### PRO WARD 8/13 Part 01 of 78 English

# **County of Essex**

Honour or manor of Castle Hedingham, otherwise called Castle Heningham, with the appurtenances in the foresaid county, parcel of the foresaid lands.

**Account of Robert, Lord Dudley**, farmer 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 honour or manor of Castle Hedingham otherwise called Castle Heningham aforesaid with the appurtenances in the said county of Essex of the annual value of £8 15s 3-1/2d held of the Lady Queen in chief by knight service, of which certain honour or manor with the appurtenances the foresaid late Earl before his death was seised among other honours, castles, lordships, manors, lands, tenements and the rest of the hereditaments here after below specified, so in this county of Essex as in other several counties, in his demesne as of fee.

And the foresaid late Earl thus thereof being seised, a certain fine was levied of all the same honours, castles, manors, lands, & tenements & the rest of the hereditaments among other things before Edward Montague, knight, & his fellows, late justices of Edward, late King of England the Sixth, of his Court of Common Pleas at Westminster, between Edward, late Duke of Somerset, & a certain Michael Stanhope & Thomas Darcy, knights, & John Lucas, esquire, querents, & the foresaid late Earl, deforciant, as by the record thereof among the records of the said late King of his Court of Common Pleas aforesaid of Easter term in the second year [=1548] of his reign more fully appears of record, and that the same fine was thus levied to the uses & intentions specified & declared in certain indentures concerning a certain marriage thereafter to be had & solemnized between the Lord Henry, one of the sons of the foresaid late Duke of Somerset, & the Lady Katherine, one of the daughters of the foresaid late Earl, made between him, the late Duke, on the one part, & the same late Earl on the other part, bearing date the first day of February in the second year [=1 February 1548] of the reign of the late Lord King, which certain marriage never was had nor took effect between them, the Lord Henry & the Lady Katherine, nor between her, the Lady Katherine, nor any other son of the said late Duke.

**And after** by a certain Act of the Parliament held at Westminster by & upon prorogation the 23<sup>rd</sup> day of January in the fifth year [=23 January 1552] of the reign of the said late King & there continued and held until the 15 day of April in the 6<sup>th</sup> year [=15 April 1552] of the same late King concerning the annihilation & annulling of the foresaid indenture,

the same indenture & all the uses specified & declared in it were made null, annihilate, & frustrate to all intents and purposes as if the same indenture had never been made.

And further on the same 23<sup>rd</sup> day of January by authority of the Parliament aforesaid it was provided, enacted, & established that the foresaid fine from the time of the levying of the same would be adjudicated, accounted, & reputed to the use of the said late Earl for term of his life without impeachment of any waste, and after his decease to the use of his elder male issue of the body of the same late Earl lawfully begotten & of the heirs males of the body of the same male issue lawfully begotten, and for lack of such issue to the use of the right heirs of the said late Earl forever, by virtue of which and by force of which certain Act of Parliament of the uses in possession to be transmuted, the same late Earl after the making of the said Act was seised of & in all the foresaid honours, castles, manors, lands, tenements, & the rest of the premises with the appurtenances specified in the foresaid fine with several remainders further in manner & form as in the foresaid Act of Parliament are contained, viz., to the foresaid late Earl for term of his life without impeachment of any waste, and after his decease remainder thereof to his elder issue male lawfully issuing, remainder thereof for lack of such issue to the right heirs of the said late Earl forever.

And by authority of the foresaid Parliament it is further enacted & established that the foresaid late Earl by his last will & testament in writing sealed by his seal at arms & subscribed by his own hand would have full power & authority by virtue of the foresaid Act of Parliament to assign, limit, & appoint to his lawful wife, him the late Earl surviving, for term of her natural life to & for her jointure the manors of Tilbury, Downham, Easton Hall, Netherhall in Gestingthorpe, Garnons in Tendring, Brownes tenement in Toppesfield in the county of Essex, the manors of Easton Maudit, Thorpe Malford, & Marston Trussell in the county of Northampton, the manor of Bilton in the county of Warwick, or all & so many of the same manors as it might have pleased the said late Earl to assign to any such wife, and that then after the decease of him, the late Earl, & after the date of the limitation, assignment, & appointment of the jointure which might have been made in writing sealed & subscribed as is aforesaid, the foresaid lawful wife of the foresaid late Earl, him the late Earl surviving, will have & hold, and might be able to have, hold, & enjoy during her life all the foresaid manors, lands, & tenements comprised in the said proviso or so many of the same as will be comprised in any such last will in writing sealed & subscribed by the foresaid late Earl as is aforesaid, and that the same jointure would be a full recompense & satisfaction of the whole jointure & dowry which the said lawful wife of the said then Earl, him surviving, is able or might be able to claim, ask, or demand after the death of the said then Earl of, to, and in any the honours, castles, manors, lands, tenements, & hereditaments of the said now Earl during the wedlock between him, the now Earl, & his lawful wife him surviving, remainder thereof further in manner & form as the same manors, lands, & tenements would remain by the foresaid Act if the foresaid proviso had never been had or made.

**And the foresaid late Earl** on the 28<sup>th</sup> day of July in the year of the Lord 1562<sup>nd</sup> & in the 4<sup>th</sup> year of the reign of the now Lady Queen at Castle Hedingham aforesaid composed, made, & declared his will & testament in writing & sealed by the seal at arms of him, the

late Earl, & subscribed by his own hand, and by the same last will & testament assigned & appointed to the Lady Margery, now Countess of Oxenford, whom the same late Earl before the making of the said Act of Parliament had taken as [+his] lawful wife, which certain late [sic] Countess survived him, the late Earl, & is still surviving and is in full life, the foresaid manor of Tilbury and the rest of the other manors, lands, & tenements all & singular abovesaid with their appurtenances in the foresaid proviso of the said Act of Parliament recited & comprised among other things for term of the life of herself, the Countess, by these words following & in manner & form specified & declared in the foresaid inquisition in English words, viz., by virtue of one Act of the Parliament held at Westminster in the 5<sup>th</sup> & 6<sup>th</sup> years of the late Lord King of renowned memory Edward VI provided, he willed & bequeathed to his loving wife, Margery, Countess of Oxenford, in part of a recompense of & for all such dowry which she or any other in her name or for her might be able or is able at any time hereafter to claim, have, or demand out of any his lands & tenements except such which he gave to her being contained in a certain deed of entail, the manors of Tilbury juxta Clare, Downham, Easton Hall, Netherhall in Gestingthorpe, Garnons in Tendring, & Brownes tenement in Toppesfield in the county of Essex, & the manors of Easton Maudit, Thorpe Malford, & Marston Trussell with the appurtenances in the county of Northampton, & the manor of Bilton in the county of Warwick, & all those lands & tenements called Paynes in Pentlowe, to have & to hold the foresaid manors & the rest of the premises with all & singular their appurtenances to his forenamed wife for term of her life.

And further by the Act aforesaid by authority of the Parliament aforesaid it was and is provided & enacted as follows in these English words: Provided always & be it enacted by th' authority aforesaid that the King our Sovereign Lord, his heirs & successors, & all & every other person & persons of whom the premises or any parcel thereof be holden by any rent or service, shall have & enjoy all & singular such rents, tenements, tenures, seigniories & services, wardships, liveries, & primer seisins of, in, out, & to the premises & every parcel thereof as our said Sovereign Lord the King, his heirs & successors, & the said other person & persons & their heirs & every of them, might, ought, or should have had as if the said now Earl were seised thereof in fee simple and should die of the 3<sup>rd</sup> part thereof seised in fee simple.

And after the making of the said Act of Parliament, namely on the second day of June in the 4<sup>th</sup> year [=2 June 1562] of the reign of the Lady Elizabeth now Queen a certain indenture, bearing date the same day & year & in the Chancery of the said Lady Queen enrolled, was made between him, the late Earl, on the one part, & the right honourable Thomas, Duke of Norfolk, Robert, Lord Dudley, & Thomas Golding, knight, on the other part, so to establish & continue the earldom of Oxenford, in English called the earldom of Oxenford, together with all offices, pre-eminences, honours, castles, manors, lands, tenements, & hereditaments to the same appertaining in the name of lez Veres as of long time it was continued in the same name, and also to that intention that the living of the Lady Margery, Countess of Oxenford, & late wife of the said late Earl, might be augmented.

And by the same indenture among other things the foresaid late Earl for himself and his heirs granted, agreed, & promised to & with the forenamed Duke of Norfolk, Robert, Lord Dudley, & Thomas Golding & their heirs that he, the late Earl, his heirs & assigns, from the time of the making of the said indenture would stand and be seised of & in all the foresaid manors of Tilbury juxta Clare, Downham, Easton Hall, Netherhall in Gestingthorpe, Garnons in Tendring, Brownes tenement in Toppesfield, Paynes in Pentlowe, Barwicks in Scotness, Gibcrack, Fingrith, & [sic] Blackmore in the county of Essex, and of & in the manors of Easton Maudit, Thorpe Malford, & Marston Trussell in the county of Northampton, and of & in the manor of Bilton in the county of Warwick, and of & in the manor of Fowlmere in the county of Cambridge, and of & in all other messuages, lands, tenements, rents, reversions, services, possessions, & hereditaments of the said late Earl whatsoever situate, lying, or being in Tilbury juxta Clare, Gestingthorpe, Walter Belchamp, Downham, Tendring, Toppesfield, Gibcrack, & Blackmore in the county of Essex, and in Easton Maudit, Thorpe Malford, Marston Trussell or elsewhere in the county of Northampton, & in Bilton or elsewhere in the county of Warwick, & in Fowlmere in the county of Cambridge, to the use of himself, the late Earl, for term of his life without impeachment of any waste, and after his decease to the use of the said Lady Margery, his wife, still surviving, for term of her life, and after her decease to the use of the forenamed Edward, now Earl of Oxenford, & of the heirs males of his body lawfully begotten, and for lack of such issue, to the use of the heirs males of the body of him, the late Earl, lawfully begotten, and for lack of such issue, remainder thereof further to such & to such heirs males of the name of lez Veres as in the foresaid indenture further is declared & expressed, as by the same indenture specified in the foresaid inquisition more fully is clear & appears, by virtue of which the same late Earl was of the same manors of Tilbury juxta Clare, Downham, & the rest of the premises last recited seised in his demesne as of free tenement, remainder thereof to the forenamed Lady Margery for term of her life, remainder thereof further in the form aforesaid, and thus seised, he died thereof seised.

And the foresaid late Earl being seised in his demesne as of fee of & in the manors of Warmingham, North Rode, Blacon, Ashton, Worleston, and of & in the messuage & eastern gate in English called the gate of Westchester within the county of Chester, by the indenture last recited further among other things completely and fully granted, agreed, & promised to and with the foresaid Duke of Norfolk, Robert, Lord Dudley, & Thomas Golding & their heirs that he, the late Earl, his heirs & assigns, from the time of the making of the said indenture would stand & be seised of & in the manors of Warmingham, North Rode, Blacon, Ashton, Worleston, and of & in the messuage & gate in English called the gate of Westchester in the country of Chester, and of all other lands, tenements, rents, reversions, (blank) & hereditaments in the county of Chester to the use of himself, the late Earl, for term of his life without impeachment of any waste, and after his decease to the use of the said Lady Margery for term of her life, and after her decease to the use of the right heirs of him, the late Earl, forever, by virtue of which the same late Earl was seised of the same manors & the rest of the premises in his demesne as of free tenement for term of his life, remainder thereof further in the form aforesaid, and thus being seised of such estate, he died thereof seised.

And the foresaid late Earl by the foresaid indenture among other things granted & promised, & fully agreed for himself & his heirs to & with the foresaid late Duke of Norfolk, Robert, Lord Dudley, & Thomas Golding, their heirs & executors, that he, the same late Earl, his heirs & assigns, from the time of the making of the same indenture would stand & be seised, so of the earldom of Oxenford, in English called the earldom of Oxenford, [+as] of the office of Lord Great Chamberlain of England, and of & in the castle and manor of Hedingham otherwise called Castle Heningham, and of and in the manors of Grays in Sible Hedingham, Prayors alias Bowers Hall, Peppers, Pevers, Little Yeldham, Earls Colne, Stansted Mountfichet, Burnells, Bentfield Bury, Bury Lodge, Nether Yeldham alias Much Yeldham, Sheriffs in Colne Engaine, Maldon with the members, Flanderswick, Vaux, Warehills, Parks in Gestingthorpe, and of & in the reversion of the said manor of Mountnessing alias Ging Mountney in the county of Essex, and of & in the manors of East Bergholt, Lavenham alias Overhall and Netherhall in Lavenham, & Bergholt Commandry in the county of Suffolk, and of & in the manor of Castle Camps in the county of Cambridge, and of all & singular his other messuages, lands, tenements, meadows, grazing lands, pastures, woods, underwoods, rents, reversions, services, possessions, & hereditaments situate, lying, & being in Castle Hedingham, Sible Hedingham, Little Yeldham, Earls Colne, Stansted Mountfitchet, Gestingthorpe, Bentfield Bury, Much Yeldham, Maldon, Warehills, and of the foresaid reversion of the said manor of Mountnessing in the county of Essex, and of & in the foresaid manors of East Bergholt & Lavenham in the county of Suffolk, and of & in the manors of Castle Camps & Bartlow in the county of Cambridge to the uses, intentions, pledges, & trusts below declared,

Viz., to the use of himself, the late Earl, for term of his life without impeachment of any waste,

And after his decease to the use of the forenamed Edward, now Earl of Oxenford, and of the heirs males of his body lawfully begotten,

And for lack of such issue then to the behoof & use of the heirs of the said late Earl lawfully begotten,

And for lack of such issue then to the behoof of Aubrey de Vere, brother of the said late Earl, for term of the life of him, Aubrey, and after his decease then to the behoof & use of Hugh de Vere, elder son of him, Aubrey, & of the heirs males of the body of him, Hugh, lawfully begotten,

And for lack of such issue, then to the behoof and use of John de Vere, second son of the said Aubrey, & of the heirs males of the body of him, John, lawfully begotten,

And for lack of such issue then to the use of the third son of the said Aubrey hereafter to be begotten by the forenamed Aubrey & of the heirs males of the body of the same 3<sup>rd</sup> son lawfully begotten,

And for lack of such issue, then to the use of the 4<sup>th</sup> son of the body of the said Aubrey lawfully to be begotten & of the heirs males of the body of the same 4<sup>th</sup> son lawfully begotten,

And for lack of such issue then to the behoof & use of Robert Vere, esquire, one other of the brothers of the foresaid late Earl, for term of the life of him, Robert, & after his decease then to the behoof & use of his elder son hereafter to be begotten & of the heirs males of the body of the same elder son lawfully begotten,

And for lack of such issue then to the behoof & use of the second son of the same Robert hereafter to be begotten & of the heirs males of the same second son lawfully to be begotten,

And for lack of such issue then to the behoof & use of the third son of the said Robert hereafter to be begotten & of the heirs males of the body of the same 3<sup>rd</sup> son lawfully to be begotten,

And for lack of such issue then to the use of the 4<sup>th</sup> son of the body of the said Robert hereafter to be begotten, & of the heirs males of the body of the foresaid 4<sup>th</sup> son lawfully begotten,

And for lack of such issue, then to the behoof & use of Geoffrey Vere, younger brother of the foresaid late Earl, for term of his life and after his decease then to the behoof & use of John Vere, elder son of the said Geoffrey, & of the heirs males of the body of the same John lawfully to be begotten,

And for lack of such issue then to the use of Francis Vere, second son of the said Geoffrey & of the heirs males of the body of the said Francis lawfully begotten,

And for lack of such issue then to the behoof & use of the 3<sup>rd</sup> son of the said Geoffrey hereafter to be begotten & of the heirs males of the same 3<sup>rd</sup> son lawfully begotten,

And for lack of such issue then to the use of the 4<sup>th</sup> son of the foresaid Geoffrey hereafter to be begotten & of the heirs males of the body of the same 4<sup>th</sup> son lawfully to be begotten,

And for lack of such issue then to the use of the heirs males of the body of John, a little while ago Earl of Oxenford, father of the said late Earl, lawfully begotten,

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 specified in the foresaid inquisition more fully appears,

And the foresaid late Earl thus being seised of such estate died thereof seised.

And by a certain provision & article specified in the said Act of repeal, by authority of the foresaid Parliament it is enacted that all & singular demise & demises, grant & grants

of the foresaid manors, lands, tenements, & other the premises or of any of them 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.) the demise & 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 upon which certain demise & grant during any such demise or grant so much yearly farm or rent or more shall be reserved & to be paid yearly as most customarily might have been paid & given for the same manors, lands, & tenements which shall be thus demised within 20 years next before any such demise or grant to be made thereof, & [+which] shall 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 to the forenamed brothers of the said late Earl as is aforesaid, shall be good & effectual in law to all intentions, constructions, & purposes during the term & terms contained in any such deed indented, sealed and signed as is aforesaid.

And by the foresaid deed indented it was completely concluded, granted, & agreed between the parties aforesaid that the foresaid late Earl from the date of the said deed indented at free will & pleasure might have been able to give, grant, & assign or appoint the office & offices of bailiwick & bailiff of so many of his manors, lands, tenements, & hereditaments & the office & offices of keeper and keepers of all his parks with the customary fee & fees appertaining to the foresaid offices to any persons for term of the life of them as might have pleased him, and that all persons to whom the foresaid late Earl might give or grant such offices & fees would have, enjoy, & quietly occupy the same offices according to the gift, grant, assignment, & appointment of it made by the foresaid late Earl against himself, the late Earl, & the heirs males of his body lawfully begotten, the Countess of Oxenford, & the foresaid brothers of the late Earl & the heirs males of their bodies lawfully begotten, as by the same deed indented specified in the foresaid inquisition more fully appears.

And the foresaid late Earl by his deed sealed by his seal at arms & subscribed by his own hand bearing date the first day of January in the 3<sup>rd</sup> year [=1 January 1561] of the reign of the Lady Elizabeth now Queen for & in consideration of good & faithful service to him by George Tyrrell, gentleman, previously done & thereafter to be done, gave & granted to the same George Tyrrell a certain annuity or yearly rent of £6 13s 4d of lawful money of England yearly issuing & to issue of the honour or manor of Castle Hedingham in the county of Essex, to have, enjoy, levy, & yearly perceive the foresaid annuity or yearly rent of £6 13s 4d of lawful money of England to the forenamed George Tyrrell & his assigns from the feast of Saint Michael the Archangel last past before the date of these presents to the term and for the term of the natural life of him, George, by the hands of the receiver, bailiff, or collector of the rents, revenues, & profits of the said honour or manor for the time being, and the foresaid late Earl by his foresaid deed granted that for non-payment of the said annuity or yearly rent of £6 13s 4d it would be well allowed to the forenamed George Tyrrell & his assigns to distrain in the foresaid honour or manor of

Castle Hedingham, as by the same deed specified in the foresaid inquisition more fully appears.

And the foresaid late Earl by a certain deed of his sealed by his seal at arms & subscribed by his own hand dated the 18<sup>th</sup> day of June in the 38<sup>th</sup> year [=18 June 1546] of the reign of the late King Henry VIII granted to Charles Tyrrell, gentleman, the office of constable of his castle of Hedingham aforesaid in the county of Essex and appointed him, Charles, constable of the foresaid castle, to have and occupy the foresaid office by himself or by his sufficient deputy from the day of the making of the said deed during the whole life of him, Charles, remainder thereof after his decease to John Tyrrell, esquire, son & heir apparent while he lived of Thomas Tyrrell, knight, to the term of his life, taking yearly for the exercise of the foresaid office during the foresaid term £4 at the feasts of the Annunciation of Blessed Mary the Virgin & Saint Michael the Archangel by equal portions with all fees & profits whatsoever to the foresaid office appertaining, with a clause of distraint within the foresaid castle for non-payment of the foresaid rent, as by the foresaid deed specified in the foresaid inquisition more fully appears.

And the foresaid Earl by his deed sealed by his seal at arms & subscribed by his own hand dated the 28<sup>th</sup> day of April in the 35<sup>th</sup> year [=28 April 1543] of the reign of the late King Henry VIII granted to **John Tey** a certain yearly rent of £6 13s 4d of lawful money of England yearly issuing of his manor of Castle Hedingham in the county of Essex, to have the said yearly rent to the forenamed John Tey & his assigns to be paid yearly at the feasts of the Nativity of Saint John the Baptist, Saint Michael the Archangel, the birth of the Lord, & the Annunciation of Blessed Mary the Virgin by equal portions during the life of him, John Tey, and the foresaid Earl by his said deed granted to the same John Tey the office of keeper of his great park of Castle Hedingham in the county of Essex and of master of game immediately after the death of Edward Brokesby, gentleman, to have the said office by himself or by his sufficient deputy to the term of the life of him, John, and moreover the foresaid Earl granted to the same John Tey & his assigns for the exercise of the foresaid office of keeper of the park and master of game there a certain yearly rent of 100s of lawful money of England after the death of the said Edward Brokesby to be paid yearly at two terms of the year viz., at the feasts of the Annunciation of Blessed Mary the Virgin & Saint Michael the Archangel by equal portions, & perceiving one fallow-deer in winter & another in summer, and also pasture of 12 cows & two geldings yearly in the said park, and moreover one messuage called le Lodge with all other houses & buildings belonging to the same, with all trees & branches called browse & windfall, with a clause of distraint for non-payment of the said yearly rent, as by the foresaid deed specified in the foresaid inquisition more fully is clear & appears.

And the foresaid late Earl by his deed sealed by his seal at arms & subscribed by his own hand dated the 11<sup>th</sup> day January in the 37<sup>th</sup> year [=11 January 1546] of the reign of the late King Henry VIII granted to **John Church** the elder of Maldon in the county of Essex, gentleman, & to John, his son, the office of steward or seneschal of all his lands, tenements, manors, & lordships of Wivenhoe, Newers, Reylers, Battles in Donyland, Great Bentley, Netherhall in Gestingthorpe, Vaux, Tilbury juxta Clare, Northtofts, Skaths, Nether Yeldham, Barwicks & Scotness in Toppesfield, Fingrith Hall,

Doddinghurst, Battles Hall in Stapleford Abbots, Downham, Giberack, Crepping, Earls Colne, Castle Hedingham, Higham Uplands, Little Yeldham, Prayors, Grays, Colne Priory, Ballingdon within the Bridges, Belchamp rectory, Barwick Hall & Englesthorpe in White Colne, Sheriffs, Great Canfield, Bentfield Bury, Burnells, Stansted Mountfitchet, Hayes in Stowe, Earls, Bowers Gifford, & Maldon in the county of Essex, and of his manors of Newsells, Rokeby, & Great Hormead in the county of Hertford, and also of his manors of Tattingstone, Aldham, & Earls Hall in Cockfield in the county of Suffolk, to have the foresaid office with the profits & advantages to the same office appertaining or belonging to the forenamed John Church the elder & John Church the younger & their assigns during the life of them & of the survivor of them to be exercised by them or by their sufficient deputy, and moreover the said Earl by the said deed granted to the same John Church the elder & John Church the younger & their assigns during the whole term of the life of them & of the survivor of them a certain yearly rent of £6 13s 4d sterling issuing of his manor of Earls Colne at the two usual terms of the year [+and] one fallow-deer in winter & another in summer called a buck in season & a doe in season yearly to be taken within his park of Earls Colne yearly during the whole term of the life of them & of the survivor of them, with a clause of distraint for non-payment of the foresaid yearly rent as by the said 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 dated the 2<sup>nd</sup> day of the month of February in the 2<sup>nd</sup> year [=2 February 1548] of the reign of the late King Edward VI granted to Charles Tyrrell the office of keeper of his little park of Castle Hedingham in the county of Essex and of all the game there being and of his warren & coneys being within his said park, and [+appointed] him, Charles, keeper & warrener of the foresaid park & warren, to have & exercise the foresaid offices to the forenamed Charles by himself or by his sufficient deputy for term of his life immediately after the death, surrender, or forfeiture of Edward Brokesby, and the foresaid late Earl by the foresaid deed granted to the forenamed Charles for the exercise of the foresaid offices herbage for 12 cows & two geldings, and the windfalls & browsing wood within the same park, and also a certain yearly rent of 100s 10d of lawful money of England, viz., for the keeping of the said park 60s 10d, and for the said office of warrener 40s, issuing yearly of his manor of Hedingham, to have the abovesaid premises to the forenamed Charles immediately after the death, surrender, or forfeiture of the said Edward Brokesby at the two most usual terms of the year;

And also the foresaid Earl by the said deed granted to the forenamed Charles the office of bailiff of his said manor of Castle Hedingham and appointed him, Charles, bailiff of the same, to hold & exercise the foresaid office to the forenamed Charles by himself or by his sufficient deputy for term of the life of him, Charles, immediately after the death, surrender, or forfeiture of the foresaid Robert Brewster, and moreover the said Earl granted to the said Charles for the exercise of the foresaid office a yearly rent of **60s 10d** during the natural life of him, Charles, issuing of the foresaid manor at the most usual feasts as above, with a clause of distraint as by the said deed specified in the foresaid inquisition more fully appears.

And the forenamed Earl by a certain deed of his sealed by his seal at arms & signed by his own hand dated the 4<sup>th</sup> day of September in the 3<sup>rd</sup> year [=4 September 1561] of the reign of the Lady Elizabeth now Queen granted to William Brewster a certain yearly rent of £6 13s 4d of lawful money of England to issue of his manor of Castle Hedingham aforesaid, to have & perceive the said yearly rent to the same William Brewster & his assigns for term of his life yearly at the feasts of the Annunciation of Blessed Mary the Virgin & Saint Michael the Archangel by equal portions, the first term(?) of payment thereof to be begun at the feast of the Annunciation of Blessed Mary the Virgin or Saint Michael the Archangel which might have fallen next & immediately after the death of a certain John Tey of Layer de la Haye in the county of Essex, esquire, with a clause of distraint for non-payment of the said yearly rent, as by the foresaid deed specified in the foresaid inquisition more fully appears.

And the foresaid late Earl by a certain deed of his sealed by his seal at arms & signed by his own hand dated the 2<sup>nd</sup> day of July in the 2<sup>nd</sup> & 4<sup>th</sup> [sic] years [=2 July 1556] of the reigns of Philip & Mary, late King & Queen, granted to William Brewster the office of keeper of his little park of Castle Hedingham in the county of Essex, and of all his game & warren of coneys being within the park, and appointed him, William, keeper & warrener of the park & of his warren aforesaid, to have & exercise the foresaid offices & any of them to the forenamed William by himself or by his sufficient deputy for term of his life immediately after the death, surrender, or forfeiture of Edward Brokesby, gentleman, & of Charles Tyrrell, esquire, and moreover the foresaid Earl granted for the exercise & occupation of the foresaid offices & of any of them herbage for 12 cows & 2 geldings and le windfall and browsing wood within his same park, and also a certain yearly rent of 100s 10d of lawful money of England, viz., for the keeping of his foresaid park 60s 10d, and for the foresaid office of warrener 40s by year, issuing yearly of his manor of Castle Hedingham aforesaid, to have & yearly perceive the foresaid yearly rent of 100s 10d immediately after the death, surrender, or forfeiture of the foresaid Edward & Charles to the forenamed William & his assigns during the natural life of him, William, at two terms of the year, viz., to be paid at the feasts of the Annunciation of Blessed Mary the Virgin & Saint Michael the Archangel by equal portions, the first term of payment to begin immediately at that feast of the feasts aforesaid that first & next it might have happened to be vacant after the death, surrender, or forfeiture of the said Edward & Charles, as is mentioned previously;

And also by the said deed the said Earl granted to the said William Brewster the office of bailiff & bailiwick of his said manor of Castle Hedingham, which a certain Robert Brewster & the forenamed Charles then had and held to the term of the life of them, and appointed him, William, bailiff of the said manor, to have & exercise the foresaid office of bailiff of the said manor to the forenamed William by himself or by his sufficient deputy for term of the life of him, William, immediately after the death, surrender, or forfeiture of the foresaid Robert & Charles, and he, the Earl, by the said deed granted to the forenamed William for the occupation of the said office of bailiff of his manor of Hedingham a yearly rent of 60s 10d of lawful money of England yearly to issue of his foresaid manor, to have & yearly perceive the foresaid yearly rent of 60s 10d, immediately after the death or forfeiture of the said Robert & Charles, to the forenamed

William & his assigns during his life, to be paid yearly at the feasts of the Annunciation of Blessed Mary the Virgin & Saint Michael the Archangel equally, [+beginning] at that feast of the feasts aforesaid that first & next it might have happened to be vacant after the death, surrender, or forfeiture of the said Robert & Charles;

And also the forenamed Earl by the same deed granted to the same William the office of keeper & keeping of his great park of Castle Hedingham and of all the game there being, to have & exercise that office by himself or by his sufficient deputy to the term of the life of him, William, immediately after the death, surrender, or forfeiture of the said Edward Brokesby and of the foresaid John Tey, esquire, and moreover the foresaid Earl granted by the foresaid deed for the exercise & occupation of the office of keeper of his great park and of all the game there herbage for 12 cows & 2 geldings and le windfall & browsing wood within his foresaid park, and also a certain yearly rent of 100s of lawful money of England to issue of his manor of Castle Hedingham aforesaid and the said herbage and the said le windfall & browsing wood, and [sic] to have, hold & yearly perceive the foresaid yearly rent of 100s immediately after the death, surrender, or forfeiture of the said Edward & John, as is mentioned previously;

And further the said late Earl by his foresaid deed for the consideration aforesaid granted to the same William the office of constable of his castle of Hedingham and appointed him, William, constable of his castle aforesaid, to have by himself or by his sufficient deputy for term of his life immediately after the death, surrender, or forfeiture of the foresaid John Tyrrell, knight, & of Charles Tyrrell, esquire, who have that office for term of the life of themselves, Charles & John, perceiving of & for the exercise & occupation of that office a certain yearly rent of £4 of lawful money of England after the death, surrender, or forfeiture of them, Charles & John, with a clause of distraint for non-payment of the said yearly rent, as by the foresaid deed specified in the foresaid inquisition more fully is clear & appears.

And it remains in the hands of the Lady Oueen from the 3<sup>rd</sup> day of August last past [=3] August 1562] before the taking of the foresaid inquisition by the death of the foresaid John de Vere, late Earl of Oxenford, for Edward, now Earl of Oxenford, son & next heir & elder male issue of the body of him, the late Earl, lawfully begotten and on the 12<sup>th</sup> day of April last past 12 years of age, as in the copy of a certain transcript of the inquisition found thereof at Stratford Langthorne in the foresaid county of Essex on the 18<sup>th</sup> day of January in the fifth year [=18 January 1563] of the reign of the Lady Elizabeth now Queen before Richard Weston, one of the justices of the Lady Queen of the Court of Common Pleas, Robert Nowell, William Tooke, esquire, & John Glascock, gentleman, by virtue of letters patent of commission of the said Lady Queen in the nature of a writ of herself, the Lady Queen, of diem clausit extremum [="he has closed his last day"] to inquire after the death of the right honourable man, John de Vere, late Earl of Oxenford, named in the foresaid letters patent, directed to the forenamed Richard Weston, Robert Nowell, & William Tooke, esquire, & John Glascock, gentleman, & others, and in the Chancery of the same Lady Queen remaining of record, more fully appears, and in the whole as above is 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.

Not received because it has been received thereof after in the account of the foresaid accountant, farmer of the manor of East Bergholt in the county of Suffolk, parcel of the foresaid inheritance, in the section "Farm by indenture" within the total of £803 9s 8-1/2d, as in the same more fully will be able to appear. Total: none.

## Increase of rents by the survey of the feodary & the book of the auditor.

Not yet received of any profit resulting or arising from the increase of rents of the foresaid honour or manor at £32 2s 11d by year thus assessed, so by the survey made thereof by John Glascock, gentleman, feodary, surveyor, & receiver of all the lands of the wards of the Lady Queen in the county of Essex, as by the book of John Wiseman, auditor of all the lands & possessions of the late foresaid Earl of Oxenford, similarly made, more than by the foresaid inquisition is found, to be paid at the foresaid feasts equally, viz., for two such feasts falling within the time of this account, because it has been received thereof after in the account of the foresaid accountant, farmer of the manor of East Bergholt in the county of Suffolk, parcel of the foresaid inheritance, in the section "Farm by indenture" within the total of £803 9s 8-12/d, as in the same more fully will be able to appear. Total: none.

#### Profits of the fairs

Not yet received of any profit resulting or arising from the profits of the fairs held there within the time of this account at 2s by year because it has been received thereof after in the account of the foresaid accountant, farmer of the manor of East Bergholt in the county of Suffolk, parcel of the foresaid inheritance, in the section "Farm by indenture" within the total of £803 9s 8-1/2d, as in the same more fully will be able to appear. Total: none

# Perquisites of the courts

Not yet received of any profit resulting or arising from the fees & perquisites of the courts held there this year because it has been received thereof to the foresaid Lady Queen after in the account of the foresaid accountant, farmer of the manor of East Bergholt in the county of Suffolk, parcel of the foresaid inheritance, in the section "Farm by indenture" within the total of £803 9s 8-1/2d, as in the same more fully will be able to appear. Total: none.

Total of the whole receipt: none.

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**Comitatus Essex** 

**Honor siue Manerium de Hedninghame ad Castrum** alias dictum Hennynghame ad Castrum cum pertinentijs in Comitatu predicto parcella terrarum predictarum

Computus Roberti Domini Dudley firmarij 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 predicti honoris siue Manerij de Hednynghame ad Castrum alias dicti Henynghame ad Castrum predicti cum pertinentijs in dicto Comitatu Essex annualis valoris viijli xvs iijd ob tenti de domina Regina in Capite per seruicium Militare De quoquidem Honore siue Manerio cum pertinentijs predictus nuper Comes ante obitum suum fuit seisatus inter alia honores Castra dominia Maneria terras tenementa ac cetera hereditamenta hic postea inferius specificata tam in hoc Comitatu Essex quam in alijs separalibus Comitatibus in dominico suo ut de feodo

Et predictus nuper Comes sic inde seisatus existens quidam finis leuatus fuit de omnibus eisdem honoribus Castris Manerijs terris & tenementis & ceteris hereditamentis inter alia Coram Edwardo Mountaiue [sic] Milito & Socijs suis nuper Iusticijs Edwardi nuper Regis Anglie viti de Communi Banco suo apud Westmonasterium inter Edwardum nuper ducem Somersett & guosdam Michaelem Stanhoppe & Thomam Darcye Milites & Iohannem Lucas armigerum querentes & predictum nuper Comitem deforsiantem prout per Recordum inde inter Recorda dicti nuper Regis de Communi Banco suo predicto de Termino Pasche anno Regni sui secundo plenius patet de Recordo. Et quod idem finis sic leuatus fuit ad vsus & intenciones specificatos & declaratos in quibusdam Indenturis Concernentibus quoddam Maritagium extunc habendum & solemnizandum inter dominum Henricum vnum filiorum predicti nuper ducis Somersett & Dominam Katherinam vnam filiarum predicti nuper Comitis factis inter ipsum nuper ducem ex vna parte & eundem nuper Comitem ex altera parte gerentibus datum primo die februarij anno Regni domini nuper Regis secundo quodquidem Maritagium nunquam habitum fuit nec cepit effectum inter ipsos dominum Henricum & dominam Katherinam nec inter ipsam dominam Katherinam nec aliquem alium filium dicti nuper ducis.

Et postea per quendam actum parliamenti apud Westmonasterium per & super prorogacionem tenti xxiijtio die Ianuarij anno Regni dicti nuper Regis quinto & ibidem continuati & tenti vsque xv diem Aprilis anno vjto eiusdem nuper Regis concernentem adnihilacionem & evacuationem Indenture predicte eadem Indentura & omnes vsus in ea specificati & declarati evacuati adnihilati & frustrati facti fuerunt ad omnes intenciones & proposita ut si eadem Indentura nunquam facta fuisset.

**Et vlterius** eodem xxiijtio die Ianuarij authoritate parliamenti predicti prouisus inactitatus & stabilitatus fuit quod predictus finis a tempore levacionis eiusdem adiudicaretur accomputaretur & Reputaretur ad vsum dicti nuper Comitis pro termino vite sue absque impeticione alicuius vasti. Et post eius decessum ad vsum exitus sui masculi senioris de

Corpore eiusdem nuper Comitis legitime procreati & heredum masculorum de Corpore eiusdem exitus masculi legitime procreatorum Et pro defectu talis exitus ad vsum Rectorum heredum dicti nuper Comitis Imperpetuum virtute cuius ac vigore cuiusdam actus parliamenti de vsibus in possessione transmutandis Idem nuper Comes post confeccionem dicti actus fuit seisatus de & in omnibus predictis Honoribus Castris

Manerijs terris tenementis & ceteris premissis cum pertinentijs in predicto fine specificatis cum separalibus Remaneribus vlterius modo & forma prout in predicto actu parliamenti continentur viz predicto nuper Comiti pro termino vite sue absque impeticione alicuius vasti. Et post eius decessum Remanere inde suo seniori exitui masculo legitime exeunti Remanere inde pro defectu talis exitus Rectis heredibus dicti nuper Comitis Imperpetuum

Et authoritate parliamenti predicti vlterius inactitatus & stabilitatus existit quod predictus nuper Comes per suam vltimam voluntatem & testementum in scripto sigillo suo ad arma sigillatum & Manu sua propria subscriptum haberet plenam potestatem & authoritatem virtute actus parliamenti predicti ad assignandum limitandum & appunctuandum sue legali vxori ipsum nuper Comitem superuiuenti pro termino vite sue naturalis ad & pro Iunctura sua Maneria de Tylburye Downhame Estonhall Netherhall in Gestingthorpe Garnons in Tendringe Brownes tenemente in Toppesfeilde in Comitatu Essex Maneria de Eston Mawdite Thorpe Malforde & Marston Trussell in Comitatu Northamptonie Manerium de Bilton in Comitatu Warruici vel tot & tanta eorundem maneriorum sicut placuerit dicto nuper Comiti assignare alicui tali vxori. Et quod tunc post decessum ipsius nuper Comitis & post datum limitacionis assignacionis & appunctuacionis Iuncture que facta fuerit in scripto sigillata & subscripta sicut predictum est predicta legalis vxor predicti nuper Comitis ipsum nuper Comitem superuiuens habebit & tenebit ac habere tenere & gaudere possit durante vita sua omnia predicta Maneria terras & tenementa Comprisa in dicto prouiso vel tot eorundem quot erunt Comprisa in aliqua tali vltima voluntate in scripto sigillata & subscripta per predictum nuper Comitem ut predictum est. Et quod eadem Iunctura esset plena Recompensio & satisfaccio totius Iuncture & dotis quam dicta legalis vxor dicti tunc Comitis ipsum superuiuens potest vel possit vendicare Rogare vel demaundare post mortem dicti tunc Comitis de ad & in aliquibus Honoribus Castris Manerijs terris tenementis & hereditamentis dicti nunc Comitisdurante sponsatio inter ipsum nunc Comitem & legalem vxorem suam ipsum superuiuentem Remanere inde vlterius modo & forma prout eadem Maneria terre et tenementa Remanere deberent per actum predictum si predictum prouisum nunquam habitum vel factum fuisset.

Et predictus nuper Comes xxviijuo die Iulij anno domini MClxijdo & anno iiijto Regni domine Regine nunc apud Hednynghame ad Castrum predictum Condidit fecit & declarauit suam voluntatem & Testementum in scripto & sigillo ipsius nuper Comitis ad arma sigillatum & Manu sua propria subscriptum. Et per eandem vltimam voluntatem & Testamentum assignauit & appunctuauit domine Margerie nunc Comitisse Oxonie quam idem nuper Comes ante Confeccionem dicti actus parliamenti Cepisset in legalem vxorem. Quequidem nuper Comitissa ipsum nuper Comitem Superuixit & adhuc superstes est & in plena vita existit predictum Manerium de Tylburye ac cetera alia Maneria terras & tenementa omnia & singula supradicta cum suis pertinentijs in predicto

prouiso dicti actus parliamenti Recitata & Comprisa inter alia pro termino vite ipsius Comitisse per hec verba sequentia & modo & forma in Inquisitione predicta in Anglicanis verbis specificata & declarata viz virtute vnius actus parliamenti tenti apud Westmonasterium annis vto & vjto domini nuper Regis famose memorie Edwardi vjti prouisus voluit & legauit amanti vxori sue Margerie Comitisse Oxonie in parte Recompensionis de & pro tota huiusmodi dote quam ipsa siue aliquis alius in nomine suo siue pro illa possit seu potest aliquo tempore posthac vendicare habere siue demaundare ex aliqua terras & tenementa sua excepta talia que dedit ei existentia content(a) in quadam Charta talliata Maneria de Tylburye iuxta Clare Downham Estonhall Netherhall in Gestingthorpe Garnons in Tendringe & Brownes tenemente in Toppesfelde in Comitatu Essex & Maneria de Eston Mawdyte Thorpe Malforde & Marston Trussell cum pertinentijs in Comitatu Northhamtonie et Manerium de Bylton in Comitatu Warruici & omnia illa terras & tenementa vocata Paynes in Pentlowe Habendum & tenendum Maneria predicta & cetera premissa cum omnibus & singulis eorum pertinentijs prefate vxori sue pro termino vite sue

**Et vlterius** per actum predictum authoritate parliamenti predicti prouisus & inactitatus fuit & existit prout sequitur in his anglicis verbis Prouided allwayes & be it inacted by thauthoritee aforesaide yat the Kynge our soueraigne lorde his heires & successors & all & euerye other persone & persones of whome the premisses or any parcell thereof be holden by any Rente or seruice shall haue & enioye all and singuler suche Rentes tenementes tenures signioryes & seruices wardshippes liueryes & primer Seasons of in oute & to ye premisses & euerye parcell thereof as our said soueraigne lorde the kinge his heires & successors & the said other persone & persons & theire heires & euerye of them might ought or should haue had as if ye said nowe Erle were seased thereof in fee simple And shoulde dye of ye iijde parte thereof seased in fee simple.

Et post confeccionem dicti actus parliamenti sciz secundo die Iunij anno Regni domine nunc Elizabethe Regine iiij quedam Indentura gerens datum eisdem die & Anno & in Cancellaria dicte domine Regine Irrotulata facta fuit inter ipsum nuper Comitem ex vna parte & prehonorabilem Thomam Ducem Norff' Robertum dominum Dudley & Thomam Goldinge Militem ex altera parte tam ad stabilendum & continuandum Comitatum Oxonie Anglice vocatum the Earledome of Oxenforde vnacum omnibus officijs preeminencijs honoribus Castris Manerijs terris tenementis & hereditamentis eidem pertinentibus in nomine de lez Veeres sicut diu antehac Continuatus fuit in eodem nomine. Acetiam ea intencione quod victus domine Margerie Comitisse Oxonie & nuper vxoris dicti nuper Comitis augmentaretur

Et per eandem Indenturam inter alia predictus nuper Comes pro se & heredibus suis concessit agreauit & promisit ad & cum prefato Duce Norff' Roberto Domino Dudley & Thoma Goldinge & heredibus suis quod ipse nuper Comes heredes & assignati sui a tempore Confeccionis predicte Indenture starent & existent seisati de & in omnibus predictis Manerijs de Tylburye iuxta Clare Downehame Estonhall Netherhall in Gestingthorpe Garnons in Tendringe Brownes tenemente in Toppesfelde Paynes in Pentlowe Barwickes in Skotneys Iibcracke ffyngrithe & Blackamore in Comitatu Essex ac de & in Manerijs de Eston Maudite Thorpe Malforde & Marston Trussell in Comitatu

Northamptonie ac de & in Manerio de Bilton in Comitatu Warruici ac de & in Manerio de ffulmer in Comitatu Cantabrigie ac de & in omnibus alijs mesuagijs terris tenementis Redditibus Reuersionibus seruicijs possessionibus & hereditamentis dicti nuper Comitis quibuscumque scituatis iacentibus vel existentibus in Tylburye iuxta Clare Gestingthorpe Waterbelchame Downhame Tendringe Toppesfeilde Gibcracke & Blackamore in Comitatu Essex ac in Eston Mawdite Thorpe Malforde Marston Trussell vel alibi in Comitatu Northamptonie & in Bilton vel alibi in Comitatu Warruici & in ffulmer in Comitatu Cantabrigie ad vsum ipsius nuper Comitis pro termino vite sue absque impeticione alicuius vasti. Et post euis decessum ad vsum dicte domine Margerie vxoris sue adhuc superstitis pro termino vite sue Et post euis decessum ad vsum prefati Edwardi nunc Comitis Oxonie & heredum masculorum de Corpore suo legitime procreatorum. Et pro defectu talis exitus ad vsum heredum masculorum de Corpore ipsius nuper Comitis legitime procreatorum. Et pro defectu talis exitus Remanere inde vlterius talibus & huiusmodi heredibus masculis de nomine de lez Veeres prout in predictam Indenturam vlterius declaratur & exprimitur prout per eandem Indenturam in Inquisitione predicta specificatam plenius liquet & apparet. Virtute Cuius idem nuper Comes fuit de eisdem Manerijs de Tylburye iuxta Clare Downhame & ceteris premissis vltimo Recitatis in dominico suo ut de libero tenemento seisatus Remanere inde prefate domine Margerie pro termino vite sue Remanere inde vlterius in forma predicta Et sic seisatus obijt inde seisatus

Et predictus nuper Comes seisatus existens in dominico suo ut de ffeodo de & in Manerijs de Warninghame Northwoode Blacon Ashelton Wollaston ac de & in mesuagio & porta orrientali Anglice vocata ye gate of Westchester within the Countie of Chester per Indenturam vltimo Recitatam vlterius inter alia plenarie & plene concessit agreauit & promisit ad & cum predicto duce Norff' Roberto Domino Dudley & Thoma Goldinge & heredibus suis quod ipse nuper Comes heredes & assignati sui a tempore confectionis dicte Indentture starent & essent seisati de & in Manerijs de Warninghame Northoode Blacken Asheden Wollaston ac de & in mesuagio & porta Anglice vocata the gate of Westchester in Comitatu Cestrie ac de omnibus alijs terris tenementis Redditibus Reuersionibus (blank) & hereditamentis in Comitatu Cestrie ad vsum ipsius nuper Comitis pro termino vite sue absque Impeticione alicuius vasti Et post eius decessum ad vsum dicte domine Margerie pro termino vite sue Et post eius decessum ad vsum Rectorum heredum ipsius nuper Comitis Imperpetuum virtute cuius idem nuper Comes fuit seisatus de eisdem Manerijs & ceteris premissis in dominico suo ut de libero tenemento pro termino vite sue Remanere inde vlterius in forma predicta Et sic seisatus existens de tali statu obijt inde seisatus

Et predictus nuper Comes per Indenturam predictam inter alia concessit & promisit & plene agreauit pro seipso & heredibus suis ad & cum predicto nuper [sic] Duce Norff Roberto domino Dudley & Thoma Goldinge heredibus & executoribus suis quod idem ipse nuper Comes heredes & assignati sui a tempore confeccionis eiusdem Indenture starent & essent seisati tam de Comitatu Oxonie Anglice vocato ye Earledome of Oxenforde officij domini Magni Camerarij Anglie ac de & in Castro & Manerio de Hedningame alias dicto Heninghame ad Castrum ac de & in Manerijs de Greys in Hedninghame Sybley Prayers alias Bowers Hall Pepers Pevers Litle Yeldhame

Earlescolney Stansted Mountfitchet Burnells Bentfelde Bury Bury Lodge Nether Yeldhame alias Muche Yelhame Sherifes in Colney Enghaine Malden cum membris fflanderswike Vaus Warehilles parkes in Gestingthorpe ac de & in Reuersione dicti Manerij de Mountnes Ynge alias Gynge Mountney in Comitatu Essex Ac de & in Manerijs de Estbergholte Lavenhame alias Overhall & Netherhall in Lavenhame & Barholte Commaunder in Comitatu Suff'. Ac de & in Manerio de Castle Campes in Comitatu Cantabrigie ac de omnibus & singulis suis alijs mesuagijs terris tenementis pratis pascuis pasturis boscis subboscis Redditibus Reuersionibus seruicijs possessionibus & hereditamentis suis scituatis iacentibus & existentibus in Hedninghame ad Castrum Hedninghame Sibley parua Gelhame Colney Comitis Stansted Mountfitchet Gestingthorpe Benfelde Burye Muche Gelhame Malden Warehilles ac de predicta Reuersione dicti Manerij de Mountnes Ynge in Comitatu Essex ac de & in predictis Manerijs de Estberholte & Lavenhame in Comitatu Suff' ac de & in manerijs de Castle Campes & Bartlowe in Comitatu Cantabrigie ad vsus intenciones fiducias & confidencias inferius declaratas

Viz ad vsum ipsius nuper Comitis pro termino vite sue absque Impeticione alicuius vasti

Et post eius decessum ad vsum prefati Edwardi nunc Comitis Oxonie & heredum masculorum de Corpore suo legitime procreatorum

Et pro defectu talis exitus tunc ad opus & vsum heredum dicti nuper Comitis legitime procreatorum

Et pro defectu talis exitus tunc ad opus Awbritij Deveere fratris dicti nuper Comitis pro termino vite ipsius Awbritij.

Et post eius decessum tunc ad opus & vsum Hugonis Devere filij senioris ipsius Awbritij & heredum masculorum de Corpore ipsius Hugonis legitime procreatorum.

Et pro defectu talis exitus tunc ad opus & vsum Iohannis Devere secundi filij dicti Awbritij & heredum masculorum de Corpore ipsius Iohannis legitime procreatorum.

Et pro defectu talis exitus tunc ad vsum tertij filij dicti Awbritij imposterum procreandi per prefatum Awbritium & heredum masculorum de corpore eiusdem iijtij filij legitime procreatorum.

Et pro defectu talis exitus tunc ad vsum iiijti filij de corpore dicti Awbritij legitime procreandi & heredum masculorum de corpore eiusdem iiijti filij legitime procreatorum.

Et pro defectu talis exitus tunc ad opus & vsum Roberti Veere armigeri vnius alterius fratrum predicti nuper Comitis pro termino vite ipsius Roberti & post eius decessum tunc ad opus & vsum filij sui senioris Imposterum procreandi & heredum masculorum de Corpore eiusdem filij senioris legitime procreatorum.

Et pro defectu talis exitus tunc ad opus & vsum secundi filij eiusdem Roberti Imposterum procreandi & heredum masculorum eiusdem secundi filij legitime procreandorum.

Et pro defectu talis exitus tunc ad opus & vsum tertij filij dicti Roberti Imposterum procreandi & heredum masculorum de Corpore eiusdem iijtij filij legitime procreandorum.

Et pro defectu talis exitus tunc ad vsum iiijti filij de corpore dicti Roberti Imposterum procreandi & heredum masculorum de Corpore predicti iiijti filij legitime procreatorum.

Et pro defectu talis exitus tunc ad opus & vsum Galfridi Veere fratris Iuniori predicti nuper Comitis pro termino vite sue

Et post eius decessum tunc ad opus & vsum Iohannis Veere filij senioris dicti Galfridi & heredum masculorum de Corpore eiusdem Iohannis legitime procreandorum.

Et pro defectu talis exitus tunc ad vsum ffrancisci Veere secundi filij dicti Galfridi & heredum masculorum de Corpore dicti ffrauncisci legitime procreatorum.

Et pro defectu talis exitus tunc ad opus & vsum iijtij filij dicti Galfridi Imposterum procreandi & heredum masculorum eiusdem iijtij filij legitime procreatorum.

Et pro defectu talis exitus tunc ad vsum iiijti filij predicti Galfridi Imposterum procreandi & heredum masculorum de Corpore eiusdem iiijti filij legitime procreandorum.

Et pro defectu talis exitus tunc ad vsum heredum masculorum de Corpore Iohannis dudum Comitis Oxonie patris dicti nuper Comitis legitime procreatorum.

Et pro defectu talis exitus tunc ad vsum Rectorum heredum dicti nuper Comitis Imperpetuum prout per predictam Indenturam in Inquisitione predicta specificatam plenius apparet.

Et predictus nuper Comes sic seisatus existens de tali statu obijt inde seisatus.

Et per quandam prouisionem & articulum in dicto actu Repulsus specificatum authoritate parliamenti predicti Inactitatus existit quod omnes & singule dimissio & dimissiones concessio & concessiones predictorum Manereriorum terrarum tenementtorum & aliorum premissorum siue eorum alicuius in predictis fine & actu parliamenti specificatorum pro termino iijum vitarum vel eodem termino secundum consuetudinem Manerij vel pro termino xxjus annorum vel sub eundem terminum que Initiu(m faciet & Capiet effectum & per quas dimissiones ille vel illi cui vel quibus dimissio & dimissiones & concessiones facte fuerunt legitime intrare possint vel possit infra vnum annum proxime post confeccionem talis dimissionis & concessionis Et super quamquidem dimissionem & concessionem durante qualibet tali dimissione siue concessione tanta annualis firma siue Redditus vel plus Reseruabitur & annuatim soluendum sicut magis Custumabiliter solutum & datum fuisset pro eisdem Manerijs

terris & tenementis que sic dimittentur infra xxti annos proxime ante aliquam talem dimissionem siue concessionem inde faciendum. & fuerit factam & concessam per predictum nuper Comitem in scripto Indentato sigillato cum suo sigillo vsuali ad arma & manu sua propria subscripto aliter tamen maneriorum quam talium maneriorum terrarum & tenementorum in predicto actu appunctuatorum prefatis fratribus dicti nuper Comitis sicut predictum est erunt bone & effectuales in lege ad omnes intenciones contrucciones & proposita durante termino & terminjs contentis in quolibet tali scripto Indentato sigillato & subscripto sicut predictum est.

Et per predictum scriptum Indentatum plenarie conclusum concessum & agreatum fuit inter partes predictas quod predictus nuper Comes a dato dicti scripti Indentati ad liberam voluntatem & placitum dare concedere & assignare vel appunctuare potuisset officium & officia balliuati & balliati tot Maneriorum terrarum tenementorum & hereditamentorum suorum & officium & officia custodis & Custodum totium parcorum suorum cum consuetudinalibus feodo & feodis pertinentibus predictis officijs aliquibus personis pro termino vite eorum ut sibi placuerit. Et quod omnes persones quibus predictus nuper Comes daret aut concederet talia officia & feoda haberent gauderent & quiete occuparent eadem officia secudum donum concessionem assignacionem & appunctuationem illius per predictum nuper Comitem factum versus ipsum nuper Comitem & heredes masculos de Corpore suo legitime procreatos Comitissam Oxonie & fratres predictos nuper Comitis & heredes masculos de corporibus suis legitime procreatos prout per idem scriptum Indentatum in Inquisitione predicta specificatum plenius patet.

Et predictus nuper Comes per Scriptum suum sigillo suo ad arma sigillatum & manu sua propria subscriptum gerens) datum primo die Ianuarij anno Regni domine nunc Elizabethe Regine iijtio pro & in consideracione boni & fidelis seruicij sibi per Georgium Tyrrell generosum preantea Impensi & deinde Impendendi dedit & concessit eidem Georgio Tyrrell quandam annuitatem siue annualem Redditum vili xiijs iiijd legalis monete Anglie annuatim exeuntem & exiturum de honore siue Manerio de Hedingame ad Castrum in Comitatu Essex Habendum gaudendum leuandum & annuatim percipiendum predictam annuitatem siue annualem Redditum vili xiijs iiijd legalis monete Anglie prefato Georgio Tyrrell & assignatis suis a festo sancti Michaelis archangeli vltimo preterito ante datum presentium ad terminum & pro termino vite naturalis ipsius Georgij per manus Receptoris ballij vel collectoris Reddituum Reuencionum & proficuorum dicti Honoris siue Manerij pro tempore existentis Et predictus nuper Comes per scriptum suum predictum concessit quod pro non solucione dicte annuitatis siue annualis Redditus vili xiijs iiijd bene liceret prefato Georgio Tirrell & assignatis suis in predicto honore siue Manerio de Heninghame ad Castrum distringere prout per Idem scriptum in Inquisitione predicta specificatum plenius patet.

Et predictus nuper Comes per quoddam scriptum suum sigillo suo ad arma sigillatum & Manu sua propria subscriptum datum xviijuo die Iunij anno Regni nuper Regis Henrici viijui xxxviijuo concessit Charolo Tyrrell generoso officium Constabularij Castri sui de Heninghame predicti in Comitatu Essex ac ipsum Charolum Constabularium Castri predicti Constituit. Habendum & occupandum officium predictum per se vel per

suffitientem deputatum suum a die confeccione dicti scripti durante tota vita ipsius Charoli Remanere inde post eius decessum Iohanni Tyrrell armigero filio & heredi apparenti dum vixit Thome Tyrrell Militis ad terminum vite sue Capiendum annuatim pro exercitio officij predicti durante termino predicto iiijli ad festa annunciationis beate Marie Virginis & sancti Michaelis Archangeli equis porcionibus cum omnibus feodis & proficuis quibuscumque predicto officio pertinentibus cum clausa districcionis infra Castrum predictum pro non solucione Redditus predicti ut per predictum scriptum in Inquisitione predicta specificatum plenius patet

Et predictus Comes per scriptum suum sigillo suo ad arma sigillatum & manu sua propria subscriptum datum xxviijuo die Aprilis anno Regni nuper Regis Henrici viijui xxxvto concessit Iohanni Tey quendam annualem Redditum vili xiijs iiijd legalis monete Anglie annuatim exeuntem de Manerio suo de Heningame ad Castrum in Comitatu Essex Habendum dictum annualem Redditum prefato Iohannni Tev & assignatis suis ad festa Natiuitatis sancti Iohannis Baptiste sancti Michaelis archangeli Natalis domini & annunciationis beate Marie Virginis per equales porciones annuatim soluendum durante vita ipsius Iohannis Tev Et predictus Comes per dictum scriptum suum Concessit eidem Iohanni Tey officium Custodis parci sui Magni de Heninghame ad Castrum in Comitatu Essex ac Magistri ferarum Immediate post mortem Edwardi Brokesbye generosi Habendum dictum officium per se vel per suffitientem deputatum suum ad terminum vite ipsius Iohannis Ac insuper predictus Comes concessit eidem Iohanni Tey & assignatis suis pro exercitio officij predicti Custodis parci ac Magistri ferarum ibidem quendam annualem Redditum Cs legalis monete Anglie post mortem dicti Edwardi Brokesbye annuatim soluendum ad duos anni terminos viz ad festa annunciationis beate Marie Virginis & sancti Michaelis archangeli equis porcionibus & vnum damam in hieme & alium in estate necnon pasturam xijmo vacarum & duorum Spadonum Annuatim in dicto parco percipiendum ac insuper vnum mesuagium vocatum le lodge cum omnibus alijs domibus & edificijs eidem spectantibus cum omnibus arboribus & Ramis vocatis Browse & windfall cum clausa districcionis pro non solucione dicti annualis Redditus prout per scriptum predictum in Inquisitione predicta specificatum plenius liquet & apparet

Et predictus nuper Comes per scriptum suum sigillo suo ad arma sigillatum & manu sua propria subscriptum datum xjmo die Ianuarij anno Regni nuper Regis Henrici viijui xxxvijmo concessit Iohanni Churche de Malden in Comitatu Essex seniori generoso & Iohanni filio suo officium Senescalli siue Senescalci omnium terrarum tenementorum Maneriorum & dominiorum suorum de Wyvenho Newers Reylers Battelles in Donylande Bentley Magna Netherhall in Gestingthorpe Vaus Tylburye iuxta Clare Northtoftoftes [sic] Skeytes Nether Geldhame Barwickes & Skoteneys in Toppesfeilde ffyngrith Hall Doddinghurste Battleshall in Stapleforde Abbot Downhame Iebcrake Crepinge Colney Comitis Heningham ad Castrum Higham Vplandes Geldhame parua Prayors Grayes Colney Pryorie Ballingdon infra pontes Belchame Rectoria Barwikehall & Englesthorpe in Colney alba Sheriffes Canfeilde magna Berfeilde [sic] Burye Burnell Standsted Mountfitchet Hayes in Stowe Earles Burysgifforde & Maldon in Comitatu Essex ac Maneriorum suorum de Newell Rokeby & Hornemeade magna in Comitatu Hertf Necnon Maneriorum suorum de Tatyngston Aldhame & Earles Hall in Cookefeilde in

Comitatu Suff Habendum predictum officium cum proficuis & advantagijs eidem officij pertinentibus siue spectantibus prefatis Iohanni Churche seniori & Iohanni Churche Iuniori & assignatis eorum durante vita eorum & alterius eorum diutius viuentium ad exercendum per seipsos vel per eorum suffitientem deputatum. Et insuper dictus Comes per dictum scriptum concessit eisdem Iohanni Churche seniori & Iohanni Churche Iuniori & assignatis suis durante toto termino vite eorum & eorum alterius diutius viventium quendam annualem Redditum vjli xiijs iiijd sterlingorum exeuntem de Manerio suo de Colney Comitis ad duos anni terminos vsualia vnum damam in hieme & alium in estate vocatum a Bucke in season & a Dowe in season annuatim capiendum infra parcum suum de Colney Comitis annuatim durante toto termino vite eorum & alterius eorum diutius viuentium cum clausa districcionis pro non solucione annualis Redditus predicti ut per dictum 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 datum ijdo die mensis ffebruarij anno Regni nuper Regis Edwardi vjti ijdo concessit Charolo Tyrrell officium Custodis parui parci sui de Hedninghame ad Castrum in Comitatu Essex ac omnium ferarum ibidem existentium ac warreni sui & Cuniculorum infra dictum parcum suum existentium. Ac ipsum Charolum Custodem & Warrenarium parci & Warreni predictorum Habendum & exercendum officia predicta prefato Charolo per se vel per sufficientem deputatum suum pro termino vite sue Immediate post mortem sursum Reddicionem siue forisfacturam Edwardi Brokelsbye. Et predictus nuper Comes per scriptum predictum concessit prefato Charolo pro exercitio officiorum predictorum Herbagium pro xijmo vaccis & ijbus spadonibus ac le Windfalles & Browsingwoode infra eundem parcum Necnon quendam annualem Redditum Cs xd Legalis monete Anglie. viz pro Custodia dicti parci lxs xd ac pro dicto offitio Warrenarij xls annuatim exeuntem de Manerio suo de Heninghame. Habendum premissa supradicta prefato Charolo Immediate post mortem sursum Reddicionem siue forisfacturam dicti Edwardi Brokelsbye ad duos anni terminos Magis vsuales

Acetiam predictus Comes per dictum scriptum concessit prefato Charolo officium ballij dicti Manerij sui de Heninghame ad Castrum ac ipsum Charolum ballium eiusdem constituit tenendum & exercendum predictum officium prefato Charolo per se vel per suffitientem deputatum suum pro termino vite ipsius Charoli Immediate post mortem sursum Reddicionem siue forisfacturam predicti Roberti Brewster. Et insuper dictus Comes concessit dicto Charolo pro exercitio officij predicti annualem Redditum lxs xd durante vita naturali ipsius Charoli exeuntem de Manerio predicto ad festa magis vsualia vt supra cum clausa districcionis ut per dictum scriptum in Inquisitione predicta specificatum plenius patet.

Et prefatus Comes per quoddam scriptum suum sigillo suo ad arma sigillatum & Manu sua propria signatum datum iiijto die Septembris anno Regni domine nunc Elizabethe Regine iijtio concessit Willelmo Brewster quendam annualem Redditum vjli xiijs iiijd Legalis monete Anglie exiturus de Manerio suo de Heninghame ad Castrum predicto Habendum & percipiendum dictum annualem Redditum eidem Willelmo Brewster & assignatis suis pro termino vite sue annuatim ad festa annunciationis beate Marie Virginis & sancti Michaelis archangeli equis porcionibus prima tamen [sic?] solucionis inde

incipiendum ad festum annunciationis beate Marie Virginis vel sancti Michaelis archangeli quod acciderit proxime & Immediate post mortem Cuiusdam Iohannis Tey de Layer de layhey in Comitatu Essex armigeri cum clausa districcionis pro non solucione dicti annualis Redditus ut per scriptum predictum in Inquisitione predicta specificatum plenius patet.

Et predictus nuper Comes per quoddam scriptum suum sigillo suo ad arma sigillatum & manu sua propria signatum datum ijdo die Iulij annis Regnorum Philippi & Marie nuper Regis & Regine ijdo & iiijto concessit **Willelmo Brewster** officium Custodis parui parci sui de Heningham ad Castrum in Comitatu Essex. Ac omnium ferarum & Warreni suorum Cuniculorum infra parcum existentium ac ipsum Willelmum Custodem & Warrenarium parci & Warreni sui predicti constituit. Habendum & exercendum officia predicta & eorum quodlibet prefato Willelmo per se vel per suffitientem deputatum suum pro termino vite sue Immediate post mortem sursum Reddicionem siue forisfacturam Edwardi Brokelsbye generosi & Charoli Tyrrell armigeri. Et insuper predictus Comes Concessit pro exercitio & occupacione officiorum predictorum & eorum cuiuslibet Herbagium pro xij vaccis & ijbus spadonibus ac le Windefall Ac Browsingwoode infra eundem parcum suum necnon quendam annualem Redditum Cs xd legalis monete Anglie. viz pro Custodia parci sui predicti lxs xd ac pro predicto officio warrenarij xls per annum exeuntem annuatim de Manerio suo de Heninghame ad Castrum predicto. Habendum & annuatim percipiendum predictum annualem Redditum Cs xd Immediate post mortem sursum Reddicionem siue forisfacturam predictorum Edwardi & Charoli prefato Willelmo & assignatis suis durante vita naturali ipsius Willelmi ad duos anni terminos. Viz ad festa annunciationis beate Marie Virginis & sancti Michaelis Archangeli per equales porciones annuatim soluendum primo Termino solucionis immediate incipiendum ad illud festum festorum predictorum quod primo & proxime vacare contigerit post mortem sursum Reddicionem siue forisfacturam dictorum Edwardi & Charoli ut prefertur

Acetiam per dictum scriptum dictus Comes concessit dicto Willelmo Brewster officium ballij & balliati dicti Manerij sui de Heninghame ad Castrum Quodquidem [sic] Robertus Bruster & prefatus Charolus extunc habuerunt & tenuerunt ad terminum vite eorum ac ipsum Willelmum Ballium dicti Manerij constituit. Habendum & exercendum predictum officium ballij dicti Manerij prefato Willelmo per se vel per suffitientem deputatum suum pro termino vite ipsius Willelmi Immediate post mortem sursum Reddicionem siue forisfacturam predictorum Roberti & Charoli. Ac ipse Comes per dictum scriptum concessit prefato Willelmo pro occupacione dicti officij ballij Manerij sui de Heninghame annualem Redditum lxs xd legalis monete Anglie annuatim exiturum de Manerio suo predicto Habendum & annuatim percipiendum predictum annualem Redditum lxs xd Immediate post mortem siue forisfacturam dictorum Roberti & Charoli prefato Willelmo & assignatis suis durante vita sua ad festa annunciationis beate Marie Virginis & sancti Michaelis archangeli equaliter annuatim soluendum ad illud festum festorum predictorum quod primo & proxime vacare contigerit post mortem sursum Reddicionem siue forisfacturam dictorum Roberti & Charoli.

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Et etiam prefatus Comes per idem scriptum concessit eidem Willelmo officium Custodis & Custodiam magni parci sui de Hedninghame ad Castrum ac omnium ferarum ibidem existentium Habendum & exercendum officium illud per se vel per suffitientem deputatum suum ad terminum vite ipsius Willelmi Immediate post mortem sursum Reddicionem siue forisfacturam dicti Edwardi Brokelsbye ac predicti Iohannis Tey armigeri. Et insuper prefatus Comes concessit per scriptum predictum pro exercitio & occupacione officij Custodis Magni parci sui ac omnium ferarum ibidem Herbagium pro xijmo vaccis & ijbus spadonibus ac le Windfall & Browsingwoode infra predictum parcum suum necnon quendam annualem Redditum Cs legalis monete Anglie exiturum de Manerio suo de Heninghame ad Castrum predicto ac dictum Herbagium ac dictum le Windefall & Browsingwoode. Ac [sic] Habendum tenendum & annuatim percipiendum predictum annualem Redditum Cs Immediate post mortem sursum Reddicionem siue forisfacturam dictorum Edwardi & Iohannis ut prefertur.

Et vlterius dictus nuper Comes per scriptum suum predictum pro consideracione predicta Concessit eidem Willelmo officium Constabularij Castri sui de Heninghame ac ipsum Willelmum Constabularium Castri sui predicti Constitiut. Habendum per se vel per suffitientem deputatum suum pro termino vite sue Immediate post mortem sursum Reddicionem siue forisfacturam predictorum Iohannis Tyrrell Militis & Charoli Tyrrell armigeri qui habent officium illud pro termino vite ipsorum Charoli & Iohannis percipiendum de & pro exercitio & occupacione officij illius quendam annualem Redditum iiijli legalis monete Anglie post mortem sursum Reddicionem siue forisfacturam ipsorum Charoli & Iohannis cum Clausa districcionis pro non solucione dicti annualis Redditus ut per scriptum predictum in Inquisitione predicta specificatum plenius liquet & apparet.

Et Remanet in manibus domine Regine a iijtio die Augusti vltimo preterito ante Capcionem Inquisitionis predicte per mortem predicti Iohannis Devere nuper Comitis Oxonie Edwardo nunc Comiti Oxonie filio & heredi propinquiori & exitui seniori masculo de Corpore ipsius nuper Comitis legitime procreato et xijmo die Aprilis vltimo preterito xijmo annorum prout in Copia Cuiusdam transcriptionis Inquisitionis inde Comperte apud Stratforde Langthorne in predicto Comitatu Essex xviijuo die Ianuarij anno Regni domine nunc Elizabethe Regine quinto. Coram Richardo Weston vno Iusticiorum domine Regine de Communi Banco Roberto Nowell Willelmo Tooke armigero & Iohanne Glascocke generoso virtute litterarum patentium commissionalium dicte domine Regine in natura brevis ipsius domine Regine de diem Clausit extremum ad Inquirendum post mortem prehonorabilis viri Iohannis Devere nuper Comitis Oxonie in predictis litteris patentibus nominati prefato Richardo Weston Roberto Nowell & Willelmo Tooke armigero & Iohanni Glascocke generoso & alijs directis Ac in Cancellaria eiusdem domine Regine de Recordo Remanentibus plenius patet. Et in toto ut supra per annum extenditur per Inquisitionem predictam Soluendum ad festa annunciationis beate Marie Virginis & sancti Michaelis archangeli equaliter viz pro duobus huiusmodi festis infra tempus huius Computi accidentibus.

Non receptus. Eo quod receptus est inde postea in Computo predicti Computantis firmarij Manerij de Estbergholte in Comitatu Suff parcelle hereditatis predicte in titulo ffirme per

indenturam infra summam **DCCCiijli ixs viijd ob** prout in eodem plenius poterit apparere. Summa nulla

### Incrementum Reddituum per superuisum feodarij & librum auditoris

Nec receptus de aliquo proficuo proueniente siue crescente de Incremento Reddituum Honoris siue Manerij predicti ad **xxxijli ijs xjd** per annum sic arentato tam per superuisum inde per Iohannem Glascocke generosum feodarium superuisorem & Receptorem omnium terrarum Wardorum domine Regine in Comitatu Essex factum quam per librum Iohannis Wiseman auditoris omnium terrarum & possessionum nuper predicti Comitis Oxonie similiter factum plus quam per Inquisitionem predictam Compertum existit. Soluendum ad festa predicta equaliter viz pro ijbus huiusmodi festis infra tempus huius Computi accidentibus. Eo quod receptus est inde postea in Computo predicti Computantis ffirmarij Manerij de Estbergholte in Comitatu Suff parcelle hereditatis predicte in titulo ffirme per Indenturam infra Summam **DCCCiijli ixs viijd ob** prout in eodem plenius poterit apparere. Summa nulla

#### Proficua Nundinarum

Nec receptus de aliquo proficuo proueniente siue crescente de proficuis Nundinarum ibidem tentarum infra tempus Huius Computi ad **ijs** per annum. Eo quod receptus est inde postea in Computo predicti Computantis ffirmarij Manerij de Estberholte in Comitatu Suff parcelle hereditatis predicte in titulo ffirme per Indenturam infra Summam **DCCCiijli ixs viijd ob** prout in eodem plenius poterit apparere. Summa nulla

#### Perquisita Curiarum

Nec receptus de aliquo proficuo proueniente siue crescente de placitis & perquisitis Curiarum ibidem Hoc anno tentarum. Eo quod receptus est inde predicte domine Regine postea in Computo predicti Computantis ffirmarij Manerij de Estberholte in Comitatu Suff' parcelle hereditatis predicte in titulo ffirme per Indenturam infra Summam **DCCCiijli ixs viijd ob** prout in eodem plenius poterit apparere. Summa nulla

### Summa Totalis Recepti nulla

Transcript by Nina Green, translation copyright Nina Green February 2005.