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Giggleswick Court Leet with View of Frankpledge and Court Baron of Francis Clefford Esq. brother of the noble Lord George, Earl of Cumberland, and other feoffees of the said Earl, held at the same place **12 October 38 Elizabeth [1596]**

Free Tenants John Catterall Esq., <Alien>, Ann Carre & Jenet Carre <in custody of the lord>, John Thornton <appeared>, William Browne <appeared>, William Armitsted <appeared>, Thomas Carre of Rowghclose <appeared>, James Tennant <ess pro ten>, Richard Braishey <appeared>, William Newhous <appeared>, Thomas Braishey <appeared>, Thomas Carre of Rathmell <appeared>, John Haughton <appeared>, Giles Haughton <appeared>, Richard Carre <appeared for himself> and Elizabeth his wife, Christopher Johnson and Margaret his wife, heir Oliver Haughton

Tenants at will of the Lord and residents

Richard Braishey for cutting greenwood & trespass in the Lord's wood	2d	Robert Kellett for similar	2d
Richard Rome for similar	2d	Jane Crake widow for similar	2d
		William Hine for similar	2d
Adam Preston for similar	2d	Reginald Wilson	2d
William Browne for similar	2d	Richard Braishey for similar	2d
Richard Browne for similar	2d	Wife of William Preston for similar for John Swaynson	2d
Hugh Claphamson for similar	2d	Henry Tompson for similar	2d
Robert Shute for similar	2d	Oliver Newhouse for similar	2d
Hugh Stackhous for similar	2d	Thomas Newhouse def 4 & for similar 2	6d
Hugh Tailor for similar	2d		
Thomas Foster for similar	2d	Richard Braishey for similar	2d
Thomas Bankes official of the lord		Wife of Roger Carre for similar	2d
George Lawson for similar	2d	Thomas Preston for similar	2d
Thomas Pailey Junior for similar	2d	Thomas Dockrey for similar	2d
John Braishey for similar	2d	Thomas Braishey for similar	2d
Roger Falthropp for similar	2d	Christopher Brown for similar for wife	2d
Michael Sigseweeke for similar	2d	Robert Falthropp for similar	2d
Christopher Cockett for similar	2d	Thomas Tailor for similar	2d
William Craven for similar	2d	Thomas Browne for similar	2d
Richard Leymynge for similar	2d	Roger Carre for similar	2d
Elizabeth Payley widow and John Paley for similar	2d	Wife of Adam Carre for similar	2d
		Wife of Richard Foster &	

		John Foster for similar	2d
Richard Armitstead for similar	2d	Henry Denton gen for similar	
		& for	2d
William Tailor for similar	2d	Roger Wilson for similar	2d
Thomas Remyngton for similar	2d	James Jackes for similar	2d
John Armitstead for similar	2d	Henry Tailor for similar for son	2d
		Richard Linsay for similar	2d
William Jackes for similar	2d	Richard Pailey for similar	2d
Robert Carre for similar	2d	John Lynsay for similar	2d
		Roger Armitsted sen for similar	2d
Mathew Newhous for similar	2d	Roger Armitsted jun for similar	2d
		Thomas Hall for similar for daughter	2d
William Hall for similar	2d	Elizabeth Linsay for similar for offic	2d
John Burton for similar	2d	Thomas Payley for similar	2d
Thomas Hall for similar for ...	2d	Wife of William Armitsted	
		for similar for son	2d
James Foster for similar	2d	Wife of William Carre for similar	
		for Thomas Carre	2d
Hugh Sailbank def 4		Wife of William Carre	
& for similar 2	6d	& John Burton for similar	2d
William Newhouse def 4			
for similar 2	6d		
Richard Burton infirm			
for similar	2d		
Wife of Hugh Preston for similar	2d		

Summa ? s 8d

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Inquisition taken in the same place for our Lady the Queen and lord of the manor by the oath of John Thornton, Richard Braishey senior, George Lawson, Oliver Newhous, Robert Falthropp, James Jackes, Roger Armitsted junior, Richard Paley, William Armitsted, John Burton, Adam Preston, John Linsay junior and John Houghton, *jurors*,

Who say, and upon their corporal oath present, that Robert Sare <10s> made an affray and drew blood upon Thomas Carre within the jurisdiction of this court, against the peace of our Lady the Queen.

Item they present that John Stackhous <10s> of Stackhous junior made an affray and drew blood upon Thomas Foster within the jurisdiction of this court, against the peace aforesaid.

Item they say that Richard Armitsted <3s 4d> made an affray upon Thomas Carre within the jurisdiction of this court, against the peace aforesaid.

Item they present that Richard Braishey of Janna and Henry Tompson harboured a vagabond and person of bad fame and conversation, stealing *les pasnebs & onyons* [*the parsnips and onions*] of their neighbours, therefore each of them is in mercy 12d.

Item the jurors aforesaid impose a penalty that no-one of this lordship should adulterate, throw or wash any thing or waste material in the spring called St Awkeldes Well in future, under pain, each time, of forfeiting 12d.

Item the jurors aforesaid impose a penalty that the constable of this town in future, from time to time, within two months next after the termination of his office, upon request made, should make a fair account to the new constable and four inhabitants in the same place concerning all taxes and sums of money received and collected by them at the end of their office <and profits of the same>, and pay the remainder and surplus therefrom unpaid in their hands to the new constable, under pain of forfeiting 10s to the lord.

Court Baron. [Alienation by] John [Catter]all Item the jurors aforesaid further say and present that John Catterall esq, being a free tenant of the lords of this manor, of one tenement and messuage and certain lands, meadows and pastures appertaining to the same in Giggleswick, in the tenure of Robert Carre and George Lawson, of the annual rent of 25s; the same John, and Richard Catterall his son, by their indented deed bearing date 7 September 38 Eliz [1596], gave, granted and sold the messuage aforesaid, together with all the houses, lands, tenements and hereditaments appertaining to the same messuage, to a certain Robert Carre, to have and to hold to the aforesaid Robert Carre, his heirs and assigns for ever, of the chief lords of the fee etc, and that the premises are held of the lords of this manor, as parcel of this manor, by military service and free rent of one pound of pepper per annum. And the aforesaid Robert Carre appears etc.

[Alienation by] Robert Carre Item the jurors aforesaid say that the aforesaid Robert Carre, being seized of the premises as aforesaid, afterwards, by his deed bearing date 14 September 38 Eliz [1596] gave, granted and sold all the moiety of that messuage and the rest of the premises, with the appurtenances, to Christopher Shute, clerk, that is to say, all that capital messuage, one small barn, and one small house next adjacent to the same capital messuage now in the tenure of Richard Brown, all the garden appertaining to the same messuage, two crofts called Sublime Croft and Innerd[?] Croft, and all those parcels of land within the territories of Giggleswick now or late in the tenure of William Newhouse, one piece of land of The Browneside, one house called The Barkehous, one garden, otherwise “a yard” adjoining to the same in Giggleswick aforesaid now in the tenure of Roger Falthropp, and all that other tenement called The Upper Croft, now in the tenure of the said Christopher Shute, and the moiety of all the pasture moor etc appertaining to the same messuage,

To have and to hold to the aforesaid Christopher Shute, his heirs and assigns for ever, of the chief lords etc,

And that the premisses thus sold are held of the lords of this manor, as of this manor, by military service, and free rent of half a pound of pepper per annum,

And the aforesaid Christopher appeared here in court and made etc.

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Presentments

Item the jurors aforesaid present that Thomas Dockray overburdened the pasture called narre Close with his beasts beyond his rate. Therefore he is amerced 12d by the affeerers.

And that the wife of Robert Creake <8d> did similarly in the same place with 2 beasts.

Roger Armitsted senior <12d> for similar in the same place with his beasts, and John Burton <12d> did similarly in the farther close with his beasts. Therefore they are amerced as appears etc.

Item they present that John Bankes overburdened the closes in the same place with his beasts beyond his rate, to the nuisance of his neighbours etc. But because he claims from ancient custom, and alleges that he did not have more than was previously used and by right accustomed, he is not amerced until etc.

Item they present that Reginald Wilson <4d>, Hugh Sailbanke <4d>, Thomas Burton <4d>, Richard Burton and Richard Browne <4d> beat their horses in the fields, against the by-laws. Therefore they are amerced as appears etc.

Item they present that Thomas Hall <4d> with three beasts, Richard Brayshey <4d> with one unmarked cow in English [?]unsault, Katherine Pailey <4d> with one black mare, Thomas Rymington <4d> with one mare, Robert Kellett <8d> with horse and mare, Roger Carre <4d> of Closehous, Thomas Browne <4d> of the same, Robert Carre <4d>, John Lyndsey <4d> and William Browne <4d> with their geese, made trespasses in The Lawmore Close, against the by-laws, to the nuisance of their neighbours. Therefore they are amerced as appears etc.

Affeerers of the Court. George Lawson, Richard Brayshey, James Jaikes, William Armitsted. Sworn.

Sum of the presentments, with [?]extensions [prolixum], of the court 52s 8d 40s

Sum Total of this court [with] ameracements 52s 8d

Whereof, in expenses of this court, as appears by the bill of particulars remaining on file 11s

And there remains 41s 8d

Memorandum it was presented by the officers at this Court That Thomas Stakhous had taken away one blowne tree being the lordes woodes lying in the highway side at Nether Riddinge, which presentment for better prooff is respited till the next court.

Judgment and penalty for the road at Skirsendales
[?]Confirmed for Tailo[ur]

Wheras att the court holden here 7 May 37 Eliz (*not found in this court but see page 14*) Hugh Tailor amongst others compleyned of Richerd Roome and Adam Preston for stopping a way at Skirsendales and the Jurie <ther sworne> then found that the said Hugh and others then compl[ainan]ts shold have ther

way ov[er]thwart <the endes of> all the said Skirsendales for ther Carriages and not endlong the same,

And wher also The said Hugh Tailor Further compleyned at this courte against the said Richerd and Adam for erecting a ditch ov[er]thwart a way at Skirsendale heades which he claymed for his carriages and used ther of old time, <now stopped by the same ditch> which use the said Richerd and Adam denied, and alledged ther aught to be no way in that place,

Wherupon both the said parties yelded themselves to the Jurie <at this court> to inquire & sett downe the truth therof & to take order therin,

Whereupon the said Jurie videl[ice]t John Thornton etc were sworne, having examyned the truth of the matter; upon the assent of both the said parties do find and sett downe order touching the p[re]misses videl[ice]t That the said Richerd Roome and Adam from hensfurth shall p[er]mitt and suffer the said complayn[an]t and all others who of right aught and have bene aunciently accustomed to have way in the said Skirsendales for ther Carriag[es] to have and use the same way with carriages ov[er]thwart ther Skirsendale endes as hath bene heretofore aunciently used and accustomed, According to the said form[er] order and not oth[er]wise, upon paine for ev[er]y default to forfeit to the lord[es] of this mano[ur] 3s 4d.

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Giggleswick. Pleas in the same place on 12 October 38 Eliz [1596]

BenJaming Lamb[er]t gent complains against Hugh Claphamson of Giggleswick in a plea of debt of 24s which he owes him for eight modes of oats bought from the same complainant, payable etc. He puts in his place Reginald Preston and G. Heles. The defendant acknowledges all the debt.
Beleeve 4d on Hugh Claphamson

BenJaming Lamb[er]t gent complains against Hugh Claphamson in a plea of debt of 20s 4½d which he owes him for six modes and a half of oats bought from the same complainant, payable etc. He puts in his place Reginald Preston and G. Heles. The defendant acknowledges 18s for 3 modes and non the residue. [*Per patriam*] at the next court. [*I have never really got to the bottom of this phrase per patriam - literally "by the countryside". I think it is the source of the phrase "going to the country" when a government's mandate is in doubt. It also seems to connote trial by one's peers. I think it involves a local jury of some sort, but whether at the election of the defendant or by order of the court I don't know.*B. Westcott]

Robert Carre of Lanclif complains against William Hyne of Giggleswick in a plea of trespass, because when the same defendant was possessed of two parcels of land and meadow called Begger Greaves and Toftland in Giggleswick for various years then to come, and being this possessed, at Giggleswick, on 2 Sept 38 Eliz, in consideration of 6d paid to him beforehand, a first payment out of 30s to be paid, he bargained, conveyed and assigned to the same complainant the land and meadow aforesaid, and all his right, estate

and term in the same, by pretext of which the same complainant was possessed thereof;

However, afterwards the aforesaid defendant, on 14 September, entered the aforesaid land and meadow, and mowed, harvested, took and carried away the corn and grass then there growing, and turned it to his own use, and did not allow the said complainant to have the same, contrary to the form of the conveyance and assignment aforesaid, whereupon he says he has damage to the value of 20s, as he says.

The defendant acknowledges the assignment for the aforesaid 30s which was to be paid before 8 September, and otherwise not. The aforesaid complainant did not pay to the aforesaid defendant the said 30s before the aforesaid day. The defendant afterwards, to wit on the said 14 September, entered the land and meadow aforesaid and mowed the corn and grass thereon growing etc, as he was well entitled to etc.

And the aforesaid complainant says the contrary. And thereupon *per patriam*. At the order of Master Shute, John Thorneton, William Newhouse and Henry Tompson.

Beleave on them bothe Hyne 4d.

Robert Carre complains against William Hyne in a plea of trespass, because the same defendant, in consideration of 6d paid to him and 29s 6d to be paid to him at Giggleswick on 2 Sept 38 Eliz, faithfully promised to the same complainant, and took it upon himself, that he, the same defendant, would faithfully deliver to the same complainant all the deeds, writings and evidences whatsoever which he had touching the same parcel of land and pasture called Beger Greaves or Toftland, which the same complainant, before this, had conveyed to a certain Thomas Hine, coming to the possession of the same defendant by him released and assigned to the same complainant, before 8 Sept then next following. However the aforesaid defendant, although often asked, did not deliver the same deeds, writings and evidences to the same complainant, but refused to deliver them, and still does refuse, to the damage of the said complainant of 29s 11³/₄d as he says [*This odd amount suggests that amounts of 30s or over had to be pursued in some other court, no doubt at greater expense.*]

The defendant acknowledges the obligation under the abovesaid condition, and the complainant says the contrary, and thereupon *per patriam*.

At the order of the aforesaid arbitrator. Beleave on them bothe Hyne 4d.

Stephen Herg[re]ves of Colne and Christopher Jackson of Towneley, through John Standyne their attorney [*?is this an adopted surname - it seems too good to be true. It could be another of these fictitious legal characters like John Doe and Richard Roe*], complain against John Armitsted of Giggleswick, dyer, in a plea of debt of 21s 10d which he owes [*or "they owe" him [NB not "them"]*] for their wages in keeping the mill at Giggleswick for the aforesaid defendant, <[?]bed provided [*provid[o] pillio*]>, to be paid etc, as they say.

[*I cannot find pillium in a dictionary but it seems to be connected with "pillion", which is cognate with "pillow", both words connoting something stuffed for comfort. I think "palliasse" might be a fair translation. B. Westcott*]

The defendant says that he does not owe it. *Per patriam*.

Hugh Armisteade, sworn, testifies that the said Christopher Jackson left his *pillium* in the house of John Armisteade, and coming back afterwards gave the *pillium* to him, the said Hugh; which, indeed, he asserted, came up to the wages by virtue of his [Hugh's] [?]witness statement, [given] that all the money was first paid. He owed to the said John Armisteade 2s 6d which he paid to the same John in his house before his decease.

[I don't understand what's going on here. The best I can offer is that John engaged Stephen and Christopher for a cash fee and on condition that they provided their own beds. Stephen and Christopher did not receive their full fee, and Christopher somehow even lost his bed. Perhaps they were overpaid, and Hugh was trying to say that the bed was fair recompense. But a figure of 21s 10d looks high for a bed, and the action is for debt, not detinue (unlawful detention of goods), so it seems that Stephen and Christopher thought there was money still owing.B. Westcott]

Believe on Chr. Jackson & the defendant is not ...

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William Browne of Giggleswick complains against Michael Sigseweeke of the same and Margaret his wife in a plea of debt of 10s which they owe him for two modes of malt bought from the same complainant, to be paid etc, as he says. The defendants acknowledge 9s 4d and do not owe the residue. *Per patriam*. However the complainant is content with 9s 4d. Believe on Mr Sigseweeke - 4d.

William Browne complains of William Hyne of Giggleswick in a plea of debt of 7s which he owes him for rent of a workshop, called *a smythie*, of the same complainant, taken by the defendant for one year, to be paid at the feast of Pentecost last, and not etc, as he says. The defendant says that he took the house for 5s which he paid the complainant. And without that, etc. *Ad patriam [to a local jury]*.

This cause was committed to the faith of John Thorneton and Roger Carr. Both amerced by the arbitrators.

Ann Carre of Giggleswick widow complains against William Hall of the same in a plea of debt of 7s 8d which he owes her for hempen thread, to the amount of fourscore and seventeen *leez* [*I can't identify this unit of measure BW*], bought from the same complainant, to be paid etc, as she says. Case moved by Standynn. however not amerced, because in the custody of the sheriff's bailiff, by warrant in the file

Bel[eeve] 4d on W: Hall He acknowledges a debt of 5s 8d. He should pay the residue. He acknowledges in court etc.

Reginald Wilson of Giggleswick complains against Thomas Stackhouse of the same in a plea of trespass because the same defendant on the [*blank*] day of September last past, with his horse depasturing, crushed and trampled the corn of the same complainant lately growing at Litlewood side, and other etc, to the damage of the said complainant of 10s, as he says. The defendant moves her

case through John Standyn. Beleeve on Tho: Stackhouse. 4d. We adjudicate the damage to Reginald Wilson who is to pay 8d. At the court on the 13th day of April the defendant does not answer.

judgment is respited because
did not appear in court
for execution
... 6d

Reginald Wilson complains against Hugh Tailo[ur] of Giggleswick in a plea of trespass because the same defendant on the [blank] day of September last past, and at various other times, with his beasts, horses and pigs depasturing, crushed and trampled the corn of the same complainant lately growing at Littlewood side in Giggleswick, and other offences etc, to the damage of the said complainant of 10s, as he says.

The defendant says that he is not guilty. *Per patriam.*

Beleeve on Renolde Wilson 4d. And at the order of Mr Shute.

William Hine of Giggleswick complains against William Browne of the same in a plea of trespass because the same defendant found, took and carried away turfs of the same complainant to the value of two cartloads at Sladebank in Giggleswick on the [blank] day of June 37 Eliz, and less than fairly turned them to his own use, to the damage of the said complainant of 6s 8d as he says.

The defendant says that he is not guilty. *Per patriam.*

By the order of this cause [*in error for "court"?*] they are committed to the arbitration of John Thornton and Roger Carr.

Believe on W: Hinde - 4d.

Richard Braishey junior complains against Hugh Sailbank of Giggleswick in a plea of debt of 2s 6d which he owes him for a fatted calf bought from the same complainant on the [blank] day of May 38 Eliz payable etc as he says.

His case is moved by John Standyn.

He acknowledges all the debt.

Beleeve on H: Sailbank - 4d

At the court held on 13 April the parties concur and the complainant does not proceed. 4d.

respite of judgment because
does not appear in court

John Braishey complains against Richard Burton of Giggleswick in a plea of trespass because the same defendant crushed and trampled the corn of the same complainant, both growing and being in sheaves, at Croftheades in Giggleswick on 12 July 38 Eliz, with certain fowl called *hens & cockes* feeding, containing three [?]bushels, and at various times etc until the day of the entry of this complainant, and other [offences] etc, to the damage of the said complainant of 13s 4d as he says.

The defendant is infirm, therefore he is not amerced, and at the order of John Burton, who promises satisfaction.

Beleeve on Richard Burton 4d.
At 2 courts the defendant is dead.

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Thomas Braishey complains against Hugh Claphamson of Giggleswick in a plea of debt of 8s 4d which he owes him, that is to say, 5s for a mode of malt bought from the same complainant, and 3s 4d upon an account in arrears from various sums of money etc, to be paid etc.

The defendant acknowledges 5s and not the residue. *Per patriam*.

Beleeve on H. Claph[amson]

The debt appears to be 5s according to the protestation of the defendant Hugh Claphamson.

Hugh Tailor of Giggleswick complains against Richard Roome and Adam Preston of the same in a plea of trespass upon the case because when the same Hugh and his predecessors were occupiers of his tenement, from times to which there is nothing to the contrary in the memory of man, he had and ought to have right and custom of a certain way over the soil of the same Richard and Adam at Skirsendale Heades for his carriages, from the soil of the same complainant called Skirsendales as far as and from his messuage in Giggleswick. The aforesaid defendants, however, a certain ditch across the way aforesaid, at Skirsendale Heades, and by the same ditch have obstructed that way for a great time, and impeded the same complainant from the same route, less than fairly, to the damage of the said complainant of 20s as he says. The defendants say that the complainant has neither right nor custom of a way in that place in which it is supposed that they made an obstruction, and they go *per patriam* in respect thereof.

And by assent of the parties the jurors at this court, that is to say John Thornton etc, impose a penalty that the aforesaid Richard and Adam should permit both the aforesaid complainant, and all the tenants of his domain who by right ought to have a way in the place aforesaid, to have that way, in English, *overthwart ther Skirsendales endes*, for their carriages, just as was formerly the use and custom, according to the order made in court here on 7 May 37 Eliz, under a pain for each defendant of forfeiting 3s 4d to the lord. (*see note on page 12*)

And the aforesaid defendant is amerced 4d.

This accion and verdict is
entred in an order
at the end of the roll

... ..

Hugh Tailo[ur] complains against Reginald Wilson of Giggleswick in a plea of trespass because the same defendant crushed and trampled the corn of the same complainant lately growing, in summer time in 38 Eliz, at Hunymydes in Giggleswick, with his carriage, and the wheels of his cart, and his walking feet, and carried out other offences against him, to the damage of the complainant of 6s 8d as he says.

He is not guilty. *Per patriam*.
Beleeve on H: Tayler 4d. And at the order of Mr Shute.

George Lawson complains against John Armitsted in a plea of trespass, because the same defendant crushed and trampled the corn and grass of the same complainant lately growing at Langland Heades in Giggleswick, at various times after 1 May now last past, with his carriage and wheels, and his walking feet, and other offences etc, to the damage of the complainant of 3s 4d as he says.

The defendant says that he is not guilty. *Per patriam* because he claims a way for his carriage from time which etc.

Bel[eeve] on John Armisteade. Damages 1d.

Wee adiudge that either John Armisteade shall satisfie George Lawson for his way accordingly as Rob[er]te Crake did for the same, w[hi]ch he, the saide John, did also [?]commite, or else to go the common way by the water syde.

Thomas Dockray complains against William Brown in a plea that he should render him 9d which the same complainant, at the time that he was constable of the town in the same place, paid for the same William for a certain tax duly assessed upon him etc.

The defendant says that he does not owe it. *Per patriam*.

They submitted themselves and their cause to the judgment and arbitration of Richard Armisteade and Oliver Newhouse of Gigglesweek

Beleve on Will. Browne - 4d. And 9d to the lord.

Thomas Dockray complains against William Brown in a plea of trespass, because the same defendant entered the meadow of the same complainant at Stangerholmes in Giggleswick, containing by estimation in length 20 roods and in width one virgate, on the [blank] day of September 38 Eliz, and mowed the grass then growing, and afterwards mowed that since growing, and turned it to his own use, less than fairly, to the damage of the said complainant of 10s, as he says.

The defendant says that he is not guilty. *Per patriam*.

Bel[eeve] on W. Browne - 4d.

They submitted themselves and their cause to the judgment and arbitration of Richard Armisteade and Oliver Newhouse of Gigglesweek.

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Giggleswick Court Leet with View of Frankpledge and Court Baron of Francis Clefford Esq. brother of the noble Lord George, Earl of Cumberland, and other feoffees of the said Earl, held at the same place **26 April 38 Elizabeth** before Anthony Wright gent. Steward to the said court [1596]

Free Tenants John Catterall Esq., <def Sum 6d>, Ann Carre & Jenet Carre <in ...>, John Thornton <appeared>, William Brown <appeared>, William Armitsted <appeared>, Thomas Carre of Roughclose <appeared>, James Tennant <ess pro ten>,

Richard Braishey <appeared>, William Newhous <appeared>, Thomas Braishey <appeared>

Tenants at will of the Lord and residents

Richard Braishey for cutting greenwood & trespass in the Lord's wood	2d	Robert Kellett for similar	2d
Richard Rome for similar	2d	Jane Crake widow for similar	2d
Adam Preston for similar	2d	Richard Braishey for similar	2d
William Brown for similar	2d	William Hine for similar	2d
Richard Brown for similar	2d	Reginald Wilson	2d
		Richard Braishey for similar	2d
		Relict of William Preston for similar	2d
Hugh Claphamson for similar	2d	Henry Tompson for similar	2d
Robert Shute for similar	2d	Oliver Newhous for similar	2d
Hugh Stackhous for similar	2d	Thomas Newhous for similar	2d
Hugh Tailor for similar	2d		
Thomas Foster for similar	2d	Richard Braishey for similar	2d
Thomas Bankes official of the lord		wife of Roger Carre for similar	2d
George Lawson for similar	2d	Thomas Preston for similar	2d
Thomas Pailey Junior for similar	2d	Thomas Dockrey for similar	2d
John Braishey for similar	2d	Thomas Braishey for similar	2d
Roger Falthrop for similar	2d	Christopher Brown for similar	2d
Michael Sigseweek for similar	2d	Robert Falthrop for similar	2d
Christopher Cockett for similar	2d	Thomas Tailor for similar	2d
William Craven for similar	2d	Thomas Browne for similar	2d
Richard Lemyng for similar	2d	Roger Carre for similar	2d
Elizabeth Payley widow and John Paley for similar	2d	Relict of Adam Carre for similar	2d
		Relict of Richard Foster & John Foster for similar	2d
Richard Armitstead for similar	2d	Henry Denton gen for similar	2d
William Tailor for similar	2d	Roger Wilson for similar	2d
Thomas Remyngton for similar	2d	James Jackes for similar	2d
John Armitsted for similar	2d	Henry Tailor for similar for son	2d
		Richard Lynsey for similar	2d
William Jackes for similar	2d	Richard Pailey for similar	2d
Robert Carre for similar	2d	John Linsay for similar	2d
		Roger Armitsted sen for similar	2d
Mathew Newhous for similar	2d	Roger Armitsted jun for similar	2d
		Thomas Hall for similar for daughter	2d
William Hall for similar for ...	2d	Elizabeth Lynsay for similar for offic	2d
John Burton def for similar	4d	Thomas Payley for similar	2d
Thomas Hall for similar	2d	Wife of William Armitsted for similar	2d
James Foster for similar	2d	Wife of William Carre for similar	2d
Hugh Sailbank for similar	2d	Wife of William Carre & John Burton for similar	2d
William Newhous for similar	2d		

Richard Burton for similar 2d
Relict of Hugh Preston for similar 2d

Summa ? s ?d

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Inquisition for the Queen and the Lord of the Leet and the Court Baron

Jurors

Thomas Newhous, Thomas Dockrey, Oliver Newhous, George Lawson, Roger Carre, Thomas Tailor, Thomas Browne, Christopher Cockett, Thomas Payley, Henry Tompson, Richard Armitsted, Robert Carre, Richard Braishey, jun., William Browne & Hugh Tailor

Presentments for the Leet

Jane Remyngton the wife of Thomas Remyngton made an affray upon John Knolles

The same Janet made an affray upon Thomas Brashey

John Stackhous alias Harrison made an affray upon William Carre

Various people (George Lawson, Thomas Newhous, Thomas Dockrey, & Roger Carre) did not use caps of wool on Sundays and feast days contrary to the form of the statute

[?Court Baron]

Cutting down ash trees

Breaking the soil of the lord's waste

Thomas Carre, Thomas Stackhous, William Foster,

William Hine *shall heighten & Raise the pipe of his Chymney* by one yard at least

Affeerers

Thomas Newhous, Thomas Dockrey, Roger Carre, George Lawson

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Giggleswick Pleas, 26 April 38 Eliz [1598]

Henry Young gent against Richard Chew re debt for a horse 26s 8d

John Carlill against Hugh Claphamson re debt 16s 6d

Thomas Breanand of Settle against Christopher Browne and Ann his wife re trespass upon the case

Richard Lynsay of Lackland against William Hall re debt for digging turves. 6d

William Hyne against Jane Crake widow re trespass - blocking a footpath We find the plaintiff a ... as a ... and the defendant geltie for ... the same and sette damages 2d

John Forsett against Hugh Claphamson re debt 6s 8d

Hugh Claphamson against John Forsett re trespass We find the defendant nott geltie

Thomas Hall against James Foster re trespass - failure to maintain fences 33s
4d We fynd the defendant geltie in 2d & beleave of the ...

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Hugh Claphamson against John Forsett re trespass - mistreating a horse We
fynd the defendant nott geltie

William Breanand of Settle against Christopher Browne and Ann his wife re
debt for manual labour 2s 4d We fyne the plaintiff 12d

Thomas Remyngton against Thomas Banks re debt 2s 4d We fynd the
defendant nott geltie

Thomas Remyngton against Thomas Dockrey re debt 4s 1d We fynd the
defendant nott geltie

Thomas Brayshey against Thomas Remyngton re trespass - theft of dung and
lime We fynd the defendant geltie in 4s

Thomas Remyngton against Thomas Brayshey re debt re hemp, oil and tallow
6s 4d

Thomas Remyngton against Thomas Brayshey in plea of trespass

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Thomas Hall against James Foster re debt - fee for carrying stones 16d We
fynd the defendant geltie

William Newhous against Thomas Hall re trespass - diverting a stream We
fynd the defendant in 2d damages & beleave of the court

Richard Burton against Thomas Dockrey re trespass in crops with beasts We
fynd the defendant geltie in 4d damages

Thomas Brayshey against Thomas Remyngton re debt re tallow 6d We fynd
the defendant geltie for a pyne to deliver it or 8d and beleave of court