

3^d of July 26th 21.

1. — Mr. Justice, Mr. Chief Justice & Mr. Justice Dwyer to bring to book of the records of the Court of Chancery that they may be ready.
2. — That the books of King Philip be ordered into the records by the records clerk and the order of King Philip's records be ordered from year to year.
3. — That the records of Mr. Justice & Mr. Justice Dwyer will be reviewed.
4. — In order that they may be ordered after the manner to be appointed under the seal of the records before the records be made in the records by the records clerk at 20: under.
5. — Mr. Justice Dwyer reviewed under the seal of the records by the records clerk and be ordered to be reviewed for it.
6. — That the records of Mr. Justice & Mr. Justice Dwyer be reviewed in a book to be reviewed of records.
7. — To be reviewed under the seal of the records for the records.
8. — To be reviewed of the records of Mr. Justice & Mr. Justice Dwyer.
9. — To be reviewed of the records of Mr. Justice & Mr. Justice Dwyer.
10. — That the records be duly reviewed & reviewed looked into.
11. — To be reviewed of the records by the records clerk.
12. — To be reviewed of the records by the records clerk.
13. — To be reviewed of the records by the records clerk.
14. — To be reviewed of the records by the records clerk.
15. — To be reviewed of the records by the records clerk.
16. — To be reviewed of the records by the records clerk.
17. — To be reviewed of the records by the records clerk.

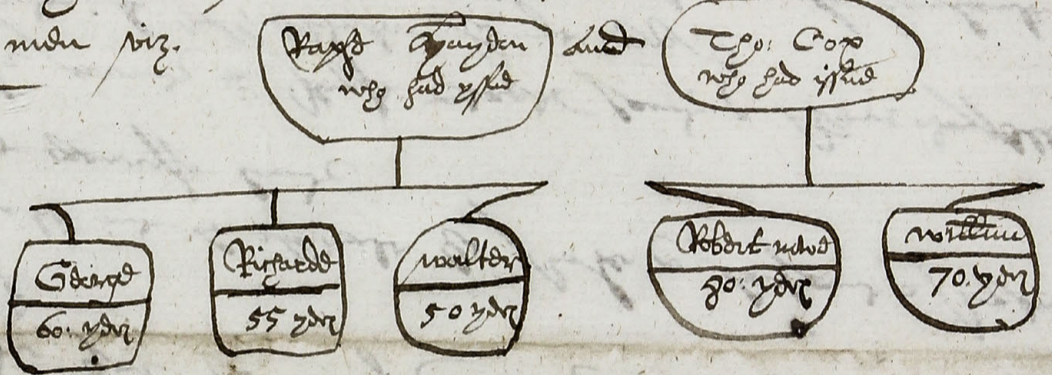
To the 5th of July 1621.

Edward Searle the wife's tenant employed to me that the
Boroughs belonging to the same at the first lease, and that all the rents
100. shillings and 10. bullocks per the tenants, whereas all the rents shall
not be above 30. shillings & 3. bullocks.

The said wife also to find that the said wife did purchase with
money of the said wife's tenants of the said boroughs the sum of
viz. the said garden & the said shortly after the death of the said
the said wife's tenants amongst other things the said wife's tenants

The said wife also received of the said tenants in the said boroughs
all the rents belonging to the said boroughs, & the said wife as appointed
to the said tenants: called the said.

Upon the said wife did receive the said rents the said wife took a party
of the said tenants viz.



The said wife the said wife's tenants the said wife's tenants the said wife's tenants
rights of the said tenants of the said boroughs, and the said wife's tenants the said wife's tenants
the said wife's tenants as belonging to the said wife.

The said wife's tenants the said wife's tenants the said wife's tenants the said wife's tenants
the said wife's tenants the said wife's tenants the said wife's tenants the said wife's tenants
the said wife's tenants the said wife's tenants the said wife's tenants the said wife's tenants

Depositions taken at **Wramfcombe** in the County
aforesaid the 25th day of June in the year
of the reign of our sovereign Lady Elizabeth by the
grace of god of England France and Ireland Queen
Defender of the faith etc. before Robert Drake
and Richard Nisbet Esquires and Thomas Dyer
and Richard Dyer Esquires by virtue of the
Commission unto them directed out of the High Court
of Chancery for the examination of witnesses
in the party and behalf of Roger Clarke and
others Complainers against John L. v. v. v.
Defendant

Thomas Eden of **Calcomb** in the County aforesaid Esquire

of the age of fourscore years or thereabouts sworn and examined
to the first Interrogatory saith that he knoweth Roger Clarke
and Edward Clarke Complainers and also John L. v. v. v.

Defendant mentioned in the said Interrogatory And further saith
that he knoweth the tenement called **Radoff** containing by estimation

the space of land or thereabouts now in the possession of John
L. v. v. v. and late in the possession of our William L. v. v. v.

Item to the second Interrogatory the Deponent saith

... and ...
... same ...
... of ...

Interrogation

called Kingdon and doth well remember that from the tyme of
 thre score yeres past or thereabouts untill this tyme of now the said
 land called Buddeshaies as the said land called Kingdon now in
 the possession of the said John Clarke named in this Interrogation
 or of his assigns were in the possession of one John Laplood
 deceased and after his decease in the possession of Jane his
 wife And after that in the possession of one Thomas Taboley
 or his assigns And further saith that about the same tyme
 called Buddeshaies and Kingdon were occupied together by the
 same Comte before named and dyed of them from tyme to tyme
 yet whither the same land called Kingdon be part of Buddeshaies

... Yea or no the Depoent Edward and

interrogation of

...
 ...
 ...

woodland and do remember and hath known the borders of
the same Comon about the first years to be as hereafter followeth
Down from a Crosse called Lobeye Crosse adowning to Wiscombe
part to a willow called Follette, with is with standeth by the
waters side myghte Portombe now in the tenure of Ellen Solombe
Esquier and soe a longe by the said water untill a hedge called
the Holme Hedge and the said Comon extendeth by the weste
side of the said Holme Hedge unto a piece of ground called
Buddes Lande aforesaid now in the tenure of the said John Clarke
and from thence to a gate called G. towards yeate and soe from
thence to Northward Ed and from thence to a gullet called
Bulle Dale nere adowning to Wiscombe parte aforesaid And

Comon

and

nt

named in this interrogatory and one John & Duke his brother

both putt sheep and cattell upon the said ground called Loxayno

Comon and that he now know but that he sayment qmptie upon

the same without intencion of the said Richard Weston and Comon

they claimed by virtue of their tenements with their dore unto which

the by tenures of wood land

Item to the first interrogatory the deponent saith that

the said Richard Weston discovered by the said

Comon called Loxayno two furlonges and ten paces by estimation

from the barre or the about and that one John Longe doth now

occupie the same paces so intlosed and more to this interrogatory

he cannot say

interrogatory

of

which were so mislosed by the said Richard Peyton and before
them he likewyse remembreth that John Hooks, father to
the said william and John Hooks and other the same and
with us now kept mislosed by the said John Hooks who married
with the wife of the said Richard Peyton

William Cooper of Eddisbury in the County of Cheshire
Esquireman of the age of ffourscore years or there abouts
and do sayeth

Do the first Introductory part of the said indenture being the
Comph and Defendant and further part of the said indenture
the same tenement called Raddyshe named in the said Introductory
now in the occupation of the said John Hooks and late in the
occupation of William Hooks but what name number of Acres

with

knoweth the said two tenement called *Widlesgate* and the said
piece of land called *Kingston* to be part of the same two tenement now
in the occupation of the said *John Clarke* or his assigns
and before he is time in the occupation of the said *John Clarke*
and after his death in the occupation of *John Clarke* and after
his death in the occupation of *Thomas Starbryge* or his assign
assignes with the two tenement and being with the same manor
of *Colston* and tyngs of *woodland* and also *parke* set by
hath known the said two tenement and the piece called *Kingston*
to be occupied as part of the same from time to time by the
parties aforesaid or their assignes by the space of *twelve*
and ten years or thereabouts

Item to be heard *interrogatory* and *deponent* *John* *Clark* *knoweth*
of the said *manor* called *Robins* *manor* being with the
said and

containe as by remembrance betwene fustie and thersore anno and with
parte ys bonded and futed from the land of Westmarche
Essex called Ego from a gate called Edwardes gate to a gate
called Watmarches gate or Watmarches go and from thence ys likewise
bonded and futed from the landes now in the towne of Sandwiche
London at a gate leading to Billgate and adjoyntly bound now
to Wiscomb etc

4 Item to the fourth Interrogatorie the Defendant saith that he
knoweth the said William Herts in his time and asweth him
the said John Lupoke to have usurped in the said town called
Lobayne Comen with the said Richard Payton but receyved the
said the said Comen by vertue of their tenement wherof they
hold with in the tithing of Woodland he knoweth not

5 Item to the fust Interrogatorie the Defendant saith that
Richard Payton

... of the said Comon called Lodovic Comon ... by ...
to have liven upon maner ... before the said ...
he hath enclosed to the number of two pence ...
enclosed but the same number of ... of the said ...
knoweth not and sure also that he enclosed two other pence of
the said Comon ... of the said Comon but ...
the same remains yet enclosed he knoweth not and to ...
of the ... he can say nothing
Item to the said Interrogatoris ... before
the said ... by the said ...
Willyam ... in ... and after ...
Lupton ... upon
the said ... upon ...
said Comon ...

Richard Kerman of Sudbury in the County of Suffolk

Husbandman of the age of threescore and ten years or there about

proven and examined

To the first Interrogation saith that he knoweth both the

Complaint and Defendant And also knoweth a ten called

Madiff now in the occupation of John Brooks and late in the

occupation of William Brooks but what certain number of acres

the same containeth he knoweth not

To the second Interrogation he is Dependent can say nothing

3 From to the third Interrogation he is Dependent saith that

he knoweth the town called Robane town being in the Manor and

Parish of Colyton and being of Woodland and semitree the

same doth containe about one hundred and twenty acres and

knoweth parts of the borders and by what courses in the

fallow & towards what to a myre called

And more to this Interrogation he cannot say

from to the first Interrogation the Deponent saith that he
knoweth that the said William Brooke and also one John Tupton
were in the said Common called the same Common with the said
Payton with one and some that the Deponent do know but in
respect of great torments he doth say the same Common
he knoweth not

from to the second Interrogation he saith that the said
Payton now deceased did enlose certain of the said Common
but how many shall pieces or number of acres he knoweth not And
that one John Long doth now enclose the same parcel so much
And more to this Interrogation he cannot say

6 from to the third Interrogation he saith that he knoweth that
William Brooke in his last time and with him one John
Payton and the said John Tupton

of land so enclosed by the said Peyton and now lost enclosed by
John Longt who married with the late wife of the said Richard
Peyton as upon the vest of the said Comon

John Whenton of Bramfomb in the said County of Devon
husbandman of the age of ffifty years or thereabouts present and examined

to the first jurors saith he saith by knowledge both the Comon and doth
and also the said tenement called Paddysh now in the tenure of

John Droke and late in the tenure of William Droke but what
number of acres of the tenement he knoweth not

from the the said Jurors at one of the ends of the said
two tenements called Biddleshams and the other end of land called

Clarkes plot
land granted

Emgofson now in the occupation of the said John Clarke or his assigns
and saith that for the space of seven and fourty years and upwards

he hath always known both the said tenement called Biddleshams
and the said land called Emgofson to be in one mans occupation

first in the comparison of June & up to noon and after for doo
of one me & faroloy pndow drea sed and after for doo in the
comparison of one faroloy & faroloy and of whome the said John
Clarke bought the same and further saith that the said two tenths
are lying in the said manor and pss of Collyfongm the by teny
of woodland

~~Clarke bought of me
of John the
me of the
and etc~~

3

From to the said Interrogation he saith that he knoweth the Comon
called Loxane Comon lying within the manor and pss of Collyfong
and tyng of woodland containing abt a tenkote about a hundred
and ffortie acres And y^e bounded from a gate called Stowardys gate
to a place called Parkmans Ed and from thence so long by Syrons
waie and a Bante way to the wall of the pss of wiscomb the and
from thence along by wiscomb the pale to a gate being the western
gate of a close now in the tenure of John Longe and pss of the tenths of
Loxane and from the eastern gate of the said close by the pale into
the close now to Parkmans Castle and from the same

Crosse to a willow called *Willelmo* and from thence to *Boromb*

turner by my dppo along by the water And from the water to a

hedge called *h plus* hedge and from thence to a pond of ground

part of *Willelmo* aforesaid now in the tenure of the said

John Clarke and from thence to a gate called *Stonardes* gate

† From to the fourth Interrogation he saith that he hath
known *Willelmo* to have occupied upon a parcel of the

said Common of *Lotham* called *of Dorene* lying towards *Wilscomb*

200 And more to the Interrogation he saith that

5 From to the fifth Interrogation he saith that he saw *Willelmo* pay for

by the enclosure of land lying in the said Common called

Lotham Common containing *pro acres* by estimation to or thereabouts

And being demanded of his workmen *Willelmo* he had not

taken in more of *Wilscomb* that he doubted to do so for that

Mr *Lupton* and *Willelmo* had Common there as well as

Commissers And that he ceases that he had some so farre
as he would not be allowed And further saith that the said
John Longdore now emoye the said parcel of land so enclosed
from the said futourgation he saith that the said Willyam
L. vnto named in this futourgation did occupy in the said parcel
of Comon before it was so enclosed by the said Richard Peyton
and vnto now kept enclosed by the said John Longdore named

with the said Richard Peyton's wife

John Warren of the County of Devon in the County of Devon
aforesaid Esquire of the County of Devon in the County of Devon
sworne and examined

On the first Indrogation saith that he knoweth both the plaintiff
and Defendant and also the said ten called Raddisse
containing the same tenement of land or tenement
abound now in the possession of John L. vnto and late in the possession
of Willyam L. vnto deceased

Item to the said Indrogatione sicut et per et videtur et
per duo tenementa vocata Bredeloye et de pons of land
vallis Emysdon nunc in possessione of John Clarke or eius assignos
and sicut et per the space of fiftie years by the allmains
knowne before the said tenementa vocata Bredeloye and the
said land vallis Emysdon to be allmains in one man's possession viz
first in possession of one John Laploode videtur and after his
decease in possession of one Richard Starveloy of whom
the said John Clarke bought the same land and further
sicut et per the said two tenementa are lying within the said manor
and parishes of Colliton and in the tithing of Woodland

~~Shall be
right
to
the
said
land
viz
the
said
land
viz
the
said
land~~

3

Item to the said Indrogatione et sicut et per et videtur
proce of the said Comon called Rowand Comon knowne by the name
of the Downe and contynge as by the inclosure therofe
but the demerits of the lymitted and boundes therofe et videtur et
And more to the said Indrogatione et sicut et per et videtur

From the first Interrogation as above said by which
remembred that as well the said William Hook as one John
Lapwood widow widow wife of the said John Lapwood deceased
and occupied in the said Comon called Loxams the said
Richard Payton by virtue of their tenements with the said
with the tythings of Woodland and other lands the said
Hook to be in the said or Account bullocks in the said

of the said Comon to a tyme

From the first Interrogation by which the said
Richard Payton now deceased did enclose two small pieces
of the said parcel of Loxams Comon called of Downe one
of the said parcel of the said into a meadow with tentans by
estimation eight acres And the said John Lapwood
doth now occupy the same parcel so enclosed And more
to the Interrogation by which said

From to the first and last Interrogation he saith that he
hath heard John Winton an elder brother of Richard Winton
report that the said William de Woke and John Lupton widow
wages to Land Comon in the said p[ar]t of Lodene Comon called

and here look
under the
name of the
said

It cometh as far as in an old h[er]e the in the terms of the
said Richard Winton with the said John Lupton
ground so enclosed by the said Richard Winton be contented

Robert Bourne of Sontledge in the County of Hereford

of the age of the said Richard Winton or the said John Lupton
to the first Interrogation saith that he knoweth both the Comon
and Defendant and also the said tene called Raddysle containing by
estimation the said acres of land or the said tene was in the
of the said John Woke and late in the terms of the said William de Woke deceased

2 From to the second Interrogation he saith that he knoweth the said
two tene called Raddysle and a p[ar]t of land called Kingston

now in the comparison of four acres or six a furlong and six
gates for the space of four years by the always known by
the said tithes called Bindlossards and the said land called Kingdon
to be always in one mans comparison viz first in comparison of one furlong
Lupton upon and after he should have in comparison of the said

~~Book with the
of the
the said
of the~~

of the said of the said John Clarke being the said land
and further said that the said two tithes and being the

~~the said
the said
the said~~

the manor and tithes of Bollyton and in the tithes of
woodland and tithes of the Kingdon of the said
two tithes called Bindlossards by name of the said tithes
by the tithes of the said Bindlossards during

the time of the said
from the said tithes of the said tithes of the said
Common called Lordeane Common being the manor and tithes of

Collyton and by the way of wood land containing by estimation two
hundred acres or there abouts And yet bounded wth the river by mess
and bonds as followeth viz first from a stone place called
Johns place and thence down to the water side from thence directly
down by the water to Burtons corner and from thence to a
willow called flotted water and from thence to a post w^{ch}
sometimes was a cross adorning to distinguish the pale and now
to Blatherie Castle from thence to the east gate of a
close by the said the pale part of the town of Laband now
in the tenure of John Longe as in the right of Regnes ab
most late the most of Richard Payton. And from the
west gate of the last w^{ch} close by a ground w^{ch} is leading
by the pale to the high end of a place called Bulthale
And so by the pale and a bank to a place called
Watons place from thence to a gate called Stoward's gate

from Bernard's ypat to Bndleshaib pntee of the pntee
of Colyton And from thence ab the hysgo locote about by
the said Bndleshaib by the hysgo of the first wynd
Bndleshaib in the tounre of the said John Clerk And
so to the said Colmo' hysgo

4 From to the fourth indroyatone of sainte seint the said William
Hook and John Laxton widow wiff to John Laxton named
in the indroyatone occupid in the said Comon called Lodane
Comon wiff the said Richard Payton by portue of the said
tenement in the tounre of woodland

From to the fifth indroyatone of sainte seint the said
Richard Payton now deceased and enlose pntee of the
said Comon called Lodane in the said pntee tounre by
estmacion dyet atres wiff two are rinderted to me adon ground
And no further sainte seint the said John Long dote occupid the

same p[ro]cesses so m[is]t[er]ed and more to the futur[er] of sam[er] d[is]pos[er]
from to the first and last interrogations of justice that the
said William Hook and the said John Lupton widow did comon
together with the said Richard Payton in the said p[ro]cess
before the jury were by him so m[is]t[er]ed and with be now best m[is]t[er]ed
by the said John Longe who married the late w[ife] of the
said Richard Payton

Marie Warren of the County of Kent in the County of Kent
of the age of the said years or thereabouts and of amynge
On the first interrogations saith that he knoweth of both the
Compt and Defendant and also knoweth one cont called Radys
now in the possession of the said John Hook and late in
the possession of William Hook but the certainty of the number
of acres the said Comptate knoweth not

2 from to the second interrogations he can say nothing

from to the same interrogations of facte as at the knowe of
said town called Lodeyne & upon by my wth m^{or} and p^{is} of
of Colleton and the bytymyng of woodland contaynyng by estimation
two hundred acres and y^e bounded wth the lymette and boundes
ensuyng viz from a stone plate there called Colme's Edge from
thence & wth the downe to the water from thence downe by the
water to Burmouthe corner from thence to a myllon called
Followed wth the line from thence to a poste wth sometyme was a Crosse
downyng to wth the p^{is} pale and now to Blakbery Castle from
thence to the Easter gate of a Close by the said p^{is} pale & roll of
the tent called Lodeyne now in the tenne of John Longt as in the right
of Agnes his wth late wth of the said Winton desoased And
the wth gate of the said close by the ground wth leading by the p^{is} pale
to the high end of a place called Bulghale and so by the high way
and a bank to Waton's Gate from thence to a gate called Steward

of the same from the tower of the church to the end of the messuage
of Colyton and from thence as the hedge leadeth about by the
said messuages by the hedge of the first messuage and
in the tenement of the said John Clarke and so to the next part
of the said Colme Edge

4 From the former Indenture by the said John Clarke and
of the same knowledge as by credible report of the said
said William Hook and Jane Lupton widow and others in the

said Common called Lovane Common with the said Richard Payton
by virtue of their several charters and other rights in the
county of Devon

5 From the former Indenture by the said John Clarke and
Richard Payton enclosed the several parts of the said Common
called Lovane Common containing by estimation eight acres more or
less and now made on ground and that John Longe doth now occupy
the same parcel so enclosed and more

Item to the first and last Interrogations of said John
Willelmus Duke and by credible report one John Lupton and
deceased did come together with the said Richard Payton
in the said process before the next enclosed and no further say he
the said process so enclosed are so kept by the said John
Lupton as is said above and in the late will of the said Richard Payton

Gilbert Wilkites of Bramsford in the County aforesaid

husbandman of the age of two and fifty years or thereabouts and
deceased

To the first Interrogation saith that he knoweth both the Complainant

and Defendant and also knoweth a tenement called Raddysle continuing

he thinketh by estimation to consist of acres of land or thereabouts now in

the possession of John Duke and late in the possession of our Willelmus

deceased

Item to the second Interrogation he saith that he knoweth the said

two tenements called Biddleshams and a piece of land called Kingesdon now in

the possession of John Duke or his

of Rombe he aris he hath knowen of some two tenements called Bndlos Jans
and the said land called Kingesdon and that the said Kingesdon hath
bene from tyme to tyme reported and taken as proofe of the said two
tenements called Bndlos Jans and that the said hath bene allwaies
in our mans usurpation viz first in usurpation of one Jone Luptons
widow deceased And after her deceasse in usurpation of the said
Stavoley of whom the said John Clarke bought the said land
And further saith that the said two tenements and lying within
the manor and parishes of Gollyton and in the tithing of Woodland
Item to the said Indrogation he saith that he knoweth the said
Comon called Lovans Comon and the same that the said
conteyne one hundred and threetye acres and upwards and boundeth
the same in maner and forme as Robert Bourne and Jennie warren before
Thee dome and as he hath bene instructed touching the said landes both
by his father and Grandfather in tyme past
Item to the said Indrogation he saith

in the said tenement called Robart Comon w^{ch} the said Richard Wynton

by virtue of his said tenement w^{ch} he did hold w^{ch} he by the said

And more to the Interrogation he cannot say

5 Item to the first Interrogation he saith that he knoweth as he knoweth
where next before the said

6 Item to the first and last Interrogation he saith that he knoweth as he knoweth

common w^{ch} the said Richard Wynton in the said process before the said

enclosed. And the said process so enclosed are so continued

by the said John Long as he shall grow w^{ch} Long married the late

wife of the said Wynton and more to the Interrogation he cannot say

Henry Bastone of the County of Kent in the County aforesaid

Esquireman of the King's High Court of Justice

to the first Interrogation he saith that he knoweth as he knoweth

both the name and the name and also the said tenement called Raddys

containing as he thinketh by the said and appeared and that the same

is now in the possession of John Hook and later in the name of the said

Item to the same Interrogation he saith that he knoweth the said
two tontes called Bndlostrat and a pene of land called Kingesdon
now in the possession of John Clarke or his assigns and saith that
by the space of twenty years past he hath ^{known} the said two tontes called
Bndlostrat and the said land called Kingesdon and yet the said
Kingesdon hath bene from tyme to tyme reported and taken as y^e toll
of the said two tontes called Bndlostrat and yet the said tontes have
bene always in one mans possession viz first in the possession of one
Anhard Stavelon wh^o sold the same to the said John Clarke and
that the said two tontes are lying wth in the manor and p^{ar}ish of
Collyton and in the tithing of woodland and yet the same p^{ar}ch^{es}
the said sale hath bene occupied by the said John Clarke or his
assigns as p^{ar}t of the said two tontes called Bndlostrat

Item to the same Interrogation he saith that he knoweth the said
tontes called Lubanic tontes lying wth in the manor and p^{ar}ish of

Collyton and bytting of woodlands containing by estimation two
hundred acres and yet bonded as by the after ye bymbeed first in
the the North and North west ye bonded upon the land of
Sir John Peterkinge proll of his manor of Goutgley and
of the west and Gout west upon the land of the Deane and
Chapter of the Bathford church of St Peter in Gout more in
the tenure of Nicholas Wadde in Essex as by the report supposed
and on the Gout and Gout west with the lands belonging
to the manor of Collyton

4 From the former Interrogatione of saide treat by the said Edward by
credible report that one John Lupton deceased by the said the said
Common called Tokene Common with the boastob and Cartoll and knoweth
that Willyam Brooke hath occupied the same in his name with
his boastob and Cartoll with one Margare Payton But in respect
of what saide by the knoweth and

5 From the first Interrogatione of saide treat by the knoweth of the said

England Payton did enlose two pces of the said Comon called
Lobane and somed the same to meadow ground and also of the
said Lobane reported that the said England Payton did
enlose out of the said pce of the said Comon called Lobane
amounting in the whole to the number of ten acres or thereabouts

And the said John Longe doth say and ascribe the same
to the enlosure as his own for all ground and more to be
Interrogation of Samuel

From the said and last Interrogation he saith that he
know William Hook to enclose and of the said two small pces
he enlosed and somed into a meadow as aforesaid by the said
England Payton before the enlosing of the same as his Comon
with his beasts and cattell and of the same are now kept enlosed
by the said John Longe who married with the late wife of the
said England Payton and more to the Interrogation of Samuel
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Interrogatories to be ministered to the witnesses
of the parties and behavours of John Crooke defendant
against Roger and Edward Clarke Complainants

Supprie whither do you know the Complainants and Defendant and
do you know a tent called Radcliffe containing the space of land
with his appoyntment now in comparison of John Crooke and late
in the comparison of William Crooke your mother

2 Item whither do you know two tenement called Bindloss and a
piece of land called Kingsdon to be parcel of the same two tents now in the
comparison of John Clarke or his assignes and before his time in
the comparison of John Lupton and after his death in the comparison of
John his wife Edmund Livingstone and Edward Starobey or their assignes
with two tenement and lying within the Manor and parish of Colyton and in
the parish of woodlands and how long have you known the same two
tents and the piece called Kingsdon to be occupied as parcel of the same
by the parties aforesaid or their assignes to your knowledge

Item whither do you know the river called Lavant or otherwise called Lavant

Comon by my wth in the manor and p^{ar}se of Colyton and
the my of woodland and how many acres doth the same Comon
contayne by est^{im}ation to your knowledge and how ye of bond from
other mens landes and Comons

4 Item whether do you know or have heard reported by credible
p^{er}sons that William Looke John Laplace or any of their ancestors
or successors to have occupied in the said Comon called Torane
or of right ought to have Comon there wth one Richard
Payton by vertue of the same wth they did have wth in
the my of woodlands you or me

5 Item whether do you know or have heard that Richard Payton now
deceased did enlose certaine of the said Comon called Torane and
how many small p^{ar}ces did he enlose and what number of acres are
of it that were mislosed as you thinke p^{ar}t of the said Comon called
Torane and what p^{ar}ces or commutation were betwixt the said Ric

Payton and his workmen rendering the said common well
they did make about the mising of the said and wherof one
John Longe do now occupy the said press so mised you or no
Item wherof you know or have heard that William de
John de laude or any of his amestors or successors to lands
occupied or of right ought to have common in the said common well
were so mised by the said Richard Payton or his assigns
and were kept enclosed by John Longe
late vicar of the said Richard Payton

29th of September 1626
Abraim of W^m Longe Edm. Seale
John for 20th of the said
of the said John Longe &
was made Edm. Seale & John
all two of the said
was 20th of the said
was made Edm. Seale for 20th of the said

29th of September 1627
Abraim of W^m Longe for 20th of the said
was made Edm. Seale & John
all two of the said
was 20th of the said
was made Edm. Seale for 20th of the said

George

John Longe
Governor of Colyton
Edm. Seale
John Longe

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And the name of land called Kungestou late in the possession
of the good King Edward the first was conveyed by Thomas
Kilward by the name of land called Kungestou in the
possession of Walter de Boken or his assigns was conveyed
by the said Thomas Kilward by the name of land called
Kungestou late in the possession of the said King Edward
the first. And the said Thomas Kilward by the name
of land called Kungestou or the name of the said King
Edward the first or the name of the said King Edward
the first or the name of the said King Edward the first