

SUMMARY: The document below is the inquisition post mortem taken 30 September 1524 after the death of John Carew (d. 1 March 1524), one of whose feoffees was Oxford's grandfather, John de Vere (c.1482-1540), 15<sup>th</sup> Earl of Oxford, and whose widow, Margery (nee Kelly) Carew, married James Tyrrell (1475?-1538), by whom she was the mother of Oxford's stepfather, Charles Tyrrell (d.1570). For the will of James Tyrrell, see TNA PROB 11/26/266. For the will of Charles Tyrrell, see TNA PROB 11/52/187.

The inquisition states that although John Carew held no lands of the King in chief in Suffolk, he held other properties in Suffolk which were enfeoffed to certain uses:

### ***Manor of Sapiston***

The inquisition states that on 7 May 1510 John Carew enfeoffed the manor of Sapiston to Thomas Austrell, clerk, Sir Robert Drury, Sir John Audley, Sir John Vere, Sir Roger Townshend, Thomas Cressener, esquire, William Kelly, esquire, Nicholas Kelly, Michael Kelly and John Barker to the use of his wife, Margery (nee Kelly) Carew (living 1551), for life, and after her decease to the use of himself and his heirs, and for lack of such heirs to the uses specified in the will of his father, Sir William Carew (d.1501).

The inquisition recites that Thomas Austrell, Thomas Cressener, William Kelly, Michael Kelly and John Barker subsequently died, leaving Sir Robert Drury, Sir John Audley, Sir John Vere, Sir Roger Townshend and Nicholas Kelly on 30 September 1524 as remaining feoffees seised of the manor of Sapiston to the use of Margery (nee Kelly) Carew (living 1551).

### ***Properties in Bury St Edmunds held of the Abbot of Bury St Edmunds***

The inquisition states that on 16 December 1477, Henry, Earl of Essex, Thomas Peyton, William Tweyght, Henry Heydon, Simon Ennor(?) and Clemens Clerke enfeoffed properties held of the Abbot of Bury St Edmunds to Sir William Carew, William Alington, esquire, Walter Thurston, Roger Page & William Bolton, junior, to the use of William Carew and his heirs, after which Sir William Carew made his last will, directing that after his death his wife, Margaret (nee Chedworth) Carew (d. 2 July 1525), would have the said properties of term of her life, and after her decease the properties would remain to the use of his son, John Carew (d. 1 March 1524), forever. From the will of Sir William Carew:

*Also I give and bequeath to my said wife for term of her life my place at Bury with all th' appurtenances, as well tenements, closes and barns & gardens & other necessities thereto belonging except the 2 tenements in the West Gate before-named, and after her decease the said place with all the appurtenances before-said to remain to John, my son and heir, & to his heirs forever.*

Sir William Carew died in 1501, leaving as surviving feoffees William Alington, Walter Thurston and Roger Page. William Alington and Walter Thurston subsequently died, leaving Roger Page as the sole surviving feoffee. He then died, and was succeeded by his cousin and heir, another Roger Page. John Carew then died, leaving the cousin, Roger Page, on 30 September 1524 as sole surviving feoffee holding the properties in Bury St Edmunds to the use of Sir William Carew's widow, Margaret (nee Chedworth) Carew (d. 2 July 1525).

For the will, dated 26 May 1501 and proved 28 June 1501, of Sir William Carew, see TNA PROB 11/12/390. Sir William Carew was a half brother of John de Vere (d.1486), father of John de Vere (c.1482-1540), 15<sup>th</sup> Earl of Oxford. It appears that (Sir) John Vere, one of the John Carew's feoffees in the feoffment of 7 May 1510, was John de Vere (c.1482-1540), 15<sup>th</sup> Earl of Oxford, who would have been 28 years of age at the time. John de Vere, 15<sup>th</sup> Earl of Oxford, was knighted at Tournai on 25 September 1513. See Shaw, William, A., *The Knights of England*, Vol. II, (London: Sherratt and Hughes, 1906), pp. 38, 233.

The inquisition states that John Carew's son and heir, George Carew, was thirteen years of age at the time of his father's death, and was therefore born in 1511.

For the Carew family, see Gage, John, *The History and Antiquities of Suffolk: Thingoe Hundred*, (London: Samuel Bentley, 1838), p. 286 at:

<https://books.google.ca/books?id=knVPAAAAYAAJ&pg=PA286>

For the family of John Carew's wife, Margery (nee Kelly), see the pedigree in Vivian, J.L., *The Visitations of Cornwall*, (Exeter: William Pollard, 1887), p. 257 at:

<https://books.google.ca/books?id=t0U7AQAIAAJ&pg=PA257>

For an inquisition taken in Worcestershire on 3 June 1547, twenty-three years after the testator's death, see TNA C 142/85/78.

Below, a line-by-line English translation is followed by a line-by-line transcript of the original Latin.

LM: Suff'

LM: [note not transcribed]

1 Inquisition indented taken at Stowmarket in the county of Suffolk on the 30<sup>th</sup> day of September in the sixteenth year [=30 September 1524] of the reign of Henry the Eighth

before Christopher Harman, esquire, escheator of the said Lord the King in the county aforesaid after the death

2 of John Carew, esquire, by virtue of a writ of the same Lord the King of diem clausit extremum [=he closed his last day] to the same escheator directed & annexed to this inquisition, by the oath of Thomas Almott, gentleman, John Aylmer, John Wage, John Brokke, John Thurnewoode, Thomas Goff,

3 Robert Gyle, Thomas Cutting, John Palmer, Robert Cooke, Richard Bradwey, John Reynberd & John Thorpe,

4 Who say upon their oath that neither the foresaid John Carew named in the said writ nor others to his use held any lands or tenements, rents or services of the Lord the King in chief or in another manner, or [held lands] of others in demesne or service in the county aforesaid on the day on which he died; and the jurors aforesaid say that the same John Carew in the said writ named long before his death was seised of & in the manor of Sapiston in Sapiston with the appurtenances in the county aforesaid, and also of & in one messuage & two

6 acres & a half of land, and of one watermill with the appurtenances in Sapiston aforesaid in his demesne as of fee of the gift & deed of confirmation(?) of James Hobart, knight, as by that deed to the jurors aforesaid upon the taking of the same inquisition by manifest evidence fully appears;

7 And thus thereof seised, the same John Carew by his deed dated at Sapiston aforesaid in the county aforesaid on the seventh day of May in the year of the reign of the said now Lord the King the second [=7 May 1510], thereof enfeoffed a certain Thomas Austrell, clerk, Robert Drury, knight, John Audley,

8 knight, John Vere, knight, & Roger Townshend, knight, by the names of John Vere & Roger Townshend, esquires, and also Thomas Cressener, William Kelly, esquires, Nicholas Kelly, Michael Kelly & John Barker of Ioworth(?), to have & to hold to them, their heirs

9 & assigns in fee to the use & behoof of Margery Carew, then wife of the same John Carew, for term of her life, and after the decease of the same Margery to the use of the forenamed John Carew & his heirs of his body lawfully begotten; and for lack of such issue

10 to the same uses & intents specified & declared in the last will of William Carew, knight, father of the foresaid John Carew, as by the same deed similarly to the foresaid jurors upon the taking of this inquisition in manifest evidence fully appears; by authority of which certain

11 feoffment the same Thomas Austrell, Robert Drury, John Audley, John Vere, Roger Townshend, Thomas Cressener, William Kelly, Nicholas Kelly, Michael Kelly & John Barker were thereof seised in their demesne as of fee to the use of the foresaid Margery

12 Carew for term of her life, and after the decease of the same Margery to the same uses & intentions specified & declared in the said last will of the said William Carew, knight; and thus thereof seised, the foresaid Thomas Austrell, clerk, Thomas Cressener, William Kelly, Michael(?)

13 Kelly & John Barker died, and the said Robert Drury, knight, John Audley, knight, John Vere, knight, Roger Townshend, knight, & Nicholas Kelly survived them & held themselves within [=entered] by right of survivorship, and were & still are thereof seised

14 to the use of the said Margery Carew, late wife of John Carew, still surviving, for term of the life of the same Margery, and after the decease of the same Margery to the uses abovesaid; and further the jurors aforesaid say that the same manor of Sapiston with the appurtenances and also the said messuage

15 lands & mill and other the premises in Sapiston aforesaid with the appurtenances are held of John, Abbot of the monastery of Bury St Edmunds as of his monastery of Bury Saint Edmunds aforesaid, but by what services the jurors aforesaid are entirely ignorant; and also the jurors aforesaid say that the manor aforesaid, lands & tenements

16 aforesaid & other the premises with the appurtenances are worth by year in all issues beyond reprises ten marks; and further the jurors aforesaid say that long before the death of the foresaid John Carew a certain Henry, Earl of Essex, Thomas Peyton, William Tweyght [=Thwaite?], Henry Heydon, Simon Ennor(?)

17 & Clemens Clerke were seised in their demesne as of fee of & in one messuage with one garden and of a certain grange built in the same garden, and also of one other grange with a garden & pasture adjoining, together with a certain way to the same

18 grange, garden & pasture belonging & leading, and of 4 tenements in the foresaid town of Bury Saint Edmunds, and thus thereof seised the same Henry, Earl of Essex, Thomas Peyton, William Tweyght, Henry Heydon, Simon Ennor(?) & Clemens Clerke by a certain deed

19 of theirs, dated at Bury Saint Edmunds aforesaid on the 16<sup>th</sup> day of December in the seventeenth year of Edward the Fourth [=16 December 1477], thereof enfeoffed the foresaid William Carew, knight, father of the foresaid John Carew, by the name of William Carew, esquire, William Alington, esquire, Walter Thurston,

20 Roger Page & William Bolton, junior, to hold to them & their heirs in fee to the use of the foresaid William Carew & his heirs, by virtue of which feoffment the foresaid William Carew & his other co-feoffees aforesaid were thereof seised in their demesne to the same use; and thus

21 seised thereof, among other things, the same William Carew at Bury aforesaid made & declared his last will, & by the same willed & declared that Margaret Carew, then wife of the said William Carew, after the death of the same William, would have all the foresaid messuage, lands, tenements, gardens & pasture

22 together with the way aforesaid with all its appurtenances in Bury aforesaid for term of life of the same Margaret, & after the decease of the same Margaret that all the foresaid messuage, tenements & other the premises with the appurtenances to remain to(?) the use of the forenamed John Carew in the said writ named as son & heir of the foresaid

23 William Carew, knight, & his heirs forever; and afterwards the foresaid William Carew, knight, died, & the foresaid William Alington, Walter Thurston & Roger Page survived the said William Carew, and held themselves within [=entered] by right of survivorship, & were thereof

24 seised in their demesne as of fee to the use of the foresaid Margaret for term of her life, [-&] remainder thereof to the use of the foresaid John Carew, son of the foresaid William Carew, & his heirs forever; and afterwards the foresaid William Alington & Walter Thurston died, & the foresaid

25 Roger Page survived them, & held himself within [=entered] by right of survivorship, & was thereof seised in his demesne as of fee to the uses aforesaid; and thus thereof seised, the same Roger Page died thereof sole seised in his demesne as of fee, after whose death all the foresaid messuage, gardens,

26 tenements & other the premises with the appurtenances in Bury aforesaid descended to a certain Roger Page, cousin & heir of the same Roger, by force of which the same Roger Page, cousin, was thereof seised in his demesne as of fee to the uses abovesaid; and thus seised the foresaid

27 John Carew in the said writ named died, & the foresaid Margaret survived him, & still is in full life, by force of which the same Roger Page, cousin, was & still is thereof seised in his demesne as of fee to the use of the foresaid Margaret for term

28 of her life, remainder thereof after the decease of the same Margaret to the use of a certain George Carew, son & heir of the foresaid John Carew in the said writ named; and further the foresaid jurors say that all the foresaid messuage, lands & tenements & other the premises with the appurtenances in Bury

29 are held of the forenamed John, Abbot of the monastery of Saint Edmund of Bury aforesaid as in right of his monastery aforesaid, but by what services the jurors aforesaid are entirely ignorant; and that all the same messuage, lands & tenements & other the premises with the appurtenances are worth by year in all issues

30 beyond reprises forty shillings; and further the jurors aforesaid say that the foresaid John Carew in the said writ named died on the first day of March last past before the day of the taking of this inquisition [=1 March 1524], and that the foresaid George Carew is son & next heir

31 of the foresaid John Carew, and that the same George Carew at the time of the death of the foresaid John Carew, his father, was of the age of thirteen years & more; and that the foresaid John Carew in the said writ named, nor any other to his use, held

32 no other or more lands or tenements of the Lord the King or of any other or others in demesne, use, reversion or service in the county aforesaid on the day on which the same John died; in testimony of which thing to one part of this inquisition

33 indented remaining in the possession of the foresaid (blank) of the jurors aforesaid in this inquisition first named the foresaid escheator has affixed his seal of office, and to the other true part of this inquisition indented both the foresaid escheator and the jurors aforesaid

34 have affixed their seals the day & year above-written.

Lib{er}at{um} fuit in Cur{ia} xix die Octobr{is} Anno subscr{ipto} [ ] Es{caetoris}

1 Inquisicio indentat{a} capt{a} Apud Stowe market in Com{itatu} Suff' xxxmo die Septembr{is} Anno regni Regis Henrici Octavi Sexto decimo coram Xpofero Harman Armig{er}o Escaetore d{omi}ni Regis in Com{itatu} p{re}d{ic}to post mortem

2 Ioh{ann}is Carewe Armig{eri} virtute br{eu}is eiusdem d{omi}ni Regis de diem Claus{it} extremu{m} eidem Escaetori direct{i} & huic inquis{itioni} Annex{i} p{er} Sacramentu{m} Thome Almott gen{erosi} Ioh{ann}is Aylem{er} Ioh{ann}is Wage Ioh{ann}is Brokke Ioh{ann}is Thurnewoode Thome Goff

3 Rob{er}ti Gyle Thome Cuttyng Ioh{ann}is palm{er} Rob{er}ti Cooke Ric{hard}i Bradwey Ioh{ann}is Reynberd & Ioh{ann}is Thorpe

4 Qui dicunt sup{er} Sacramentu{m} suu{m} q{uo}d p{re}d{ic}tus Ioh{ann}es Carewe in d{ic}to br{eu}i no{m}i{n}at{o} nec Aliquis Alius [page torn] Aliqui Alij Ad eius vsum Aliqua t{er}ras seu tenementa Reddit{us} Aut s{er}uic{ia} tenuit Aut tenuerunt de d{omi}no Rege in Capite Aut Aliquo Alio modo nec de

5 Aliquo Alio in D{omi}nico Aut s{er}uic{io} in Com{itatu} p{re}d{ic}to die quo obiit Oet [sic] dic{unt} Iur{atores} p{re}d{ic}ti q{uo}d idem Ioh{ann}es Carewe in d{ic}to br{eu}i no{m}i{n}at{o} diu Ante obitum suu{m} fuit sei{si}t{us} de & in

Man{eri}o de Sapston in Sapston cum p{er}tin{entijs} in Com{itatu} p{re}d{i}c{t}o  
Necnon de & in vno Mesuagio & duob{us}

6 Acr{is} & di{midio} t{er}re Ac de vno Molendino Aquatico cum p{er}tin{entijs} in  
Sapston p{re}d{i}c{t}a in D{omi}nico suo vt de feodo ex dono & Carte  
Confirmac{i}one Iacobi Hobart Milit{is} vt p{er} Cartam illam Iur{atoribus}  
p{re}dict{is} sup{er} capcio{n}em hui{us} inquisic{i}o{n}is in euident{ijs} ostenc{is}  
plene liquet

7 Et sic inde sei{si}t{us} idem Ioh{ann}es Carewe p{er} Cartam suam cuius dat{um} est  
Apud Sapston p{re}dict{a} in Com{itatu} p{re}d{i}c{t}o septimo die Maij Anno regni  
d{i}c{t}i d{omi}ni Regis nunc S{e}c{un}do inde feoffauit quosdam Thomam Austrell  
Cl{er}ic{u}m Rob{er}t{u}m Dreury Militem Ioh{ann}em Awdeley

8 Militem Ioh{ann}em Veer Militem & Rog{er}um Towneshende Militem p{er}  
no{m}i{n}a Ioh{ann}is Veer & Rog{er}i Towneshende Armig{erorum} Necnon  
Thomam Cressenere Will{elmu}m Kelly Armig{er}os Nich{olaiu}m Kelly  
Mich{aelu}m Kelly & Ioh{ann}em Barker de loworth(?) H{ab}end{um} & tenend{um}  
eis hered{ibus}

9 & assign{atis} suis in feodo ad opus & vsum Marg{er}ie Carewe tunc vx{or}is  
eiusdem Ioh{ann}is Carew ad t{er}m{i}n{um} vite sue Et post eiusdem Marg{er}ie  
decessum ad vsum p{re}fat{i} Ioh{ann}is Carewe & hered{um} suor{um} de Corpore  
suo legitim{e} p{ro}creator{um} Et p{ro} defec{tu} t{a}lis exit{us}

10 Ad h{uius}mo{d}i vsus & intenc{i}o{n}es p{ro}ut in vltima voluntate Will{elm}i  
Carewe Milit{is} p{at}ris p{re}d{i}c{t}i Ioh{ann}is Carewe specificat{as} &  
declarat{as} p{ro}ut p{er} Cartam illam similit{er} Iur{atoribus} p{re}d{i}c{t}is  
sup{er} capcio{n}em hui{us} inquisic{i}o{n}is in euident{iam} ostensam plene(?)  
liquet p{re}textu cuius quidem

11 feoffamenti ijdem Thomas Austrell Rob{er}tus Drury Ioh{ann}es Awdeley  
Ioh{ann}es Veer Rog{er}us Towneshend Thomas Cressener Will{el}m{u}s Kelly  
Nich{olai}us Kelly Mich{ael}us Kelly & Ioh{ann}es Barker fuerunt inde sei{si}ti in  
d{omi}nico suo vt de feodo ad vsum p{re}d{i}c{t}e Marg{er}ie

12 Carewe p{ro} t{er}m{i}no vite sue Et post eiusdem Marg{er}ie decessum Ad  
h{uius}mo{d}i vsus & intenc{i}o{n}es in d{ic}t{a} vltima voluntate d{i}c{t}i  
Will{elm}i Carewe Milit{is} specificat{as} & declarat{as} Et sic inde Sei{si}ti  
p{re}d{i}c{t}i Thomas Austrell Cl{er}icus Thomas Cressener Will{el}m{u}s Kelly  
Mich{ael}us(?)

13 Kelly & Ioh{ann}es Barker obierunt Et d{i}c{t}i Rob{er}tus Drury Miles Ioh{ann}es  
Awdeley Miles Joh{ann}es Veer Miles Rog{er}us Townehende Miles & Nich{olai}us  
Kelly ip{s}os sup{er}uixerunt & se tenuerunt intus p{er} ius Accrescendi Et fuerunt &  
adhuc inde sei{si}ti existent

14 Ad vsum p{re}d{i}c{t}e Marg{er}ie Carewe nup{er} vx{or}is Ioh{ann}is Carewe adhuc sup{er}stit{is} p{ro} t{erm}ino vite eiusdem Marg{er}ie Et post eiusdem Marg{er}ie decessum ad vsus sup{ra}d{i}c{t}os Et vlt{er}ius Dicunt Iur{atores} p{re}d{i}c{t}i q{uo}d Idem Man{er}iu{m} de Sapston cum p{er}tin{entijs} Necnon dict{um} Mes{uagium}

15 t{er}r{as} & molendinu{m} Ac cet{er}a p{re}missa in Sapston p{re}d{i}c{t}a cum p{er}tin{entijs} tenent{ur} de Ioh{anne} Abb{a}t{is} Monast{er}ij de Bury S{an}c{t}i Ed{mund}i vt de Monast{er}io suo de Bury s{an}c{t}i Ed{mund}i p{re}d{i}c{t}i Set p{er} que s{er}uic{ia} Iur{atores} p{re}d{i}c{t}i penitus ignorant Et eciam dicunt Iur{atores} p{re}d{i}c{t}i q{uo}d Man{er}iu{m} p{re}d{i}c{tu}m t{er}r{as} & ten{emen}t{a}

16 p{re}d{i}c{t}a & cet{er}a p{re}missa cum p{er}tin{entijs} valent p{er} Annu{m} in om{n}ib{us} exit{ibus} vlt{r}a repris{as} decem marcas Et vlt{er}ius dic{unt} Iur{atores} p{re}d{i}c{t}i q{uo}d diu Ante obitum p{re}d{i}c{t}i Ioh{ann}is Carewe quidem Henricus Comes Essex Thomas Peyton Will{el}m{u}s Tweyght Henricus Heydon Simon Ennor(?)

17 & Clemens Clerke fuerunt sei{si}ti in d{omi}nico suo vt de feodo de & in vno Mesuagio cum vno Gardino ac de quadam grangia edificat{a} in eodem Gardino Necnon de vna alia grangia cum Gardino & pastur{a} Adiacen{ta} vna cum quadam via Ad eadem

18 Grangiam gardina & pastur{am} spectant{a} & ducent{a} Ac de iijjor ten{emen}t{as} in p{re}d{i}c{t}a Villa de Bury s{an}c{t}i Ed{mund}i Et sic inde sei{si}ti ijdem Henricus Comes Essex Thomas Peyton Will{el}m{u}s Tweyght Henricus Heydon Simon Ennor(?) & Clemens Clerke p{er} quondam Cartam

19 suam cuius Dat{um} est Apud Bury s{an}c{t}i Ed{mund}i p{re}d{i}c{t}i xvjmo die Decembr{is} Anno Edwardi quarti decimo septimo inde feoffauerunt p{re}fat{um} Will{elmu}m Carewe Militem p{at}rem p{re}d{i}c{t}i Ioh{ann}is Carewe p{er} nomen Will{em}i Carewe Armig{er}i Will{elmu}m Alyngton Armig{er}um Walt{er}um Thurston

20 Rog{er}um Page & Will{elmu}m Bolton Iun{iorem} h{ab}end{um} eis & hered{ibus} suis in feodo Ad vsum p{re}d{i}c{t}i Will{elm}i Carewe & hered{um} suor{um} virtute cuius feoffamenti p{re}d{i}c{t}us Will{el}m{u}s Carewe & cet{er}i cofeoffatores sui p{re}d{i}c{t}i fuerunt inde sei{si}ti in d{omi}nico suo Ad eundem vsum Et sic

21 sei{si}t{i} idem Will{el}m{u}s Carewe Apud Bury p{re}dict{a} inde int{er} Alia fecit & declarauit suam vltimam voluntatem & p{er} eandem voluit & declarauit q{uo}d Margareta Carewe tunc vx{or} eiusdem Will{elm}i Carewe post mortem eiusdem

Will{elm}i h{ab}eret om{n}ia p{re}d{i}c{t}a Mes{uagium} t{er}r{as} ten{ementa} gardin{a} & pastur{am}

22 vna cum via p{re}d{i}c{t}a cum om{n}ib{us} suis p{er}tin{entijs} in Bury p{re}d{i}c{t}a p{ro} t{er}mi{n}o vite eiusdem Margarete & post decessum eiusdem Margarete q{uo}d om{n}ia p{re}d{i}c{t}a Mes{uagium} ten{emen}t{a} & cet{er}a p{re}missa cum p{er}tin{entijs} remanere in vsu{m} p{re}fat{i} Ioh{ann}i Carewe in d{i}c{t}o br{eu}i no{m}i{n}at{o} vt filio & hered{i} p{re}d{i}c{t}i

23 Will{em}i Carewe Milit{is} & hered{ibus} Suis imp{er}p{e}t{uu}m posteaq{ue} p{re}d{i}c{t}us Will{el}m{u}s Carewe Miles obiit & p{re}d{i}c{t}i Will{el}m{u}s Alyngton Walt{er}us Thurston & Rog{er}us page ip{su}m Will{elmu}m Carewe sup{er}uixerunt & se tenuerunt intus p{er} ius Accrescendi & fuerunt inde

24 sei{si}t{i} in d{omi}nico suo vt de feodo Ad vsum p{re}d{i}c{t}e Margarete p{ro} t{er}mi{n}o vite sue & de remanere inde Ad vsum p{re}d{i}c{t}i Ioh{ann}is Carewe filij p{re}d{i}c{t}i Will{elm}i Carewe & hered{um} suor{um} imp{er}p{e}t{uu}m Et postea p{re}d{i}c{t}i Will{el}m{u}s Alyngton & Walt{er}us Thurston obierunt & p{re}d{i}c{t}us

25 Rog{er}us Page ip{su}m sup{er}uixit & se tenuit intus p{er} ius Accrescendi & fuit inde sei{si}t{us} in d{omi}nico suo vt de feodo Ad vsus p{re}d{i}c{t}os Et sic sei{si}t{us} idem Rog{er}us Page inde obiit solus sei{si}tus in d{omi}nico suo vt de feodo post cuius mortem om{n}ia p{re}d{i}c{t}a Mes{uagium} gardina

26 ten{emen}t{a} & cet{er}a p{re}missa cum p{er}tin{entijs} in Bury p{re}d{i}c{t}a discend{erunt} cuidam Rog{er}o page Consanguineo & hered{i} ip{su}m Rog{er}i p{re}textu cuius idem Rog{er}us page Consanguineus fuit inde sei{si}t{us} in d{omi}nico suo vt de feodo Ad vsus sup{ra}d{i}c{t}os Et sic sei{si}t{us} p{re}d{i}c{t}us

27 Ioh{ann}es Carewe in d{i}c{t}o br{eu}i no{m}i{n}at{o} obiit & p{re}d{i}c{t}a Margareta ip{su}m sup{er}uixit & adhuc in plena vita existat p{re}textu cuius idem Rog{er}us Page Consanguineus fuit & Adhuc est inde sei{si}t{us} in d{omi}nico suo vt de feodo Ad vsum p{re}d{i}c{t}e Margarete p{ro} t{er}mi{n}o

28 vite sue remanere inde post eiusdem Margarete decessum Ad vsum cuiusdam Georgij Carewe filij & hered{is} p{re}d{i}c{t}i Ioh{ann}is Carewe in d{i}c{t}o br{eu}i no{m}i{n}at{o} Et vlt{er}ius dicunt Iur{atores} p{re}d{i}c{t}i q{uo}d om{n}ia p{re}d{i}c{t}a Mes{uagium} t{er}r{as} & ten{emen}t{a} & cet{er}a p{re}missa cum p{er}tin{entijs} in Bury

29 tenent{ur} de p{re}fat{o} Ioh{ann}e Abb{ati}s Monast{er}ij s{an}c{t}i Ed{mund}i de Bury p{re}d{i}c{t}a vt in iure Monast{er}ij sui p{re}d{i}c{t}i Set p{er} quod s{er}uic{ium}(?) Iur{atores} p{re}d{i}c{t}i penitus ignorant Et q{uo}d om{n}ia eadem

Mes{uagium} t{er}r{as} & ten{emen}t{a} & cet{er}a p{re}missa cum p{er}tin{entijs} valent p{er} Annu{m} in om{n}ib{us} exit{ibus}

30 vlt{ra} repris{as} quadraginta solidos Et ult{er}ius dic{unt} Iur{atores} p{re}d{i}c{t}i q{uo}d p{re}d{i}c{t}us Ioh{annes} Carewe in d{i}c{t}o br{eu}i no{m}i{n}at{o} obijt primo die Marcij vltimo p{re}t{er}ito Ante diem Capeas huius inquis{icionis} Et q{uo}d p{re}d{i}c{t}us Georgius Carewe est filius & heres

31 p{ro}pinquor p{re}d{i}c{t}i Ioh{ann}is Carewe Et q{uo}d idem Georgius Carewe tempore mortis p{re}d{i}c{t}i Ioh{ann}is Carewe p{at}ris sui fuit etat{is} tresdecim Annor{um} & Amplius Et q{uo}d p{re}d{i}c{t}us Ioh{ann}es} Carewe in d{i}c{t}o br{eu}i no{m}i{n}at{o} neq{ue} Aliquis Alius Ad eius vsum

32 nulla Alia neq{ue} plur{a} t{er}r{as} seu ten{emen}t{a} tenuit Aut tenuerunt de d{omi}ni Rege Aut de Aliquo Alio seu de Aliquib{us} Alijs in d{omi}nico vsu Reu{er}c{i}one Aut s{er}uic{io} in Com{itatu} p{re}d{i}c{t}o die quo idem Ioh{ann}es obijt In cuius rei testi{m}oni{um} vni p{ar}ti hui{us} Inquis{itionis}

33 indentat{e} penes p{re}d{i}c{tu}m (blank) Iur{atorum} p{re}d{i}c{toru}m in Inquisic{i}o{n}e ista p{ri}mo no{m}i{n}at{um}(?) remanen{ti} p{re}d{i}c{t}us Escaetor Sigillum officij sui apposuit Alt{er}i vero p{ar}ti huius inquis{icionis} indentat{e} tam p{re}d{i}c{t}us Escaetor q{ua}m Iur{atores} p{re}d{i}c{t}i Sigilla sua

34 Apposuerunt die & Anno sup{ra}d{i}c{t}is