
PRO WARD 8/13 Part 70 of 78 English**County of Essex**

Manors of Wivenhoe, Newers, & Battleswick with the appurtenances in the foresaid county, parcel of the foresaid lands, and now assigned towards the will of the said late Earl.

Account of Henry Golding, esquire, Robert Christmas, & John Turner, gentleman, executors of the foresaid late Earl [+&] occupants or collectors of rents of the foresaid lands for the foresaid time.

Arrearages: None, as appears in the foot of the account of the next preceding year.
Total: none.

Issues of the lands by the inquisition

Not yet received of any profit resulting or arising from the issues of the foresaid manors of Wivenhoe, Newers, & Battleswick with the appurtenances in the foresaid county of Essex of the yearly value of **£45 11s 3-1/2d**, held together with the honours or manors of Castle Hedingham, Tilbury, & others in the foresaid county of Essex but of whom (s. & pl.) & by which services is unknown, because the foresaid John, late Earl of Oxenford, a long time before his death was seised in his demesne as of fee, and thus being seised a certain fine was levied, as in the foresaid account of the foresaid honour, castle, & manor of Hedingham aforesaid more fully is clear & appears.

And the foresaid late Earl on the 28th day of July in the year of the Lord 1561 [sic] & in the 4th year [=28 July 1562] of the reign of the now Lady Queen at Castle Hedingham aforesaid composed, made, & declared his last will & testament in writing & sealed by the seal at arms of himself, the late Earl, & subscribed by his own hand by which truly he willed, bequeathed, & appointed to the forenamed Lady Margery, Countess of Oxenford, his most dear wife, to Edward, Lord Bulbeck, his son, & to his beloved friend John Wentworth, knight, and to his faithful servants Henry Golding, Robert Christmas, & John Turner, executors of the said late Earl appointed in the said last will & testament, towards the performance of his last will the manors of Tattingstone & Aldham with the appurtenances in the county of Suffolk and all & singular the messuages, lands, tenements, & hereditaments in Tattingstone, Aldham, & Hadleigh in the foresaid county of Suffolk, & the manor of Weybourn in the county of Norfolk and all & singular the lands, tenements, & hereditaments in Weybourn & elsewhere in the foresaid county of Norfolk, and the foresaid manors of Wivenhoe, Newers, & Battleswick, [+&] the manors of Much Canfield, Much Bentley, Doddinghurst, Lamarsh, & Colne Wake with the appurtenances in the foresaid county of Essex and all & singular his lands, tenements, & hereditaments in Wivenhoe, Newers, Battleswick, Alresford, Greenstead, East Donyland, Much Canfield, Little Canfield, High Roding, Hatfield Regis, Much Bentley, Frating, Doddinghurst, Shenfield, Lamarsh, Much Henny, Alphamstone, & Wakes Colne within

the county of Essex, to have & hold all & singular the foresaid manors, messuages, lands, tenements, & hereditaments to his same executors immediately for & after his decease until the end & term of 20 years thereafter next following & fully to be completed.

And the foresaid late Earl by the foresaid indenture above specified at large in the foresaid account of the manor of Tilbury in the foresaid county of Essex in the section “Issues of the lands by the inquisition”, for himself & his heirs completely & fully granted, agreed, & promised to & with the forenamed Duke of Norfolk, Robert, Lord Dudley, & Thomas Golding & their heirs that he, the late Earl, his heirs and assigns, from the time of the making of the said indenture would stand and be seised of & in the foresaid manors of Tattingstone & Aldham in the county of Suffolk, and of & in the manor of Weybourn in the county of Norfolk, and of & in the manors of Wivenhoe, Newers, & Battleswick, Great Canfield, Great Bentley, Doddinghurst, Lamarsh, & Colne Wake in the county of Essex, and of & in all the lands, tenements, rents, reversions, services, possessions, & hereditaments situate, lying, & being in Tattingstone, Holbrook, Capel, Grantham, Bentley, Aldham, & Hadleigh in the county of Suffolk, & in Wivenhoe, East Donyland, Shenfield, Doddinghurst, Lamarsh, Henny, Colne Engaine, Canfield, & Wakes Colne in the county of Essex to the use of the said late Earl for term of his life without impeachment of any waste, and after the decease of the foresaid late Earl to the performance of the testament & last will of him, the late Earl, for the term of 21 years thereafter next following, and after the end & term of 21 years aforesaid, to the use of Edward, now Earl of Oxenford, & of the heirs males of his body lawfully begotten, and for lack of such issue then to the use of the heirs males of the body of the same late Earl lawfully begotten, and for lack of such issue then to the use of the said Aubrey de Vere, brother of the foresaid late Earl for term of the life of himself, Aubrey, and after his decease to the uses as in the same indenture more at large is specified, and for lack of such issue then to the use of the right heirs of the said late Earl forever, as by the foresaid indenture in the foresaid inquisition specified more fully is clear & appears, and he, the late Earl, thus being seised of such estate, died thereof seised.

And further by a certain provision & article specified in the said Act of repeal, by the authority of the Parliament aforesaid it is enacted that all & singular demise & demises, grant & grants of the foresaid manors, lands, tenements, & other the premises or of any parcel thereof specified in the foresaid fine & Act of Parliament for the term of three lives or for the same term according to the custom of the manor or for the term of 21 years or under the same term which will make [+a beginning] & take effect & by which demises he or they to whom (s. & pl.) such demises & grants have been made might be able (pl. & s.) lawfully to enter within one year next after the making of such demise & grant, and on which certain demise & grant [+during] any such demise or grant [+so much] yearly farm or rent or more will be reserved & yearly to be paid as most accustomedly would have been paid & given for the same manors, lands, & tenements which are thus demised within 20 years next before any such demise or grant to be made thereof, and [+which] have been made & granted by the foresaid late Earl in a deed indented sealed by his usual seal at arms & subscribed by his own hand, other than of such manors, lands, & tenements appointed in the foresaid Act of Parliament to the forenamed brothers of the said late Earl as is aforesaid, will be good & effectual in the law to all intentions,

constructions, & purposes during the term & terms contained in any such deed indented, sealed & signed as is aforesaid, as by the same deed among other things in the foresaid inquisition similarly specified more fully is clear & appears.

And the foresaid late Earl by a certain deed of his sealed by his seal at arms & subscribed by his own hand bearing date the 20th day of February in the 33rd year [=20 February 1542] of the reign of the late King Henry VIII for & in consideration of good, true, & faithful service by **Thomas Large** previously done & thereafter to be done appointed, ordained, & made the same Thomas Large keeper of his house of Wivenhoe in the county of Essex together with all & singular his garden plots, gardens, grazing lands, pastures, & marshes to the same house then adjacent & appertaining and then being in the hands of the foresaid Earl, to have, occupy, exercise, & enjoy the foresaid office of keeper of the foresaid house and of all & singular the garden plots, gardens, grazing lands, pastures, & marshes aforesaid to the said Thomas Large by him or by his sufficient deputy or by his sufficient deputies from the feast of Saint Michael the Archangel next following after the date of these presents during the natural life of himself, Thomas Large, perceiving during his life aforesaid an annuity for the exercise and occupation of the foresaid office of **60s 10d** sterling at two terms of the year, to be paid at the feasts of the Annunciation of Blessed Mary the Virgin and Saint Michael the Archangel by equal portions by the hands of the bailiff of his foresaid manor of Wivenhoe for the time being, and the foresaid late Earl by his foresaid deed granted that for non-payment of the foresaid wage & fee it will be well allowed to the forenamed Thomas Large & his assigns to distrain in the foresaid manor of Wivenhoe, and further the foresaid late Earl by his foresaid deed for the better exercise & occupation of the foresaid office willed & granted that the same Thomas Large from the foresaid feast of Saint Michael the Archangel for his whole natural life in any year would have of his gift one livery and food & drink among his household retainers so long as his household might have happened at Wivenhoe aforesaid to be, remain, & dwell in a certain house called le Dairy House, and that the same Thomas Large for his whole life might have and keep in and upon his foresaid grazing lands and pastures 6 cows and one gelding, [+&] to be mowed, made, and taken there to his own use during his life 6 carucates of hay in le marsh there called le Cow Marsh [+&] 8 carucates of wood at Wivenhoe aforesaid by the direction of his surveyor for the time being, and also the whole grain & hay in the said garden plots & gardens yearly growing, together with all wood which might have fallen within the precincts, grazing lands, pastures, & marshes aforesaid at the time at which it might have happened the household of the forenamed Earl to have been away from time to time from the foresaid house of Wivenhoe during his life aforesaid, as by the same deed specified in the foresaid inquisition more fully is clear & appears.

And the foresaid late Earl by a certain deed of his sealed by his seal at arms & subscribed by his own hand bearing date the 20th day of September in the 38th year [=20 September 1546] of the reign of the late King Henry VIII for & in consideration of good & faithful service to him by **Jasper Jones** previously done & thereafter to be done appointed, ordained, & made the same Jasper Jones keeper of his house at Wivenhoe in the county of Essex together with all his gardens, garden plots, grazing lands, pastures, & marshes to the same house adjacent & appertaining, to have, occupy, exercise, & enjoy

the foresaid office of keeper of the house [+&] park, & of all & singular the foresaid garden plots, gardens, pastures, grazing lands, & marshes to the foresaid Jasper Jones by himself or by his sufficient deputy or his sufficient deputies as soon as possible & next after the date of the foresaid deed that office might have happened to be vacant after the death, surrender of the said office, or otherwise by whatsoever manner during the natural life of the same Jasper Jones, together with all profits, advantages, & emoluments to the same office in whatever manner belonging or appertaining, and also in so ample manner & form as Thomas Large or any others for the exercise of the foresaid office formerly have had, held, or enjoyed, [+or] has had, held or enjoyed, perceiving yearly during life for the exercise & occupation of the foresaid office **60s 10d** sterling at two terms of the year, viz. to be paid yearly at the feasts of the Annunciation of Blessed Mary the Virgin & Saint Michael the Archangel by equal portions by the hands of his bailiff of Wivenhoe aforesaid for the time being, and the foresaid late Earl by his foresaid deed granted that for non-payment of the foresaid wage & fee it would be well allowed to the forenamed Jasper Jones & his assigns to distraint in the foresaid manor of Wivenhoe, and further the foresaid late Earl by his foresaid deed for the better exercise & occupation of the foresaid office willed & granted that the same Jasper Jones for his whole natural life in any year would have of his gift one livery [+&] food & drink as his household retainers so long as his household might have happened at Wivenhoe aforesaid to be, remain, & dwell in a certain house called le Dairy House, and that the same Jasper Jones for his whole life aforesaid might have & keep in & upon the foresaid grazing lands & pastures 6 cows & one gelding, [+&] to be mowed, made, & taken to his own use yearly during his life aforesaid 6 carucates of hay in le marsh there called Cow Marsh, [+&] 8 carucates of wood at Wivenhoe aforesaid by the direction of his surveyor for the time being, and also the whole grain & hay in the said garden plots & gardens yearly growing together with all wood which might have happened to fall within the precincts, grazing lands, pastures & marshes at the time at which it might have happened the household of the forenamed Earl to have been away, to be perceived from time to time during his life aforesaid as by the foresaid deed specified in the foresaid inquisition more fully is clear & appears.

And the foresaid late Earl by a certain other deed of his dated the first day of October in the 35th year [=1 October 1543] of the reign of the late King Henry VIII for & in consideration of good, true, & faithful service of **John Potter** previously to him done & thereafter to be done, gave & granted to the same John the office of keeper of his park of Wivenhoe in the county of Essex and also the office of bailiff of the manor of Wivenhoe aforesaid in the foresaid county, to have, occupy, exercise, & enjoy the said office of keeper of the foresaid park and also the office of bailiff of the manor of Wivenhoe aforesaid by himself or by sufficient deputy or by his sufficient deputies from the day of the making of the said deed during the natural life of the same John Potter, perceiving, taking, & receiving of & for the exercise & occupation of his foresaid office of keeper of the foresaid park **40s** sterling yearly, and of & for the occupation & exercise of his office of bailiff of the foresaid manor **60s 10d** sterling yearly, to be paid at the feasts of the Annunciation of Blessed Mary the Virgin & Saint Michael the Archangel by his own hands or by the hands of the farmer or other occupant of the foresaid manor yearly during his whole life by equal portions, and for [sic] the late Earl granted that for non-payment of the foresaid wages & fees it would be well allowed to the forenamed John Potter &

[+his] assigns to distrain in the foresaid manor of Wivenhoe, as by the foresaid deed specified in the foresaid inquisition more fully is clear & appears.

And the foresaid late Earl by a certain other deed of his dated the 20th day of September in the 38th year [=20 September 1546] of the reign of the late King Henry VIII for & in consideration of good, true, & faithful service by **Jasper Jones** done & to be done gave to the same Jasper the office of keeper of the park of Wivenhoe aforesaid and also the office of bailiff or bailiwick of his manor of Wivenhoe aforesaid, to have, occupy, exercise, & enjoy the foresaid offices to the forenamed Jasper Jones & his assigns immediately & as soon as the foresaid offices first & next might have happened to be vacant by the death, surrender, or forfeiture or otherwise by whatsoever manner by himself or by his sufficient deputy or by his sufficient deputies during the natural life of the same Jasper Jones together with all advantages, profits, & emoluments to the same or to any of them in whatever manner belonging or appertaining, and in so ample manner & form as John Potter or any others for the exercise of the foresaid offices formerly have had or enjoyed, [+or] has had or enjoyed with like wages & fees as any others have had, to have, hold, & yearly perceive to the forenamed Jasper Jones & his assigns immediately & as soon as that office first & next might have happened to be vacant during the natural life of the same Jasper at two terms of the year, viz., to be paid yearly at the feasts of Easter & Saint Michael the Archangel, and the foresaid late Earl by the foresaid deed granted that for non-payment of the foresaid fees it would be well allowed to the forenamed Jasper & his assigns to distrain in the foresaid manor of Wivenhoe, as by the same deed specified in the foresaid inquisition more fully is clear & appears.

And they remain in the hands of the Lady Queen as is specified above in the foresaid account of the honour, castle, & manor of Hedingham in the foresaid county of Essex, and in the whole as above are valued by year by the foresaid inquisition, to be paid at the feasts of the Annunciation of Blessed Mary the Virgin & Saint Michael the Archangel equally, viz., for two such feasts falling within the time of this account.

And which certain last will of the foresaid late Earl is still not fulfilled. Total: none.

Total of the whole receipt: none.

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Comitatus Essex

Maneria de Wyvenho Newers & Batteswicke cum pertinentijs in Comitatu predicto parcella terrarum predictarum ac modo assignata versus voluntatem dicti nuper Comititis

Computus Henrici Golding armigeri Roberti Christmas & Iohannis Turnor generosi executorum predicti nuper Comititis occupatorum siue Collectorum Reddituum terrarum predictarum per tempus predictum

Arreragia Nulla prout patet in pede Computi anni proximi precedentis Summa nulla

Exitus terrarum per Inquisitionem

Nec receptus de aliquo proficuo proueniente siue crescente de exitibus predictorum Maneriorum de Wivenho Newers & Batteswicke cum pertinentijs in predicto Comitatu Essex annualis valoris **xlvi xjs iijd ob** tentorum simulcum Honoribus siue Manerijs de Hedninghame ad Castrum Tilburye & alijs in predicto Comitatu Essex sed de quo vel de quibus & per que seruicia ignoratur Eo quod predictus Iohannes nuper Comes Oxonie diu ante obitum suum fuit seisatus in dominico suo ut de ffeodo Et sic seisatus existens quidam finis Leuatus fuit ut in predicto Computo predicti Honoris Castri & Manerij de Hedninghame predicti plenius liquet et apparet.

Et predictus nuper Comes xxviiuo die Iulij anno domini 1561 [sic] & anno iiijto Regni domine Regine nunc apud Hedninghame ad Castrum predictum Condidit fecit & declarauit suam vltimam voluntatem & Testamentum in scripto & sigillo ipsius nuper Comitis ad arma sigillatum & manu sua propria subscriptum qua enim voluit legauit & appunctuauit prefate domine Margerie Comitisse Oxonie vxori sue Charissime Edwardo domino Bulbecke filio suo & dilecto amico suo Iohanni Wentworthe Militi Ac fidelibus seruientibus suis Henrico Goldinge Roberto Christmas & Iohanni Turnor executoribus dicti nuper Comitis in dicta vltima voluntate & Testamento nominatis versus performacionem vltime voluntatis sue dicta Maneria de Tadingston & Aldehame cum pertinentijs in Comitatu Suff' Ac omnia & singula mesuagia terras tenementa & hereditamenta in Tadingston Aldehame & Hadleyghe in predicto Comitatu Suff' & Manerium de Walborne in Comitatu Norff' ac omnia & singula terras tenementa & hereditamenta in Walborne & alibi in predicto Comitatu Norff' Ac predicta Maneria de Wivenho Newers & Batleswicke Maneria de Muche Canfelde Muche Bentley Dodinghurst Lammershe & Colnewake cum pertinentijs in predicto Comitatu Essex ac omnia & singula terras tenementa & hereditamenta sua in Wyvenho Newers Batleswike Allreforde Grensted Estdonylonde Muche Canfelde Litle Canfelde Highrodinge Hatfelde Regis Muche Bentley ffratenynge Dodinghurst Shenfelde Lamershe Muche Hanney Aplehamston & Wakes Colney infra Comitatum Essex Habendum & tenendum omnia & singula predicta Maneria messuagia terras tenementa & hereditamenta eisdem executoribus suis immediate per & post decessum suum vsque finem & terminum xxti annorum extunc proxime sequentium & plene complendorum

Et predictus nuper Comes per predictam Indenturam superius in predicto Computo Manerij de Tilburye in predicto Comitatu Essex in Titulo Exitus terrarum per Inquisitionem ad largum specificatam pro se & heredibus suis plenarie & plene Concessit agreeuit & promisit ad & cum prefato Duce Norff' Roberto Domino Dudley & Thoma Goldinge & heredibus suis quod ipse nuper Comes heredes & assignati sui a tempore Confectionis dicte Indenture starent & essent seisati de & in predictis Manerijs de Tadingston & Aldehame in Comitatu Suff' ac de & in Manerio de Walborne in Comitatu Norff' Ac de & in Manerijs de Wyvenho Newers & Batleswike Magna Canfelde magna Bentley Dodinghurst Lammershe & Colne Wake in Comitatu Essex ac de & in omnibus terris tenementis Redditibus Revencionibus seruicijs possessionibus & hereditamentis

scituatis iacentibus & existentibus in Tadington Holbroke Capell Branchame [sic] Bentley Aldhame & Hadleighe in Comitatu Suff' & in Wivenho Estodiland [sic] Shenfelde Dodinghurste Lamershe Henne Colnye Engaine Canfelde & Wakes Colney in in (=dittography) Comitatu Essex ad vsum dicti nuper Comitis pro termino vite sue absque Impetitione alicuius vasti Et post decessum predicti nuper Comitis ad performacionem Testamenti & vltime voluntatis ipsius nuper Comitis pro termino xxjvs annorum extunc proxime sequentium Et post finem & terminum predictum xxjvs annorum ad vsum Edwardi nunc Comitis Oxonie & heredum masculorum de Corpore suo legitime procreatorum. Et pro defectu talis exitus tunc ad vsum heredum masculorum de Corpore eiusdem nuper Comitis legitime procreatorum. Et pro defectu talis exitus tunc ad vsum dicti Awbricij de Veere fratris predicti nuper Comitis pro termino vite ipsius Awbricij. Et post eius decessum ad vsus ut in eisdem Indenturis ad largum plus specificatur. Et pro defectu talis exitus tunc ad vsum Rectorum heredum dicti nuper Comitis Imperpetuum prout per predictam Indenturam in Inquisitione predicta specificatam plenius Liquet & apparet. Ipsoque nuper Comite sic seisatus existens de tali statu obijt inde seisatus.

Et vltorius per quandam prouisionem & articulum in dicto actu Repulsus specificatum Autoritate parlamenti predicti inactitatus existit quod omnes & singule dimissio & dimissiones concessio & concessiones predictorum Maneriorum terrarum tenementorum & aliorum premissorum siue alicuius inde parcelle in predictis fine & actu parlamenti specificatorum pro termino iijum vitarum vel eodem Termino secundum Consuetudinem Manerij vel pro termino xxjno annorum vel sub eundem Terminum que (blank) faciet & capiet effectum & per quas dimissiones ille vel illi cui vel quibus tales dimissiones & Concessiones facte fuerunt legitime intrare possunt [sic] vel possit infra vnum annum proxime post Confectionem talis dimissionis & Concessionis Et super quamquidem dimissionem & concessionem [+durante] qualibet tali dimissione seu concessione [+tanta] annualis firma siue Redditus vel plus Reservabitur & annuatim soluendum sicut magis Custumar' [sic] solutum & datum fuisset pro eisdem Manerijs terris & tenementis que sic dimittentur infra xxm annos proxime ante aliquam talem dimissionem siue Concessionem inde faciendum Et fuerunt facte & concesse per predictum nuper Comitem in scripto Indentato sigillato cum sigillo suo vsuali ad arma & manu sua propria subscripto [+aliter] tamen Maneriorum quam talium Maneriorum terrarum & tenementorum in predicto actu parlamenti appunctuatorum prefatis fratribus dicti nuper Comitis sicut predictum est erunt bone & effectuales in lege ad omnes intenciones construcciones & proposita durante termino & Terminis contentis in quolibet tali scripto Indentato sigillato & subscripto sicut predictum est prout per idem scriptum inter alia in Inquisitione predicta similiter specificatum plenius liquet & apparet.

Et predictus nuper Comes per quoddam scriptum suum sigillo suo ad arma sigillatum & manu sua propria subscriptum gerens datum xxmo die ffebruarij anno Regni nuper Regis Henrici viijui xxxiijtio pro & in consideracione boni veri & fidelis seruicij **Thome Lardge** preantea Impensi & deinde Impendendi constituit ordinavit & fecit eundem Thomam Lardge Custodem domus sue de Wyvenho in Comitatu Essex vnacum omnibus & singulis Hortis gardinis pascuis pasturis & mariscis suis eidem Domo tunc adiacentibus & pertinentibus ac in manibus prefati Comitis tunc existentibus Habendum occupandum

exercendum & gaudendum predictum officium Custodis domus predicte Ac omnium & singulorum Hortorum gardinorum pasturarum pascuarum et mariscorum predictorum dicto Thome Lardge per se vel per sufficientem deputatum suum vel per sufficientes deputatos suos a ffesto sancti Michaelis archangeli proximo sequente post datum presentium durante vita naturali ipsius Thome Large percipiendum durante vita sua predicta annuitatem pro exercicione et occupacione officij predicti **lxs xd** sterlingorum ad duos anni terminos ad ffesta annunciationis beate Marie Virginis et sancti Michaelis archangeli equis porcionibus per manus ballij Manerij sui de Wyvenho predicti pro tempore existente soluendum Et predictus nuper Comes per scriptum predictum concessit quod pro non solucione vadij & ffeodi predicti bene licebit prefato Thome Lardge & assignatis suis in predicto Manerio de Wyvenho distringere. Et vlterius predictus nuper Comes per scriptum suum predictum pro meliore exercicione & occupacione officij predicti voluit & concessit quod idem Thomas Lardge a predicto ffesto sancti Michaelis archangeli per totam vitam suam naturalem quolibet anno haberet de dono suo vnam tunicam et inter homines suos domesticos cibum et potum quamdiu familia sua contigerit apud Wivenho predictum fore Remanere et habitare in quadam domo vocata le Dayrie House. Et quod idem Thomas Lardge per totam vitam suam haberet et custodiret in et super pascuis et pasturis suis predictis vj vaccas et vnum spadonem falcandum faciendum et capiendum ibidem ad vsum suum proprium durante vita sua vj Carucatas feni in le Marshe ibidem vocato le Cowe Marshe. viijto Carucatas lignorum apud Wyvenho predictum per Assignacionem Superuisoris sui pro tempore existente acetiam totum granum & fenum in dictis hortis & gardinis annuatim crescentia simulcum omnibus lignis que infra precinctus pascuas pasturas & mariscos predictos tempore quo contigerit familiam prefati Comitum a predicta domo de Wyvenho abesse a tempore in tempus durante vita sua predicta lapsis fuerint prout per Idem scriptum in Inquisitione predicta specificatum plenius liquet & apparet.

Et predictus nuper Comes per quoddam scriptum suum sigillo suo ad arma sigillatum & manu sua propria subscriptum gerens datum xxmo die Septembris anno Regni nuper Regis Henrici viijui xxxviijuo pro & in Consideracione boni & fidelis seruicij sibi per **Iasperum Iones** preantea Impensi & deinde Impendendi Constituit ordinavit & fecit eundem Iasperum Iones Custodem domus sue de Wivenho in Comitatu Essex vnacum omnibus gardinis Hortis pascuis pasturis & mariscis suis eidem domo adiacentibus & pertinentibus Habendum occupandum exercendum & gaudendum officium predictum Custodis domus parci & omnium & singulorum hortorum gardinorum pasturarum pascuarum & mariscorum predictorum predicto Iaspero Iones per se vel per sufficientem deputatum suum siue deputatos suos sufficientes quamprimum & proxime officium illud post datum predicti scripti vacare contigerit post mortem sursum Reddicionem dicti officij seu aliter quocumque modo durante vita naturali eiusdem Iaspero Iones vnacum omnibus proficuis advantagijs & emolumentis eidem officio quoquomodo spectantibus siue pertinentibus Acetiam in tam amplis modo & forma prout Thomas Lardge siue aliqui alij pro exercicione officij predicti antehac habuerunt tenuerunt seu gauisi fuerunt habuit tenuit seu gauisus fuit percipiendum annuatim durante vita pro exercicione & occupacione officij predicti **lxs xd** sterlingorum ad duos anni terminos viz ad festa Annunciationis beate Marie Virginis & sancti Michaelis archangeli equis porcionibus per manus ballij sui de Wyvenho predicto pro tempore existente annuatim Soluendum Et

predictus nuper Comes per scriptum predictum Concessit quod pro non solucione vadij & feodi predicti bene liceret prefato Iaspero Iones & assignatis suis in predicto Manerio de Wyvenho distringere. Et vltorius predictus nuper Comes per scriptum predictum pro meliore exercitione & occupacione officij predicti voluit & concessit quod idem Iasperus Iones pro tota vita sua naturali quolibet anno de dono suo haberet vnam Tunicam ut homines sui domestici Cibum & potum quamdiu familia sua Contigerit apud Wivenho predictum fore Remanere & habitare in quadam domo vocata le dairye house Et quod idem Iasperus Iones per totam vitam suam predictam haberet & custodiret in & super pascuas & pasturas predictas vj vaccas & vnum spadonem falcandum faciendum & Capiendum ad vsum suum proprium annuatim durante vita sua predicta vj Carucatas feni in le marshe ibidem vocato Cowe marshe. viijto Carucatas lignorum apud Wyvenho predictum per assignacionem Superuisoris sui pro tempore existente Acetiam totum granum & fenum in dictis hortis & gardinis annuatim crescentium simulcum omnibus lignis que infra precinctus pascuas pasturas & mariscos tempore quo contigerit familiam prefati Comitis a predicta domo de Wyvenho abesse percipiendum de tempore in tempus durante vita sua predicta lapsis fuerint prout per scriptum predictum in Inquisitione predicta specificatum plenius liquet & apparet.

Et predictus nuper Comes per quoddam aliud scriptum suum datum primo die Octobris anno Regni nuper Regis Henrici viijui xxxvto pro & in Consideracione boni veri & fidelis seruicij **Iohannis Potter** preantea sibi Impensi & deinde Impendendi dedit & concessit eidem Iohanni Officium Custodis parci sui de Wivenho in Comitatu Essex acetiam officium ballij Manerij de Wyvenho predicto in Comitatu predicto Habendum occupandum exercendum & gaudendum dictum officium Custodis parci predicti Acetiam officium ballij Manerij de Wyvenho predicto per se vel per Sufficientem deputatum siue per sufficientes deputatos suos a die Confeccionis dicti scripti durante vita naturali eiusdem Iohannis Potter percipiendum Capiendum & Recipiendum de & pro exercitione & occupacione predicti officij sui Custodis parci predicti **xls** sterlingorum annuatim ac de & pro occupacione & exercitione officij sui ballij Manerij predicti **lxs xd** sterlingorum annuatim ad f festa annunciacionis beate Marie Virginis & sancti Michaelis archangeli per manus suas proprias siue per manus firmarij aut alius occupantis Manerij predicti annuatim durante tota vita sua equis porcionibus Soluendum. Et pro [sic] nuper Comes Concessit quod pro non solucione vadiorum & feodorum predictorum bene liceret prefato Iohanni Potter & assignatis in predicto Manerio de Wyvenho distringere prout per scriptum predictum in Inquisitione predicta specificatum plenius liquet & apparet

Et predictus nuper Comes per quoddam aliud scriptum suum datum xxmo die Septembris anno Regni nuper Regis Henrici viijui xxxvijuo pro & in Consideracione boni veri & fidelis seruicij per **Iasperum Iones** Impensi & Impendendi dedit eidem Iaspero officium Custodis parci de Wyvenho predicto Acetiam officium ballij siue balliati Manerij sui de Wivenho predicto Habendum occupandum exercendum & gaudendum officia predicta prefato Iaspero Iones & assignatis suis Immediate & quamcito officia predicta primo & proxime vacare contigerit per mortem sursum Reddicionem siue forisfacturam vel aliter quocumque modo per se vel per sufficientem deputatum suum vel per sufficientes deputatos suos durante vita naturali eiusdem Iaspero Iones vnacum omnibus advantagijs proficuis & emolumentis eisdem siue alicui eorum

quoquomodo spectantibus siue pertinentibus Ac in tam amplis modo & forma prout Iohannes Potter siue aliqui alij pro exercitione officiorum predictorum antehac habuerunt seu gauisi fuerunt habuit seu gauisus fuit cum consimilibus vadijs & ffeodis prout aliqui alij habuerunt Habendum tenendum & annuatim percipiendum prefato Iaspero Iones & assignatis suis Immediate & quamcito officium illud primo & proxime vacare Contigerit durante vita naturali eiusdem Iasperi ad duos anni terminos viz ad festa Pasche & sancti Michaelis archangeli annuatim soluendum Et predictus nuper Comes per scriptum predictum Concessit quod pro non solucione feodorum predictorum bene liceret prefato Iaspero & assignatis suis in predicto Manerio de Wivenho distringere prout per Idem scriptum in Inquisitione predicta specificatum plenius liquet & apparet

Et Remanent in manibus domine Regine ut supra in predicto Computo Honoris Castri & Manerij de Hedinghame in predicto Comitatu Essex specificatur. Et in toto ut supra extenduntur per annum per Inquisitionem predictam. Soluendum ad ffeesta Annunciacionis beate Marie Virginis & sancti Michaelis archangeli equaliter viz pro iibus huiusmodi ffeftis infra tempus huius Computi accidentibus

Et quequidem vltima voluntas predicti nuper Comitit adhuc non perimpletur. Summa nulla

Summa Totalis Recepti nulla