she had and bore to the said Peggy Blyth, her daughter, to hold the said premises unto and to the use of the said Peggy Blyth her

heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [£2 9s 7d] and is therefore accordingly admitted tenant.

Reeth

To this court came Elizabeth Sherlock, an infant under the age of 21 years by Elizabeth Sherlock, widow of James Sherlock, her mother, Thomas Birkbeck and Edward Broderick as guardians of the children of the said James Sherlock appointed in and by the last will and testament of the said James Sherlock deceased dated 4th March 1844, and took of the lord one close or parcel of ground called Highfield with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1s 10d, which the said James Sherlock, late a customary tenant of the said manor, in and by his said last will and testament gave and devised to the said Elizabeth Sherlock his daughter, to hold the said premises unto and to the use of the said Elizabeth Sherlock, the daughter, her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [£1 16s 8d] and is therefore accordingly admitted tenant.

Ivelet

To this court came Thomas Metcalfe and George Metcalfe, sons and devisees named in the last will and testament of George Metcalfe deceased, and took of the lord one close called High Close, one close called Middle Close with the west dwelling house and 6¼ cattle gates in Ivelet Pasture with the appurtenances situate and being at or within the territories of Ivelet in the said manor of the ancient yearly fineable customary rent of 4s 4d, which Ann Metcalfe (the widow of the said George Metcalfe and surviving trustee named in his said will) a customary tenant of the said manor, at this court surrendered into the hands of the lord, to the use of the said Thomas Metcalfe and George Metcalfe, to hold the said premises unto and to the use of the said Thomas Metcalfe and George Metcalfe their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£4 6s 8d] and are therefore accordingly admitted tenants.

Ivelet

To this court came Thomas Metcalfe and took of the lord one moiety or half part of one close called High Close, of one close called Middle Close with the west dwelling house and of 6¼ cattle gates in Ivelet Pasture, by the following modern description – one moiety or half part of one close called High Close, of one close called Middle Close and of a barn thereon with the west dwelling house stable and balks and a garden called West Garden and an outbuilding or toofall and a pigsty and shop adjoining and of 6¼ cattle gates in Ivelet Pasture with the appurtenances situate and being at or within the territories of Ivelet in the said manor of the ancient yearly fineable customary rent of 2s 2d, which George Metcalfe, a customary tenant of the said manor, at this court surrendered into the hands of the lord in exchange for other lands situate at Potting and Ivelet Dyke Heads belonging to the said Thomas Metcalfe and surrendered by him at this court to the use of the said George Metcalfe, to hold the said

premises unto and to the use of the said Thomas Metcalfe his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 3s 4d] and is therefore accordingly admitted tenant.

Ivelet and Potting

To this court came George Metcalfe and took of the lord one moiety or half part of one close called Birk Close and also of one dwelling house, cowhouse, peat house, stable, and bakehouse with the appurtenances situate at Potting of the rent of 2s 1d, and also of one close called East Squire Hill, of one close called West Squire Hill with the East dwelling house and of six cattle gates in Ivelet Common Pasture, by the following modern description – one moiety or half part of one close called Birk Close and also of one dwelling house, cowhouse, peat house, stable, and bakehouse with the appurtenances situate at Potting of the rent of 2s 1d, and also of one close called East Squire Hill and a barn thereon, of one close called West Squire Hill with the east dwelling house and a garden called the East Garden and a pigsty called the East Pigsty and balks and of an outbuilding or toofall called the East Toofall and a cart house adjoining and of six cattle gates in Ivelet Common Pasture with the appurtenances situate and being within the territories of Ivelet in the said manor of the ancient yearly fineable customary rent of 4s, which Thomas Metcalfe, a customary tenant of the said manor, at this court surrendered into the hands of the lord in exchange for other lands and tenements situate at Ivelet belonging to the said George Metcalfe and surrendered by him at this court to the use of the said Thomas Metcalfe, and also of the sum of £50 paid by the said George Metcalfe to the said Thomas Metcalfe for equality of exchange, to hold the said premises unto and to the use of the said George Metcalfe his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 0s 10d] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came Elizabeth Simpson, wife of Anthony Simpson, and took of the lord one moiety or half part of a garth with the appurtenances situate and being at or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable customary rent of ½d, of the entirety of which, along with other tenements, the said Elizabeth Simpson and Jane Metcalfe, then Elizabeth Hugill and Jane Hugill, were admitted on the 27th May 1828, which Jane Metcalfe, wife of George Metcalfe, a customary tenant of the said manor, at this court surrendered into the hands of the lord in exchange for other tenements situate at Blaides [Blades] belonging to the said Elizabeth Simpson and surrendered by her at this court to the use of the said Jane Metcalfe and also of the sum of £10 paid in court by the said Elizabeth Simpson to the said Jane Metcalfe for equality of exchange, to hold the said premises unto and to the use of the said Elizabeth Simpson her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came Jane Metcalfe, wife of George Metcalfe, and took of the lord one moiety or half part of one dwelling house with a stable and coalhouse with the appurtenances situate and being at or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable customary rent of ½d, of the entirety of which, along with other tenements, the said Elizabeth Simpson and Jane Metcalfe, then Elizabeth Hugill and Jane Hugill, were admitted on the 27th May 1828, which Elizabeth Simpson, wife of Anthony Simpson, a customary tenant of the said manor, at this court surrendered into the hands of the lord in exchange for other tenements situate at Blaides [Blades] belonging to the said Jane Metcalfe and surrendered by her at this court to the use of the said Elizabeth Simpson, to hold the said premises unto and to the use of the said Jane 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 yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

At this court the first proclamation was made for the heirs of the several persons undermentioned to come in and be admitted of the copyhold tenements of which they respectively died seised, viz:

Mr James Raw

Mr Thomas Birkbeck

Mr Leonard Coates

Miss Mary Ellen Robinson

And the second for the heirs of:

Mr George Harker

But none came.

Faithfully recorded and copies made.

[signed] J Bailey Langhorne, steward.

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

The Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Tuesday 27th May 1845 before John Bailey Langhorne, Gentleman, steward of the said manor.

Names of the jury

Mr Joseph White, foreman sworn

Mr John Langhorne sworn

Mr Edmund Metcalfe sworn

Mr William Whytell sworn

Mr Thomas Birkbeck sworn

Mr Ralph Milner sworn

Mr Joseph Fothergill sworn

Mr Edmund Coates sworn

Mr John Coates sworn

Mr James Clarkson sworn

Mr William Coates sworn

Mr John Scott sworn

Blaides [Blades]

To this court came Elizabeth Simpson, wife of Anthony Simpson, and took of the lord one moiety or half part one close called Croft, one close called High Ridding with a cowhouse thereon with two cattle gaits in Low Row Pasture with the appurtenances situate and being at

or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable customary rent of 2s 2½d, of the entirety of which, along with other tenements, the said Elizabeth Simpson and Jane Metcalfe, then Elizabeth Hugill and Jane Hugill, were admitted on the 27th May 1828, which Jane Metcalfe, wife of George Metcalfe, a customary tenant of the said manor, at this court surrendered into the hands of the lord in exchange for other tenements situate at Blaides [Blades] aforesaid belonging to the said Elizabeth Simpson and surrendered by her at this court to the use of the said Jane Metcalfe and also of the sum of £10 paid in court by the said Elizabeth Simpson to the said Jane Metcalfe for equality of exchange, to hold the said premises unto and to the use of the said Elizabeth Simpson her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [£1 13s 1½d] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came Jane Metcalfe, wife of George Metcalfe, and took of the lord one moiety or half part of one close called High Middle Ridding and of one other close called High Middle Ridding, which two closes are now laid together and called High Middle Ridding, and of one close called Middle Ridding with two cattle gaits in Low Row Pasture with the appurtenances situate and being at or within the territories of Blaides [Blades] of the ancient yearly fineable customary rent of 2s 2½d, the entirety of which, along with other tenements, the said Jane Metcalfe and Elizabeth Simpson, then Jane Hugill and Elizabeth Hugill were admitted on the 27th May 1828, which Elizabeth Simpson, wife of Anthony Simpson, a customary tenant of the said manor, at this court surrendered into the hands of the lord in exchange for other tenements situate at Blaides [Blades] belonging to the said Jane Metcalfe and surrendered by her at this court to the use of the said Elizabeth Simpson, to hold the said premises unto and to the use of the said Jane 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 yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [£1 13s 1½d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Thomas Spensley, heir at law of his brother William Spensley deceased, and took of the lord one moiety of half part of one close called Parrock, one close called Flatt, one close called Little Holme with a cowhouse thereon and a calf Piece thereto adjoining, two dwelling houses, one stable, one cowhouse, and two gardens thereto adjoining situate at Gunnerside of the ancient yearly fineable customary rent of 7s 2d [recorded in the margin as 3s 2d] and an enhanced rent of 7s 2d [margin record 3s 2d] not fineable, and also of one dwelling house adjoining on the east end of another dwelling house formerly belonging to Elizabeth Spensley situate at Gunnerside of the ancient yearly fineable customary rent of 1d [margin record ½d] and an enhanced rent of 1d [margin record ½d] not fineable, and also of one close called West Side, one close called Middle Close with a moiety or half part of a cowhouse thereon (the other moiety of the said cowhouse formerly belonging to Betty Woodward but now to the said Thomas Spensley), and of 44 yards in length and five yards in breadth of a parcel of land called Storr Brow as a convenience to water cattle, and of one dwelling house with a garth adjoining and a stable with the appurtenances situate at Dykeheads in Gunnerside of the ancient yearly fineable customary rent of 4s 8d [margin

record 2s 4d] and an enhanced rent of 4s 6d [margin record 2s 3d] not fineable, and also of a close of land called East Close with half a cowhouse thereon with the appurtenances situate and being at Dykeheads at or within the territories of Gunnerside aforesaid of the ancient yearly fineable customary rent of 2s [margin record 1s] and an enhanced rent of 2s [margin record 1s] not fineable, for which the said William Spensley, a customary tenant of the said manor, lately died seised intestate, to hold the said premises unto and to the use of the said Thomas Spensley his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£5 4s 4½d] and is therefore accordingly admitted tenant.

Low Row

To this court came William Harker and took of the lord a blacksmith's shop and dwelling house, late a shed, with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1d, which Richard Garth the younger, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £144 to him paid by the said William Harker as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said William Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Potting

To this court came Mally Metcalfe, widow of Richard Metcalfe, and Betty Miller, wife of Anthony Miller and took of the lord one undivided moiety or half part of one close called Birk Close and of one other close called Little Birk Close and of one dwelling house with two garths or gardens with the appurtenances situate and being at or within the territories of Potting in the said manor of the ancient yearly fineable customary rent of 2s 9¼d, which William Alton, late a customary tenant of the said manor, in and by his last will and testament bearing date 25th September 1838 gave and devised to the said Mally Metcalfe and Betty Miller, to hold the said premises unto and to the use of the said Mally Metcalfe and Betty Miller their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£2 1s 6¾d] and are therefore accordingly admitted tenants.

Low Row

To this court came Jane Taylor and took of the lord one dwelling house and garth adjoining with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1d, which Mary Eeles, widow, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £60 to her paid by the said Jane Taylor as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Jane Taylor her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right

accustomed for which she has paid for her fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Matthew Woodward, nephew and devisee of Mary Henderson deceased, and took of the lord one dwelling house (now in two dwellings), a coalhouse late a stable, and garden with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 2d, which the said Mary Henderson, late a customary tenant of the said manor, in and by her last will and testament bearing date 11th February 1845 gave and devised to the said Matthew Woodward, to hold the said premises unto and to the use of the said Matthew Woodward his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [2s 6d] and is therefore accordingly admitted tenant.

Reeth

To this court came Thomas Spensley, a new trustee appointed in the room of others who are now dead by Thomas Severs, surviving trustee of the tenement after-mentioned, and took of the lord a tenement being a chapel and yard adjoining, which was formerly a dwelling house, garden, and stable with a chapel over the said dwelling house with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 4d, which the said Thomas Severs, a customary tenant of the said manor, at this court surrendered into the hands of the lord to the use of himself and the said Thomas Spensley, to hold the said premises unto and to the use of the said Thomas Severs and Thomas Spensley their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [5s] and are therefore accordingly admitted tenants.

Faithfully recorded and copies made.

[signed] J Bailey Langhorne, steward.

At this court the first proclamation was made for the heirs of the several persons undermentioned to come in and be admitted of the copyhold tenements of which they respectively died seised, viz.

John Tennant

Mary Ellen Robinson

James Raw

William Parkin

William Coates Gibson

Joseph Alderson

John Calvert

Robert Harker

David Calvert

And second [proclamation] for the heirs of:

William Collier

James Galloway

George Harker

But none came
[signed] J Bailey Langhorne, steward.

Manor of Healaugh New Land in Swaledale in the county of York
The Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Tuesday 27th May 1845 before John Bailey Langhorne, Gentleman, steward of the said manor.

Names of the jury

Mr Joseph White, foreman	sworn
Mr John Langhorne	sworn
Mr Edmund Metcalfe	sworn
Mr William Whytell	sworn
Mr Thomas Birkbeck	sworn
Mr Ralph Milner	sworn
Mr Joseph Fothergill	sworn
Mr Edmund Coates	sworn
Mr John Coates	sworn
Mr James Clarkson	sworn
Mr William Coates	sworn
Mr John Scott	sworn

Blaides [Blades]
To this court came Elizabeth Simpson, wife of Anthony Simpson, and took of the lord one moiety or half part one close called Croft, one close called High Ridding with a cowhouse thereon with two cattle gaits in Low Row Pasture with the appurtenances situate and being at or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable customary rent of 2s 2½d, of the entirety of which, along with other tenements, the said Elizabeth Simpson and Jane Metcalfe, then Elizabeth Hugill and Jane Hugill, were admitted on the 27th May 1828, which Jane Metcalfe, wife of George Metcalfe, a customary tenant of the said manor, at this court surrendered into the hands of the lord in exchange for other tenements situate at Blaides [Blades] aforesaid belonging to the said Elizabeth Simpson and surrendered by her at this court to the use of the said Jane Metcalfe and also of the sum of £10 paid in court by the said Elizabeth Simpson to the said Jane Metcalfe for equality of exchange, to hold the said premises unto and to the use of the said Elizabeth Simpson her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [£1 13s 1½d] and is therefore accordingly admitted tenant.

Blaides [Blades]
To this court came Jane Metcalfe, wife of George Metcalfe, and took of the lord one moiety or half part of one close called High Middle Ridding and of one other close called High Middle Ridding, which two closes are now laid together and called High Middle Ridding, and of one close called Middle Ridding with two cattle gaits in Low Row Pasture with the appurtenances situate and being at or within the territories of Blaides [Blades] of the ancient yearly fineable customary rent of 2s 2½d, the entirety of which, along with other tenements, the said Jane Metcalfe and Elizabeth Simpson, then Jane Hugill and Elizabeth Hugill were admitted on the 27th May 1828, which Elizabeth Simpson, wife of Anthony Simpson, a customary tenant of the said manor, at this court surrendered into the hands of the lord in exchange for other

tenements situate at Blaides [Blades] belonging to the said Jane Metcalfe and surrendered by her at this court to the use of the said Elizabeth Simpson, to hold the said premises unto and to the use of the said Jane 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 yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [£1 13s 1½d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came Thomas Spensley, heir at law of his brother William Spensley deceased, and took of the lord one moiety of half part of one close called Parrock, one close called Flatt, one close called Little Holme with a cowhouse thereon and a calf Piece thereto adjoining, two dwelling houses, one stable, one cowhouse, and two gardens thereto adjoining situate at Gunnerside of the ancient yearly fineable customary rent of 7s 2d [recorded in the margin as 3s 2d] and an enhanced rent of 7s 2d [margin record 3s 2d] not fineable, and also of one dwelling house adjoining on the east end of another dwelling house formerly belonging to Elizabeth Spensley situate at Gunnerside of the ancient yearly fineable customary rent of 1d [margin record ½d] and an enhanced rent of 1d [margin record ½d] not fineable, and also of one close called West Side, one close called Middle Close with a moiety or half part of a cowhouse thereon (the other moiety of the said cowhouse formerly belonging to Betty Woodward but now to the said Thomas Spensley), and of 44 yards in length and five yards in breadth of a parcel of land called Storr Brow as a convenience to water cattle, and of one dwelling house with a garth adjoining and a stable with the appurtenances situate at Dykeheads in Gunnerside of the ancient yearly fineable customary rent of 4s 8d [margin record 2s 4d] and an enhanced rent of 4s 6d [margin record 2s 3d] not fineable, and also of a close of land called East Close with half a cowhouse thereon with the appurtenances situate and being at Dykeheads at or within the territories of Gunnerside aforesaid of the ancient yearly fineable customary rent of 2s [margin record 1s] and an enhanced rent of 2s [margin record 1s] not fineable, for which the said William Spensley, a customary tenant of the said manor, lately died seised intestate, to hold the said premises unto and to the use of the said Thomas Spensley his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£5 4s 4½d] and is therefore accordingly admitted tenant.

Low Row

To this court came William Harker and took of the lord a blacksmith's shop and dwelling house, late a shed, with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1d, which Richard Garth the younger, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £144 to him paid by the said William Harker as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said William Harker his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Potting

To this court came Mally Metcalfe, widow of Richard Metcalfe, and Betty Miller, wife of Anthony Miller and took of the lord one undivided moiety or half part of one close called Birk Close and of one other close called Little Birk Close and of one dwelling house with two garths or gardens with the appurtenances situate and being at or within the territories of Potting in the said manor of the ancient yearly fineable customary rent of 2s 9¼d, which William Alton, late a customary tenant of the said manor, in and by his last will and testament bearing date 25th September 1838 gave and devised to the said Mally Metcalfe and Betty Miller, to hold the said premises unto and to the use of the said Mally Metcalfe and Betty Miller their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£2 1s 6¾d] and are therefore accordingly admitted tenants.

Low Row

To this court came Jane Taylor and took of the lord one dwelling house and garth adjoining with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 1d, which Mary Eeles, widow, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £60 to her paid by the said Jane Taylor as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Jane Taylor her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Matthew Woodward, nephew and devisee of Mary Henderson deceased, and took of the lord one dwelling house (now in two dwellings), a coalhouse late a stable, and garden with the appurtenances situate and being at or within the territories of Healaugh in the said manor of the ancient yearly fineable customary rent of 2d, which the said Mary Henderson, late a customary tenant of the said manor, in and by her last will and testament bearing date 11th February 1845 gave and devised to the said Matthew Woodward, to hold the said premises unto and to the use of the said Matthew Woodward his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [2s 6d] and is therefore accordingly admitted tenant.

Reeth

To this court came Thomas Spensley, a new trustee appointed in the room of others who are now dead by Thomas Severs, surviving trustee of the tenement after-mentioned, and took of the lord a tenement being a chapel and yard adjoining, which was formerly a dwelling house, garden, and stable with a chapel over the said dwelling house with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 4d, which the said Thomas Severs, a customary tenant of the said manor, at this court surrendered into the hands of the lord to the use of himself and the said Thomas Spensley, to hold the said premises unto and to the use of the said Thomas Severs

and Thomas Spensley their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [5s] and are therefore accordingly admitted tenants.

Faithfully recorded and copies made.

[signed] J Bailey Langhorne, steward.

At this court the first proclamation was made for the heirs of the several persons undermentioned to come in and be admitted of the copyhold tenements of which they respectively died seised, viz.

John Tennant

Mary Ellen Robinson

James Raw

William Parkin

William Coates Gibson

Joseph Alderson

John Calvert

Robert Harker

David Calvert

And second [proclamation] for the heirs of:

William Collier

James Galloway

George Harker

But none came

[signed] J Bailey Langhorne, steward.

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

The Special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor on Friday 25th July 1845 before James Robinson Tomlin, Gentleman, Deputy Steward of the said manor

Names of the Jury

Mr John Langhorne, foreman

Mr William Spensley

Mr Thomas Severs

West Stonesdale

To this court came Anthony Clarkson the younger and took of the lord one undivided moiety of a field called Rough Intack, of the other undivided moiety of which said field the said Anthony Clarkson the younger had been previously seized or possessed, with the appurtenances, situate and being at or within the territories of West Stonesdale in the said manor, of the ancient yearly fineable customary rent of 1d, which Alexander Clarkson, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £140 to him paid by the said Anthony Clarkson the younger as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Anthony Clarkson, his heirs and assigns for ever according to the custom of the said

manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Faithfully recorded and copy made
J Bailey Langhorne
Steward

Manor of Muker in Swaledale in the County of York

Keld

Be it remembered that John Alderson, a customary tenant of the said manor, did on this 15th November 1845 surrender out of court into the hands of Thomas Smith Esquire, the lord of the said manor, before James Robinson Tomlin, Gentleman, Deputy Steward of John Bailey Langhorne, Gentleman, Steward of the said manor, a parcel of ground theretofore taken off a field formerly part of Keld Pasture and which, on the division thereof, was allotted and awarded to William Alderson of Aygill deceased and laid to a close called The Old Ing Thwaite, such parcel of ground containing three hundred yards together with the messuage or dwellinghouse and buildings erected thereon, and which said piece of ground messuage or dwellinghouse and premises are situate at the west end of the said field where the same adjoins to the land and premises of Marmaduke Holme on the west and the Kirkby Stephen Road on the north, with the appurtenances, situate and being at Keld in the said manor, of the ancient yearly fineable rent of 1d, in consideration of the sum of £130 of lawful English current money to him, the said John Alderson, paid by the said Thomas Smith as and for the absolute purchase thereof. To hold the same premises with the appurtenances unto and to and for the sole and absolute use of him, the said Thomas Smith, his heirs and assigns for ever. In Testimony whereof the said John Alderson hath hereunto set his hand and seal the day and year first above written.

John Alderson (L.S)

Taken and acknowledged the day and year above named before me
James R Tomlin
Deputy Steward

Faithfully recorded and copy made
J Bailey Langhorne
Steward

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

The Special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held for the said manor at the offices of John Bailey Langhorne in Richmond in the County of York on Saturday 7th February 1846 before the said John Bailey Langhorne, Gentleman, Steward of the said manor pursuant to the Act 4 & 5 Victoria c. 35

Calverts House [Calvert Houses]

To this court came Thomas Smurthwaite and took of the lord one dwellinghouse, stable and peat house and three closes lately in one close called Cow Pastures with the appurtenances, situate and being at or within the territories of Calverts House [Calvert Houses] in the said manor, of the ancient yearly fineable customary rent of 1s 8d and an inanced rent of 1s 8d not fineable, which Robert Harker, late a customary tenant of the said manor, on the 25th May 1840 out of court surrendered into the hands of the lord to the use of the said Thomas Smurthwaite, redeemable nevertheless on payment by the said Robert Harker, his heirs and assigns to the said Thomas Smurthwaite, his executors, administrators or assigns of the sum of £300 and interest on a day now past. To hold the said premises unto and to the use of the said Thomas Smurthwaite, his heirs and assigns forever subject to such equity of redemption as now affects the same, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1s 8d & 1s 8d inanced], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 5s 0d] and is therefore accordingly admitted tenant.

Faithfully recorded and copy made
J Bailey Langhorne
Steward

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

The Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor on Monday 1st June 1846 before John Bailey Langhorne, Gentleman, Steward of the said manor

Names of the Jury

Mr John Barker, foreman

Mr Joseph White

Mr John Langhorn

Mr William Martin

Mr William Whytell

Mr Thomas Birkbeck

Mr John Spensley

Mr James Clarkson

Mr John Clarkson

Mr William Woodward

Mr Joseph Kearton

Mr William Harker

Gunnerside and Reeth

To this court came Mr George Robinson, father and heir at law of Miss Mary Ellen Robinson, deceased, and took of the lord one dwellinghouse and stable, one close called High Close, one close called Bank and one close called Foal Ing with the appurtenances, situate and being at or within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rent of 10s 8d. And also two closes called Town End Closes and one parcel of ground called Sump with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 3s 1d, of all of which premises the said Mary Ellen Robinson, a customary tenant of the said manor, lately died seized intestate. To hold the said premises unto and to the use of the said George Robinson, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rents aforesaid [10s 8d & 3s 1d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£13 15s 0d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came William Coates and took of the lord one dwellinghouse, being the south east side of a dwellinghouse late Lockeyes, with the appurtenances, situate and being at or within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rent of ½d, which Thomas Nicholson and Catherine Metcalfe, mortgagees in possession, customary tenants of the said manor (with the consent and at the request of Thomas Lockey and John Lockey the owners of the Equity of Redemption, the said John Lockey by John Knowles his lawful attorney), at this court surrendered into the hands of the lord in consideration of the sum of £52 10s to the said Thomas Lockey and John Lockey paid by the said William Coates as and for the absolute purchase thereof. To hold the said

premises unto and to the use of the said William Coates, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [$\frac{1}{2}d$], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Gunnerside

To this court came William Buxton and took of the lord one dwellinghouse, being the south east side of a dwellinghouse late Lockys, with the appurtenances, situate and being at or within the territories of Gunnerside in the said manor, of the ancient yearly fineable customary rent of $\frac{1}{2}d$, which William Coates, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £60 to the said William Coates paid by the said William Buxton as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said William Buxton, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [$\frac{1}{2}d$], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Feetham

To this court came Anthony Simpson and James Simpson, infants sons and coheirs of John Simpson deceased, by Anthony Simpson their uncle and guardian, and took of the lord one fourth part of the west end moiety or half part of one dwellinghouse and the east end of a stable adjoining thereto (the same being under the yearly value of 20s) with the appurtenances, situate and being at or within the territories of Feetham in the said manor, of the ancient yearly fineable customary rent of $\frac{1}{8}d$, of which the said John Simpson, a customary tenant of the said manor, lately died seized intestate. To hold the said premises unto and to the use of the Anthony Simpson and James Simpson, their heirs and assigns for ever as tenants in common, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [$\frac{1}{8}d$], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [$2\frac{1}{2}d$] and are therefore accordingly admitted tenants.

Reeth

To this court came Leonard Holme and took of the lord one messuage formerly in the possession of Thomas Bell, afterwards of John Wilson and others and now of Henry Bradbury with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 4d, which John Harker and Thomas Pickering, customary tenants of the said manor, surrendered out of court on the 25th September 1843 into the hands of the lord to the use of the said Leonard Holme, redeemable on payment by the said John Harker and Thomas Pickering of the sum of £100 and interest to the said Leonard Holme on a day now past. To hold the said premises unto and to the use of the said Leonard Holme, his heirs and assigns for ever subject to such Equity of Redemption as now affects the same according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [4d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [6s 8d] and is therefore accordingly admitted tenant.

Reeth

To this court came Thomas Tennant, nephew and devisee of John Tennant deceased, and took of the lord one moiety of one house called Tanpitts with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of ½d, which John Tennant, a customary tenant of the said manor, in and by his last Will and Testament bearing date the 9th November 1843 gave and devised to the said Thomas Tennant. To hold the said premises unto and to the use of the said Thomas Tennant, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [½d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Faithfully recorded and copies made

J Bailey Langhorne
Steward

Then the first proclamation was made for the heirs of the several persons undermentioned to come in and be admitted of the copyhold tenements of which they respectively died seized – viz

Richard McCollah
Thomas Pickering
James Sunter
Joseph Buxton
Thomas Surtees Raine and
James Burton Woodward

and the second for the heirs of
Thomas Birkbeck and
Leonard Coates

and the third for the heirs of
George Harker

But none came – and as to the tenements of which the said George Harker died seized as aforesaid it is therefore commanded the Bailiff that he seize the same into the hands of the lord of the said manor for his use and benefit until some person or persons shall establish his her or their right to be admitted to the vacant tenancy

And then the court was adjourned to the next morning to be further held at the same place and time

J Bailey Langhorne
Steward

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

The Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor by adjournment from the day preceding on Tuesday 2nd June 1846 before John Bailey Langhorne, Gentleman, Steward of the said manor

Names of the Jury

Mr John Barker, foreman

Mr Joseph White

Mr John Langhorn

Mr William Martin

Mr William Whytell

Mr Thomas Birkbeck

Mr John Spensley

Mr James Clarkson

Mr John Clarkson

Mr William Woodward

Mr Joseph Kearton

Mr William Harker

Feetham

To this court came James Galloway and Mary Raw, Devisees in Trust under the Will of James Raw deceased, and took of the lord three eighth parts of one mansion house with a garth or garden on the backside and one other garden on the foreside thereof, one house called the Brewhouse, one close called Cow Pasture with a cowhouse at the head of it, one dwellinghouse heretofore in the possession of John Carter, one stable thereto adjoining, four closes called by the names of Nick, Joan Close, Pickhill Croft and Fothergill Close, one dwellinghouse and stable, two garths, one close called Great Holme, one dwellinghouse called Coaty House, one house called Smithy, one close called Old Intack and one close called East Intack, situate and being at or within the territories of Feetham in the said manor, of the ancient yearly fineable customary rent of 19s 1½d for the entirety. And also two garths heretofore belonging to John Snow of the ancient yearly fineable customary rent of 3d. Also one dwellinghouse, a moiety of a stable and garth or garden behind the said dwellinghouse with the appurtenances of the ancient yearly fineable customary rent of 1d and also one moiety or undivided half part of one messuage or dwellinghouse with the stable, garth and gardens thereunto belonging and of all other the tenements heretofore of John Snow, Officer of Excise, of the ancient yearly fineable customary rent of 2d. All the said premises with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rents aforesaid, which the said James Raw, a customary tenant of the said manor, in and by his last Will and Testament bearing date the 19th December 1843 gave and devised to the said James Galloway and Mary Raw, upon and for certain trusts, intents and purposes in the said Will expressed and contained. To hold the said premises unto and to the use of the said James Galloway and Mary Raw, their heirs and assigns forever, upon and for the trusts, intents and purposes aforesaid, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rents aforesaid [7s 2¼d; 3d; 1d; 1d], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [£7 12s 1d] and are therefore accordingly admitted tenants.

Faithfully recorded and copies made
J Bailey Langhorne
Steward

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

The Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor on Tuesday 2nd June 1846 before John Bailey Langhorne, Gentleman, Steward of the said manor

Names of the Jury

Mr Joseph White, foreman

Mr Thomas Birkbeck

Mr Robert Birkbeck

Mr William Coates

Mr James Spensley

Mr Adam Barker

Mr Ralph Milner

Mr John Spensley

Mr Jonathan Daykin

Mr John Scott

Mr Edmund Coates

Mr James Clarkson

Reeth

To this court came Leonard Holme and took of the lord one messuage or dwellinghouse formerly in the possession of James Forster and others and now in the occupation of Henry Bradbury with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 6½d, which John Harker and Thomas Pickering, customary tenants of the said manor, surrendered out of court on the 25th September 1843 into the hands of the lord to the use of the said Leonard Holme redeemable on payment by the said John Harker and Thomas Pickering of the sum of £200 and interest to the said Leonard Holme on a day now past. To hold the said premises unto and to the use of the said Leonard Holme, his heirs and assigns for ever, subject to such Equity of Redemption as now affects the same, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [6½d], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [8s 1½d] and is therefore accordingly admitted tenant.

Reeth and Feetham

To this court came Mr George Robinson, father and heir at law of Miss Mary Ellen Robinson deceased, and took of the lord one dwellinghouse, two stables, one garden and one parcel of ground called Mill Acre and two other small parcels of ground called Sam Garths with the appurtenances, situate lying and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 3s 0d, and also one close called Ricket Ing with a cowhouse thereon with the appurtenances, situate and being at or within the territories of Feetham in the said manor, of the ancient yearly fineable customary rent of 1s 8d, of all which said premises the said Mary Ellen Robinson, a customary tenant of the said manor, lately died seized intestate. To hold the said premises unto and to the use of the said George Robinson, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rents aforesaid [3s 0d and 1s 8d], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [£3 10s 0d] and is therefore accordingly admitted tenant.

Potting

To this court came John Alton and took of the lord one undivided moiety or equal half part of the other moiety whereof the said John Alton is already admitted of a close called Pot Ing Close with a dwellinghouse, also two closes called Shoregill and Wood with the appurtenances, situate and being at or within the territories of Potting in the said manor, of the ancient yearly fineable customary rent of 2s 9¼d for the entirety, which John Coates and Thomas Metcalfe, devisees named and appointed in and by the last Will and Testament of James Alton deceased and customary tenants of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £129 to the said John Coates and Thomas Metcalfe paid by the said John Alton as and for the absolute purchase thereof, To hold the said premises unto and to the use of the said John Alton, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1s 4½d], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [£1 0s 9¼d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Margaret Race, the wife of William Race, only sister and heiress at law of James Galloway deceased, and took of the lord one close called Puddle with a cowhouse thereon with the appurtenances, situate and being at or within the territories of Healaugh in the said manor, of the ancient yearly fineable customary rent of 2s 1d, of which the said James Galloway, a customary tenant of the said manor, lately died seized intestate. To hold the said premises unto and to the use of the said Margaret Race, the wife of the said William Race, her heirs and assigns for ever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [2s 1d], and all other rents, duties, fines and services due and of right accustomed. For which she has paid for her fine and entry as in the margin [£1 11s 3d] and is therefore accordingly admitted tenant.

Kearton

To this court came James Close and took of the lord two closes called Banks with a cowhouse thereon and two Intacks called Robin Intacks with a dwellinghouse and laith thereon with the appurtenances, situate and being at or within the territories of Kearnton in the said manor, of the ancient yearly fineable customary rent of 11s 8d, which Robert Rutter, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £375 to the said Robert Rutter paid by the same James Close as and for the absolute purchase thereof, To hold the said premises unto and to the use of the said James Close, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [11s 8d], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [£8 15s 0d] and is therefore accordingly admitted tenant.

Lodge Green

To this court came James Calvert and David Calvert, Devisees in Trust under the Will of David Calvert deceased, and took of the lord one parcel of ground staked off from a field called the Croft with the appurtenances, situate and being at or within the territories of Lodge Green in the said manor, of the ancient yearly fineable customary rent of ¼d, which David Calvert, a customary tenant of the said manor, in and by his last Will and Testament bearing date the 29th May 1843 gave and devised to the said James Calvert and David Calvert. To hold the said premises unto and to the use of the said James Calvert and David Calvert, their heirs and assigns for ever as tenants in common according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [¼d], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [3¾d] and are therefore accordingly admitted tenants.

Lodge Green

To this court came James Calvert and David Calvert and took of the lord one dwellinghouse and stable, now in five tenements with the appurtenances, situate and being at or within the territories of Lodge Green in the said manor, of the ancient yearly fineable customary rent of 1d, which James Lightfoot and Ann his wife, customary tenants of the said manor, at this court surrendered into the hands of the lord of the said manor (the said Ann Lightfoot having been solely and separately examined apart from her said husband and freely and voluntarily consenting thereto) in consideration of the sum of £465 to the said James Lightfoot and Ann his wife paid by the said James Calvert and David Calvert as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said James Calvert and David Calvert, their heirs and assigns for ever as tenants in common according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1d], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [1s 3d] and are therefore accordingly admitted tenants.

Lodge Green

To this court came George Gibson, father and heir at law of William Coates Gibson deceased, and took of the lord one parcel of ground called Croft of the ancient yearly fineable customary rent of 8½d, and one close called Little Park of the ancient yearly fineable customary rent of 11½d and an inanced rent of 4s 5d not fineable with the appurtenances, situate and being at or within the territories of Lodge Green in the said manor, of the ancient yearly fineable customary rents aforesaid [8½d & 11½d fineable and 4s 5d inanced], of which the said William Coates Gibson, a customary tenant of the said manor, lately died seized intestate. To hold the said premises unto and to the use of the said George Gibson, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rents aforesaid [8½d & 11½d fineable and 4s 5d inanced], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£1 5s 0d] and is therefore accordingly admitted tenant.

Healaugh

To this court came Elizabeth Sherlock, Thomas Birkbeck and John Broderick, the Devises in Trust named in the Will of James Sherlock deceased, and took of the lord one parcel of ground called Ell Riddings with a laith thereon, one dwellinghouse, one parlour, one stable and one other stable and one garth with the appurtenances, situate and being at or within the territories of Healaugh in the said manor, of the ancient yearly fineable customary rent of 3s 3d. Of which premises the said James Sherlock deceased was admitted on the 29th May 1832 redeemable on payment by James Galloway, now deceased, of the sum of £200 with lawful interest on the 1st November then next subject to such Equity of Redemption as then affected the same. To hold the same premises unto and to the use of the said Elizabeth Sherlock, Thomas Birkbeck and John Broderick, their heirs and assigns for ever, subject to such Equity of Redemption as now affects the same, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [3s 3d], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [£2 12s 6d] and are therefore accordingly admitted tenants.

Low Row

To this court came William Parkin and James Parkin, sons and heirs at law of William Parkin deceased, and took of the lord one dwellinghouse with the appurtenances, situate and being at or within the territories of Low Row in the said manor, of the ancient yearly fineable customary rent of ½d, of which the said William Parkin, a customary tenant of the said manor, lately died seized intestate. To hold the said premises unto and to the use of the said William Parkin and James Parkin, their heirs and assigns for ever as tenants in common according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [½d], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [7½d] and are therefore accordingly admitted tenants.

Low Row

To this court came James Chapman and took of the lord one dwellinghouse with the appurtenances, situate and being at or within the territories of Low Row in the said manor, of the ancient yearly fineable customary rent of $\frac{1}{2}d$, which William Parkin and James Parkin, customary tenants of the said manor, at this court surrendered into the hands of the lord of the said manor in consideration of the sum of £45 to the said William Parkin and James Parkin paid by the said James Chapman. To hold the said premises unto and to the use of the said James Chapman, his heirs and assigns forever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [$\frac{1}{2}d$], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [$7\frac{1}{2}d$] and is therefore accordingly admitted tenant.

Reeth

To this court came Thomas Tennant, nephew and devisee of John Tennant deceased, and took of the lord one close or parcel of ground called Longthwaite with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 8d, which the said John Tennant, a customary tenant of the said manor, in and by his last Will and Testament bearing date the 9th November 1843 gave and devised to the said Thomas Tennant. To hold the said premises unto and to the use of the said Thomas Tennant, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [8d], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [10s 0d] and is therefore accordingly admitted tenant.

Smarbar [Smarber] and Feetham

To this court came James Galloway and Mary Raw, Devisees in Trust under the Will of James Raw deceased, and took of the lord three eighth parts of two messuages, tenements and farms heretofore in the occupation of John Coates and John Hunt with the appurtenances, situate and being at or within the territories of Smarbar [Smarber] in the said manor, of the ancient yearly fineable customary rent of 15s 8d for the entirety. And also of one dwellinghouse, two stables and one garden and several closes called Croft, Richard Ing, Little Holme, Great Holme and Holme with the appurtenances, situate and being at or within the territories of Feetham in the said manor, of the ancient yearly fineable customary rent of 7s 2d for the entirety, which the said James Raw, a customary tenant of the said manor, in and by his last Will and Testament bearing date the 19th December 1843 gave and devised to the said James Galloway and Mary Raw upon and for certain trusts, intents and purposes in the said Will expressed and contained. To hold the said premises unto and to the use of the said James Galloway and Mary Raw, their heirs and assigns for ever, upon and for the trusts, intents and purposes aforesaid, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rents aforesaid [$\frac{3}{8}$ ths £1 2s 10d = 8s $6\frac{3}{4}d$], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [£6 8s $5\frac{1}{4}d$] and are therefore accordingly admitted tenants.

At this court the first proclamation was made for the heirs of the several persons undermentioned to come in and be admitted of the copyhold tenements of which they

respectively died seized viz

James Burton Wood and

James Thwaite

And the second for the heirs of

Joseph Alderson

But none came

At this court Mr Thomas Smith was appointed and sworn Pinder for the year ensuing

Faithfully recorded and copies made

J Bailey Langhorne

Steward

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Muker in and for the said manor on Wednesday 3rd June 1846 before John Bailey Langhorne, Gentleman, Steward of the said manor

Names of the Jury

Mr John Alderson, foreman

Mr John Clarkson

Mr Edmund Metcalfe

Mr George Alderson

Mr Edward Alderson

Mr Thomas Peacock

Mr Thomas Spensley

Mr John Alderson (Thorns)

Mr John Alderson (son of Charles)

Mr Christopher Alderson

Mr Edward Cleasby

Mr James Cleasby

Oxnop

To this court came George Gibson, father and heir at law of William Coates Gibson deceased, and took of the lord one messuage or tenement with a parcel of land called Clarkson Close with a cowhouse thereon, one close called West Close with a barn thereon and two parcels of land called Piece and Cow Foulds with the appurtenances, situate and being at or within the territories of Oxnop in the said manor, of the ancient yearly fineable customary rent of 6s 9d, of which the said William Coates Gibson, a customary tenant of the said manor, lately died seized intestate. To hold the said premises unto and to the use of the said George Gibson, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [6s 9d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1d] and is therefore accordingly admitted tenant.

Keld

To this court came John Alton and took of the lord one dwellinghouse and stable with a dwelling over the stable with the appurtenances, situate and being at or within the territories of Keld in the said manor, of the ancient yearly fineable customary rent of 1d, which Elizabeth Metcalfe, a customary tenant of the said manor, at this court surrendered into the hands of the lord of the said manor in consideration of the sum of £45 to the said Elizabeth Metcalfe paid by the said John Alton as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said John Alton, his heirs and assigns forever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Thwaite

To this court came John Cleasby and took of the lord one dwellinghouse and a stable with the appurtenances, situate and being at or within the territories of Thwaite in the said manor, of the ancient yearly fineable customary rent of 1d, which Christopher Kearton, a customary tenant of the said manor, at this court surrendered into the hands of the lord of the said manor in consideration of the sum of £48 to the said Christopher Kearton paid by the said John Cleasby as and for the absolute purchase thereof. To hold the said premises unto 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 yearly rent aforesaid [1d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Thwaite

To this court came Edward Cleasby and took of the lord one close called Thwaite Close with a cowhouse thereon of the ancient yearly fineable customary rent of 4s 6½d and also one other close called Intack with the appurtenances and an allotment adjoining in Thwaite containing 21 acres 1 rood and 35 perches of the ancient yearly fineable customary rent of 1s 2¾d, all which said premises are situate and being at or within the territories of Thwaite in the said manor, of the ancient yearly fineable customary rents aforesaid [4s 6½d & 1s 2¾d], which William Clarke, a customary tenant of the said manor, at this court surrendered into the hands of the lord of the said manor in consideration of the sum of £600 to the said William Clarke paid by the said Edward Cleasby as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Edward Cleasby, his heirs and assigns forever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rents aforesaid [4s 6½d & 1s 2¾d], and all other rents, duties, fines and services due and of right accustomed. For which he hath paid for his fine and entry as in the margin [£5 15s 5d] and is therefore accordingly admitted tenant.

At this court the first proclamation was made for the heirs of the several persons undermentioned to come in and be admitted of the copyhold tenements of which they respectively died seized viz
Lister Washington Metcalfe

Thomas Metcalfe and
William Reynard

But none came

Faithfully recorded and copies made
J Bailey Langhorne
Steward

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

The special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor on Friday 11th December 1846 before James Robinson Tomlin, Gentleman, Deputy Steward of John Bailey Langhorne, Gentleman, Steward of the said manor

Names of the Jury
Mr John Langhorne, foreman
Mr John Close
Mr Thomas Severs

Reeth

To this court came John Barker and Thomas Blenkiron the younger and took of the lord three undivided fourth parts or shares of and in one house called Tanpits with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 1d for the entirety, which Thomas Tennant, a customary tenant of the said manor, at this court surrendered into the hands of the lord of the said manor in consideration of the sum of £30 to the said Thomas Tennant paid by the said John Barker and Thomas Blenkiron the younger as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said John Barker and Thomas Blenkiron the younger, their heirs and assigns forever as tenants in common according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [$\frac{3}{4}$ d], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [1s 3d] and are therefore accordingly admitted tenants.

Faithfully recorded and copies made
J Bailey Langhorne
Steward

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

The special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor on Friday 11th December 1846 before James Robinson Tomlin, Gentleman, Deputy Steward of John Bailey Langhorne, Gentleman, Steward of the said manor

Names of the Jury

Mr John Langhorne, foreman

Mr John Close

Mr Thomas Severs

Reeth

To this court came John Barker and Thomas Blenkiron the younger and took of the lord one close or parcel of ground called Longthwaite with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 8d, which Thomas Tennant, a customary tenant of the said manor, at this court surrendered into the hands of the lord of the said manor in consideration of the sum of £70 to the said Thomas Tennant paid by the said John Barker and Thomas Blenkiron the younger as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said John Barker and Thomas Blenkiron the younger, their heirs and assigns forever as tenants in common according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [8d], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [10s 0d] and are therefore accordingly admitted tenants.

Faithfully recorded and copies made

J Bailey Langhorne

Steward

Manor of Muker in Swaledale in the County of York

The special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor pursuant to the Act 4 and 5 Victoria 35 at the offices of John Bailey Langhorne in Richmond in the County of York on Tuesday 22nd December 1846 before the said John Bailey Langhorne, Gentleman, Steward of the said manor

To this court came the Reverend Thomas Austin, clerk, and took off the lord one close called Midward Ing with a cowhouse standing thereon, one close called Crooks with a cowhouse thereon, two folds with a cowhouse thereon, one dwellinghouse and garth with two stables, two closes called Thorn Skewth with a barn thereon of the several rents of 3s 2¹/₄d and 1s 6³/₄d. Also one dwellinghouse, stable and garden, one close called Low Ing with a cowhouse thereon with 1s 11¹/₂d rent, all at Angram, one dwellinghouse and one garth on the backside thereof and a moiety of a parcel of ground called Mickle Ing with a cowhouse thereon, and

also one moiety of a parcel of ground called Midward otherwise Middard Ing with a cowhouse thereon and one close called Tutill with a cowhouse thereon, and one close called Tutill and one close called Crofts with 5s 7½d rent, also at Angram, and one close called House Close and one Intack, also at Angram, one close called Bushby Close with a barn thereon and one cowgate in Keld pasture (now an allotment in the said pasture) with 1s 4d rent at Keld and all the allotments set out in right of the aforesaid premises in Keld, Angram, Great Sleddle and Keld pastures. Also one parcel of ground, being part of Old West Side of Kisdon Common containing 14 acres 2 roods and 14 perches with 6d rent and two undivided third parts or shares of and in the several closes following Near Heart Rash, Far Heart Rash, Brig End, Stoney Piece and Wood, of the ancient yearly fineable customary rent of 2s 6½d for the entirety at Angram with the appurtenances, situate and being at or within the territories of Angram in the said manor, of the ancient yearly fineable customary rents aforesaid amounting in whole to the sum of 15s 10¼d, which John Terry, the mortgagee and John Fawcett, the owner of the Equity of Redemption, customary tenants of the said manor, duly surrendered out of court on the 11th February 1842 into the hands of the lord of the said manor unto and to the use of the said Thomas Austin, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance, redeemable nevertheless upon payment by the said John Fawcett, his heirs, executors, administrators or assigns to the said Thomas Austin, his executors, administrators or assigns of the sum of £1400 sterling on the 11th August then next together with interest for the same after the rate of £4 10s per centum per annum computed from the date of the said surrender in the manner set forth and expressed in and by a certain Indenture of even date with the said surrender and made between the said John Fawcett of the one part and the said Thomas Austin of the other part. To hold the said premises unto and to the use of the said Thomas Austin, his heirs and assigns for ever, subject to such Equity of Redemption as now affects the same, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rents aforesaid [total 15s 10¼d] and all other rents, duties, fines and services due, and of right accustomed. For which he has paid for his fine and entry as in the margin [£15 17s 1d] and is therefore accordingly admitted tenant.

Faithfully recorded and copies made
J Bailey Langhorne
Steward

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

The special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor on Friday 9th April 1847 before James Robinson Tomlin, Gentleman, Deputy Steward of the said manor

Healaugh

To this court came Henry Dolphin and Anthony Dolphin and took of the lord one dwellinghouse, one stable, one close called High Close and one close called Intack with the appurtenances, situate and being at or within the territories of Healaugh in the said manor, of the ancient yearly fineable customary rent of 3s 0d, which George Wilson, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £278 5s 0d to him paid by the said Henry Dolphin and Anthony Dolphin as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Henry Dolphin and Anthony Dolphin, their heirs and assigns for ever as tenants in common according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [3s 0d], and all other rents, duties, fines and services due and of right accustomed. For which they hath paid for their fine and entry as in the margin [£2 5s 0d] and are therefore accordingly admitted tenants.

Faithfully recorded and copies made
J Bailey Langhorne
Steward

Manor of Healaugh Old Land in Swaledale in the county of York
The Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Monday 31st May 1847, before James Robinson Tomlin, Gentleman, deputy steward of the said manor.
Jury – Mr John Barker – foreman
Joseph White
John Langhorne
John Close (Whita)
James Clarkson
Thomas Coates
Joseph Kearton
Anthony Cleasby
James Chapman
Michael Clarkson
John Clarkson
James Hugill

Healaugh Gunnerside and Reeth

To this court came Matthew Whitelock and Christopher Whitelock co-heirs by the custom of the manor of their brother George Whitelock deceased and took of the lord a close called East Bottom, a close called West Bottom a close called Corn Close and close called Hill Close situate at Healaugh of the ancient fineable customary rent Of 3s also a parcel of ground called Stoney Close situate at Healaugh of the ancient fineable customary rent of 2s 6½d and also a parcel of ground called Flatt and a parcel of ground called Great Holme of the ancient fineable customary rent of 5s 8d a piece of ground called Parrock and also 4 pieces of ground called High Flatts and Low Flatts with 7 cattlegaits in Gunnerside pasture of rent 4s 8d also a building now used as a cattle house lately erected on the wastes of the said manor of the rent 3d a dwelling house and shop with a stable and a garden of the rent 1d situate at Gunnerside and also a dwelling house and butchers shop with the

appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 3d which George Whitlelock lately died seised intestate to hold the said premises unto and to the use of the said Matthew and Christopher Whitlelock their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for his fine and entry as in the margin [£16 13s 4d] and is therefore accordingly admitted tenant

Low Row

To this court came Thomas Birkbeck, Emmanuel Birkbeck Robert Birkbeck and Joseph Birkbeck co-heirs by the custom of the manor of their father Thomas Birkbeck deceased and took of the lord a messuage stable and peat house a dwelling house formerly a parlour in the said messuage and a stable adjoining thereto with a chamber over a close called Sandbeds, a close called Corn Close with a laith and a close called Intacks of the rent 12s 3½d situate at Low Row which Thomas Birkbeck lately died seised intestate to hold the said premises unto and to the use of the said Thomas, Emmanuel, Robert and Joseph Birkbeck their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for his fine and entry as in the margin [£2 5s 10d] and is therefore accordingly admitted tenant

Lodge Green

To this court came George Walters and William Cleminson devisees in trust under the will of William Cleminson deceased and took of the lord a parcel of ground called West Barf Intack and the west end of a dwelling house and a stable situate at Lodge Green of the rent 1s situate at Lodge Green and also 4/5ths of a parcel of land containing 2 roods and 11 perches a parcel of another parcel of ground called Barf Intacks and a stable with the appurtenances situate at Lodge Green rent 5d William Cleminson in and by his will dated 20th January 1840 gave and devised to George Walters and William Cleminson in the manner therein to hold the said premises unto and to the use of the said George Walters and William Cleminson their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 8s 4d] and is therefore accordingly admitted tenant

Lodge Green

To this court came George Walters and William Cleminson and took of the lord a fifth of a parcel of land containing 2 roods and 11 perches parcel of another parcel of ground called Barf Intacks and a stable with the appurtenances situate at Lodge Green rent 1d which Robert Cleminson at this court surrendered into the hands of the lord in consideration of the sum of £10 to him paid by George Walters and William Cleminson for the absolute purchase thereof to hold the said premises unto and to the use of the said George Walters and William Cleminson their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant

Lodge Green

To this court came James Metcalfe and took of the lord a parcel of ground called West Barf Intack and the west end of a dwelling house and a stable situate at Lodge Green of the rent 1s and a parcel of land containing 2 roods and 11 perches parcel of another parcel of ground called Barf Intacks and a stable with the appurtenances situate at Lodge Green rent 5d which George Walters and William Cleminson surrendered into the hands of the lord in consideration of the sum of £185 to them paid by James Metcalfe for the absolute purchase thereof to hold the said premises unto and to the use of the said James Metcalfe his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 10s] and is therefore accordingly admitted tenant

Gunnarside

To this court came Matthew Thompson, William Metcalfe and Adam Hutchinson devisees in trust under the will of John Thompson deceased and took of the lord 2 dwellinghouses a stable a parcel of ground called Cockpit and a garden with the appurtenances situate at Gunnarside of the rent 1d which the said John Thompson in and by his last will and testament dated 4th June 1846 gave and devised to Matthew Thompson, William Metcalfe and Adam Hutchinson in manner herein expressed to hold the said premises unto and to the use of the said Matthew Thompson, William Metcalfe and Adam Hutchinson their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant

Gunnarside

To this court came John Metcalfe and took of the lord 2 dwellinghouses a stable a parcel of ground called Cockpit and a garden with the appurtenances situate at Gunnarside of the rent 1d which Matthew Thompson, William Metcalfe and Adam Hutchinson surrendered into the hands of the lord in consideration of the sum of £203 paid to them by John Metcalfe for the absolute purchase thereof. to hold the said premises unto and to the use of the said John Metcalfe his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant

Gunnarside

To this court came James Calvert and William Coates devisees in trust under the will of John Calvert deceased and took of the lord a building now used as a cart house lately erected upon he waste of the said manor with the appurtenances situate at Gunnarside of the rent 3d which the said John Calvert in and by his last will and testament dated 10h January 1844 gave and devised to James Calvert and William Coates in manner herein expressed to hold the said premises unto and to the use of the said James Calvert and William Coates their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right

accustomed for which he has paid for his fine and entry as in the margin [5s] and is therefore accordingly admitted tenant

Feetham

To this court came John Harker and took of the lord a and a garden with the appurtenances situate at Feetham of the rent 1d which Ann Place surrendered into the hands of the lord in consideration of the natural love and affection she had for her grandson John Harker to hold the said premises unto and to the use of the said John Harker his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant

By adjournment on the first day June 1847

Reeth

To this court came John Richard McCollah son and devisee named in the will of Richard McCollah and took of the lord 2 closes of meadow land with a cowhouse called Low Closes otherwise Crooks otherwise Garth Close with the appurtenances situate at Reeth of the rent 1s 8d which Richard McCollah in and by his last will and testament 28th March 1845 gave and devised to John Richard McCollah in manner therein expressed to hold the said premises unto and to the use of the said John Richard McCollah his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 13s 4d] and is therefore accordingly admitted tenant

Faithfully recorded and copies made

J Bailey Langhorne

Steward

At this court the first proclamation was made for the heirs of several persons undermentioned to come into court and be admitted of the copyhold tenements of which they respectively died seised.

Thomas Coates

John Harker

And the second for the heirs of

Thomas Pickering

James Sunter

Joseph Buxton and

James Burton Wood

And the third for the heirs of

Leonard Coates

But none came.

And as to the heredity of which Leonard Coates died seised aforesaid it is therefore commanded that the Bailiff that he seize the property into the hands of the lord of the said manor for his care and benefit until some person or persons shall satisfy his her or their right to be admitted to the tenancy.

J Bailey Langhorne

Steward

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

The Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Tuesday 1st June 1847, before James Robinson Tomlin, Gentleman, deputy steward of the said manor.

Jury – Mr Joseph White Foreman

Thomas Birkbeck

John Clarkson

John Broderick

Ralph Milner

William Coates

Edmund Coates

Thomas Coates

James Clarkson

Christopher Raw

William Whitell

John Langhorne

Healaugh and Reeth

To this court came Matthew Whitelock and Christopher Whitelock co-heirs by the custom of the manor of their brother George Whitelock deceased and took of the lord 2 dwelling houses a bakehouse a garden a close called Calf Close with a cowhouse , a close called West Close a close called Cowling Ing acre and close called Low Close a parcel of ground called Wood a close called East Intack with a cowhouse and a close called West Intack situate at Healaugh of the ancient fineable customary rent of 10s 4d and also dwelling house a stable a coalhouse a parcel of ground called Feather Rain situate at Healaugh of the ancient fineable customary rent of 3s 3½d and also 2 dwelling houses formerly described as 2 dwelling house then divided into 3 dwelling houses with a stable and a garth of the rent of 4d and a dwelling house with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1d which George Whitlelock lately died seised intestate to hold the said premises unto and to the use of the said Matthew and Christopher Whitelock their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£10 10s 7½d] and is therefore accordingly admitted tenant

Reeth

To this court came Margaret Fothergill widow and devisee named in the last will and testament of Joseph Fothergill deceased and took of the lord 2 undivided third parts of a dwelling house and 2 shops and a large room over the two shops and under the dwelling house with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 10d which Joseph Fothergill in and by his last will and testament dated 17th August 1846 gave and devised unto the said Margaret Fothergill in manner therein expressed to hold the said premises unto and to the use of the said Margaret Fothergill her heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and

paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [12s 6d] and is therefore accordingly admitted tenant

Reeth

To this court came Jane Liddle widow and devisee named in the last will and testament of John Liddle deceased and took of the lord a dwelling house late Bensons with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1d which John Liddle in and by his last will and testament dated 7th May 1846 gave and devised unto the said Jane Liddle in manner therein expressed to hold the said premises unto and to the use of the said Jane Liddle her heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant

Calverts House

To this court came Ann Waistell widow and devisee named in the last will and testament of William Robinson deceased and took of the lord a moiety of 2 dwelling houses 2 stable, a close called Intack with a cowhouse therein 2 parcels of ground called Intack Head and Issue a close called East Ing, a close called Houle Close with a cowhouse thereon close called Sep close with a cowhouse thereon and a close called cowpasture with a cowhouse thereon with the appurtenances situate and being at or within the territories of Calverts House in the said manor of the ancient yearly fineable customary rent of 10s 7d for the entirety and 10s 7d for the entirety not fineable which William Robinson in and by his last will and testament dated 21st April 1843 gave and devised unto the said Ann Waistell in manner therein expressed to hold the said premises unto and to the use of the said Ann Waistell her heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 19s 4½d] and is therefore accordingly admitted tenant

Gunnerside and Lodge Green

To this court came James Calvert and William Coates devisees in trust under the will of John Calvert George Whitelock deceased and took of the lord a smithy or blacksmiths shop with a room over it situate in Gunnerside of the ancient fineable customary rent of 1d and also dwelling house with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of ½d and a stable formerly belonging to John Raw deceased situate at Gunnerside rent 1d which John Calvert in and by his last will and testament dated 10th January 1844 gave and devised to James Calvert and William Coates in manner therein expressed to hold the said premises unto and to the use of the said James Calvert and William Coates their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [3s 1½d] and is therefore accordingly admitted tenant

Harcaside [Harkerside]

To this court came Mary Jane Atkinson and Josephine Atkinson and took of the lord 3 fifth parts of 2 closes called Dike House Close with the appurtenances situate and being at or within the territories of Harcaside in the said manor of the ancient yearly fineable customary rent of 5s for the entirety which Charles Dunbar Atkinson, James George Atkinson and Jemima Atkinson by their surrender in writing dated 21st January last past duly surrendered out of court into the hands of the lord in consideration of the sum of £125 to them paid by the said Mary Jane Atkinson and Josephine Atkinson for the absolute purchase thereof to hold the said premises unto and to the use of the said Jane Atkinson and Josephine Atkinson their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for their fine and entry as in the margin [£2 5s 3d] and is therefore accordingly admitted tenant

Note in the margin

By a clerical error the property compounded in this admittance is described as those undivided fifth parts or shares instead of those undivided sixth parts or shares as shown by a letter of ?? Steward of the manor annexed to the copy of the court roll

A Bernard Hudson

Steward

2nd April 1892

Low Row

To this court came Thomas Birkbeck, Emanuel Birkbeck, Robert Birkbeck and Joseph Birkbeck co-heirs by the custom of the manor of Thomas Birkbeck their father and took of the lord a dwelling house and stable being under the yearly value of 20 shillings with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of ½d which Thomas Birkbeck lately died seised intestate to hold the said premises unto and to the use of the said Thomas Birkbeck, Emanuel Birkbeck, Robert Birkbeck and Joseph Birkbeck their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [½d] and is therefore accordingly admitted tenant

Faithfully recorded and copies made

J Bailey Langhorne

Steward

At this court the first proclamation was made for the heirs of several persons undermentioned to come into and be admitted of the copyhold or customary hereditaments of which they respectively died seised

Thomas Coates

John Liddle

John Harker

And the second for the heirs of

James Burton Wood

James Thwaites

But none came and as to the hereditaments of which the said Joseph Alderson died seised aforesaid it is therefore commanded that the Bailiff seise them into the hands of the lord for

his own use and benefit until such persons shall establish his or their right to be admitted to the vacant tenancy.

J Bailey Langhorne
Steward

Manor of Muker in Swaledale in the county of York

The Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Muker in and for the said manor on Wednesday 2nd June 1847, before James Robinson Tomlin, Gentleman, deputy steward of the said manor.

Jury – John Alderson (Keld) foreman Foreman

John Clarkson

William Clark

John Alderson

Edmund Alderson

Thomas Peacock

John Alderson (Thornes)

George Alderson (Stone House)

Christopher Alderson (Hill Top)

Thomas Spensley

Edmund Metcalfe

James Cleasby

Keld

To this court came George Milner the Younger and took of the lord a dwelling house with the appurtenances situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of ½d which Mary Brown at this court surrendered into the hands of the lord in consideration of the sum of £19 to her paid by George Milner for the absolute purchase thereof to hold the said premises unto and to the use of the said George Milner his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant

Angram

To this court came Mrs Frances Jane Tomlin and took of the lord a dwelling house called the North End of the Chapel with the appurtenances situate and being at or within the territories of Angram in the said manor of the ancient yearly fineable customary rent of ½d which Ralph Fawcett at this court surrendered into the hands of the lord in consideration of the sum of £27 10s to him paid by Frances Jane Tomlin for the absolute purchase thereof to hold the said premises unto and to the use of the said Frances Jane Tomlin her heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for her fine and entry as in the margin [10d] and is therefore accordingly admitted tenant

Muker

To this court came Jane Lodge and took of the lord a close called Harry Long Ing with a cowhouse thereon a close called Thorney How with a cowhouse with the appurtenances

situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 5s 2d which George Grime at this court surrendered into the hands of the lord in consideration of the sum of £560 to him paid by Jane Lodge for the absolute purchase thereof to hold the said premises unto and to the use of the said Jane Lodge her heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£5 3s 4d] and is therefore accordingly admitted tenant

Muker

To this court came William Rudd and took of the lord a pasture called Breckin Intack with a cowhouse thereon, a close called Stoney Stack Garth with a cowhouse, a close called Fenn, a close called Ned Long Ing with a cowhouse and an allotment on Muker pasture containing 36 acres e3 roods and 25 perches hereto awarded to the vendor in right of the ancient stintable rent of 13s 4d paid to him for his entirety of his hereditaments parcel of the manor of Muker with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 8s 2d which George Grime at this court surrendered into the hands of the lord in consideration of the sum of £950 to him paid by William Rudd for the absolute purchase thereof to hold the said premises unto and to the use of the said William Rudd his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£8 3s 4d] and is therefore accordingly admitted tenant

Muker Oxnop and Thwaite

To this court came Rev Henry Burdett Worthington, Clerk MA and Christopher Croft Esquire devisees in trust under the will of Lister Washington Metcalfe deceased and took of the lord 5 closes by the names of Mill Close, Acres, East Cold Park, West Cold Park with a cowhouse and Tails with a cowhouse in Muker of the ancient fineable customary rent 14s 4d and also a dwelling house and stable and 3 parcels of ground called Hollin Pot, High Greens with a cowhouse and Low Greens in Oxnop rent 6s 8d and also 2 other dwelling houses and several closes called Greens, Little Holm Ing with a cowhouse Great Helm Ing with a cowhouse East Wood, Hark Hill, Ellers and Piece rent 17s 7¼d a dwelling house stable and garden a close called Little Holm a close called Fire House Close a close called Per brow, a close called East Wood situate in Muker and Oxnop rent 10s 2½d dwelling house stable and garth at Muker rent 1d 2 closes called Low Gunning situate at Muker rent 4s 4d and 2 allotments part of Muker pasture belonging to the said premises and also a close called Midge Close, a close called East Close, a pasture called Wood a close called Downhow formerly in 2 closes a close called Low Park, a close called High Park, a dwelling house 2stables and 2 cowhouses at Oxnop rent 11s 2½d and also a close called Gildy Rigg and 2 allotments in Muker and Kisdon pasture lately divided (Gildy Rigg now being 2 fields) a dwelling house and shop with a room over it then used as a dwelling house and occupied by George Cottingham, a coal house and fold yard with the appurtenances situate in Gunnerside of the ancient fineable customary rent of 2s 8d for Gildy Riggs and 1d for the dwelling houses and also 2 fields called Sleddale Green and an allotment late part of Muker pasture containing about 1 acre, all now containing 6 acres be the same more or less in Muker rent 1s 4d and also a dwelling house stable and garth containing 1 rood 2 perches and an allotment late part of

Thwaite Common Pasture containing 2 roods and 20 perches situate at Thwaite rent 1¼d and also an allotment numbered on the plan and containing 2 roods and 4 perches being under the yearly value of 20 shillings at Thwaite rent ¼d which said 3 allotments are now in 1 allotment and were allotted on the division to the said Lister Washington Metcalfe which the said Lister Washington Metcalfe in and by his last will and testament dated 20th May 1837 gave and devised to Henry Burdett Worthington and Christopher Croft upon the trusts and in manner therein expressed to hold the said premises unto and to the use of the said Henry Burdett Worthington and Christopher Croft their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£69 14s 2d] and is therefore accordingly admitted tenant

Thwaite

To this court came Christopher Moor and took of the lord a close called Old Ing with a cowhouse thereon, and an allotment called calf close formerly part of Thwaite pasture with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 2s 6½d which Thomas Peacock out of court surrendered On 29th May 1844 into the hands of the lord unto and to the use of the said Christopher Moor his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 10s 10d] and is therefore accordingly admitted tenant Nevertheless redeemable by Thomas Peacock his heirs or assigns upon payment if the sum of £170 with interest for the same at the rate of [blank] per centum unto the said Christopher Moor his heirs or assigns at the time and in the manner expressed in a certain mortgage surrender (no 353) dated 29th May 1844

Muker

To this court came John Johnson William Metcalfe and James Calvert and took of the lord a piece of ground 12yards l length and 2 feet in breadth, containing 139 square yards and 3 feet whereon a chapel or meeting house for worship by the Wesleyan Methodists has lately been erected parcel of a certain close called Neddys Close with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of ½d which Robert Metcalfe at this court surrendered into the hands of the lord in consideration of the sum of £10 unto and to the use of the said John Johnson William Metcalfe and James Calvert their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant

Keld

To this court came John Clarkson eldest son and heir at law of Anthony Clarkson who was the surviving trustee under the will of William Alderson deceased dated 20th May 1828 and took of the lord Home Close with a dwelling house and building thereon at Hartlake The hagberry Hill Salt Pie, the Intack and 2 calf garths called The Friar Close, also an allotment in Keld pasture containing 44 acres part of an allotment containing 109 acres and 7 perches also a horsegate in the pasture allotted on Kisdon containing 36 acres 1 rood and 13 perches with the appurtenances situate and being at or within the territories of Keld in the said

manor of the ancient yearly fineable customary rent of 7s which Anthony Clarkson lately died seised intestate to hold the said premises unto and to the use of the said John Clarkson his their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1d] and is therefore accordingly admitted tenant

Keld

To this court came Nancy the wife of John Simpson and James Holme Nicholson devisees named in the will of William Alderson deceased and took of the lord Home Close with a dwelling house and building thereon at Hartlake The hagberry Hill Salt Pie, the Intack and 2 calf garths called The Friar Close, also and allotment in Keld pasture containing 44 acres part of an allotment containing 109 acres and 7 perches also a horsegate in the pasture allotted on Kisdon containing 36 acres 1 rood and 13 perches with the appurtenances situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of 7s which John Clarkson eldest son and heir at law of Anthony Clarkson who was the surviving devisee in trust under the will of William Alderson dated 20th May 1828 at this court surrendered into the hands of the lord to hold the said premises unto and to the use of the said Nancy Simpson and James Holme Nicholson their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1] and is therefore accordingly admitted tenant

Keld

To this court came James Holme Nicholson a moiety and took of the lord Home Close with a dwelling house and building thereon at Hartlake The hagberry Hill Salt Pie, the Intack and 2 calf garths called The Friar Close, also and allotment in Keld pasture containing 44 acres part of an allotment containing 109 acres and 7 perches also a horsegate in the pasture allotted on Kisdon containing 36 acres 1 rood and 13 perches with the appurtenances situate and being at or within the territories of Keld in the said manor of the ancient yearly fineable customary rent of 7s for the entirety which Nancy the wife of John Simpson at this court surrendered into the hands of the lord in consideration of the sum of £300 to her paid by James Holme Nicholson for the absolute purchase thereof to hold the said premises unto and to the use of the said James Holme Nicholson this heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 10s] and is therefore accordingly admitted tenant

Thwaite

To this court came Richard Garth the younger and Francis Garth and took of the lord a dwelling house at Thwaite lately inhabited by Betty Butson with a garden adjoining and a moiety of a cowhouse and a field called Strands and a field called Cowpasture and 2 allotments in right of ancient rent with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 5s 4d which Dorothy the wife of [blank] Tillotson before her present marriage called Dorothy the wife of Timothy Tarn at this court surrendered into the hands of the lord in consideration of the sum of £98 to her pad by Richard Garth and Francis Garth for the absolute purchase

thereof to hold the said premises unto and to the use of the said Richard Garth the younger and Francis Garth their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£5 6s 8d] and is therefore accordingly admitted tenant

Thwaite

To this court came Nanny Metcalfe daughter and a devisee named in the will of Thomas Metcalfe deceased and took of the lord a small allotment in Thwaite Common pasture set out and awarded to Thomas Metcalfe on the division of the same pasture with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of 1s 3½d which Thomas Metcalfe deceased in and by his will of dated 3rs April 1846 gave and devised to Nanny Metcalfe o the use of the said Nanny 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 yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 5s 10d] and is therefore accordingly admitted tenant

Muker

To this court came John Metcalfe eldest son and heir at law of Thomas Metcalfe who was devisee in trust named in the will of Alice Metcalfe deceased dated 17th October 1832 and took of the lord a field called West Intack with 1s rent a close called Cow Pasture with 1s rent in Muker a dwelling house now in 2 houses also in Muker and an allotment on Muker side now in the occupation of Richard Alderson with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1¼d which Thomas Metcalfe lately died siesed intestate as to the premises comprised to the use of the said John Metcalfe his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [1d] and is therefore accordingly admitted tenant

Muker

To this court came Elizabeth the wife of Robert Whitfield, Mary the wife of William Peacock, Phyllis Metcalfe, Nanny Metcalfe, Alice Metcalfe and Margaret Metcalfe devisees named in the will of Alice Metcalfe deceased and took of the lord a field called West Intack with 1s rent a close called Cow Pasture with 1s rent in Muker a dwelling house now in 2 houses also in Muker and an allotment on Muker side now in the occupation of Richard Alderson with the appurtenances situate and being at or within the territories of Muker in the said manor of the ancient yearly fineable customary rent of 1¼d which John Metcalfe eldest son and heir at law of Thomas Metcalfe deceased who was a devisee in trust in the last will and testament of Alice Metcalfe dated 17th October 1832 at this court surrendered into the hands of the lord to the use of the said Elizabeth Whitfield, Mary Peacock, Phyllis Metcalfe, Nanny Metcalfe, Alice Metcalfe and Margaret Metcalfe their heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 2s 1d] and is therefore accordingly admitted tenant

Faithfully recorded and copies made

J Bailey Langhorne

Steward

At this court the first proclamation was made for the heirs of the several persons undermentioned to come into court and be admitted of the copyhold or customary hereditaments of which thy respectively died seised

James Alderson (Birkdale)

Phyllis Whitfield

And the second for the heirs of William Raynor

But none came

Manor of Muker in Swaledale in the county of York

The Special Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, pursuant the act 4 and 5 Victoria chapter 35) at the offices of Langhorne and Tomlin in Richmond in the county of York in and for the said manor on Saturday 24th July 1847, before James Robinson Tomlin, Gentleman, deputy steward of John Bailey Langhorne Steward of the said manor.

Thwaite

To this court came James Brown Simpson and took of the lord all that allotment of land called Intack adjoining the high road leading from Muker to Thwaite on the south side thereof containing 1 acre 2 roods and 2 perches and also that allotment of land called Cow Allotment adjoining the road leading from Thwaite to Hawes on the west side thereof containing 1 acre 2 roods and 20 perches and also that allotment of land called Intack adjoining the road leading from Thwaite to Hawes on the east side thereof containing 2 acres, these 3 allotments are now or even late in the occupation of John Metcalfe and also all that stable ain the occupation of Bella Kearton with the appurtenances situate and being at or within the territories of Thwaite in the said manor of the ancient yearly fineable customary rent of ¼d which John Metcalfe out of court surrendered into the hands of the lord on 7th May to hold the said premises unto and to the use of the said James Brown Simpson his heirs and assigns forever, according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [5d] and is therefore accordingly admitted tenant Nevertheless redeemable by the said John Metcalfe his heirs or assigns on the sum of £190 with interest at £5 per centum per annum unto the said James Brown Simpson his executors or assigns and in a manner expressed in a mortgage surrender (no 300) dated 7th May 1846.

Faithfully recorded and copies made

J Bailey Langhorne

Steward

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

The Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Monday 29th May 1848 before John Bailey Langhorne, Gentleman, steward of the said manor.

Names of the jury

Mr John Barker, foreman sworn

Mr John Clarkson sworn

Mr Thomas Birkbeck	sworn
Mr Joseph White	sworn
Mr Michael Clarkson	sworn
Mr Thomas Coates	sworn
Mr James Clarkson	sworn
Mr Joseph Kearton	sworn
Mr Anthony Cleasby	sworn
Mr William Whitell	sworn
Mr William Woodward	sworn
Mr James Harker	sworn

Ravenseat

To this court came Edward Cleasby and Anthony Cleasby and took of the lord the scite [site?] of a messuage and a garth or garden (being under the value of 20 shillings per annum) with the appurtenances situate and being at or within the territories of Ravenseat in the said manor of the ancient yearly fineable customary rent of 6¼d, which Elizabeth Wood, widow, a customary tenant of the said manor, at this court surrendered into the hands of the lord by her attorney Edmund Alderson Knowles, lawfully appointed by a power of attorney bearing date 24th May 1848, in consideration of the sum of £15 to her paid by the said Edward Cleasby and Anthony Cleasby as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Edward Cleasby and Anthony Cleasby their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [10s 5d] and are therefore accordingly admitted tenants.

Feetham

To this court came George Plews and took of the lord one dwelling house (now made into two houses), stable, and cow house, one garden and garth, and one close called Cow Pasture with a dwelling house recently erected on the west end thereof, with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 3s 5d, which James Spensley, a customary tenant of the said manor, at this court surrendered into the hands of the lord by his attorneys, John Barker and Edmund Alderson Knowles, lawfully appointed by a power of attorney bearing date 7th April 1848, in consideration of the sum of £440 to him paid by the said George Plews as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said George Plews his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 8s 4d] and is therefore accordingly admitted tenant.

Feetham

To this court came John Sunter and Edward Sunter, sons and heirs at law of Joseph Sunter deceased, and took of the lord one close called Intack and one dwelling house and stable with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 2s 7½d, of which the said Joseph Sunter, late a customary tenant of the said manor, lately died seised intestate, to hold the said premises unto and to the use of the said John Sunter and Edward Sunter their heirs and

assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£2 12s 6d] and are therefore accordingly admitted tenants.

Gunnerside

To this court came Elizabeth Raw, widow, a devisee named in the will of Richard Raw deceased, and took of the lord one dwelling house, being the north side front part of a dwelling house, late Lockey's, and one eighth of a cattle gate in Gunnerside Pasture with the appurtenances situate and being at or within the territories of Gunnerside in the said manor of the ancient yearly fineable customary rent of 1d and of 2d not fineable, which the said Richard Raw, late a customary tenant of the said manor, in and by his last will and testament bearing date 19th May 1848 gave and devised to the said Elizabeth Raw, to hold the said premises unto and to the use of the said Elizabeth Raw her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came Micah Clarkson and took of the lord one undivided half part or share, the whole into two equal parts to be divided, of one dwelling house and stable and one close called Carl Ing and of one undivided moiety or equal half part of a piece of ground called Fold and one close called Little Ridding and one dwelling house and one parlour, one stable adjoining the west end of the said dwelling house, one peat house adjoining the said stable, two parcels of ground called Garth and Croft, and three cattle gaits in Low Row Pasture with the appurtenances situate and being at or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable customary rent of 4s 9d, which John Clarkson, a customary tenant of the said manor, at this court surrendered into the hands of the lord by his attorneys, John Barker and Edmund Alderson Knowles, lawfully appointed by a power of attorney bearing date 7th April 1848, in consideration of the sum of £100 to him paid by the said Micah Clarkson as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Micah Clarkson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£4 15s] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came Alice Clarkson, spinster, and took of the lord one dwelling house and stable and one close called East Ing and one cattle gait in Low Row Pasture with the appurtenances situate and being at or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable customary rent of 2s 4½d, which Micah Clarkson, brother of the said Alice Clarkson, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the natural love and affection which he had and bore to his said sister, to hold the said premises unto and to the use of the said Alice Clarkson her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due

and of right accustomed for which she has paid for her fine and entry as in the margin [£2 7s 6d] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came Mary Mortimer, the wife of William Mortimer, and took of the lord one close called Little Ridding and one dwelling house and one parlour, one stable adjoining the west end of the said dwelling house, one peat house adjoining the said stable, one parcel of ground called Garth, and one cattle gait in Low Row Pasture with the appurtenances situate and being at or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable customary rent of 2s 4½d, which Micah Clarkson, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the natural love and affection which he had and bore to his sister, the said Mary Mortimer, to hold the said premises unto and to the use of the said Mary Mortimer her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [£2 7s 6d] and is therefore accordingly admitted tenant.

Satron

To this court came John Broderick and took of the lord all that one dwelling house one stable two garths or gardens one close called Long Close and one close called Five Days' Mowing and one close called Three Days' Mowing, one parcel of ground called Silkwood or Longholme Bank three closes called Intacks and seven cattle gaits in Satron Pasture or the allotments of land now allotted in lieu thereof with the appurtenances situate and being at or within the territories of Satron in the said manor of the ancient yearly fineable customary rent of 9s 2½d, which Reverend Thomas Overton, a customary tenant of the said manor, at this court surrendered into the hands of the lord by his attorney Edward Broderick, lawfully appointed by a power of attorney bearing date [empty space] May 1848 in consideration of the sum of £700 to him paid by the said John Broderick as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said John 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 yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£9 4s 2d] and is therefore accordingly admitted tenant.

Low Row

To this court came Ann Sunter and Mary Cherry, widow, daughters and co-heiresses of James Sunter deceased, and took of the lord one fourth part, the whole into four parts to be divided, of one dwelling house and stable (being under the value of 20s per annum) with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of one fourth part of ½d, of which the said James Sunter, late a customary tenant of the said manor, lately died seised intestate, to hold the said premises unto and to the use of the said Ann Sunter and Mary Cherry their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [2½d] and are therefore accordingly admitted tenants.

Reeth

To this court came John Close and took of the lord one messuage formerly in the possession of Thomas Bell afterwards of John Wilson and others and now of Henry Bradbury with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 4d, which Leonard Holme, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £100 to him paid by the said John Close as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said John Close his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [6s 8d] and is therefore accordingly admitted tenant.

Lodge Green

To this court came Thomas Buxton, [represented] by Thomas Pratt, his uncle and next friend [legal term], only son and heir at law of Joseph Buxton deceased, and took of the lord one fire house and stable with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of ½d, of which the said Joseph Buxton, late a customary tenant of the said manor, lately died seised intestate, to hold the said premises unto and to the use of the said 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 yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

By adjournment on 30th May 1848

Feetham

To this court came Isabella Gill, spinster, and took of the lord one dwelling house being the west end of one messuage formerly described as one dwelling house and stable in two dwellings with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1d, which George Harker, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £45 to him paid by the said Isabella Gill as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Isabella Gill her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin 1s 8d] and is therefore accordingly admitted tenant.

Reeth

To this court came Thomas Blenkiron the younger and took of the lord two third parts, the whole into three equal parts to be divided, of and in three dwelling houses and to gardens in front with a stable and coal house with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2d, which Margaret Galloway and William Galloway, two customary tenants of the said manor, at this court surrendered into the hands of the lord by their attorneys, John Barker and Edmund Alderson Knowles, lawfully appointed by two several powers of attorney bearing date

respectively the 27th May 1848 in consideration of the sum of £80 to them paid by the said Thomas Blenkiron the younger as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Thomas Blenkiron the younger his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [amount absent] and is therefore accordingly admitted tenant.

Names of fresh jury sworn for the following admittance

John Barker, foreman	sworn
Joseph White	sworn
Thomas Birkbeck	sworn
Ralph Milner	sworn
John R McCollah	sworn
John Knowles	sworn
William Harker	sworn
Robert Birkbeck	sworn
William Whitell	sworn
John Spensley	sworn
Matthew Whitelock	sworn
John Close	sworn

Reeth

To this court came Mary the wife of Henry Naylor, Jane the wife of Richard Hammond, and Ann Wilkinson widow, sisters of Elizabeth the wife of Thomas Bowes, and John Rymer, Thomas Rymer, William Rymer, Matthew Rymer, Henry Rymer, and James Rymer, the six sons of Margaret the wife of John Rymer deceased, the other sister of the said Elizabeth Bowes, heirs and heiresses by the custom of the manor of the said Elizabeth Bowes deceased and took of the lord one dwelling house with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 1d, which the said Elizabeth Bowes, late a customary tenant of the said manor, lately died seised intestate, to hold the said premises unto and to the use of the said Mary Naylor, Jane Hammond, Ann Wilkinson, John Rymer, Thomas Rymer, William Rymer, Matthew Rymer, Henry Rymer, and James Rymer, their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [1s 8d] and are therefore accordingly admitted tenants.

Faithfully recorded and copies made, [signed] J Bailey Langhorne, steward

At this court the first proclamation was made for the heirs of the several persons undermentioned to come in and be admitted of the copyhold or customary hereditaments of which they respectively died seised, viz.

Eleanor the wife of Thomas Blenkiron
Elizabeth Close
Sarah the wife of the Reverend Richard Lowther
John Daykin
Jane Cottingham

Thomas Metcalfe

And the second [proclamation] for the heirs of:

Thomas Coates

And the third [proclamation] for the heirs of:

James Burton Wood

But none came. And as to the hereditaments of which the said James Burton Wood died seised as aforesaid, this therefore commanded the bailiff that he seise the same into the hands of the lord of this manor for his use and benefit until some person or persons shall establish his or her right to be admitted to the vacant tenancy.

William Ward was appointed pinder for the manor and took the accustomed oath of office.

[signed] J Bailey Langhorne, steward

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

The Court Baron and Customary Court of Thomas Smith Esquire, lord of the said manor, held at Reeth in and for the said manor on Tuesday 30th May 1848 before John Bailey Langhorne, Gentleman, steward of the said manor.

[Names of the jury]

Mr Joseph White, foreman sworn

Mr William Littlefair sworn

Mr Matthew Whitelock sworn

Mr Edmund Coates sworn

Mr John Spensley sworn

Mr William Harker sworn

Mr Robert Birkbeck sworn

Mr Ralph Milner sworn

Mr John Scott sworn

Mr John Close sworn

Mr Thomas Birkbeck sworn

Mr David Calvert sworn

Feetham

To this court came Isabella Gill, spinster, and took of the lord one dwelling house being the west end of one messuage formerly described as one dwelling house and stable in two dwellings with the appurtenances situate and being at or within the territories of Feetham in the said manor of the ancient yearly fineable customary rent of 1d, which George Harker, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £45 to him paid by the said Isabella Gill as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Isabella Gill her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Reeth

To this court came George Robinson Esquire and took of the lord one parcel of ground called Great Cross Close with a cow house thereon with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2s 1d, which James Spensley, a customary tenant of the said manor, at this court surrendered into the hands of the lord by his attorneys John Barker and Edmund Alderson

Knowles, lawfully appointed by power of attorney bearing date 7th April 1848, in consideration of the sum of £210 to him paid by the said George Robinson as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said George Robinson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£1 11s 3d] and is therefore accordingly admitted tenant.

Kearton

To this court came Elizabeth Terry, widow, niece, and devisee named in the will of Mary Armistead deceased, and took of the lord one dwelling house and cow house and one close called High Close otherwise Giant Close of the rents of 2s stintable and 5d not stintable, and also one other dwelling house, stable, and cow house, one close called High Close with one stack yard, one close called Far Close with two pasture gates in Kearton Pasture of the rent of 5s with the appurtenances situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rents aforesaid, which the said Mary Armistead, late a customary tenant of the said manor, in and by her last will and testament bearing date 28th December 1847 gave and devised to the said Elizabeth Terry, to hold the said premises unto and to the use of the said Elizabeth Terry her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [£5 11s 3d] and is therefore accordingly admitted tenant.

Lodge Green

To this court came Ruth Fawcett and took of the lord one dwelling house and stable with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of ½d, which Margaret the wife of Ralph Milner, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £65 to her paid by the said Ruth Fawcett as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Ruth Fawcett her heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which she has paid for her fine and entry as in the margin [7½d] and is therefore accordingly admitted tenant.

Reeth

To this court came John Close and took of the lord one messuage or dwelling house formerly in the possession of James Forster and others and now in the occupation of Henry Bradbury with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 6½d, which Leonard Holme, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £185 pounds to him paid by the said John Close as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said John Close his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right

accustomed for which he has paid for his fine and entry as in the margin [8s 1½d] and is therefore accordingly admitted tenant.

Blaides [Blades]

To this court came Micah Clarkson and took of the lord one undivided half part or share, the whole into two equal parts to be divided, of and in one dwelling house and the fields called East Cogarth [?], Gill Cogarth [?] and half of the sheep fold and two cattle gaits in Low Row Common Pasture with the appurtenances situate and being at or within the territories of Blaides [Blades] in the said manor of the ancient yearly fineable customary rent of 2s 10d, which John Clarkson, a customary tenant of the said manor, at this court surrendered into the hands of the lord by his attorneys John Barker and Edmund Alderson Knowles, lawfully appointed by a power of attorney bearing date 7th April 1848 in consideration of the sum of £100 to him paid by the said Micah Clarkson as and for the absolute purchase thereof, to hold the said premises unto and to the use of the said Micah Clarkson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£2 2s 6d] and is therefore accordingly admitted tenant.

Lodge Green

To this court came Esther the wife of James Theakstone, Mary the wife of Joseph Close, Ralph Cantrill, and Isabella the wife of William Scurrah and took of the lord one dwelling house and chamber over it, formerly Dinah Cantrill's, with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of ½d and ½d enhanced rent and not fineable, and one dwelling house, formerly Stephen Dinsdale's, with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 1d, which Joseph Sunter and Robert Birkbeck, devisees in trust named in and appointed by the last will and testament of Ralph Cantrill deceased bearing date 5th October 1831 at this court surrendered into the hands of the lord to and for their use according to the trusts expressed and contained in the said will, to hold the said premises unto and to the use of the said Esther Theakstone, Mary Close, Ralph Cantrill, and Isabella Scurrah, their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [1s 10½d] and are therefore accordingly admitted tenants.

Lodge Green

To this court came Ralph Cantrill and took of the lord three fourth parts, the whole into four equal parts to be divided, of and in one dwelling house and chamber over it, formerly Dinah Cantrill's, with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of ½d and ½d enhanced rent and not fineable, and one dwelling house, formerly Stephen Dinsdale's, with the appurtenances situate and being at or within the territories of Lodge Green in the said manor of the ancient yearly fineable customary rent of 1d, which Esther the wife of James Theakstone, Mary the wife of Joseph Close, and Isabella the wife of William Scurrah, customary tenants of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £49 19s 11d to them paid by the said Ralph Cantrill as and for

the absolute purchase thereof, to hold the said premises unto and to the use of the said Ralph Cantrill his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [7½d] and is therefore accordingly admitted tenant.

Gunnerside and Lodge Green

To this court came Robert Rayson, a devisee in trust named in and appointed by the last will and testament of Joseph Alderson deceased and took of the lord one close called New Close with a cow house thereon situate at or 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, and also one dwelling house and several closes or parcels of ground called respectively Drummer Mires, Marble Scar, East Close, Piece, and New Close, being parcel of certain premises heretofore comprised in an admittance thereof by and under the following description, namely one dwelling house, one 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, one other close called Drumble Mire, another close called Michael Inghead with a cow house thereon, and another close called Scar with the appurtenances situate and being at or within the territories of Gunnerside and Lodge Green in the said manor of the ancient yearly fineable customary rent of 6s and of 4s 3½d enhanced rent and not fineable, which the said Joseph Alderson, a customary tenant of the said manor, in and by his last will and testament bearing date the [blank] of [blank] devised to the said Robert Rayson in manner therein expressed and which the lord of this manor by his said steward of his special grace and favour did at this court give and grant according to the custom of the said manor unto the said Robert Rayson, the same having been forfeited to the lord of the said manor according to the custom thereof and seised into his hands after three proclamations at three several courts held for the said manor for want of a claimant or claimants, to hold the said premises unto and to the use of the said Robert Rayson his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£6 plus fine on special grant £5] and is therefore accordingly admitted tenant.

Low Row

To this court came James Clarkson and took of the lord five dwelling houses formerly described as “two dwelling houses situated at the Isles in Low Row in the said manor with a coal house or building at the east end thereof and a stable at the west end of the buildings at Isles aforesaid,” and one close called High Isles Close with a cow house thereon, and one cattle gait and a half in Low Row Pasture with the appurtenances situate and being at or within the territories of Low Row in the said manor of the ancient yearly fineable customary rent of 3s 3d, which John Knowles, a customary tenant of the said manor, at this court surrendered into the hands of the lord of the said manor unto and to the use of the said James Clarkson his heirs and assigns forever in the nature of a copyhold or customary estate of inheritance, nevertheless redeemable by the said John Knowles his heirs or assigns upon payment of the sum of £665 with interest for the same after the rate of £4 10s per centum per annum unto the said James Clarkson his executors, administrators, or assigns on the 30th November 1848, to hold the said premises unto and to the use of the said James Clarkson

his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which he has paid for his fine and entry as in the margin [£3 5s] and is therefore accordingly admitted tenant.

Reeth

To this court came Mary the wife of Henry Naylor, Jane the wife of Richard Hammond, and Ann Wilkinson widow, sisters of Elizabeth the wife of Thomas Bowes, and John Rymer, Thomas Rymer, William Rymer, Matthew Rymer, Henry Rymer, and James Rymer, the six sons of Margaret the wife of John Rymer deceased, the other sister of the said Elizabeth Bowes, heirs and heiresses by the custom of the manor of the said Elizabeth Bowes deceased and took of the lord one close called Stone Gate Hill with the appurtenances situate and being at or within the territories of Reeth in the said manor of the ancient yearly fineable customary rent of 2s 3d, of which the said Elizabeth Bowes, late a customary tenant of the said manor, lately died seised intestate, to hold the said premises unto and to the use of the said Mary Naylor, Jane Hammond, Ann Wilkinson, John Rymer, Thomas Rymer, William Rymer, Matthew Rymer, Henry Rymer, and James Rymer, their heirs and assigns forever as tenants in common according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance yielding and paying to the lord of the said manor the yearly rent aforesaid and all other rents duties fines and services due and of right accustomed for which they have paid for their fine and entry as in the margin [£7 13s 9d] and are therefore accordingly admitted tenants.

Faithfully recorded and copies made [signed] J Bailey Langhorne, steward.

William Ward was appointed pinder for this manor and took the accustomed oath of office.

Manor of Muker in Swaledale in the County of York

The Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Muker in and for the said manor on Wednesday 31st May 1848 before John Bailey Langhorne, Gentleman, Steward of the said manor

Mr Edward Alderson, foreman
Mr John Clarkson
Mr Leonard Spensley
Mr William Clark
Mr John Alderson (Stonehouse)
Mr William Peacock
Mr John Alderson
Mr George Alderson
Mr John Cleasby
Mr Anthony Cleasby
Mr James Cleasby
Mr James Calvert

Thwaite

To this court came David Harker and took of the lord a dwellinghouse, stable and carthouse (under the value of twenty shillings per annum) with the appurtenances, situate and being at

or within the territories of Thwaite in the said manor, of the ancient yearly fineable customary rent of 1d, which James Harker, a customary tenant of the said manor, duly surrendered out of court on the 1st April 1845 into the hands of the lord of the said manor unto and for the use of the said David Harker, his heirs and assigns for ever in the nature of a copyhold or customary estate of inheritance. Nevertheless redeemable by the said James Harker, his heirs or assigns upon payment of the sum of £20 with interest for the same after the rate of [space] per centum per annum unto the said David Harker, his executors, administrators or assigns at the time and in manor expressed in a certain mortgage surrender (No 372) bearing date the 1st April 1845. To hold the said premises unto and to the use of the said David Harker, his heirs and assigns forever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1d], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Birkdale

To this court came Edward Cleasby and Anthony Cleasby and took of the lord one undivided moiety (the whole into two equal undivided parts to be divided) of and in one field called Coarse Pasture and of and in one other field called Harker Bottom with the appurtenances, situate and being at or within the territories of Birkdale in the said manor, of the ancient yearly fineable customary rent of 1s 6d, which Mrs Elizabeth Wood, a customary tenant of the said manor, (by Edmund Alderson Knowles her attorney lawfully appointed by virtue of a power of attorney bearing date the 24th May 1848) at this court surrendered into the hands of the lord in consideration of the sum of £192 10s 0d to her paid by the said Edward Cleasby and Anthony Cleasby for the absolute purchase thereof. To hold the said premises unto and to the use of the said Edward Cleasby and Anthony Cleasby, their heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1s 6d], and all other rents, duties, fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£1 10s 0d] and are therefore accordingly admitted tenants.

Birkdale

To this court came George Alderson and Charles Alderson and took of the lord one undivided moiety (the whole into two equal undivided parts to be divided) of and in one field called Coarse Pasture and of and in one other field called Harker Bottom with the appurtenances, situate and being at or within the territories of Birkdale in the said manor, of the ancient yearly fineable customary rent of 1s 6d, which Mrs Elizabeth Wood, a customary tenant of the said manor, (by Edmund Alderson Knowles her attorney lawfully appointed by virtue of a power of attorney bearing date the 24th May 1848) at this court surrendered into the hands of the lord in consideration of the sum of £192 10s 0d to her paid by the said George Alderson and Charles Alderson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Alderson and Charles Alderson, their heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1s 6d], and all other rents, duties, fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£1 10s 0d] and are therefore accordingly admitted tenants.

Angram

To this court came John Whitaker and took of the lord one house with the appurtenances lately erected on a piece of ground bought by John Hawcett in 1836 from Mrs Ruth Lodge of the rent of 2d and a butchers shop adjoining the same of the rent of 0½d, and also a small stable adjoining the newly built house of the said John Hawcett being under the value of 20s per annum with the appurtenances, situate and being at or within the territories of Angram in the said manor, of the ancient yearly fineable customary rents of 2d and 0½d, which John Hawcett, a customary tenant of the said manor, duly surrendered out of court on the 7th June 1845 into the hands of the lord of the said manor unto and to the use of the said John Whitaker, his heirs and assigns for ever in the nature of a copyhold or customary estate of inheritance. Nevertheless redeemable by the said John Hawcett, his heirs or assigns upon payment of the sum of £150 with interest for the same after the rate of £5 per centum per annum unto the said John Whitaker, his executors, administrators or assigns at the time and manner expressed in a certain mortgage surrender (No 375) bearing date the said 7th June 1845. To hold the said premises unto and to the use of the said John Whitaker, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rents aforesaid [2d & 0½d], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [4s 2d] and is therefore accordingly admitted tenant.

Thwaite

To this court came Francis Garth Butson and Isabella his wife and took of the lord one moiety or half part of an undivided allotment in Thwaite Pasture or division bounded by an allotment on the west belonging to John Kearton, on the east by an allotment belonging to the heirs of Simon Harker, on the north by Angram Pasture and on the south by the occupation road, with the appurtenances, situate and being at or within the territories of Thwaite in the said manor, of the ancient yearly fineable customary rent of 1d, which John Metcalfe, a customary tenant of the said manor, duly surrendered out of court on the 11th April 1838 into the hands of the lord of the said manor unto and to the use of the said Francis Garth Butson and Isabella his wife, their heirs and assigns for ever in the nature of a copyhold or customary estate of inheritance. Nevertheless redeemable by the said John Metcalfe, his heirs or assigns upon payment of the sum of £70 with interest for the same after the rate of [space] per centum per annum unto the said Francis Garth Butson and Isabella his wife, their executors, administrators or assigns at the time and in manner expressed in a certain mortgage surrender (No 265) bearing date the said 11th April 1838. To hold the said premises unto and to the use of the said Francis Garth Butson and Isabella his wife, their heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1d], and all other rents, duties, fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [1s 8d] and are therefore accordingly admitted tenants.

Muker

To this court came William Rudd and Robert Clark, Devisees in Trust named in the Will of Alexander Cottingham deceased, and took of the lord one dwelling house, one stable, one garden, one close called Waggitt Rigg with a cowhouse thereon and one close called Slack with the appurtenances, situate and being at or within the territories of Muker in the said manor, of the ancient yearly fineable customary rent of 3s 3¼d and 1/16th of a penny, which the said Alexander Cottingham, a customary tenant of the said manor, in and by his last Will and Testament bearing date the 15th November 1847 devised to the said William Rudd and Robert Clark upon the Trusts therein mentioned. To hold the said premises unto and to the use of the said William Rudd and Robert Clark, their heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [3s 3¼d & 1/16th penny], and all other rents, duties, fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£3 5s 6¼d] and are therefore accordingly admitted tenants.

Muker

To this court came James Clarkson and took of the lord one undivided half part of and in a dwelling house and premises with the appurtenances, situate and being at or within the territories of Muker in the said manor, of the ancient yearly fineable customary rent of 0½d, which Joseph Clarkson, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £49 10s to him paid by the said James Clarkson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said James Clarkson, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [0½d], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Muker

To this court came William Rayner and John Rayner (infants under the age of 21 years by Dorothy Rayner their mother and guardian), sons and coheirs by the custom of William Rayner deceased, and took of the lord one dwelling house and one stable, formerly a brewhouse, with the appurtenances of the rent of 4d. And also a piece of ground late part of the common stinted pasture of Muker and parcel of the Wastes of the said manor, whereon the said William Rayner, otherwise called Reynard, deceased, heretofore erected a stable and being under the yearly value of twenty shillings of the rent of 2d, all of which said premises with the appurtenances are situate and being at or within the territories of Muker in the said manor, of the ancient yearly fineable customary rents aforesaid [4d & 2d], of which the said William Rayner, otherwise Reynard, a customary tenant of the said manor, lately died seized intestate. To hold the said premises unto and to the use of the said William Rayner and John Rayner, their heirs and assigns for ever as tenants in common according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [4d & 2d], and all other rents, duties, fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [1d] and are therefore accordingly admitted tenants.

Muker

To this court came Hannah Cottingham widow, Margaret the wife of Christopher Peacock, Christopher Cottingham, George Cottingham, Ann wife of James Brunskill, Mary wife of William Harker and John Hutchinson and Christopher Hutchinson children of Miles and Hannah Hutchinson, both deceased, (infants under the age of 21 years by the said Hannah Cottingham their grandmother and next friend) and took of the lord the east part of a dwellinghouse and garth with the appurtenances, and one close called Whitfield Rigg with the appurtenances, situate and being at or within the territories of Muker in the said manor, of the ancient yearly fineable customary rents of 1d and 7d respectively, which the said Hannah Cottingham the surviving Devisee in Trust under the Will of John Cottingham deceased bearing date the 24th December 1820 at this court surrendered into the hands of the lord in pursuance of the Trusts of the said Will. To hold the said premises unto and to the use of the said Hannah Cottingham, Margaret Peacock, Christopher Cottingham, George Cottingham, Ann Brunskill, Mary Harker, John Hutchinson and Christopher Hutchinson, their heirs and assigns for ever as tenants in common according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rents aforesaid [1d & 7d], and all other rents, duties, fines and

services due and of right accustomed. For which they have paid for their fine and entry as in the margin [13s 4d] and are therefore accordingly admitted tenants.

Muker

To this court came Christopher Cottingham and took of the lord five seventh undivided parts, the whole into seven equal parts to be divided, of and in the east part of a dwellinghouse and garth with the appurtenances, situate and being at or within the territories of Muker in the said manor, of the ancient yearly fineable customary rent of 5/7d, which Hannah Cottingham widow, Margaret the wife of Christopher Peacock, Christopher Cottingham, George Cottingham, Ann the wife of James Brunskill and Mary the wife of William Harker, customary tenants of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £42 17s to them paid by the said Christopher Cottingham as and for the absolute purchase thereof. To hold the said premises unto 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 yearly rent aforesaid [5/7d], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [1s 3d] and is therefore accordingly admitted tenant.

Muker

To this court came William Clark and took of the lord six seventh undivided parts, the whole into seven equal parts to be divided, of and in the one close called Whitfield Rigg with the appurtenances, situate and being at or within the territories of Muker in the said manor, of the ancient yearly fineable customary rent of 7d, which Hannah Cottingham widow, Margaret the wife of Christopher Peacock, Christopher Cottingham, George Cottingham, Ann the wife of James Brunskill and Mary the wife of William Harker, at this court surrendered into the hands of the lord in consideration of the sum of £90 17s 2d to them paid by the said William Clark as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said William Clark, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [7d], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [10s 0d] and is therefore accordingly admitted tenant.

Muker

To this court came William Clark and took of the lord one dwelling house, one stable, one garden, one close called Waggitt Rigg with a cowhouse thereon and one close called Slack with the appurtenances, situate and being at or within the territories of Muker in the said manor, of the ancient yearly fineable customary rent of 3s 3¼d and 1/16th of a penny, which William Rudd and Robert Clark (Devises of Alexander Cottingham deceased), customary tenants of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £469 to them paid by the said William Clark as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said William Clark, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [3s 3¼d & 1/16th penny], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [£3 5s 6¼d] and is therefore accordingly admitted tenant.

Faithfully recorded and copies made

J Bailey Langhorne
Steward

At this court proclamation was made for the heirs of the several persons undermentioned to come in and be admitted of the copyhold or customary hereditaments of which they respectively died seized

viz

The second proclamation for the heirs of
Phillis Whitfield and
James Alderson
and the first proclamation for the heirs of
Jane Cottingham
Thomas Metcalfe and
James Cottingham

But none came

J Bailey Langhorne
Steward

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

The Special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor on Friday 13th October 1848 before James Robinson Tomlin, Gentleman, Deputy Steward of the said manor

Kearton

To this court came John Thomas Wharton Esquire and the Reverend William Fitzwilliam Wharton, clerk, Devises in Trust and executors named in and appointed by the last Will and Testament with a Codicil annexed of the Reverend William Wharton, clerk, deceased, which Will bears date the 16th May 1833 and which Codicil bears date the 26th May 1842, and took of the lord one messuage or dwelling house called the east dwelling house and one stable adjoining and one moiety or half part, the whole into two equal parts to be divided, of one garden lying before the said dwelling house and one close called Low Close with a garth on the backside of the said dwelling house with the appurtenances, situate and being at or within the territories of Kearton in the said manor, of the ancient yearly fineable customary rent of 6s 0d, which John Harland, a customary tenant of the said manor, on the 29th September 1835 by a certain Mortgage Surrender (No. 232) bearing that date duly surrendered out of court along with other hereditaments into the hands of the lord of the said manor unto and to the use of the said William Wharton, his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance, redeemable nevertheless upon payment by the said John Harland, his heirs, executors, administrators or assigns to the said William Wharton, his executors, administrators or assigns of the sum of £1,200 sterling on 29th September 1836 with interest after the rate of £4 per centum per annum in the manner expressed in and by a certain Indenture of even date with the said surrender and made between the said John Harland of the one part and the said William Wharton of the other part. To hold the said premises unto and to the use of the said John Thomas Wharton and William Fitzwilliam Wharton, their heirs and assigns for ever subject to such Equity of Redemption as now affects the same according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [6s 0d], and all other rents, duties, fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£6 0s 0d] and are therefore accordingly admitted tenants.

Faithfully recorded and copy made

J Bailey Langhorne
Steward

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

The Special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor on Friday 13th October 1848 before James Robinson Tomlin, Gentleman, Deputy Steward of the said manor

Kearton and Reeth

To this court came John Thomas Wharton Esquire and the Reverend William Fitzwilliam Wharton, clerk, Devises in Trust and executors named in and appointed by the last Will and Testament with a Codicil annexed of the Reverend William Wharton, clerk, deceased, which Will bears date the 16th May 1833 and which Codicil bears date the 26th May 1842, and took of the lord one close called Half Close laid now to one close called West Close, situate and being at or within the territories of Kearton in the said manor, of the ancient yearly fineable customary rent of 2½d, and also one dwelling house and two stables now converted into dwelling houses with a piece of ground behind behind the same containing ten yards in breadth, and one close called Line Crofts with a bank or brow with the appurtenances and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 2s 10½d which John Harland, a customary tenant of the said manor, on the 29th September 1835 by a certain Mortgage Surrender (No. 232) bearing that date duly surrendered out of court along with other hereditaments into the hands of the lord of the said manor unto and to the use of the said William Wharton, his heirs and assigns forever according to the custom of the said manor in the nature of a copyhold or customary estate of inheritance, redeemable nevertheless upon payment by the said John Harland, his heirs, executors, administrators or assigns to the said William Wharton, his executors, administrators or assigns of the sum of £1,200 sterling on 29th September 1836 with interest after the rate of £4 per centum per annum in the manner expressed in and by a certain Indenture of even date with the said surrender and made between the said John Harland of the one part and the said William Wharton of the other part. To hold the said premises unto and to the use of the said John Thomas Wharton and William Fitzwilliam Wharton, their heirs and assigns for ever subject to such Equity of Redemption as now affects the same according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [3s 1d], and all other rents, duties, fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£2 6s 3d] and are therefore accordingly admitted tenants.

Reeth

To this court came Ralph Milner and took of the lord one close called Line Crofts with a bank or brow with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 2s 9½d, which John Thomas Wharton Esquire and the Reverend William Fitzwilliam Wharton, clerk, customary tenants of the said manor, by their attorney John Barker, lawfully appointed by a certain Power of Attorney bearing date the 9th June 1848, at this court surrendered into the hands of the lord in consideration of the sum of £200 to them paid by the said Ralph Milner as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Ralph Milner, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [2s 9½d], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [£2 1s 10½d] and is therefore accordingly admitted tenant.

Faithfully recorded and copies made

J Bailey Langhorne

Steward

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

The Special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held for the said manor pursuant to the Act 4th and 5th Victoria Cap 35 in the offices of Messrs Langhorne and Tomlin in Richmond in the County of York on Saturday 21st October 1848 before John Bailey Langhorne, Gentleman, Steward of the manor

Reeth

To this court came Ann Atkinson, spinster, and took of the lord one dwelling house with the appurtenances, situate and being at or within the territories of Reeth in the said manor ,of the ancient yearly fineable customary rent of 1d, which Mary the wife of Henry Naylor, Jane the wife of Richard Hammond, Ann Wilkinson, widow, John Rymer, Thomas Rymer, William Rymer, Matthew Rymer, Henry Thirkell – Rymer, in the last admittance called Henry Rymer, and James Rymer, customary tenants of the said manor, the said Ann Wilkinson and the said Thomas Rymer, William Rymer and James Rymer by George Milne, their attorney lawfully appointed by two several Powers of Attorney bearing date respectively the 17th and 21st October 1848, at this court surrendered into the hands of the lord (the said Mary, the wife of the said Henry Naylor, and Jane, the wife of the said Richard Hammond, being examined separately and apart from their said husbands and freely and voluntarily surrendering) in consideration of the sum of £140 to them paid by the said Ann Atkinson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Ann Atkinson, her heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1d], and all other rents, duties, fines and services due and of right accustomed. For which she hath paid for her fine and entry as in the margin [1s 8d] and is therefore accordingly admitted tenant.

Faithfully recorded and copy made

J Bailey Langhorne
Steward

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

The Special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held for the said manor pursuant to the Act 4th and 5th Victoria Cap 35 at the offices of Messrs Langhorne and Tomlin in Richmond in the County of York on Saturday 21st October 1848 before John Bailey Langhorne, Gentleman, Steward of the manor

Reeth

To this court came Ann Atkinson, spinster, and took of the lord one close called Stonegate Hill with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 2s 3d, which Mary the wife of Henry Naylor, Jane the wife of Richard Hammond, Ann Wilkinson, widow, John Rymer, Thomas Rymer, William Rymer, Matthew Rymer, Henry Thirkell Rymer, in the last admittance called Henry Rymer, and James Rymer, customary tenants of the said manor (the said Ann Wilkinson and the said Thomas Rymer, William Rymer and James Rymer by their attorney George Milne lawfully appointed by two several Powers of Attorney, that from the said Ann Wilkinson bearing date the 17th October 1848 and that from the said Thomas, William and James Rymer bearing date the 21st October 1848, at this court surrendered into the hands of the lord (the said Mary, the wife of the said Henry Naylor, and Jane, the wife of the said Richard Hammond, being examined separately and apart from their said husbands and freely and voluntarily surrendering) in consideration of the sum of £270 to them paid by the said Ann Atkinson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Ann Atkinson, her heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [2s 3d], and all other rents, duties, fines and services due and of right accustomed. For which she has paid for her fine and entry as in the margin [£1 13s 9d] and is therefore accordingly admitted tenant.

Faithfully recorded and copy made

J Bailey Langhorne
Steward

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

The Special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held for the said manor in the house of Mr George Alderson Robinson at Ellerton Abbey in the County of York on Friday 23rd March 1849 before James Robinson Tomlin, Gentleman, Deputy Steward of the manor pursuant to the Act 4 and 5 Victoria Chapter 35

Reeth

To this court came Mr George Robinson and took of the lord one parcel of ground called Arthur Bank whereon a dwelling house formerly stood but which is now demolished and a barn erected thereon instead thereof and two closes called Crooks with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 4³/₄d, which the said George Alderson Robinson at this court surrendered into the hands of the lord in consideration of the sum of £210 to him paid by the said George Robinson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Robinson, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [4³/₄d], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [7s 11d] and is therefore accordingly admitted tenant.

Faithfully recorded and copy made

J Bailey Langhorne
Steward

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

The Special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held for the said manor in the house of Mr George Alderson Robinson at Ellerton Abbey in the County of York on Friday 23rd March 1849 before James Robinson Tomlin, Gentleman, Deputy Steward of the manor pursuant to the Act 4 and 5 Victoria Chapter 35

Reeth

To this court came Mr George Robinson and took of the lord one close called Cross Close with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 1s 6d, which the said George Alderson Robinson at this court surrendered into the hands of the lord in consideration of the sum of £250 to him paid by the said George Robinson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Robinson, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [1s 6d], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [£1 2s 6d] and is therefore accordingly admitted tenant.

Reeth

To this court came Mr George Robinson and took of the lord one close called Crooks, one close called Arthur Bank and one close called High Crooks with the appurtenances, situate and being at or within the territories of Reeth in the said manor, of the ancient yearly fineable customary rent of 3s 3³/₄d, which the said George Alderson Robinson, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £490 to him paid by the said George Robinson as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said George Robinson, his heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [3s 3³/₄d], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [£2 9s 8¹/₄d] and is therefore accordingly admitted tenant.

Faithfully recorded and copies made

J Bailey Langhorne
Steward

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

The Special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor on Friday 13th April 1849 before James Robinson Tomlin, Gentleman, Deputy Steward of the said manor

Present

Joseph White, Thomas Birkbeck and Christopher Raw

Kearton

To this court came Elizabeth Newton, spinster, and took of the lord one close called Half Close, laid now to one close called West Close, with the appurtenances, situate and being at or within the territories of Kearton in the said manor, of the ancient yearly fineable customary rent of 2½d, which John Thomas Wharton Esquire and the Reverend William Fitzwilliam Wharton, Clerk, customary tenants of the said manor, by John Barker their attorney lawfully appointed by a certain Power of Attorney bearing date the 7th April 1849, at this court surrendered into the hands of the lord in consideration of the sum of £130 to them paid by the said Elizabeth Newton as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Elizabeth Newton, her heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [2½d], and all other rents, duties, fines and services due and of right accustomed. For which she has paid for her fine and entry as in the margin [3s 1½d] and is therefore accordingly admitted tenant.

Faithfully recorded and copy made

J Bailey Langhorne
Steward

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

The Special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held at Reeth in and for the said manor on Friday 13th April 1849 before James Robinson Tomlin, Gentleman, Deputy Steward of the said manor

Present

Messrs. Joseph White, Thomas Birkbeck and Christopher Raw

Kearton

To this court came Elizabeth Newton, spinster, and took of the lord one messuage or dwelling house called the east dwelling house and one stable adjoining and one moiety or half part, the whole into two equal parts to be divided, of one garden lying before the said dwelling house and one close called Low Close with a garth on the backside of the said dwelling house with the appurtenances, situate and being at or within the territories of Kearton in the said manor of the ancient yearly fineable customary rent of 6s 0d, which John Thomas Wharton Esquire and the Reverend William Fitzwilliam Wharton, Clerk, customary tenants of the said manor, by John Barker their attorney lawfully appointed by a certain Power of Attorney bearing date the 7th April 1849, at this court surrendered into the hands of the lord in consideration of the sum of £270 to them paid by the said Elizabeth Newton as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Elizabeth Newton, her heirs and assigns for ever according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [6s 0d], and all other rents, duties, fines and services due and of right accustomed. For which she has paid for her fine and entry as in the margin [£6 0s 0d] and is therefore accordingly admitted tenant.

Faithfully recorded and copy made

J Bailey Langhorne
Steward

Manor of Muker in Swaledale in the County of York

The Special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held for the said manor in the house of Mr Thomas Bushby at Burtsett near Hawes in the North Riding of Yorkshire on Thursday 21st June 1849 before John Bailey Langhorne, Gentleman, Steward of the said manor pursuant to the Act 4 and 5 Victoria Chapter 35

Thwaite

To this court came John Cleasby and took of the lord one close called Mossy Holme with a cowhouse thereon with the appurtenances, situate and being at or within the territories of Thwaite in the said manor, of the ancient yearly fineable customary rent of 2s 4d, which Thomas Bushby and Peggy, his wife, customary tenants of the said manor, (the said Peggy Bushby being examined separate and apart from her said husband and freely and voluntarily consenting thereto) at this court surrendered into the hands of the lord in consideration of the sum of £247 10s to them paid by the said John Cleasby as and for the absolute purchase thereof. To hold the said premises unto 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 yearly rent aforesaid [2s 4d], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [£2 6s 8d] and is therefore accordingly admitted tenant.

Faithfully recorded and copy made

J Bailey Langhorne
Steward 248

Manor of Muker in Swaledale in the County of York

The Special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor, held for the said manor in the house of Mr James Fawcett in Sandford in the County of Westmoreland on Monday 13th August 1849 before James Robinson Tomlin, Gentleman, Deputy Steward of the said manor

Keld

To this court came Thomas Thornborrow Fawcett and Edmund Alderson Fawcett and took of the lord all that dwelling house, stable, carthouse, garden and several closes called Tuthill Ralphy Close, Ralphy Close Bottom, Hunter Green Hill, Guy Hunter Green, High Head, Butt Close Entry, one parcel of land called Pithill, the remainder of a great allotment in Keld Pasture containing 109 acres and 7 perches and two other allotments on Keld Pasture containing about 4 acres and an allotment on Kisdon containing 36 acres 1 rood and 13 perches with the appurtenances, situate and being at or within the territories of Keld in the said manor, of the ancient yearly fineable customary rent of 10s 5½d, to which said premises the hereinafter named Nancy Fawcett was admitted tenant at a court held on the 3rd June 1829. And also one close called Mire Close with a cowhouse thereon, one close called Little Close with a cowhouse thereon and a blacksmith's shop at Keld aforesaid of the rent of 2s 2d, of which last named premises Nancy Fawcett was admitted tenant at a court held on the 1st June 1831, with the appurtenances, all situate and being at or within the territories of Keld aforesaid in the said manor, of the ancient yearly fineable customary rents aforesaid [10s 5½d and 2s 2d], which Nancy Fawcett, the wife of James Fawcett, a customary tenant of the said manor, at this court surrendered into the hands of the lord with the consent of the said James Fawcett her husband, and she having been first examined separately and apart from her said husband and freely and voluntarily surrendering the same, for the consideration expressed in a certain Indenture of even date next hereinafter mentioned. To hold the said premises unto and to the use of the said Thomas Thornborrow Fawcett and Edmund Alderson Fawcett, 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, upon the Trusts declared of and concerning the same by a certain Indenture of even date and made between the said James Fawcett and Nancy his wife of the one part and the said Thomas Thornborrow Fawcett and Edmund Alderson Fawcett of the other part. Yielding and paying to the lord of the said manor the yearly rents aforesaid [10s 5½d & 2s 2d], and all other rents, duties, fines and services due and of right accustomed. For which they have paid for their fine and entry as in the margin [£12 12s 6d] and are therefore accordingly admitted tenants.

Faithfully recorded and copy made

J Bailey Langhorne
Steward

Manor of Muker in Swaledale in the County of York

The Special Court Baron and Customary Court of Thomas Smith Esquire, Lord of the said manor held on Tuesday 6th November 1849 in the offices of Mr Ralph Walters, Solicitor, in the Town and County of Newcastle on Tyne before John Bailey Langhorne, Gentleman, Steward of the said manor

Keld

To this court came Christopher Lonsdale Bradley and took of the lord a parcel of land formerly part of Keld Common Pasture containing 11 acres 2 roods and 9 perches situate on the west side of Blackburn Beck awarded to Thomas Alderson on the division of Keld Pasture in right of two cattlegaits [cattlegates] heretofore belonging to Mr Richard Metcalfe together with the Smelt Mill Peat House and other erections built and standing thereon with the appurtenances thereunto belonging, situate and being at or within the territories of Keld in the said manor, of the ancient yearly fineable customary rent of 0½d, which Daniel Cookson, a customary tenant of the said manor, at this court surrendered into the hands of the lord in consideration of the sum of £50 to him paid by the said Christopher Lonsdale Bradley as and for the absolute purchase thereof. To hold the said premises unto and to the use of the said Christopher Lonsdale Bradley, his heirs and assigns forever, according to the custom of the said manor, in the nature of a copyhold or customary estate of inheritance. Yielding and paying to the lord of the said manor the yearly rent aforesaid [0½d], and all other rents, duties, fines and services due and of right accustomed. For which he has paid for his fine and entry as in the margin [10d] and is therefore accordingly admitted tenant.

Faithfully recorded and copy made

J Bailey Langhorne
Steward