Peeling Back the Layers: A Community Archaeology Project at Under Whitle.
Final Report, October 2016.

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Introduction

The Peeling Back the Layers project is a project that focuses on the study of Whitle, a small area in the northern part of the parish of Sheen, in Staffordshire, lying in the upper reaches of the valley of the river Dove right on the county boundary with Derbyshire. It has had a relatively long gestation with the interests of many local people in the history and development of the landscape within which they lived, and in the people who lived there before them, becoming focused initially in the Tudor Farming Interpretation Group (TFIG), but now in a much more ambitious formal project with funding and support from a number of local and national bodies, and in particular from the Heritage Lottery Fund. The project is multi-disciplinary marrying the skills of professional historians and archaeologists, but also incorporating the work and knowledge of the local community, so that the project is very much a ‘hands-on educational project’.

The funded element of the project is scheduled to run from 2015 to 2017, with three distinct stages, commencing with historical research in the archive resulting in a previously submitted interim report, the archaeological work over the summer of 2016, and with two final reports, one from the archaeology team, and the other being this fuller final report revising and supplementing the interim report of March 2016, and submitted in October 2016.

This report seeks to set out and interpret the evidence consulted by the historian and quite a number of the project volunteers. The initial chapter focuses on the history of Whitle attempting to come to some conclusions about the emergence of the area at some time in the twelfth or thirteenth century, and its subsequent development, focusing on the period from the late fourteenth to the early nineteenth centuries. Subsequent chapters look more closely at the records consulted, detailing their nature and importance; at the origins of the place-name of Whitle; and finally on the evidence that we have for life in Whitle. In addition to the chapter on Whitle, the report also incorporates an extensive appendix. This consists of summaries, calendars and full editions of the more important records identified and used in the project, and is intended to be a lasting record and source book in its own right for those wishing to study the area of Whitle, and indeed, Sheen in general. The documents found in the appendix are the result of the collaborative work of this author with the volunteers who helped on the archive work.

The Project Team.

The overall project management has been undertaken by Dr Catherine Parker Heath, an archaeologist and educator. Beyond her overall management of the project, her co-ordination of the research work of the project has been invaluable in bringing the historian and the volunteer researchers together.

The research work in the archives is being undertaken by the author of this final report (Dr Simon J. Harris). He is primarily a medieval historian, with extensive experience in working on medieval
and early-modern records. Following initial exploratory work in the archives, he has undertaken the intensive archive work in those archives with the able assistance and support of the volunteer researchers.

It was always the intention of the project to involve as many local people as possible in the work of the project. This had the dual purpose of tapping into the knowledge and skills of those volunteers, but also to allow the volunteers, where possible to undertake elements of the research themselves, and thus contribute to the collection and limited analysis of the evidence. To this end research visits have been arranged to the Derbyshire Record Office, Matlock (DRO), Lichfield Record Office (LRO), and Staffordshire Record Office, Stafford (SRO), and volunteers were invited to attend to aid in the analysis and recording of relevant material and evidence from documents and manuscripts held at the respective archives.

These visits have been extraordinarily successful in the number of volunteers who have attended, the enthusiasm and commitment exhibited, and in the scale of the work that it has been possible to complete with their assistance. This is all the more remarkable since the volunteers have had only limited experience in working in archives, and have coped with a wide range of hands, some being quite difficult, and also with the language used in them, often being specialist in nature, with a few volunteers drawing on their sometimes rusty knowledge of Latin to cope with documents written in that language.
The volunteers: Harry Ball, Hilary Brindley, Paul Burke, Hilary Butler, Carolyn Chambers, Pauline Dolan, George Graham, Kay Gregory, Anna Heeley, David Miller, Christine Orchard, Matthew Pitt, Leila Serougi, Alexandra Tomlinson, and Elspeth Walker.
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The Emergence and Development of Whitle in Sheen.

Whitle is an area of north-east Staffordshire within the ancient parish of Sheen. The area lies between the road from Sheen to Longnor that runs northwest along the escarpment beginning at Sheen Hill, and dropping away at Knowlsey Hill back down into the Dove valley, and the river Dove itself, the river forming the Staffordshire county boundary with Derbyshire.

The history of the area has already been covered in quite an amount of detail by the Victoria County History (VCH) volume devoted to Leek and the Moorlands, published in 1996, so that much of what follows merely builds upon the material found there. However, considerable amounts of new material has emerged in the course of this project, that can lead us to evaluate the development of Sheen in general, and of the Whitle area in particular with greater clarity.

The earliest reference to Sheen can be found in the will of Wulfriuc Spot’s endowment of Burton Abbey with one hide at Sceon amongst many other bequests, c. 1002-4. At the time of the Conquest Sheen (also given as Sceon) was in the hands of one Alweard, and by 1086, was in the hands of the king. There then appears to have been a division of lordship, with the overlordship descending from the Verdun family eventually to the earls of Shrewsbury, who still held the lordship in the late nineteenth century. But there was also a manorial lordship of Sheen, which also originated with the Verduns, then descending to the Okeover family under whom it was divided. The manor was subsequently reunited by the de la Pole family, descendants of the Okeovers in the late fourteenth century. The de la Poles eventually sold the manor to the Crown in 1476, by an agreement made between King Edward IV and Sir John Pole, kt. The manor was from then on administered as part of the duchy of Lancaster until at least 1698. Thereafter it was sold, being acquired by the Sleigh family before 1709, when they in turn sold it to John Hayne of Ashbourne.

Under the de la Poles the manorial centre had originally been at Pool Hall (later Moat Hall) on the other side of the Dove in Derbyshire, in Hartington, a manor they also held. By the eighteenth century, when the Sleigh family had acquired the manor, the manorial centre became Broadmeadow Hall.

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4 TNA DL 25/3329, for a calendar and full edition of this document, see Appendix 1, entry 19.
5 For the discussion of the manorial descent, see VCH, VII, pp. 243-4.
The Whitle Area in the Parish of Sheen.
(i) Whitle in the Lordship of Alstonefield.

Although much of what was the old township of Sheen was within the manor of Sheen, including parts of Whitle, the history of Whitle seems to have been a little more complex, with another part of Whitle being subject to an entirely different lordship, the extensive lordship of Alstonefield. The very brief reference to Whitle in the V/CH volume amounts to three sentences, and simply states that the earliest reference to Whitle being settled is from the early fifteenth century, and that by the early eighteenth century there were two properties at Under and Upper Whitle respectively. The section then moves onto Broadmeadow Hall. As far as this goes, this brief summary in the V/CH is accurate. The members of the project team, having completed more detailed research work on the Whitle material have demonstrated the importance of the Alstonefield lordship to the history of Whitle which has enabled an almost complete tenurial history for part of the Whitle area from the late fourteenth century. The descent of the lordship of Alstonefield is a rather complex affair following its division between the three co-heiresses of William Malbank in c. 1176. It would appear from the later manorial records that Whitle was in that part of the inheritance that went to Philippa Malbank, and descended through the Savage and Peshall families, until it came to the Blount of Kinlet family by 1530. In 1542 George Blount sold this inheritance to Vincent Mundy, who, jointly with his son, sold it to Richard Harpur of Swarkestone, Derbyshire, in 1569, Harpur being an important and wealthy judge of the Court of Common Pleas at Westminster looking to invest in land in Staffordshire and Derbyshire in particular at that time. Thereafter part of Whitle was administered as part of the Harpur Crewe of Calke Abbey estate, until the early nineteenth century, when their part of Whitle was sold. By the time of the tithe survey of 1845 the Whitle lands in the entirety, including the former Harpur Crewe lands, were in the hands of four different owners, and their tenants.

The V/CH discussion of the Whitle area is necessarily brief. The more recent work by this project has enabled a more detailed and nuanced examination of the history of the Whitle area. The earliest reference to Whitle is indeed from the early fifteenth century. We are very fortunate for the survival of almost all of the medieval references to Whitle because in the later sixteenth century, probably when the Harpur family bought the Alstonefield estate, a detailed copy of all of the Alstonefield court rolls was produced in three bound books. This was fortuitous for although some of the original rolls do survive, those that make reference to Whitle, with one exception, have since been lost. From these later copies of the court rolls, we find that in 1404-5 a heriot was claimed from the estate of John Taylor who had died as tenant of two messuages in Whitle. Since this is at the death of the tenant, this allows us to take the history of Whitle back into the later fourteenth century, when Taylor must have taken possession of his two messuages. This also shows that the existence of two properties in the Alstonefield lordship part of Whitle goes right back to the very earliest documentary reference.

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[7] DRO D2375/M/1/1-3. For full translations of the relevant entries, see Appendix 1.
[8] For the earliest surviving original record of Whitle, see DRO D2375/M/1/6/18, dating to 1430.
[9] DRO D2375/M/1/1.
This earliest entry has important implications for our understanding of the origins of Whitle. The fourteenth century was not a century of expansion. Very little new land was brought into cultivation, since the pressures of population that had seen the rapid colonisation of new lands up to the early fourteenth century, had been brought to an abrupt close by the catastrophic famines of the period 1315-22, the even more devastating first visitation of the plague in 1349, and the reoccurrences of it in the decades immediately following, and by the deterioration of the climate which has become known as ‘the Little Ice Age’, which saw the climate cool significantly from 1300 onwards. This being the case, it seems very likely that Whitle must have a much earlier origin, probably in the twelfth or thirteenth centuries, and that our knowledge of it is only limited by the lack of surviving administrative records before the late fourteenth century for the Alstonefield estate. This would also strongly suggest that Whitle was an area of later colonisation, and expansion of agriculture away from the core settlement of Sheen and other neighbouring settlements such as Longnor, as a growing population sought new lands from which they could make a living.

Following the first surviving reference to Whitle in the manorial court books, the two messuages (properties) are recorded at regular intervals up until the final reference in 1566. One of the properties appears to have had a more stable history, coming into the hands of the Horobin family in 1496–7 where it was to remain until the early nineteenth century – a remarkably long period for one farm to be in the hands of one tenant family.¹⁰ The possession of the property did face one challenge from within the Horobin family in the 1530s. Two petitions and a set of answers survive for a case in the court of Common Pleas between one Roger Horobin, a tailor, and William Horobin, who was the tenant we find in the court entries. Roger Horobin petitioned for William Horobin to be summoned to London to answer his complaint, and he alleged that he had been granted a lease of a property in Whitle by Dame Katherine Blount, the widow of Sir John Blount (or Blunt), and that William Horobin, by his influence in the area had forced him out. William Horobin’s answers did not dispute the lease of Widow Blount, but claimed that she had not had the authority to make the lease, so that it was null and void, and that Roger Horobin had been compensated. The exact relationship between the Horobins is not set out, but since William Horobin and his descendants continued in possession, Roger’s claim must have failed.¹¹ The other property had a much more unstable early history, passing through the hands of several tenants before finding its way to the Manifold family in the early sixteenth century. By 1581, that property had come into the hands of John Harrison, and it was to remain in that family’s possession again until the early nineteenth century.¹²

Although the manorial courts for Alstonefield continued, the recording of Whitle material in them ceased. Since the Whitle entries almost all related to the surrender of the Whitle properties and their grant out to new tenants for new terms, a characteristic of copyhold tenure, the disappearance of Whitle material in the court rolls seems to have been a result of a change in estate administration. The Whitle lands in the fourteenth and fifteenth centuries had been treated as copyhold land, with the transfer of the property managed through the court, with the tenants holding by copy of the

¹⁰ DRO D2375/M/1/3.
¹¹ Appendix 2. entries 1-3.
¹² DRO D2375/M/1/3.
court roll, though this is nowhere spelled out in the court entries themselves. However, from the entry contained on the roll for 1517 there was a distinct change in the way the land was held, with grants being made for life or lives. The disappearance of the Whitle properties from the court rolls coincides with the appearance of leases for the Whitle property, the last court roll entry dating to 1566, and the first lease to 1572. From 1572 onwards the history of the two Harpur Crewe Whitle properties is recorded in their leases, and the numerous rentals that survive for the Harpur Crewe estate (seventeenth to early-nineteenth century).

The rentals not only confirm the pretty constant tenure of the Harrisons and Horobins, but also give important incidental information, as well as tracking the progressive increase in rent paid by the tenants. Combined with the leases, the rentals show that the rent on the two messuages increased from the rent that was paid in 1450-1 at 13s. 4d., and in 1505 at 13s. 8d., to 30s. per annum for the Harrison property (then still in the hands of the Manifold family), and 20s. for the Horobin property, in 1572 and 1581 respectively. There was no change in this until 1611 when the Horobin property was paying 28s., and this was again increased in 1618 to 30s. when the Horobin property was briefly in the hands of William Mellor, who had married the widow of William Horobin. By 1680 the Horobin property had begun paying 33s. by the lease to William Horobin of that year. This change seems to have been anomolous, for the rentals of 1687 until 1713 show both the Harrison and Horobin properties paying 30s. From 1719 the Harrison property’s rent rocketed to £10, whilst the Horobin rent stayed the same. The Horobin property was raised to £5 in 1759, and for the final period for which we have records (1791-1808), the rent for the Harrison property was set at £13 10s., whilst the Horobin property was set at £15, a dramatic increase in the rents in a period of a little over one hundred years, which finally saw the Horobin property rent overtake that of the Harrisons. This summary of the rent increases is, of course, artificial, for it takes no account of the economic conditions over this long period, nor does it account for changes in the size of the leased properties. The latter consideration is particularly important because we know that the size of the individual properties did change. The one acreage we are given for the fifteenth century gives one of the messuages with 21 acres of land. The properties when surveyed in 1632-3 by William Senior amounted to 28 acres, 2 roods 28 perches for that of Harrison, and 31 acres, 3 roods, 24 perches for the Horobin one. By 1810, the final time we have the acreage, the Harrison one had ballooned to 50 acres, 2 roods, and that of Horobin to 52 acres, 2 roods. Very evidently some of the rent increase must be accounted for by the increasing acreage of the two holdings, and the increase in land must have resulted from the enclosure of the moorland above the valley at some point presumably in the earlier eighteenth century, perhaps in part in 1719 when the Harrison rent rose dramatically from 30s. to £10.

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13 For calendars and transcripts of the surviving leases, see Appendix 5.
14 For the last court roll entry, see Appendix 3, entry 11, and for the first lease, see Appendix 5, entry 1.
15 See Appendices 5 and 10.
16 Appendix 3, entries 6 and 8 respectively.
17 Appendix 5, entries 1 and 2 respectively.
18 Appendix 5, entries 3 and 5 respectively.
19 See Appendix 5 for the rent levels in the leases, and Appendix 10 for the rentals.
20 Appendix 3, entry 2 (1414-16).
21 Appendix 4.
Some evidence can also be found in the Hearth Tax records. The Hearth Tax was levied in the period 1662 to 1689, and was levied on each householder according to the number of hearths in their residence. The tax is an important source, for not only does it give a good indication of the number of households in each place, it also provides a superficial impression of wealth, with the houses of the wealthier residents possessing greater numbers of hearths. Both the Harrisons and Horobins are recorded in the tax. For William Horobin his property is recorded as having one hearth. For the property of John Harrison, three hearths are recorded, indicating a larger and more affluent residence and household, or a more diversified domestic economy, perhaps including brewing.

By the time of the tithe survey in 1845, the whole pattern of landownership had changed. The Harpur Crewe estate had sold the two Whitle properties in 1816 and this seems to have brought to a close the long connection between the Horobin and Harrison families with Whitle, for neither family were tenants there by the tithe survey, though the Horobins did hold land elsewhere in the parish of Sheen. More interestingly the tithe survey apportionment showed that Whitle was held not as two properties, but as four by four separate landowners.

(ii) Whitle in the Manor of Sheen.

At the time of the writing of the interim report, the tithe survey did clearly indicate that there were problems in our understanding of the tenurial history of Whitle. In addition to the tithe survey, other records relating to the chapel/parish of Sheen indicated that our understanding of Whitle was far from complete. From a set of records known as Bishop’s Transcripts, which were in reality copies of the entries from the parish registers (recording baptisms, marriages and burials) sent to the diocesan centre at Lichfield, we are able to see that in addition to the Horobins and Harrisons, there were quite a number of families living at Whitle at least from the mid eighteenth century. In a few cases these families seem to have been there for a considerable length of time. For example the Hickinbottoms are recorded from 1757 until 1815, the Sheldons from 1765 to 1820, and the Froggats from 1764 to 1810. In addition to these, there are another ten families recorded in the period 1733 to 1820. No doubt many of these families, who only seem to have had a fleeting presence at Whitle were labourers employed on the existing farms for short periods of time. In the case of the Sheldons, the long tenure might relate to a family of masons operating a business in Whitle, perhaps alongside a quarrying business. So how could this be accounted for?

22 For further information on the Hearth Tax, see the website for the Hearth Tax Online: http://www.hearthtax.org.uk/index.html. Several counties have been published online, though unfortunately Staffordshire has not. For an edition of part of the tax for Staffordshire tax, see Collections for a History of Staffordshire, 1925, pp. 155-242, ‘Lay Subsidy 256/31 Hearth Tax. Tomonslow Hundred’, and for the Sheen section, see pp. 203-4. The tax registers the presence of William Horobin and John Harrison, and also several families who would later have links with Whitle, and perhaps already did so.

23 LRO B/A/15/656 & LRO B/A/15/276, the Sheen tithe award and map, of 1845, respectively.

24 D2375/D/A/47 (D2375/M/282/7).

25 Cf Appendix 8.
The answer finally emerged from the records of the duchy of Lancaster, and kept in The National Archives at Kew. As has already been noted, the Crown acquired the manor of Sheen from the Pole family when King Edward IV purchased both that manor, and that of Hartington. For reasons that are not quite clear, though perhaps as a result of the concentrations of duchy of Lancaster lands and lordships already existing in the area, with the great duchy administrative centre at Tutbury being its focus, the manor of Sheen was administered as duchy lands. We are fortunate therefore to have a good sequence of court rolls for the manor from 1546 to 1620/1. From this it is clear that the manor of Sheen also had lands in Whitle, and that these were focused on Broad Meadow, Mare Dole, and probably what is now Upper Whitle, though there is the probability that there are further properties not now apparent. Although Broadmeadow appears to have been a much more substantial property than any of the other Whitle holdings, either in the manor of Sheen, or that of Alstonefield, the others farms of both lordships appear to have been very similar in nature.

Although we are fortunate in having these duchy of Lancaster manorial records, because they stand almost in isolation as the records for these other Whitle properties, we have a far less clear picture of the properties themselves, with only two of the properties – Broadmeadow and Mare Dole – bearing any obvious relationship to properties still existing in present day Whitle. Of the properties, Broadmeadow is perhaps the easiest to deal with. The first reference to Broadmeadow in the court records was in an entry of 30 September 1573 when Hugh Sleigh and Helen his wife surrendered the messuage called le Broadmedowe into the hands of the queen, and the same was granted back to them for their lives, and after their deaths, to Richard Sleigh, Hugh’s son and heir.26 Rather oddly, on 20 June 1581, it was reported that one Roger Percival had died seised of the messuage called le Broadmedowe His son, also Roger came into court and requested the property to be taken out of the queen’s hands and delivered to him, which, after due process, it was.27 Although it is not possible to be sure from the evidence, it seems that the Percivals might well have been sub-tenants of the Sleigh’s for on 27 May 1600, Roger Percival, perhaps the same one who had received Broadmeadow in 1581, surrendered the messuage into the queen’s hands, to the use of Richard Sleigh.28 Seisin was eventually granted to Sleigh, but only after one Lawrence Wulley and Helen his wife successfully raised a challenge, claiming three separate parcels of the messuage. Are we looking at a multi-layering of tenants here? Probably so.

It would seem that there might have been some issue with this surrender and regranting of the messuage, perhaps as a result of the Wulley challenge, but perhaps also as a result of possible claims from Percival’s wife. On 18 November 1600, Roger Percival, this time with Margaret his wife, ‘she being secretly examined by the steward there in the absence of her husband’, surrendered the messuage once again into the queen’s hands, with the messuage being noted as being ‘now or lately in the several occupations of the aforesaid Roger, Richard Sleigh, Lawrence Rully and Helen his wife’. This was made again for the use of Richard Sleigh, and this time no challenges were

26 Appendix 1, entry 2.
27 Appendix 1, entry 4.
28 Appendix 1, entry 10.
raised to Sleigh being granted seisin.\(^{29}\) Richard Sleigh remained in possession of Broadmeadow, for he was styled as ‘of Broademeadowe’ in his will of 17 August 1620.\(^{30}\)

The other properties are a little more difficult to fully disentangle. One property that is still identifiable on modern maps is Mare Dole. At the court held on 20 June 1581, William Mottram requested a licence to demise to Hugh Sleigh all his part in a close called *le meardole*, and a house pertaining to it ‘lying and existing in the fields of *Whittle banke*’, to be held by Sleigh for 21 years, and this request was granted.\(^{31}\) A decade later at the court held on 22 December 1591, William Mottram the elder, presumably the same William who had requested the licence in 1581, appeared in court in person, and surrendered a messuage with appurtenances in *Whittle* into the queen’s hands. One half of this was to be to the use of William Mottram the younger, his heirs and assigns, and the other, to the use of the elder William.\(^{32}\) That this land included Mare Dole is made clear by the challenge process during which Hugh Sleigh claimed a ‘parcel of the premises called *Mere Dole*’, and his claim, clearly based on the act of 1581, was granted. This would appear to show that Mare Dole was just one parcel of a larger property of the Mottram family in Whittle Bank. The Mottram family and Mare Dole appear once more in the court records. In the court held on 24 June 1595 William Mottram the elder, William Mottram the younger, and Blanche, wife of William the younger, came into court and surrendered property, including ‘one parcel of land in *Whittle* called *le Mere dole*’ then in the tenure of Hugh Sleigh the elder, to the use of John Buxton.\(^{33}\) Sleigh once again challenged the surrender and grant, though it is unclear whether this was accepted, and the possession was given to Buxton. That this convoluted court process was a way of a tenant granting sub-tenancies is probably confirmed by the will of William Mottram the elder, dating to 14 January 1602, which describes him as ‘of *Whytle*’.\(^{34}\) Mottram is described as a husbandman, and his will shows no evidence of great wealth.

So far we have dealt with properties that, in part, we can still locate on the ground. However the picture becomes far more difficult to resolve when considering the other entries that survive in the Sheen manor court records. The earliest reference in the Sheen manor court relates to the Ward family. At the court held on 31 March 1546, one Hugh Ward came into court and took one parcel of wasteland lying at *Whittle Banke*.\(^{35}\) This was a small parcel amounting to only one and a half acres, so that if Ward did not already hold land in Whittle, he now had a foothold, if not a residence there. Although we have no record of it, Hugh did come to hold a much larger holding in Whittle. At the court held on the 16 October 1580 it was reported that Hugh Ward had died seised of a messuage in *Whytlebancke*, and of twelve separate named closes there.\(^{36}\) The court was told that John Ward was son and heir, and was of full age, and he came into court and requested possession of the property, which after due process was granted. We are also lucky to have a will

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\(^{29}\) Appendix 1, entry 13.
\(^{30}\) Appendix 7, entry 3.
\(^{31}\) Appendix 1, entry 5.
\(^{32}\) Appendix 1, entry 6.
\(^{33}\) Appendix 1, entry 7.
\(^{34}\) Appendix 6, entry 3.
\(^{35}\) Appendix 1, entry 1.
\(^{36}\) Appendix 1, entry 3.
for this John Ward, who is described as ‘of Whitbill Bancke’. He left a more substantial estate, with few creditors, but numerous debtors, but also seems likely to have left no male heir, only a wife Katherine, and a daughter Parnel, though a brother Thomas Ward of Sheen appears both as a supervisor of the will, and a debtor of the testator. It is possible, therefore, that the Ward presence died with John, though perhaps his daughter’s husband then became tenant.

Another group of documents links the Ward family, though apparently not the same immediate family mentioned in the previous paragraph, with Whitle. This is a court case in the Court of Common Pleas, dated to 1678 which pitted Ralph Ward, a yeoman, against Ralph Sterndale of Crowdecote, yeoman. Ward claimed he had bought a small parcel of land, and then the entire holding of Sterndale in Whitle valued at £20 from Sterndale, who was Ward’s godfather. The matter was complicated by another case between Sterndale and one Sarah Brund concerning an alleged marriage proposal made by Sterndale to Brunt, as a consequence of which Sterndale had granted his freehold in Whitle to Thomas Lomas of High Needham, and William Harrison of Glutton, yeoman, to avoid any risks to the estate posed by the Brund case. Both Ward’s and Sterndale’s accounts agree on much of the detail, but Ward alleged that Sterndale, Lomas and Harrison were attempting to defraud him, whilst Sterndale alleged that Ward had known he was not buying a present possession. Since there appears to be no conclusion to the case, we cannot know the result, though Sterndale’s actions do seem to have been less than honest in the provisions for the payment of rent. The case does present us with some interesting detail. In the first instance there is reasonably secure evidence of a Sterndale property in Whitle that was sold to Ralph Ward. Secondly, we also have incidental information about a sub-tenant, one Thomas Carder. It is quite probably that this property is the same one held by Hugh and John Ward, since the will of John Ward, as noted above, does indicate that he had no son to inherit. This supposition does have some firm foundations, for in the answers to an inquisition into the state of the manor given in the court of 17 August 1611, one Richard Sterndale and Parnel his wife held a messuage in Whitehill bancke, this Parnel in all likelihood being John Ward’s daughter and heir, the Ward property passing to the Sterndales by marriage.

The final property recorded in the Sheen manor court is that of the Needhams. In the court held on 23 January 1597, Robert Needham, esquire, came to court by his attorney and surrendered into the hands of the queen a moiety of a messuage called Whittle, to the use of Hugh Manifold and Grace his wife, for their lives, and after their deaths to John Buxton and Grace his wife, that Grace being Manifold’s daughter. This was eventually granted and presumably represented a lease by Needham to Manifold of the property. Only three years later the same Robert Needham came into the court held on 21 October 1600, and surrendered a full messuage in Whitle into the queen’s hands, to the use of Alice Buxton, daughter of John Buxton of Whitle. As the request worked through the process of challenge, Hugh Manifold, Grace his wife, John Buxton and Grace his wife, challenged this, though nothing was stated to show that the challenge had been accepted, but it

37 Appendix 6, entry 2.
38 TNA C 6/244/64.
39 Appendix 1, entry 15.
40 Appendix 1, entry 8.
41 Appendix 1, entry 11.
was clearly made on the grounds of the 1597 grant. Since Alice was apparently the daughter of one of the parties from 1597, it is a little unclear why this grant was being made. At this same court, Hugh Manifold also came and surrendered a parcel of land called *le Milner Siche* ‘lying within the fields of Whitle’, to the use of Roger Percival. This was presumably a parcel of the land leased to him by Needham. With three transactions in as many years already relating to the Needham property, the family concluded their business with a surrender made by Robert Needham, esquire, and Sir Robert Needham, kt, his son and heir apparent, at the court held on 20 October 1601. The surrender was made to the use of Thomas Needham, esquire, younger son of Robert Needham, the esquire. That this was once again the same property is made very clear by the challenge made by the Manifolds and Buxtons. It is likely that the Needham interest was soon bought out, for the answers provided by the jurors in the inquisition enrolled on the court roll for 1611, and a slightly later rental of 1617 record the property as held by the Manifolds, and not the Needhams.  

What this leaves us with from the duchy of Lancaster court rolls of the manor of Sheen is a complex pattern of leases and subleases executed through the manor court. The records tell us that, in addition to Broadmeadow and Mare Dole, the properties of the Sleigh and Mottram families respectively, there were also two other properties, one of the Ward family subsequently passing to the Sterndales in the early-seventeenth century, and the other of the Needhams which appears to have passed to the Manifolds. That there were indeed four properties that belonged to the manor of Sheen in Whitle is almost certainly confirmed in the set of answers provided by the jurors of the court to the inquisition into the state of the manor of 1611 already referred to above, and also by the rental of 1617. The questions conclude with a detailed summary of the copyholders of the manor, and the group of properties relating to Whitle begins with that of Richard Sterndale and Parnel his wife. In this entry only is Whitle specifically mentioned, but we can have little doubt that the three following properties are also in Whitle. The first of these was held by Hugh Manifold, about whom we are told that he came from East Longnor Edge, so was not a native of Sheen, if still a local, and was, therefore, the Needham property, the second by William Mottram, and therefore Mare Dole, and the third by Richard Sleigh, and therefore Broadmeadow. Most of these entries also give boundary details which clearly help tie the properties together, giving the boundaries on the four cardinal points of the compass. If we accept that there is an error in the Sterndale account, which is missing one of the four boundaries, and that the reference to the boundary of the property of Hugh Manifold should be on the east and not the west, then we are able to reconstruct the approximate location of the properties.  

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42 Appendix 1, entry 12.
43 Appendix 1, entries 15 & 20.
44 ibid.
45 The boundaries in all but the Sterndale entry give all four boundaries in a sequence east, west, north, south. The Sterndale one gives no eastern boundary, and runs otherwise in a sequence of west, south, north. Since Hugh Manifold’s boundary description locates Sterndale’s property to the west, and Sterndale’s also locates Manifold’s to the west, it is difficult to see how both can be accurate, and an error in the Sterndale description mistaking east for west for the Manifold property allows some basic sense to be extracted from the record.
The rough arrangement given in the table above does present some problems, since Whitle does not run on a perfect north-south axis, but rather a north-west – south-east axis, but the river Dove does allow us to firmly fix one boundary, the north in the answers to the inquisition being north-east. That would leave the commons being the valley side, and the land above the valley to the south-west. The overall pattern fits well with what we can still see on the ground with the surviving farmsteads all being located on the edge of the old arable fields just a little above the foot of the valley side, and stretching up the valley from Broadmeadow to Upper Whitle. However the sequence of properties does not easily fit what we now see on the ground. Since we can be reasonably certain that the properties of the Harpur Crewes can be identified with the site now known as Under Whitle with its existing buildings, and with the ruined property with a cellar that formed one of the targets for this project’s archaeological work, and since we are very clear that the Sleigh property is Broadmeadow, the Mottram property, which included Mare Dole seems to be out of place in this sequence. It is, therefore, very difficult to have full faith in the boundary descriptions, but we do have the evidence to show that we are now missing one farmstead altogether from those that existed in the late sixteenth century and early seventeenth century.

The evidence that we are missing a farmstead somewhere in the Whitle area of the Dove valley may not be all that it seems. At the northern tip of the parish, just beyond what is called Lower Whitle on the Ordnance Survey six inch maps of 1879 and 1897, and as Upper Whitle (the name that we now know the farmstead as) on the 1919 map, there is a small parcel of land with a small building complex of lands called Oldfields on the Ordnance Survey maps of 1878/9, 1897 and 1919. In the tithe survey this was divided between Joseph Gould and Thomas Ollenshaw. Gould had two tenants, William Johnson and Ralph Naden, and Ollenshaw one tenant – John Sargent. Although the tithe survey does not show a unity of ownership, and with three tenants dividing the land, it is possible that this might be the missing farmstead. If so, the earliest reference to ‘Oldfields’ is only the tithe survey where one of the fields in the group is called Further Old Field. However the name is very obviously suggestive of an early origin if in an area where we know we have the remains of medieval open fields, such a name should be found.

The rental of the copyholders made in 1617 also might give some indication about the size of the properties. The properties are clearly identifiable near the top of the list, and give rental values

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46 Six inch Ordnance Survey Maps: 1879 and 1897, sheet Derbyshire XXVII NE; and 1919, sheet Derbyshire XXVII. The reason for the change of name from ‘Lower Whitle’ to ‘Upper Whitle’ has never been satisfactorily explained, and since the change moves between extremes, an error on the part of cartographers and surveyors might be the solution.

47 Six inch Ordnance Survey Maps: 1878-79, sheet Staffordshire V NW; 1897, sheet Derbyshire XXVII NW; and 1919, sheet Derbyshire XXVII.

48 Appendix 1, entry 20.
for both of the properties of Richard Sleigh and Richard Sterndale as 13s. 4d., and for both of the properties of William Mottram and Hugh Manifold of 7s. 3d. This would suggest two large roughly equal properties, and two smaller properties, again both equal, at about half the size of the larger ones. The Harpur Crewe properties have already been commented on.

Conclusions

The archive research has been very fruitful and productive, identifying and analysing a wide range of records. Of particular value has been the archive of the Harpur Crewes at Derbyshire Record Office, where the wealth of estate records that the family had preserved permits a fairly complete tenurial history from the late fourteenth century up until the early nineteenth century. More tantalising have been the records of the courts of the manor of Sheen when it was part of the duchy of Lancaster. Although every bit as detailed as the court records that we have for the lordship of Alstonefield, their comparatively short chronological coverage, and the lack of other estate records to supplement and complement them has given us a far shorter window to view the Sheen manor properties at Whitle.

That being said, we are able to build up a reasonably solid picture of the development of Whitle. Whitle’s origins are lost to us for the earliest reference to Whitle is from 1404-5. Since we know that the land colonisation there is unlikely to have happened recently, the probable origins lay in the thirteenth century or perhaps earlier. That Whitle was divided between two separate lordships, that of the manor of Sheen to the south of Whitle, and the more substantial lordship of Alstonefield which included Alstonefield, Warslow and Longnor, which surrounded the manor of Sheen, this might well indicate a more interesting and complex origin of Whitle. The division might well be the result of Whitle being a peripheral piece of land well away from the nucleated settlement and fields of the nearest centres at Sheen and Longnor, and that the settlement of Whitle was piecemeal with settlers coming both from the jurisdiction of the lordship of Sheen, and from that of the lordship of Alstonefield, perhaps from Longnor. Since we lack the very early evidence this must remain to a certain degree conjectural, but the division between lordships does tend to speak for itself about those origins.

The development of Whitle led to the establishment of six separate properties in Whitle. Two of these belonging to the lordship of Alstonefield, which ultimately came into the hands of the Harpur Crewes in the later sixteenth century, and were tenanted by the Horobin and Harrison families from the sixteenth to nineteenth centuries. The other four belonged to the lordship of Sheen and included Broadmeadow forming the southern boundary of Whitle, Mare Dole, and two other properties that were never identified by name in the early records that we have for them. In the later sixteenth century Broadmeadow came into the hands of the Sleigh family, Mare Dole into the hands of the Mottram family, and the other two being the property of the Ward/Sterndale family, and the Needham/Manifold family. Whilst it would seem that the Harrisons and Horobins might well have actually occupied their properties themselves, the properties of the lordship of Sheen provide substantial evidence of sub-letting, the Mottrams to the Sleighs and Buxtons, and

49 The presence of the motte and bailey of Pilsbury castle just across the river Dove in Derbyshire provides strong evidence of settlement and routeways in the area, the castle dominating the Dove valley.
the Needhams to the Manifolds and Buxtons. Later evidence from the court case between the Wards and Sterndales shows that that property was also sub-let.

The evidence for the acreage and rents paid by the Harpur Crewe properties shows that the rents steadily rose from the sixteenth century onward, and that by the eighteenth century the acreage had dramatically increased. It seems likely that this was the result of the enclosure of the commons and waste on the valley side and above the valley, since the acreages increased from the high twenties in the 1630s, to 50 plus acres by the late eighteenth. Unfortunately we do not have the comparable figures for the Sheen lordship properties, but the tithe survey of 1845 does clearly demonstrate that the five of the six Whitle properties shared in the lands both in the valley floor and on the sides and above the valley, so that the increase in acreage must have effected the properties of both lordships.

By the nineteenth century the Whitle lands were almost entirely pasture and meadow, but this had not always been the case. The valley floor was primarily arable, with field systems that were in part held in common. With the discovery of the division of the Whitle area between two lordships, it would be very interesting to know if the common fields had intermixed strips of the two lordships, or whether the fields were kept strictly separate. The Lidar survey completed for this project shows extensive ridge and furrow, but our lack of information, particularly from the Sheen manor lands, makes it difficult for us to say much more. More is said about agriculture in Whitle in a subsequent chapter.

The study of Whitle has identified important evidence, and enabled a better and more nuanced understanding of the establishment and development of the area. The properties that emerged in this section of the Dove valley, the people that held them, and the way that they lived have become a little clearer to us.
2

The Whitle Place-Name.

At first glance the origins of the place-name ‘Whitle’ seem very straightforward. The name would appear to be of one of two forms. The first places the name in the same family as the various ‘Whittle’ place-names familiar in North-West England, and indeed that form does appear three times in records in the late sixteenth and seventeenth centuries for Whitle.\(^{50}\) The Old English \(-byll\) element would, therefore, give the place-name the meaning of ‘White Hill’.\(^{51}\) The other places the name in the family of the various ‘Whitleigh’/’Whitley’ place names, linking the ‘White’ element with the Old English \(-leah\) element denoting woodland clearance, and indeed, this form does appear twice in the surviving place-name evidence, once in a more certain example from 1533-8, and once later in a more problematic reference of 1599.\(^{52}\) Although neither of these alternatives can be discounted, especially the former with the preponderance of limestone outcrops in the area, there seems little evidence of woodland clearance names elsewhere in the area, or any particularly prominent outcrop that might lend itself to the ‘White Hill’ form, and indeed the topography of the Staffordshire side of the Dove valley forms more of an even valley side than that of the Derbyshire side, with the two main hill tops at Knowsley above the Boothlows, and at Sheen Hill, being well above the area associated with Whitle. That the name might perhaps be more complex is revealed by an examination of the various forms of the name from the surviving records from the early fifteenth century onwards.

**Whitle Forms**

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<thead>
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<th>Reference</th>
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<tr>
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<td>(DRO D2375/A/5/1/1/1)</td>
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<td>1436-7</td>
<td>(DRO D2375/A/5/1/1/1)</td>
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<td>Quyttall</td>
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<td>Whitehill</td>
<td>1632-3</td>
<td>(DRO D2375/E/S/1/1)</td>
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<tr>
<td>? White Leys</td>
<td>1599</td>
<td>(TNA DL 30/52/648)</td>
</tr>
<tr>
<td>Whitelow</td>
<td>1766, 1778, 1779, 1781, 1801, &amp; 1802</td>
<td>(Sheen Parish registers)</td>
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<td>Whithull</td>
<td>1450-1</td>
<td>(DRO D2375/A/5/1/1/1)</td>
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\(^{52}\) Gelling, *Place-Names in the Landscape* 198-207. The later sense of this place-name element can also be ‘pasture, meadow’.
Whitle - 1600 (TNA DL 30/52/651); 1791, 1794 (Sheen Parish registers); 1836 (Staffs Wills); 1837 (Staffs Wills); 1844 & 1847 (Sheen Parish registers)

Whitle, Under - 1755, 1757, 1810, & 1811 (Sheen Parish registers)

Whittall - 1404-5 (DRO D2375/A/5/1/1/1); 1414-16 (DRO D2375/A/5/1/1/1)

Whittell - 1539 (DRO D2375/A/5/1/1/2); 1566 (DRO D2375/A/5/1/1/2)

Whittells - 1533-8 (TNA C1/811/19)

Whittle - 1517 (DRO D2375/A/5/1/1/2); 1591 (TNA DL 30/52/647)

Whytell' - 1505 (DRO D2375/A/5/1/1/2); 1533-8 (TNA C1/811/18)

Whytyle - 1602 (Staffs Wills)

Whyttell - 1496-7 (DRO D2375/A/5/1/1/2)

Whytyll - 1430 (DRO D2375/A/5/1/1/1)

Whitle Banck Forms.

White Banck - 1632-3 (DRO D2375/E/S/1/1)

Whitle Banck - 1680 (DRO D2375/E/L/3/14/2)

Whitle bancke - 1601 (TNA DL 30/52/651)

Whitle banke - 1581 (TNA DL 30/51/631)

Whitehill bancke - 1611 (TNA DL 30/52/651)

Whiteley banke - 1533-8 (TNA C1/811/20)

Whitbill Bancke - 1592 (TNA PROB 11/82/171)

Whitell Bancke/Whittell banke - 1572 (DRO D2375/E/L/3/2/13); 1581 (DRO D2375/E/L/3/2/5)

Whittle Bancke - 1572 (DRO D2375/E/L/3/2/13); 1581 (DRO D2375/E/L/3/2/5); 1611 (DRO D2375/E/L/3/2/5); 1618 (DRO D2375/E/L/3/14/1)

Whytlebancke - 1580 (TNA DL 30/51/631)
The evidence of the surviving place-name forms indicates that the modern spelling of the name only occurs from 1600 onwards, with only two earlier forms with the variant –tltle only appearing in the sixteenth century. Indeed, there is quite a bit of variety in the forms of the place-name before and after 1600. The earliest surviving from of the place-name from 1404-5 is Whittall, and the earlier forms of the name after this first reference favour the –all, –yll, –ell, and -le forms with one early form from 1450-1 giving –bull. It is possible that this isolated –bull form provides the clue. Usually one might expect this to be more closely linked to –yll forms such as with Hockenhull in Cheshire, and Patshull in Staffordshire, but once one takes into account the number of –all forms, might this -bull form be related to the Old English form –ball instead? –ball gives rise to some –ball forms, and also to -all, and -baugh forms, and this might well be the way forward. This has a variety of meanings, but is most commonly associated with valleys, and can be found in the modern Derbyshire place-names of Bonsall near Matlock, and Chunal near Glossop. If this interpretation is right, then it would seem to fit the topography of the area well.

The references, and late ones at that, to a –low variant for Whitle, dating to the period 1766-1802 seem to be completely out of place. Had these appeared amongst the early forms, they would have offered an alternative to the suggestions made above. –low forms come from the Old English hlāw and it generally refers to a ‘tumulus, hill’. However, this does not usually refer to a natural feature, but rather to artificial mounds made by the Anglo-Saxons, and less commonly for those of earlier peoples. Given the preponderance of neolithic mounds in the area, an early occurrence of the form would have indicated the possibility that a prominent manmade mound as being responsible for the place-name of the area, but since the only references are to the later eighteenth century and very early nineteenth century, this form would seem likely to be a clerical quirk, and nothing more.

The explanation of the ‘white’ element is a little more difficult to pin down, for if this does come from the Old English hwit referring to some ‘white’ feature in the landscape, then it is problematic for no particular feature now visible seems prominent enough to have given ‘white valley’ its name. However, a possible alternative interpretation has been suggested, linking the ‘white’ element to the Middle English whit meaning ‘dairy food, milk’. In this interpretation, it is linked most commonly to words meaning a farm or pastureland. Although this interpretation for the ‘wit’ element is a relatively recent suggestion, if this does relate to Whitle, it would have the sense of ‘valley of good land, producing rich dairy produce’. As we will see in the following chapter arable agriculture was particularly important in Whitle, but it is possible that this explanation of the place-name might refer to the importance of dairy producing in the valley, perhaps pre-dating the proper settlement of the valley, or even indicating that we underestimate the importance of pastoral farming after settlement.

The place-name evidence also indicates that there was some considerable change in the standard usage over time. As we have seen above the early forms of the name lean towards the modern form of the name, with the area simply being called Whittall. However, by c. 1533 this more simple form was giving way to the various forms of ‘Whitle Bank’. Although, the simpler form never

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54 Gelling, *Place-Names in the Landscape*, 100-111.
completely falls out of usage, the ‘Whitle Bank’ form dominates until c. 1630, with the last identified usage of the form occurring in 1680. Thereafter the place-name reverted to the simpler form, with the modern spelling. By the mid eighteenth century the differentiation of the farmsteads in the Whitle area had apparently emerged with ‘Under Whitle’ being used in the parish registers several times from 1755-1811. With the appearance of ‘Under Whitle’, the existence of ‘Upper Whitle’ must also be silently acknowledged. The naming of Upper Whitle as Lower Whitle in the late nineteenth-century Ordnance Survey six inch editions is rather inexplicable, and must be considered as erroneous since the name was corrected in the 1919 edition.56

This change in the name of the area is rather difficult to account for. Although the emergence of ‘Whitle Bank’ might well simply be a recognition that the known farmsteads were all to be found on the lower sections of the valley side that rises up onto what was Sheen Moor, it seems likely that the farmsteads were always in or around the currently known sites, so that the necessity for the change remains unclear. The possibility that the acquisition of the parts of Whitle held from the lordship of Alstonefield by the Harpur Crewe family in the later sixteenth century, influenced the name must be discounted since the earlier usage of the ‘Whitle Bank’ form occurs in the records of a case in the Common Pleas held in London between two members of the Horobin family in 1533-8, and in the duchy of Lancaster manorial records for the manor of Sheen well before that acquisition.

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56 Six inch Ordnance Survey Maps: 1879 and 1897, sheet Derbyshire XXVII NE; and 1919, sheet Derbyshire XXVII.
3

Landscape, Land-Usage and People.

The Whittle section of the Dove valley today offers a varied landscape. The valley bottom consists of open pasture, with the fields divided by manmade fences, and with numerous trees marking the lines of former and current field boundaries, that presumably were once hedgerows. The slopes of the valley side must once have been open pasture, but are now increasingly populated by scrub and trees. At the top of the valley side the scrub again gives way to open pasture. However, the landscape would not always have looked this way, or been dominated by pasture.

The landscape that we see today seems to have emerged in the earlier part of the nineteenth century. By the time of the tithe survey of 1845 only seven fields out of well over one hundred fields and enclosures were defined as arable. The majority of the rest were defined as pasture or meadow, with a few smaller parcels set aside as tree plantations. That this was a relatively recent change can be discerned from two very different sources. The first of these is the evidence from the will of Thomas Sheldon of Mare Dole, husbandman of 6 January 1789. In this will it is clear that Sheldon was involved in both pastural and arable agriculture. One of the substantial bequests is to his eldest son Matthew Sheldon, to whom he left three cows, and two calves, one of the cows to be chosen by Matthew from his father’s stock, indicating a larger herd of cattle. But in addition he also left a plough, a harrow and the gear for two horses. It would seem from the description that these all might relate to Thomas Sheldon’s property at Sheen Hill and not Mare Dole, but even if this was the case, that Sheldon was clearly involved in both arable and pastural farming there provides a strong indication that he was also doing the same at Mare Dole, since Sheen Hill is at a higher altitude above the valley, and surely less suited to arable farming than Mare Dole.

The other evidence comes from the Lidar survey undertaken as part of the Peeling Back the Layers project itself. The quality of the survey is such that it is quite clear that the entire bottom of the valley has been subject to arable agriculture at some time. The clearly discernible evidence of ridge and furrow throughout the valley base provides strong evidence. However, although some of this is clearly not medieval in nature, being far too regular, and perhaps the result of steam ploughing, much of it does have the irregularity in the width of the ridges, and the curved outline characteristic of medieval ploughing, which indicates that the core lands of the holdings were originally arable.

The Lidar survey also revealed that the arable was not limited to the valley bottom, but also extended onto the flatter land above the valley sides, land that had probably been part of the later planned but apparently unrecorded enclosure of Sheen Moor. The dating of ridge and furrow can be notoriously difficult, and the pressures on farmers to produce crops during the shortages resulting from the Napoleonic wars and the blockade of European ports, certainly saw much virgin land put under the plough, as well as the fresh ploughing of land that had not been ploughed for

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57 Lichfield Record Office, Sheen Tithe Award B/A/15/656, and Sheen Tithe Map B/A/15/276.
58 Staffordshire Dioceses of Lichfield and Coventry wills and probates 1521-1850.
generations. But following the end of the war, and the opening up of trade again with Europe this pressure slackened. It would seem likely that in the Whitle area arable farming continued into the early-nineteenth century, perhaps receiving a boost from the effects of the Napoleonic war, but that after this date there was a fairly rapid shift to a largely pastural economy, perhaps coinciding with the sale of the Harpur Crewe estate lands in Whitle in 1818. That Lidar survey provides substantially more information about the extent of arable in, confirming the observations and conclusions made in the survey made by Jim Rylatt in 2006.60 This would suggest that Whitle in the medieval period was farmed predominantly as arable, and that this was eventually abandoned in favour of pastoral farming, with the inevitable upheaval as a system perhaps of co-operative open field arable was replaced by pastoral farming in severalty.

The earlier evidence is far more problematic. Looking at the tithe map in particular it is very clear that there was some sort of common field system, albeit very rudimentary in operation at Whitle. Two separate groups of fields were evidently divided into strips, and shared between the tenants. The first of these, the ‘Main Piece’ group (See Map 2 below) is very well preserved, with surviving strips still apparent shared between several tenants. It is called the ‘Main Piece’ group because five of the fields making up the group bear the same name.

The other group of fields, the ‘Castle Flatt/Whitle Field’ group (See Map 3 below) is far less well preserved on the ground, consisting of a group of six fields that were presumably once divided

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further. The fields named Castle Flatt and Castle Meadow would seem to take their name from the close proximity to Pilbury Castle across the river Dove. The field called ‘Whittle Field’ is far more suggestive of a common field, and might well have been the original name for this small common field. That this was a common field is further supported by the evidence from the survey of William Senior produced in 1632-3 for Sir John Harpur of his estates. This records five ‘places and four ‘doles’ in Whitehill and meane Whitehill, two separate parcels in Breach Landes, and one piece of land and three doles in Castle Flatt. The names survive until the time of the tithe survey, but the parcelling has disappeared.

The Senior survey also indicates that much of this was still being specifically farmed as arable, and had not been converted to pasture. That this was the the case should be no surprise, for farms had to maintain a high level of self sufficiency, and in most of the leases executed by the Harpur Crewes in the seventeenth century of their Whittle lands, the provision that the tenant had to grind his corn and malt at the seigneurial mill in Longnor was written into the lease. It seems likely therefore that the Whittle farms, from their creation were essentially arable enterprises.

Further evidence for this arable focus can be found in two early wills of the Horobin family. That for William Horobin in 1552 records that he left a wain and plough to his wife, and had four oxon in addition which much have been the draft animals for the plough. The will for another William

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61 Appendix 6, entry 1.
Horobin, probably the son of that individual who made his will in 1552, dating to 1606, gives us even more detail. Horobin left ploughs, wains, harrows, and yokes to his son, yet another William. Also like his predecessor, he had four oxen. The impression is given of reasonably well equipped arable farming enterprise.

But this was not the whole picture, for although the farms had a strong arable focus, they must also have had a pastoral side. The testamentary evidence that survives does indicate that there was some level of pastoral farming to complement the arable enterprise. The inventory for William Horobin in 1552 records, in addition to the four oxen, two kine, and two calves, an old horse, six sheep and one swine. This is by no means a large number, and could done little more than serve the household with dairy products and some meat, with a small surplus for the market. The inventory for William Horobin in 1606 shows that the mixed herd had undergone a modest increase. In addition to the four oxen, there were four kine, a heifer and two calves, a horse, two swine, thirteen sheep, eight geese, three hens and a cock. The livestock would have again have provided for the household, with a greater range of dairy products and some meat, but probably providing a greater surplus for market. Although there was a marked change on the Horobin farm between 1552 and 1606 in regards to pastoral farming, its scale was still modest, and arable in all likelihood remained the main focus.

What is easy to forget when one gazes across the field pastures at Whitle is that the tenants also had access to substantial stretches of moorland for grazing and for resources. The farms above the valley side - High Sheen Farm, Fennyknowle, Race House, Ball Ridge Farm and Top Farm - are almost all certainly later insertions into what was Sheen Moor. The importance of this resource before its enclosure is amply attested in the manorial court rolls for Sheen manor in the sixteenth century. On the court roll of 7 October 1575 Sampson Beresford, esquire, was fined for incroachments of the waste of the queen (incrochavit de vasto). At the same session Henry Cocke and Thomas Percivall were fined 12d. each for being trespassers on the commons (est transgressorem in les Commons)). On the court roll of 20 June 1581, William Mylward, George Knowles, Henry Buxton, John Beresford, Richard Hyne, and Richard Johnson were each fined 2d. for being trespassers on the commons of the manor (sunt transgressores super le Commons istius Manerii). If we take the court roll of 20 October 1601 John Foole, Robert Bullocke, George Millwarde, Thomas Burche, wife Slacke, John Burnett, William Gillman, John Mastand, Richard Hyme, and John Buxton were each fined the same sum of 2d. for trespasses they had made on the waste of the queen (transgressorem est super vastum). More detailed and varied entries relating to abuses of the commons can be found on the court rolls for 9 October 1574, and 21 April 1575. At these courts Henry Wheldon and William Bagshawe were fined 3s. 4d. each for digging in the wastes without licence (foderunt in vastis sine licencia), and William Buxton 12d. for digging stone there without licence as well (fodit Saxa in vastis predictis sine licencia). George Knowle, William Buxton, William Mylward and William Mylward of Longnor were fined as oppressors of the commons of the manor, and fined 12d. each. The commons and wastes were clearly an important asset that could be and were

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62 Appendix 6, entry 4.
63 TNA DL 30/51/631.
64 TNA DL 30/52/651.
65 TNA DL 30/51/631.
exploited, but were open to abuse by unlicensed incroachments and activities there. None of the known tenants of Whitle, either of the Harpur Crewe portion, or the Duchy of Lancaster portion seem to have been fined for activities there, but the names noted above do suggest that the same families were responsible for the abuses, and their repeated actions almost suggest that the fining was treated as a means of licencing in its own right.

A picture begins to emerge of open arable fields at the valley bottom, and with commons and wastes on the valley sides and above the valley, but some further evidence suggests that the landscape must have been very open indeed, and sheds further light on the use of the commons and wastes. At the manor court held on 7 August 1611 the jurors had evidently been ordered to answer a series of articles and directions which in effect asked them to provide a survey of the state of aspects of the manor and those holding land within it. As part of this the answers to the third article are of particular interest:

*Item to the third Article we say [the jurors] that we have no timber or wood within the said Mannor either upon our Comons or wastes or Copybould landes the same beinge moste of it cold stone barren ground without wood or coal to yedd them fuel and therefore we ar[e] driven to use turbary and digg turves and soddes upon the moores and with great labor and charges convert the same to fuel, being hardly worth the charge if otherwise we could helpe it.*

*Touchinge the matters of this Article we can saie litle more then above we have presented concerninge some effectes of the same, saveinge that we saie there is a small barren rotten and coarse stone comon] o[r] waste groundes belonginge to the said Mannor and serveth for litle but for digginge of [...] and turves and lieth so in holes barren stones and stitches of myre that we cannot Certenly acie valew or esteem the same, Nether do we thinke that anie parte or parcell thereof may be improoved or enclosed without the utter undoinge his Majesties poore tenantes and subjectes within the said Mannor who have there bel[p] for duel as aforesaid And say that in the tyme of winter the same is so weeke and could and comonly so troubled with wynedes froastes and snow as Cattell cannot indure to stand thereupon Nether is there anie woods thereupon which this also that his Majesties Copieboulders and freeboulders within the said mannor have and do use <and> clayme Comon of turbary and pasturinage for all their cattell in and upon all the said wastes and Comons and also libertie to take stonne (though the same be [...] to build and repaire their [...] and cottages and to fence their groundes witball.*

If the area had been rich in timber, by the beginning of the seventeenth century the trees were largely gone, a fact that might explain the need for the numerous tree plantations evident by the time of the later tithe survey map. This lack of timber must have made the landscape open, and it would seem that the fields in part at least were enclosed with stone walls rather than hedges, though evidence for this at Whitle at least is lacking. With no timber the tenants were forced to resort to the digging and burning of turves from the moor, a labour intensive and unrewarding alternative to wood and coal. The poor quality of the wastes is emphasised by the jurors, indicating that it was unsuitable for enclosure, as well as depriving the poorer tenants of the resources they needed to survive. The incidental reference to pasturing indicates that the tenants who had livestock, had

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66 TNA DL 30/53/657. For further extracts from the survey, see Appendix 1, entry 15.
only cattle. The jurors, who afterall were tenants, had a vested interest in not painting a too glowing picture of the situation in the manor of Sheen, but we must lend some weight to their description of the hard life that the tenants endured, even if they may have exaggerated the situation. That the pastoral economy was solely based on cattle is, from the documentary evidence, not true. The inventory of the goods of William Horobin in 1552 notes six sheep as well as eight cattle of various types, whilst that for another William Horobin in 1606 thirteen sheep in addition to eleven cattle of various types. We really must see Whitle in particular as a marginal place to live, with the tenants surviving on a mixture of arable, the pasturing of cattle and sheep on the moor, and the exploitation of the moors, commons and wastes, to make ends meet. Most of the tenant farms seem to have been modest enterprises, with the more prosperous only being so, as we will see, by the acquisition of additional property outside of the valley.

The work of Christopher Dyer has gone some way in setting out the difficulties of the medieval peasantry in making a living. Although his analysis is of course handicapped by the evidence and sources that are available, he has shown that in the period from the thirteenth to fifteenth century the lot of the medieval tenant underwent a quite considerable change. Up until the first half of the fourteenth century, population had been growing, with new land colonised and brought into cultivation, and with holdings becoming smaller in size, so that small holdings proliferated. Since labour was cheap, these smallholders struggled to make ends meet, and the run of poor harvests from 1315 onwards, and the effects of the Black Death dramatically reduced the population. From this point onwards holdings became larger, and whilst tenants might still ultimately have had little more money with the fall in the prices of agricultural produce, their standards of living rose because they could produce more on their larger holdings, as well as fertilise their lands better, with the pasturing of the increased numbers of livestock on the fallow arable, the arable acreage having shrunk with the population.

Dyer’s work inevitably focused on midland and southern England, and he dealt with holdings in yardlands, or portions, usually halves (an oxgang), of them, a yardland amounting to about 30 acres. In Whitle our knowledge of the size of the holdings is patchy. Our evidence comes exclusively from what became the Harpur Crewe estate in Whitle, and the earliest recording of the size of one of the two holdings dates to 1414-16, when the holding of Alice, widow of William Fox was given as a messuage with 21 acres. By 1611, leases to William Horobin and Abraham Harrison gave the holdings as a messuage and 28 acres, and a messuage and 30 acres respectively. By 1680 the Horobin holding had increased a little to 32 acres, but suggesting that both holdings remained fairly stable in size from the early-fifteenth century until the end of the seventeenth century, assuming that the holdings had remained essentially the same. We have to wait until 1810 for the next indication of the size of the holdings, when a rental recorded the holding of Abraham Harrison as 50 acres and 2 roods, whilst John Horobin’s holding amounted to 52 acres, 2 roods.

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68 TNA D2375/A/S/1/1/1. For a calendar of this entry, see Appendix 3, entry 2.
69 DRO D2375/E/L/3/2/5. For a calendar and full edition of Horobin’s lease, see Appendix 5, entry 3; & DRO D2375/E/L/3/2/5. For a calendar and full edition of Harrison’s lease, see Appendix 5, entry 4.
70 DRO D2375/E/R/5/153, see also Appendix 10.
The analysis of the size of the holdings obviously relies on many assumptions, in particular that the core lands held by the tenants remained essentially the same, which, of course, it is difficult to say, though a comparison of field names from the survey of William Senior in 1632-3 with that of the tithe survey of 1845 suggests that this might be correct. It also makes the assumption that the assessment and measuring of acreages is reliable. We can have a little more certainty about the measurements from the seventeenth century onwards, but the reference from 1414-16 is impossible to assess. However, if we do place some faith in the figures, it would seem that the Whitle holdings of what became the Harpur Crewe estates were not insubstantial, halfway between Dyer’s yardland and oxgangs. A farm in a valley in the moorlands of Staffordshire was unlikely to be as productive as the holdings studied by Dyer, but equally, as we have seen, the Whitle tenants must have run mixed farms with arable, livestock and access to the waste. If Dyer’s tenants, by the fifteenth century, were getting by with a little surplus, and a better standard of living than in the early-thirteenth century, then those at Whitle might also have been a little better off, though probably experiencing a harder existence in the harsher environment of north-east Staffordshire.

Attempting to assess the actual situation of the families that held land in Whitle is exceptionally difficult principally because we have only limited, though important evidence from testamentary sources from the mid-sixteenth century onwards, and it is difficult to know whether those tenants who did hold at Whitle, also held land elsewhere, though it seems that the Harrisons, Horobins and Wards at least did do so. What little evidence we do have suggests that those holding land at Whitle were of the status of yeoman or husbandman, but that their wealth differed quite considerably. In the will of William Mottram dating to 14 January 1602, we seem to have an example of a farmer with few resources. He died with confessed debts of £1 6s. 5d., and left the sum of 3s. 4d. to Reynold, one of his sons, and only 12d. to John, Thomas and Robert, three other sons. His eldest son, another William, received an old pot and pan, and a coat, whilst his daughter received a pewter dish and chandeler.\(^{71}\) In contrast the Ward family disposed of far more wealth. John Ward of Whitlebank. yeoman, in his will of 24 April 1592, recorded debts owed to him of £49 16s. 8d., and acknowledged a single debt of 42s.\(^{72}\) Thomas Ward of Sheen, yeoman, in his will of 5 December 1659, left a marriage portion of £220 for his daughter Dorothy.\(^{73}\)

However, the best testamentary evidence relates to the series of wills and inventories that survive for the Horobin family. Testamentary records survive for no less than seven generations of the family, all of whom were called William – 1552, 1606, 1617, 1705, 1728, 1763 and 1791. Of these five have surviving wills, four of them with accompanying inventories, whilst the other two only have inventories with supporing documentation relating to the making of the inventory and the granting of probate. For Whitle these prevent personal evidence of those living in the valley, as well as providing the oldest will and inventory surviving for the Whitle tenants. The will and inventory for William Horobin in 1552, is short, making limited bequests to his wife and children, and leaving an estate valued at £8 4s. 11d.\(^{74}\) These documents indicate that William was running a mixed enterprise with both arable and pastoral stock, equipment and produce being evident. The

\(^{71}\) Appendix 6, entry 3.  
\(^{72}\) Appendix 6, entry 2.  
\(^{73}\) Appendix 6, entry 7.  
\(^{74}\) Appendix 6, entry 1.
next will and inventory for 1606 perhaps for the first William’s son demonstrate that there had been a quite considerable change in the fortunes of the Horobin family. The bequests, like that for the first William, are almost entirely concerned with the immediate Horobin family, but the inventory is far more extensive. In character it is the same as that for 1552, demonstrating that the Horobin farming enterprise was mixed arable and pastoral. However, its quantity and quality has changed quite dramatically. There is a greater number of livestock, and a richer array of household items, including substantial quantities of fabric and wool. The inventory valued the estate at £46 14s. 4d., nearly six times the value of the estate in 1552.

Only eleven years after the death of the second William Horobin in 1606, his son also died, apparently intestate. The death of William Horobin in 1617 resulted in an inventory almost extensive as his predecessor. Again this mentioned livestock and some grain and hay, but only a small quantity, and the remainder of the inventory is devoted to household goods and furnishings. Perhaps as a result of William’s death such a relatively short time after the death of his father, the estate was valued at somewhat less, amounting to £26 2d. But this was also more than balanced by a list of debts owed by the deceased amounting to £26 13s. 4d. No further record of the Horobin family survives until 1705. Again in 1705 there is no surviving will, with the bond and granting of probate revealing that Horobin also died intestate. The inventory for that will is far less informative, being very restricted in its content to household goods, which only amounted to £8 2s. 6d., and would seem, therefore, not to be a full inventory of the estate. The last will and testament of 1728, and the inventory of 1733, of William Horobin the elder, provides much more information. Besides bequests, the inventory reveals a substantial estate of £132 17s. The inventory is somewhat limited, but does reveal that the landholdings of the Horobins, by that time, extended well beyond Whitle, with a reference to land bought at Wormhill Bridge in Derbyshire. The will of William Horobin in 1762 has no surviving inventory. However, the will itself is interesting in itself. Like all of the preceeding Horobin wills, the will is devoted almost entirely to bequests to the quite extensive Horobin family. This amounts in total to £600, a considerable sum for a Whitle husbandman. The final Horobin will, that for William Horobin dating to 1791, has no accompanying inventory so that we have no insight into the goods of Horobin. The will is also not informative, being devoted entirely to family bequests, but the bequests were limited. The will does reveal a further acquisition of land at Beresford near Hartington.

This brief discussion of the Horobin wills and inventories in many ways should be treated very cautiously. To try and make comparisons across this sequence of documents is really pointless except in the sense that it reveals that the Horobin family was a rising one, coming from relatively humble origins in the late-fifteenth century with relatively little wealth, to becoming a very substantial yeoman family with lands held at Whitle, but also elsewhere nearby in Staffordshire and Derbyshire, by the end of the eighteenth century - a family able to dispose of £600 and more in

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75 Appendix 6, entry 4
76 Appendix 6, entry 5.
77 Appendix 6, entry 8.
78 Appendix 6, entry 9.
79 Appendix 6, entry 10.
80 Appendix 6, entry 12.
bequests. That the family continued to style themselves as of Whitle or Whitle Bank throughout the wills and inventories clearly indicates that Whitle remained the focus for Horobin family landholdings. Because we are unable to be certain whether the family had made other settlements of land and money that stood outside of the wills and inventories, and assessors of inventories also regularly undervalued the estates of the deceased, the actual wealth of the Horobins was probably greater than that revealed in the documents. It is also clear that across the wills and inventories there are inconsistencies. The inventories in particular varied in their contents, the early ones in particular seeming to be a fair attempt to assess the entire estate, including farming equipment, grain and livestock, as well as the fixtures and contents of the residence. The later inventories are far less informative, making little mention of farming equipment and livestock, and providing a progressively more cursory description of the contents of the residence. As has already been discussed, the Horobin wills and inventories reveal a mixed agricultural enterprise, with a smallscale pastoral side complementing an arable undertaking. The inventories in particular do throw up a few interesting elements connected with the farm economy of the Horobins. In the inventory of 1606 there is a reference to fourteen cheeses, which seems a substantial number for one household to have at one time, and might provide further evidence for the pastoral side of the farm, with smallscale cheese production for the market. The other item of particular note is the possibility that the Horobins had a smallscale weaving enterprise. Again in the inventory of 1606 there is a reference to twelve pounds of woollen yarn, and to six pounds of wool. Was the wool being turned into woollen yarn on the farm? If so, there is no mention of a loom. However, in the inventory of 1552 there is a reference to ‘ij lomes’. Unfortunately this is found in a context that might not mean the modern textile ‘loom’, but rather is a reference to open vessels such as tubs, buckets or vats. If the evidence can be combined and accepted, then it adds an additional insight to the activities that the Horobins were involved in, though this should be treated cautiously.

The contents of the house suggest that the Horobins were not possessed of many luxuries, perhaps the most luxurious item being a single silver spoon mentioned in the inventory of 1733. Instead we see a house, or a succession of houses fitted with cupboards, tables, benches and chairs, chests and arks, and with a number of beds - there being four in 1617. There are also regular references to metalware, principally brass and pewter pots, pans and dishes, probably complemented by wooden ones, and cooking equipment such as spits and andirons. There is nothing out of the ordinary for what must have been an establishment fitted to provide the Horobins with a reasonably comfortable life.

We have been lucky with the number of surviving wills and inventories, particularly the group for the Horobin family. Whilst it is, strictly speaking, very difficult to use them to make firm conclusions, they do provide us with a valuable insight into the life of those who farmed at Whitle in the sixteenth to nineteenth centuries. What we appear to see is that with the exception of the Sleigh family at Broadmeadow, which appears to have been a much more substantial property, and with the Needhams, the eventual holder in the later-sixteenth century being the second son of a knightly family, the remaining tenants of Whitle were more modest farmers, described as husbandman and yeomen. Amongst the two earliest wills, those for William Horobin of 1552, and that of William Mottram of 1602, reveal men with rather modest enterprises. Unfortunately, for most of the families that we know had farms at Whitle, we have too little evidence to judge how
they fared. The one family for which we do have extensive and varied evidence drawn from testamentary, lease and rental evidence – the Horobins - reveals a family that slowly prospered, from relatively modest means when they took over their farm in the late-fourteenth century, to yeomen with several holdings, who could make bequests valued at £600 in 1762. The Horobins, and probably their neighbours, ran a mixed arable and pastoral enterprise, with perhaps arable being at first the main focus, but there was a progressive shift away from arable, to that by the early nineteenth century, the Whitle valley was almost entirely laid down to pasture. The Horobin family at Whitle built a more substantial holding over the period of their tenure, from a farm of some 28 acres in 1611, to one of 52 acres in 1810, an estate supplemented by holdings elsewhere. The opportunities were clearly there for a family prepared to work hard and develop their farming enterprise, and there is no reason to believe that the Horobins were unusual in this, and that their neighbours at Whitle did not follow a similar path. For the Horobins, after the ending of their links to Whitle following the sale of the Harpur Crewe estate there in 1816, which ended ties that extended back to 1496/7, the family was able to continue to prosper with branches established on other farms in Sheen, and in neighbouring parishes.
Appendix: Whitle Records.

In the course of the project, several record offices were visited by this researcher and by the volunteers. There were four record offices that required to be visited to complete the primary archive work, three of which were local, and the fourth national. Because the records that were identified as relevant and requiring consultation related to lay lordship, government administration, and to church records, principally parish records, the records were spread over several archives, with surprising finds. The local archives were Staffordshire Record Office in Stafford (SRO), Derbyshire Record Office at Matlock (DRO), and Lichfield Record Office (LRO), and the national one being The National Archives at Kew (TNA).

After preliminary work undertaken by this author at DRO and LRO and through the interrogation of the online catalogues of both offices, in late 2015 and January 2016, the relevant material that required consultation was identified, and several research visits were made by the author and the volunteers, sometimes together, but sometimes separately. Following an initial visit to DRO in January 2016, two further visits were held to there on 1 and 15 February. Two visits were also made to LRO on 2 and 16 February. Further visits were held throughout the spring and early summer of 2016. The visits to DRO have been particularly well attended, with the volunteers taking over most of the search room, and undertaking a lion's share of the records work there. The final archive visit was made by this author to TNA in September 2016 which found important manorial and legal material hitherto little or only poorly known.

The records summarised, calendared and edited in the following appendices were produced by this author and by the valuable and enthusiastic work of the volunteers who donated their time and skills to extract data, and to produce transcripts. Without this help it would be undoubtedly be the case that the material covered would have been significantly short of what was really required. The records in the form that they appear in the appendices is ultimately this author's responsibility, and any errors must rest at his door, but it retains a very high percentage of volunteer work.

The appendix exists not only as a references work for the preceeding report, but also as a resource book for those who continue to work on Whitle and Sheen.
Appendix 1: Duchy of Lancaster Records.

The duchy of Lancaster records at The National Archives have provided extensive evidence for properties in Whitle held from the manor of Sheen. The record included in this appendix include eighteen calendar entries drawn from the surviving manorial court rolls for the manor of Sheen (1546-1620/1), an indented agreement for the sale of the manors of Sheen and Hartington (1476), and a rental of the manor of Sheen (1617).

Unlike the Whitle properties held from the lordship of Alstonefield (see Appendix 3), the manor court records cover are of a far shorter duration. The seventy four years that they cover are accounted for by the short period that the manor had been in the hands of the Crown, the purchase being by the indented agreement of 1476. The records themselves are similar in many respects to the entries found in the Alstonefield court records. They mainly concern surrenders of properties into the hands of the lord, and its regrant to the same individual or others under new terms, usually with a fine being made. That the transfers were being recorded on the court roll indicates the land being copyhold. The lord to whom the surrender was made in these entries was for most of the entries Queen Elizabeth I, though a few of the entries carry over into the reign of her successor, James I. For some of the period the manor had evidently been farmed by individuals who paid the lord a fixed fee and then kept the profits of the manor for themselves, with the names of George, earl of Shrewsbury, and Henry Cavendish, esquire, appearing in the entries extracted for the 1570s and 1580s.

Although the surrenders of the properties resembled those made at the Alstonefield court, there were some important differences that afford us additional information. Whereas at Alstonefield the properties appear simply to have been surrendered and regranted, the process in the Sheen court was for proclamations to be made at three courts following the surrender, to allow any challenges to made to the proposed grant. As we can see from the entries that follow, these did often occur, though they seem to have been predominantly made by those with genuine interests in the properties as sub-tenants. Indeed the existence of sub-tenancies, and their creation by surrenders made into the court are a common occurrence in the following entries, such as in entry 5 by William Mottram to Hugh Sleigh (1581), and in entry 8 by Robert Needham to Hugh Manifold.

There are also answers to an inquisition amongst the court rolls, part of which is calendared here. This gave answers about the general state of the manor of Sheen, but also listed out with some detail the copyhold tenements of the manor (entry 15).

The agreement for the sale of the manors of Sheen and Huntingdon can also be found in this appendix as entry 19. The document is not only interesting because of its marking of the passage of the manor of Sheen to the Crown, but because of the detailed arrangements made for that transfer, involving the queen, the cardinal archbishop of Canterbury and the bishop of Lincoln. It is unclear why, following the purchase, the manor became part of the duchy of Lancaster, though
this might perhaps relate to the quantity of duchy land in the area focused on the administrative centre of Tutbury Castle.

The final entry, entry 20 is a rental of the copyholders of the manor of Sheen, and it would appear that the Whittle properties form a group close to the top, with those of Richard Sleigh, William Mottram, Hugh Manifold and Richard Sterndale all tending closely to the properties noted in the manor court entries. Interestingly the rents might suggest the relative sizes of the properties, for the Sleigh and Sterndale properties paid rents of 13s. 4d., whilst the Mottram and Manifold ones only paid 7s. 3d. Perhaps we are seeing two large properties, and two considerably smaller ones.

TNA DL 30/51/631 (16 October 1580) The property in Whitle Bank in which Hugh Ward died seised, including field names of the individual parcels of land making up the holding.
**Records of the Manor Court of Sheen (1546-1620/1)**

1) **Great Court of the lord king held at Hartington on 31 March 1546.**

Hugh Ward comes to the court in person, and took one parcel of wasteland lying at Whitle Banke within the lordship of Shene, containing by estimation one acre and a half of land, from the king, whereof at this court the proclamation was made of the parcel of land, to the use of the aforesaid Hugh without counter claim. And at the small court of the lord king held at Hartington on 20 April 1546, the second proclamation was made without challenge. And following this seisin was delivered of the parcel of land to Hugh, to have and to hold the same to him and his heirs and assigns forever at the will of the lord king according to the custom of the manor there; rendering annually to the lord king and his heirs 12d. at the usual feast days there, and the other services that are due and by right accustomed; and giving to the lord king for a fine 2s.; and he did fealty and was admitted as tenant. (TNA DL 30/50/611)

2) **Shene** Court baron of George, earl of Shrewsbury, farmer of the queen's manor, held there on 30 September 1573.

Hugh Sleigh and Helen his wife came to this court in person, and were individually examined etc. according to the custom of the manor, and surrendered in to the hands of the queen all that their messuage or tenement called le Broadmedowe with appurtenances, and all other the lands, tenements, meadow, pasture, grazing land, and all other hereditaments whatsoever with their appurtenances within that lordship, and now or lately in the tenure or occupation of Hugh or his assigns, to the use of the same Hugh and Helen during their lives, and the life of the longest liver, and during the life of the same Hugh without impeachment of waste. And after the death of the same, then to the use of Richard Sleghe, his heirs and assigns forever. And they request that the three proclamations be made according to the custom of the manor, whereof the first proclamation was made at the court without challenge. And at the court held there on 27 May 1574 the second proclamation was made without challenge. And at the court baron held there on 9 October 1574 the third proclamation was made, and Henry Cavendysshe, esquire, came and made a counter claim etc. And he had a day to demonstrate his title at the next court, at which court held there on 16 October 1580 the aforesaid Henry did not come. Therefore seisin was delivered [to Hugh and Helen] to be held in the form according to the custom of the manor. And a fine was given to the queen for entry just as appears above, and he was admitted as tenant. (TNA DL 30/51/631)

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81 Cavendish had been farmer of the manor of Sheen from the queen in the preceding year.
82 This date is made very clearly xxij Regine Elizabethae, and so 1580, but this seems to be a clerical error, for the date is some six years after the initial proclamations. The date was presumably meant to be ‘xvij’, and so 1574.
3) **Shene** Court baron of Henry Cavendysshe, esquire, farmer of the manor, held there on 16 October 1580.

At this court it was accounted by the body of tenants at the manorial court there (*per homagium ibidem*) amongst others that Hugh Ward, who held from the lady queen to him and his heirs forever by copy of the rolls of court according to the custom of the manor there, one messuage and tenement with appurtenances in *Whytlebancke* within the manor, and closes there called *le banke*, *le Marlehill*, *le Middleclosse*, *le Broadsitche* and *longeshutt*, *le furbank*, *le fircrofte*, *le crofte above the house*, *le Hollensitche* and *Hollensitchknolle*, *le littlecroft*, and various other lands, tenements, woods and hereditaments with all and singular its appurtenances within the manor there, died seised after the last court (whereof a herriot fell due to the queen of one cow which remains in the custody of the bailiff there), and that John Ward is the son and nearest heir to the messuages, lands, tenements, hereditaments, and all other the premises, with all and singular their appurtenances, and is of full age. The aforesaid John Ward comes to this court in person and requests the messuage, lands, tenements, closes, hereditaments and all other the premises with all their appurtenances out of the hands of the queen, which was granted to him, and he also requested that the three proclamations be made according to the custom of the manor. Whereof at this court the first proclamation was made without challenge. And at the court held there on 20 June 1581, the second proclamation was made without challenge. And at the court held on 6 April 1582 the third proclamation was made without challenge. Whereby the queen, by her steward there, granted seisin of the messuage, lands, tenements, closes, hereditaments and all other the premises with all their appurtenances to the aforesaid John, to have and to hold to the aforesaid John Ward, his heirs and assigns forever according to the custom of the manor, by the rent and service previously owed and accustomed. And a fine of 14s. is given to the queen, and he made fealty and is admitted as tenant. ([TNA DL 30/51/631](#))

4) **Shene** Court baron of Henry Cavendysshe, esquire, farmer of the manor, held there on 20 June 1581.

They [the jurors] say upon their oath that Roger Percivall who held from the lady one messuage called *le Broadmedowe* with its appurtenances within that manor, died seised, and after the death a herriot fell due.

Roger Percivall comes to this court in person, and requests all the messuage, lands, tenements and hereditaments with all and singular its appurtenances, of which Roger Percivall, his father died seised, out of the hands of the queen. And he requests that the three proclamations be made according to the custom of the manor, whereof the first proclamation was made at this court without challenge. And at the court held there on 17 April 1582 the second proclamation was made without challenge. And at the court held there on 28 May 1583 made the third proclamation without challenge, whereby possession was delivered, to have and to hold to Roger and his heirs forever according to the custom of the manor, by the rent and service previously owed and accustomed. And a fine of 6s. 8d. is given to the queen, and he made fealty and is admitted as tenant. ([TNA DL 30/51/631](#))
5) [Dated as above]

William Mottram comes to this court in person, and requests a licence from the farmer to demise to Hugh Sleigh and his assigns, all his part of one close called *le meardole* and one house pertaining to the same lying and existing in the fields of *Whittle banke* from the feast of the Annunciation of the Blessed Mary next until the end of the term of 21 years next following. Rendering annually during the term 4d. of legal money of England at the feast of St John the Baptist. And he requests that the three proclamations be made according to the custom of the manor, whereof at this court the first proclamation was made without challenge. And at the court held there 17 April 1582 the second proclamation was made without challenge. And at the court held there on 28 May 1583 the third proclamation was made without challenge, whereby possession was delivered, to hold at will according to the custom of the manor in the aforesaid form. And a fine of 2s. 6d. is given to the queen, and he is admitted as tenant. (TNA DL 30/51/631)

6) *Sheen* Small court of the queen held there on 22 December 1591.

William Mottram the elder comes to this court in person and surrendered into the hands of the queen all that messuage and tenement with its appurtenances in *Whittle* within that manor, now in the tenure of the aforesaid William, with all other lands, tenements, meadows, pasture, grazing land and hereditaments with appurtenances within that manor, one half part of the premises being to the use of William Mottram the younger, his heirs and assigns forever, and the other half part to the use of William Mottram the elder for the term of his life, and after the death of the same, it should remain to the use of William Mottram the younger and his heirs forever, according to the custom of the manor by the rent and services previously owed and accustomed, who request that the three proclamations be made according to the custom of the manor, whereby at this small court the first proclamation was made without challenge. And at the small court of the queen held there on 7 February 1592 the second proclamation was made, at which day Hugh Sleigh came and challenged concerning a parcel of the premises called *Mere Dole*, and showed a copy of court roll for many years still to come, which was granted and no other challenge. And at the small court of the queen held there on 22 June 1592 the third proclamation was made without challenge, whereby seisin was delivered to be held in the form aforesaid according to the custom of the manor. And a fine of 10s. was given to the queen, and he was admitted as a tenant. (TNA DL 30/52/647)

7) *Sheene* Small court of the queen held there on 24 June 1595.

William Mottram the elder and William Mottram the younger, and Blanche, wife of William the younger, came to this small court in person, she being secretly examined in the absence of her husband according to the custom of the manor, and surrendered into the hands of the queen one house called *a Coate*, and one parcel of land in *Whittle* called *le mere dole* with appurtenances within that lordship, and now in the tenure of Hugh Sleigh the elder, to the use of John Buxton, his heirs
and assigns, who request that the three proclamations be made according to the custom of the
manor, whereby at this court the first proclamation was made without challenge. And at the small
court of the queen held there on 20 October 1595 the second proclamation was made, at which
day Hugh Sleigh comes and challenges the aforesaid premises, and shows a copy [of court roll]
for many years still to come, and no other challenges. And at the small court of the queen held
there on 25 May 1597 the third proclamation was made without challenge, whereby seisin was
delivered to the aforesaid John to hold to him and his heirs according to the custom of the manor.
And a fine of 2s. was given to the queen, and he was admitted as tenant. (TNA DL 30/52/647)

8) Sheene

Small court of the queen held there on 23 January 1597.

Robert Nedham, esquire, comes to this court by Robert Hilman, his attorney by virtue of letters
of attorney made, sealed and shown and examined in full court, and surrendered into the hands of
the queen, one moiety of a messuage or tenement called Whittle within that manor, and all the
lands, tenements, meadow, pasture and grazing land with the appurtenances pertaining to that
messuage, to the use of Hugh Manifold and Grace his wife, and their assigns, for the term of their
lives, and the longest liver of them, and after their deaths, remaining to the use of John Buxton
and Grace, daughter of the aforesaid Hugh, for the term of their lives, and the longest liver of
them; and the other moiety of the premises to the use of the aforesaid John Buxton and Grace
daughter of the aforesaid Hugh, for the term of their lives, and the longest liver of them; rendering
annually to the queen the rent and services previously owed and by right accustomed, and to
Robert Nedham and his heirs 26s. 8d. annually during the terms at the usual terms [of payment]
there. [Nedham] requests that the three proclamations be made according to the custom of the
manor, whereby the first proclamation was made at this court without challenge. And at the small
court of the queen held there on 24 June 1597 the second proclamation was made without
challenge. And at the small court of the queen held there on 20 October 1597 the third
proclamation was made without challenge, whereby seisin was delivered to be held in the aforesaid
form according to the custom of the manor. And a fine of 6s. 8d. was given to the queen, and they
did fealty and were admitted as tenants. (TNA DL 30/52/647)

9) Sheen

Great court of the queen held 23 October 1599.

John Bateman comes to this court by Roger Slacke, his attorney, and surrendered into the queen’s
hands one close called White leys, and one parcel called the Patch at the back of the kilne with the
appurtenances within that manor, and now in the tenure of William Bateman, brother of the said
John and his assigns, to the use of the said William Bateman, and the assigns of the said William,
for the term of his life, and further immediately after the death of the same William, then to the
use of the executors and assigns of the aforesaid William for the term of 21 years then following.
And after the end of the term, to the use of John Bateman, his heirs and assigns forever, by the
rent and services thence due and accustomed, who requests that the three proclamations be made,
whereof at this court the first proclamation was made without challenge. And at the great court
10) **Sheen** Great court of the queen held 27 May 1600.

Roger Percivall comes to this court in person and surrenders into the hands of the queen one messuage or tenement called *le brode Meadowe* within that manor, and all the houses, buildings, gardens, orchards, lands, tenements, meadows, pasture, grazing land and all other hereditaments pertaining to the messuage or tenement, and the appurtenances, and now or late in the tenure of the aforesaid Roger Percivall or his assigns to the use of Richard Sleigh, his heirs and assigns forever according to the custom of the manor by the rent and services due and accustomed to the queen, who requests that the three proclamations be made, whereby the first proclamation is made at this court, and Lawrence Wulley and Helen his wife came and claimed a third part of a moiety of the said messuage, one close called *Midle Feilde*, one parcel of land called *le Further Hey*, one croft called *le parvum Croft subter le Cote*, and one garden with appurtenances, for and during the term of the lives of Lawrence and Helen, and it was allowed to them. And at the little court held there on 17 June 1600 the second proclamation was made without challenge. And at the little court held there on 15 July 1600 the third proclamation was made without challenge, whereby seisin was delivered, to be held in the aforesaid form according to the custom of the manor. And a fine of 3s. 4d. is given to the queen, and fealty was made and he was admitted as tenant. (TNA DL 30/52/648)

11) **Sheen** Great court of the queen held 21 October 1600.

Robert Nedeham, esquire, comes to this court by Anthony Robinson, his attorney by virtue of his letter of attorney made to him, and shown in the full court, and surrendered into the hands of the queen, one messuage with all the lands and tenements pertaining to the same messuage situated in Whitle within that manor, to the use of Alice Buxton, daughter of John Buxton of Whitle 10d. for the term of the natural life of the said Alice. Rendering and paying to the lady queen all the rents and services due and by right accustomed, and the annual rent of 26s. 8d. to the aforesaid Robert Nedeham, his heirs and assigns, in the feasts of St John the Baptist, and St Martin the Bishop, by equal portions, who requests the three proclamations be made according to the custom of the manor, whereof at this court the first proclamation was made, and Hugh Manifolde and Grace his wife, and John Buxton and Grace his wife came, and made a challenge that the premises were granted for the term of the lives of the same Hugh and Grace, and John and Grace. And at the little court of the queen held there on 7 May 1601 the second proclamation was made without challenge. And at the great court held there on 20 October 1601 the third proclamation was made

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83 The entry refers to this being the same regnal year, presumably meaning that from the title, being 42 Elizabeth. This seems to be an error for 43 Elizabeth.
without challenge, whereby seisin was delivered. And a fine of 5s. was made to the queen, and she was admitted as tenant according to the custom of the manor, and respite of fealty was made until she comes of age. (TNA DL 30/52/651)

12) [Dated as above]

[marginated] Void.

Hugh Manifolde comes to the court in person, and surrendered into the hands of the queen one close or one parcel of land called *le Milner Siche* lying within the fields of Whitle within that manor, now in the tenure of the said Hugh, or his assigns, to the use of Roger Percivall and Margaret his wife, from the feast of the Annunciation of the Blessed Mary Virgin next until the end of the term of nine years following. Rendering and paying to Hugh and his assigns during the term 1d. at the feast of St Michael if it is demanded for all other rents and services that are due and accustomed, who requests that the three proclamations be made according to the custom of the manor. Whereof at this court the first proclamation was made without challenge; and at the great court held there on 20 October 1601 the second proclamation was made without challenge, and at the great court held there on 30 September 1602 the third proclamation was made without challenge, whereby possession was delivered to be held in the aforesaid form. And a fine of [left blank] was made to the queen, and he was admitted as tenant. (TNA DL 30/52/651)

13) *Sheen* Small court of the queen held 18 November 1600.

Roger Percivall and Margaret his wife come to this court in person, she being secretly examined by the steward there in the absence of her husband according to the custom of the manor, and surrendered into the hands of the queen one messuage and tenement called *le brode Meadow* within that manor, and all the buildings, lands, tenements etc. pertaining to the said messuage, with all their appurtenances, now or lately in the several occupations of the aforesaid Roger, Richard Sleigh, Lawrence Rulley and Helen his wife, and also all right, title, interest, estate, claim and demand of the aforesaid Roger and Margaret of and in the premises, to the use of the aforesaid Richard Sleigh, his heirs and assigns forever, according to the custom of the manor, for the rent and services previously owed and by right accustomed. And [Roger] requests that the three proclamations be made according to the customs of the manor, whereby at this court the first proclamation was made without challenge. And at the small court held there on 3 September 1601 the second proclamation was made without challenge. And at the small court of King James on 9 August 1603, the aforesaid Margaret being of full age, and present in court, was secretly examined by the steward, and said that she still agreed to the surrender, and had not been coached by her husband, but came of her own will, and the third proclamation was made without challenge, whereby seisin was delivered to the aforesaid Richard Sleigh to hold in the aforesaid form. And a fine of 12d. was given to the king and fealty was done, and he was admitted as tenant. (TNA DL 30/53/652)
Robert Nedeham, esquire, and Robert Nedeham, kt, son and heir apparent of the same Robert Nedeham, esquire, by Robert Lomas, their attorney by virtue of the letters of attorney, made, sealed and delivered to him, and examined in full court, and surrendered into the queen’s hands, one messuage and all the lands, tenements, meadow, pasture and grazing land pertaining to the messuage, with appurtenances, lying in Whitle bancke, in that manor, now in the tenure of Hugh Manifolde and John Buxton or the assigns of the same, to the use of Thomas Nedeham, esquire, younger son of the said Robert Nedeham the father, and his heirs forever, according to the custom of the manor, by the rent and service owed and by right accustomed to the queen. And they requested that the three proclamations be made, whereby the first proclamation was made at this court without challenge; and at the great court of the queen held there on 22 April 1602 the second proclamation was made, and Hugh Manifold and Grace his wife, John Buxton and Grace his wife, and Alice daughter of the same John Buxton and challenged this stating that the property was granted to them for the term of their lives. And at the little court held there on 13 July 1602 the third proclamation was made without challenge, whereby seisin was delivered, to be held in the aforesaid form. And a fine of 6s. 8d. was made to the queen, and he was admitted as tenant. (TNA DL 30/52/651)

Sheene Great court baron of the queen held 17 August 1611.

[Part of an inquisition of eight answers].

And also we present and say that the Mannor of Sheene is lymitted butted and bounded as followeth it doeth extend on the East parte thereof unto the land of Edward Beresford Esquire lying in the parisehe of Allstonfield, upon the west and sowth partes unto the land of Sir John Harpar knight and others in the parisehe aforesaid and upon the North parte upon the water of Dove which devideth the Counties of Stafford and Derby All which severaall Copybould tenantes with their landes and rentes are and be hereafter expressed particuler videlicet:

[There then follows the detailed particulars of all the copyhold tenants and their holdings. Amongst may other are the following:]

Richard Stearndale <and Parnell his wife> houldeth there to themselfes and to <the> beires <of the said Parnell> for ever accordance to the custome of the said Mannor one messuage or tenement withall the landes meadowes pastures and hereditamentes thereunto belonginge with theappurtenaunces in Whitehill bancke in Sheene aforesaid which butteth and boundeth upon the land of Hugh Manyfould East Longnor Edge in the said parisehe of Allstonfield west and upon the Comons sowth and North upon the water of Dove and paieth yearly for the same } xiiij. iiiijd].

84 Something crossed out
85 Something crossed out.
Hugh Manifould bouldeth there to himselfe and to his heires for ever accordinge to the custome of the said Mannor one messuage or tenement withall the landes meadowes pastures and hereditamentes thereunto belonginge with thappurtenances butting and boundinge upon the landes of William Mottram eastward Richard Stearndale west the walter of Dove North and the comons sowthe and paieth yearly for the same { vijs. iij<d>}.  

John Buxton doeth hould there to himselfe and to his heires for ever according to the custome of the said Mannor one small parcell of land by the yearly rent of { ijd.}  

William Motteram bouldeth there to himselfe and to his heires for ever accordinge to the custome of the said mannor one messuage or tenement or Cottage withall the landes meadowes pastures and hereditamentes thereunto belonginge with thappurtenances buttinge and boundinge upon the Freehold land of Sir John Harpur knight Eastward and the landes of Hugh Mannyfould westward the water of Dove on the North and the commons on the sowthe and payeth therefore yearly { vj[...]}

Richard Sleigh bouldeth there to himselfe and to his heires for ever according to the custome of the said Mannor one Messuage or tenement withall the landes meadowes pastures and hereditaments thereunto belonginge with thappurtenances buttinge and boundinge upon Richard Morte hey eastward the free hould land of Sir John Harpur knight westward the water of Dove North and the comons sowthe and paieth yearly for the same { xl[...]}

(TNA DL 30/52/651)

16) Manor of Sheene    Great court baron of the king held [...] April 1615.  

[Entry badly damaged with all of the right-hand side of the document missing]

Richard Sleigh comes to this court in person [and sur]endered into the king's hands all that messuage or [tenement with] appurtenances commonly called Broade Meadowe and all other lands, [tenements, meadows, pasture,] grazing land and other hereditaments, with appurtenances, within that manor, and now or late in the tenure of the said Richard and his heirs, to the use of the said Richard during the term of his life, without impeachment of any waste, and after his death then to the use of Gervase Sleigh son of Ralph Sleigh, his heirs and assigns forever according to the custom of the manor, by the rent, by the rent and services [previously owed] and by right accustomed, whereby the first proclamation was made at this court [without] challenge. And at the great court baron of the king held [there] on [...] October 1615 the second proclamation was made without challenge. And at the court [...] held there on 10 October 1616, the third proclamation was made [without] challenge, whereby seisin was delivered to the aforesaid Gervase [...] according to the custom of the manor. And [...] 4d.] was given [to the king], and fealty was done, and he was admitted as tenant. (TNA DL 30/53/659)

17) (? 2 October 1616)

[Entry badly damaged with all of the right-hand side of the document missing]
Richard Sleighe comes to this court in person and surrenders [into the hands of] the king all that his messuage or tenement with appurtenances commonly called le Broade [...], with all other lands, tenements, meadows, pasture, grazing land etc., hereditaments [pertaining to it], with appurtenances within that lordship, and now or late in the tenure of [... and] his assigns, to the use of the said Richard for and during his life [without impeachment of] any waste, and after Richard's death to the use of Gervase Sleighe [...]. Sleighe, his heirs and assigns, forever according to the custom of the manor, by the rent and services previously owed and by right accustomed, providing only that if Gervase [...] after the death of the aforesaid Richard pays to Richard Sleighe, son of Thomas Sleighe [...] £5 annually during the life of the aforesaid Richard [Sleighe], son of Thomas, in the feasts of the Annunciation of the Blessed Mary virgin, and Saint Michael the Archangel, by [equal portions], or within ten days of both feasts, if demanded, whereby the first proclamation was made at this court without challenge. And at the great court of the king held there on 12 October 1616 without challenge. And at the small court of the king held there on 10 October 1617 the third proclamation was made without challenge, whereby seisin was delivered. And a fine of [left blank] was made to the king, and fealty was done, and he was admitted as tenant. (TNA DL 30/53/662)

18) Manor of Sheene Great court baron of the king held 18 [...] 1620/1.

[Gervase badly damaged with all of the right-hand side of the document missing]

Gervase Sleighe comes to this court in person and [surrenders] into the king’s hands all that messuage or tenement called [...] Meadowe, and all the houses, buildings, lands, tenements, meadows, grazing land, pasture, common, [...] and hereditaments whatsoever with the appurtenances pertaining to the messuages or tenements, [...] now appurtenances, scituated within that manor, and now [...] in the tenure of the aforesaid Gervase, his assign or assigns, [...] use of the same Gervase for the term of his life, and after his death to the use of Elizabeth, now wife of the aforesaid Gervase, for the term of her life. And after her death, to the use of the heirs of the body [...] legitimately begotten from the body of the aforesaid Elizabeth [...] to the use of the right heirs of Gervase [...] and services due and by right accustomed, according to the custom. [Gervase Sleighe] requests that the three proclamation, whereby the first proclamation be made] at this court without challenge. (TNA DL 30/53/659)
Sales and Rentals of the Manor of Sheen.

19) Indented writing made between King Edward IV and John Pole, kt, by which the king purchases the manors of Hartington and Sheen in Derbyshire and Staffordshire respectively for £400, of which £100 is payable at Christmas, and in each year following at the same feast until that sum is fully paid. Elizabeth [Woodville], queen of England, Thomas [Bourgchier], cardinal archbishop of Canterbury, Thomas [Rotherham], bishop of Lincoln, and others have recovered the manor by a writ of praecipe in capite in the previous Michaelmas term against John Pole. Pole and Alice his wife have, by a fine made in the king’s court at Westminster, released all their right, title and interest in the manors to the queen, cardinal and bishop, and it is agreed between the king, Pole, that the queen, cardinal, bishop and others cofeoffees should be seised of the manors, without making any estate in the same to either the king or Pole, making an estate to the king if the sums are paid at the feast, or standing as feoffees for Pole, his heirs and assigns. In the meantime the king is to have the manors, and take the revenues and profits from them, and paying the agreed sum to Pole in the aforesaid form. The king and Pole seal each seal one of the indentures.

1 December 1476.

(TNA DL 25/3329)

This wryting endented made betwix the King our souverain lord Edward the iiijth on the oon partie And John Pole knight on the other partie Witnesseth that Where our said souverain lord hath bought of the said John the Manoirs of Hertyngton and Shene in the Counties of Derbye and Stafford and all his landes and tenementes in Hertyngton and Shene in the said Shires for the some of Foare hundred pounde lawful monoy of the Which some oon C li’ is payable at the Feste of Cristemasse next comyng and C li’ at the same Feste then next foloweing and soo C li’ yerely at the same Feste unto the tyme the said hool some of CCCC li’ be fully contented and payed to the said John his executours or assignes Wherupon Elizabeth Quene of England Thomas the Cardinal Archebisshop of Canterbury Thomas Bishop of Lincoln and othre have by a precipe in capite in the terme of Saint Michell last passed recovered the said manoirs and other the premisses against the said John Pole And overe this the same John and Alice his wyff by fyne reared in the kinges Courte at Westminster in the said terme have released all thair right title and intersesse of and in the said manoirs and all other the premisses to the said Elizabeth Quene of England the Cardinal and to the said Bisshop of Lincoln and other and to the beires of the same Bisshop by the names compryssed in the said Writte and fyne as by the same more at large it appereth It is aggreed and accorded betwix our said souverain lord and the said John Pole that the Quene the said Cardinal Bisshop and all other thair cofoffes shal stande seised and possessed of and in the said manoirs and all other the premisses without anye astate making therof to our said souverain lord his beires or assignes or to the said John his beires or assignes to thentent that yt our said souverain lord his beires or assignes paye or doo to be payed to the said John Pole his executours or assignes the said CCCC li’ at the Festes of payment aforesaid in the Fourme afor’ Wryten that then thay shal make astate therof to our said souverain lord his beires or assignes And elles to stonde as feoffes therin to the use and behove of the said John Pole his beires and assignes and therof make astate to the said John Pole his beires or assignes Provided always that our said souverain lord in the meane tyme have and occupie the said manoir and other the

20) Rental of tenants holding by copyhold in the manor of Sheen. 
16 September 1617.
(TNA DL 43/21/3)

[Cover title] [...] Rentall of the Copyhold Tenauntes and their Rentes delivered at Tutbury Castle the 16th of September 1617 Annoque regni Regis Jacobi etc. xvth

Sheene,

A Rentall of all his majesties Copyholders thereafte[r] to our Knowledge, and as neare as wee can.

Richard Morte  xviij.
Richard Sleighhe  xiiij.  iijd.
William Mottram  viij.  iijd.
Hughe Manyfould  viij.  iijd.
Richard Stearndall  xiiij.  iijd.
The heires of Richard Johnson  xs.  0
[George Whilden  xs.  0
James Hull  xxs.  0
Henry Cocke  vijs.  0
William Milward  vijs.  vjd.
Thomas Milward  viij.  0
George Wilkocke  xiiij.  iijd.
Hugh Sleigh  vijs.  iijd.
William Wardle  xjs.  0
Richard Wardle  iiij.  iijd.
John Pereifall  xxiiijs.  0
[...] Cock  viij.  0
<table>
<thead>
<tr>
<th>Name</th>
<th>Sum</th>
</tr>
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<tbody>
<tr>
<td>Thomas Mort</td>
<td>xijs. 0</td>
</tr>
<tr>
<td>Nicholas Chrichlo</td>
<td>xxxciijs. viijd.</td>
</tr>
<tr>
<td>Thomas Milwarde</td>
<td>vijs. 0</td>
</tr>
<tr>
<td>John Gilmon</td>
<td>vijs. 0</td>
</tr>
<tr>
<td>Thomas Warde</td>
<td>xiijs. iiijd.</td>
</tr>
<tr>
<td>Gervas Warde</td>
<td>iijs. 0</td>
</tr>
<tr>
<td>Henrye Slacke</td>
<td>xiijs. 0</td>
</tr>
<tr>
<td>Richard Slacke</td>
<td>vjs. 0</td>
</tr>
<tr>
<td>John Batman</td>
<td>xjs. 0</td>
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<tr>
<td>Richard Slacke</td>
<td>xs. 0</td>
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<tr>
<td>Thomas Lathim</td>
<td>iiijs. 0</td>
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<tr>
<td>William Lomas</td>
<td>xixs. vjd.</td>
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<tr>
<td>William Chrichlo</td>
<td>xvijs. iiijd.</td>
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<tr>
<td>John Lomas</td>
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<tr>
<td>John Whildon</td>
<td>vijs. 0</td>
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<tr>
<td>George Whildon</td>
<td>xiijs. vjd.</td>
</tr>
</tbody>
</table>

Roger Jennings payeth yearly to our majesti and hath no land within our manor nor dweleth not within our manor nor [...] is no Copie boulder

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87 non tenet per Copia – margined.
88 copyhold – crossed out.
89 The summa seems to be inaccurate, with the sum amounting to £18 11s. 2d., and not £18 6s. 4d., even accounting for the discounting of the rent of Roger Jennings.
Appendix 2: Court of Chancery.

The legal suit brought in Chancery preserved at The National Archives at Kew (C1/811/18-20) and dating to 1533-8, is one of two cases brought in Chancery, the other being too voluminous and repetitive to produce here, that would seem clearly to demonstrate some legal chicanery within the Horobin family.90

In many respects Roger and William Horobin, the plaintiff and the defendant respectively in the suit, were telling similar stories. Both claimed to hold the land holding in Whitle by grants of the Blount family, and both claimed to have been possessed of the same, and to have been evicted by the other. It would seem that William Horobin’s claim was upheld since there is no evidence of the holding of any Whitle lands by a Roger Horobin, and indeed William’s claims in his answer do seem to tally more closely with what we know of the holdings of the Horobins in Whitle/Whitle Bank. From William’s answer to Roger’s complaint we are told that although Roger did indeed receive a grant from Katherine Blount, widow, she did not have the authority to make such a grant, and the lands so granted had been believed to be in the lordship of Alton, when they were in fact in the lordship of Alstonefield. William further stated that Roger had been repaid what he had paid Blount for the lease, and the former bailiff of the Blounts was prepared to attest to this.

Whilst we do have two lengthy narratives here of a dispute over land, we are, no doubt, missing a wider picture with a dispute within the Horobin family. It seems unlikely that Roger could have sought land in Whitle that was held coincidentally by another member of the Horobin family, and as a tailor by occupation, it also seems slightly strange that he should be looking to lease a farm in an area where he claimed to have no contacts or support. Since we also have a fairly complete tenurial history for the Horobin family holdings in that part of Whitle that belonged to the lordship of Alstonefield, and a William Horobins regularly had that land, lends further weight to the story set out by William Horobin here.

90 TNA C 6/244/64. The other court case was brought by Ralph Ward against Ralph Sterndale of Crowdecote, in 1678.
1) Complaint of Roger Horobin to Thomas Audley, kt, chancellor of England, concerning a messuage and twelve acres of land in Whitle, in the lordship of Alton, and parish of Sheen, which he claims was granted to him by Katherine Blount, widow, and of which he was expelled by William Horobin, and requesting that the chancellor summon William by writ to appear at a certain day to answer the complaint.

[Endorsed] Coram domino Rege in cancellaria sua in Crastino Animarum proximo futuri

To the right honorable Sir Thomas Audeley knight and lord Chancellor of England

In most humble wyse shewith and complaineth unto your honerable lordship your dayly Orator and poore Cezeman Roger Hawrobyn that where Dame Kateryn Blont' Wedowe beying lately seased of and in one mesuage and xiiij acres of landes with the appurtenaunces set lyng and beynge in Whytell' hade within the lordship of Alton' in the parishe of Shene in the countie of Stafford in her demeane as of Fee and she91 beynge seased by an indenture beyling date the xiiij day of Octobre in the xxiiij yere of the raygn of our soverayne lord the kyng that now is and sealed with the scale of the said lady Kateryn dyd dimise graunt and to ferme lett and set unto your said Orator the said premises to have and to hold unto your said Orator and his assignes from the feast of saynte Michell' then last past unto the ende and terme and xli yeres then next folowyng full and compleete and ended by reason of wich lease your said Orator was thereof possessed accordyngly full noe of late that on William Hawrobyn of his evyll dissposed mynd by myght and extort power hath entred into the premisses and therof hath expulsed and put fourthe your said Orator and doth ryteyne kepe and occupy the said premisses unto his own propre use and profettes contrary to all ryght lawe and good conscience and for as moche as that the said William is a man well knowen to be gretly mayntained and supported by many and divers persons within the said Countie and well frende and allyd within the said Countie where the said premisses lyeth by reason and occasion of whose gret maintenaunce and frendship your said Orator beying a very poore man not knowen frended nor allyd there he is not able to pursue and folowe his lawfull and iust cause agaynst the said William by the course of the commen lawe within the said Countie for the opteynynge of the possession in the premisses without importable costes charges expences and delays in the pursute there of to the imp[o]verssyng and ut ter undoyng of your said Orator for ever and so clerely without remedy oneles your good lordship provyde some remedy for hym in this behalfe In consideracion wherof it may plase your good lordship in the way of pete and charite the premisses considered to graunt forth the kynges gracious wryt of sub pena to be directed to the said William commandyng hym by the same personally to appere by fore your honorable lordship in this honerable Court of Chauncery at a certen day and under a certen payn by your lordship to be lynytteth then and there to make answere unto the premisses and further to aylde all such order and direction as by your lordship shalbe thought convenyent and your said Orator shall dayly pray to god for the prosperous state of your good lordship long to continue.

Plegia de pars' Johannes Monson' de London' Sherman' Ricardus Smyth' de London' yoman

(TNA C1/811/18)

2) Answer of William Horobin to the bill of complaint by Roger Horobin, alleging that the land in Whitle came to him following the same being surrendered into the hands of Humphrey Peshall, one of the lords of Alstonefield, and then granted to Richard Horobin for his life, then to Richard his son, and after his death to the same William (17 December 1505).92 William had in his turn surrendered it to George Blount, heir of Humphrey Peshall, and received them back for his life, and after his death to Margery his wife, and then to William Horobin his son (1536/7).93 Roger

91 Altered from shell.
92 This grant can be found in the court records of the lordship of Alstonefield, though the date there is recorded as 13 October 1505 (DRO D2375/M/1/3).
93 This grant can be found in the court records of the lordship of Alstonefield, though the date there is recorded as 8 March 1539 (DRO D2375/M/1/3).
Horobin seeking to remove William from his holding had obtained an indenture from Katherine Blount, widow, from whom the land was held, paying money for the same. This had been repaid as John Madeley, late the bailiff of Lady Blout had attested, the land being granted contrary to custom, not being in the lordship of Alton, and Lady Blount having no right to give leases in it. William is prepared to answer all questions, and requests to be dismissed from the court with his reasonable costs paid.

The Usware of William Howrobyn' to the bill of complaynte of Roger Howrobyn

The said William dayth say that the said bill of compleynte is untrue and unsuffycyent in the law to be unswared unto and the matter therin contenyd is only fenyd and craftely emagened to the inteinte to put the said defendaunte beying a very pore man to vacacion costes and troubull contrarie to right and also the right title and interesste of the same landes is determynd a bill within the court of the manour of Austonfeld within the Countie of Stafford and also holden of on George Blount esquier one of the lordes of the same manour by copye and court rolle and farther sayth that the same landes have ben used to be lett for terme of lyf or lyffes by copye ther tymne that no mynde of man is to the contrarie and farther sayth that at a court holden att Austonfeld afforsaid the xvij day of December in the xxvj yere of the regne of kyng Harry the vijth that on Rychard Howrobyn then being tenaunte of the same by copye according to the costome of the said manor came into the said Court at Austonfeld and then and there dyd surrender into the bandes of on Humphrey Peissall squier the forsaid mese and landes calyled the Whittells and therupon at the same court dyd take agyne all the forsaid mese and landes to have and to holde to hym for terme of his lyf after the costome and manour of the Fryth there so that after his decease the said landes shuld remeyne to Richard Howrobyn his son and after the decese of the said Richard the said landes shuld remeyne unto William Howrobyn nowe defendannt for terme of hys lyf and for the same dyd paye there fyne as was then agreid with the stuaedere there by force whereof the said defendaunte hath ben seased thereof as tenaunte accordyng to the costome and manour of the said Lordship and farthermore the said defendaunte sayth that he the said defendante abowtes the [...] day of [...] in the xxvij yere of the regne of our soveraigne Lorde that nowe is at a court there holden dyd surrender all the forsaid mese with the appurtenaunces unto the bandes of on George Blount squier heire unto the said Humphrey Peissall and on of the lordes of the said manour as is afforsaid and therupon dyd take agyne the same mese and landes of the said George Blount for terme of hys lyf after the costome and manour there and after hys decese the remeynd therof to Margere hys wife for terme of her lyf and after the decease of the said Margere the remeynder thereof to William Howrobyn son of the said William nowe defendannt for terme of hys lyf after the costome and manour of Fryth there by force whereof the said defendante is seased of the premysses for terme of hys lyf according to the costome and manour of the said Lordship and mor over the said defendaunte sayth that abowtes v yere past the said Roger Howrobyn intendyng craftely to put your said defendaunte frome his rightfull ocupacion of the premysses obtenyd an indenture on of dame Kateren Blount wedowe of whome the landes where then helden by copye as is afforsaid and for the same dyd gyf certen rewards in money by reason wherof varyaunce and debate bathe diverse tymes synthe byn moryd and sterred betwixt the said defendaunte and the said Roger. Wiche money so gyffen by the said Roger the said Lady Blount and her officers have repayd unto the said Roger and on John Madeley late beylle unto the said Lady Blount hath ben and is redy to testyfe for asmoche as the said grant so made to the said Roger was contrarie to the costome of the said Lordship and also contrarie to right and gud concyens withoute that the said mese and landes calyled Whittells do bye within the Lordship of Alton or that the said Lady Blount myght therof lawfully make eny leace or sett the same by indenture for terme of yeres or otherwyse for asmoche as it is contrarie to the costome of the said Lordship and withoute that eny other thynge specyfied or comprised in the bill of compleynt materiall to be unswared unto before not traversed confessed and a roydett is true all wiche matters the said defendaunt is redy to answer and prayeth to be dismisseed out of this honorable court with hys reasonabill and charges by hym sustenyd in this behalf.

(TNA C1/811/19)

94 Repeated.
3) Further complaint of Roger Horobin, tailor, to Thomas Audley, kt, chancellor of England, claiming that he had two messuages [in Whitle] from [Lady Blout], widow of John Blount, kt, but that William Horobin of Whitle Bank and Nicholas Sleigh of Pilsbury, had obtained certain writings of the complainant, and had wrongfully entered the property and ejected him, taking away his goods and chattels. He cannot seek remedy by common law because of the loss of the documents, and requests a writ of subpoena to William Sleigh, William [...], and Nicholas Sleigh to come in person before the king’s court of Chancery at a certain day to answer the complaints and to stand to justice.

To the Right honeroble Sir Thomas Audley Knight Lord Chancellour of Englund.

Humble complayning shewith unto your goode lordshyp your Continuall’ and dayly orator Roger Horoby… […] Countye of Stafford Taylour that where your said orator was lawfully possessed of and in ij mese […] pastures therto belonging in the parishe of Shene beforesaid of the dymyse and Graunte of […] Wedow late wyf of Sir John Blount knyght by dyverse and seyverall wrytynges for terme of cert […] So yt ys goode lorde that one William Horobyn of Whyteley banke in the same countye w[…] same and Nicholas Sleghe of pyllysbury in the Countye of Derby have Craftely obteyned […] Custody dyverse wrytyng consernyng the premisses wheche of Right belong unto yourseid orator by g…dyng […] They have wrongffully entred into the premisses and clerely expulsed and put oute yourseid orator an […] Away his goodes and cattellys and by force and strengthe have dryffen yourseid orator oute of the […] his utter undoynge so that he dare nott come in those partes to clayme his Right for drede of his lyf and for so meche a[…] […] knowith nott the Certayn noumbre or contentes of the seid wrytynges nor where<in> they be conteyned nor the parcellis and […] value of theseid goodes and cattellis he is withoute Remedy by Course of the Comen lawe In tender consideration wherof yt […] please your goode lordehsyp to grannte the kynges wrytt of sub pena to be dyrected to the seid William Sleghe, William […] and Nybolas Sleghe comandynge them and95 every of them by the same personally to appere in the kynges moste Ce[…] […] Courte of Chauncrey att a certayn day and under a Certayne payn by your goode lordehsyp to be hymytted and then […] To answare to the premisses and suche ordre direction and Finall conclusion therin to be takyn as shall stonde with Right and good Conscyence and your said orator shall dayly pray to god for the prosperyo us persuacion of your goode lordehsyp long to endure.

(TNA C1/811/20)

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95 Repeated.
Appendix 3: Extracts of the Court Books of the Lordship of Alstonefield.

As has already been seen, the manorial history of Whitle is complicated. Although lying within the ancient parish and township of Sheen, Whitle was not entirely in the manor of Sheen, the manor not being coterminous with the parish and township. The most extensive manorial records chronologically for Whitle relate to the Harpur Crew family who acquired the lordship of Alstonefield in the late sixteenth century, and their estate records reside at DRO. The two properties that they held, and which ultimately came into the possession of the Harrison and Horbin families, part of the estate administration centred on. The manorial records for that estate, cover quite a wide area in that part of Staffordshire, including Alstonefield itself, Warslow, Elkstone and Longnor. Although some of the original manorial court rolls, written in Latin, do survive for the estate, these are not that numerous, and are generally in a poor condition. We are fortunate, therefore, to have a copy of the rolls, made in three books, probably after the purchase of the estate by Richard Harpur of Swarkeston (Derbyshire) from Vincent Mundy, and his son, Edward, in 1569. Although the transcriptions, again made in Latin, have not been made exactly as they appeared in the originals, the books have proved invaluable, providing the earliest dated reference to Whitle. Sadly, only one of the relevant entries found in the court book appears in the surviving original court rolls.

Of the three books, only two contain material relating to Whitle, but from these it has been possible to tentatively reconstruct the descent of the two messuages (properties) that lay in Whitle. The entries almost all relate to the surrender and taking up of the two messuages, the earliest reference being to 1404-5, when the recently deceased John Taylor was recorded as having held both properties, and the latest being when William Horobin, Margery his wife, and William their son, took one of the messuages, in 1566.

DRO D2375/A/S/1/1/1 (D2375/M/1/1), the earliest reference to Whitle, 1405-6, in a later copy of the manorial court roll.

The entries included here are detailed calendars of the Latin entries. The surnames and place-names have been retained in their original form, and with the place-names have been italicised when the spelling differs from the modern. As noted above the entries are predominantly

96 DRO D2375/M/1/1, 2 and 3.
surrenders of properties. Because the lands were originally copyhold tenures, when the land was to be passed to a new tenant, when the predecessor had not died as tenant, the property had to be surrendered in court into the hands of the lord. The property was then granted out again, sometimes with specified terms, and for a fine paid to the lord. The court records for the lordship continued long after the entries for Sheen (Whitle) cease to appear. The last entry for Whitle appears in 1566, and thereafter the letting of the Whitle lands seems to have been removed from the jurisdiction of the court, and was made by a formal lease, the earliest of which dates to 1572.
1) 1404-5, 6 Henry IV.

Two Messuages in Whittall: John Taylor, who held from lord John Savage, two messuages and certain lands adjacent in Whittall, died and a heriot of two boviculi fell due, valued 18s. and were delivered to Roger Bowr (DRO D2375/A/S/1/1/1 (D2375/M/1/1)).

2) 1414-16, 2 & 3 Hen. V.

Messuage at Whittall: Alice, widow of William Fox, came into court and took from John Savage and Matilda his wife, one messuage and 21 acres of land at Whittall, which William her husband lately held, to hold to the same Alice according to the custom of the manor, for the term of her life, rendering the all the rents and services that are anciently owed in the form that Alice held it, no entry fine being paid (DRO D2375/A/S/1/1/1 (D2375/M/1/1)).

3) 1429-30, 8 Henry VI, 5th court.

Messuage called Quyttall': Memorandum that William Crychelow occupied a messuage with land adjacent called Quittall, which is the land of John Savage, and rendering the rent and services that are due for that year. By the testimony of Nicholas Shene (DRO D2375/A/S/1/1/1 (D2375/M/1/1)).

4) 14 December 1430, 9 Henry VI, 2nd court.

Messuage at Whytyll [Entry Savage, 13s. 4d.]: Thomas Astbury and Angnes his wife came into court and surrendered into the hands of John Savage, kt, one messuage with land adjacent at Whytill, to the use of John Golde, who came into court and took seisin from the same John [Savage] for the term of his life, then the same Thomas and Augnes his wife should have the same messuage and lands, paying to John [Golde] 20s., and making fine with John Savage for entry into the same tenement [This survives on the original manorial court roll for the court held on Thursday next after the conception of St Mary, 9 Hen. VI. The entry is badly faded, and the spelling here is Whytill" (DRO D2375/A/S/1/1/1 (D2375/M/1/1); Original court record: D2375/A/S/1/2/13 (D2375/M/1/6/12)).

5) 1436-7, 15 Henry VI, 1st court.

John Goulde came into court and surrendered into the hands of John Savage one messuage with land adjacent in Quityll late in the tenure of William Foxe. And upon this John Archer came into court and took the messuage and land, holding the same for the term of his life, according to the
custom of the manor of Fryth. And after the decease of the same, the messuage and land is to remain to Alice his wife, holding for the term of her life, and after the death of John and Alice Archer, to remain wholly to John their son, for his life according to the custom of the manor of Frith, agreeing entry with John Savage, witness Nicholas Shene (DRO D2375/A/S/1/1/1 (D2375/M/1/1)).

6) 1450-1, 29 Henry VI, 2nd court.

Messuage called Whitthull'. At this court came John Archer and took from Richard Peshall, esquire, one messuage called Whyttebull', to hold with Alice his wife, and Reginald his son, during their lives, rendering annually to Peshall 14s. at the usual terms, and the other due services, and giving to Peshal at entry 6s. 8d. [new entry below] At the same court came John Archer and took from the lord one messuage with appurtenances late in the tenure of John Taylor, to hold to him, Alice his wife, and John his son, during their lives, rendering annually to the lord 13s. 4d. at the usual terms, and the other services, and giving to the lord at entry 6s. 8d. (DRO D2375/A/S/1/1/1 (D2375/M/1/1)).

7) 1496-7, 12 Henry VII.

Messuage called Whyttell. To this court came Richard son of John Howrebyn and took from Humfrey Peishall, esquire, in severalty one messuage with land adjacent in the parish of Shene called Whytell, which rendered per annum at the usual terms 13s. 4d.; to hold to the same Richard for his life according to the custom etc, and giving at his entry just as agreed with the same Humfrey (DRO D2375/A/S/1/1/2 (D2375/M/1/3)).

8) 13 October 1505, 21 Hen. VII.

Messuage called Whytell' [R’ – 13s. 8d.]. To this court came Richard Horobyn and surrendered into the hands of the heir[s ?] of Humfrey Peshall (Pryshall), esquire, in severalty one messuage with land adjacent in the parish of Shene called Whittell', which rendered per annum at the usual terms there 13s. 8d. And upon this came the aforesaid Richard Horobyn and took from the same heir[s ?] the said messuage with the same land adjacent, to be held to him for the term of his life according to the customs of the manor of Fryth. Provided that after his death the messuage etc. premises should wholly remain to Richard Horobyn, son of the same Richard, to be held to him for the term etc., according etc. Provided that after his death the aforesaid messuage should remain to William Horobyn, son of the same Richard, to be held to him for the term etc., according to the custom etc. Giving to the lord the agreed entry fine (DRO D2375/A/S/1/1/2 (D2375/M/1/3)).

9) 8 April 1517, 8 Hen. VIII (View of Frankpledge and great court).
**Alstonfeilde, Whittle** - To this court came Peter Manifold, Alice his wife, and George Manifold their son, and took from the heirs of Humphrey Peshall (Pearsall), esquire, of his severalty of one messuage in Whittle in the parish of Sheene, for the term of their lives, and gave etc. (DRO D2375/A/S/1/1/2 (D2375/M/1/3)).

10a & b) 8 March 1539, 30 Hen. VIII, (View with Great court).

Whittle - to this court came William Horobin, Margery his wife, and William son of the same William, and took from George Blount (Blunt), esquire, one messuage called le Whittell in the parish of Shene, for the term of their lives.

Whittle - to this court came George Manifold, Grace his wife, and William Manifold, the sone of the same, and took from George Blount (Blunt), esquire, one messuage called le Whittell etc. for the term of their lives (DRO D2375/A/S/1/1/2 (D2375/M/1/3)).

11) 25 April 1566, 8 Elizabeth I (View with the great court of the lords in common of the same manor).

Whittle - To this court came William Horobin, Margery his wife and William Horobin, son of the same, and took from V[incent] M[undy], esquire, from his severalty one messuage called le Whittell in the parish of Shene, to hold for the term of their lives, etc. (DRO D2375/A/S/1/1/2 (D2375/M/1/3)).
Appendix 4: Survey of William Senior of the lordships of Sir John Harpur.

One of the interesting records to survive amongst the Harpur Crewe estate records at DRO is the survey book of William Senior, dating to 1632-3, and produced for Sir John Harpur of Swarkeston, kt, which gives the earliest detailed summary of the two Whisle properties.  

DRO D2375/E/S/1/1 (D2375/M/63/53) – The Sheen section of William Senior’s survey book for 1632-33.

97 DRO D2375/E/S/1/1.
The survey lists the two Whitle properties, but itemises the fields with their names and acreages that constitute the properties, and the following is the extract relating to Whitle Bank as shown in the image above:
# White Banck in Sheene

*Parishe in Abraham Harisons’*

## Tenure

<table>
<thead>
<tr>
<th>Description</th>
<th>Measurement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inprimes the fould gardine &amp; crofte</td>
<td>1.0-8</td>
</tr>
<tr>
<td>Item the Howse close</td>
<td>3.3-28</td>
</tr>
<tr>
<td>Item the meadow and barne</td>
<td>0.3-27</td>
</tr>
<tr>
<td>Item long landes</td>
<td>1.2-26</td>
</tr>
<tr>
<td>Item the banck</td>
<td>2.2-0</td>
</tr>
<tr>
<td>Item Meare Doles</td>
<td>3.3-20</td>
</tr>
<tr>
<td>Item close under Mottrams</td>
<td>3.2-24</td>
</tr>
<tr>
<td>Item Sich dole</td>
<td>1.0-21</td>
</tr>
<tr>
<td>Item Arr:*98 in &lt;3 places of&gt; meane Whitehill</td>
<td>1.1-7</td>
</tr>
<tr>
<td>Item in Castle flatt</td>
<td>1.2-12</td>
</tr>
<tr>
<td>Item 2 Doles medo: theirin</td>
<td>0.3-36</td>
</tr>
<tr>
<td>Item in Breach landes</td>
<td>1.0-31</td>
</tr>
<tr>
<td>Item in black acre</td>
<td>1.1-16</td>
</tr>
<tr>
<td>Item more in 2 places of Whitbill</td>
<td>3.1-17</td>
</tr>
<tr>
<td>Item birdholme banck</td>
<td>0.0-35</td>
</tr>
<tr>
<td><strong>Enclosure</strong></td>
<td>17.2-13</td>
</tr>
<tr>
<td><strong>Meddowe</strong></td>
<td>0.3-36</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>28.2-28</td>
</tr>
<tr>
<td><strong>Arrable</strong></td>
<td>10.0-19</td>
</tr>
</tbody>
</table>

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*William Mellor*

Inprimes houses and 2 closes  
4-2-16

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*98 Probable an abbreviation for ‘Arrable’, and not ‘Acre’.*
Item Rishie close 1-1-1  
Item Railes medow 0-1-10  
Item pingle 0-0-20  
Item long landes 2-3-11  
Item the Banck 2-2-0  
Item Coticloe 2-3-11  
Item Newclose 1-1-37  
Item Sich Dole 0-2-10  
Item 4 Doles of Arrable in Whitehill 5-1-32  
Item Barne sich dole 0-1-0  
Item 3 <doles> in Castle flatt 5-1-2  
Item breach Land Dole 1-3-3  
Item blackacre Dole 1-1-18  
Item in dale close 0-0-33  
Item durty land dole 1-0-20  

Enclosure 16-0-26  
Medow 0-1-10  Total 31-3-24  
Arrable 15-1-28  

**Totall of Sheene** 60-2-12

[DRO D2375/E/S/1/1 (D2375/M/63/53)]
Appendix 5: Leases for Whitle of the Harpur Crewe Estate.

All of the surviving leases for the Whitle area originate from the Harpur Crewe collection at Derbyshire Record Office. Although records for Whitle within the Harpur Crewe records trace the existence of properties there back to 1404-5, and in many estate archives large numbers of leases survive, only six have so far been located at DRO for Whitle, though several of these survive as both the lease and counterpart. In the manorial records the two properties were both either termed as ‘called Whitle’, or lying ‘in Whitle’. In the leases, and the earliest dates to 1572, both of the properties are termed as being ‘called Whitle Bank’, or lying ‘at Whitle Bank’.

The leases are standard leases familiar to anyone who has worked on estate records of the early-modern period across England, all of them being leases for three lives, record the letting of the two messuages over the period 1572 until 1680, thereafter no leases survive in the Harpur Crewe collection. The earliest of these was to William Manifold the elder of Sheen, husbandman, presumably the same William mentioned as the son of George and Grace Manifold in one of the last Alstonefield court entries in 1539. By 1581 this property was in the tenure of John Harrison of Hurdlow in the parish of Hartington, yeoman, an incomer to Sheen, in whose family it was to remain almost continuously until the early nineteenth century. The other leases relate to the Harrison family, or to the Horobins, and can provide interesting additional information, for example the lease of the 10 December 1618, when William Mellor of Longnor Mill, the new husband of Agnes Horobin, the widow of William Horobin, took the lease of Whitle Bank, thus keeping that property in the hands of the Horobin family, they having held it since 1496-7, and a lease having only been secured by the late William Horobin in 1611.

DRO D2375/E/L/3/14/1 (D2375/M/190/1/5) Portion of the initial lines of the lease by Sir John Harpur of Swarkeston, kt, to William Mellor of Longnor Mill, miller, 1618.

99 Appendix 3, entry 10b.
1) Derbyshire Record Office, DRO D2375/E/L/3/2/13 (D2375/M/190/1/18). The original lease also survives as D2375/E/L/3/2/13 (D2375/M/190/1/17).

Counterpart lease indented, made between:

(i) Richard Harpur, one of the justices of the Common Pleas at Westminster; and,
(ii) William Manyfold the elder, of Sheen, husbandman;

witnessing that (i) in consideration of the sum of £14 to be paid to him, his executors or assigns at his mansion house at Swarkeston, by (ii), his executors or assigns, for a fine, namely 40s. at the feast of St Michael the Arkangel next, and £3 at the same feast in the following three years, and the residue on the feast following that, has demised, granted, set and to farm let to (ii) all that his messuage, farm or tenement in Sheen and parcel of the manor or lordship of Alstonefield in the county of Stafford commonly called Whittell Banke in which (ii) lives, together with all the other houses, buildings, barns, stables, courts, void rooms, commodities, easements, orchards, gardens, enclosures, closes, pastures, meadows and other hereditaments with their appurtenances pertaining to it.

To have and to hold the same to (ii), his executors and assigns, from the date of these presents until the end of 100 years, if (i), Joan his wife, and William Manyfold the younger, their son, lives so long.

Yielding and paying to (i), his heirs and assigns, 20s. at the two terms of the year, namely the feast of the Annunciation of the Blessed Lady St Mary the Virgin, and St Michael the Arkangel, by equal portions, and also two capons annually at Easter, to be delivered to the bailiff or other officer of (i) at Alstonefield.

1 September 1572.

Signed with the mark of (ii).

Seal, missing.

This Indenture made the first daie of September in the xiiijth yere of the Raigne of our soveraigne lady Elizabeth by the grace of god Queene of Englaunde France and Irelaunde defender of the Faith etc. Betwene the right worshipfull Richard Harpur One of the Quenes majesties Justices of the Common plees at Westmynder upon thone partie and William Manyfold thelder of Shene in the Countie of Stafford husband upon thother partie witnessith that for and in Consideraion of the some of fouretene poundes of good and lawfull money of England to him the said Richarde his executors or assignes at the now mansion house of the said Richarde at Swarkeston in the Countie of Derbie by the said William his executors or assignes hereafter to be paid in name of a fine in maner and fourme followinge that is to witt Fortie shillinges thereof at and in the feast daie of Saint michaell tharkangell next ensuinge the <daie of the> date hereof and three pounds at and in the like feast daie then next followinge and other three pounds at and in the like feast daie then next followinge and other three pounds at and in the like feast daie then next followinge and other three pounds at and in the like feast daie then next followinge and other three pounds residew of the said somme of fouretene pounds at and in the like feast daie then next followinge in full payment and satisfaction of the said Fyne of Fouretene poundes He the said Richard hath demised granted sett and to fearme hath letten and by thes presents doth demise graunte sett and to fearme doth lett unto the said William all that his mease Feeame or Tenement situate lyinge and beinge in Shene and parcell of the manour or lordshipp of Aulsfeild alias Astonfeild aforesaid in the Countie of Stafforde aforesaid Commonlie called

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100 The original lease also survives as D2375/E/L/3/2/13 (D2375/M/190/1/17).
and known by the name of Whittell banke wherein the said William now inhabiteth Together with all and singular
other the houses buildinges barnes Stables Courtes voide Rones Commodities easamentes Orchards gardens
Closures Closes pastures meadowes and other hereditamentes with their appurtenances whatsoever to the said Fearme
mease <or> Tenement belonginge or in any wise appurtenying or with the Same by the said William as parcell
thorof or thence to in any wise appurtenying TO have and to holde the said mease Fearme or Tenement landes
meadowes and pastures and other the premisses with All and singular thatappartenance unto the said William his
executors and assigns from the date of the date of theis presents for and during and unto the full ende and tearme
of one hundred yeres then next and ymediatlie enseyng and fully to Complete and ended ye the said William Johan
now his wiffe and William Manyfold the yonger their sonne or any one of them shall happen so longe to live
Yieldinge and payinge therefore yerelie duringe the said tearme unto the said Richardes his heires and assigns twenty
shillings of lawfull money of Englanede at two tearmes in the yere most usuall that is to wit at the feast of
Thanunciation of our blessed lady S' Mary the virgin and S' michell Tharkangell by even porcions and also two
Capons yerelie at the feast of Easter to be delivered to the bailiffe or other officer of the said Richarde at Aulsfeld
aforesaid whom the said Richard his heires or assigns shall appointe duringe the said tearme And if it happen the
said yerelie Rent of twenty shillings and the said two Capons to be behinde And unpaid in parte or in all by the
space of twenty dais after any of the feast dais aforesaid in which it ought to be paid byng lawfullie demanded
That then yt shall and may be lawfull to and for the said Richarde his heires and assigns into the said mease Fearme
or Tenement and other the premisses with all and singular their appurtenances to Reenter and the same to Repossed
and have againe as in his and their former estate this Indenture or anythynge therein conteyned to the Contrarie in
any wise notwithstandinge And it is aggreed betweene the said parties that it shalbe lawfull to and for the said
William thelder to assigne the premisses to his wiffe duringe her widowhood and after to the said William the yonger
duringe the residewe of the said tearme if he the said William the yonger shall happ so lone to live. Provided
alwaies and it is Covenanted Condescended graunted and agreed by and betwene the said parties and the said
William thelder for him his executors and assigns doth Covenante promise and aggree to and with the said Richard
his heires executors and assigns That nether the said William thelder Johan nor William the yonger nor any one
of them other then the said William thelder to his said wiffe and Child as afore is said shall alien and lett the
premises nor any parte or parcells thereof (except two Closes parcell of the premisses thone called the banke and
thother the great Sutch which the said Richarde by theis presentes hath and doth licence the said William thelder
to lett to his most advantage for and during the tearme of Seven yeres nowe next ensuinge after the date beroof if be the
said William thelder Johan or William the yonger or any one of them <shall> happ so lone to live) nor any their
estate or parcell thereof therin to any person or persons without thassent and Consent of the said Richardes or his
heires not that the said William thelder Johan and William the yonger nor any of them shall procure or suffer any
wilfull binderaunce or disherison of and in the premisses or any parte or parcells thereof to Come or growe to the said
Richarde or his heires neither that they the said William thelder Johan and William the yonger nor any of them
shall ne do bargaine sell give or graunte any peate or peates Turffe or Turves gotten upon the lordes waste to any
person or persons And Also the said William thelder for him his executors and assigns doth Covenante promise
and graunte to and with the said Richardes and his heires by theis presentes that they the said William thelder Johan
and William the101 yonger and ich and everie of them beinge Tenante of the premisses in possession shall at all and
every time and times duringe the tearme aforesaid when and as often as the said Richardes or any his heire shalbe
Commained in person to serve the prince in Warres or other journey shalbe redy or else finde one well and
sufficientlie furnished and arraigned in all pointes necessarie for the said purpose to waite and attende upon the said

101 Something partially erased at the end of the line.
Richard or his said heir during all the said journey And that also the said William the elder Johan and William the younger and every of them being tenant of the premises shall do suit to the Court of the said Richard his heires or assignes at Aulsfield aforesaid yerelie during the said term. And it is furthermore granted condescended and agreed by and between the said parties to their presents and the said William the elder for him his executors and assigns Covenanted promised and granted to and with the said Richard and his heires by their presents that he the same Richard and his heires at and upon the death of each of the said William the elder Johan and William the younger dying tenant of the premises or the moiety thereof in possession shall have and receive the best beast of the Tenant so dying in the waie of an heriet And that also the same William the elder Johan and William the younger and every of them shall and will during their term aforesaid well and sufficiently mayntaine repaire and uphold all the buildings hedges ditches and other fences whatsoever in and about or upon the premises or any part or parcels thereof and in the ende of the said term so leave the same. In witnesses whereof the parties above named to their presents Enterschangeable have putt their seals the day and year first above written.

On seal fold: sign' dicti Willelmi sen'

Endorsed: Sealed and delivered in the presence of Gawen Phillipps
            John Boulde

            Whittle Bancke
            William Manifold

The original lease D2375/E/L/3/2/13 (D2375/M/190/1/17) has the following difference:
It is signed: per me Ricardum Harpur.
The seal survives.

It is endorsed: Sursum reddit in manus Domini Domini ad curiam tentam apud
               Alstonfeld primo die Aprilis per infranominat' Willelmum
               Manifold seniorem et Johannam uxorem eius et Willellmum
               ... ... ... ... et predictam Johannam solu examinat' juit

Sealed and Delivered in the Presence of John Ch...
            Gawen Phillip

            William Manifold

            Whittle Bancke per
            Willelmm Manifold

            Parcels taken from a later lease of the same Premises
2) Derbyshire Record Office, D2375/E/L/3/2/5 (D2375/M/189/14 (No. 498)).

Counterpart lease indented, made between:

(i) John Harpur of Swarkeston, Derbyshire, esquire; and,

(ii) John Harrison of Hurdlow in the parish of Hartington, Derbyshire, yeoman;

witnessing that (i), in consideration of the sum of £40 to be paid to him, his executors, administrators or assigns, by (ii), his executors, administrators and assigns, at the mansion house of (i), at Swarkeston, namely £20 before the sealing and delivery of the lease, £5 at the feast of St Michael the Archangel next, £5 at the same feast following, £5 at the same feast 1583, and £5 on the same feast 1584, has let to (ii) all that messuage, farm or tenement, with their appurtenances, called Whittell Bancke, situated in Sheen, Staffordshire, and parcel of the manor or lordship of Alstonefield, Staffordshire, and now or late in the occupation of William Manifold, or his assigns. To have and to hold the same messuage, farm or tenement, lands, meadows, pastures and other premises, with all their appurtenances, to (ii), his executors, administrators and assigns, from the day of these presents, during the term of 100 years, if (ii), Abraham Harrison and William Harrison, his sons, or any of them will live so long.

Yielding to (ii), his heirs and assigns, 30s. at the feasts of St Michael the Archangel, and the Annunciation of Our Lady St Mary the Virgin, by equal portions; and also two capons annually at the feast of Pentecost called Whit Sunday, with provisions for the payment of a heriot, and in case the rent falls into arrears.

31 March 1581.

Signed and sealed.

This Indenture made the xxxi day of Marche in the xxiij yere of the Raigne of our soveraigne lady Elizabeth by the grace of god Queene of England France and Ireland defender of the Faith etc. Betwene John Harpur of Swarkeston in the Countie of Derby esquier upon thone partie and John Harrison of Handlowe within the parishe of Hartington and Countie of Darby aforesaid yoman upon thother partie Witnessith that for and in consideracion of the some of Fortie poundes of lawfull englishe money to the said John Harpur his executors administrat ors or assignes by the said John Harrison his executors administrators and assignes well and trulie to be paid in maner and forme followinge at and in the mansion house of the said John att Swarkeston aforesaid That is to witt twenty poundes therof at before the Sealinge and deliveringe of thises presentes which the said John Harpur confesseth to have receaved and Five poundes therof at and in the Feast daie of St Michaell tharchangell next ensuyng the daie of the date herof and other Five poundes therof att and in the like Feast daie then next followinge and other Five poundes therof at and in the like Feast daie which shalbe in the yere of our lord god one thousande Five hundred Fourscore and thre and other Five poundes at and in the like Feast daie which shalbe in the yere of our lord god one thousande Five hundred Fourscore and Four in full payment and satisfaction of the said some of Fortie poundes He the John Harpur hath demised graunted sett and to Fearme hath letten and by thises presentz doth demise graunte sett and to fearme lett unto the said John Harrison all that his messuage Fearme or Tenement with thataprunences called Whittell banke situate and beinge in Sheene in the Countie of Stafford and parcell of the Mannour or lordshipp of Alstonefield in the said Countie of Stafford and now or late in the tenure or occupacion of William Manifold or of his assignes together with all the houses barns Stables Orchards gardens closes closures landes meadowes pastures Fedinges Commons Comodities easamente and profittes therunto belonginge or therwith used or occupied To have and to hold the said messuage Fearme or Tenement landes Meadowes pastures and

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other the premises with all and singular thappurteneances to the said John Harrison his executors administrators assigns from the date of the date of their presentz for and during the tearme of one hundred yeres next and ymediatlie ensuyng Fully to be complete and ended yf be the said John Harrison Abraham Harrison William Harrison his soones or any one of them shall happen so longe to live Yeldinge and payinge therefore yerelie during the said tearme unto the said John Harpur his heires and assigns thirtie shillinges of lawfull englishe money at the Feastes of St Misbell tharkangell and thannciation of our lady St Mary the Virgin by even porcions And also two Capons yerelie at the Feast of pentecost called Whit sondaie And also yeldinge and payinge the best beast of every Tenante dyinge princippall Tenante of the premises for and in the name of heriotte at every of their deceasses And the said John Harrison for him his executors administrators and assigns doth Covenaunte promise graunte and Agree to and with the said John Harpur his heires and assignes by theis presentz that be the said John Harrison his executors administrators or assigns beinge principall Tenante of the premises in possession shall go and serve with and under the said John Harpur and every his heires in the Warres so often and when be the said John Harpur or any his heire shall Commanded and appointed in proper person to serve the Quenes majestie her heires or Successors in the Warres durning or within the said tearme or els at every Such Journey in sted therof at the proper costes and charges of the said John Harrison his executors or assigns shall finde one able man well and sufficiencie armed and arrayed that shall go and serve in his and every their places during all and every such War faringe Journey. Or els at the choice and election of the said John Harpur and every his heire so goinge into Warres shall yeild and paie unto the said John <Harpur> and every his heire so servinge in Warres thirtie shillinges of lawfull englishe money at his and every their trente into such Journey towards his and every their charges in the same And that also be the said John Harrison his executors and assigns beinge Tenante of the premises in possession shall do suite and service to all the Courtes of the said John Harpur his heires or assigns to be holden at Alstonfeild aforesaid upon reasonable warninge yerelie during the said tearme And also shall well and sufficientie from time to time and att all times nedfull during the said tearme Repaiyes uphold and mayntaine the said messuage and premises and every parte thereof in and with all and all maner Reparacions whatsoever at <his and> their and every their costes and charges And in thende of the said tearme shall leave the same well and sufficientie Repaired and Tenantable And it is Covenaunted and agreed by and betwene the said parties to theis presentz that he the said John Harrison by his assignement or last will and Testament shall and may demise the moitie of the said messuage and premises to Katherin now his wiffe Abraham after his deceasse during the residew of the said tearme if he the said Abraham shall live so longe And after the deceasse of the said Abraham to the said William during the residewe of the said tearme then to come if he the said William shall happen so longe to live Provided alwaies nevertheles that if it shall happen the said yerelie rent of XXXS or any parte thereof or the said two rent Capons or one of them or any heriott to be behinde and unpaid by the space of Twentie daies contrarie to the true intent and meanynge of their presentz the same beinge lawfullie demaundd Or <yf> be the said John Harrison Katherin now his wiffe Abram or William or any one of them at any time during the said tearme do shall alyen bargaine sell give graunte assigne or set over their or any their Interest or tearme of and in the premises or any parte thereof or do sett or lett the premises or any parte thereof at any time during the said tearme to any person or persons (other then the said John Harrison to the said Katherin Abram or William in maner and forme aforesaid or the said Katherin to the said Abraham or William or the said Abraham to the said William) or that if the said premises or any parte thereof after the decease of the said John Harrison shallbe left or come to the possession of any other person or persons other then to the said Katherin Abram or William and so from one to thother of them in maner and forme aforesaid without the consent and licence of the said John Harpur his heires or assignes in Writinge or of his Stewarde in open Courte first obtayned and badd Or that if they or any of them at any time during the said tearme being Tenante of the premises in possession shall or do bargaine or sell give or
grant any Turves or peates gotten or to be gotten upon the Wastes within the said lordship of Alstonfeild to any person or persons without the like consent first obtained and badd Or that if they or any of them shall or do Commytt or cause to be Commytled any Wilfull wast in and upon the premisses or any parte thereof Or that if they or any of them do or shall Comytt or cause to be comytted and don any Treason or Felony at any time Duringe the said tearme That then and from thence forth it shall and may be lawfull to and for the said John Harpur his heires or assignes or every of them into the said mesuage and premisses and into every parte thereof with all and singular thappurtenaunces to Reenter and the same to Reposede and have againe as in his and their first estate This Indenture or any thinge therin conteyned to the contrarie notwithstandinge In witness whereof the parties above named to their presentz Enterebaungeable have putt their Seales the daie and yere first above written.

Endorsed: Sealed and delivered in the presence of us:
Gawyn Phillipps,
Richard Smythe,
Richard Sutton,
William Jackson.

‘Whittle Bancke
Per Johannem Harrison’.

‘No 498’.
3) Derbyshire Record Office, D2375/E/L/3/2/5 (D2375/M/189/14 (No. 500)).

Counterpart lease indented, made between:

(iii) Sir John Harpur of Swarkeston, Derbyshire, kt; and,
(iv) William Horobin of Whittle Bancke, in the parish of Sheen, Staffordshire, husbandman;

witnessing that (i), in consideration of the sum of £54 paid to him by (ii), has let to (ii), all that messuage, farm or tenement with the appurtenances, wherein (ii) lives, with 28 acres of land, meadow and pasture, being at Whittle Bancke in the parish of Sheen, Staffordshire, with their appurtenances, and then in the tenure of (ii), or his assigns.

To have and to hold the messuage, farm or tenement, and 28 acres of land, meadow and pasture, and all the premises with their appurtenances, to (ii), his executors, administrators and assigns, from day of these present, for the term of 80 years, if (ii), John Horobin, brother of (ii), and Robert Archer, son of Richard Archer of Scropton, Derbyshire, shall live so long.

Yielding during the term to (i), during his life, and after his death to whomever has the reversion or remainder of all the premises, of the rent or sum of 28s., at the two feasts of the Annunciation of Our Lady St Mary the Virgin (25 March), and St Michael the Archangel (29 September), by equal portions; and also two fat capons annually at the feast of Pentecost), with provisions for the payment of a heriot, and in case the rent falls into arrears.

1 January 1611.

Signed and sealed.

This Indenture made the first day of January in yeare of the Raigne of our soveraigne Lord James by the grace of god kinge of England Fraunce and Ireland defender of the Faith etc the eaight and of Scotland the fouer and forteth Betwene Sir John Harpur of Swarkeston in the County of Derby knight of the one partie And William Horobin of Whittle Bancke in the parishe of Sheene in the County of Stafford husbandman of the other partie Witnesseth That for and in consideracion of the some o fysfte and foner pounds of good and lawfull money of England to him the said Sir John Harpur by the said William Horobin in hand paid before the sealinge and delivering of these presents wherof and wherewith the said Sir John Harpur acknowledgeth himself fully Contented satisfied and paid And thereof and of every parte and parcell therof doth fully Clerly and absolutely acquyte exonerate and discharge the said William Horobin his executors and administrators and every of them for ever by these presents he the said Sir John Harpur hath demise granted satt and to ferme lett And by these presents doth demise graunt sett and to ferme lett unto the said William Horobin All that his messuage farme or Tenement with thappurtenance wherein the said William Horobin doth nowe inhabite and dwell with Twenty and eaight Acres or therabouts of land meadowe and pasture therunto belonging scinate lying and being at Whittle Bancke aforesaid in the said parishe of Sheene in the said County of Stafford Together also with all and singular bowses Edifices buildings barnes stables orchardes gardens landes meadowes leasowes and pastuers feedings Commons Easements profits comodities and hereditaments with thappurtenances whatsoever to the said messuage farme or Tenement nowe or bertore belonging or accepted reputed taken knowne used demised or occupied to or with the same or any parte thereof with all and every their their appurtenances and nowe in the Tenure holdinge or occupacion of the said William Horobin or of his assigns the woodes and Trees growing and to be growing in and upon the sayd premisses or any parte thereof only excepted To have and to holde the said messuage farme or Tenement and the said Twenty and Eaight acres of land meadowe and pasture and all and singular other the premisses with
thapp[ur]tenances and every parte and parcell thereof (except before excepted) unto the said William Horobin his executors administrators and assignes from the daye of the date of their presents for and during the full tyme and terme of fouer score years thence next and Immediatly ensuing fully to be Complet and ended yf he the said William Horobin John Horobin brother of the said William and Robert Archer some of Richard Archer of Scrpton in the said County of Derbie or any one of them shall happen so longe to lyve yeildinge and payinge therefor yearly during the said terme unto the said Sir John Harpur during his naturall liffe and after his decease to such person or persons as shall have the next and Immediatly remainder of all and singular the premises the rent or some of Twenty and Eaight shillings of lawfull English money at two feasts or daies in the yeare That ys to saye at the feasts of Thannunciacion of our Lady St Mary the virgin And St Michaell Tharkangel by even portions And also two fatt Capons yearly at the Feast of Penticost And also yeildinge at the decease of the said William Horobin and of every other Tenaunt of the premises dying Tenaunt thereof or of any parte thereof during the said terme his or their best beast or other their best good for and in the name of harriotts. And the said William Horobin for him his executors administrators and assignes and every of them doth covenaunt and graunt to and with the said Sir John Harpur his heires and assignes by these presents That so often and when the said Sir John Harpur or any his heire in proper person shall serve the kinges Majestie his heires or successors in the warrs he the said William Horobin his executors administrators and assignes being Tenantts of the premises or of any parte thereof during the said terme and being an able person fitt for that purpose shall doe and serve with and under the said Sir John Harpur and every his said heire so going into warrs during all the tyne of such service or els at the Choice and election of the said Sir John Harpur and every his said heire so goinge into warrs he the said William Horobin his executors administrators or assigns ten[an]ts of the premises or any parte thereof during the said terme shall yeild and paye unto the said Sir John Harpur and every his said heire so going into warrs the some of Thirty shillings of lawfull English money at or before his and every their entry into the same or into such Jorney ar voyage of warrs towards their and every of their Charges in the same or els shall finde one able man well and sufficiently furnished and Arrayed with Armor fitt for the warrs That shall and will performe the same in steed of the said William Horobin his executors administrators and assignes during all and every such service And also the said William Horobin for him his executors administrators and assignes and every of them doth covenaunt and graunt to and with the said Sir John Harpur his heires and assigns by these presents That he the said William Horobin his executors administrators and assignes and every of them from tyme to tyme so often and when neede shall requier shall and will well and sufficiently repair and maintaine and kepe the said messuage or Tenament with all the bowses and buildinges therunto belonginge And the said Twenty and Eaight acres of land meadowe and pasture with all the hedges dytches and fences thereof in and with all manner of reparacions Necessarie whatsoever and in the end of the said terme shall leave the same so well and sufficiently repaired maintained and Tenantable End that also be the said William Horobin his executors administrators and assignes and every of them during the said terme shall grind all their Corne and mault at the mylne of the said Sir John Harpur his heires and assignes called Longnor mylne and also during the said terme shall bear and paye all out rents duties and services yearly yssuing out and to be due to and for the said demise premisses to the kinges Majestie his heires and successors or to any other person or persons Provided allwaies Nevertheles that yf yt shall happen the said yearly rent of Twenty and Eaight shillings or any parte thereof or the said <rent> Capons or any harriott to be behind unpaid at any tyne or tymes after the same shalbe due by the space of Twenty daies Contrary to the true intent and meaning of their presents the same being lawfully demanded or that yf he the said William Horobin his executors administrators or assigns or any of them at any tyne during the said terme shall or doe Allien sell assigne or sett over the said messuage or Tenement and other the demise premisses or any parte thereof his or their whole terme or Interest or parcell thereof of and in the premisses aforesaid to any person or persons whatsoever other then the said William
Peeling Back the Layers Final Report.

Horobin to the said John Horobin or Robert Archer without the Consent of the said Sir John Harpur his heires or assignes in writing under his or their hand and seal therunto first obtained and had or that ye be the said William Horobin his executors administrators or assignes or any of them at any tyme during the said terme shall or doe Comitt procure suffer or Cause to be Committed procured or suffered any willfull wast or disherisen at any tyme to the said Sir John Harpur his heires or assignes in or upon the premisses or any parte thereof or shall or doe Comitt any Treason or fellony at any tyme duringe the said terme That then and from thenceforth this present lease and demise to be voide and of none effect Any thinge in theis presents contained to the Contrary in anye wise notwithstandinge In Witnes wherof the parties above named to theis presents Interchaungeablie have putto their bandes and seals the daye and yeare first above written.

Endorsed: Sealed and delivered in the presence of:
Thomas Pomfrett,
Richard Whinyats,
Lyn Slekins,
George Goodwyn.

Sheene Whittle Bancke.

A lease to William Horobin of [a] messuage and xxxvij acres ther for bxxx years ye [the said] John Horobin his brother, and Robert Archer s[o la]inge lyve primo Januarii 1610.

No. 500.
Lease indented, made between:

(i) Sir John Harpur of Swarkeston, Derbyshire, kt; and,

(ii) Abraham Harrison of Whittle Bancke, parish of Sheen, Staffordshire, yeoman;

witnessing that (i), in consideration of the sum of £20 paid to him by (ii), has let to (ii), all that messuage or tenement, with the appurtenances, in which (ii) lives, situated at Whittle Bancke in the parish of Sheen, Staffordshire, together with 30 acres of land, meadow and pasture.

To have and to hold the messuage or tenement, and 30 acres of land, meadow and pasture, and all the other premises, with the appurtenances, to (ii), his executors, administrators and assigns, from the date of these presents, for the term of 80 years, if (ii), Ellen now his wife, and Edmund Harrison, their son, or any of them shall live so long.

Yielding during the term of the lease to (i), during his life, and after his death to whomever has the reversion or remainder of all the premises, of the rent or sum of 30s. at the feasts of the Annunciation of Our Lady St Mary the Virgin (25 March), and St Michael the Archangel (29 September), by equal portions; and also two good capons annually at the feast of the Nativity of St John the Baptist (24 June), with provisions for the payment of a heriot, and in case the rent falls into arrears.

1 October 1611.

Signed and sealed.

This indenture made the first day of October in the ninth years of the raigne of our soueraigne Lord James by the grace of god Kinge of England Fraunce and Ireland defender of the faith etc the Nynth and of Scotland the five and forteh Betwene Sir John Harpur of Swarkeston in the County of Derby Knight of the one partie And Abraham Harrison of Whittle Banke in the parisie of Sheene in in the County of Stafford yeoman of the other partie

Witnesseth That for and in Consideracion of the some of Twenty pounds of good and lawfull money of England to him the said Sir John Harpur by the said Abraham Harrison in hand payde before the sealinge and deliveringe of their presents wherof and wherewith He the said Sir John Harpur acknowledgeth himselfe fully contented satisfied and payde And thereof and of every parte and parcell thereof doth fully clerly and absolutely acquyte and discharge the said Abraham Harrison his executors and administrators and every of them for ever by theis presents he the said Sir John Harpur hath demised granted sett and to farme lett unto the said Abraham Harrison All that messuage or Tenement with thappurtenaunces wherin the said Abraham Harrison doth nowe inhabitte and dwell scituate and beinge at Whittle bancke aforesaid in the said parisie of Sheene and County of Stafford Together with Thirty Acres or therabouts of lande meadowe and pasture thereunto belonginge And also all and singuler houses Edifices buildings barnes stables orchardes gardens landes meadowes pastures feedings Easements profitts Comodities <Comons> and hereditamentes with thappurtenaunces whatsoever to the said messuage and Thirty acres of land meadowe and pasture noe belonginge or appurteyninge or accepted taken knownen used demised or occupied to or with the same or any parte therof with all and every their appurtenances and noe in the Tenure holdinge or occupacion of the said Abraham Harrison or of his assigns The woodes and Trees growinge and to be growinge in and upon the said premisses or any parte therof only excepted. To have and to holde the said messuage or Tenement and the said Thirty Acres

The counterpart survives as Derbyshire Record Office, D2375/E/L/3/14/1 (D2375/M/190/1/5 (No. 499))

Written over an erasure.
of land meadowe and pasture and all and singuler other the premisses with thappurtentances and every parte and parcell therof <except before excepted> unto the said Abraham Harrison his executors administrators and assignes from the daye of the date of these presents unto the end and terme of fouerscore years thence next and Imediatly ensuite fully to be complet and ended yf he the said Abraham Harrison Ellen nowe his wife and Edmund Harrison their sonne or any one of them shall happen so longe to lyse Yeildinge and payinge therefor yearly duringe the said terme unto the said Sir John Harpur duringe his Naturall life and after his decease to such person or persons as shall have the next and Imediat reversion or remainder of all and singuler the premisses the rent or some of Thirty shillinges of lawfull English money at the feasts of Thanunnciacon of our Lady St Marie the virgin and St Michael Tharkangell by even porcions And also two Capons yearly at the feast of Penticost And also yeildinge at the decease of the said Abraham Harrison and of every other Tenaunt of the premisses dyeinge Tenaunt thereof or of any parte thereof duringe the said terme his ber or their best beast or other their best good for and in the name of a harriott And the said Abraham Harrison for him his executors administrators and assigns and every of them doth Covenaunt and graunt to and with the said Sir John Harpur his heires and assignes by these presents That so often and when the said Sir John Harpur or any his heire in proper person shall serve the kings majestie his heires or successors in the warrs he the said Abraham Harrison his executors administrators or assigns or some of them beinge tenauntes of the premisses duringe the said terme and beinge able and fitt persons for that purpose shall goe and serve with and under the said Sir John Harpur and every his said heire so goinge into warrs duringe all the tyme of such service or els at the Choice and election of the said Sir John Harpur and every his said heire so goinge into warrs be the said Abraham Harrison his executors administrators or assigns tenuant of the premisses or of any parte thereof during the said terme shall yeild and paye unto the said Sir John Harpur and every his said heire so goinge into warrs the some of Forty shillinges of lawfull English money at or before his and every their entry in to the same or into such Jorney or voyage of warrs towards their and every of their charges in the same or els shall finde one able man well and sufficiently furnished and Arrayed with Armor fitt for the warrs that shall and will performe the same in steed of the said Abraham Harrison his executors administrators or assigns during all and every such service And also the said Abraham Harrison for him his executors administrators and assigns and every of them doth covenaunt and graunt to and with the said Sir John Harpur his heires and assignes by these presents That be the said Abraham Harrison his executors administrators and assigns and every of them from tyme to tyme all tymes during the said terme shall and will well and sufficiently repairt uphold maintaine and kepe the said messuage or Tenement and the said Thirty acres of land meadowe and pasture and all other the demised premisses <with all the hedges dytches fences meadowe groundes and incloisuer thereof> in and with all manner of Reparacions Necesarie whatsoever and in the end of the said terme shall leave the same so well and sufficiently repaired maintaine and Tenauntable And that also be the said Abraham Harrison his executors administrators and assigns and every of them during the said terme shall grinde all their Corne and mault at the mylne of the said Sir John Harpur his heires and assignes called by the name of Langnor mylne in the said County of Stafford And also duringe the said terme shall beare and paye all out rents duties and services yearly yssuing out and to be due to and for the said demised premisses to the kings Majestie his heires <or> successors or to any other person or persons Provided alliauwart Nevertheles That yf yt shall happen the said yearly rent of Thirty shillinges or any parte thereof or the said Rent Capons or any harriott to be behinde and unpayde at any tyme or tymes after the same shalbe due by the space of Twenty dates Contrary to the true intent and meanings of these presents the same beinge lawfully demandeed or that yf be the said Abraham Harrison his executors administrators or assigns or any of them at any tyme duringe the said terme shall or doe Allien sell assigne or sett over the said messuage or Tenement and other the demised premisses or any parte thereof or his or their whole terme or Interest or parcell thereof of and in the premisses aforesaid to any person or persons whatsoever other then the said Abraham Harrison to the
said Ellen his wife or to some of his children without the Consent of the said Sir John Harpur his heires or assigns in writinge under bis or their bande and scale therunto first obtained and had or that ys be the said Abraham Harrison his executors administrators or assigns or any of them at any tyme duringe the said terme shall or doe Comitt procure or suffer or cause to be Comitted procured or suffered any willfull wast or disheison at any tyme to the said Sir John Harpur his heires or assigns in or upon the premisses or any parte thereof or shall or doe Comitt any Treason or fellony at tyme duringe the said terme That then and from thenceforth this present lease and demise to be voide and of none effect any thinge in theis presents contained to the Contrary in any wise Notwithstandinge

In witnes whereof the parties above named to theis presents interchaungeablie have putto their handes and seales the daye and yeare first above written.

Endorsed: Sealed and delivered in the presence of:
William Harryson,
John Gaw...,
John Stevenson'.

Whittle Bancke.

A lease to Abrahams Harrison of of a messuage and thirty Acres ther for lxxx years if he, Ellen his wife and Edmund their sonne so longe lyve primo octobris 1611.

The original lease Derbyshire Record Office, D2375/E/L/3/14/1 (D2375/M/190/1/5 (No. 499)) has the following difference:

Endorsed: Sealed and delivered in the presence of:
William Harryson
John Olliver
John Stevenson
Humfr: Goodwyn

Whittle Bancke

A lease to Abrahams Harrison of of a messuage and thirty Acres ther for lxxx years if be Ellen his wife and Edmund their sonne so longe lyve primo octobris 1622.

No. 499’
Counterpart lease indented, made between:

(i) Sir John Harpur of Swarkeston, Derbyshire, kt; and,

(ii) William Mellor of Longnor Mill, the parish of Alstonefield, Staffordshire, miller;

witnessing that (i), in consideration of the sum of £56 paid to him by (ii), has let to (ii), his executors, administrators and assigns, all that messuage or tenement, with their appurtenances, in which Agnes Horobin, widow, lives, situated at W'bittle Bancke in the parish of Sheen, Staffordshire, with 28 acres of land, meadow and pasture, by estimation, pertaining to the messuage or tenement, and now or late in the tenure, holding or occupation of the same Agnes Horobin or William Horobin, late her husband, deceased.

To have and to hold the messuage or tenements, and the 28 acres of land, meadow and pasture, to (ii), his executors, administrators and assigns, from the feast of All Saints (1 November) last past, for the term of 80 years next following, if (ii), the same Agnes Horobin, whom (ii) intends to marry, and William Horobin, her son, or any of them lives so long.

Yielding during the term to (i) during his life, and after his death, to whomever has the reversion or remainder of the premises, the rent of 30s. at the feasts of the Annunciation of Our Lady St Mary the Virgin (25 March), and St Michael the Archangel (29 September), by equal portions; and also two good capons annually at the feast of the Nativity of St John the Baptist (24 June), with provisions for the payment of a heriot, and in case the rent falls into arrears.

10 December 1618.

Signed and sealed.

This Indenture made the Tenth daye of December in the years of the Raighe of our soveraigne Lord James by the grace of god kinge of England Franace and Ireland defender of the faith etc the Sixtenth and of Scotland the two and Fiftithe Betwene Sir John Harpur of Swarkeston in the County of Derby Knight of the one partie And William Mellor of Longnor mylne in the parishe of Alstonfield in the County of Stafford Mylner of the other partie Witnesseth That for and in Consideration of the some of fiftie and sixe poundes of good and lawfull money of England to him the said Sir John Harpur by the said William Mellor in hand well and trulye contented and paide before the sealinge and deliveringe of theis presentes wherof and wherwith he the said Sir John Harpur acknowledgeth himselfe fully contented satisfied and paide And therof and of every parte and parcell therof doth freely cleerly and absolutely acquite exonerate and discharge the said William Mellor his executors and administrators and every of them for ever by theis presentes he the said Sir John Harpur hath demised granted sett and to farme letten And by theis presentes doth demise grantt sett and to Farmer lett unto the said William Mellor his executors administrators and assigns All that messuage or Tenement with thappurtenances wherein Agnes Horobin widdowe doth nowe inhabitt and dwell scituate and beinge at Whittle bancke in the parishe of Sheene in the County of Stafford with Twenty and Eaight Acres of Lande meadowe and pasture <by estimacion be yt more or lesse> to the same messuage or Tenement belonginge or appurteyninge Together also with all and singular bowses Edifices buildinges barnes stables yerdex backside orchardes gardens Landes meadowes leasowes pastuers Cloes <comons> wayes Easements profits commoditys and hereditamentes with thappurtenances whatsoever to the said messuage or Tenement nowe belonginge or appurteyninge or accepted reputed taken knownen used demised or occupied to or with the same messuage of Tenement as parte parcell or member thereof with all and every their appurtenances and noe or late also in the Tenure holdinges or ocupacion of the said Agnes Horobin or William Horobin her late husband
deceased or of their or one of their assignee or assigns The woods and Trees growinge and to be growinge in and upon the said premisess or any parte thereof onely excepted To have and to holde the said messuage or Tenement and twentye and Eaight acres of Lande meadowe and pasture and all and singular other the premisse with thappurtenaunces except before excepted unto the said William Mellor his executors administrators and assigns from the feast daye of All Saints last past Before the date of their presents for and during the full tyme and terme of Fouerscore yeares thence next and Immediately ensuing fully to be Complet and ended ye the said William Mellor the said Agnes Horobin (whom by godes grace he intendeth to marrie) and William Horobin her sonn or any one of them shall happen soe longe to live Yeildinge and payinge therefor yearly duringe the said terme unto the said Sir John Harpur duringe his naturall liffe and after his decease to such person or persons as shall have the next and Immediate reversion or remainder of all and singular the premisses the Rent or some of Thirty shillinges of lawfull money of England at the feastes of Thanunciation of our Lady S' marie the virgin And S' Michaell Tharkangell by even porcons And also two good Capons yearly at the feast of the Nativitie of S' John the Baptist And also yeildinge at the decease of the said William Mellor and of evey other Tenaunt of the premisses dyinge Tenaunt thereof or of any parte thereof duringe the said terme his her or their best beast or three pounds sixe shillinges Eaight pence of lawfull English money at the choice of the said Sir John Harpur and his heires for and in the name of a herriott And the said William Mellor for him his executors administrators and assigns and every of them doth Covenaunt and grant to and with the said Sir John Harpur his heires and assignes by their presents That soe often and when the said Sir John Harpur or any his heire in proper person shall serve the kinges majestie his heires or successors in the wars be the said William Mellor himselfe his executors administrators or assigns being Tenauntes of the premisses or of any parte thereof duringe the said terme and beinge able and fitt persons for that purpose shall goe and serve with and under the said Sir John Harpur and every his said heire for the tyme beinge soe goinge into wars duringe all the tyme of such service or els at the Choice of the said Sir John Harpur and every his said heire for the tyme beinge soe goinge into wars be the said William Mellor his execuets administrators or assigns Tenauntes of the premisses or of any parte thereof duringe the said terme shall yeild and paye unto the said Sir John Harpur and every his said heire for the tyme beinge soe goinge into wars the some of fortye shillinges of lawful English money at or before his and every their entry into the same or into suche Jorney or voyage of wars towards their and every of their charges in the same or els shall finde one able man well and sufficiently furnished and Arrayed with Armor fitt for the wars that shall and will performe the some in stead of the said William Mellor his executors administrators or assigns duringe all and every such service And also the said William Mellor for him his executors administrators and assigns and every of them doth covenaunt and grant to and with the said Sir John Harpur his heires and assignes by their presents That be the said William Mellor his executors administrators and assigns and every of them from tyme to tyme at all tymes duringe the said terme soe often and when neede shall requier shall and will well and sufficiently Repaier uphold maintaine and kepe the said messuage or Tenement with all the bowses and buildings therunto belonginge And the said twenty and Eaight acres of Lande meadowe and pasture with all the hedges dytches fences meadowe grounds and Inclosuers thereof in and withall manner of Reparacions necessarie whatsoever And in the end of the said terme shall leave the same soe well and sufficiently Repaired fended and maintained And that also be the said William Mellor his executors administrators and assigns and every of them duringe the said terme shall doe sute and service upon reasonable warninge at and to all the Courts and Leetes of the said Sir John Harpur his heires and assignes to be holden in Warslowe or in Longnor aforesaid or within the Baronies of Warslowe or Longnor aforesaid And shall also grind all their Corne and mault at the mylne of the said Sir John Harpur his heires or assignes in Longnor aforesaid called Longnor mylne And also duringe the said terme shall beare and paye all out rents duties and services yearly yssuing out and to be due to and for the said demised premisess the kinges Majestie his heires or successors or to any other person or persons Provided allways nevertheles
That if ye shall happen the said yearly Rent of Twenty and Eight shillings or any parte therof or the said Rent Capons or any harriott to be behind unpaide at any tyne or tymes after the same shalbe due by the space of Twenty daies contrary to the true intent and meaninge of theis presents the same beinge lawfully demandede Or that ye be the said William Mellor his executors administrators or assignes or any of them at any tyne duringe the said terme shall or doe Allen sell assigne or set over the said messuage or Tenement and other the demised premisses or any parte therof or his or their whole terme or Interest or parcell thereof of and in the premisses aforesaid to any person or persons whatsoever without the speciall lycence and consent of him the said Sir John Harpur his heires or assignes in writinge under his or their hande and seale therunto first obtained and badd other then the said William Mellor to the said Agnes Horobin or to the said William Horobin and that alsoe be done by and with the privitie of him the said Sir John Harpur or his heires or that ye be the said William Mellor his executors administrators or assignes or any of them at any tyne duringe the said terme shall or doe Allien sell assigne or sett over the said messuage or Tenement and other the demised premisses or any parte therof or his or their whole terme or Interest or parcell thereof of and in the premisses aforesaid to any person or persons whatsoever without the like Consent therunto first obtained and badd Or that ye be the said William Mellor his executors administrators or assignes or any of them at any tyne duringe the said terme shall or doe Comitt procure or suffer or cause to be Comitted procured or suffered any willfull wast or disherison at any tyne to the said Sir John Harpur his heires or assignes in or upon the premisses or any parte thereof or shall or doe Comitt any Treason or fellony at any tyne duringe the said terme That then and from henceforth this present lease and demise to be voyde and of none effect Any thinge in theis presents contained to the Contrary notwithstandinge Provided also and yt ys fully agreed by and betwene the said parties to theis presentes And the said William Mellor doth for him his executors administrators and assigns Covenant promise and agree to and with the said Sir John Harpur his heires and assignes by theis presents That he the said William Mellor his executors administrators and assignes shall and will quietly and peaceablie permitt and suffer him the said William Horobin sonne of the said Agnes to enter upon a full third parte of all and singuler the said messuage and twenty Eight acres of lande meadowe and pasturie and other the premisses at such tyne as he shall accomplishe the full age of fouer and twenty yeares And to have and hold the same for and duringe all the terme rben to come of and in this present lease payinge and doinge the third parte of all Rents duties and services due and payable for the same In Witnes whereof the parties above named to their presentes Interchaungeable have putto their handes and seales the daye and yeare first above written.

Endorsed: Sealed and Delivered unto George Goodwyn to the use and behove of the within Named Sir John Harpur, Knight, in the presence Nicholas Chapman, James Mellor, John Froste, George Froste and George Goodwyn.

Whittle Bancke
A lease to William Mellor and his assigns of a messuage and xxxvii acres ther for bxxx years ye be, Agnes Horobin and William Horobin soo longe live. Dated 8 Decembris 1618.

Parcels taken from a former lease of the same Premises.
Lease indented, made between:

(iii) Sir John Harpur of Calke, Derbyshire, baronet; and,

(iv) William Horobin of the parish of Sheen, Staffordshire, husbandman;

witnessing that (i), in consideration of the surrender of a former lease made of the same messuage and tenement hereafter let, made by Sir John Harpur, late of Swarkestone, Derbyshire, kt, deceased, to William Mellor, late of Longnor Mill, in the parish of Alstonfield, Staffordshire, miller, deceased, for the term of 80 years, for the lives of William Mellor, Agnes his late wife, also deceased, and (ii) who is entitled to the remainder of the term, and also in consideration of the payment of £42 6s. by (ii) to (i), has let to (ii) all that messuage and tenement with appurtenances at or near the place called Whitle Banck, in the parish of Sheen, containing 32 acres of land by estimation, and formerly in the possession of the Horobins, and since in the possession of William Mellor, and now in the occupation of (ii).

To Have and to Hold the same to (ii), his executors, administrators and assigns, for the term of 99 years, if (ii), and William Horobin, his son, or either of them lives so long.

Yielding yearly during the term to (i), his heirs or assigns, the rent of 33s. at the feast days of St Michael the Archangel (29 September), and the Annunciation of the Blessed Virgin Mary (25 March) by equal portions, with provisions for the payment of a heriot, and in case the rent falls into arrears.

25 September 1680.

Signed, sealed and endorsed.

This Indenture made the twenty fifth day of September in the twoe and thirtieth yeare of the raigne of our Soveraigne Lord Charles the Seacond by the grace of god king of England, Scotland, France and Ireland defender of the faith etc. Annoque Domini 1680 Betweene Sir John Harpur of Cauke in the County of Derby, Barronett, upon thone parte, and William Howrobin of the Parish of Sheene in the County of Stafford husbandman upon thother parte; witnesses that the said Sir John Harpur As well for and in Consideracion of the surrender of a former Indenture of lease heretofore made of the messuage and Tenement with thappurtances herein hereafter demysed by and from Sir John Harpur, late of Swarkston in the said county of Derby, knight, deceased, unto William Mellor, late of Longnor Milne within the Parish of Alstonfeld in the said county of Stafford, Milner, alsoe deceased, for the terme of Fower score yeares determinable with the lives of him the said William Mellor, Agnes his late wife, alsoe deceased, and of the said William Howrobin who as assignee of the said William Mellor or otherwise is now legally intytled or interessed of, in or unto the remainder of the terme aforesaid; As alsoe for and in consideracion of the summe of Forty twoe pounds and six shillings of lawfull money of England to him the said Sir John Harpur (party to these presents[)] by the said William Howrobin already in hand paid att and before then sealing and delivery of these presents hath demysed and granted and in, and by these presents doth demyse and grant unto the said William Howrobin, All that one messuage and Tenement with thappurtances scituate, lying and being att or near a place called Whitle Banck within the said Parish of Sheene, containinge by Common estimacion thirty twoe acres of land, meadowe or pasture or thereabouts according to the measure there used bee the same more or lesse formerly in the possession of the Howrobins since in the bolding of the said William Mellor and

The counterpart survives as Derbyshire Record Office D2375/E/L/3/2/5 (D2375/M/189/14 No. 501)
now in the occupation of the said William Howrobin, his assignee or assigns. Together with all and all manner of bowses, edifices, buildings, yards, orchards, gardens, lands, leases, meadowes, pastures, feddings, wayes, waters, watercourses, liberties, easements, proffits, Commons, Comodies and advantages whatsoever to the said messuage and tenement lying, belonging or in any wise appertaininge, or therewith or to or with the same now or att any tyne or tymes heretofore dureing and within the terme, tyne and space of twenty yeares last past before the day of the date of these presents usually held, used, occupied, possessed or enjoyed or accepted, reputed, taken or knowne as parte, parcell or member thereof in any wise (All timber trees, mynes, quarries and delfs of tynn, Lead, Cole saunell stone or any other mettall or mineral thing now groweing and being or hereafter to be found in or upon the said premisses or any parte thereof with free liberty of ingresse, egressse and regresse unto the said Sir John Harpur party to these presents his heires and assigns att all tymes and seasons of the year to felle, Cut downe, digge, take and carry away the same att his and their wills and pleasures alwaies Excepted and forprized. To Have and to Hould all and singular the said premisses before in and by these presents demysed and granted, or mencioned or intended to bee demysed and granted as aforesaid with their and every of their appurtances and every parte and parcell thereof (Except as is before Excepted) unto the said William Howrobin, his executors, administrators and assigns from the day next before the date of these present for and dureing the terme of Ninety nine yeares thence next Ensueing fully to bee compleate and Ended if bee the said William Howrobin and William Howrobin his sonne, or either of them soe long shall live To all tenantable uses, wast Excepted. Yielding and Paying therefore yearly dureing the said terme hereby granted unto the said Sir John Harpur party to these presents, his heires or assignes the rent of thirty shillings of lawfull money of England upon every feast day of St Michaell tharchangell and the anuncacion of the blessed Virgin Mary by equall porcions and att the decease of him the said William Howrobin party to these presents and of every other person or persons dying tenant or tenants of the said premisses or any parte or parcell thereof either by virtue of this demysse, or as assignee for the whole terme hereby granted his, bir or their best beast or other best goods, or three pounds, six shi llings, eight pence in moneys in Liewe thereof for and in the name and nature of an heriot, Provided alwaies that if it shall happen the said yearly rent to bee behind and unpaid in parte or in all, or if the said Heriot or heriots shall be detained, Eloioged or Concealed or the moneys already in Liewe of such heriot or heriots remaine unsatisfyed by the space of tenne dates next after any of the dates and tymes att or on which the same ought to be respectively yielden paid or delivered as aforesaid, or if the said William Howrobin party to these presents, his Executors, Administrators or assignes being tenant or tenants of the said premisses, or any parte or parcell thereof shall Comitt any manner of treason, misprision of treason or felony Or shall doe, or suffer to bee done any manner of wast in or upon the said premisses or any parte thereof other then the digging and getting of mark, clay or stone for the building upon or bettering or improvement of the said premisses, or some parte thereof, Or shall demye, grant, alyen, assigne, sett, lett or Exchandge the said before demysed premisses or any parte or parcell thereof unto or with any person or persons whatsoever other then to, or to the use, of the wife or some of the Children or grandchildren of him the said William Howrobin, party to these presents, the speciall licence and Consent of the said Sir John Harpur, party to these presents, his heires or assignes, first had and obtained under his, or their hand or hands in writing That then and in all and every or any the Case or Cases aforesaid It shall and may bee lawfull to and for the said Sir John Harpur, party to these presents, his heires or assignes, into all and singular the said before herein and hereby demysed or mencioned to be demysed premisses with thappurtances to reenter, and the same to have againe, reposeasse and Enjoy, as in his, or their first or former estate or estates, any thing in these presents Contained to the Contrary thereof in any wise notwithstanding. And the said William Howrobin, party to these presents, for himselfe, his executors, administrators and assigns, and for every of them doth Covenante, promise and graunt to and with the said Sir John Harpur, party to these presents, his heires and assigns, and to and with euerie of them by these presents that bee the same William Howrobin, party to these
presents, his executors, administrators and assignes, shall and will att and upon his, their or some of their owne proper Costs and Charges during the said terme hereby granted mainteyne and keep the said hereby demysed premisses in good sufficient and tenantable repairacion, and the same in such repaire at the end and Expiracion of the said hereby granted terme quietly and peaceably yield, leave, surrender and deliver upp unto the said Sir John Harpur, party to these presents, his heires or assignes. And moreover that bee the same William Howrobin (party to these presents), his Executors, Administrators and assignes, shall and will likewise upon his, their or some of their like proper Costs and Charges, dischardge and pay all such out rents, taxes, imposicions, duties and Charges during the said terme hereby demysed shall bee, or become Issueing, due or payable Charged or Charggable for forth or in respect of the same premisses, or any parte or parcel thereof in any wise and shall and will likewise sett, place and spread, in or upon the said premisses, or some parte thereof, all such soyle, muck, manure or compost as during the same terme shall bee thertoapon bad gotten or gathered in any wise and shall and will alsoe grind or cause to bee ground, all such corne mault or other graine as during the said terme shall bee spent or bestowed in housekeeping in or upon the said premisses or any parte thereof, all, some or one of the milne or milnes of the said Sir John Harpur, party to these presents, his heires or assignes, within the Parish of Sheene aforesaid And shall alsoe will doe and performe suite and service, to all and every the Court and Courts of the said Sir John Harpur party to these presents, his heires or assignes, when and as often as the same shall be houlden within and for the manour of Werslave and Barony of Longnour, or either of them upon reasonable summons, notice or warning. And lastly that bee the said William Howrobin party to these presents, his Executors, Administrators and assignes or some of them shall and will att and upon his, their or some of their owne proper Costs and Charges carefully, and well sufficiently mainteyne and keep for the said Sir John Harpur, his heires and assignes, one hound, hound whelp, grey hound or spannell during the said terme hereby granted or when and soe often as bee the same William, his Executors, administrators or assignes, shall bee by the same Sir John Harpur, his heires or assignes, or his or their bayliffe, agent or servant, baylives, agents or servants, ordered, willed, requested or appointed. And the said Sir John Harpur, party to these presents, for himselfe, his heires, Executors, Administrators and assignes, doth Covenant, promise and grant to and with the said William Howrobin, party to these presents, his Executors, Administrators and assignes, by these presents That bee the same William Howrobin, his Executors, Administrators and assignes, shall or lawfully may, during the said terme hereby granted under and upon the rent, boones, services, Covenants, Condicions and agreements before herein Comprized, mentioned and contained and according to the tenour and true meaning of these presents, peaceably and quietly have, hold, use, occupy and Enjoy all and singular the said before herein and hereby demysed or mencioned to bee demysed premisses with appurtances, and every parte thereof without any manner of lawfull lett, suite, stop, trouble, eviccion or incumbrance of him the same Sir John Harpur, his heires or assignes, or any other person or persons whatsoever lawfully Claiming by, from or under him, them or any of them in any wise. In witnes whereof the parties abovesaid to these present indentures have interchandgably put their hands and seals the day and yeare first above written.

Endorsed:  Sealled, signed and delivered In the presence of:
Hendison
Henry Harpur

Showed at Bootly May 13: 1706
This Lease Expired the 20th day of December 1733 by the death of William Horobin
the son - within mentioned which was the Last Surviving Life.

Lease to Mellor

The original lease Derbyshire Record Office D2375/E/L/3/2/5 (D2375/M/189/14 No. 501) has the following difference:

Sealed Signed and delivered in the presence of
Hendison
Henry Harpur
George Lyon

Austenfield not expired

No. 501.
Appendix 6: Testamentary Records.

Testamentary evidence is usually of vital importance for the study of an area, potentially giving more personal information about the status, wealth, beliefs and social ties of individuals. The wills found here come from two distinct sources. The first are the wills proved at Lichfield, the local diocesan centre. The second are the small number of wills proved in the Prerogative Court of Canterbury.

The surviving material identified for Whitle has produced a good spread of evidence. There are fourteen wills so far identified, dating from 1552 until 1837, with wills of varying length, with a good range of supporting evidence. Most of the wills were proved, usually before local officials within the diocese of Coventry and Lichfield, but with a small number of the more important individuals being proved in London. For two of the individuals, both being William Horobins, only have surviving inventories, one dating to 1617, and the other for 1705, the latter one being because Horobin died intestate, and this possibly applies to the other as well. The inventories are of particular interest, not only because of the obvious insight they give into the material goods of those living in Whitle, but also because they allow us to make rudimentary observations about the wealth of the individuals, and particularly with the succession of Horobin will, how this might have changed over time. The Horobin inventories in particular appear to show that the family started with relatively meagre resources, but then slowly prospered. The wills for John Ward of Whittlebank, yeoman, of 1592, and of William Mottram the elder of Whitle, husbandman, 1602, amongst others, also give lists of debts owed to and by the testators, and whilst that for Ward suggests a wealthy individual, that for Mottram suggests a much poorer one. The wills and supporting material suggest that Whitle was inhabited by farmers of mixed levels of wealth, but that Whitle did offer the opportunity for families such as the Horobins to prosper, permitting them, eventually, to acquire additional land outside of Whitle.

The one glaring omission from the testamentary evidence for the Whitle families is the failure at this stage to locate any surviving wills for the Harrison family. The family was a tenant of the Harpur Crewes for nearly as long as the Horobins, and could scarcely have been of less wealth than such families as the Mottrams. That no will for the family survives for the period that they were tenants at Whitle seems improbable, so the family might well have held land other, more important estates, elsewhere, and the wills have simply not been identified at this time.

TNA PROB 11/82/171. Initial section of the last will and testament of John Ward of Whittlebank, yeoman, 1592.
1) Last will of William Horobin of the parish of Sheen, 25 April 1552; with an inventory of his goods.

In the name of god amen the xxv day of April In the yere of owre lord god a thousand five hundret liij that I Wylliam Howrobyn of the parryshe of sheene sycke In bodie and holle in mynde and reymembrance make my laste wyll in maner and forme foloyng Fyrst I beqweth my solle to god almyghtie and my bodye to be beeryd in the church yearde of sheene. Also I wyll that I be brothe home my dettes and my beqwestes payed apon the bolle of my goodes and then the rest of my goodes to be delte in thre partes the one parte to my wyffe and the other ij partes to be delte amongst my three dothrs by even portyons Item I wyll that my wyffe have my wyne and my plo and al thynges that be longes to husbanddre so long as she leves and after hyr desesse to reymeyne to my sone Wyllam Howrobyn These be the dettes that by noyng me Fyrst John Karder ixs robert bretemon ixs also I orden and make my wyfe margerye and olyever pertynngton my true and laffull executors and Nycholas sleghte oversear These beyng Wyttenes ryc[hard] malkyn Wylliam mylward and rychard persevall wyth other moo

This ys the true Inventarie of all the goodes and cattelles of Wylliam Howrobyn of sheene of everye sort and kynde bythem selfe and prised by these names foloyng fyrst Hugh sleght Jhames sleght Hugh persevall and Nycholas sleght

\[
\begin{align*}
\text{In primis} & \quad \text{iiij} \quad \text{oxson the price} & \quad \text{iiijl. vjs viijd} \\
\text{Item} & \quad \text{ij} \quad \text{kye the price} & \quad \text{xxvjs viijd} \\
\text{Item} & \quad \text{ij} \quad \text{calves the price} & \quad \text{xs} \\
\text{Item} & \quad \text{one} \quad \text{ollde borse the price} & \quad \text{vjs} \\
\text{Item} & \quad \text{vj} \quad \text{shepe the price} & \quad \text{viijs} \\
\text{Item} & \quad \text{one} \quad \text{swyne the price} & \quad \text{iijs iiijd} \\
\text{Item} & \quad \text{in brasse and puter on potte one pane and thre} & \\
\text{smalle dysshese the price} & \quad \text{xs} \\
\text{Item} & \quad \text{in beddyng and reyment the price} & \quad \text{xxjs} \\
\text{Item} & \quad \text{one} \quad \text{borde ij lomes and ij bokes the price} & \quad \text{iiij} \\
\text{Item} & \quad \text{one} \quad \text{wyne one plo and al thynge to yt the price} & \quad \text{vjs} \\
\text{Item} & \quad \text{in Iren Ware the price} & \quad \text{iijs} \\
\text{Item} & \quad \text{one charre the price} & \quad \text{iijd} \\
\end{align*}
\]

The sume viij li iijs xijd
2) Last will and testament of John Ward of Whitlebank, yeoman, 24 April 1592.

In the name of god amen. The foure and twentith daye of Aprill, anno Domini, A Thousand Five hundredt Ninety Two. I John Warde of Whithill Bancke in the parishe of Sheine and County of Stafford yeoman sicke in bodye but of wholle and perfecte remembranuce thankes be given to god make this my Will and Testament in manner and forme following First I bequeathe my Soule to Almighty god my maker and Redemer and my bodye to be buryed in the parishe Churche yarde of Shyne Also I give and bequeathe for my mortuarie according to the Quenes Actes. Item I give and bequeathe to Jane Warde my mother, tenne shillinges Item I give and bequeath to Michael White one pyed heifer. Item I give and bequeathe to Anne Hunte one blacke heifer. Also I will that the Rest of all my goodes not bequeathed moveable and immovable quicke and deade whatsoever their shall remaine when this my Last Will is performed my Finerall Costes discharged shall remaine to Katherine my wyfe and Parnell my daughter equally to be devided betwene them yf she the saide Katherine my Wife fortune not to be with childe. Provided allways that if my saide wyfe Katherine chauce to be with childe Then my full intent and will is that my saide wyfe Katherine shall have the thirde parte of all my goodes according to the Custome of the Countrie And the Rest of my goodes not bequeathed and Finerall Costes as before mencioned discharged shall remain to my saide children in equall parties to be devided Also I ordayn make and constitute Katherine Warde my wyfe my true and Lawful Executrix to see this my Last will performed Also I make Thomas Warde of Shyne and Anthony Alexander supervisors of the same.

Debtes that are owing me In primis Robert Buxston and William Buxston of Chelinton seaven pounds Item Robert Daken my brother in Lawe Sixtene pounds thirtene shillinges foure pence Item Thomas Harrison of Glutton tenne pounds. Item Robert Gilman of Longner Tenne pounds Item John Roge of Sternedale Three pounds thirtene shillinges four pence Item William Lummases of the Haselyne howses eighte shillinges foure pence Item William Heaton of the Eaves Forty twoe shillinges Item Thomas Warde my brother xxvj stonie of marle

Debtes that I owe To William Ensore Forty twое shillinges

These being Witnisses Thurstane Dale Ratbe Alexander and Richarde Manifolde

Probatum fuit Testamentum supra scriptum apud London’ Coram Venerabili viro nostro Willelmo Lewyn Legum Doctore Curie Prerogative Cant’ Magistro Custode sive Commissario Legitime deputato Quarto die mensis Juli Anno Dominii Millesimo Qungentesimo Nonagesimo Tertio Juramento nostri Willelmi Cirate notarii publici procuratoris Catherine Warde notarii publici procuratoris Relicte dicti defuncti et executricis in huiusmodi Testamento nominate Cai commissa fuit administracio et cetera De bene et fideliter administrand’ et cetera Ad Sancta Dei Evangelia Jurat’ Examinatur

(TNA PROB 11/82/171)
3) Last will and testament of William Mottram the elder of Whitle, husbandman, 14 January 1602.

*In the name of god Amen: The xiiijth daye of Januarie in the yeare of our Lord god one thowsa[n]d sixe hundred and one: I William Mottram the elder of Whytle in the parisse of Sheene in the countie of Stafforde husbandman Sicke in bodie but of good and perfect memorie the Lorde therefore be prayed, make and ordaine this my laste will, and testament in manner and form following First I commende my soule unto Almightie god my maker, and creator, and unto Jesus Christe my Savyour, and Redeemer, And my bodye to be buryed in the parisse Church yeorde of Sheene aforessaid. Item I give and bequeathe unto Regynolde Mottram my sone, three shillings and iiijd for and in the name of all and singular his filiall, or Childes part of my goodes: Item I give, and bequeathe unto Richard Mottram my sone Twelve pence for and in the name of all, and singular his filiall, or Childes parte of my goodes: Item I give, and bequeathe unto John Mottram, Thomas Mottram, and Robert Mottram my sones everie one of them twelve pence for, and in the name of all there severall Childes parte of my goodes: Item I give, and bequeathe unto William Mottram my eldest sone one old potte, one old panne, and my beste Coate: Item I give, and bequeathe unto the said John my sone one dublet: Item I give, and bequeathe unto the said Richard my sone one pair of bosen Item I give and bequeathe unto Margaret my daughter one pewter dishe and a Chaundeler for, and in the name of all her filiall, or Childes part of my goodes: Item I give and bequeathe unto Jane Froste iiijd: Item my debts, legacies, and funeral expenses beinge payd, and discharge, I give and bequeathe all the reste of my goodes and Cattell whatsoever unto Agnes my wief: Item I constitute, ordaine and make William Mottram my said sone the sole, and lawfull executour of this my laste will, and Testament to execute the same accordinge to my truste in hym reposed.

These beinge witnes

William Wheeldon senior

Robert Gylmon, and

Humfrey Goodwyn

Debits which the aforessaid testator doethe owe:

*Inprimis unto William Mottram my sone --------------- xx vijd
Item unto Ralph Sleighe, senior ------------------------ vs
Item unto Richard my sone ---------------------------- vs
Item unto Thomas Jeller ------------------------------- ijs viijd
Item unto Richard Howesler -------------------------- xxvijd
Item unto James Wheeldon -------------------------- xx
Item unto Margaret Wheeldon widowe ------------ vijd
Fiat probacio testamenti supra script’ Ad qr’ Exec’ in testamento nominat’

John Weston deputat

Staffordshire Dioceses of Lichfield and Coventry wills and probates 1521-1860.
4) Last will and testament of William Horobin the elder of Whitle, husbandman, 20 October 1606; with an inventory of his goods, 17 November 1606.

In the name of god Amen the twentye daye of October in the yeare of our lord god one thousand six hundered, and Sixe: I W[illia]m Horobyn the elder of Whytle in the parishe of Sheene in the countie of Stafford husbandman, beinge of sounde and perfect memorie, the lord therefore be prayed knowinge the Certainetie of deathe, and the tyme thereof moste uncertaine, and not mynued to dye Intestat doe ordaine and make this my laste will, and testament in manner, and forme followinge: Firste I commend my soule unto almightye god my maker, and Creator, and unto Ihesus Christ my savyor and Redeemer, and my bodie I will to be buryed in the parish Churche yord of Sheene afsaid. Item I geve and bequeath unto William Horobyn my son all my ploughes, waynes, barrowes, yoakes, Iron teames, all my woodenen and treene wares, as boardes, formes, trestles, bedstockes, Cupp board, disheboard, and all other Implementes of husbandrie with all Coffers, and Chest, and Coffor excepted, which I doe geive unto Katherine my daughter. Item I geve , and bequeath unto the said Katherine my said daughter the one half of all my Quicke goodes: Item out of the other half <part> of my quicke goodes I geive unto Sir John Horobyn Clarke my sonne the beste Cowe that he Can Chuse: Item out of the said half part of my quicke goodes I geive unto Ellen Robynson my daughter a Calve of a yeare oude. Item I geive unto Regynold Barres my son in lawe all the reste of the said one halfe part of my quicke goodes. Item I geive, and bequeath unto the said Katherine my daughter all the rest of my goodes whatsoever my debtes legacies and severall expences beinge paid, and discharged of the whole of my said goodes: Item I constitute ordayne, and make Sir John Horobyn my said sonne the sole Executor of this my will and testament to see the same executed as my truste (in hym reposed) is he will doe. Item I nominate and appoynt William Horobyn my said sonne supervisor of this my will and testament.

These beinge witnes

Raphe Sternedale

Thomas Percivalle

William Mottram

Humfre Goodayn

Fiat probacio testamenti suprascripti et aministracio bonorum testatoris Executori in eodem nominato.\footnote{105 Translation: Let probate by given of the abovewritten will, and administration of the goods of the testator given to the executor named in the same.}

John Tarlery

86
The Inventorie of all and singular the goodes, and cattell bothe quicke, and dead, moveable and Imoveable of William Horobyn the elder of Whytle in the parisse of Sheene in the Countie of Stafford husbandman deceased seen, and praised the xvijth daye of November in the yeare of our lord god one thousand Sixe hundred and Sixe by us Raphe Sleigh Thomas Percivalle, William Bateman and William Mottram.

Inprimis iiij oxen precium ........... xli' xx.

Item iiij keyne and a heiffer and ij Calves ........... ixli' xiijs iiijd

Item horse Fleshe ................... xxxij viijd

Item ij swyne ...................... xxxx

Item xij sheepe .................... xlijs iiiijd

Item viij geese iiij benes, and a Cocke ............ vijs

Item Corne, and baya ................ xli'

Item one wayne with all husbandrie

wares and Implementes of husbandrie .......... xls

Item one Cupp board one dish board with all

boardes, formes, trestles bedstockes,

and all Coffers, arkes with all woodden,

and treene wares whatsoever .......... ls

Item meale ....................... xijijs iiijd

Item pewter, and brasse ............... xls

Item Beddinge, and napperie wares ............ xxxij viijd

Item his reparell and pursse .......... xxx

Item vj: sackes

iiij Quishions

xij pounds of wollen yorne ............ xxx

vj: pounds of woll

Item all broaches, golberte potrackes

And bran Irons .............. vs
Item whitmeate

-------------

xiiijs

Item a peece of a Fliche or bacon,

and grease

-------------

iijs

Item a baxton

-------------

ijs

Summa

-------------

xlvjli’ xiiijs. iiijd.

Staffordshire Dioceses of Lichfield and Coventry wills and probates 1521-1860.
5) Inventory of the goods of William Horobin of Whittle Bank, 28 November 1617.

The Inventorie of all and singular the goodes and cattell bothe quicke, and dead moveable and unmoveable of William Horobin of Whittle bancke in the parish of Sheene and in the Countie of Stafford deceased seine and praised the xxvij daye of November anno domini 1617 by us George Goodwyn William Mottram Richard Stearndale Henry Crichelowe and John Newton.

Inprimis one Cowe and her Calf precium  -------------- iijli’ vjs. viijd.

Item The Pullen precium  -------------- iijs. vjd.

Item twentie hoppes of oates precium  -------------- xxvjs. viijd.

Item Seaven thraves of oate straye precium  -------------- xiiijd

Item one Ricke of byye precium  -------------- xxxijjs. viijd.

Item Beddinge Lynen and wollen presium  -------------- xxxcijs iiijd.

Item Pewter and Brasse precium  -------------- xxxs.

Item Three ould arkes and 2: cofers precium  -------------- xls.

Item foure paire of Beddstiddles precium  -------------- xs.

Item one cupperboard precium  -------------- vjs. viijd.

Item all other woodden warres precium  -------------- xs.

Item twoe spittes one paire of golbertes and
one hand Iron precium  -------------- vs.

Item all other Iron Warres one barrowe and
one Baxton precium  -------------- vijs.

Item foureteene Little Cheisses precium  -------------- iijs. iiijd.

Item one old sacke precium  -------------- xviijd.

Item The Intereste and teame of his farme precium ---- xijli’

Item his apparell precium  -------------- xiijs. iiijd.

Summa  -------------- xxvjli’ ijd.

Debtes which this decridont oweth videlicet

To George Goodwyn  -------------- xxxijs. iiijd.
To Marie Wheildon Widowe  -------------- xvi’ xvs.
To Humfrey Johnson  -------------- iijli’ vjs.
To Elizabeth Froste  -------------- xliiijs.
To Hughe Wheildon  -------------- xiijjs.
To Richard Mellor  -------------- viijjs.
To John Brunte  -------------- iijli’ vjs.
To Robert Johnson  -------------- vijs.

Summa  -------------- xxviji’ xiijs. iiijd.

Fiat administracio bonorum que fuerunt supradicti defuncti, Agneti Horobin relics dicti defuncti.

Obs: dicta Agnes Horobin de Whittlebanck in Comitatu Stafford vidua et Willelmus Motteram de eadem husbandman.

Agnes Horobin I write  [...] Master
Margined]

Testamentum: Richardi Sleigh

*In the name of God Amen* the seaventeenth daye of August in the yeare of our Lord god one thousand six hundred and twentye I Richard Sleigh of the Broademeadowe in the parishe of Sheene in the Countye of Stafford yeoman som what weake in bodie but of sound and perfect memorye (the Lord be praysed) knowinge the certaine ye of deathe and the tyme therof most uncertaine and therefore not minded to dye intestate doe publishe ordaine and make this my last will and testament in manner and forme followinge First and principallye I comend my soule into the bandes of almightie god my maker and Creatour and to Jesus Christe my savour and most mercifull Redemere by whose onelye merites I trust and stedfastlye beleive to have remission and pardon of all my sinnes And my bodye I committ to the earth from whence it came Item whereas I have purchased to me and my heires for ever of Sir Robert Nedham of Shavington in the countye of Salop knight one Close or pasture called the Oxe close containinge five acres of lande be yt more or lesse together with threeskore sheepe gates in thorough and uppon the mores and Comons belonginge to the same lyinge and beinge at Nedham Graunge in the parishe of Hartington in the Countye of Derbye Soe havinge noe yssue of my bodie lawfullye begotten and being minded that the said Close or pasture and sheepe gates shall remaine and continue in the lyne and blood of the Sleighes I therefore give graunt and conforme unto Gervase Sleigh my nephewe and eldest sonne of Raphe Sleigh my brother the said close or pasture called the Oxe close the said threeskore sheepe gates and all houses commodities and hereditamentes whatsoever to the same belonginge or in any wise appertaininge with thatpertakenences And all deedes writings and evidences touchinge and concerninge the same To have and to hould the said close or pasture the said threeskore sheepe gates and all other the premisses with thatpertakenences to the said Gervase his heires and assigns to the sole and proper use of the said Gervase his heires and assigns for ever Item I give to Gervase Sleigh my brother twentye pounds Item I give unto John Sleigh my brother five pounds over and besides all such somes of money as he oweth unto me Item I give unto Richard Sleigh some of the said John five pounds Item I give unto Joane Sleighbe daughter of the said Johnfortie pounds Item I give unto Richard Sleighbe nowe dwellinge With me One fether bedd the best One Matterisse beinge also the best foure best blanckettes, three paire of sheetes foure Coverlettes One boulster and twoe pillowes Item I give unto Elizabeth Sleighbe wife of Gervase Sleigh my nephewe fortie shillinges Item I give unto Marie Sleighbe youngest daughter of Raphe Sleigh my brother and for Hellen Sleighbe daughter of the said Gervase twoe of my best brasse pannes to be devided betweene them Item I give to the said Richard Sleighbe last named my best Cheste or Cofer Item I give unto the said Gervase Sleighbe my nephew all my weanes yokes ploughes barrowes all my iron and wooden wares and busbandrie wares and ymplementes of busbandrie and all my house hould goodes together withall my white meate Flegge at the rooffe and weale and my malte all my wole excepted Item I give unto the said Gervase Fortie pounds which Richard Harris hathe received from me at the bandes of the said Gervase upon a certaine mortgage of a house and a lease within the Lordshippe of Ashford in the Countye of Derbye Item I give unto Bridgett Hall my servaunte twentye shillinges if she be dwellinge with me at my decease Item my debtes legacies and funerall expenses beinge paid and discharged I give unto Raphe Sleigh my brother all and singular the rest of my goodes Cattells and Chattells of whatsoever nature propertie or kinde the same are Item I constitute ordaine and make the said Raphe Sleigh my brother the sole Executor of this my last will and testament to execute the same accordinge to the true meaninge herof Item I appointe and bartelye desire Gervase Sleighbe my said brother John Froogatt my nephewe Gervase Sleighbe my said Nephewe and John
Mossaley alias Sleigh my nephew to be Overseers of this my will. In Witnes wheare of I have hercunto putt my hand and sealle in the presence of John Frogatt, John Chicklowe and Humfre Godwyn signum dicti testatores.

Probatum fuit testamentum supra scriptum apud London coram Domino Johanne Benett milite legum doctore Curie Prerogative Cantuariensis magistro Custode sive Comissario legitime constituto vicesimo secto die mensis Octobris Anno Domini Millesimo sexcentesimo vicesimo Juramento Radulphi Sleigh fratris naturalis et legitimi dicti defuncti et executoris in eodem testamento nominati Cui Comiss’ fuit administracio bonorum iurium et creditorum dicti defuncti de bene et fideliter administrand’ et cetera vigore Commissionis alias in ea parte emanat’ Jurat’ examinatur

(TNA PROB 11/136/348)
7) Last will and testament of Thomas Ward of Sheen, yeoman, 5 December 1659; with a grant of probate, 20 July 1660.

[Marginated] Thomas Ward

_In the name of God Amen_ The Fifth day of December in the year of our Lord God one thousand six hundred fifty nine I Thomas Ward of Sheene within the County of Stafford Yeoman weake in body but of good and perfect memorie praised bee God doe make this my last will and Testament in manner and forme Following And First I Command my body to the Earth from whence it came and my soule into the Custody of Jesue Christ my blessed Saviour and redeemer by whose Death and passion I trust assuredly to bee made partaker of life everlasting And as conccerneing my worldly estate that the Lord hath bestowed uppon mee I give Devise and bequeath the same as followeth And First of all in Consideracion of the performance of this my last Will and Testament and in Consideracion of the payment of the summes of monie thereaftermencioned I give devise and bequeath unto Thomas Warren my eldest sonne all the messuage house barnes and buildings and all the Landes thereunto belonging that were my fathers scituate in Sheene aforesaid And all those closes Meadowes and pastures called the Breeches which I purchased of Sir Samuell Sleigh Item I give and bequeath unto the said Thomas Ward my sonne all that house and barnes and all the landes closes and pastures thereunto belonging which I of late purchased of my Cozen Thomas Ward scituate in Sheene aforesaid Item my will and meaning is And I doe hereby give Devise and bequeath unto Dorothy Ward my daughter for her marriage Porcion the summe of two hundred and twenty poundes where of tenne poundes which is oweing by mee to my said daughter shall bee part of the said two hundred and twenty poundes And my will and mind is That my eldest sonne Thomas Ward shall pay unto my said Daughter the summe of one hundred and tenne poundes within the space of syxe yeares next after my Decease And my mind and Will is That for Default of payment of the aforesaid summe of two hundred and twenty poundes in manner and Forme aforesaid it shall and may lawfull to and for my said Daughter Dorothy Ward her heires and assignes to enter into the aforesaid landes called the Breeches and the same to to have bold and enjoy To her the said Dorothy her heires and assignes for ever Item I doe herby further give and bequeath unto my sonne Henry Ward the summe of twenty poundes which I desire my sonne Thomas to pay him within one yeare next after my decease And my mind and will is And I doe herby further give and bequeath unto my said sonne Henry Ward that Chest which was given to her by Julian Creswell and all that is therein and my Will and mind is that my daughter Dorothy Ward shalbee sufficiently kept with meate Drinke and apparrell by my sonne Thomas Ward untill all her said Marriage porcion bee paid if she keepe her selfe sole and unmarried dureing that time Item I give and bequeath unto Thomas Ward Henry Ward and William Ward my uncles three sonnes and to every of them the sume of twenty shillings Item my mind and will is that all the goodes whatsoever before given to my Daughter by her grandmother and her Aunt Creswell my Executors shall Deliver them to her and shall make noe title or clame to the _same_ Lastly all the rest of my goodes Cattelle and Chattells moveable and unmoveable whatsoever after my debts and funerall expences discharged I give devise and bequeath the same unto my eldest sonne Thomas Ward whom I make the sole Executor of this my last Will and Testament desiring him that I may bee Decently brought home according to my Degree and calling And I doe hereby make void and Revoake all other Former Wills and Testaments Whatsoever In wittnes whereof I have hereunto subscribed my hand and Seale the Day and yeare abovewritten Thomas Ward’s marke Signed Sealed Delivered and Published in the presence of George Critchlow Thomas Weston

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This will was proved at London the two and twentieth day of July in the year of our Lord God one thousand six hundred and sixty before the Right Worship William Mericke Doctor of Laws Master Keeper or Commissary of the Prerogative Court of Canterbury Lawfully Constituted by the oath of Thomas Ward the son of the said deceased and sole executor named in the said Will to whom Administration of all and singular the goods chattels and debts of the said Deceased was granted Hee being First by Common sworn well and truly to Administer the same.

(TNA PROB 11/299/580)
8) Inventory of the goods of William Horobin, 6 October 1705; with a bond for the making of the inventory, 11 October 1705; and the granting of probate, 11 October 1705.

*A true and perfect Inventory of all the Goods and Chattels debts and Credits of William Horobin deceassed taken and appraised the sixt of October one thousand seaven hundred and five by Robert Olliver and Michael Slack as folloeth.*

<table>
<thead>
<tr>
<th>Inprimis</th>
<th>l</th>
<th>s</th>
<th>d</th>
</tr>
</thead>
<tbody>
<tr>
<td>His purse and Apparell</td>
<td>01</td>
<td>10</td>
<td>00</td>
</tr>
<tr>
<td>Three pair of bed sticks</td>
<td>00</td>
<td>15</td>
<td>00</td>
</tr>
<tr>
<td>his Bedding</td>
<td>02</td>
<td>10</td>
<td>00</td>
</tr>
<tr>
<td>Two Chests and an old trunk</td>
<td>00</td>
<td>10</td>
<td>00</td>
</tr>
<tr>
<td>One old cink</td>
<td>00</td>
<td>05</td>
<td>00</td>
</tr>
<tr>
<td>two little tables and two little buffits</td>
<td>00</td>
<td>15</td>
<td>00</td>
</tr>
<tr>
<td>one old cubbord and two old Cheeres</td>
<td>00</td>
<td>05</td>
<td>00</td>
</tr>
<tr>
<td>one old Dishbord</td>
<td>00</td>
<td>01</td>
<td>00</td>
</tr>
<tr>
<td>old puter and Brass</td>
<td>01</td>
<td>05</td>
<td>00</td>
</tr>
<tr>
<td>one old plank and three Chees bords</td>
<td>00</td>
<td>04</td>
<td>00</td>
</tr>
<tr>
<td>all things els praisable and unpraisable</td>
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<td><strong>Total</strong></td>
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*Taken and appased the day afore said*

*Michael Slack*

*His 4 mark*

*Robert Olliver*
Noverint universi per presentes nos Wilhelmmum Horobin parochia Sheen in Comitatu Staff yeoman et Michaelem Slack de ijsdem yeoman Christophrum Lowe de Civitate Lich et Comitatu ejusdem civilitis Ann bolder teneri et firmiter obigari reverentia doctori Christo patri et Domino Domino Johani providentia divina Lichen’ et Coven’ Episcopo in triginta libris bone et legalis monete Angliae solvendis eadem reverentia eadem patri aut suo certo Attornato Executoribus vel Administratoris suis Ad quam quidem solucionem bone et fideliter faciendam obligamus nos et quemlibet nostrum per se pro toto et insolidum heredes executores et administratores nostros et cujuslibet nostrum firmiter per presentes sigillis nostris sigillatas Date undecimo die mensis Octobris Annoque Regni Domine nostre Annæ Dei gracia Angliae Scotiae Franciae et Hiberniae Reginæ fidei defensor et cetera quarto Annoque Domini 1705:

The Condition of this obligacion is such that if the above bounden William Horobin one administrator of all and singular the goods chattells and credits of William Horobin late of the parish of Sheen deceased doe make or cause to be made a true and perfect Inventory of all and singular the goods chattells and credits of the said deceased which have or shall come to the hands possession or knowledge of him the said William Horobin or into the hands and possession of any person or persons for him and the same soe made doe exhibit or cause to be exhibited into the Registry of the Bishop’s Court at Lichfeild at or before the last day of December next ensuing And the same goods chattells and credits and all other the goods chattells and credits of the said deceased at the time of his death which at any time after shall come to the hands or possession of the said William Horobin or into the hands and possession of any other person or persons for him doe well and truly administer according to law And further doe make or cause to be made a true and iust accompt of his said Administration at or before the first day of December Anno Domini 1706 and all the rest and residue of the said goods chattells and credits which shall be found remaining upon the said Administrators accompt the same being first examined and allowed of by the Judge or Judges for the time being of the said Court shall deliver and pay unto such person or persons respectively as the said Judge or Judges, by his or their decree or sentence pursuant to the true intent and meaning of a late Act of Parliament made in the two and twentieth and three and twentieth yeares of the raigne of our Late Soveraigne Lord King Charles the second (Intituled An Act for the better settling of Intestates Estates) shall limitt and appoint And if it shall hereafter appear that any last will and Testament was made by the said deceased and the Executor or Executors therein named doe exhibit the same into the said Court makeing request to have it allowed and approved accordingly if the said William Horobin above bounden being thereunto required doe render and deliver the said Lettres of Administration (approbacion of such Testament being first bad and made) in the said Court Then this Obligacion to be void and of none effect or else to remaine in full force and vertue.

Sealed and delivered in the presence of

William Horobin [SEAL]

R Rider Jun’ N.L.

Signum

Michaelis I Slack [SEAL]
Apud Cheadle Undecimo die Octobris Anno Domini 1705 Coram Johanne Husband Surrogato etc.

Comparuit Hinckes et Exhibuit Procuratorum Speciale sub manu et sigillo Aliciae Horobin vidue sibi factum et fecit se et cetera et allegavit Willelmum Horobin nuper parochie Sheen ab hac luce ab intestato de cessisse dominam suam esse Relictam defuncti et virtute dicti Procurii specialis et in nomine Domine sue Oneri administracionis bonorum et cetera dicti defuncti petitus renunciavit quam Renunciaionem Dominus admissit et tunc Comparuit Willelmus Horobin et allegavit se esse filium Naturalem et legitimum dicti defuncti et petiit litteras administracionis eius bonorum et cetera sibi concedi et Dominus praestito Juramento in ea parte usitato et debita Causione interposita decrevit ut petitur.\[106\]

Ita Testor

Juratus predictus Willelmus Coram

George Hand Procurator...

John Husband surrogato

Staffordshire Dioceses of Lichfield and Coventry wills and probates 1521-1860.

\[106\] Translation: [Hinks came to court and exhibited the [letters] of special procuration granted to him under the hand and seal of Alice Horobin, widow, and he made himself etc., and gave evidence that William Horobin, late of the parish of Sheen, had died intestate, and his client was the widow of the deceased, and by virtue of this special procuration, and in the name of his client, he completely renounced the burden of administration of the goods etc. of the deceased, which she admitted, and then William Horobin appeared in court and gave in evidence that he was the natural and legitimate son of the deceased, and asked for letters of administration of the estate to be granted to him, and the Lord [the surrogate] administered the oath usual in this matter, inserting the due bond, decreed as was requested.]

William was sworn in before:
9) Last will and testament of William Horobin the elder, of Whitle, 1 January 1728; an inventory of his goods, 15 December 1733; with a grant of probate, 12 June 1734.

**In the name of God Amen** I, William Horobin of Whitle in the Parish of Sheen and County of Stafford, being weak of body but of sound mind and memory, blessed be Almighty God for it, do make and ordain this my Last will and Testament in manner and form following that is to say: First and Principally I commend my soul into the hands of Almighty God my Great Creator hoping that through his mercy in Jesus Christ my Ever Blessed Saviour and Redeemer to Receive Free Pardon and Forgiveness for all my sins, and my Body I Commend to the Earth to be decently Interred at the discretion of my Executor hereafter named, and as Touching my disposall of my Temporall Estate which God Almighty hath bestowed upon me, I give and dispose thereof as followeth:

Imprimis my will is that all my Just debts and Funerall Charges shall be Paid and Discharged. Item I give and bequeath unto my daughter Anne Downs the wife of James Downs the sum of Twenty Shillings of good and Lawfull money of Great Brittain Item I give and Bqueath unto my daughter Parnell Piersefull the wife of Nathan Piercifull the sum of Twenty Shillings Item I give and Bequeath unto my Grandaughter Dorothy Downs the sum of Ten Pounds to be Paid her when she shall attain to the age of one and Twenty yeares. Item I give and Bequeath unto my Grandson William Downs the sum of Ten Pounds to be Paid him when hee shall attain unto the age of one and Twenty yeares. Item I give and bequeath unto my three Grand Children Elizabeth Crouchlow and John Crouchlow and Anne Crouchlow Every of them the sum of ten Pounds of good and Lawfull money of Great Brittain to be Paid severally to each of them when they shall attain to the age of Twenty and one years of age Item I give and Bequeath unto my two Grand Children Nathan Piercifull and Mary Piercifull Each of them the sum of Ten Pounds a Piece, to be Paid to them as they shall attain unto the age of Twenty and one years Item I give and Bequeath unto my son William Horobin all that fee simple or Parcell of Land belonging to mee Lying and being near Wormill Bridge in the County of Darby, Called Knocklowe Together with all the Appurtenances and all Rights and Priviledges therunto belonging for and during his naturall Life and then to his heirs and assigns for Ever Item I give and Bequeath unto my son William Horobin all my houses Lands Tenements househould goods Cattles and Chattles and Estate both Real and Parsonall in Possession or Reversion to him and his heirs and assigns for Ever bee Paying my Just debts Legacies and Funerall Charges and Lastly I doe nominate and Appoint my said son William Horobin full and sole Executor of this my Last will and Testament and doe hereby Revoke disanull and make void all other former wills and Testaments by mee heretofore made, and doe Publish this and declare it to bee my Last will and Testament In witness wherefore I the said William Horobin the Elder have hereunto Let my hand and seal the First day of January, and in the First year of the Raign of our Soveraigne Lord George by the Grace of God of Great Brittain, France and Ireland King Defender of the Faith etc. Annoque Domine 1727/8

Signed Sealed and Published

By the said William Horobin as his

*Last will and Testament in presence of*  
William Horobin [SEAL]

us who did also set our hands as witnesses

thereeto in presence and att the Request

107 Something struck through.
of the Testator himself videlicet

Thomas Wardle

Thomas Charlsworth

George Brooke

A True Perfect Inventery of the goods and Chattles of William Horrobin of Whiteall in the Parish of Sheen and County of Stafford senier taken valued and apprized the Twenty Fifth day of December and in the Seventh year of the Reign of our Sovereign Lord George the Second by the Grace of God of Great Brittain France and Ireland King defender of the Faith and in the year of our Lord God one thousand seven hundred thirty and three by us Robert Oliver and George Brooke as followeth

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<td>Item all that Parcell of Land Lying and being near</td>
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<td>Wormill Bridge in the County of Darby Called</td>
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<td>Knocklow valued and set att Twelve pound a year(^{108})</td>
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<td>of Land att Sheen Moor Topp the sum of</td>
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<td>Item for money Lent John Oliver of Laddington</td>
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<tr>
<td>Item Lent to Thomas Gould of Sheen the sum of</td>
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<td>Item Lent John Brunt of Ipstones the sum of</td>
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<td>Item in the Parler one Bedstead and Beding thereunto</td>
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<td>Bellonging the sum of</td>
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<td>Item one Small Table and a Few Chairs and a smal</td>
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<td>old Cubbard and Siver Spoon and one old dishbord</td>
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<tr>
<td>with some other old things</td>
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\(^{108}\) The whole entry is crossed out.
The Sum $\text{132} = \text{17} = \text{00} = \text{0}^{00}$

Praisers ... $73 : 07 : 00$

Robert Oliver

George Brooke

12 June 1734

Which day appeared personally William Horobin sole executor named in the within-written Will and prayed the same to be proved in common form and Administration thereof to be granted to him

G Hand-Jun

By Commission The said Executor was then

duly sworn before me

Thomas Calton Surrogate

Staffordshire Dioceses of Lichfield and Coventry wills and probates 1521-1860.

\[100\text{ The sum total is crossed out.}\]
In the name of god Amen I William Horobin of Whitle in the parish of Sheen and County of Stafford Husbandman being of sound disposing mind and memory praised be god for the same do make publish and declare this my last will and Testament in manner and form following First I comend my soul to Almighty god my Creator Jesus Christ my Redeemer and the Holy ghost my comforter trusting through the alone merits of Jesus Christ to have my sins forgiven me and to enjoy everlasting life in the kingdom of Heaven Aso I will that my body be decently buried in a customary manner at the discretion of my Executors hereafter named Item I will that all my just debts legacies and Funeral expenses be paid and discharged and the charge of proving this my said will and attending the Execution thereof be paid and discharged by my Executors herein after named out of my personal estate Item I give to my son William Horobin the tithe of his farme to him and his Heirs for ever and my Husbandry ware and Househould goods except my Chest and the furniture in it Item I give to my daughter Parnell Goold the sume of thirty five pound to be paid out of my personall estate and to be wholey at her own disposall amongst her Childerren without the consent of her Husband notwithstanding her couverture Item I give to my son Joseph Horobin the sum of Ten pound. Item I give the further sume of Thirty pound to be equally divided amongst so many of my son Josephs childerren as shall be living twelve months after my deceas at the discretion of my executors Item I give my son Joseph all my wearing apparrell Item I give my son George Horobin the sume of Thirty Eight pound Item I give to my son Danniell Horobin the sume of sixty nine pound Item I give to my Three Grandchildren Hannah Thomas and Henry Wheldons daughter and sons of my daughter Mary Whelldon late deceasd the sume of Five pound a piece when they shall attain the age of Twenty one years but in case any of them die before they come to age then the part to be equally dividet between the survivors Item I give to my two Granddaughters Hannah and Elizabeth Horobin daughters of my son William Horobin the sume of Thirty pound a peice to be paid them when they shall attain the age of twenty one years but if either of them die before they come to age then the sixty pound to be paid to the survivor when she comes to age but if it hapens that there is Intrest ...ade of the said sume of sixty pound left to my two Granddaughters and the further s[ume] of Twenty pound left to my Three Grandsons and daughters of my son William Horobin my will and mind is that it shall be paid for schooling and other edication the overplace if any there be to buy them necessaries at the discretion of their father and my Executors Item I give to my two Grandsons Joseph and James Horobin sons of my son William Horobin the sum of Five pound a peice and to George Horobin son of my son William Horobin the sume of Ten pound to be paid by my Executors towards putting all the three sons to trades by the consent and order of their father and my Executors but if either Joseph, George or James die before they come to age then the survivor or survivors shall receive their respective share Item I give to William Horobin son of Nathaniell Horobin deceased the sume of Three pound Item it is my will that no legacies shall be payable by my Executors untill Twelve months after my deceas be expired that are heretofore by me bequeathed Item I give and bequeath to my cozin William Oliver of Broomsedg in trust the sume of three Hundred pound in the hands of Mr Bagshaw of Wormhill and Intrest what shall happen to be In order to defray all my debts legacies and funerall expenses the overplace if any there be and the rest of my personall estate I give to be divided between my son William Horobin and my son Joseph Horobin equally to be divided Lastly I do hereby constitute and apoint my cozen William Oliver Thomas Wardle and George Horobin Executors joyntly of this my last will and Testament hereby revoking disanulling and declareing void all other will or wills formerly, heretofore by me <made> In witness whereof I the
said William Horobin have to this my last will and Testament put my hand and seall this the nineteenth day of June in the year of our Lord 1762

Signed sealed and declared by the Testator
to be his last will and Testament in the presence of us

John Wardle
Thomas Wardle junior
Thomas Wardle senior

Cheadle 28th April 1763

Lett Probat of this will be Granted to Thomas Wardle and George Horobin two of the Executors named therein William Oliver the other Executor having first Judicially Pronounced there Right to the Probat or Execution of the said will

G Hand

They being sworn before me

Thomas White Surrogate

Staffordshire Dioceses of Lichfield and Coventry wills and probates 1521-1860.
Last will and testament of Thomas Sheldon of Mare Dole, husbandman, 6 January 1789; with a grant of probate, 7 May 1789.

In the Name of God, Amen the sixth day of January 1789. I Thomas Sheldon of the Mare Dole in the parish of Sheen and county of Stafford husbandman being sick in Body but of perfect mind memory and understanding thankes be to Almighty God, and calling to mind the uncertain Estate of this Transitory Life and that all must Yield unto Death when it shall please God for to call Do make and Ordain this my last Will and Testament in Manner and form following that is to say and first of all I commit <my> soul into the Hands of Almighty God who Gave it hoping to receive Remission of all my sins at the general Resurrection at the last day through My Our Lord Jesus Christ my <Blessed> Saviour and Redeemer and my Body I commit unto the Earth to be Decently Buried by my Executors and my Will and mind is that all my Just Debts and Funeral Expences of this my last Will be fully satisfied and Paid And first of all I Give and Bequeath unto My Eldest son Matthew Sheldon his two Cows together with one More out of My stock which he shall Choose together with one year old calf and a two years old one over that also I Give unto him my Horse and Cart als one Plow and one Harrow together with Gearing for two Horses all which I Give unto him together with all my Estate of Free hold Land Lying and being upon Sheen Hill be the same more or less also I Give unto my son Matthew Sheldon aforesaid one fourth Share of my Household Goods and furniture of whatsoever is belonging to me I give unto My Wife to be paid to her out of my other Estate namely ten Pounds per annum for and During her natural Life without any Reduction therin to commence within one Twelve Months after my Decease Also I Give and bequeath unto my Daughter Ann Horobin one half of my Estate against my other two Daughters namely Elizabeth Battersby and Timmison Bembrick My Will and mind is that these my three Daughters their names before Written that is to say, Anne Elizabeth and Timmison Do Divide the rest of my Stock of Cattle that is not already Willed or bequeathed amongst them three after the same Manners as is Specified Concerning my Estate of Land that is to say Ann Horobin one half thereof the other two the other half between them and so for the House hold Goods after the same Manner they Paying to their Mother Yearly and Every Year Out of My Effects the full sum of ten Pounds per year as aforesaid and further more at the Decease of their Mother Elizabeth Sheldon my three daughters must Pay unto my son Matthew Sheldon the sum of five Pounds and I appoint my son in Law William Horobin Sole Executor of this my last Will and Testament hoping that he will perform the trust that I Repose in him and I Do hereby Declare this and no other to be my last Will Ratifying and Confirming the same Revoking and Disannulling all other and only Declare this to be my last.

Signed Sealed Published and Declared by the Testator to be his last will and Testament in the presence of us who are the subscribing Witnesses that is to say.

John Wardle
Thomas Buxton
William Sleigh

Thomas Sheldon
Thom
his mark

103
At Cheadle 7th May 1789

Let a probat of this will be granted to William Horobin the sole Executor therein named.

He being first duly sworn as also that the Personal Estate of the said deceased did not amount to the sum of £100.

Before me

Buckeridge Surrogate

William Buckeridge

Staffordshire Dioceses of Lichfield and Coventry wills and probates 1521-1860.
12) Last will and testament of William Horobin of Whitle, yeoman, 22 January 1791; with the granting of probate, 24 July 1794.

This is the last Will and Testament of me William Horobin, of Whitle in the Parish of Sheen, and County of Stafford, yeoman. First, it is my Will and mind that all my just Debts, Funeral Charges, and Expenses in proving this my Will, shall be paid by my Executors herein after named; out of my Personal Estate; Also, I give to my Eldest son William Horobin, the sum of Twenty Shillings to be paid to him twelve months after my decease; Also, I give to my Daughter Hannah, Wife of Joseph Goodwin, the sum of Fifty Pounds to be paid to her within six Months next after the death of my Wife Elizabeth Horobin, if my said Daughter be then living; and in case she be then dead, then I give the same unto, and equally amongst all the Children of my said Daughter Hannah, whether sons or Daughters, share and share a like, and to be paid as they shall respectively attain their Ages respectively of Twenty one years; Also all those two Messuages or dwelling Houses, situate and being near Beresford, in the Parish of Alstonefield, in the said County; and all those several Closes, pieces, or parcels of Land to the same belonging, heretofore purchased by me, from Mr Charles Ensar, John Enson, and William Lowe, or some of them; and late the Estate of John Taylor, late of Wetton, Cheese Factor, deceased; I hereby give, devise and bequeath the same, unto my beloved Wife Elizabeth, for and during the term of her natural life; she my said Wife well and sufficiently maintaining Clothing, and finding for my two sons, George Horobin, and James Horobin, with Meat, Drink, Washing, and Lodging, and Apparel of all sorts, and all other necessaries suitable to their degree during her life; and I do earnestly desire her to take care of them, in pity to their Infirmities, during their indisposition; and from and after the decease of my said Wife Elizabeth, hereby give, desire, and bequeath, the said Messuages, Lands, and Premises, with their and every of their Appurtances, and all other my real Estate whatsoever, and wheresoever, to my youngest son John Horobin, his Heirs and Assigns, for ever, upon condition nevertheless, it is my Will and mind, that my said Youngest son John Horobin, his Heirs or Assigns do and shall as soon as he or they become entitled to the said Messuages, Lands, and Premises, with their real Estate, and truly pay to his said two Brothers, George Horobin, and James Horobin, the several sums of five pounds apiece yearly, at two days or times of payment in the year, to Wit at Michaelmas, and Lady Day, by even and equal portions and payments the first payment to be made on such of the said days as shall first happen next after my Wifes decease; and also do and shall find, provide, and allow unto, and for the said George Horobin, and James Horobin, my son, and the survivors of them, during the time they live with him, or their natural lives, good sufficiently and wholesome meals, Drink, Washing, and Lodging, suitable to their degree, provided always; and it is my further Will and mind, that if my said sons, George Horobin, and James Horobin, or either of them, shall not be content to live and cohabit with their brother John, his Heirs or Assigns, and to have their and either of their maintenance, and necessaries, and five pounds a year apiece paid them in manner aforesaid, for their respective lives, and are desirous and take a mind to remove and live else where, from their brother it shall be lawful for them, or either of them so to do, and then upon their removing and living asunder and else where, from the said John Horobin, I give to each of them, the said George Horobin, and James Horobin, the yearly sum of Ten Pounds a year, for their lives respectively apiece, to be in lieu stead and satisfaction of the maintenance, and Annuities I have before given to them before by this my Will, and to be paid to each of them upon their removal, and living asunder from their said brother, at the aforesaid days and times before mentioned; for payment of the annuity of Five pounds, and to make my said real Estate to be charged, and chargeable, with the payment of the Annuity, and Maintenance, of my said two sons George Horobin, and James Horobin in manner aforesaid, provided also, it is my Will and mind, that my said sons George or James Horobin, or either of them, shall not at any time hereafter, during their lives, or the life of the survivor of them; have power to grant or convey, Mortgage or sell the said several Annuities, or any part thereof, to any Person or Persons.
whomsoever: Also from and after the death of one and my said Wife Elizabeth, I hereby give, devise, and bequeath, all my said real Estate situate and being near Berrisford, in the Parish and County aforesaid; with all Appurtenances to the same belonging, unto my son John Horobin his Heirs and Assigns for ever subject nevertheless to the Annuities and Yearly Payments before mentioned: Also, all and singular my Household Goods, Implements, and Utensils of Household Furniture, stock of Cattle, Husbandry Ware, and all other my Personal Estate whatsoever, or wheresoever, I hereby give, devise, and bequeath, unto my said Wife and unto my son John, their Executors and Administrators, equally between them, share and share alike: and lastly, I do hereby nominate and appoint my said Wife Elizabeth and my said son John to be Executor and Executrix of this my last Will and Testament; and revoking all former Wills by me heretofore made, do make this my last; In Witness whereof I the said William Horobin have to this my last Will and Testament, contained in two sheets of Papers, to the first whereof I have set my Hand only, and the second my Hand and seal, this Twenty second day of January, in the thirtieth year of the Reign of our sovereign lord George the third, by the grace of God King over Great Britain and so forth, and in the year of our Lord One thousand seven hundred and ninety one.

Signed, sealed, published and declared

as and for the last Will and Testament

in the presence of us, who in the presence

and at the request of the Testator and

William Horobin [SEAL]

in the presence of each other subscribed

our Names as Witnesses hereunto

W. Rogers
His
Abraham + Harrison
Mark
His
Mary + Fern
Mark

At Lichfield 24th July 1794

Let a Probate of this Will be granted to John Horobin the Executor therein named - Reserving a Power for Elizabeth Horobin Widow the Executrix

John Horobin being duly sworn, also that the deceaseds personal Estate is not of the value of 300... before us

William Buckeridge + T. Buckeridge Surrogate

Staffordshire Dioceses of Lichfield and Coventry wills and probates 1521-1860.
Last will and testament of Thomas Wood of Whitle, 3 December 1836.

In the Name of God Amen, This Third Day of December 1836 I Thomas Wood (of Whitle in the parish of Sheen and County Stafford) Do Hereby make this my last Will in Form and manner as follows

Item First I Commit my Body to the ground to be Buried as my Executors may deem proper, and my just Debts and Funeral Expenses paid and fully discharged out of my Personell Estate

Item 2nd I Do Give and Bequeath to my two nephews Joseph Wood and John Wood (the two sons of my Brother Samiuel Wood) one Third share or moiety of the Land (Bought) from Mr Thos Gillman) known by the name of the back of the Race together with all rents Isues or profits arising therefrom to the use of the said Joseph Wood & John Wood to <be> Equally parted between them share and share alike to them their Heirs Executors Administrators or Assigns

Item 3rd It is also my Will that if either of they my nephews or Both of them shall Die not leaving Issue or attaining the age of Twenty One years, Then I give and bequeath the share or shares moiety or Moietys <of land> to my Nephew Samiuel Wood (son of my Brother Samiuel Wood) to Him his Heirs Executors Administrators or Assigns

Item 4th It is also my will that if my Nephew Samiuel Wood shall Die not Leaving Issue or attain the age of Twenty One years Then I give and bequeath the same share or shares moiety or Moietys <of land> to my Nephew William Wood (son of <my> brother Samiuel Wood) to Him his Heires Executors Administrators or Assigns

Item 5 It is also will That if my Nephew William <Wood son of my brother Samuel Wood> shall Die not Leaving Issue or attain the age of Twenty One years Then I give and bequeath to the nex Heire at Law

Lastly I Give and Bequeath to my Brother Samiuel Wood all the Remainder or residue of my Estate Both Real & Personal to him his Heires Executors Administrators or assigns and I also appoint John Horobin of Fearnyknowle & William Horobin Crowdycox my sole Executors

NB th... Entertaining ... at this same time my sole executors

Signed Sealed and Published in the presence of us

William Horobin

Thomas Wood

Thomas Horobin

Ben‘in Horobin

Staffordshire Dioceses of Lichfield and Coventry wills and probates 1521-1860.
14) Last will and testament of William Wood of Whitle, yeoman, 15 February 1837.

This is the last Will and Testament of me William Wood of Whitle in the Parish of Sheen in the County of Stafford Yeoman which I do make publish and declare in manner and form following that is to say First I do hereby will and direct that all my just debts funeral testamentary and other Expenses be paid and discharged out of my personal Estate by my Executor hereinafter named as soon as conveniently can be after my decease and subject thereto I do Hereby Will give devise and bequeath all that my third part or share of and in all those closes pieces or parcels if land situate lying and being in the Township of Sheen aforesaid at a place there called the Back of the Race together with the buildings and appurtenances thereunto belonging And also all tithes and tenths of corn grain hay wool and lamb and all other tithes and tenths whatsoever arising or accruing thereout or out of or from any part thereof And all other my real Estate and Effects of what nature or kind soever or wheresoever situate And also all and every my personal Estate and Effects of what nature or kind soever and wheresoever situate and being unto my loving Brother Samuel Wood To hold the same real and personal Estate and Effects and all and singular other the Premises so hereby given devised and bequeathed or intented so to be with their and every of them appurtenances unto the said Samuel Wood his heirs executors administrators and assigns for ever And lastly I do hereby nominate constitute and appointing said Brother Samuel Wood sole Executor of this my Will hereby revoking all former and other wills by me at any time heretofore made and do declare this only to be my last Will and Testament In Witness whereof I have hereunto set my hand and affixed my seal this fifteenth day of February one thousand eight hundred and thirty seven

Signed sealed published and declared by the said William Wood the testator as and for his last Will and testament in the presence of us who in his presence at his request and in the presence of each other have subscribed our names as Witnesses hands
Hannah Froggatt
Benjamin Horobin
William Tomlinson

Staffordshire Dioceses of Lichfield and Coventry wills and probates 1521-1860.
Appendix 7: Maps.

The maps comprising this appendix deal are the product of the assessment of the tithe map and apportionment of 1845, and of the ridge and furrow evidence from the Lidar survey undertaken for this project.

The first map is a visual representation of the patterns of land ownership from the tithe survey and apportionment of 1845.\textsuperscript{111} In the mid-nineteenth century, there was a concerted effort to evaluate the value of the tithes owed by landowners and tenants for ecclesiastical tithes, that is the payment of tenths on a variety of produce coming from the land, being either animal, vegetable or mineral. As a consequence of this, a very substantial portion of England and Wales was mapped in a high degree of detail, with an addition award document giving the land owners and tenants for the land contained in the maps, also giving acreages, and types of cultivation. These in many cases are the earliest detailed maps for much of the country, and this is the case for the parish and township of Sheen.

The map if the earliest detailed one of Whitle, and is therefore of great importance, providing a snapshot of the Whitle area a little after the Harpur Crewes sold their part of the lands there. Gone are the names we have been familiar with, the Harrisons and Horobins, the Wards, Sterndales and Mottrams, but other families who had been there since the mid eighteenth century, such as the Hichinbothams can still be found as tenants. In parts of the map east of Upper Whitle, the fragmented landownership might well represent the fossil of a small common field.

![Image of a page from the tithe award document showing the section for Charles Finney in Whitle.](image)

\textsuperscript{111} Apportionment: LRO B/A/15/656; Map: LRO B/A/15/276.
Portions from LRO B/A/15/656, Sheen tithe award, showing the section for Charles Finney in Whitle, and from LRO B/A/15/276, Sheen tithe map, showing the upper section of the Whitle area, 1845.

The other map is a more speculative map, attempting to relate the Lidar evidence of ridge and furrow in the Whitle area to a modern map. What results are fields lying to the west of the river Dove which are in all likelihood the old ploughed arable medieval fields, some of which may have been held in common, though in only part of which does this fragmented strip cultivation survive.
in fossil field boundaries. The area above the valley is more likely to be more recent arable cultivation of land enclosed from the commons and moors.

This author is not an expert on ridge and furrow, so that the lidar evidence is likely to be of mixed age, even in the areas where medieval ploughing no doubt took place. The period of the Napoleonic wars in particular saw the ploughing of land a fresh that had long since been abandoned to pasture. After the national emergency was over the land was quickly allowed to revert to pasture, and Whitle by 1845, as it is now, was almost all pasture and meadow. Interestingly this primitive assessment does reveal a multitude of trackways that allowed access across the landscape between the small arable fields.
The Whitle Area: Tithe Map to OS (1845).

<table>
<thead>
<tr>
<th>Owner</th>
<th>Tenant</th>
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<tbody>
<tr>
<td>Charles Finney</td>
<td>Charles Finney</td>
</tr>
<tr>
<td>Charles Finney</td>
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</tr>
<tr>
<td>Thomas Finney</td>
<td>Thomas Finney</td>
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<tr>
<td>Thomas Finney</td>
<td>John Hickinbotham</td>
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<tr>
<td>Thomas Finney</td>
<td>Samuel Wood</td>
</tr>
<tr>
<td>Joseph Gould</td>
<td>Ralph Naden</td>
</tr>
<tr>
<td>Moses &amp; Henry Tunnicliffe</td>
<td>George Pickering</td>
</tr>
<tr>
<td>Moses &amp; Henry Tunnicliffe</td>
<td>William Slack</td>
</tr>
<tr>
<td>Thomas Ollenshaw</td>
<td>John Sargent</td>
</tr>
</tbody>
</table>
Lidar Based Field Assessment.

- Oldfields
- Lower/Upper Whittle
- Under Whittle
- Barn Complex
- Mare Doles
- River Dove
- Broadmeadow Hall

Legend:
- ‘Old’ Fields with Ridge and Furrow
- ‘Later’ Fields with Ridge and Furrow
- Areas with no indication of Cultivation or where the Lidar evidence is confused.
Appendix 8: Bishop’s Transcripts

The bishop’s transcripts, records from the Lichfield archive, consist of rolls containing the baptisms, marriages and burials in individual parishes for each year, or for groups of years. As such they were an official record, copying the material that was entered into the parish registers, produced probably by the vicar, or by the church wardens. They are a useful check against the parish register, and it is possible that they might contain additional material when compared to the parish registers.

The material contained in this appendix covers the period from the late-seventeenth century until the mid-nineteenth century. The data has been separated into baptisms, marriages and burials. Unfortunately, the place of residence within the parish of Sheen, if not Sheen village itself was not always recorded, so that the data collection relied to a significant degree on the recognition by this author and the volunteers of families believed to be connected to Whitle. The people found herein probably do relate to Whitle, but it is also quite probable that errors have crept in. These records, and the original registers could well repay re-examination.
### Baptisms.

<table>
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<th>Date</th>
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<th>Mother</th>
<th>Place</th>
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112 Perhaps an error for the next entry.
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<td>1791, 23 Jan</td>
<td>Sheldon, Ann</td>
<td>Sheldon, Matthew</td>
<td>Mary</td>
<td>Whittle</td>
</tr>
<tr>
<td>1791, 1 May</td>
<td>Hickinbottom, Samuel</td>
<td>Hickinbottom, Sarah</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1791, 22 May</td>
<td>Froggatt, Mary</td>
<td>Froggatt, James</td>
<td>Hannah</td>
<td>Whittle</td>
</tr>
<tr>
<td>1793, 2 June</td>
<td>Higginbottom, John</td>
<td>Higginbottom, Isaac</td>
<td>Alice</td>
<td></td>
</tr>
<tr>
<td>1794, 12 May</td>
<td>Froggatt, John</td>
<td>Froggatt, James</td>
<td>Hannah</td>
<td>Whittle</td>
</tr>
<tr>
<td>1795, 26 Apr</td>
<td>Horobin, Benjamin</td>
<td>Horobin, William</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

113 20th or 30th June.
114 Sarah Hickinbottom is subsequently noted as of Whittle.
<table>
<thead>
<tr>
<th>Date</th>
<th>Name</th>
<th>Parent 1</th>
<th>Parent 2</th>
<th>Relationship</th>
</tr>
</thead>
<tbody>
<tr>
<td>1795, 14 June</td>
<td>Harrison, Martha</td>
<td>Harrison, Abraham</td>
<td>Sarah</td>
<td></td>
</tr>
<tr>
<td>1801, 26 Apr</td>
<td>Hickinbottom, Isaac</td>
<td>Hickinbottom, Isaac</td>
<td>Alice</td>
<td>Whitelow</td>
</tr>
<tr>
<td>1801, 24 May</td>
<td>Bradbury, Abraham</td>
<td>Bradbury, John</td>
<td>Martha</td>
<td>Whitelow</td>
</tr>
<tr>
<td>1801, 24 May</td>
<td>Slack, Abraham</td>
<td>Slack, William</td>
<td>Ann</td>
<td>Whitelow</td>
</tr>
<tr>
<td>1801, 24 May</td>
<td>Rawlinson, Ann</td>
<td>Rawlinson, Charles</td>
<td>Alice</td>
<td>Whitelow</td>
</tr>
<tr>
<td>1801, 15 Nov</td>
<td>Hickinbottom, Ann (illegitimate)</td>
<td>Hickinbottom, Sarah</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1802, 28 Mar</td>
<td>Harrison, Abraham</td>
<td>Harrison, Abraham</td>
<td>Sarah</td>
<td>Sheen</td>
</tr>
<tr>
<td>1802, 8 Aug</td>
<td>Horobin, Mary</td>
<td>Horobin, John</td>
<td>Mary</td>
<td></td>
</tr>
<tr>
<td>1803, 25 Sept</td>
<td>Hickinbottom, Joseph</td>
<td>Hickinbottom, Isaac</td>
<td>Alice</td>
<td></td>
</tr>
<tr>
<td>1804, 19 Feb</td>
<td>Horobin, James</td>
<td>Horobin, John</td>
<td>Mary</td>
<td></td>
</tr>
<tr>
<td>1805, 20 Jan</td>
<td>Harrison, Hannah</td>
<td>Harrison, Abraham</td>
<td>Sarah</td>
<td></td>
</tr>
<tr>
<td>1805, July</td>
<td>Horobin, Sarah</td>
<td>Horobin, John</td>
<td>Mary</td>
<td></td>
</tr>
<tr>
<td>1806, 10 Aug</td>
<td>Horobin, Henry</td>
<td>Horobin, John</td>
<td>Mary</td>
<td>Whitelow</td>
</tr>
<tr>
<td>1808, 15 May</td>
<td>Horobin, ? Samuel</td>
<td>Horobin, John</td>
<td>Mary</td>
<td></td>
</tr>
<tr>
<td>1808, 11 Dec</td>
<td>Horobin, William</td>
<td>Horobin, John</td>
<td>Mary</td>
<td></td>
</tr>
<tr>
<td>1810, 7 Jan</td>
<td>Horobin, Sarah Ann</td>
<td>Horobin, John</td>
<td>Mary</td>
<td>Under Whittle</td>
</tr>
<tr>
<td>1810, 23 May</td>
<td>Froggot, Judith</td>
<td>Froggot, Hanna</td>
<td>Under Whittle</td>
<td></td>
</tr>
<tr>
<td>1810, 22 July</td>
<td>Salt, Mary Ann</td>
<td>Salt, George</td>
<td>Under Whittle</td>
<td></td>
</tr>
<tr>
<td>1811, 20 Jan</td>
<td>Horobin, Richard</td>
<td>Horobin, John</td>
<td>Mary</td>
<td>Under Whittle</td>
</tr>
<tr>
<td>1811, 23 Feb</td>
<td>Hickinbottom, Mary</td>
<td>Hickinbottom, Thomas</td>
<td>Under Whittle</td>
<td></td>
</tr>
<tr>
<td>1815, 2 July</td>
<td>Horobin, Hannah</td>
<td>Horobin, Benjamin, farmer</td>
<td>Hannah</td>
<td>Near Sheen</td>
</tr>
<tr>
<td>1816, 24 Mar</td>
<td>Harrison, Maria</td>
<td>Harrison, Martha</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1844, 28 May</td>
<td>Sarjent, Emma</td>
<td>Sarjent, James, farmer</td>
<td>Nancy</td>
<td>Whitle</td>
</tr>
<tr>
<td>1844, 30 Dec</td>
<td>Slack, Samuel</td>
<td>Slack, Mary, servant</td>
<td>Whitle</td>
<td></td>
</tr>
<tr>
<td>1846, 25 Dec</td>
<td>Horobin, Peggy</td>
<td>Horobin, Peggy, farmer</td>
<td>Mary</td>
<td>Under Whitle</td>
</tr>
<tr>
<td>1847, 27 Nov</td>
<td>Slack, Joseph</td>
<td>Mary, servant</td>
<td>Whitle</td>
<td></td>
</tr>
</tbody>
</table>

115 Subsequently noted as of Under Whitle.
116 6th or 7th July.
## Marriages.

<table>
<thead>
<tr>
<th>Date</th>
<th>Name &amp; Occupation</th>
<th>Name &amp; Occupation</th>
<th>Place</th>
</tr>
</thead>
<tbody>
<tr>
<td>1682, 27 Apr</td>
<td>Slack, Thomas</td>
<td>Needham, Elizabeth</td>
<td></td>
</tr>
<tr>
<td>1682, 4 Dec</td>
<td>Slack, William</td>
<td>Wood, Margaret</td>
<td></td>
</tr>
<tr>
<td>1691, 10 Sept</td>
<td>Slack, Job</td>
<td>Lomas, Elizabeth</td>
<td></td>
</tr>
<tr>
<td>1718, 18 Nov</td>
<td>Slack, John</td>
<td>Lomas, Elizabeth</td>
<td></td>
</tr>
<tr>
<td>1793, 25 July</td>
<td>Horobin, John</td>
<td>Wheeldon, Mary</td>
<td>Par. Alstonefield</td>
</tr>
<tr>
<td>1794, 3 Dec</td>
<td>Harrison, Abraham</td>
<td>Belfit, Sarah</td>
<td>Both of par. Sheen.</td>
</tr>
<tr>
<td>1800, 29 Dec</td>
<td>Slack, William</td>
<td>Harrison, Ann</td>
<td>Both of par. Sheen.</td>
</tr>
<tr>
<td>1800, 29 Dec</td>
<td>Bradbury, John</td>
<td>Harrison, Martha</td>
<td>Both of par. Sheen.</td>
</tr>
<tr>
<td>1846</td>
<td>Ball, George, farmer</td>
<td>Froggat, Hannah</td>
<td>Boothlow &amp; Whitle</td>
</tr>
</tbody>
</table>
# Burials

<table>
<thead>
<tr>
<th>Date</th>
<th>Name</th>
<th>Occupation/status</th>
<th>Place</th>
</tr>
</thead>
<tbody>
<tr>
<td>1695, 22 Dec</td>
<td>Slack, Samuel</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1698, 9 Sept</td>
<td>Slack, Elizabeth</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1698, 18 Sept</td>
<td>Harrison, Abraham</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1708, 22 March</td>
<td>Slack, Richard</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1709, 27 March</td>
<td>Slack, Henry</td>
<td>Father</td>
<td></td>
</tr>
<tr>
<td>1713, 21 May</td>
<td>Slack, Ellen</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1713, 23 May</td>
<td>Horrobin, Alice</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1722, 20 April</td>
<td>Slack, Joseph</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1725, 10 April</td>
<td>Horrobin, Ellen</td>
<td>Wife of William Horrobin</td>
<td></td>
</tr>
<tr>
<td>1726, 18 Dec</td>
<td>Slack, Hanna</td>
<td>Wife of John Slack</td>
<td></td>
</tr>
<tr>
<td>1730, 28 May</td>
<td>Harrison, Anna</td>
<td>Widow &amp; Pauper.</td>
<td></td>
</tr>
<tr>
<td>1732, 14 March</td>
<td>Slack, Ann</td>
<td>Wife of Thomas Slack</td>
<td></td>
</tr>
<tr>
<td>1733, 23 Dec</td>
<td>Horrobin, William</td>
<td>The elder</td>
<td>Whitle</td>
</tr>
<tr>
<td>1733, 26/28 Dec</td>
<td>Horrobin, Hannah</td>
<td>Wife of William Horobin the younger</td>
<td>Whitle</td>
</tr>
<tr>
<td>1733, 28 Dec</td>
<td>Wood, Joseph</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1737, 27 March</td>
<td>Slack, Joseph</td>
<td>Son of Elizabeth Slack, widow</td>
<td></td>
</tr>
<tr>
<td>1738, 7 Jan</td>
<td>Slack, John</td>
<td>Son of Elizabeth Slack, widow</td>
<td></td>
</tr>
<tr>
<td>1738, 30 April</td>
<td>Slack, Thomas</td>
<td>Son of John Slack</td>
<td></td>
</tr>
<tr>
<td>1742, 14 March</td>
<td>Slack, Dorothy</td>
<td>Widow</td>
<td></td>
</tr>
<tr>
<td>1748, 4 Nov</td>
<td>Slack, Henry</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1752, 1 May</td>
<td>Wood, William</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1753, 20 May</td>
<td>Slack, Thomas</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1754, 13 May</td>
<td>William Harrison</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1755, 10 Feb</td>
<td>Harrison, Abraham</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1755, 16 July</td>
<td>Harrison, Ann</td>
<td>Wife of John Harrison</td>
<td></td>
</tr>
<tr>
<td>1757, 17 July</td>
<td>Hickinbottom, Samuel</td>
<td>Son of Thomas Hickinbottom and his wife</td>
<td>Under Whitle</td>
</tr>
<tr>
<td>1765, 5 July</td>
<td>Sheldon, Sampson</td>
<td>Son of Thomas and Elizabeth Sheldon</td>
<td>Whitle</td>
</tr>
<tr>
<td>1768, 23 June</td>
<td>Harrison, Helen</td>
<td></td>
<td>Whitle</td>
</tr>
<tr>
<td>1776, 14 April</td>
<td>Horobin, Joseph</td>
<td></td>
<td>Whitle</td>
</tr>
<tr>
<td>1777, 24 Feb</td>
<td>Horobin, Hannah</td>
<td>Daughter of William and Sarah Horobin</td>
<td>Sheen</td>
</tr>
<tr>
<td>1778, 23 April</td>
<td>Horobin, Sarah</td>
<td>Wife of William Horobin</td>
<td>Townend</td>
</tr>
<tr>
<td>1777, 19 March</td>
<td>Bradley, Ann</td>
<td></td>
<td>Whitle</td>
</tr>
<tr>
<td>1788, 11 Feb</td>
<td>Sheldon, Benjamin</td>
<td></td>
<td>Whitle</td>
</tr>
<tr>
<td>1788, 17 Nov</td>
<td>Sheldon, Ann</td>
<td>Wife of Benjamin Sheldon</td>
<td>Whitle</td>
</tr>
<tr>
<td>1789, 22 Jan</td>
<td>Sheldon, Thomas</td>
<td></td>
<td>Whitle</td>
</tr>
<tr>
<td>Date</td>
<td>Person</td>
<td>Relationship</td>
<td>Location</td>
</tr>
<tr>
<td>-------------</td>
<td>--------------</td>
<td>---------------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>1791, 22 May</td>
<td>Harrison, Hannah</td>
<td></td>
<td>Whitle</td>
</tr>
<tr>
<td>1792, 30 March</td>
<td>Higginbottom, Jane</td>
<td>Wife of Thomas Higginbottom</td>
<td></td>
</tr>
<tr>
<td>1793, 26 October</td>
<td>Harrison, Ellen</td>
<td>Daughter of Abraham and Martha Harrison</td>
<td></td>
</tr>
<tr>
<td>1794, 14 May</td>
<td>Horobin, William</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1795, 11 February</td>
<td>Horobin, Hannah</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1807, 27 Sept</td>
<td>Horobin, Sarah</td>
<td>Daughter of John and Mary Horobin</td>
<td></td>
</tr>
<tr>
<td>1810, 19 June</td>
<td>Harrison, Martha</td>
<td>Wife of Abraham Harrison</td>
<td>Whitle</td>
</tr>
<tr>
<td>1812, 4 Nov</td>
<td>Hickinbottom, ?</td>
<td></td>
<td>Under Whitle</td>
</tr>
<tr>
<td>1816, 15 July</td>
<td>Goodwin, Joseph</td>
<td></td>
<td>Under Whitle</td>
</tr>
<tr>
<td>1849, 11 Nov</td>
<td>Sergant, John</td>
<td></td>
<td>Whitle</td>
</tr>
</tbody>
</table>
Appendix 9: Rentals, Accounts and Rent Rolls.

These records are by far the most voluminous of those consulted at the DRO. The records are predominantly rentals for the Alstonefield estate, and one section in most of them was devoted to Sheen. The Sheen section is very clearly constituted solely of the two Whitle/Whittle Bank properties, for the tenants are almost always Harrisons or Horobins, and the rents tally almost always with those found in the surviving leases, where there is an overlap. Many of the rentals also include valuable incidental notes. For instance, in 1768-9 William Horobin was noted as having cut down wood and sold it, whilst in a lengthy note dated to 14 November 1799, but within the rental for 1794-5, a proposed exchange of land in Whitle is summarised and discussed.

DRO D2375/E/R/5/118 (D2375/M/103/86) – The Sheen section of the rental for 1794-5, with a note made in 1799 concerning an exchange of land in Whitle.
MM = Michaelmas rent term.
LD = Lady Day rent term.

<table>
<thead>
<tr>
<th>Doc. Ref.</th>
<th>Doc. Type</th>
<th>Term/Date</th>
<th>Tenant</th>
<th>Rent</th>
</tr>
</thead>
<tbody>
<tr>
<td>D2375/E/R/5/14</td>
<td>Half Year Rental</td>
<td>MM 1687 – LD 1688</td>
<td>Mr Chambers</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>(D2375/M/162/19)</td>
<td></td>
<td></td>
<td>Horobin, William</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>D2375/E/R/5/15</td>
<td>Half Year Rental</td>
<td>MM 1688 – LD 1689</td>
<td>Mr Chambers</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>(D2375/M/162/4)</td>
<td></td>
<td></td>
<td>Horobin, William</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>D2375/E/R/5/22</td>
<td>Rental</td>
<td>MM 1702 – LD 1703</td>
<td>Harryson, John</td>
<td>MM 17s.; LD 15s.</td>
</tr>
<tr>
<td>(D2375/M/103/63)</td>
<td></td>
<td></td>
<td>Horobin, William</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>D2375/E/R/5/26</td>
<td>Rental</td>
<td>MM 1706 – LD 1707</td>
<td>Harrison, John</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>(D2375M/171/23)</td>
<td></td>
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<td>Horobin, William</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>D2375/E/R/5/38</td>
<td>Rental</td>
<td>MM 1712 – LD 1713</td>
<td>Harrison, John</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>(D2375/M/103/102)</td>
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<td></td>
<td>Horobin, William</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>(D2375/M/103/12)</td>
<td></td>
<td></td>
<td>Horobin, William</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>D2375/E/L/3/1/4</td>
<td>Memorandum</td>
<td>1 January 1716</td>
<td>Harrison, John</td>
<td>£1 10s. per annum, &amp; 2s. for 2 capons.</td>
</tr>
<tr>
<td>(D2375/M/103/64)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(D2375/M/103/14)</td>
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<td></td>
<td>Horobin, William</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>D2375/E/Q/2/3/13</td>
<td>Account</td>
<td>LD 1725</td>
<td>Harrison, John</td>
<td>LD £5</td>
</tr>
<tr>
<td>(D2375M/171/1/9)</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>D2375/E/R/5/51</td>
<td>Rental</td>
<td>MM 1725 – LD 1726</td>
<td>Harrison, Abraham</td>
<td>MM £5; LD £5.</td>
</tr>
<tr>
<td>(D2375/M/103/17)</td>
<td></td>
<td></td>
<td>Horobin, William</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>(D2375/M/103/18)</td>
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<td>Horobin, William</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>(D2375/M/103/19)</td>
<td></td>
<td></td>
<td>Horobin, William</td>
<td>MM 15s.; LD 15s.</td>
</tr>
</tbody>
</table>

117 Two capons were an additional element of rent to be paid by Chambers.
118 Two capons were an additional element of rent to be paid by Chambers.
119 Two capons valued at 2s. were an additional element of rent to be paid by Harrison.
120 Two capons valued at 2s. were an additional element of rent to be paid by Harrison.
121 Two capons valued at 2s. were an additional element of rent to be paid by Harrison.
122 A note records that Harrison’s lease had expired.
<table>
<thead>
<tr>
<th>Date</th>
<th>Reference</th>
<th>Type</th>
<th>MM – LD</th>
<th>Renters</th>
<th>MM</th>
<th>LD</th>
</tr>
</thead>
<tbody>
<tr>
<td>D2375/E/R/5/54 (D2375/M/103/20)</td>
<td>Rental</td>
<td>MM 1729 – LD 1730</td>
<td>Harrison, Abraham</td>
<td>MM £5; LD £5</td>
<td>Horobin, William</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>D2375/E/R/5/55 (D2375/M/103/21)</td>
<td>Rental</td>
<td>MM 1730 – LD 1731</td>
<td>Harrison, John</td>
<td>MM £5; LD £5</td>
<td>Horobin, William</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>D2375/E/R/5/56 (D2375/M/103/22)</td>
<td>Rental</td>
<td>MM 1731 – LD 1732</td>
<td>Harrison, John</td>
<td>MM £5; LD £5</td>
<td>Horobin, William</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>D2375/E/R/5/58 (D2375/M/104/8)</td>
<td>Rental</td>
<td>MM 1733 – LD 1734</td>
<td>Horobin, William</td>
<td>MM £5; LD £5</td>
<td>Horobin, William</td>
<td>MM £5; LD £5.</td>
</tr>
<tr>
<td>D2375/E/R/5/59 (D2375/M/103/23)</td>
<td>Rental</td>
<td>MM 1734 – LD 1735</td>
<td>Harrison, John</td>
<td>MM £5; LD £5</td>
<td>Horobin, William</td>
<td>MM 15s.; LD 15s.</td>
</tr>
<tr>
<td>D2375/E/R/5/61 (D2375/M/103/24)</td>
<td>Rental</td>
<td>MM 1736 – LD 1737</td>
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<td>D2375/E/R/5/88 (D2375/M/171/6)</td>
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<td>MM 1768 – LD 1769</td>
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<td>MM 1775 – LD 1776</td>
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123 There was probably data for the Harrison property, but it wasn’t collected. There is a note that the lease had expired.
124 Horobin’s rent was increased to £4 5s.
125 Widow Harrison was holding in trust for Abraham Harrison.
126 Widow Harrison was holding in trust for Abraham Harrison.
127 A note in the margin states that ‘Wm Horobin cut down wood & sold it’.
<table>
<thead>
<tr>
<th>Document Reference</th>
<th>Type</th>
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<td>D2375/E/R/5/125</td>
<td>Rental</td>
<td>MM 1778 – LD 1779</td>
<td>Harrison, Abraham</td>
<td>MM 13s. 10d.; LD 13s. 10d.</td>
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<td>MM 1779 – LD 1780</td>
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<td>D2375/E/R/5/104</td>
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<td>MM 1781 – LD 1782</td>
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<td>D2375/E/R/5/118</td>
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<td>MM 1794 – LD 1795</td>
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128 The rental also gives rent at £10 for each tenant.
129 For another rental for the same term, see D2375/E/R/5/110 (D2375/M/104/9).
130 Recorded as ‘Late William’.
<table>
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<tr>
<th>Document Code</th>
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<tr>
<td>D2375/E/R/5/121 (D2375/M/103/55)</td>
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<td>1795 – 1796</td>
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<td>D2375/E/R/5/123 (D2375/M/103/56 &amp; 7)</td>
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<td>D2375/E/R/5/134 (D2375/M/104/13)</td>
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<td>D2375/E/R/5/141</td>
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131 For another rental for the same term, see D2375/E/R/5/117 (D2375/M/106/4).
132 For another rental for the same term, see D2375/E/R/5/120 (D2375/M/104/10).
133 For another rental for the same term, see D2375/E/R/5/122 (D2375/M/104/11).
134 There was probably data for the Harrison property, but it wasn’t collected. For another rental for the same term, see D2375/E/R/5/126 (D2375/M/171/11).
135 For another rental for the same term, see D2375/E/R/1/46 (D2375/M/106/6).
136 Recorded as ‘Late William’.
137 Recorded as ‘Late William’.
138 For other rentals for the same term, see D2375/E/R/5/132 (D2375/M/106/7), D2375/E/R/5/135 (D2375/M/103/88) and D2375/E/R/5/136 (D2375/M/171/13).
139 Recorded as ‘Late William’.
140 For another rental for the same term, see D2375/E/R/5/136 (D2375/M/171/13).
141 Recorded as ‘Late William’.
142 For other rentals for the same term, see D2375/E/R/5/149 (D2375/M/104/15), and D2375/E/R/5/138 (D2375/M/171/14). In the latter of these the liability for Landlords Property Tax is noted as allowed at 1s. in the pound, with Harrison assessed at £1 7s., and Horobin at £1 10s.. 
143 Recorded as ‘Late William’.
144 The liability for Landlords Property Tax is noted as allowed at 1s. in the pound, with Harrison assessed at £1 7s., and Horobin at £1 10s..
<table>
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<th>Document Reference</th>
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<td>Horrobin, John 145</td>
<td>MM £15; LD £15 148</td>
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<td>Horrobin, John 149</td>
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<td>Horrobin, John 151</td>
<td>MM £15; LD £15 152</td>
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<td>c. 1810</td>
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145 Recorded as ‘Late William’.
146 For another rental for the same term, see D2375/E/R/5/140 (D2375/M/106/8).
147 Recorded as ‘Late William’.
148 For another rental for the same term, see D2375/E/R/5/142 (D2375/M/171/48).
149 Recorded as ‘Late William’.
150 For another rental for the same term, see D2375/E/R/5/144 (D2375/M/106/9).
151 Recorded as ‘Late William’.
152 For other rentals for the same term, see D2375/E/R/5/149 (D2375/M/104/15) and D2375/E/R/5/148 (D2375/M/106/11).
153 Harrison’s acreage is given as 50 acres, 2 roods, with a valuation of £32, then giving £33. £33 seems to be the new rent.
154 Horobin’s acreage is given as 52 acres, 1 rood, with a valuation of £34 16s., then giving £36. £36 seems to be the new rent.