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CALENDAR

OF THE

GORMANSTON REGISTER

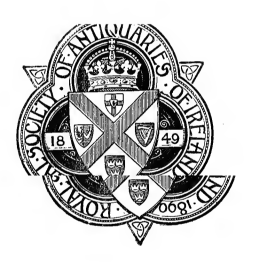
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CALENDAR

OF THE

GORMANSTON REGISTER

FROM THE ORIGINAL IN THE POSSESSION OF THE RIGHT HONOURABLE
THE VISCOUNT OF GORMANSTON

PREPARED AND EDITED

BY

JAMES MILLS, I.S.O., M.R.I.A., F.R.S.A.I.

LATE DEPUTY-KEEFER OF THE PUBLIC RECORDS, IRELAND

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GORMANSTON REGISTER

PREFACE

THE ancient Register Book of the Lords of Gormanston is primarily an entry book of the title-deeds of their estates at the end of the fourteenth century. It was compiled for the most part in the years 1397-8 for the then lord of that manor, Sir Christopher de Preston, elder son of Sir Robert de Preston, Chief Justice of the Court of Common Bench, and afterwards Keeper of the Great Seal in Ireland, who had died in the preceding year, 1396.

Sir Christopher was at this time about forty years of age, and was possessed of considerable fortune through his marriage with the co-heiress of Sir William de Londres. Having now inherited his father's estates, and being settled in his chief manor of Gormanston, he seems to have turned his attention to the family muniment chest. Two generations of lawyers, and several marriages with heiresses representing some of the great houses descended from the chiefs of the Norman Settlement, had added much to the large mass of ordinary conveyances of lands or houses which represented the accumulation during three generations of active business men steadily building up the family property. All helped to fill the muniment chest at the chief manor house at Gormanston.

Sir Christopher must have looked upon the old deeds largely in the light of their antiquarian interest, for though the primary purpose of the book was to preserve in convenient form a record of the evidences of the titles of the family estates, he happily admitted into the collection transcripts of many early documents, including some of the largest entries in the book, which did not relate to property ever in the possession of his family, and which could have interested him only as an antiquary. Many of these early documents would have remained unknown to history but for Sir Christopher's happy preservation of them here.

It will be convenient briefly to sketch the history of the Preston family and its connexions so far as they are illustrated in the documents preserved here.

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PRESTON FAMILY AND ITS DOCUMENTS.

The family of Preston, as told in the documents recorded in the Register, originated with one Adam, son of Philip, a townsman of Preston in Lancashire, towards the close of the thirteenth century. The property acquired by this Adam and his family may be traced among the Preston section of deeds (pp. 87 to 110 of this book). It was very considerable, but the statement made by D'Alton in his History of Drogheda that they were lords of Preston is obviously unfounded. The want of a fixed surname at first and the frequent recurrence of the same Christian name make it sometimes difficult to be certain of all the family connexions. Thus a Robert, son of Roger, is frequently mentioned among the early deeds in the Register, and therefore was probably a member of the family, but he obviously belonged to an earlier generation than the hearer of that name in the Gormanston pedigree. This earlier Robert, son of Roger, was in 1307 one of the Members of Parliament for Preston in conjunction with Richard Banastre, to whom he was probably related.

Adam, son of Philip of Preston, had three sons, William, Richard, and Roger. The two former were merchants who frequently traded across the Irish sea. Nearly opposite Preston on the western side of the sea stands Drogheda. The rich plains to which Drogheda and Dublin afford access from the sea were at this time great wheat-producing lands. The wars of Edward I had drawn freely on these parts for the supply of grain for the maintenance of the armies in Wales and Scotland, and even in Gascony. The already extensive wine trade of Drogheda was further stimulated by large demands for supplies of wine for Edward's armies in his Scottish wars. These demands led to greatly increased traffic between Drogheda and Scotland and the North of England. Wine could be brought from Bordeaux more directly to Drogheda and thence to the military base at Carlisle, or on the west coast of Scotland, than by the use of any English port. The long continuance of these wars may well have given the impression to the Preston people that the trade centres were passing to the other side of the sea, and that the ports there offered a more active field for their energies, ambition, and capital.

Early in the fourteenth century, two of the sons of Adam, son of Philip, are found in Drogheda. The family had not yet adopted a fixed surname. Its members in Preston were known as "Roger son of Adam," "Adam son of Philip." When abroad they were naturally further described as "of Preston." And henceforth "de Preston" or "of Preston," and finally simply "Preston" became the recognized family name.

The first of the brothers to establish himself permanently in Drogheda was William. In 1307 he married Margery or Margaret, daughter of one

John Cosyn of that town, and received with her, as a marriage portion, a messuage in the East Street of Drogheda. Between 1311 and 1321 we find him adding to his stake in the town by acquiring conveyances of nine other tenements. By 1313 he was fully established there, and described as burgess of the town. By this time his brother Richard had thrown in his lot with William, and in this year and 1316 they jointly received conveyances of four premises in the town.

They had not, however, wholly severed their connexion with Lancashire. In 1318 we find the names of Richard de Preston and William de Preston among the adherents of the Earl of Lancaster who were pardoned by the king. It is not perhaps certain that these were the two sons of Adam, son of Philip. But it is noteworthy that henceforward both brothers are found fixed in Drogheda and acting much together.

Four years later they had so thriven that the two brothers were in 1322 recipients of a special letter from the King, asking their aid to Sir Robert de Leyburn, admiral of the ships in the western sea, in the king's service against the Scots.

In this and the following year they were actively engaged in trade with England, and, no doubt in return for their assistance to the King's navy, they received special letters of protection and safe conduct to facilitate them in their journeys. They on their part undertook not to convey victuals to, or communicate with, the Scots or Flemings.

In 1326 Richard de Preston was appointed by the Crown, Constable of the Castle of Drogheda. The constableship was at this time probably not a military appointment. Later in this century all that remained unruined of the castle was the gaol, and this may very likely have been the case at the time of Richard's appointment, though as a sum had been spent in putting the fortification of the town in repair during Bruce's invasion, the castle may still have been in a defensive state.

Meanwhile the brothers had begun to acquire landed property. In 1319 William became possessed of Gaffney, Co. Meath; and in 1327 he obtained from the King a grant of the land of Arthurstown or Fingalstown, forfeited by Sir Hugh de Lacy for rebellion in joining with the Scottish invaders (p. 53). In this year also Richard received a grant of Richardstown.

In 1333 they severed their connexion with Preston, transferring their possessions there to their brother Roger (p. 90). By 1346 they were so far forgotten in their former home, that William, finding it necessary to send a deed there, under his seal, had to get it verified by having affixed

the seal of the town of Drogheda, as his own seal "is unknown to many" (p. 90).

Meanwhile the third brother of the Preston family remained in England, where he must have studied and practised law. He, too, was much in his native town, where he is found acquiring property in 1314 and 1315. He married a lady of the same town, Matilda, daughter of Robert, son of Adam of Preston. This marriage may have taken place about 1312, when the bride's mother, Margaret Banastre, a member of a leading Preston family, at this time a widow, is found confirming her daughter's possession of the land given by her father (p. 108).

Roger does not appear in Ireland until 1326. As at this time his brothers seem to have been in favour here, it may have been through their influence that he was appointed 8th July, 1326, second justice of the Justiciar's Court, which at this time represented the later Court of King's Bench. In 1328 (22nd Aug.), after the accession of Edward III, he had a new patent to this office. On 27th February, 1331, he was transferred to the Bench or Court of Common Pleas.

By this time he had made a home near his brothers in Drogheda, where he had acquired two houses in 1329 and three others in 1331, in which year we find him described as a burgess of that town.

He had also kept up his connexion with his old home in Preston, where he received four conveyances in the years 1328-9. By 1333 he seems again to have settled there, and we find (p. 90) his brothers conveying their property in that town to him. But he was not permitted to remain away from Ireland. At the beginning of the following year, 7th January, 1334, he received the royal command to return to Ireland and again take up his old duties as one of the justices of the Justiciar's Court, for which the King's commission had been sent in the preceding October. He had of course now to set out for Ireland, leaving his affairs in England in the hands of Albred, son of Robert, his brother-in-law.

In 1337, August 10th, he was removed from office, receiving probably as a matter of additional security the King's pardon for any liability for trespasses with which he might be charged.

In 1341 he made the beginning of his Irish landed estate by acquiring Ministown or Midnightstown (p. 37).

In 1342 (17th October), he was again recalled from retirement to fill the office of second justice of the Bench. He seems to have held this office until 1346, receiving in 1344 a special allowance of 12 marks for his expenses while attending on the King's business. He died before 1350, probably in 1346, in which year we find his brother William granting his possessions in Preston to Roger's son Robert, which he had before given to Roger. His death in this year would also explain the reason for the appointment by Robert, the son, in 1346, of attorneys to look after his affairs in Ireland, which if his father had died would mean taking possession of his father's property on the part of his son and heir.

Roger, as already mentioned, married Matilda, daughter of one Robert, son of Adam of Preston, and his wife Margaret Banastre (p. 108). Her brother Albred, or Albric, owned much property in Preston, and was one of the bailiffs or chief magistrates of that town in 1320. He seems to have acted as agent for Roger during his absences from the town. He married one Alice, or Agnes, but probably had no family, as Matilda, wife of Roger, is described as his heir. In 1350 Matilda is found giving her lands, messuages, and tenements in Preston inherited from her brother, and which she had, the gift of her mother, to her son Robert.

In 1359 to 1361 we find her in Dublin acquiring a stone house and plots of ground in that city, described as in the lane running from Fishers' Street (Fishamble-street) to the Church of St. Mary del Dam (at Cork Hill). These plots probably represent the large space known afterwards as Preston's Inns. Matilda had probably died by 1364, when Robert de Preston is found dealing with some of this property.

Robert, son of the judge, Roger de Preston, followed in his father's footsteps in adopting the legal profession. As a youth he may have acquired his first experience in his father's court in Dublin. But he must early have gone to England to pursue his studies, and gain sufficient experience for his future career. In 1346 he was in England, and is found appointing attorneys to look after his affairs in Ireland. But at this time he seems to have contemplated making Preston his headquarters, for we find him acquiring property there in 1344, 1345, 1346, and 1350.

In 1353 he married Margaret, then only thirteen years of age, only surviving daughter of Sir Walter de Bermyngham of Castlecarbury, Co. Kildare, who had been Justiciar of Ireland a few years previously, 1346-1349, and who died in England in the year following his retirement from office. A kinsman of Sir Walter's wife, Sir Thomas de Multon, was lord of Gilsland, near Preston. Perhaps at his place Robert may have met his future wife. This lady did not, at her marriage, bring her husband any landed property, but as her father and step-brother were wealthy, she no doubt had a good marriage portion.

In 1355 Robert is found in Ireland occupying the very responsible position of counsel for the King; going with the Justiciar to represent the King's interests at the sittings of his courts through the country, and acting as justice of assize. That these duties were performed with ability and fidelity may be assumed from the fact that in October, 1358, he was appointed to the important position of Chief Justice of the Bench, or Court of Common Pleas, an office which he continued to hold for more than twenty years.

On St. Laurence's day, 1361, Walter de Bermyngham, the younger, died; and his sister Margaret, Robert de Preston's wife, became heiress to the estates of the Bermynghams of Carbury in co. Kildare. She, too, however, died the same year, the annalists say on the vigil of St. Margaret; but as this would make her predecease her brother, whom she is stated in legal documents to have survived, the day must be an error. As St. Margaret's day was her birthday, and as her father is elsewhere said to have died on the vigil of St. Margaret, some confusion may easily have arisen about the day of her death. She was buried in the Church of the Friars Preachers of Drogheda. It may be of some significance that this year, in which both brother and sister died, was one in which the plague was particularly severe in this country.

Robert, on the death of his wife, became nominally owner of the Bermyngham estates, which had been found by Inquisition on the death of his brother-in-law to include the manor of Kells, co. Kilkenny; the manor of Castlecarbury, and two parts of the manor of Carrick, co. Kildare. But the lawless inhabitants of Carbury resisted his claims, and the only considerable portion of the estates which seem to have come to him was the manors of Kells and Shanbo.

In the same year Lionel, Duke of Clarence, came to Ireland as chief governor. One of his earliest expeditions was against the OByrnes of Wicklow. Chief Justice Preston took part in the attack, and towards the end of the year was knighted by the Duke for his prowess.

In 1363 he entered into negotiations for the purchase of Gormanston. This manor had been granted in 1230 to Aumary, or Almaricus de St. Amand. It was then described as four carucates of land, called le Ryn, and was said to have belonged to an Irishman named Ma Gorman (or, according to Lynch, Ua Gorman).

The owner in 1363 was a namesake of the original grantee. He had been Justiciar of Ireland a few years previously, 1357-8, and on leaving office had retired to his English property. The threatened measures against absentee owners had no doubt made him anxious to escape the dangers and liabilities attaching to property in Ireland, and he must

have been glad to find a substantial purchaser in the Chief Justice, whom he must have known well: while to Sir Robert, Gormanston, lying on the borders of co. Meath and Dublin, offered a suitable seat for his property, chiefly situated in the adjoining eastern part of co. Meath, while still within easy reach of the capital.

Sir Robert must have taken special pride in his knowledge of conveyancing, for the deeds connected with the transfer of his new purchase are of unusual number, length, and complexity. They occupy no fewer than six pages of the Register. Sir Robert already possessed Ministown, Stameen, and Kenraghston, acquired by his father. He had himself before this time added Rolandstown, Gafney, and Richards-At a later date he purchased Rogerstown, Tankardstown, Most of these lands lie in the barony of Donacarney, and Ninch. Duleek, in the east of the County of Meath. Gormanston, situate in the same barony, partly extending into county Dublin, was suitably placed to look after the estate, and to be the chief manor and seat of the It was also within convenient distance of the capital. Unfortunately this advantage did not continue of so much importance to Sir Robert. As early as 1346 it had been felt that, owing to the decline of English interest in the north of Ireland, Dublin had been thrown out of the centre of affairs, and it had become desirable to seek a new seat for the King's courts, more accessible to the southern districts. Duke Lionel had in 1361 determined to transfer to Carlow the sittings of the Courts of Common Pleas and Exchequer. £500 was spent in fortifying that town. In 1365 or 1366 the transfer was effected, and there they remained all the time that Sir Robert presided in the Bench: they were restored to Dublin in 1395.

At the time of his wife's death, and Sir Robert's consequent accession to the Bermyngham estates, nothing is told of the measures taken by him to take effective possession of them. It is said that his claims were wholly rejected by the tenants and the other members of the Bermyngham family. Matters were brought to a crisis in 1367, when the Bermynghams of Carbury made open war on the men of Meath, and Sir Robert, who was their nominal lord, felt it his duty to endeavour to restrain them. He therefore, at much cost, put a strong force into Castlecarbury at once, to punish those who had broken the King's peace, and to assert the legal rights of ownership which had devolved on him in right of his wife. His efforts were so unsuccessful that, in the following year, while a parley was being held with them, the rebellious Bermynghams succeeded in taking prisoner the Lord Chancellor. And to secure his safety, one of the Bermynghams, who was a prisoner in the castle of Trim, had to be released in exchange for him.

On the accession of Richard II, Sir Robert was re-appointed Chief Justice of the Bench. He was soon after removed, but continued to be employed on important commissions, and to be summoned to Parliament as a councillor. Thus in 1384 he was commissioned a justice to inquire of seditions in Meath and Louth.

In 1388 the Lord Chancellor, Alexander de Balscot, bishop of Meath, having been appointed Justiciar, Sir Robert was made Keeper of the Great Seal, and was directed to destroy the seals of the recently disgraced Marquis of Dublin. In the following year, 1389, the Bishop of Meath having again been appointed Chancellor, Sir Robert was directed to deliver to him the Seal. At the same time he was honoured by being authorized to take the place of the Justiciar, sitting in the Exchequer with the Treasurer. In the same year his son Christopher was empowered to act as one of the deputies of his father for the custody of the Great Seal.

In 1391 the Bishop of Meath was again sworn Justiciar, and Sir Robert again appointed Keeper of the Great Seal, with the usual fee, and the issues of the Seal, as Irish Chancellors have hitherto done. He was at the same time appointed Chancellor of the Green Wax of the Exchequer, which office he was to execute in person.

This is the last recorded reference to Sir Robert. He died in 1396, having spent nearly forty years in important public service in Ireland.

Sir Robert married, secondly, Johanna Hugeley. Nothing is told of her family. The name, however, is one which is met in Dublin records about this time. In return for her surrender of all claims on the estate (p. 22), Sir Christopher established his step-mother in a dower house in Drogheda, in St. Laurence Street, with an orchard, garden, and other belongings, together with the lands of Rogerstown and Stameen. On p. 3 she is referred to as "lady Jo," and the allowance made to her is stated as 50 marks. She must have been the mother of Sir Robert's second son Robert, who was to hold the dower lands in reversion.

Christopher, eldest son of Sir Robert, succeeded to his father's estates on his death; and in the following year, 1397, he obtained a confirmation of them under the King's Charter under the Great Seal of England (p. 87).

About the same time he was, by special favour, granted exemption for life from being put on assizes, juries, &c., from being made knight, seneschal, sheriff, mayor, bailiff, escheator, coroner, keeper of the peace, knight of the shire for Parliaments or councils, &c., or other offices of the King, against his will. In the same year he was knighted, it is said, on the field.

One of Christopher's first acts when he took possession of the estates

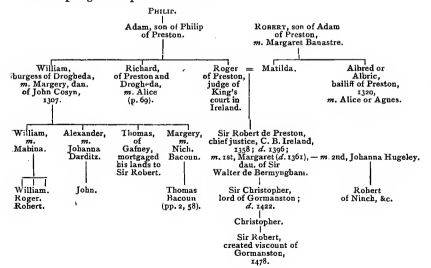
seems to have been to examine the contents of the muniment chest. He had for a time been connected with the Chancery as deputy-keeper of the Great Seal, and he may have borrowed one of the clerks of the Chancery to commence the transcription of the title-deeds into this Register.

He had married Elizabeth, daughter and co-heiress of Sir William de London, who died in 1386, the last of a family who for the greater part of two centuries had occupied a prominent place in Irish affairs. By this marriage he acquired a share of the barony of Naas, and also of the manor of Athboy. Sir William's grandmother was eldest co-heiress of the last lord of the senior male line of Maurice fitz Gerald, who took so prominent a part in the Norman conquest of Ireland.

In 1402 Sir Christopher was one of the Justices of the Peace for the county of Meath. In the next year he was appointed one of the deputies of the Lord Lieutenant to asssemble the people for defence of that county. He died in the year 1422, leaving Emeline, his widow, and Christopher, his heir.

It does not form part of our duty to pursue the history of the Preston family further. The grandson of Sir Christopher was created Viscount of Gormanston in 1478, by patent entered in the Register, the text of which is given at p. 175 of the Calendar.

An outline of the descent of the heads of the family is found on folio 137 of the Register, and has been continued by later notes, down to the seventeenth century (Calendar, p. 110), There is also a sketch pedigree at p. 15.



GERALDINE, DE LACY, and DE LONDRES DOCUMENTS.

As we have remarked, the muniment chest at Gormanston held open its cover for many documents other than the title-deeds of the lands actually held by the Prestons.

Sir Christopher's marriage with the elder co-heiress of Sir William de London was the occasion of the bringing in of many parchments of great interest. The family of De Londres, or of London, had been prominent in Ireland for the greater part of two centuries. Its descent during this time is given in the ancient genealogical table preserved on p. 16. The first of the name there, John Londyrs, is said (p. 150) to have been a nephew of the celebrated Henry de Londres, the great Archbishop of Dublin, 1214–28. Probably through the influence of his powerful uncle, who was more than once Justiciar of Ireland, John succeeded in securing as wife Nicola, the sole heiress of — Tuit, lord of Athboy. He thus took his place among the barons of the great lordship of Meath. It must have been through this connexion that the group of very interesting documents relative to Meath (pp. 4–15) found their way into the collection.

William de Londres, the son of this marriage, married Matilda, eldest co-heiress of Matilda, sole daughter and heiress of David, third baron of Naas, and thus the direct representative of the eldest son and heir of Maurice fitzGerald, hero of the Norman Invasion of Ireland. With this marriage came to De Londres, and ultimately into the Gormanston chest, the interesting documents connected with FitzGeralds (pp. 141–170), extending back, in one case, beyond even the Invasion of Ireland, to the time when Maurice obtained the stewardship of the lands belonging to the bishopric of St. David's.

The third baron of Naas had married the daughter of Hugh de Lacy, Earl of Ulster, by his first wife, Lecelina de Verdun. From this connexion a large number of important documents of the De Lacys, De Verduns, and FitzGeralds came to be included (pp. 141-174).

The accompanying table shows the descent of the De Prestons from Maurice FitzGerald, as appears in the documents in this Register.

DESCENT OF THE INHERITANCE OF MAURICE, SON OF GERALD (p. 3).

MAURICE, son of Gerald, haron of Naas and Wicklow. received from Stronghow half the cantred of Ofelan. William, son of Maurice, haron of Naas, inherited his father's property in Ireland and Wales (p. 165); m. Mahaut de Pontearch; d. c. 1226 (pp. 146, 147). David, William Maurice haron of Naas; m. Matilda de Lacy (pp. 146, 148); d. of Hugh de Lacy, (pp. 3, 145, 163). (pp. 3, 153, 154, 166). earl of Ulster, and of his first wife, Lecelica de Verdon. Matilda, William m. John the Butler (p. 147); d. 1303 (p. 4); still alive, 1304 (p. 149). (p. 166). Three sons, d. s. p. (p. 3). Matilda Rosia Tohanna Lecelina Margaret (p. 3), (p. 147), (p. 147), (p. 3), (p. 3), Walter Lenfant; m. Geoffrey Bryt. m, W. de Loundres Rich. de Londres. Gerald de Rupe. who d. 1314 (p. 3). Alexander de L., W. de L. II. gave his purparty, after his own life Philip. George de R. Milo d. 1370. (p. 1), gave his purparty (p. 1). estate, to William de L. II. to his brother Philip. (pp. 3, 157). John de R., gave his purparty to John Graunsett, Geoffrey. William de L. III. d. 1386. who d. 1335 (p. 4). Petroca, John, Elizabeth, Margaret, John Byrte. Chr. de Preston. Tohn Brune. Edmund Pouere. Rohert Pouere, who gave lands in the neighbourhood of Naas to Thomas Brit, who cooveyed to Sir Christopher Preston (pp. 3, 81, 82), 1414.

The documents connected with the marriage of De Lacy with Lecelina de Verdun, and conveying her very extensive marriage portion, are set out at length (pp. 144 and 146). These lands were inherited by the daughter and only child of the union. But, although the grant of the earldom to De Lacy gives it to him, and "his heirs" (p. 141), the Crown appears to have treated it as a gift in tail male, for no part of the possessions of the earldom seems to have been inherited by his daughter.

The facts and dates in this pedigree are taken from the statements and documents in the Register. Some of these conflict with particulars from other sources. Especially is this the case with the family of Matilda la Botillere, the heiress of David, baron of Naas. In legal proceedings in 1302 three of this lady's daughters, Matilda, Margaret, and Johanna, are stated to be the daughters and heiresses of Alexander de Nottingham, of whom there is no mention in the Register. The daughter, Matilda, too, was wife of the first William de London, who, according to the Register, lived until 1314. Yet, in the Justiciary Roll of 1302, he is represented as already dead, and Matilda, his widow, is married to John de Bonevile.

DE BERMYNGHAM DOCUMENTS.

The marriage of Sir Christopher's father, the Chief Justice, with the heiress of Sir Walter de Bermyngham, though equally brilliant with his son's match, did not add so materially to the family estates.

Sir Robert de Bermyngham, one of the first Norman conquerors, was rewarded by Strongbow for his services by a grant of the lordship of Offaly. There is some uncertainty as to the earlier generations in the descent from Sir Robert. But descendants in the thirteenth century are found styled lords of Toutemoy (*Tuath-da-mhuighe*), represented now by the north-east corner of the present King's County, and probably included in the term Offaly in its widest use.

The lord of this district at the end of the thirteenth century was Peter son of James son of Peirs (or Peter). Peter died in 1308, and his fame was celebrated by a poem still extant in the Harleian collection. He would seem to have been succeeded in the lordship of Toutemoy by a son, John, afterwards created earl of Louth. A son, William, became lord of Carbury, an adjoining district in the north-west of the present County of Kildare, and not included in the country of Offaly.

William was also an active supporter of the Government. So late as 1331 he had a royal letter asking his assistance as one of the magnates of Ireland, and about the same time he received the honour of knighthood. Yet, in the following year, he was seized by the Justiciar at Clonmel, and with his son, Walter, committed to the Castle of Dublin. After lying there for three months William, without any recorded statement of his alleged crime, was executed. The annalist, mourning his loss, says that "the lord William was a noble knight among a thousand thousands, and most noblest in feats of arms."

Sir Walter, son of William, after further detention, was released in 1334 by order from England, on finding hostages and mainpernors for good conduct.

Not, however, until 1337, and on entering into a recognizance in £1000 for good behaviour, were his father's lands, which on his execution were held to have escheated to the Crown, restored to him. This recognizance remained in force until after his death. In the same year hereceived a letter of aid among the magnates of Ireland. time he married Elizabeth, widow of Robert de Haveryngton (written "Harington" in the Register), and one of the three daughters and co-heiresses of Sir John de Multon, who possessed extensive estates in Cumberland, Lincoln, and other English counties, and-through his wife, a daughter of Richard de Burgo, the great Earl of Ulster-in Co. Limerick. Elizabeth had an heir by her first husband, Robert de Haveryngton or Harington (p. 15), so that, although Sir Walter possessed her lands for life, they did not descend to his children. longest document in the Register is the minute description of the share of the Irish lands (pp. 111-115) occupying six pages of the Register. The similar partition of the English estates is set out on the English Close Rolls. It is so long that even the printed abstracts occupy thirteen. pages of the Calendar.

For some years Sir Walter remained on his estates in England, until in June, 1346, he was sent to Ireland as the King's Justiciar or Chief Governor.

Sir Walter had been promised a reward for previous service in Ireland under the Justiciar, Sir R. D'Ufford, so he now took the opportunity of conferring on himself the manor of Kells in Co. Kilkenny, which had recently been forfeited by the attainder and execution of Sir Enstace le Poer. Lest this grant should be challenged as irregular, it received special confirmation in England. This charter and the evidence of the forfeiture of the previous owner are set out at pp. 127, 128.

In 1347 he was, as Justiciar of Ireland, summoned to be present at the Parliament of England to give his counsel.

In 1349 he retired from the Government to his English property, where in the following year he died, on the vigil of St. Margaret's Day, leaving behind him the reputation of having been a very good Lord Justice. He was succeeded in his family property by his only son, Walter, a minor.

Sir Walter's wife's estates passed to her son and heir, John, by her-first husband, Robert de Haveryngton.

In 1357 Walter, the son, was given seisin of his father's land, though not yet of full age; and the king, by favour, took his homage.

Walter, the son, died on St. Laurence's Day, 1361, seised of the manor of Kells, Co. Kilkenny, and the manor of Shanbo in the same county.

This was the finding of a jury of Co. Kilkenny, who could only find for the lands in their own county. His heir was his sister, Margaret, wife of Robert Preston (p. 124). Another inquisition found him seised of the manors of Castlecarbury and Carrick, Co. Kildare.

THE REGISTER.

This ancient volume of entries of early muniments is a volume in an ancient binding of heavy oak boards covered with stamped calf-skin. It contains 223 parchment folios, measuring each approximately 103 inches by 71 inches.

The folios are numbered in a nearly contemporary hand 1 to 224, but no folios bear the numbers 166 and 222, while 207 is repeated on a second folio.

The book seems to have been prepared or begun in 1397-8 for the purpose of registering the title-deeds of the property inherited or acquired by Sir Christopher Preston. It would appear to have originally commenced with the folio numbered 13, the heading of which may be regarded as the title of the book in its original form: "Hec est copia cartarum domini Cristofori de Preston militis facta anno r. r. Ric. secundi vicesimo primo."

From this folio number 13 to 187, the book is divided into sections grouping under headings of the names of the several manors, the charters affecting the ownership of each. These headings are represented in the following Calendar by the names of the manors in full capitals. At the end of each section are usually one or more blank pages left for the addition of later deeds relating to that particular manor. These blanks occur as the following folios of the original Register:—12, 38, 43, 58, 63 d, 66 d, 72 d, 100, 101 d, 102, 137 d to 140 d, 162, 163, 175 d to 179 d, 184 to 187 d, 213. Two other pages, 100 d and 101, which had originally been left blank, are occupied by entries made in a later hand.

The sections by manors are as follows:-

Manors, &c.		Folios of Regis	ter.	Pages of this Calendar.
Gormanston	• •	 13	-19	18-25
Richardston		 19	d-21	25-27
Rogereston		 21	-26	27-30
Nynche		 26 a	l-30 d	31-34
Midnytheston		 31	-37 d	34-39
•		followed by 38	f, blank	
Staghmen	••	 38	d-42 d	39-42
		followed by 43	f, blank	
Rolandeston	••	 43	d-50	42-45
Kenragheston		 50	d-51 d	45-46
Tancardeston	••	 52	-57 d	46-49
		followed by 58	f, blank	

Preface.

Manors, &c.		;	Folios of	Register.	Pages of this Calendar.
Gaffney				58 d-63	49 - 5 3
aunity .	•		wed by	63 d, blank	
Fyngalleston	•		••	64 - 67 d	5 3- 5 5
	r this be	ad. after	the firs	t two, relate to pre	mises
INO ONGINO MESO		in Drog			
			,	66 d blank	
Slane		••		68 -72	55- 59
followed by 7	2 d blank	and 73	f, with	cancelled entry alre	ady
202201102 29	e	ntered o	n fol. 63	i. *	•
Donaghkerny				73 <i>d</i> –74	59 – 60
Hawkyneston		••		74 - 74 d	60- 62
	wed by e	ntries re	lating to	Drogheda to 77.	
Drogheda				77 d~99 d	62 - 81
				100 f blank	
)	Entries of	n 100 d a	nd 101 j	f of later date.	81- 82
				101 d and 102 f bla	ink
	Entries o	n 102 d-	104 d of	later date.	82- 84
Dublin			• •	105-109 d	84- 87
Preston		••	••	110 -137	87-110
				137 d-140 d blank	
Partition of Multon	Estate,	followed	ł by		
Bermyngham char	ters	••	••	141 - 151 d	111-120
Schanbo		• •		152 - 156	120-124
Le Poer charters and	l Kells	••	• •	156 -161	124-129 }
				162 -163 f blank	
Ballymadon	••	••		163 d-175	129-138
·				175 d-179 d blank	
Donmorhill and Hov	reteston	••	• •	180 - 182 d	139-140
				183 later entry	141
				(Athboy)	
				184 -187 blank.	
De Lacy and Gera	ldine an	d De Lo	ndres		
charters				188-212 d	141-165
-				213 f blank	
Wales (followed b	y other	De Lo	ndres		
charters)				213 d-220 f	165-171
Kells (and other man	nors) in I	Leath		220 d-224	171-174

The folios before 13 were either originally left blank or were subsequently added on a rebinding of the book. They contain a less formal collection of entries, notes, and pedigrees made during the first half of the fifteenth century, with a few slight additions later.

The principal section of this part is from folio 5 to 9. It is written in a good set hand, better formed and more regular than any other in the book. This section includes the group of interesting articles relating to the Liberty of Meath beginning at the foot of p. 5 of the Calendar, and ending at the top of p. 14. Here there is a marked break in the Register, almost all the face of the folio being left blank.

The remaining entries in this first part of the Register are written by several hands in poor and irregular Court hand, with the exception of the Memorandum as to the ownership of the Bog of Balmartene (p. 5), which is in a coarse current hand.

The entries appearing at the top of page 2 of the Calendar are of special interest from the fact that they were most probably made by Sir Christopher bimself, or at least at his dictation. The hand is a Court hand which we would not expect to find used by a private gentleman. Yet, as he seems to have acted for a time as deputy to his father when Keeper of the Great Seal, it is possible that he may have learned a hand which is not unlike that used on the Patent Rolls of the period.

These entries relate to the value of the property at this time and the nature of the charges upon it. Sir Christopher's stepmother is mentioned as the lady Johanna, and her son as "brother Robert," a form which could only be used by Sir Christopher. Of "Sister Ka," who appears to have had a charge of £10, we have no other tidings. Thomas Preston and Thomas Bakon also appear from other entries to have been cousins.

The notes on the lower part of p. 2, relative to the precedence of Sir Christopher and his ancestors over the Flemings, barons of Slane, are remarkable. The dispute became acute half a century later, and was decided in Parliament in favour of the Prestons from their tenure of the barony of Kells in Ossory. The notes given here give no support to this theory, for they begin with sittings by Sir William de Bermyngham, who never held the manor. Sir Robert Preston's sittings, too, would appear to have been as a privy councillor, not as a baron.

The clerks who transcribed the principal section of the Register, folios 13-187, were very indifferent Latin scholars, and their work is full of errors. These are so numerous that the production of a complete text would have proved a very unsatisfactory work. They were wholly unskilled in the reading of the handwriting of the older charters, the capital letters especially proving hopeless stumbling-blocks. As a result many of the less familiar names, such as those of the witnesses, are so misrepresented as to be often wholly unrecognizable in the forms in which scribes of the Register have preserved them.

The several sections of the principal portion of the book (folios 13-187) are introduced by ornamental capitals, decorated with flourishes which sometimes take the forms of grotesque faces or heads.

At the top of folio 11 is written "Jhus"; and at the top of folio 183 "Ihs mercy". At the foot of folio 68 the scribe has made a note of the words for the principal points of the compass:

"Est vest suth north"
"orientem occidentem austrum aquilonem."

From folio 188 to 219 the Register has been used for entering, in the same hand, various muniments belonging to the families with which the Prestons formed alliances, though in most cases the property did not descend to them. From folio 220 to the end of the book these are continued in a different and probably somewhat later hand.

The Society has to acknowledge the goodness of the late Right Honourable Jenico, 14th Viscount of Gormanston, in giving permission to publish this volume, and for generously defraying the expense of making the transcription from which the Calendar was formed. The interest taken in the work by Georgina, Viscountess of Gormanston, and Jenico, 15th Viscount, has been very helpful.

The editors are greatly indebted to Mr. Thomas J. Morrissey, LL.B., for his kindness in preparing the exhaustive index to this volume.

JAMES MILLS, MICHAEL J. M'ENERY.

Public Record Office,
Four Courts, Dublin.
20 April, 1914.

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GORMANSTON REGISTER.

CALENDAR.

FREE TENANTS, BY ROYAL SERVICE IN THE COUNTY KILDARE, OF WILLIAM LOWNDRYS.

f. 1.

WILLIAM BRAYNOKE holds at Braynokyston 5 carucates of land; and does suit thereout, and 20s. royal service when it arises; and the marriage is worth 40l. of silver.

Maurice son of Richard holds at Ballycotellan 5 carucates of land and does suit of court, and 20s. royal service. Marriage worth 80 marks.

Matthew Flemynge holds at Flemyngestowne 4 carucates of land; and does suit of court, and 20s. royal service. Marriage worth 40l.

William Kerdyn holds at Fenoniston 4 carucates of land; and does suit of court, and 20s. royal service. Marriage worth 40l.

Philip Kerdyfe holds at Rahoskyr 8 carucates of land; and does suit of court, and 20s. royal service. Marriage worth 40l.

Henry Harole holds Sigineston, near the Nace, 3 carucates of land; and does suit of court, and 20s. royal service. Marriage worth 80 marks.

All these tenants hold severally of sir William de London.

Maur. son of Maurice holds Ramore and Maynothe by the service of 3 knights and a half, viz. 71.

Nich. Barbedor, in same barony, 10 carucates in Yagoyston by the water; and does suit of court, and 20s. royal service. Marriage worth 40l. when it happens.

John Flemyng holds there in Molacar 4 carucates of land; and does suit of court, and 20s. royal service. Marriage worth 20l.

Simon Flatisbery holds at Joneston 5 carucates of land; and does suit of court, and 20s. royal service. Marriage worth 100 marks.

Same Simon holds at the town of Yagoyston, by the Nace, 6 carucates of land; and does suit of court, and 12s. rent yearly.

Also of Ynchehristelan, a foal, or the price, per annum, of royal service.

All these hold in parcenary of the three parceners, viz.: of sir William de London, George de Rupe, and Milo Byrte.

Also Thomas Lange holds at Bowdwyneston 20 carucates; and renders suit of court, and 40s. royal service; and the marriage is worth 20l.

f. 1. Gormaneston, with its demesnes and mills, is worth by the year 90l. 12s. 7d.; customs, 20l.; court, 4l.

Droheda by the year, 27l. 13s. 4d.; also after the life of G. Barnewode, 20s. Dublin, 40s. Preston, 10l. Ballymadon, 48l. Nobyr, 30l. 17d. (whereof to the sister Ka., 4l.). Kylcarthi, 6l. 6s. 8d. (whereof to the sister Ka., 6l.).

Reversions after children: Kynlys, 25l. Fyngalleston, 6l. 13s. 4d. Rowlandeston, 4l. 2s. Gaffeney, 50s. Tankarteston, 3l. Kenrakeeston, 8l. Tyllakhtypper, 10l. Kyllussy, 8l. Dunmurhill, 5l. 2s. 8d. Howeteston, 6l. 13s. 9d. (whereof to the earl of Ormonde, 4 marks).

Also after the lady Jo. and brother R. and heirs male, 50 marks in the Nynche, Rogereston, Mynyghteston, Stamen, and Droheda. Also after Thomas Preston and his heirs male, 50 marks. Also after Thomas Bakon and his heirs male, 80 acres. Also after Thomas Howlande and his heirs male, 51. Also of divers in Droheda and Preston.

f. 1 d. Robert lord of Haryngeton took to wife Elizabeth, one of the daughters and heirs of sir John Molton, and had issue, Robert H. and John H. and two daughters, which Robert, brother of John, had issue John H., who died in Ireland, which John had issue Robert, which Robert had William, which William had a daughter and heir, and married to Bonewill who had William Bonewille, which William had one daughter and heir, who now lives. (In the 15th year of Edward IV.)

Anno xviiº Edward II., appeared sir William de Bremyngeham.

xix° Edward II., William de Bremyngham appeared and sat above Baldewyn le Flemyng as appears in the roll of said year.

iii° Edward III. William son of Peter de Bremyngham is noted in the roll of said year before Baldewyn le Flemyng (*Primus notatur in rotulo anno predicto quam Baldewynus*).

xliv° Edward III. Robert Preston, knight, is noted in the roll of said year, higher than Simon Flemynge, baron of Sclane.

xviii^o Richard II., in the King's presence, Robert Preston, knight, is noted in the roll of said year higher than Thomas Flemynge, knight.

i° Henry IV. Christopher de Preston, knight, is noted on the roll higher than Thomas Flemyng, baron of Sclane.

Richard de Burgo, earl of Ulster, had one son called William and six daughters, which William had one daughter who married Lionel, duke of Clarence. Of the six daughters, the first married Robert, King of Scotland; the second married Maurice fytzThomas, earl of Desmond; the third married Thomas fytzJohn, earl of Kildare; the fourth married the earl of Gloucester; the fifth married John, earl of Louth; and the

Calendar. 3

sixth married John Multon of Egremownde, which John Multon had three daughters heiresses begotten of her, of whom the first, Johanna, married the Lord FytzWater; the second, Elizabeth, married Robert, lord of Haryngton, who begot of her John and Robert, and afterwards said Elizabeth married Walter de Bermyngham, who begot of her Walter and Margaret, which Walter died without heir of himself, but had said Margaret the sister as heir, which Margaret married Robert de Preston, knight, who begot of her Christopher Preston, knight, who begot Christopher Preston, knight, late deceased, who begot Robert Preston, knight, now living. And the third daughter of said John Multon, Margaret, married Thomas de Luci.

Memorandum that earl Richard Stranbow gave the barony of Naas, and Wykenlowe, to Maurice Geroldd, who had a son and heir, William son of Maurice. He married Mahaut de Pontearch, and they had three sons, David son of W., William son of W., and Maurice son of W. which David married Matilda, daughter of Hugh de Lacy, earl of Ulster, and Lecelina, sister of Thomas de Verdon. They had issue William son of David, and Matilda daughter of David. William had three sons, William, Hugh, and Robert, and they died without heirs. And said Matilda, daughter of David, married John le Botyller. They had five daughters, Matilda, Margaret, Johanna, Rosia, and Lecelina. Matilda married W. de Loundres, who begot William Loundres, which William had a son and heir William Loundres. And said Margaret married Richard, nephew of said W. Loundres, who begot Alexander de Loundres, and two daughters, Gild' and Alice And said Alexander gave his purparty of said barony to William son of William Loundres, which William son of William begot the third William Loundres, who had John for son and heir and two daughters, Elizabeth married to Christopher de Prestoune, and Margaret, married to John Brune. Said John son of William died without, &c. And so the inheritance descended to said daughters. And said Johanna. third daughter of said J. Botillere, married to Walter Lenfaunt, died without heirs. Also said Rosia, married to sir Gerald de Rupe, bore George; and George, John, who gave his purparty to John Graunsett.

Also said Lecelina, the sister married to sir Geoffrey Bryt, bore And Milo gave his purparty in said barony to Milo and Philip. Philip; and Philip had a son and heir Geoffrey; and Geoffrey, John Byrte (who) had sisters heiresses, of whom one called Petroca Byrte married Edmund Pouere, and bore Robert Pouere, whose purparty was assigned in the barony of Nace, the purparty of Byrte, of the town of Nace, Balligene, and Maydenheyes. And said Robert gave to said Thomas Brit, Ballygene, and Maydenheyes, with appurtenances, which Thomas Brit gave to sir Christopher de Preston, the manors of Surnyng. Ballygene, and Maydenheyes, with appurtenances.

f. 2.

f. 2. Robert Baron presented to the vicarage of Wykenlowe a certain sir Alexander, chaplain. And sir William Loundres presented sir Thomas, chaplain. And said sir Geoffrey presented sir Robert Lawles. And John Grauntsett presented Elyas Lawles.

A.D. 1348. 6 of the ides of January. Death of Walter Abbi (or the White), vicar of Tyllathtyper.

A.D. 1347. 5 of the nones of March. Death of sir John Braynok, vicar of same.

A.D. 1303. 10 of the kalends of June. Death of lady Matilda la Botillere, lady of same.

A.D. 1335. 17 of the kalends of September. Death of John de Grauntsett, who gave 70s. to S. John of Naas.

A.D. 1349. Death of Thomas fitzThomas Schenahg.

A.D. 1408. Christopher de Preston, knight, presented John Mannyng, chaplain, to the rectory of Leckagh.

f. 2 d. Death of lady Isabella de Lacy, formerly wife of sir Henry de Misset, knight, who had the manor of Clone for her dower. 1271.

Death of John Loundres, and of his wife, lady Nichola de Tuyte, lady of Athboy, mother of Vylmyne de Loundres, senior, knight. 1284. Death of Vilmyne de London, senior, knight. 1314.

Death of Richard de London, knight, son of said Vilmyn de London. 1348.

Death of William de London, knight, second son and heir of said Vilmyn London. 1370.

Death of Richard de London, lord of Cloun, son of William London the second. 1383.

Death of William de London, knight, the third, brother of said Richard de London, and heir of sir William de London, knight, the second. 1386.

Death of sir William de Montenay, knight. 1314.

f. 3. Manor of Castelton near Athboy contains 198 acres of arable land, 24 a. meadow, 12 a. "ley," the acre per annum 16 pence; 3 orchards per annum, 3s. Sum per annum, 15l. 15s.

Iryston contains 60 a.—the acre per annum, 10d. Sum, 50s.

Newton of Athfallyn contains 92 a.—the acre per annum, 12d. Sum, 4l. 12s.

Hugyneston contains 70 a.—whereof 54 a. yearly 14d.; 8 a., 12d.; 8 a., 10d.; and an orchard yearly, 12d. Sum yearly, 3l. 18s. 8d.

Balrath contains 100 a.—the acre yearly, 12d. Sum yearly, 5l. Plokeston contains 31 a.—the acre yearly, 12d. Sum yearly, 31s.

Chief rent of Horsyneston. Sum yearly, 31. 18s. 8d.

Kilghelan contains 120 acres—whereof 80 a. yearly, 12d.; 40 a. yearly, 10d. Sum yearly, 5l. 13s. 4d.

f. 3.

Kilclone contains 48 a.—the acre yearly, 12d. Sum yearly, 48s.

Martineston contains 140 a.—the acre yearly, 12d. Sum yearly,
61. 17s. And the mill there is worth yearly, 40s.

Sum of these yearly, 54%. 38. Sum of acres, 48 score and 19 acres. Sum, 8 plowlands, and 19 acres.

Chief rent of Athboy worth yearly, 31.

Mill of Athbov worth yearly, 31.

Custom of Athboy worth yearly, 31.

Forstervsfeldes worth yearly, 40s.

Manor of Trymleteston contains 204 a.—the acre yearly, 12d.

Hoskyneston contains 42 a.—the acre yearly, 12d.

Lavaneston contains 27 a.—the acre yearly, 12d.

Conyneston, Gormaneston, Baldarroke, Molganeston, Galcouleston, contain $142\frac{1}{2}$ acres—the acre yearly, 12d.

Three werrys (weirs) yearly, 20s.

6 cottages yearly, 6s.

Sum of these yearly, 221. 12s.

Mychelystownes contains 240 a.—the acre yearly, 14d. Sum yearly, 14l.

Chief rent of Forderath yearly, 13s. 4d.

"The Castel pat is in Athboy" yearly, 6s. 8d. Sum yearly, 15l.

Sum of this parcel yearly, 37l. 12s.

Kilcarthy contains 150 a. and 3 estangs—the acre yearly, 12d. Sum yearly, 7l. 10s. 9d.

Cnokeston contains 20 a .-- yearly, 8s.

Bodnameslandes contains 80 a.—yearly, 26s. 8d.

Sum of these yearly, 9l. 5s. 5d.

Memorandum of evidence as to ownership of the Bog of Balmartene in dispute between sir Simon Londyrs, lord of Athboy, and Crwyce lord of Rathmore; and later between sir Robert Preston and Thomas Plunkete. See Text, p. 175.

Edward IV. grants to Robert Preston, lord of Gormaneston, the f. 4d. dignity of viscount of Gormanneston. Teste 7 Aug. a.r. xviii Edw. IV. (1478). See Text, p. 175.

CHARTER OF LIBERTIES GRANTED TO THE MAGNATES OF MEATH BY SIR f. 5.

GEOFFREY DE GEYNVILLE.

Having considered the charters and muniments of his magnates of Meath, and their ancestors, those who first came into Ireland with Hugh de Lacy senior at his conquest, likewise those who were enfeoffed by Walter de Lacy son of said. Hugh, Geoffrey by consent of Matilda de Lacy

f. 5. his wife grants that, like their ancestors, the said magnates and their heirs and those holding of them, determine in their courts, pleas of vetitum namium of all tenants in their lands. If in the lands of the magnates hue and cry be raised, the sheriff of Trum shall take inquisition whether such trespasses belonged to the crown or not: trespasses belonging to the crown shall be determined in the court of Geoffrey and Matilda; those which do not shall be determined in the courts of them in whose tenements they arise.

Geoffrey and Matilda grant to the magnates and their hoirs and those holding of them the chattels of their Irishmen convicted of any delict and felony, although judged in the court of Geoffrey or Matilda. They grant also to the magnates and their tenants to whom it is fitting, to have waif when found on their lands, and the taking of amends for measures not observed, so that falseness be not found in the measures. The sheriff of Trum shall hold his tourn in the lordship of the magnates twice a year or oftener if necessary. Geoffrey and Matilda grant all these liberties of pure good will; and that they may remain for ever, confirm the charter with Geoffrey's seal. Witnesses—Patrick, archbishop of Armagh &c. See Text, p. 176. (See also Cal. Carew MSS., Misc., p. 400.)

TRANSCRIPT OF CHARTERS OF THE LIBERTY OF MEATH.

Henry [II.], King of England, &c., has granted to Hugh de Lacy, for his service, the land of Meath with its appurtenances, by the service of 50 knights. To hold to him and his heirs as Murcard Ha Mulachlyn held it, or any other before him. And for increase to the gift, all fees which he has or shall acquire about Dublin, while he is the King's bailiff, to do service to the King at his city of Dublin. He is to have all liberties and free customs which the King has or may have there. To hold of the King and his heirs, well and peaceably, in wood and plain, meadow and pasture, waters and mills, vivaries and ponds, fishings and huntings, ways and paths, and ports of the sea, and in all other places and things belonging, with all other liberties which he has there and can give to him. See Text, p. 177.

Richard [I.], King of England, &c., has granted to Walter de Laci and his heirs, for his homage and service, all lands and tenements in Ireland, as well those which he has of the gift of King Henry, as of the gift of others, and of the acquisition of Hugh de Lacy his father, as the charters of King Henry and other donors testify. See Text, p. 177.

John, lord of Ireland, earl of Morton, has granted to Walter de Lacy and his heirs for their homage and service, the whole land of Meath with all appurtenances as Hugh de Lacy his father held it when he died. And all rights which he ought to have in Ireland. To hold to him and his

Calendar. 7

heirs, of John and his heirs by the service by which King Henry gave it f. 5d. to Hugh. See Text, p. 178.

Henry [III.], King of England, &c., willing to do special grace to Geoffrey de Geynvill and Matilda de Lacy his wife has granted to them, that they and the heirs of Matilda may have all liberties and free customs in their land of Meath in Ireland, which Walter de Lacy grandfather of Matilda, of whom she is one of the heirs, had of the gift and confirmation of the King's ancestors in same land, in time of peace, as well in wards, pleas, and plaints, as in other things, and that they freely and quietly use said liberties and free customs as Walter did. Teste at Woodstock, 8 Aug. a. r. xxxvi. (1252). See Text, p. 178.

John, lord of Ireland, earl of Mortain, to Hamo de Valta, justiciar of Ireland. I have given to Walter de Lacy the whole land which Gilbert de Angulo held of me beyond the lake of Therebrun, by the same service which Gilbert was accustomed to render, which land he forfeited, to wit, Drumclief. Besides I have given to Walter a messuage in the town of Lymerik to dwell in, and the fee of three knights in the cantred which I have retained. The Justiciar is to put Walter in possession. Teste at Vernoyl 22 day (blank). See Text, p. 179.

CHARTERS OF KING HENRY OF THE LIBERTY OF MEATH, WHICH ARE IN CUSTODY OF THE FRIARS MINOR OF TRIM.

Henry [III.], King of England. Whereas by patents when we were last in Gascony under the seal which we use there, we granted to Geoffrey de Geynvill and Matilda de Lacy his wife, that they might exercise in all their lands of Meath, their liberties by their own writs, according to the law and custom of Ireland, which Walter de Lacy, formerly lord, was accustomed to use by his writs. At instance of Geoffrey and Matilda we make the same grant anew under our great seal. Teste at Windsor, 27 February, a. r. xli. [Hen. III.] (1257). See Text, p. 179.

Henry, King of England, has granted to Geoffrey de Geynvill and Matilda de Lacy his wife, all liberties in their lands of Meath, which Walter de Lacy had in right. Teste at Woodstock, 8 August, a. r. xxxvi. (1252). (Differs in some particulars from the similar entry above.)

CHARTER OF RAHTOUDE.

John, King of England, has given to Ph. de Wircester, all Rahtoude with its appurtenances. To hold to him and his heirs and assigns freely and fully, in fee and inheritance for ever; in wood and plain, meadow and pasture, ways and paths, waters and fishings, weirs and mills, hunting, and with all liberties and free customs belonging to said land; doing the service of one knight when royal service arises. Witnesses—sir Ric. Tyrell, &c. See Text, p. 179.

f. 6.

TRANSCRIPT OF THE WRITING OF MARINERSTOWN.

f. 6. Walter de Lacy, lord of Meath, for the salvation of his soul and of lady Marion his wife, and for the souls of Hugh de Lacy, and Rohesia, his father and mother, Robert de Lacy his brother, and Gilbert his son, and the souls of all his ancestors, has granted to God and the abbey of St. Mary, of Furness in England, and the Abbot and monks serving God there, in perpetual alms, the whole land which belonged to Christiana, wife of Robert le Mariner in the town of Mariners in Ireland, near the f. 6 d. port of Drogheda, to wit, the messuage there where Christiana, after the death of Robert, dwelt, in the same town, and all other messuages which belonged to her in said town: with the nativi and their following; also the principal messuage which Robert held of him in capite near the church, and the stone tower there; and a third part of the mill of same town; and a boat in the fishery in the port and outside the port, free from any disturbance; and 90 acres of land with meadow and turbary in the territory of said town, with all appurtenances and easements as well under as above ground. Also he has granted to the abbot and monks that they may take for their buildings in said land necessary timber in Walter's forest of Trim without let of his foresters, and may carry it by the river Boyn or otherwise. Be it noted, that if the animals of said monks pass the bounds of the common pasture into Walter's cony warren, they shall without plaint or legal challenge be brought back without hurt to the common pasture; or if they be taken in ignorance and impounded, they shall be delivered without delay. Also the abbot and monks or their people dwelling in or coming over to said land, may sell and buy what shall be necessary for their house of Furnes, in fairs, markets, castles, towns, and through Walter's whole land without

DONAGHKERNI.

sacrifice offered to God on His altar in the odour of sweetness. (See Cal. Pat. Rolls Eng., 1340-3, p. 53.) See Text, p. 180.

contradiction, exaction, custom, or demand, pertaining to him or his heirs, and may bring them where they will. Which gift so absolved from all challenge and free from all exaction, he wishes to be as a

Memorandum that there are at Donackerni in demesne $151\frac{1}{2}$ acres, and one stang sown in the year lii.; and 70 acres of fallow. Sum, $221\frac{1}{2}$ acres and one stang. Sum in money by the year, 20l. 5s. 10d.

And there are 21 acres, 3 stangs of meadow, $97\frac{1}{2}$ acres of pasture. And there are 6 acres, 1 stang of crofts which farmers hold, and they render yearly for each acre, 12d. Sum, 6s. 3d.

And said farmers hold in outside land (de terra forinseca) 84 acres, $1\frac{1}{2}$ stang; for each acre, 18d. Sum, 6l. 6s. $6\frac{3}{4}d$.

And said farmers hold at Marinerstown 47 acres; for each acre, 2s. Sum, 4l. 14s.

And there are in crofts there 30 acres and half a stang; for each acre, 12d. Sum, 30s. $1\frac{1}{2}d$.

f. 7.

f. 6 d.

And there are there 8s. rent of socage holdings yearly. Sum, 8s. And the fishery yearly is worth 66s. 8d. And the herbage, 20s.

Writ, that the seneschal do not permit anyone to sell lands, unless he enter them before the other have full seisin.

G. de Geynvill to his seneschal of Trim. We command you that if any of our seignory wish to sell fee or tenement to hold of him, that you put yourself therein before the other have full seisin, and if the other wish to take a writ of novel disseisin, that you answer that you do not claim to have fee or freehold, but that you wish only that our right be not amoved, nor that the thing be held by interlopement. And by this answer you shall not hurt the land of Rathtoutthe, nor suit or service by the Lady nor by Mons. Roger, until you have other command of us, for we wish to have counsel, by whose hand it is more profitable for us to receive. See Text, p. 181.

For the reminder of the seignor or of the seneschal of franchise, when he may make truce with Irish felons, burners, with whom we are at war, if his justice can punish them of right. I say no, and one can understand this by the franchises of Wales; whereof the seignors of the franchises when war was general between the English and Welsh often made truce with the Welsh, who never were punished, whereas the King and his Council well knew this. And this was recorded by Mons. Walter de Hopton, then justice in England, on the morrow of the Nativity of our Lady, a. r. xiio, at Aroch, who said that when King Henry shut up the castle of Ganneu, because so great a multitude of Welshmen came near the army, it was demanded by the Council why it was there. was said that because the great men, marchers, had truce with them. And because the Council were not clearly of opinion that they (the marchers) were not entitled to do so, the earl of Leicester caused Mons. Robert Waleran to be called, because he knew the march, and he was then a serjeant there; he asked his advice, and he said if he wished to do well, he should send the marchers each to his march, and command them that each should war in right of his faith. And the Earl said that this was the better counsel; and then Mons. Robert was retained of the counsel of the King. By which it may be well understood, that since the King, who then was in host upon the Welsh, and his Council knew that many of the great men marchers had truce with the enemies, upon whom he was in arms; and they were not reprehended or punished. So when the lords of franchise have truce with any of the Irish at war, upon whom the King, or his justice, or others with his banner, are not riding, they ought not to be punished any more than those Marchers were who made truce with the Welsh upon whom the King himself was at war. See Text, p. 181.

f. 7 d. Judgment as to prey taken in the marches. Adam le Petyt, Richard son of John, Adam de Cusac, William de Alneto, Robert de Mandeville, Thomas de Molendinis, Hugo Huese, lord of Galletrum, William de London, Philip Teling, Richard de Burley, Henry son of Leons', and Richard Maueysin, say that they who are maintained in all things upon the cost of the lord, if they take horses or other animals, that the lord ought to have half, and they who are upon his cost have the other half, unless it shall be that they overthrow anyone from his horse by stroke of lance. And if they overthrow anyone by stroke of lance, then he shall have all those horses from which they shall have thrown the knights. And if they take prisoners, all prisoners shall remain to the lord. And if the lord or his seneschal shall be there present, then they shall have nothing, unless the lord will to give it of grace. (Circa 1290.) See Text, p. 182.

Provision made by the lord G. de Geynvill to the Magnates of Meath. If any have 20 librates of land, he shall have a horse caparisoned, of the value of 101, and he shall be furnished with arms after the manner of a knight.

He who has 20 marcates of land shall have a horse caparisoned of the value of 10 marks, a habergeon, head-piece, and lance.

He who has 10 librates of land, a horse of the value of 100s., and arms as becomes.

He who has 10 marcates of land, a horse of the value of 5 marks, and arms as becomes.

He who has 100s. of land, a horse of the value of 40s., and arms as becomes.

He who has 5 marcates of land, a horse of the value of 20s., and arms as above.

He who has half a mark in goods, a bow and quiver of arrows.

Farmers shall be armed with horses and arms, according to thequantity of their goods.

And merchants according to their merchandise. See Text, p. 182.

FEES AND ROBES BY THE YEAR.

201. to the Seneschal, 2 robes, 2 hoods, one saddle a year.

40s. to the Sheriff, and 18s. for robe.

201. to the Treasurer, and 18s. for robe. See Text, p. 18.

THESE ARE SERVICES WHICH ARE DUE TO SIR G. DE GEYNVILL AND-MATILDA HIS WIFE, OF HALF THE LAND OF MEATH. When a full service is taken, to wit, of each shield 40s. for the full service—

Rahtouthe for	4 services.
Dunboyn, Mullyng', Rahtkeny,	4 ,,
Moyelar	$\frac{1}{2}$,,
Culmolyn	$2\frac{1}{2}$,,

Calendar.

*		
Galetrum	2 services.	f. 7 d.
Moylahg' by Trom	1 ,,	
Fertellah	3 ,,	
Crinegedach	2 ,,	
Rahtwer	3 ,,	
Novan	2 ,,	
Rob. de Mandevill	2 ,,	
Ardsallach	$\frac{1}{2}$,,	
Ric. de Feypou for tenement of Scirc'	9 ,,	
John de Possewik	$\frac{1}{2}$,,	
Same for one carucate and 16 acres.		
Tullagnog'	$\frac{1}{4}$,,	
William de Alleton, 1 carucate of land in Kyl	brid.	f. 8.
Clonmakduf for third part of a service.		<i>J</i> . 0.
Vlla Aungevyn, for 3 carucates of land.		
Milleton, by Ric. de Alleton, for third part of	one service.	
Walter Gybbenach		
Peter fferun Moycoglyn		
Rachtcur', for 2 carucates of land.		
Okenuluan, for $1\frac{1}{2}$ carucate of land.		
Adam Pachet, for 2 carucates of land.		
Margery del Irland, for 1 carucate of land in (Cossan.	
Lescartan, Balliscanlan, for 7 carucates of land	l.	
Willa Sen', in Moyfynnoracht, for 3 carucates of land.		
Ranulph Valens' for $2\frac{1}{2}$ carucates of land.		
Sum $37\frac{1}{2}$ services, 2 carucates, and 40 acres of land, of which		

ATHINURCHUR.

Usnach Moitesnach, for third part of a service.

Lechracht

10 carucates of land.

Moycasseyll

5

David Coir of Moldrum

 $2\frac{1}{2}$,, ,,

Sum, $27\frac{1}{2}$ carucates, of which 30 carucates make a full service. Sum in money, 18s. 4d.

20 carucates make a full service. Sum in money, 751. 5s.

OF THE HONOR OF FOURIA.

Ric. de Twyt, for 3 services, 24 carucates of land in Killelwen and Tibermessan.

Kenkilli, by John de Costantin, 4 services.

Slewen, by Roger de Ledewich, 2 parts of a service.

Sunnach, by Ric. son of John de Twyt, for 2 parts of a service.

Sendounach, by Mich. de Crauill, for 2 parts of a service.

Moilach, by Thomas of the mills, for 2 parts of a service.

f. 8 d.

Moymane, by John de Kriketot, for 2 parts of a service.

Derenegarrach, for 5 carucates of land.

Kachell, by Will. Trye, for 5 carucates of land.

Mayn, by Henry Pollard, for 5 carucates of land.

Cowl, by Will. Eulidum, for 5 carucates of land.

Tulachmacerthi, for 2 carucates of land.

Kenturk, by Adam de Cusak, for 3 carucates of land.

Archerstown, by Roger le Sage, for 3 carucates of land.

Killderneff, by Math. Daniel, for 2½ carucates of land.

Archerstown, by John son of Reiner, for 2 carucates of land.

Robert le Blwnd, for 2 carucates of land in Fauoria.

12l. 9s.

Listpopel, by Robert Christofor, for 5 carneates of land.

Sum, 12 services and 13½ carneates of land, of which

30 carneates make a full service. Sum in money,

FIEHENGALL.

Killekennych, by John de Keusak, for 15 carucates of land.
Dremsony, by W. de Fay, for 7 carucates of land.
Killenenor, by John Mapp, for 7 carucates of land.
Creg, by Adam Cornum, for 2 carucates of land.
Thomas de Alleton, for 1 carucate. Ought to be corrected and increased to 2 carucates.
Barrach, by Ric. Talbot, for 10 carucates of land.

Sum, I service and 12 carucates of land, which make as above. Sum in money, 28s.

LLWYN.

Athboy, by Will. de London, for one service.

Portelester, by Ph. de Vernoill, for one service.

Moyradch, by Ric. Talebot, for one service.

Sum, 3 services. Sum in money, 60s.

DALWEN.

Thomas Phanin, and Roys his wife, for one service, and the third part of a service.

Almar. de Lascy, for one service, and third part of a service. Robert son of Richard, and Matilda his wife, for one service, and third part of a service.

Stephen de May, and Ysemayn his wife, for a third part of a service.

Arnoll Brun, and Petronill his wife, for a third part of a service.

f. 8 d.

Avice de Fynnegall, for a third part of a service. Sum, 5 services, of which 20 carucates make a full service. Sum in money, 100s.

Corballi, by Ric. Cristofor, $2\frac{1}{2}$ carucates of land. Clarendone, by Bertram de Lafed, $2\frac{1}{2}$ services (*recte* carucates) of land.

Sum, 3s. 4d.

John de Hop, 3 carucates of land, and each carucate is worth 16d. when a full service is demanded. And the first payment was at the feast of S. Peter ad Vincula in the year 55°, of the full service granted to the lord Edward in his army of Adlon, at the same time by sir James de Audeley, justiciar of Ireland. Sum, 2s.

Hayeston, by Ph. Telyn, 10s.

Sum of the preceding services, $59\frac{1}{2}$ services, 25 carucates of land, and 40 acres. Of which, 2 carucates of land and 40 acres are of those where 20 carucates make a full service; and 23 carucates are of those where 30 carucates make a full service, viz., a carucate of land worth 16d. when a full service is demanded. Sum in money of half of the services, 60l. 7s. 8d. (1271.)

INQUISITION OF THE PRISES OF SIR WALTER DE LACY.

Inquisition taken at Donaghmor, on Monday after Trinity Sunday in the 13th year of Edward I., before sir Geoffrey de Geynvill, Ralph le Corteys, seneschal of Trim, Gerald Doget, sheriff of Trim, by the following:—

Sir William de London, sir Adam le Petyt, sir Walter de Leyns, sir Stephen de May, sir William de Montigni, sir Ric. le Waffir, sir Ric. Maueysin, sir John Ringer, sir Robert de Nugent, sir Nich. son of Aubrey, Laurence Cristofer, Paganus Mol, Peter Kent, Will. de Athnederuri, David the clerk of Culmolin, Variner the cook, Roger Baret, Henry Mor, Will. de Breccon.

Who say on oath that Walter de Laci, every time he needed corn, or was in the Marches or elsewhere, was accustomed to take corn of abbots, priors, and other religious persons, priests, clerks, and sellers of tithes, saving their reasonable sustenance, at all time of the year when it pleased him and he needed it, and to value that corn by oath of good men, according to what it was worth on the day when he took it, and to pay the price at a set day to him from whom he took the corn. So he

f. 9.

Gormanston Register.

f. 9. was accustomed to take from them, great horses, palfreys, and other horses, oxen and cows, by price as aforesaid.

COUNTY OF KILDARE. ROYAL SERVICE.

f. 9 d. Memorandum that theyse bethe the Ryalle services that lengthe to Crystore of Preston, knyght, in the third year of Henry V., and to hys eyrys of Lownderes parte.

Edmund Berle, for half the fee of a knight in Sygyneston	20s.
Patrick Flatysbery, for half a fee in Joneston	20s.
Thomas Lange, for one fee in Bowdewyneston	408.
Gerald fitz Morice, for 3½ services in Rathmore and Mayno	the, $7l$.
The lord of Ballukane, for \(\frac{1}{4} \) part of a fee	108.

MARGALLYN.

Gurarte, for a tenth part of a fee in Clongelle	4s. $1\frac{1}{2}d$.
John Wheyte, for 1½ carucate there	$2s. \frac{3}{4}d.$
Nicholas Bege, for Corbally, for half a carucate	$8\frac{1}{4}d$.
John Wheyte, for half a carucate	$8\frac{1}{4}d$.
The Pryowre of Kilmaynan, for half a carucate	$8\frac{1}{4}d$.
Rycharte Wheyte of Sclane, for 12 acres	$1\frac{1}{2}d$.
Rycharte Bege, for 6 acres	$\frac{3}{4}d$.
Roger Gurarte, for 6 acres	$\frac{3}{4}d.$

PREYSELYSTON.

Rycharte Begge, Jenkyn Weston, for one carucate there	$16\frac{1}{2}d$.
Crystore Wellysley, for 20 acres.	$2\frac{3}{4}d$.
Anne Bathe, for 30 acres	4d.
Bertylmew Bathe, for 11 acres	$1\frac{3}{8}d$.
Rycharte Bege, for 20 acres	$2\frac{3}{4}d$.
Roger Gurarte, for 20 acres	$2\frac{3}{4}d$.
Bertylmew Bathe, for 80 acres	11d.
Johen Wheyte, for 20 acres	$2\frac{3}{4}d$.
Edmownde Balfe, for Coddaght, for 9 acres	$1\frac{3}{5}d$.
Connan Wylle, for 20 acres	$2\frac{3}{4}d$.
Drakeston, for tenth part of a fee	4s. 1½d.
Raffyn, for 2 carucates	2s. 9d.
Doffeston, for 1 carucate	$16\frac{1}{2}d$.
Byrtas, for 1 carucate	$16\frac{1}{2}d$,
Eusken, for 5 carucates	40d.
Burgesses of Nobbyr, for 7 carucates	9s. 7ad.

MANOR OF ABOY.

f. 10.

f. 10 d.

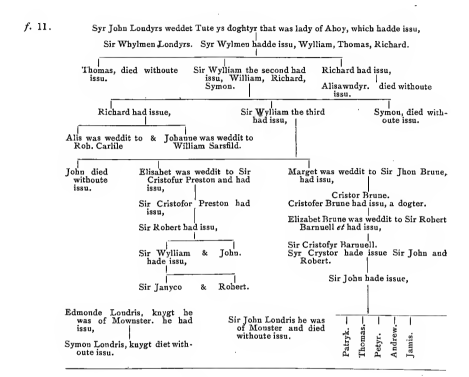
Roger Forde, for 100 acres in Forderathe, renders yearly 13s. 4d., and 16d. when scutage runs.

Edmund de Londres, knight, for 2 carucates in Grenaneston, renders 2s. 8d. royal service when scutage runs.

The heir of Will. Lynam, for Kerraneston, renders yearly 13s. 4d., and 16d. royal service.

The lorde Molton de Egirmonde had thre dogttris, the whiche was his eyris:
Jenet, Elizabeth, and Marget. Marget was mariet to Thomas Jenet was mariet to the lorde fiz Water. lorde Lucy. Elizabeth was mariet to Robert, lorde of Haryngton. They hade issu, Johan and Rohert. After the deth of Rohert lorde Haryngton, Elyzahethe mariet Sir Water Bermingham. They had issu Water and Marget. Marget, the dogter and eyre of Sir Water Bermingham, was maryet to Sir Rohert Preston, and hade issu, ohert, the son of Robe Haryngton, lorde, had issu, Water, the son of Sir Water, diet withoute Robert issu. John, the which diet in Ireland. The which John had issu, The which Cristore had Cristor Preston, knygt. issu. Robert. The which Robert had Cristore Preston, knygt. The which Cristor hath issu, William. The which William Robarte Preston knyght vicounte of Gormanston. The which sir Robert hade issue, had Syr Wyllam, vicunt & lorde of Gormanston. The whych Syr Wyllam hade issu, a dogter & eyre, the which was mariet to the lorde Bonewylle, the which had issu, and John Preston Wylliam lorde Boneveyll & Harryngton. The which had Sir Janyco. The whiche Jenico Boneveyll & and Robert Preston, had issu, a dogter and eyre was mariet to the lord Marcus.* Cristofor vic. & lord of Gormans.

^{*}Thomas Grey, marquis of Dorset.



HERBARDESTON IN CO. DUBLIN.

Memorandum that sir Wylliam Rosselle, lord of Dunbegh in co. Derbi in England, and Brimore in Ireland, gave Herbardeston to Herberd Rosselle, and his heirs for ever, by the service of 6d. to be paid at the feast of St. Peter ad Vincula. Who had a son and heir John; who had a son and heir Thomas; who had a son and heir Wilkoc; who had a son and heir Gilbert; who had a son and heir John, who married Avicia Purbyk. They had a daughter and heir Margaret married to Adam Cadwelle.

On the 14 July in the 11th year of King Henry IV. (1410), in presence of William de Preston and sir Simon Milis, chaplains, it was agreed between Cristofor de Preston, knight, of one part, and Adam Cadwelle and Margaret Rossell his wife on the other,

That said Cristofor shall have to him his heirs, and assigns, or whoever he wish to name, all lands and tenements which they have, viz.:

17

53 acres, and 4 acres of meadow, and 14 acres in Herbardeston next f 11 d. Balliscadar, or elsewhere in co. Dublin, with the reversion of a third part of it, which Asyn Porpyk, wife of John Rothe, held in dower from John Rosselle, while he lived her husband; discharged of debts and arrears, and all charges incurred towards the King or any other. to this they will make all security which counsel of said Cristofor shall reasonably ordain. And also they will deliver to Cristofor all charters thereof which they can have. And Cristofor thenceforth will pay to Adam and Margaret his wife 201, and will give to the wife a gown. And they shall have fallow and land sown until they receive the crop thereof, without rent. And Adam and Margaret swore on the holy Gospels that if Cristofor will observe their said covenants, that they will observe all said covenants made on their part to Cristofor. for the observing of these covenants they have enfeoffed Ph. Blake and Simon Mylis, chaplains; and William, son of said, &c., is bound.

Sir William Rosselle was a conqueror in Ireland, and had a son and heir, said Patrick Rossell, who had a son and heir William, a knight: who had a son and heir Henry, a knight; who had a son and heir Henry, a knight; who had a son and heir William, a knight: married to the lady Alice, daughter of sir Roger (son of) William Sudiark; and they had a son, William, and four daughters, Isabella. William died without heir of himself. And Isabella married Richard Cadwelly; they had issue, Adam Cadwelly, who now And Johanna married John Banewod; they had issue Elisabeth Barnewod, who now is.

Court.—Also they say that the lord had within the whole said lordship. f. 12 d. view of frankpledge, waifs, strays, wreck of the sea, infangthef, outfangthef. Also weights and measures, and correction of artificers. Also to put delinquents to prison, irons, stocks, gallows, and pillory. Also they say that of each man dying within said lordship, the lord shall have Also that the lord has all plaints in his court, to his best beast. determine as in Court Baron; that the judge shall be the Seneschal; which are worth by estimation yearly, 10s.

f. 13. Copy of Charters of Sir Christopher de Preston, knight, made in the 21st year of King Richard II.

GORMANSTON.

Indenture of covenants upon acquiring the manor of Gormanston by R. de Preston from A. de S. Amand, and of having the ancient charters, records, and muniments.

(French) Indenture witnesses that whereas Mons. Ammari de Seint Amant the father, and Mons. Robert de Preston are agreed of the bargain of the manor of Gormanston with the appurtenances; and Ammari has by his charters granted to Robert two rent charges, one of 601., the other of 301. from his said manor, and has paid to Robert 12d. of one rent, and 6d. of the other, as by indented letters, in triplicate, appears; and has made charters of feoffment of said manor to Robert and his heirs, and to others by him named; and has made four letters of attorney to divers persons named by Robert, to deliver to Robert and his companions seisin of it, and of the 24 acres of land and one acre of meadow of which James de Passelewe made dispute; and also has made three releases of all his right in said manor. Which charters, deeds, and letters, mons. Ammari caused to be sealed in his presence with his own seal, and delivered them to said Robert. And Ammary has fully received of Robert all the sum agreed between them which he ought to have by the bargain. And Ammary undertakes to travel to the King's court as speedily as he can, and there acknowledge the two charters of rent charge, and the charter of feoffment, and the releases, and cause them to be enrolled, at the costs of Robert as to fees and reward of the clerks. And also undertakes that he will search all the ancient charters, muniments, records, and remembrances touching said manor which are with him, and deliver them to Robert. As often as Robert shall desire new securities of the manor, such as Ammary has already made, he shall make them at the costs of Robert. In testimony of which Ammary and Robert have to these indentures put their seals. Given on Wednesday, the morrow of the Assumption of our Lady in the 37th year of the reign of King Edward III. (16 Aug., 1363). See Text, p. 183.

f. 13 d. Indenture between mons. Ammary de Seint Amant, the son, and mons. Robert Preston of Prestoun. Master Ammary de Seint Amant, the father, having contracted for sale of his manor of Gormanestoun, with its appurtenance, to Robert, received from him the sum agreed, and made charters of feofiment to him and his heirs, and others named by him, as by the charter appears. And Ammary, the son, has granted, that in the event of the death of Ammary, the father, before Robert and the

others named have received seisin of said manor, unless the taking of seisin remain through the default of Robert and the others, that should Ammary survive his father, he will cause to he sued out of the King's hand with all speed, and at the charges of the said Robert, the said manor with the appurtenances, which, by the death of Ammary, the father, ought to be seized into the King's hand. And, when he shall have it delivered out of the King's hand, he shall cause Robert and the others to be enfeoffed without delay, according to the intent of the charter of Ammary, the father, so that the said manor be as free from all charges, debts, and liabilities entered upon by Ammary, the son, as it was on the date of the bargain between Ammary, the father, and Robert. And if he do not perform the covenants aforesaid, Ammary, the son, hinds himself, his heirs and executors, in the sum of one thousand pounds, payable to Robert and his heirs. Sealed by Ammary, the son, and Robert interchangeably.

Dated on Monday the vigil of the Assumption a. r. xxxvij. Ed. III. (14 Aug. 1363). French. See Text, p. 184.

Charter. Almaric de St. Amand, the father (le piere), knight, has granted to Robert de Preston, knight, thirty pounds of yearly rent, payable from all his lands and tenements of Gormaneston, co. Dublin; one moiety payable at the feast of St. Peter, ad vincula, and the other at the feast of the Purification of the B. V. M. To hold to Robert, his heirs and assigns for ever, with power to distrain for arrears, and retain the distresses until rent and arrears have been satisfied. Sealed by grantor.

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Dated on Tuesday the feast of St. James the apostle, a. r. xxxvij. Ed. III. (25 July, 1363).

Enrolled on back of close [roll], Chancery, in Oct. a. r. xxxvij. Ed. III. (1363).

Charter. Almaric de St. Amand, the father, knight, has granted to Robert de Prestoun, knight, sixty pounds of yearly rent, payable from his lands and tenements of Gormaneston, co. Meath; one moiety at the feast of St. Peter, ad vincula, and the other at the feast of the Purification of the B. V. M. To hold to Robert, his heirs and assigns for ever, with power of distraint. Sealed by grantor.

Dated on Tuesday the feast of St. James the apostle, a. r. xxxvij. Ed. III. (25 July, 1363).

Enrolled on close roll, Chancery, in Oct. a. r. xxxvij. Ed. III. (1363).

Indenture. Whereas Almaric de St. Amand, the father, knight, granted to Robert de Preston, knight, sixty pounds of yearly rent, payable out of all his lands and tenements of Gormanestoun in co. Meath; one moiety at the feast of St. Peter, ad vincula, and the other at the Purification of the B. V. M.: it is now declared that Almaric has

f. 15.

- paid to Robert the sum of 12d. silver in part payment of the thirty pounds of the term of St. Peter last, now in arrear. And whereas Almaric granted to Robert thirty pounds of yearly rent, payable out of all his lands and tenements in Gormanestoun in co. Dublin moietively at said feasts, it is declared that Almaric has paid to said Robert the sum of 6d. silver in part payment of the fifteen pounds of the term of St. Peter last, now in arrear.
- f. 14 d. Sealed by Almaric and Robert, interchangeably. Dated 5 Aug. a. r. xxxvij. Ed. III. (1363).

Charter. Almaric de St. Amand, the father, knight, has granted to Robert de Prestoun, knight, John Plunket, senior, Richard Plunket, John Keppok, advocate, William Faunt, chaplain, and Alexander de Prestoun, his whole manor of Gormanestoun, with the appurtenances, extending into the counties of Meath and Dublin. To hold the said manor, as well in lordships as in demesnes, betaghs, waters, ports, pools, mills, rivers, meadows, rabbit warrens, pastures, moors, marshes, weirs, fisheries, pleas, perquisites, fines of farmers at will received every twelve years by the custom there, and all other liberties and free customs belonging to the manor; to grantees and the heirs and assigns of the said Robert de Prestoun for ever, of the chief lords of the fee hy the services due thereout. Almaric and his heirs will warrant. Also he has granted all his goods and chattels therein to the said Robert de Prestoun. Sealed by grantor.

Witnesses, Almaric de St. Amand, the son (le fis), knight, William Forde, rector of the church of Ehrighton, John de Evesham, Thomas de Baa, Reginald Perot, and Luke Dardyz.

Dated on Monday the vigil of the Assumption of the B. V. M., a. r. xxxvij. Ed. III. (14 Aug., 1363).

Enrolled on back of close roll, Chancery, in October a. r. xxxvij. Ed. III. (1363). See Text, p. 184.

Letter of Attorney. Almaric de St. Amand, the father (le Piere), knight, has appointed John Dodale, Richard Broun, and John Haddesors his attorneys, to receive from the escheator of the King in Ireland scisin of twenty-four acres of land, and one acre of meadow with the appurtenances, parcel of the manor of Gormaneston, formerly recovered by Almaric from James Passelewe; and in grantor's name to deliver seisin thereof to Robert de Preston, knight, John Plunket, senior, Richard Plunket, John Keppok, advocate, William Faunt, and Alexander de Preston, and the heirs and assigns of the said Robert de Preston for ever; as parcel of said manor, as in grantor's charter of the whole of said manor is contained. Sealed by Almaric.

Dated on Tuesday the feast of the Assumption of the B. V. M., a.r. xxxvij. Ed. III. (15 Aug., 1363).

f. 15.

Quit-claim. Almaric de St. Amand, the father (le Piere), knight, has for ever released to Robert de Preston, knight, John Plunket, senior, Richard Plunket, John Keppok, advocate, William Faunt, chaplain, and Alexander de Preston, now in seisin of the manor of Gormanestoun with its appurtenances, of the gift of grantor, all his right and claim in the said manor with the appurtenances. Almaric and his heirs will warrant. Sealed by grantor.

Witnesses, Almaric de St. Amand, the son (le fiz), knight, William Forde, rector of the church of Ebrighton, John de Evesham, Thomas de Baa, Reginald Perot, Luke Darditz.

Enrolled on back of close [roll], Chancery, in October, a. r. xxxvij. Ed. III. (1363).

Quit-claim. Almaric de St. Amand, the father (le piere), knight, has for ever released to Robert de Preston, knight, John Plunket, senior, Richard Plunket, John Keppok, advocate, William Faunt, chaplain, Alexander de Preston, and the heirs and assigns of the said Robert, all his right and claim in the manor of Gormanestoun with the appurtenances, and in those twenty-four acres of land with the appurtenances formerly recovered by grantor against James Passelewe, as parcel of said manor; all which premises grantees hold of the gift of grantor. Sealed by grantor.

Dated 20 May a. r. xxxviij. Ed. III. (1364).

Ad quod damnum; Gormaneston. Edward III., king of England, lord of Ireland, and Aquitaine. Whereas he has learned by the inquisition, made by Richard Scury, escheator of Ireland, that it is not to the damage or prejudice of the king or others to grant that Robert de Preston, knight, John Plunket, senior, Richard Plunket, John Keppok, advocate, William Faunt, chaplain, and Alexander de Preston, may retain the three carucates of land, with the appurtenances, in Gormaneston, co. Dublin, which are held of him in capite (and were acquired by them of Almaric de St. Amand, the father, knight, to hold to them and the heirs of said Robert), and which, by entering without licence, ought to be taken into the King's hand: to hold to them and the heirs of the said Robert for ever, by the services due and accustomed. And in consideration of a fine the King has pardoned them the trespass aforesaid, and granted, so far as in him lies, that they may have the land aforesaid, to hold to them and the heirs of the said Robert for ever, by the services aforesaid. Grantees are not to be disturbed by his justices or other ministers.

Witness, Lionel, Earl of Ulster, his dearest son, the King's deputy of Ireland, at Dublin, 29 Oct. a. r. xxxvij. Ed. III. (1363). By a fine of 20 shillings.

7. 15 d.

John Keppok, John Plunket, senior, and Richard f. 15 d. Plunket, have for ever released to Robert de Preston, knight, all their right and claim in the manor of Gormanestoun, with the appurtenances which extends into the counties of Meath and Dublin, and of which Robert is now seised in his demesne as of fee. Sealed by grantors.

Dated 8 July, a. r. xliv. Edward III. (1370).

Quit-claim. John Keppok has released to Robert de Preston, knight, f. 16. and William Faunt, vicar of the church of St. Peter of Drogheda, all hisright and claim to the manor of Gormanestoun with its appurtenances, extending into the counties of Meath and Dublin. grantor.

Dated 4 May a. r. iii. Richard II. (1380).

Quit-claim. Dame Johanna, widow of Robert de Preston, knight, in her lawful viduity, has for ever released to Christopher de Preston, all her right and title in the manor of Gormanestoun, and all other messuages, lands, tenements, rents, services, and reversions in England and Ireland, which should descend to Christopher as heir, or which he holds as donee. of the said Robert; and she has released to the said Christopher, Thomas Flemyng, Thomas Nany and Philip fitz Nicholl, clerk, executors of the testament of the said Robert, all her right and title to his goods and Sealed by grantor.

Dated 7 Aug. a. r. xx. Richard II. (1396).

James Passelewe has for ever released to Robert de Preston, knight, all his right and claim in twenty-four acres of land and meadow, called the Kelokes, in Gormaneston and Tybyrsoule, or either of f 16 d. them, recovered from James by Almaric de St. Amand, knight. and his heirs will warrant. Sealed by grantor.

Dated 7 Oct. a. r. xliij. Ed. III. (1369).

Quit-claim. Stephen, son and heir of James Passelewe, has for everreleased to Robert de Preston, knight, all his right in twenty-four acres of land, meadow and pasture, with the appurtenances, called the Kelokes, in Gormaneston and Tybirsoule, recovered from Stephen and his father by Almaric de St. Amand, knight, in the King's court. Stephen and his heirs will warrant. Sealed by grantor.

Dated 22 Jan. a. r. xlix. Ed. III. (1376).

[Sir Christopher de Preston, knight] also has the exemplification of the tenor of a record and process whereby A. de St. A[mand] recovered twenty-four acres of land in Gormaneston and Tybbyrsowll against R. de Preston, knight.

Also an exemplification of the tenor of a record whereby A. de St. A[mand] recovered twenty-four acres against James Passelewe.

Also an exemplification of the tenor of a record of final judgment for R. de Preston, knight, of twenty-four acres of land, recovered from Stephen son of J. Passelewe.

Letter of Attorney. Almaric de St. Amand, the father, knight, has appointed James Passelewe, Geoffrey Passelewe, and John Haddesors, his attorneys, to deliver to Robert de Preston, knight, John Plunket, senior, Richard Plunket, John Keppok, advocate, William Faunt, chaplain, and Alexander de Prestoun, and the heirs and assigns of said Robert de Preston, for ever, full seisin in Almaric's name of his manor of Gormaneston with its appurtenances, which extends into the counties of Meath and Dublin, together with all his goods and chattels in the said manor, as in his charter thereof is contained. Sealed by Almaric.

Dated on Tuesday the feast of the Assumption of the B. V. M. a. r. xxxvij. Ed. III. (15 Aug. 1363).

[Sir Christopher de Preston, knight] also has an inspeximus of a charter of R. de P[reston] and his fellows made to A. de St. A[mand] concerning the manner of warranty of a charter.

Tenor of a Record of divers parcels of land, meadow and pasture, in Balscaudan and Molawragh, recovered by Almaric de St. Amand against R. White and his fellows.

Edward III., King of England, lord of Ireland and Aquitaine, has inspected the tenor of a record of an assise of Novel disseisin, which he had caused to come into his Chancery.

Pleas of juries and assises at Newcastle of Lyons before Almaric de St. Amand, justiciar of Ireland, on Monday after the feast of St. Hilary a. r. xxxi. Ed. III. (17 Jan., 1358). Dublin. The assise comes to make known if Richard White, John Obroy, John Rossell, John Passelewe, and Robert Holywod disseised Almaric de St. Amand, senior, of his freehold f. 17 d. in Balyscadan and Molaueragh. Whereupon he complains that they disseised him of 40 acres of land, 6 acres of meadow, and 12 acres of pasture, with the appurtenances.

The said Richard, John Obroy and Robert come not, nor were they attached, because they were not found, nor have they bailiffs, nor anything by which they might be attached; therefore let the assise be taken against them by their default.

John Rosell and John Passelewe come and say that they did no injury or disseisin to Almaric, and put themselves on the assise. Almaric said he was in peaceful seisin of the premises, as of his freehold, until disseised by defendants, and likewise asked that it be inquired by the assise.

The jurors say on oath that Almaric was seised of 4 acres of land, and 2½ acres of meadow and pasture of the tenement put in view, until

f. 18.

f. 17 d. Richard White and John Obroy forcibly disseised him of 2 acres of meadow and pasture, John Rosell disseised him of one acre of land, John Passelewe of 1 acre, and Richard White of 2 acres of land, and half an acre of pasture. Asked if Robert was at the making of the disseisin; they say no. Asked as to the residue of the tenements put in view, if plaintiff was seised, and disseised by defendants; they say no. Asked if the disseisin by John Rosell, John Passelewe, and Richard White, as to the 2½ acres was by force and arms; they say no. Asked as to damages; they say two marks for the 2½ acres of meadow and pasture, half a mark for the acre whereof John Rosell made disseisin, and 10s. for the acre whereof Richard White made disseisin.

Therefore it is adjudged that Almaric recover the premises and damages aforesaid, that said Richard and John Obroy be taken for their forcible disseisin, and the others be in mercy for their disseisins; that plaintiff be in mercy for his false claim against Robert, and the excess of his claim.

Afterwards plaintiff having acknowledged in court that he had been satisfied for his damages against Richard, the latter was admitted to make fine for 40d., for gaol remitted, by pledge of Gilbert son of Richard White.

And at the request of said Robert de Preston, knight, the tenor of said Record and process is exemplified.

Witness, Lionel, Earl of Ulster, the King's son, the King's lieutenant in Ireland, at Dublin, 4 Feb. a. r. xxxviij. Ed. III. (1364).

Indenture made in the feast of Holy Trinity a. r. l. Ed. III. (8 Jun., 1376), between Robert de Preston, knight, John Keppok, and William Faunt, vicar of Drogheda, of the one part, and Walter son of Robert Moungomery of the other part. Robert, John, and William have granted to the said Walter a tache on their land of Gormaneston, where it has long existed. to conduct the water of Eluyn to Walter's mill of Knokangene, to hold to Walter, his heirs and assigns. For which tache, easement, and grant, Walter gave to Robert a yearly rent of 6s. 8d., payable from all his lands in Cnokangene; one moiety at Michaelmas, and the other at Easter, with power of distraint; Robert to drive the distresses with him from co. Dublin into co. Meath, and to retain them until the rent and arrears shall be satisfied; and if Robert, his heirs or assigns, shall be excluded by the law of the land from having said rent from said premises, then it shall be lawful for them to level and break down the said tache. Robert and his heirs will warrant, so long as Walter, his heirs and assigns, pay Sealed by the parties alternately (8 June, 1376).

f. 18 d.

Quit-claim. Richard Plunket and John, his son, reciting that Robert de Preston, knight, is seised as of his freehold, of 4 acres of pasture, with the appurtenances, called the Westbathir of Staghmolyne, situate in Staghmolyne and Kerraneston, as parcel of his manor of Gormaneston,

have for ever released to said Robert all their right and claim therein. f. 18 d. Sealed by grantors.

Dated 13 May a.r. vij Ric. II. (1384).

Enrolled before Philip de Courtenay, lieutenant of the King in Ireland, in the rolls of Easter term, a. r. vij Ric. II. (1384).

[Sir Christopher de Preston, knight] also has a quit-claim of the Westbathir from John Plunket to R. de Preston.

Also an inspeximus of a quit-claim of the Westbathyr from Richard and John Plunket to R. de P.

Also tenor of a recovery of the said Westbathyr.

Also tenor of the suing out of the King's hand of 11 acres of pasture in the Ryng.

Also a record testifying that when Robert de P. acquired the manor of Gormaneston, he was not a minister of the King, to wit, a justiciar.

Also a charter of licence to acquire made to R. de Preston, notwithstanding his being a minister of the King.

RICHARDISTON.

f. 19 d.

f. 19.

John de la Ryuer' has for ever released to Richard de Preston, burgess of Drogheda, and his heirs and assigns, all his right and claim to a messuage and 10 acres of land, with the appurtenances, in Richardeston, in the tenement of Moymurthy, as perambulated and divided for grantee. Grantee rendering yearly, to the chief lords of the fee, six pence of silver, half at the feast of the Annunciation of the B. V. M., and half at Michaelmas, for all services. John and his heirs will warrant. Sealed by grantor.

Witnesses, sirs Walter de Cusak, Richard Dardiz, and John de Bryt, knights, John de Corner, Risius de Stokys, Robert de Hugeley, Ralph de Blunt, Adam de Saresfelde, Robert de Ponte.

Done on the morrow of the Holy Innocents, a.r. i. Ed. III. (29 Dec. 1327).

Charter. John Saresfeld, senior, lord of Saresfeldeston, has grauted to Robert de Preston and Richard Plunket, a messuage and ten acres of arable land, with the appurtenances in Richardeston in the tenement of Maymorthy, situate between the land of Walter de la Pulle on the east, west, and north, on each side, and the King's highway to Gormaneston, as, by metes and bounds, perambulated and divided; which premises John had of the gift of Richard de Preston, senior, formerly burgess of Drogheda. To hold to grantees, their heirs and assigns, in fee and inheritance for ever. John and his heirs will warrant. Sealed by grantor.

f. 20.

f. 20. Witnesses, sir Fromund le Brune, John Telyng, John Staunton, senior, John Bedelowe, Robert Chambr', Robert Saresfeld of Mora, John Saresfeld of Lakenhale.

Dated 29 July, a. r. xxxi. Ed. III. (1357).

Quit-claim. John Saresfeld, senior, lord of Saresfeldeston, has for ever released to Robert de Preston, and Richard Plunket, their heirs and assigns, all his right and claim in a messuage and ten acres of arable land, with the appurtenances in Richardeston, in the tenement of Maymorthy, situate between the land of Walter de la Pulle on the east, west, and north, on each side, and the King's highway which leads to Gormaneston; which premises grantor had of the gift of Richard de Preston, formerly burgess of Drogheda. John and his heirs will warrant. Sealed by grantor.

Witnesses: sir Fromund le Brune, John Telyng, John Staunton, senior, John Bedelowe, Robert Chambr', Robert Saresfeld of Mora, John Saresfeld of Lakenhale.

f. 20 d. Dated 16 Aug., a. r. xxxi. Ed. III. (1357).

Quit-claim. Richard Saresfeld, senior, son of John Saresfeld, lord of Saresfeldestoun, has for ever released to Robert de Preston and Richard Plunket, their heirs and assigns, all his right and claim in a messuage and ten acres of arable land, with the appurtenances in Rychardeston, in the tenement of Maymorthy, situate as above; which premises grantor had of the gift of his father. Sealed by grantor.

Witnesses: sir Fromund le Brune, John Telyng, John Staunton, senior, John Bedlowe, Robert Chambr', Robert Saresfeld of Mora, John Saresfeld of Lakenhale, and many others.

Dated 16 Aug., a. r. xxxi. Ed. III. (1357).

Quit-claim. John son of Richard Plunket, John Cadell' of Hethton, and Michael Kenragh, have for ever released to Robert de Preston, knight, all their right and claim in a messuage and ten acres of land in Richardestoun, which Robert recovered in the court of the King, at Drogheda on the side of Meath, before Alexander, bishop of Meath, justiciar of Ireland, against the aforesaid John son of Richard Plunket, and whereof grantee is now seised by virtue of said recovery. Grantors and their heirs will warrant. Sealed by grantors.

Dated 24 March a.r. xij. Ric. II. (1389).

f. 21. Tenor of the Recovery of Richardeston. Richard [II.], king of England and France, and lord of Ireland, has inspected the record and process of assise of novel disseisin, summoned and taken before his justiciar at Drogheda.

Pleas of juries and assises, at Drogheda, on the side of Meath, before Alexander, bishop of Meath, justiciar of Ireland, on Friday next after the feast of St. Patrick, a. r. xij. Ric. II. (19 March, 1389).

Assise comes to make known if John Plunket of Stadalte, unjustly disseised Robert de Preston, knight, of his freehold in Richardeston, near Gormaneston, a messuage and 10 acres of land, with the appurtenances. John personally acknowledged the disseisin by him; and the said Robert thereupon claimed judgment and remitted damages. It was adjudged that Robert should recover seisin of the premises, and that John be committed to gaol.

Afterwards John is admitted to make fine with the King for 40 pence for remitting gaol, which he paid to John Darcy, sheriff. And at the request of the said Robert, the tenor of the said record and process is exemplified.

Witness, Alexander, bishop of Meath, justiciar of Ireland, at the Naas, on 2 July, a.r. xiij. Ric. II. (1389).

ROGERSTOUN.

Charter. Adam de Ledwyche has granted to sir Adam Keusach, and Lucy, his wife, grantor's sister, all the land held by grantor's father, and by himself, in the honor of Duuelech, in the valley of the Any (in valle de Lanie). To hold to them and their heirs, of grantor and his heirs, by the service of a tenth part of a knight's fee, for all service and demand. This grant has been made in exchange for all the land of Sleuene which he formerly gave to Adam de Keusach in frank marriage with Lucy. Wherefore grantor enjoins that grantees, and their heirs after them, may have the said land with the appurtenances, freely, quietly, in wood and plain, meadows and feedings, moors and marshes, ways and paths, waters, mills, fish-ponds, fisheries, and all liberties and free customs which grantor or his father before him had there; and grantor and his heirs will acquit them to the chief lords of the fee of all things to them from this land belonging; and will warrant them against all others. And, if unable to warrant, he has undertaken to make them satisfaction in land of equal value in a suitable place in Meath, by the view of mutual friends. And should a yearly rent be imposed on the land by authority of the King, or other lord, grantor will pay it until he shall have assigned to grantees a like rent issuing out of a competent place. Sealed by grantor.

Witnesses: sir Nicholas le Petit (*Parvus*), sir Peter de Repentyni, sir Ralph de Munteynny, sir Hugh Dardiz, sir John de Neteruile, Rys de Stokes.

f. 21 d.

f. 22. Charter. Adam de Keusac, knight, has granted to his son Nicholas de Keusac, for his homage and service, two carucates of land with the appurtenances in the vill which is called Ledwychestown (Villa Ledwych) in the tenement of Duuelek. To hold the premises as perambulated and divided, to him and his heirs, of grantor and his heirs, freely and peacefully in ways and paths, meadows and pastures, turbaries, fish-ponds, dovecotes, rabbit warrens, mills, pools, waters, weirs, liberties, and free customs thereunto belonging. Rendering a pair of white gloves yearly at Easter, to grantor and his heirs, for all service and demand, saving the royal service appertaining thereto when due, by the hands of grantor and his heirs, to the lord of Duuelek. Adam and his heirs will warrant. Sealed by grantor.

Witnesses: sir Adam le Petyt, sir Richard de Pheypo, sir William de London, sir Nicholas de Neteruile, sir Roger de la Ryuere, sir Symon de Stokes, sir Stephen Dardis, knights.

Dated at Killen, 15 April, a. r. viij. Ed. [I.] (1280).

Quit-claim. Adam Taaf of Rathmolyn, has for ever released to Walter de Cusak, knight, and Luke, son of said Walter, their heirs and assigns, all his right and claim in the manor of Rogerestoun Ledewyche, near the Nany, with its appurtenances, in co. Meath. Adam and his heirs will warrant. Sealed by grantor.

Dated on the morrow of the Purification of the B. V. M., a. r. xliv. Ed. III. (3 Feb. 1370).

Indenture. Walter de Cusak, knight, having granted to Robert de

Preston, knight, a yearly rent of four marks payable from his lands of Clonortheran and Cusakeston during grantee's life, as contained in the letter made thereof; of which rent 48 marks are now in arrear. satisfaction of which arrears and exoneration of the said lands from future payments for said rent, Walter has granted to Robert all the lands and tenements, with their appurtenances, belonging to grantor in Rogereston near the Nany. To hold to Robert during his life, at a yearly rent of a rose at the Nativity of St. John the Baptist, during the first nine years and six marks yearly afterwards, payable half at the feast of All Saints, and half at the feast of SS. Philip and James. Should Robert die within the nine years, his heirs or assigns shall have the premises to the end of nine years without any rent beyond the rose; should he die within eleven years then next ensuing, they shall have the premises to the end of that period; rendering the said rent of 4 marks allowed to Robert de Preston, and the further rent of 6 marks aforesaid. Grantee has agreed not to levy the said rent of 4 marks, or disturb grantor concerning same, while he peacefully enjoys the lands. and his heirs will warrant the lands, and he has undertaken to cause his son Luke to confirm this demise by every assurance possible. Sealed by the parties alternately.

f. 22 d.

f. 23.

Dated on the morrow of the Assumption of the B. V. M., a. r. xl. f. 23. Edward III. (16 Aug. 1366).

Letter of attorney. Walter de Cusak, knight, has appointed Richard de Preston and Thomas Saresfield, his attorneys, to deliver to Robert de Prestoun, knight, seisin of all his lands and tenements in Rogereston near the Nany, according to his indenture. Sealed by grantor.

Dated on the morrow of the Assumption of the B. V. M., a. r. xl. Edward III. (16 Aug. 1366).

Quit-claim. Walter de Cusak, knight, and Luke, his son, son and f. 23 d. heir of lady Johanna Tuyt, formerly wife of the said Walter, recite that Walter being bound to Robert de Preston, knight, in the sum of 48 marks by way of loan, and in four marks yearly rent payable out of his lands of Clonortheran and Cusakeston, during the life of the said Robert, had by charter indented, in satisfaction of said rent and debt, given to him all the lands and tenements belonging to the said Walter in Rogereston Ledewyche, near the water of the Nany, to hold to Robert during his life. Now, for a certain sum of money paid at the time, the said Walter and Luke have for ever released to the said Robert all their right and claim in said last-mentioned lands. Walter and Luke and their heirs will warrant. Sealed by grantors.

Dated on Wednesday after the feast of St. Bartholomew, a.r. xlv. Ed. III. (26 Aug. 1371).

[Sir Christopher de Preston, knight] has an exemplification of a f. 24. record and process whereby R. de Preston, knight, recovered Rogerestoun against Walter de Cusak, and Luke, his son.

Quit-claim. Geoffrey Cusak has for ever released to Robert de-Preston, knight, all his right and claim to the lands and tenements in Rogereston Ledewyche, near the water of the Nany. Sealed by grantor.

Dated Wednesday next after the feast of St. Bartholomew, a. r. xlv. Edward III. (26 Aug. 1371).

Quit-claim. Roger Blak, clerk, and Richard Birton, have for ever f. 24 d. released to Robert de Preston, knight, his heirs and assigns, all their right and claim in the messuages, lands, and tenements, held by the said Robert in Rogereston Ledewyche, near the water of the Nany. Sealed by grantors.

Witnesses: John Freignes, John Prout, Nicholas Forester, Thomas Kent, John Top, and Richard Giffard.

Dated 6 Oct., a. r. xlv. Edward III. (1371).

Quit-claim. Henry Ferrers, knight, and Matilda, his wife, have released to Robert de Preston, knight, all their right in the messuages.

f. 26.

f. 24 d. lands, and tenements, in Rogereston, near the water of the Nany. Sealed by grantors.

Dated Thursday, the feast of the Conversion of St. Paul, a. r. ix.

Richard II. (25 Jan. 1386).

f. 25. Charter. Robert de Preston, knight, has granted to William Faunt, vicar of Drogheda, Roger Wyntir, vicar of Balymadon, and Thomas Nany, chaplain, all his lands and tenements in Rogerestoun, near the Nany. To hold to grantees, their heirs and assigns for ever, of the chief lords of that fee, by the services due thereout. Robert and his heirs will warrant. Sealed by grantor.

Dated 24 Jan., a. r. xlix. Edward III. (1376).

Letter of attorney. Robert de Preston, knight, has appointed Thomas Neteruyll and Robert Fitz Lenys, his attorneys, to deliver seisin of his lands, messuages, and tenements in Rogereston, near the Nany, to William Faunt, vicar of Drogheda, Roger Wyntir, vicar of Balymadon, and Thomas Nany, chaplain, as in Robert's charter to them. Sealed by Robert.

Dated 24 Jan., a. r. xlix. Edward III. (1376).

f. 25 d. Entail of Rogereston. Roger Wyntir, chaplain, and Thomas Nany, chaplain, have granted to Johanna Hugeley, widow of Robert de Prestou, knight, the manor of Rogereston Ledewyche with its appurtenances, which grantors had of the gift of the said Robert. To hold to the said Johanna, during her life, remainder to Robert, son of the said Robert de Preston, knight, and the heirs of his hody; remainder to Christopher, son and heir of said Robert de Preston, knight, his heirs and assigns for ever; to be held of the chief lords of that fee, by the services due thereout. Sealed by grantors.

Dated 7 Aug., a.r. xx. Richard II. (1396).

Confirmation of the lordship of Rogerestoun. Christopher, son and heir of Robert de Prestoun, knight, recites that Roger Wyntyr, and Thomas Nany, chaplains, had granted, and by their charter indented had confirmed to Johanna Hugeley, late wife of the said Robert de Preston, knight, the manor of Rogereston Ledewyche with its appurtenances; to hold to the said Johanna during her life, with remainder to Robert, son of the aforesaid Robert, and the heirs of his body, as in said charter contained. Christopher has ratified and confirmed the estate so granted to the said Johanna, during her life, and to the said Robert after her death, according to the form and effect of said charter. Christopher and his heirs will warrant against his heirs. Sealed by grantor.

Dated 8 Aug., a. r. xx. Richard II. (1396).

NYNCHE.

Johanna de Say has granted to her son, Henry Fitz Lenys, a messuage, one carucate of land, all ber rent, and a fishery, with the lordship and services of her free tenants, in the Nynehe, near Baligarre, in the tenement of Deuelek. To hold to Henry, his heirs and assigns for ever, of the chief lords of that fee, by the services due thereout; as in mills, waters, pools, streams, wells, weirs, fisheries, dovecotes, woods, moors, marshes, meadows, feedings, pastures, ways, paths, tollbolls, and other liberties and free customs. Johanna and her heirs will warrant. Sealed by grantor.

Witnesses: Benediet le Hauberger, Richard Dardiz, Roger Gaffeny, and Geoffrey Daltone.

Dated at Dublin on Sunday after the feast of St. Barnabas, a.r. vij. Edward son of King Edward (16 June, 1314).

Letter to be intentive. Johanna de Say to her free tenants and farmers in the Ninche, near Baligarre, in the tenement of Deuelek. has given to her son Henry all her land, together with the rent, demesnes and services of her free tenants and farmers in the Nynche aforesaid, as in her charter is contained. She commands them to be intentive and respondent to him in everything concerning the said land, rent, and Sealed with Johanna's seal. appurtenances.

Dated at Dublin on Wednesday before the Nativity of St. John the Baptist, a.r. vij. Edward son of King Edward (19 June, 1314).

Fine made in the Court of the King at Dublin in the quinzaine of St. Martin, a. r. viij. Ed. II. (Nov. 1314), before Richard de Exeter, Hugh Canun, Robert Bagod, and John Beneger, justices of the Bench: between Johanna de Say, plaintiff, and Henry Fitz Leon, deforcient, of a messuage and a carucate of land in the Nynche, whereof a plea of covenant was summoned between them in the same court; viz. that the said Johanna acknowledged the premises to be the right of the said Henry, and he, therefor, granted the premises to her, and rendered them to her in same court; to hold to said Johanna during her life, of Henry and his heirs, by the service of a silver penny at Easter yearly, and doing for him to the chief lords of that fee the services due thereout; after her death the premises to revert to Henry or his heirs, quit of her other heirs. hold to Henry and his heirs for ever, of the chief lords of that fee, by the services due thereout. And for this acknowledgment, grant and fine, f. 27 d. Johanna gave him a sparrowhawk. (Nov. 1314.)

Indenture of demise. The indenture recites that Robert Fitz Lenys, by indenture granted to Robert de Preston, knight, Christopher and William de Preston, all his lands, tenements, rents, and services, with

f. 27.

f. 27 d. waters, fisheries, rabbit warrens, nativi, and all other things to him belonging, in the manor of the Nynche for a term of 10 years, after the end of a term of 6 years granted by him to John Asshewell and his fellows; and as security for said term of 10 years, he gave them the security of a freehold as in said indenture contained; that the term of 6 years is now ended, and that said Robert de Preston, Christopher, and William, have entered and are now seised as of a freehold, by virtue of said grant. Robert Fitz Lenys has granted the premises to said grantees; to hold to them and the heirs and assigns of the said Robert de Preston during the lives of Thomas and Reginald Flemyng', Robert, Peter, and

f. 28. John Tuyt, William Hamelyne, John Darditz, Francis Bruyn, Luke and Thomas Neteruyll, Robert Cadell, John Plunket, Richard and Edmund de Preston, Stephen Passelewe, John, Richard, and William Brit, James and Hugh Saresfeld, Walter Mongomery, Thomas and William Houthe, William Symcok, Thomas Fitz Morice, William Wellesley, Gerald Fitz Morice, Walter Lenfaunt, John Fitz Eustace, John Rocheford, Roger Gernoun, and Philip fitz Nycoll; rendering yearly during the first 30 years a rose at the feast of the nativity of St. John the Baptist, and, should grantees wish to retain the premises after the 30 years, rendering yearly a rent of forty pounds, payable at Michaelmas and Easter, with a covenant for re-entry, and retaining the premises in case of arrears. Should grantor die, and his wife have dower out of the premises during the term, grantees may retain the two-thirds of the premises, without rent after the end of the 30 years, until they make as much profit therefrom as they would have made from the remaining third part if there had been no dower, without payment of said rent of 401. during that time. Should Thomas, Reginald, and the others, whose lives comprise the term,

f. 28 d. Should Thomas, Reginald, and the others, whose lives comprise the term, die within 30 years, the term is to the end of the 30 years. Robert Fitz Lenys and his heirs will warrant. Sealed by the parties alternately.

Dated 4 July, a. r. vj. Richard II. (1382).

Quit-claim. Nicholas Fitz Lenys has for ever released to Robert de Preston, knight, all his right and claim in all the lands, tenements, rents, and services, waters, fisheries and fish, customs and appurtenances, in the manor of the Nynch, whereof Robert is seised as of his freehold. Nicholas and his heirs will warrant. Sealed by grantor.

Witnesses: Christopher de Preston, Thomas Nany and Edmund Heruy, chaplains, William de Prestoun, Thomas Starkey, Philip Fitz Nicoll', clerk, and Stephen Holdeman.

Dated at Gormaneston, 24 Oct., a. r. viij. Richard II. (1384).

Enrolled in the Close roll, Chancery, Ireland, of the time of the Marquis of Dublin, a.r. xj. Ric. II. (1387-8).

f. 29. Quit-claim. Mariota, widow of Robert Fitz Leones in her lawful widowhood, has released to Robert de Preston, knight, all her right and

f. 29.

claim in all the messuages, lands, tenements, rents and services, in the manor of the Nynche, which formerly belonged to Robert. Sealed by grantor.

Dated at Dublin, 13 Feb., a.r. xj. Richard II. (1388).

Exemplification of the Record and Process of a Recovery. Richard II., King of England and France, and lord of Ireland, has inspected the tenor of a record and process of a plea before Alexander, bishop of Meath, justiciar of Ireland, between Nicholas, son and heir of Robert Fitz Leones and Robert de Preston, knight, as to a third part of the manor of the Nynche, co. Meath, with the appurtenances.

Pleas of Juries and Assises at Kenlys before Alexander, bishop of Meath, justiciar of Ireland, on Tuesday after the feast of St. Luke the Evangelist, a. r. xij. Ric. II. (20 Oct. 1388). Meath to wit. Assise comes to make known if Robert de Preston, knight, unjustly disseised f. 29 d. Nicholas, son and heir of Robert Fitz Leones of his freehold in the Nicholas complained that Robert had disseised him of a third part of the manor of the Nynche with the appurtenances. Robert, by Walter Penkestoun, his attorney, comes, and as tenant of the tenement, answers that there ought not to be assise against him, because Nicholas, by his deed, had released to him all his claim to the manor of the Nynche, which contained the third part in dispute, and bound himself thereby to warrant the premises, which deed, produced in court, is set out: viz.

Nicholas, son and heir of Robert Fitz Leones, has for ever released to Robert de Preston, kuight, all his right and claim in all the lands, messuages, tenements, rents, and services in the manor of the Nynche. Nicholas and his heirs will warrant. Sealed by grantor.

Witnesses: Christopher de Preston, Thomas Nanv and Michael Regan. chaplains, Thomas Starkey, Stephen Oldeman, John Boys, clerk, and John Rede. Duted at Gormaneston on Saturday after the feast of St. Luke the Evangelist, a. r. xj. Richard II. (19 Oct. 1387).

Robert says that if he were impleaded of this matter by any stranger, Nicholas would be bound to warrant him, and he prayed judgment whether Nicholas, who now complains against his deed aforesaid, comprising warranty, ought to have the assise against him. Nicholas having acknowledged his deed, it was adjudged that the said Nicholas, the plaintiff, is barred from the assise, and take nothing by his writ, but be in mercy for his false claim, and that Robert go sine die.

And at the request of the said Robert, the tenor of the Record and Process aforesaid is exemplified.

Witness, Alexander, bishop of Meath, justiciar of Ireland, at Scryne, 16 Feb., a. r. xij. Richard II. (1389).

[Sir Christopher de Preston, knight] also has the tenor of a recovery of half an acre of land and three stangs of pasture, by the said R[obert] against John Walche and Alice, his wife.

f. 30.

f. 30. Quit-claim. John Asshewell, of Drogheda, William Birton and Richard Wylkyn, chaplains, have released to Robert de Preston, knight, all their right in all the lands and tenements in the Nynche, which Robert holds of the grant of Robert Fitz Lenys. Scaled by grantors.

Dated Friday after the feast of the Conversion of St. Paul, a.r. ix. Richard II. (26 Jan. 1386).

of Stamolyn, William Saundre, vicar of Julianeston, Roger Deuenysshe, vicar of Daueneyestoun and Adam Iue, chaplain, a third part of the manor of the Nynche, with its appurtenances, together with the homage and service of John Moure and Katerine, his wife, issuing from a messuage and a carucate of land with the appurtenances in Mynnyngeston, as of the right of Katerine. To hold to Hugh, William, Roger, and Adam, their heirs and assigns for ever, of the chief lords of that fee by the services due and accustomed. Christopher and his heirs will warrant. Sealed by grantor.

Dated 20 Oct., a. r. xx. Richard II. (1396).

f. 31. MIDNYTHESTOUN.

Charter. John Midnitht has granted to Gilbert son of Onfridus, two acres and a stang of land in grantor's tenement in Midnithtstown, lying in breadth between land, which Gilbert has of the gift of John on the west, and grantor's land on the east, and in length between grantor's land on the south and north, with free ingress and egress with his beasts, wagons, and carts, through the midst of grantor's land on every side for all his easements; to hold to Gilbert, his heirs and assigns in fee and inheritance for ever; paying yearly to grantor, his heirs and assigns, one half penny of silver at Easter for all service, exaction, suit of court, wards, marriages, reliefs, escheats, summons, attachments, defaults, and secular demand. For this grant Gilbert paid a sum of money at the time: John, his heirs and assigns, for said rent, will warrant. Sealed by grantor.

Witnesses: John le Lung', William Hamelyn, William Beg, Michael de Londisdale, Reginald Heriot, Gilbert son of Walter, Roger Beg. (Circa 1290.)

Charter. John Midnicht has granted to Gilbert son of Onfridus, two acres and a stang of land in the tenement of Midnicht's town, which land is called the Goracre, on the east of Gochynbathyr, by the bounds whereby it was divided and measured for grantee; with free pasture for pasturing his beasts of every kind in the said bather, and [power] to make ditches from the said bather, within the said land, for enclosing the land. To hold to Gilbert, his heirs and assigns, of grantor his heirs and

f. 31 d.

assigns, in fee and inheritance for ever; paying yearly to grantor, his heirs or assigns one half penny of silver at Easter for all service, exaction, suit of court, wards, marriages, reliefs, escheats, summons, defaults, and secular demands. For this grant Gilbert has paid a sum of money at the time to John, and given him a stang of land in exchange in the same tenement opposite Holy [Well], on the north side. John and his heirs, for the said rent, will warrant. Sealed by grantor.

f. 32.

Witnesses: William Hamelyn, John Long, Reginald Heriot, William Beg. Gilbert son of Walter. (Circa 1290.)

Charter. John Mydnycht has granted to Gilbert son of Onfridus, an acre of land with the appurtenances, in his tenement of Midnycht's town, situate in breadth between grantor's land on the north, lands belonging to John and to Gilbert on the south, and in length between grantor's land on the west, and land which belonged to Nicholas le Franceys on the east. To hold to Gilbert, his heirs and assigns, of grantor his heirs and assigns in fee and inheritance for ever; paying yearly to grantor, his heirs or assigns one half penny of silver at Easter, for all services, exactions, suit of court, wards, marriages, reliefs, escheats, summons, defaults, and secular demand. For this grant Gilbert paid a sum of money at the time to John: John, his heirs and assigns, for said rent, will warrant. Sealed by grantor.

f. 32 d.

Witnesses: William Wyterell', John Long, William Hamelyn, William Beg, Michael de Londisdale, Roger Heriot, Gilbert son of Walter. (Circa 1290.)

Charter. John Midnycht has granted to Gilbert son of Onfridus, six acres of land with the appurtenances in his tenement of Midnycht's town, as divided and measured for him by metes and bounds, lying in breadth between a certain ditch on grantor's land, near a certain well in his moor on the east, the land of John de Tuyt on the west, and in length between grantor's land on the south, and Gilbert's land called Acheford on the north; with liberty of ingress and egress with his beasts, wagons and carts through the midst of grantor's land on every side, for all his easements: to hold to Gilbert, his heirs and assigns, of grantor his heirs and assigns, in fee and inheritance for ever: paying yearly to grantor, his heirs or assigns one halfpenny of silver at Easter, for all services, exactions, suit of court, wards, marriages, reliefs, escheats, summons, attachments, defaults, and secular demand. For this grant Gilbert has given John 8 marks of silver at the time. John, his heirs or assigns, for said rent, will warrant. Sealed by grantor.

f. 33.

Witnesses, John le Lung', William Hamelyn, William Beg, Michael de Londisdale, Reginald Heriot, Gilbert son of Walter. (Circa 1290.)

Charter. John son of William Midnycht, has for ever released to Gilbert del Nynche, his heirs or assigns, all suit of court, wards,

f. 33. 1 f. 33 d. 6

marriages, reliefs, escheats, and all other services appertaining to grantor out of the land called Ackeneford in the tenement of Mindnichiston, which Hugh de Galwey had of Adam de Mindnich, which lies towards the land which belonged to Reginald the miller, on the north. And if Gilbert, his heirs or assigns, shall be amerced in the court of John, his heirs or assigns, for any cause, summons, or default, they shall not give for mercy more than a pair of gloves or a silver penny, for any cause, trespass, summons, or default of any one, or for any other cause which may happen in the court of grantor, his heirs or assigns. For this release and quit claim, Gilbert gave John a sum of money at the time. Sealed by grantor. (Circa 1290.)

Charter. John Mindnith, son of William Mindnith, has granted to Gilbert del Nynche, a yearly rent of 12 pence which he has been wont toreceive from a piece of land called Ackeneford, in the tenement of Midnicheston, which Hugh de Galwed had of Adam de Mindnichiston, and which lies towards the land which belonged to Reginald the miller on the north; to hold to Gilbert, his heirs or assigns, or to whomsoever he shall wish to give or bequeath it, of grantor and his heirs, in fee and inheritance for ever, with the appurtenances in wards, marriages, reliefs, escheats, and all other services and demands to said rent belonging, the said rent to be paid half at the feast of the Holy Cross in May, and half at the feast of All Saints: Gilbert, his heirs or assigns, shall pay yearly to grantor, his heirs or assigns, one half penny of silver at Easter for all service, exaction, and demand. Gilbert shall have free ingress to his land and pasture, and shall have in free pasture two horses, and two cows with their calves until they shall be yearlings, and ten sheep, in all the places used by grantor or his ancestors, cornland and meadows. excepted. For this grant Gilbert gave John a sum of money at the time: John and his heirs will warrant. Sealed by grantor. (Circa 1290.)

f. 34 d.

f. 34.

Charter. John son of John dil Nynche has granted to John son of Robert dil Nynche, a place, sixteen acres, and a stang of land, and pasture, with appurtenances, in Mynnisetoun, lying in divers places in the fields of same town. The said place lies in breadth between the land of Richard de Staunton on both sides, and in length one extremity extends to the highway on the south, and the other to certain ridges (seliones) of the said sixteen acres on the north; thirteen acres lie in breadth between the land of sir John Tuyt on the west, that of Richard de Staunton on the east, and in length one extremity extends to the land of John de Frapiston on the north, and the other to the land of the said Richard de Staunton on the south; two acres and one stang of land lie in breadth between the way called Bathergohyn and the land of the said Richard de Staunton, and in length both extremities extend to the land of the said Richard de Staunton on the north and south; and one acre lies in

breadth between the lands of said Richard de Staunton on either side. f. 34 d. and in length one extremity extends to the land of Gilbert Beg on the east, and the other to that of the said Richard de Staunton on the west. To hold to grantee, his heirs and assigns freely and quietly; rendering yearly to the chief lords of that fee the services due thereout. and his heirs or assigns will warrant. Sealed by grantor.

Witnesses: Martin Sewell, then mayor of Drogheda on the side of Uriel, Matthew de Bathe, William de Preston, William Bryan, John Darcy, Reginald Broun, burgess of Drogheda, William the clerk.

Dated at said town of Drogheda, on Sunday the vigil of All Saints (31 Oct.) 1322.

Quit-claim. John del Nynche, son of master John del Nynche, clerk, has for ever released to John son of Robert, burgess of Drogheda, all his right and claim in one messuage, sixteen acres, and one stang of land and pasture, held by grantee in Minnichtestoun, in the tenement of the Nynche, whereof the said messuage, with two acres and one stang of land, lies in breadth between the Bathirgovn on the west, and the land of Richard de Stanton on the east, and in length extends from the common way on the south, to the Brodmede on the north; thirteen acres lie in the field called Athfore, and are situate in breadth between the land of John de Tuyt on the west, and that of the said Richard on the east, and in length between the land of said Richard on the south, and that of John de Thrapeston on the north; and one acre lies in breadth between the land of the said Richard on the south and north, and in length it extends from the land of Richard Beg on the east, to that of said Richard de Staunton on the west. Grantor and his heirs will warrant. Sealed by grantor.

Witnesses, William Roth, then mayor of Drogheda, Henry Hasilbeth, f. 35 d. and William Serle, bailiffs, David Louel, William Rys, William Mole, William Hamelyn, John de Thrapeston, John de Neteruill, Richard Rodipak', Thomas Bond.

Dated 20 July a. r. xv. Ed. III. (1341).

John son of Robert del Nynche, burgess of Drogheda, has granted to Roger de Preston all his lands and tenements, with buildings thereon, and their appurtenances, which he had of the gift of John son of John del Nynche in Mynissetoun, lying in divers fields of same town, as in the charter of said John son of John, is more fully contained; to hold to him, his heirs and assigns freely, peaceably and hereditarily for ever, of the chief lords of that fee by the services due thereout, with all liberties, free customs and easements thereto belonging in said town. John son of Robert, and his heirs will warrant. Sealed by grantor.

Witnesses, William Hamelyn, John Saresfeld, Robert Hugley, Richard Staunton, John Bege, Richard Begge.

Dated at Julianeston on Tuesday next after the Close of Easter a. r. xv. Ed. III. (17 April, 1341).

f. 35.

f. 36.

f. 36. Quit-claim. Roger Faunt, burgess of Drogheda, has for ever released to Roger de Prestoun, all his right and claim in the lands and tenements, with their appurtenances, which grantor has of the gift of John son of f. 36 d. Robert de Nynche, burgess of Drogheda, in Mynnyghteston, in the tene-

ment of the Nynche. Sealed by grantor.

Witnesses, William Roth, then mayor of Drogheda, Henry Fitz Elys, and William del Asshe, bailiffs, Robert Bryan, William de Preston, John Darcy, Martin Johan, Robert del Watre.

Dated at Drogheda on Friday the feast of St. David a. r. xvj. Ed. III. (1 Mar. 1342).

Nicholas son of Robert, has granted to Gilbert son of Charter. Onfridus, two shillings of annual rent, payable yearly, one moiety at Easter, and the other at Michaelmas, from twenty-two acres, three stangs, of land, with the appurtenances, lying in the tenement of the Nynch, in breadth between the land which belonged to Reginald Heriot on the east, and the boher (batherium) of Gochyn on the west, and in length between the lands of the nuns of Lesmolyn on the north, and the land which belonged to William Midnicht on the south; which rent William Midnicht was wont to pay to grantor; together with all right and dominium which he had in said lands: to hold to Gilbert, his heirs and assigns, in fee and inheritance for ever; paying yearly to the hospital of St. Mary de Urso, Drogheda, six pennies of silver, one moiety at Easter,

f. 37. and the other at Michaelmas, for all services, exactions, and secular For this grant Gilbert at the time gave grantor sixteen shillings of silver, for which grantor and his heirs will warrant said rent of two shillings, and acquit the premises from all services and secular demands. Sealed by grantor.

Witnesses, William Hamelyn, John Long, William Beg', Reginald Heriot, Robert son of Robert, Thomas the clerk.

Fine. This is a final agreement made in the court of Edwund de Mortuo Mari, Earl of March and Ulster, lord of Clare, Trym, and Connacht, and custos of the liberty of Meath, at Trym, on Monday after the feast of the translation of St. Thomas the martyr a. r. xlvi. Ed. III. (13 Jul. 1372), before John Husee, knight, seneschal of the liberty aforesaid and others, faithful men of said earl, then there, between Richard de Preston, plaintiff, and James Whytacre, Peter Breton of Castleton of

f. 37 d. Rathbran, and Isold his wife, deforcients, of a messuage, two dovecotes, twenty-three acres of land, and two acres of meadow, with the appurtenances in Mynnynestoun, whereof a plea of covenant was summoned between them in same court: to wit: the said Richard acknowledged the premises to be the right of James, and for this acknowledgment the deforcients have granted the premises to him, and rendered them to him in same court; to hold to Richard and the heirs of his body issuing, of the chief lords of that fee, by the services appertaining thereto, and if

Richard die without such heir, the premises shall remain to Robert de f 37 d. Preston, knight, to hold to him and the heirs of his body issuing, of the chief lords of that fee by the services appertaining; and if Robert die without such heir, then after the death of Richard and Robert, the premises shall remain to the right heirs of the said Richard for ever, [to be held] of the chief lords of that fee, by the services appertaining. The deforcients, James, Peter, and Isold, and the heirs of said James will warrant. For this acknowledgment and fine, Richard gave the deforcients a sparrowhawk.

Dated 13 July, 1372. See Text, p. 185.

STAGHMEEN.

Demise. This indenture testifies that Adam son of Benedict de Hauberge; has granted to Richard de Preston, senior, burgess of Drogheda, a messuage and fifty-two acres of laud, with the appurtenances, in Staghmeen, which Richard son of Peter of Staghmeen, holds for a term of years, by demise of Adam; to hold to Richard, his heirs and assigns, or the assigns of the assigns, by the service of a rose yearly at the feast of the nativity of St. John the Baptist, when demanded, until they shall have levied and received the sum of eighty-four marks of silver from the premises, at the yearly rate of four marks at the feast of All Saints, and four marks at the feast of SS. Philip and James; the first payment to be made on feast of All Saints next ensuing, and the receipts to continue until the said eighty-four marks have been received from the issues of the premises. Adam and his heirs will warrant, and he hereby pledging his faith binds himself to do so. Sealed by the parties alternately.

Witnesses, William Hamelyn, John de la Pille, James Whitacre, Reginald Sewell', John son of Geoffrey Saresfeld, Roger de Preston, Philip Roth, John de Wylton, Richard de la Ryuer', Reginald fitz Hugh.

Dated 8 May a. r. xx. Edward III. (1346).

Letter of attorney. Adam son of Benedict de Hauberge, has appointed Walter Hauberge, his attorney, to put Riehard de Preston in full seisin of one messuage and fifty-two aeres of land, with the appurtenances in Staghmene, to hold as in the charter indented thereof made to him. Sealed by Adam.

Dated at Drogheda 20 Feb. a.r. xiv. Edward III. (1340).

f. 39 d.

Confirmation by Walter son of Adam de Hauberge. His father, Adam, having granted to Richard de Preston, senior, burgess of Drogheda, a messuage and fifty-two acres of land, with the appurtenances in Staghmene, to hold to Richard, his heirs and assigns, or the assigns of his assigns, until they should have levied and received therefrom a sum

f. 38 d_

f. 39.

f. 39 d. of eighty-four marks of silver, as in the indenture between them contained; Walter ratifies and confirms that said Richard, his heirs, &c., shall hold the premises until they shall have received therefrom the said sum of eighty-four marks of silver, according to the form and effect of said indenture. Walter and his heirs will warrant, and he hereby

pledging his faith, binds himself to do so. Sealed by grantor.
Witnesses, William Hamelyn, John do la Pille, James Whytacre,

Dated 12 May a.r. xx. Edward III. (1346).

Philip Roth'.

Letter of attorney. Richard de Preston, burgess of Drogheda, has appointed Nicholas Whit, his attorney, to deliver to Roger de Preston, and Robert son of said Roger, full seisin of all his estate which he has in all his lands, tenements, and rents, in Staghmen. Richard will ratify what his attorney shall do in his name. Sealed by Richard.

Dated at Drogheda on Tuesday after the feast of St. John before the Latin Gate a.r. xxiij. Edward III. (12 May, 1349).

7. 40 d. Charter. Richard de Preston, burgess of Drogheda, has granted to Roger de Preston, and Robert, son of said Roger, all his estate which he has in all his lands, tenements, and rents, in Staghmen; to hold to them as fully as said Richard held before the date hereof, of the chief lords of that fee, by the services due thereout. Richard and his heirs will warrant for ever. Sealed by grantor.

Dated at Drogheda, on Tuesday after the feast of St. John before the Latin Gate a. r. xxiij. Edward III. (12 May, 1349).

[Sir Christopher de Preston, knight] also has an exemplification of a recovery, of three messuages, one mill and four gardens with the appurtenances in Stagmene, against Hugh Hauberge, John Belewe and Margaret, his wife, before the justices of the Bench, Ireland, in the octave of St. John the Baptist.

Witness, Lionel, &c., a. r. xl. Edward III. (1 July, 1366).

Letter concerning Staghmen. Hugh Hauberge reciting that Robert de Preston, knight, has brought a writ of right against said Hugh, f. 41. John Bedelewe and Margaret, his wife, demanding three messuages, one mill and four gardens, with the appurtenances, in Staghmene, which mill is and for a long time has been thrown down, so that no profit could arise from it, whereupon Hugh has received 3½ marks of silver from said Robert; and considering that the premises are included in a letter of demise for a term of years from Adam Hauberge, ancestor of said Hugh, to Michael Perkyn, of Staghmene, and that said Adam granted the reversion afterwards to Richard de Preston, senior; he the said Hugh, for these reasons, has agreed that Robert may have a recovery against him in form of law. Sealed by Hugh.

Dated 17 June a. r. xxxix. Edward III. (1365).

Quit-claim. Hugh Hauberge has for over released to Robert de Preston all his right and claim in one messuage and fifty-two acres of land, with their appurtenances in Staghmene, which Robert has of the grant and demise of Richard de Preston, senior, burgess of Drogheda, who had them by demise of Adam son of Benedict de Hauberge, ancestor f. 41 d. Sealed by grantor. of said Hugh. Hugh and his heirs will warrant.

Witnesses, Robert Babe, John Lowell', Nicholas de Sytheston, Richard Heruy, Nicholas Dalton, William Asshe, and Alexander de Preston.

Dated at Drogheda on Saturday after the feast of St. Hilary a. r. xxxiij. Edward III. (18 Jan., 1360).

Enrolled before the Justices of the Bench, Dublin, in the quinzaine of Hilary a. r. xxxiij. Ed. III. (27 Jan., 1360).

Quit-claim. Margaret Howith, or Houthe, widow of Walter Hauberge, has released to Robert de Preston, knight, all her right in one messuage and fifty-two acres of land, with their appurtenances in Staghmen, which Robert had of the gift of Richard, his uncle. Sealed by grantor.

Dated 5 Feb. a. r. xxxvij. Edward III. (1363).

Charter. This indenture testifies that Robert de Preston, knight, has granted to Nicholas Starky, in relief of his estate, one messuage, the site of a water-mill, five cottages and fifty-two acres of land, meadow, and pasture, with their appurtenances, in Staghmeen; to hold to Nicholas for the term of his life, of Robert and his heirs, by the service of a rose yearly; provided that the said Nicholas, in war as well as peace, shall remain with Robert and his heirs against all persons except the King and his heirs. Robert and his heirs will warrant. Sealed by the parties.

Dated 20 May a. r. xlvij. Edward III. (1373).

Entail of Staghmen. Christopher, son and heir of Robert de Preston, knight, recites that Nicholas Starky holds one messuage, one mill, five cottages, and fifty-two acres of land, meadow, and pasture, with the appurtenances, in Staghmeene, for the term of his life, of the gift of said Robert; the reversion to Christopher and his heirs after the death of said Robert. He has granted the said reversion to Johanna Hugley, widow of his said father Robert; to hold to her from the death of the said Nicholas, during her life. After the death of said Nicholas and Johanna, the premises shall remain to Robert, brother of Christopher; to hold to him and the heirs male of his body, subject to these conditions, viz. if Christopher shall give his brother Robert other lands, in fee-simple, of greater value than the premises, to hold to Robert and the heirs male of his body; or if Christopher shall acquire the marriage of any heir of lands and tenements in a peaceful locality of greater value than the f. 42.

f. 42 d. premises in Staghmene, and the said Robert shall be willing to accept that marriage, that then it shall be lawful for Christopher and his heirs, after the death of said Nicholas and Johanna, to enter into the lands and tenements aforesaid in Staghmeen, and retain them to him and his heirs, peacefully in his former estate. Sealed by grantor.

Dated 7 Aug. a.r. xx. Richard II. (1396).

Delivered unto my "cosen, Robert Preston, xxviij peces of evidenses."

f. 43 d.

f. 44.

f. 44 d.

ROLONDESTON.

Patent. Roland Standard to his free tenants and others. He has granted to Gilbert Large all his tenement, with the appurtenances and rents, in Offernan, and commands them to be intentive to Gilbert, as their lord in all things appertaining to the premises, as they have been wont to be to himself.

Charter. Robert le Breton has granted to Gilbert Large one mark of yearly rent out of Marnasemdilli, which Peter le Flemeng sold to Robert. To hold said rent of Robert and his heirs, to Gilbert his heirs or assigns, freely and in peace; said rent to be received yearly, one moiety at the feast of the Holy Cross in May, and the other at the feast of All Saints. For this grant, Gilbert gave Robert 8 marks to preserve it for ever. Robert and his heirs will warrant. Sealed by grantor.

Witnesses, sir Pagan Dullard, sir Patrick Fleming (Flandrensis), sir Ardnald Brun, John de Keusac, John le Flemeng, Thomas de Aleton, William de Evton, Robert the clerk.

Quit-claim. Walter Stiward, son of Ralph, has for ever released to his lord Gilbert le Large, twelve acres of land, with the appurtenances in Roland's town, which Walter formerly held in fee from said Gilbert; whereof five acres lie in breadth between the common pasture of said town on the west, and the land of Patrick Flemang on the east, and in length between the great waste (a magno risco) on the south, and the little water on the north; three acres lie in Achbridyn, three acres in Achalisandyr, and one in Achlodirnach. For this quit-claim Gilbert gave Walter twenty shillings of silver. Sealed by grantor.

Witnesses, John de Klifford, John Cusak, Robert le Flemmang, David Barbedor.

Charter. Simon le Flemeng has for ever released to Gilbert le Large all his right and claim in one stang of arable land, with the appurtenances, in Rolaundeston, in Affernan in the tenement of Dyuelek, which he gave in exchange to the said Gilbert. Simon and his heirs will warrant.

Sealed by grantor.

Witnesses, sir Nicholas de Neteruile, knight, sir John Clifford, f. 44 d. Reginald de la felde.

Dated at Drogheda on Saturday the feast of the Circumcision, a. r. x. Edward son of King Edward (1 Jan. 1317).

Gilbert Large, burgess of Drogheda, has granted to his son Gilbert Large, for his homage and service, all his land and tenement in Rolandiston, in Offernan in the tenement of Dyuelek. To hold the premises, together with all lordship of the free tenants, both English and Irish therein, to grantee, his heirs and assigns, of grantor and his heirs, for ever; at a yearly rent of one penny at Easter, for all secular service, exaction, and demand. Grantor and his heirs will warrant. grantor.

Witnesses, Michael de Crauil, Pagan le Fleming, Thomas le Fleming, Alexander Curteys, Pagan Mole, William the clerk.

Walter, son and heir of John Waltryn of Rolondeston, has granted to Walter le Large, son of Gilbert le Large, a half acre of arable land and a half acre of meadow, called Brodmede, lying together between the land of the said Walter le Large, and that of Matthew de Bathe, in Rolandeston in the tenement of Offernan; to hold to Walter, his heirs or assigns for ever, of the chief lords of that fee, by the services due thereout: together with all liberties, free customs, and easements. Walter Waltryn and his heirs will warrant. Sealed by grantor.

Witnesses, sir John Crauyll', knight, Matthew de Bathe, Reginald de la Felde, Nicholas de Carrik, Richard Flemmyng, William de Nany, John de Flemmyng, Richard Ley, Roger de Gernoun, clerk.

Letter for seisin. Walter, son of Gilbert Large, has appointed sir Nicholas Obryady, chaplain, and William de Nany, his attorneys, to deliver to John, son of Simon Large, clerk, seisin of all the lands and tenements, as well in lordships and demesnes as reversions, which grantor held in Roulandeston in Offernan, and of his moveable goods thereon; to hold to John and his assigns during his life according to the charter thereof made by Walter to John. Walter will ratify what his attorneys or either of them shall do, justice permitting it. Sealed by Walter.

Dated 20 Jan. a. r. xiij. Edward III. (1340).

John Large, clerk, has by this charter bipartite granted to John Stanley, burgess of Drogheda, and Juliana, daughter of Walter Large, and to the heirs of the bodies of John Stanley and Juliana, all his lands, tenements, rents and services, as well in lordships and demesnes as reversions, which he held at any time in Rolandestoun in Offernan. hold to grantees and the heirs of their bodies, of the chief lords of that fee, by the services due thereout. And should grantees die without such f. 46 d.

f. 45.

f. 45 d.

f. 46.

f. 47.

f. 46 d. heirs, the premises shall entirely revert to grantor, his heirs or assigns, for ever. To be held of the chief lords of that fee, by the services due thereout. Sealed by the parties.

Witnesses, sirs Matthew de Bathe and John de Cusak of Gerardeston, knights, William Clifford, Robert de la Feld.

Dated 4 Feb. a.r. xx. Edward III. (1346).

Quit-claim. John Large, clerk, has for ever released to John Stanley, burgess of Drogheda, his heirs and assigns, all his right in all his messuages, lands, and tenements, as well in lordships as in demesnes, rents, and reversions, in Rowelondestouu in Offernan. Grantor and his heirs will warrant. Sealed by grantor.

Dated on Monday before the feast of SS. Philip and James, a. r. xxiv. Edward III. (26 April, 1350).

Charter of Rolandiston. John Stanley, burgess of Drogheda, has granted to Robert de Prestoun, all his messuages, lands, and tenements, as well in lordships as in demesnes, rents, services, and reversions, in Rowelondestoun in Offernan. To hold to Robert, his heirs and assigns for ever, of the chief lords of that fee, by the services due thereout. John and his heirs will warrant. Sealed by grantor.

f. 47 d. Dated 17 May a. r. xxv. Edward III. (1351).

Charter. Agatha le Large has granted and surrendered to Robert de Prestoun, knight, all her estate in a messuage, a dovocote and a garden, with the appurtenances, in Rowelondistoun, which formerly belonged to her father William le Large. To hold to Robert, his heirs and assigns for ever. Agatha and her heirs will warrant. Sealed by Agatha.

Dated on Thursday before the feast of the Nativity a. r. xlj. Edward III. (23 Dec. 1367).

f. 48. Quit-claim. Eva, widow of Thomas Nany, and William Nany, son and heir of said Thomas, born of Eva in espousals celebrated between Thomas and Eva, have for ever released to Robert de Prestoun, knight, all their right and claim in a messuage, croft, and three acres of land, in Rolondestoun; which formerly belonged to said Thomas, who enfeoffed John Nany, to hold to him and his heirs; and afterwards John granted the premises to said Thomas during his life, so that after his death the premises should remain to said William and his heirs. Eva, William, and their heirs will warrant. Sealed by grantors.

Dated 15 Jan. a. r. i. Richard II. (1378).

f. 48 d. Quit-claim. Richard Wydy of Wylkynestoun, has for ever released to Robert de Prestoun, all his right and claim in ten acres of land, with the appurtenances, called Talboteslond, in Rolondestoun in Offernan. Richard and his heirs will warrant. Sealed by grantor.

Dated at Drochda, 16 May a. r. xxxv. Edward III. (1361).

Quit-claim. Edward Taaf, cousin and heir of Walter Large, viz. son f. 48 d. and heir of Roger Taaf, the son and heir of Melana Large, who was aunt and heiress of said Walter, has for ever released to Robert de Prestoun, his heirs and assigns, all his right and claim in all the messuages, lands, and tenements, which Robert has in Rowelondistoun, of the gift of John Stanley of Drogheda. Edward and his heirs will warrant. Sealed by f. 49. grantor.

Dated 15 March a. r. xxxv. Edward III. (1361).

Quit-claim. John de Cusak of Beaurepeir, knight, has released to Robert de Prestoun, all his right and claim in all the messuages, lands, rents, and tenements, which Robert has in Rolaundestoun, near Paynes-Sealed by grantor.

Dated 8 July a. r. xxvj. Edward III. (1352).

Charter. Thomas de Crauile and Avice, his daughter, have granted f. 49 d. to Robert de Prestoun, seven acres of land, with the appurtenances, in Toursageryt, in the tenement of Rowlandestoun, whereof five acres lie near the field called Mayskeragh, and two acres lie in length to the King's highway towards the south; to hold to Robert, his heirs and assigns for ever, of the chief lords of that fee, by the services due thereout. Thomas and Avice and their heirs will warrant. grantors.

Witnesses, Walter de Bathe, Robert de la Feld.

Dated on Wednesday after the feast of the Purification of the B.V.M. a. r. xxx. Edward III. (3 Feb. 1356).

Roger Leye has for ever released to Robert de Prestoun, all his right and claim in seven acres of land, with the appurtenances, in Rowelondestoun, which formerly belonged to Thomas Crauill. Sealed by grantor.

Dated 10 Feb. a. r. xxx. Edward III. (1356).

KENRAGHESTOUN.

Charter. Robert de Cruys, knight, recites that he granted to Roger f. 50 d. de Prestoun, and William, his son, ten acres of land, with the appurtenances, in Kenraxstoun; to hold during their lives, as in the indenture between him and them more fully appears; which William is now dead. Grantor has granted to Robert son of Roger de Prestoun, that said premises which Roger holds for life, and which ought to revert, after his death, to grantor, shall remain to said Robert son of Roger de Preston; to hold to him and his heirs for ever, of the chief lords of that fee, by

f. 50.

f. 50 d. the services due thereout. Robert de Cruys and his heirs will warrant. Scaled by grantor.

Dated on Tuesday after the feast of St. Peter ad vincula a. r. xxiij. Edward III. (4 Aug. 1349).

f. 51. [Letter of attorney.] Robert de Cruys, knight, has constituted Geoffrey Hilke his attorney, to deliver to Robert son of Roger de Prestoun, seisin of ten acres of land, with the appurtenances, in Kenraxstoun; to hold to said Robert son of Roger, his heirs and assigns for ever. Sealed by Robert de Cruys.

Dated on Tuesday after the feast of St. Peter ad vincula a.r. xxiij. Edward III. (4 Aug. 1349).

Quit-claim. Simon son of Robert de Cruys, knight, has for ever released to Robert de Prestoun, knight, all his right and claim in ten acres of land with the appurtenances in Kenraghestoun. Simon and his heirs will warrant. Sealed by grantor.

Dated on Friday the feast of St. Katerine the Virgin, a.r. xxxvj. Edward III. (29 April, 1362).

Enrolled before the Justices of the lord the King, of the Bench, Dublin, in the quinzaine of St. Martin in same year.

f. 51 d. Quit-claim. Richard Curragh, senior, has for ever released to Robert de Prestoun, all his right and claim in a messuage and ten acres of land, with the appurtenances, in Kenraghestoun, near Clonalwy. Sealed by grantor.

Dated 21 May a.r. xxx. Edward III. (1356).

TANKARDESTOUN.

f. 52. Charter. Robert Flemyng, senior, has granted to Robert Flemyng, junior, a messuage and twenty acres of arable land and meadow, with the appurtenances, in Tankardestoun in the tenement of Dyuelek, with common of the entire pasture of Tankardestoun; which land lies in length from the common pasture called the Redmore in Gariestoun on the south, to the way called Damcristenesmere, on the north, and in breadth from grantor's land to the land of Hamondestoun on the west. To hold to Robert, junior, his heirs and assigns, of the chief lords of that fee, by the services due thereout, with all liberties, free customs, and easements, f. 52 d. for ever. Grantor and his heirs will warrant. Sealed by grantor.

Witnesses, John Bertram, Robert Hugley, Nicholas Maghnan, William Beuuessel, Roger Maghnan, Richard Cadel, William Kenragh, elerk. (Circa 1340.)

Charter. Robert Flemyng has granted to William Kenragh, a messuage, with the appurtenances, in Tankardestoun, near Hamondistoun; to hold to him, his heirs and assigns, of the chief lords of that fee, by the

services due thereout for ever; viz. that messuage wherein Robert has f. 52 d. been wont to dwell. And said Robert has released to said William all his right and claim in a messuage wherein Robert's father formerly dwelt, and in twenty acres of land, with the appurtenances, in the same vill. Robert and his heirs will warrant. Sealed by grantor.

f. 53.

Witnesses, Thomas Cadel, John and Robert, sons of Thomas Cadel, Richard Cadel of Hethtoun, Ralph Hamond, Ralph Beauuessel, Matthew Grenok.

Dated at Clonalwy on Thursday after the feast of St. Patrick, a. r. xxij. Edward III. (20 Mar. 1348).

Quit-claim. Robert Flemyng has for ever released to William son of Robert Kenragh, all his right and claim in a messuage and twenty acres of land, with the appurtenances, in Tankardeston, near Hamondestoun. f. 53 d. Sealed by grantor.

Dated at Clonalwy, on Thursday before the feast of the nativity of St. John the Baptist, a. r. xix. Edward III. (23 June, 1345).

This indenture testifies that Robertson of Robert Flemyng, has granted to William Beawessel, burgess of Drogheda, Mariota his wife, and Robert, their son, a messuage and forty acres of land with the appurtenances in Tankardestoun, near Hamoundestoun; to hold to grantees for the term of their lives; rendering yearly a rose, at the feast of the nativity of St. John the Baptist, for the first fourteen years, to commence from next Michaelmas; and, after the completion of said term of fourteen years, a yearly rent of three shillings of silver, for every acre of the said land, at the feasts of Christmas and the nativity of St. John the Baptist, by equal portions; and should this rent be in arrear at any such term, it shall be lawful for lessor, his heirs or assigns, to enter the premises and hold them for ever in fee, without the contradiction of Sealed by the parties lessees. Lessor and his heirs will warrant. alternately.

f. 54.

Dated 10 April a. r. xvj. Edward III. (1342).

Quit-claim. Robert, son of Robert Flemyng, has for ever released to William Beauuessel (or Bewessel), burgess of Drogheda, and Mariota, his wife, their heirs and assigns, all his right and claim, in a messuage, and all the land which William and Mariota hold in Tankardestoun, in the tenament of Dyuelek, as perambulated and divided to them. Robert and f. 54 d. his heirs will warrant. Sealed by Robert.

Dated on Monday after the feast of SS. Philip and James, apostles, a. r. xvii. Edward III. (5 May, 1343).

William Beawessell (or Bewessell), burgess of Drogheda, has granted to Robert son of Roger de Prestoun, a messuage and forty

acres of arable land and meadow, with the appurtenances, in Tancardestoun, near Hamoundestoun, in the parish of Clonalwy, by the metes whereby they are divided for said William, by the charters of Robert Flemyng, junior; to hold to grantee his heirs and assigns, of the chief lords of that fee, by the services due thereout, with all liberties, free customs, and easements, thereto belonging. Sealed by grantor.

> Witnesses, Robert Cadel, Robert Hugeley, Randulph Beawessell, Randulph Hamond, Philip Kenragh.

f. 55. Dated on feast of St. Michael the archangel, a. r. xxiii. Edward III. (29 Sep. 1349).

Charter. William son of Thomas Cadel of the Nalle, has granted to Nicholas Starky a messuage and twenty acres of land, with the appurtenances, in Tancardestoun, in the parish of Cloneallewey; to hold to grantee his heirs and assigns for ever, of the chief lords of that fee, by the services due thereout. William and his heirs will warrant. by grantor.

Witnesses, Robert Cadel, knight, William Kenrach, John Hamound. Dated at Tancardestoun on 11 May a. r. xl. Edward III. (1366).

Charter. Nicholas Starky has granted to Robert de Prestoun, knight, William Faunt, vicar of the church of St. Peter of Drogheda, Roger Wyntir, vicar of Ballymadoun, Thomas Nany, chaplain, and Rulph f. 55 d. Mile, vicar of Balyseadan, a messuage and twenty acres, as well of meadow as pasture, with the appurtenances, in Tankardestoun, near Clonalwy, together with common pasture of all the pasture of Tankardestoun, as of old to the premises appertaining, which premises Nicholas had of the gift of William Cadell'; to hold to grantees their heirs and assigns for ever, in exchange for a messuage and garden with the appurtenances in Drogheda on the side of Meath, which the said Robert, by his charter, gave to Nicholas and his heirs. Nicholas and his heirs will warrant. Sealed by grantor.

Dated 3 Jan. a. r. xlix. Edward III. (1376).

Quit-claim. John son of William Cadell' of the Nall', has for ever released to Nicholas Starkey of Prestoun, all his right and claim in twenty acres of arable land, meadow and pasture, with the appurtenances, in Tankardestoun, in the parish of Clonalwy, which premises said William had of the gift of Mabina Flemmyng. Sealed by grantor.

Witnesses, Robert Cadell of the Nall', Philip Kenragh', John Hamound.

Dated 16 May a. r. xlvij. Edward III. (1373).

Quit-claim. Richard Cadell, vicar of Hathboy, has for ever released to Nicholas Starky, his heirs and assigns, all his right and claim in a messuage and twenty acres, as well of arable land, as meadow and pasture,

f. 56.

f. 57.

with the appurtenances, in Tankardestoun, in the parish of Clonalwy, which said Richard had of the gift of his brother William Cadel. Sealed by grantor.

Dated on Friday after the feast of the nativity of St. John the Baptist, f. 56 d. a. r. xl. Edward III. (26 June, 1366).

Quit-claim. William son of Thomas Cadel of the Nalle, has for ever released to Nicholas Starky, his heirs and assigns, all his right and claim in a messuage and twenty acres of land, with the appurtenances, in Tankardestoun in the parish of Cloneallewey. William and his heirs will warrant. Sealed by grantor.

Dated at Taukardestoun, 12 May, a. r. xl. Edward III. (1366).

Quit-claim. William Beawessell', burgess of Drogheda, has for ever released to Robert son of Roger de Prestoun, his heirs and assigns, all his right and claim in a messuage and forty acres of arable land and meadow, with the appurtenances, in Tankardestoun, near Hamoundestoun, in the parish of Clonalwy, by their metes as divided for grantor by the charters of Robert Flemyng. Sealed by grantor.

Dated 8 Oct. a. r. xxiv. Edward III. (1350).

Quit-claim. Philip Kenragh', cousin and heir of William son of Robert Kenragh', has for ever released to Robert de Prestoun, knight, William Faunt, vicar of the church of St. Peter, Drogheda, Roger Wyntir, vicar of Ballymadoun, Thomas Nany, chaplain, and Ralph Mile, vicar of Balyscadan, all his right and claim in a messuage and twenty f. 57 d. acres of land, with the appurtenances, in Tankardestoun, near Clonealwey, together with the common pasture there, to the said land belonging, which premises Philip had of the gift of the said William, his cousin, and the grantees are at present seised thereof in their demesne as of fee, of the gift of Nicholas Starky. Sealed by grantor.

Dated 18 May a. r. lj. Edward III. (1377).

GAFFENY.

f. 58 d.

Charter. John Bedleuu has granted to William de Wellis, in frank marriage with Johanna, his daughter, half a carucate of land, with the appurtenances, in the tenement of Dyuelek, situate in breadth between the land of Theobald de Verdoun on the west, and the land of Gaffeney on the east, and in length between the land of Villa Kathil on the north, and the King's highway, near the water of the Nany, on the south; to hold to him, his heirs and assigns, for ever, with all liberties and free customs thereto belonging; rendering yearly to grantor his heirs or assigns, twelve pence at Michaelmas, for all secular service, suit of court,

E

f. 60.

f. 58 d. plaints, exactions, and demands. For said rent, John and his heirs will warrant. Sealed by grantor.

Witnesses, Robert son of John, John de Aletoun, Richard de Nugent, Philip de Wellis, William Prutfote. (Circa 1290.)

William de Wellis with the assent, express will, and Charter. f. 59. consent of Johanna his wife, has granted to master William de la Ryuere. half a carucate of land, with the appurtenances, in the tenement of Dyuelek, which grantor had of the gift of John Bedleuu, lying in breadth between the land of Theobald de Verdone of Dyuelek on the west, and the land of Gafny on the east, and in length between the highway from the bridge of Beaumont towards Dyuelek, near the Nany water, on the south. and the land of Villa Cathyl on the north; to hold to grantee, his heirs and assigns, for ever, with all the liberties and free customs thereto belonging, of the chief lords of that fee, by the services due thereout, and rendering to grantors and their heirs, one penny at Easter, for all service. William and Johanna and their heirs will warrant. For this grant the said master William de la Ryvere gave them twenty marks of silver. Sealed by William and Johanna.

Witnesses, sirs Nicholas de Netiruile, John Dardiz, John Tuyt, and Richard Mauueysyn, knights, John de Alletoun, Geoffrey le Bryt, Richard de Nugent, Risius de Stokes, Richard Telyng, William Hugeley, Robert the clerk. (Circa 1300.)

[Sir Christopher de Preston, knight] also has a fine whereby the said William and Johanna gave the aforesaid tenements to the said master William, levied in one month from Michaelmas a. r. xxij. Edward III. (27 Oct. 1348).

f. 59 d. Charter (Quit-claim). William de la Ryuer' has released to Robinet Bernard, all his right and claim in a messuage and half a carucate of land with the appurtenances in Gaffeny. Grantor has caused these letters to be made patent, and sealed with his seal.

Dated at Drogheda on Friday before the feast of Holy Trinity a. r. x. Edward son of King Edward (27 May, 1317).

Charter. Felicia de Wythintoun, relict of Roger le Spenser, in lawful power of her widowhood, has granted to Robert Bernard, two acres of arable land, with the appurtenances, of the land of the burgages of Dyuelek, in the fields of that town, on the east side; whereof one acre lies between the metes of the lands of sir Theobald de Verdoun and sir Nicholas de Neteruyle, and the other lies between the land of the said sir Nicholas de Neteruyle and the land of master William de la Ryuere, which formerly belonged to John Beddeleu, as the premises are divided and perambulated for said Robert; to hold to grantee, his heirs or assigns, for ever, of the chief lord of the fee, quietly and fully, with all

liberties and free customs belonging, without any acknowledgment of For this grant Robert gave yearly rent or doing service therefor. Felicia thirteen shillings and four pence of silver. Felicia and her heirs Sealed by grantor. will warrant.

Witnesses, Richard Dardys, Roger Gafyn, John Dardys, Geoffrey

Lacy, William Hamelyn, John de Somyrset.

Dated at Drogheda, on Tuesday after the feast of the conversion of St. Paul. a. r. iii. Edward son of King Edward (27 Jan. 1310).

John Felis has released to Robert Bernard all his right and claim in two acres of land, with the appurtenances, in the tenement of Dyuelek, which Robert bought of Felicia, the mother of John. Sealed f. 60 d. by grantor.

Witnesses, John de la Cornere, Roger fitz William of Beumond, William Hamelyn, Nicholas Baret, John Dardys, William Calle, Philip

Dated at Kilkeruaan, on the vigil of Easter a. r. xvj. Edward III. (30 Mar. 1342).

Charter. Robert Bernard of Gaffeny has granted to William de Prestoun, a messuage, half a carucate of land, and all the meadow and pasture, with their appurtenances, in the vill of Gaffeny, which he had of the gift of William de la Ryuer, together with all the lands and tenements which Robert had of his own acquisition in said vill; to hold to William, his heirs or assigns, of the chief lords of that fee, by the services due thereout, with all liberties and easements to such tenement in the vill of Gaffeny belonging. Robert and his heirs will warrant. Sealed by grantor.

Witnesses, Risius de Stokes, Richard Dardis, Nicholas de Cusak, Roger son of William, William Kalle, Richard Stauntoun.

Dated at Drogheda on the side of Vriel, on Sunday after the feast of the Assumption of the B. V. M. a. r. xiij. Edward son of King Edward (19 Aug. 1319).

f. 61.

Quit-[claim]. John de Wellis, son and heir of William de Wellis, has for ever released to William de Prestoun, burgess of Drogheda, and his heirs and assigns, all his right and claim in a messuage and half a carucate of land, with the appurtenances, in the tenement of Dyueleke, which William de Wellis, his father, and Johanna, wife of said William, had of the feoffment of John Bedlew; to hold to him, their heirs and Which premises lie in breadth between the land assigns, for ever, which belonged to Theobald de Verdun of Dyueleke on the west, and the land of Gaffeny on the east, and in length between the way which goes from the bridge of Bemound towards Dyuelek near the water of Nany on the south, and the land of the Cathil on the north. John and his heirs will warrant. Sealed by grantor.

f. 61 d.

f. 61. Witnesses, sir Nicholas de Verdoun, sir Richard Dardys, knights, Risius Stokes, John de la Corner', Roger son of William.

Dated on Friday after the feast of the Decollation of St. John, a. r. xix. Edward son of King Edward (30 Aug. 1325).

Quit-claim. William de Wellis has for ever released to William de Prestoun, burgess of Drogheda, all his right and claim in a messuage and half a carucate of land, with the appurtenances, in the tenement of Dyueleke; lying in breadth between the land which belonged to Theobald de Verdoun of Dyueleke on the west, and the land of Gaffeny on the east, and in length between the way from the bridge of Beumond towards Dyueleke, near the water of Nany, on the south, and the land of the Cathil on the north. William and his heirs will warrant. Sealed by grantor.

Witnesses, Roger son of William, Robert Hugeley, John Bellew, John Molaghfen, Henry Daltoun.

Dated at Drogheda on Sunday after the feast of St. Barnabas, a. r. xv. Edward III. (17 June 1341).

Charter. Roger le Flemeng, of Dyueleke, has granted to William de Prestoun, burgess of Drogheda, one acre of arable land, with its appurtenances, lying among the burgage land of Dyuelek, in the field called Kilcroman, viz. in breadth between the land of sir Theobald de Verdun on the south and north, and in length between the land of the said William on the east and the land of the said sir Theobald on the west; to hold to William, his heirs and assigns, for ever, in fee and inheritance, of the chief lords of that fee, by the services due thereout. Roger and his heirs will warrant. Sealed by grantor.

f. 62. Witnesses, Rysio de Stokys, John Molaghfene, John Bellewe, John de la Corner, Walter Clonne.

Dated 22 May, a. r. vj. Edward III. (1332).

Charter. Thomas de Neteruille has granted to William de Prestoun, two acres of land, with their appurtenances, whereof one lies in the tenement of Gaffeneystoun, surrounded by William's land on every side, and the other lies in the demesnes of Dyueleke. To hold to William, his heirs and assigns, for ever, of the chief lords of those fees, by the services due thereout. Thomas and his heirs will warrant. Sealed by grantor.

Witnesses, sirs Nicholas de Verdoun, Milo de Verdoun, and Richard Dardys, knights, Roger son of William, Ryryth Stokys, Nicholas Baret, Robert Gaffeney, and Robert de Ponte, clerk.

Dated on Wednesday after the feast of the Assumption of the B.V.M., a. r. xvij. Edward son of King Edward (17 Aug. 1323).

Quit-claim. Richard de Prestoun has for ever released to William de Prestoun, his heirs and assigns, all his right and claim in all his lands and tenements, with the appurtenances, which he had of the gift of Robert Bernard of Gaffeney, in the vill of Gaffeney. Sealed by grantor.

Dated at Droghda on the side of Meath, on Monday before the feast of the Annunciation of the B.V.M., a. r. iij. Edward III. (20 Mar. 1329).

Letter of Attorney. William de Prestoun, senior, burgess of Drogheda, has appointed Robert Babe his attorney, to deliver to Thomas de Prestoun, his son, full seisin of a messuage, with its appurtenances, together with a curtilage adjacent, in Drogheda on the side of Uriel. hold to Thomas and his heirs, as in the charter made from William to Thomas is more fully contained. William will ratify what his attorney shall do in his name in the premises. Scaled by William.

Dated 22 Mar. a. r. xxij. Edward III. (1348).

Thomas de Prestoun has granted to Robert de Prestoun, all the messuages, lands, and tenements, with the appurtenances, which he had in Drogheda on the side of Uriel, and in Gaffeney in the liberty of To hold to Robert, his heirs and assigns for ever, of the chief lords of the fee, by the services due thereout. Thomas and his heirs will Sealed by grantor.

f. 63.

Dated on Thursday after the feast of St. Peter ad vincula, a. r. xxx. Edward III. (4 Aug. 1356).

Memorandum that Robert de Prestoun lent to Thomas de Prestoun, at the time of Thomas' crossing to England, twenty marks in money by tale, which Robert should receive back out of those rents which he has of the gift of said Thomas, in Drogheda and Gaffeny; and, when Robert shall have received the said sum, he shall enfeoff Thomas of all the lands and tenements he has there. To hold to Thomas, and the heirs of his body, and should Thomas die without such heir, the premises shall revert to Robert and his heirs. Sealed by Thomas.

Dated at Drogheda, on Thursday after the feast of the Assumption of the B.V.M., a. r. xxx. Edward III. (18 Aug. 1356).

(On folio 73 a duplicate entry of the contents of this page appears cancelled.)

FYNGALLESTOUN.

f. 64.

Edward [II.], king of England, lord of Ireland, duke of Aquitaine, in consideration of his good and laudable service, has granted to William de Prestoun, burgess of Drogheda, a messuage and a carucate and a half of land, with the appurtenances, in Arthurestoun, which belonged to Hugh de Lacy, knight, of the gift of Henry de Fyngall, and which came to the king's hands, as his escheat for the felony and

f. 62 d.

f. 64. forfeiture of said Hugh, who with the Scotch enemies of the king, with standard displayed, rose against the king with an armed force in Ireland, for which felony and forfeiture he was disinherited by judgment of the king's court. To hold to William and his heirs for ever, of the King and his heirs, by the service of rendering a rose yearly at the feast of St. John the Baptist.

Witness, Roger de Mortuo mari, lieutenant of the King in Ireland, at Drogheda, 31 March, a. r. xj. Edward [II.] (1318).

[Sir Christopher de Preston, knight] also has a confirmation by King Edward III. of the charter above written, made to said W. de Prestoun, of Fyngallestoun.

f. 64 d. Quit-claim of Arthurestoun, which is called Fyngallestoun. Hugh de Lacy, knight, has for ever released to William de Prestoun, burgess of Drogheda, all his right and claim in a messuage and a carucate and a half of land, as well in demesnes and lordships, as in reversions, with the appurtenances, in Arthurestoun, which Hugh had of the gift of Henry de Fyngal. Sealed by grantor.

Dated on Thursday after the feast of St. Luke, evangelist, a. r. viij. Edward III. (20 Oct. 1334).

f. 65. Quit-claim. Richard de Prestoun has for ever released to his brother William de Prestoun, all his right and claim in a messuage with its appurtenances, in Bothe Street, in the town of Drogheda on the side of Uriel, situate in breadth between the land of Adam Heyroun on the south, and the land which belonged to John de Bowneys, and the land of Roger Faunt, on the north, and in length extending from Both Street on the west, to the land of said Adam on the east. Grantor has caused these letters to be made patent, sealed with his seal, so that the quitclaim shall last for ever.

Dated at Drogheda, on Wednesday after the feast of the Purification of the B.V.M., a. r. xij. Edward son of King Edward (7 Feb. 1319).

Quit-claim. Richard de Prestoun has for ever released to his brother William de Prestoun, all his right and claim in a place of land, with buildings constructed thereon, in Irish Street (vicus Hibernicorum) in the town of Drogheda on the side of Uriel, situate in breadth between the land which belonged to Richard de Ypre on the west, and the land which belonged to William Page on the east, and in length extending from said street on the north, to the land which belonged to William Heyroun on the south. Grantor has caused these letters to be made patent, sealed with his seal, so that the quit-claim shall last for ever.

Dated at Drogheda, on Wednesday before the feast of the Purification of the B.V.M., a. r. xij. Edward son of King Edward (31 Jan. 1319).

Quit-claim. Richard de Prestoun has for ever released to his brother William de Prestoun, all his right and claim in a curtilage, with a pigeon-house built thereon, in Drogheda on the side of Uriel; situate in breadth between the land which belonged to John Bowneys, the land of Richard Burgeys, and the land which belonged to John Gernoun and Cristiana his wife, on the east, and the land of John Large on the west; and in length extending from the king's way on the south, to the land which belonged to Margery Ingryth on the north. Grantor has caused these letters to be made patent, sealed with his seal, so that the quit-claim shall last for ever.

Dated Drogheda, on Wednesday before the feast of the Purification of the B.V.M., a. r. xij. Edward son of King Edward (31 Jan. 1319).

Quit-claim. Richard de Prestoun has for ever released to his brother William de Prestoun, all his right and claim in a curtilage, with the appurtenances, in Drogheda on the side of Uriel, situate in breadth between the land which belonged to Nicholas Gerueys on the north, and the land which belonged to Richard Dun on the south, aud in length extending from Lytherweder Lane on the west to the land of the community of the town of Drogheda on the west. Grantor has caused these letters to be made patent, sealed with his seal, so that the quit-claim shall last for ever.

Witnesses, Matthew de Bathe, then mayor of Drogheda, Roger Daundon and Andrew de Chaundos, bailiffs there, Robert Bryan, William Page, Richard Dun, John Darcy.

Dated at Drogheda, on Wednesday before the feast of the Purification of the B.V.M., a. r. xij. Edward son of King Edward (31 Jan. 1319).

SLANE.

f. 68.

Charter. Roger Slane and Simon son of Roger Slane, have granted to William son of William de Prestoun, burgess of Drogheda, a messuage and sixty-nine acres, with half an acre of meadow and pasture, with the appurtenances, in Slane, viz. a messuage situate between the land of John Passauaunt and the lane which leads from the King's Street towards the Hermitage, and extending in length from said street on the north to the water of Boyng' on the south, and in breadth from the said lane on the east to the house of the said John Passauaunt on the west; thirty acres of land and meadow, of the land of William Wright, and thirteen acres at Loghhill, five acres at Cnokmark, six acres at Baretescarrigg, three acres at Waritrehill; two and a half acres between the land of Roger White on the west and the land of William Carrigg on the east; two acres between the land of the lord of Slane on the west, and the land of John Passauaunt on the east; an acre

f. 66.

f. 67.

f. 67 d.

f. 68.

between the land of Thomas de la More on the east, and the land of Matthew Ferreys on the west; an acre between the land of John Whit on the east, and the land of John Passauaunt on the west; half an acre between the land of John Pasasuaunt on the east, and the land of Walter Fareys on the west; three stangs between the land of Walter Fereys on the east, and the land of William Ardbrekane on the west; half an acre between the land of the lord of Slane on the west, and the land of Roger White on the east; half an acre between the land of John Passauant on the west, and the land of John Whitheuede on the east; half an acre between the land of John Flemyng on the east, and the land of John Facy on the west; a stang between the lands of John Flemyng on both sides; one acre and a half between the king's highway on the west, and the land of Richard Swayne on the east; and one acre in the field called New Land. To hold to William son of William de Prestoun, burgess of Drogheda, his heirs and assigns, of the chief lords of the fee, by the services due thereout, for ever. Grantors and their heirs will warrant. grantors.

Witnesses, John le Flemyng, William Carrigg, William Hunt, John Auuerey, William Nugent.

Dated at Drogheda, 2 Dec. a. r. xviij. Edward III. (1344).

Letter of Attorney. Roger Slane and Simon son of Roger Slane, have made William Moure, of Slane, and Adam Colynche, chaplain, their attorneys, to put William son of William de Prestoun, burgess of Drogheda, in full seisin of all the messuages, lands and tenements, which they held in Slane and the tenement thereof; to hold to William, his heirs and assigns, of the chief lords of the fee by the services due thereout, for ever. Sealed by Roger and Simon.

Dated at Drogheda, 2 Dec. a. r. xviij. Edward III. (1344).

f. 69.

Quit-claim. Roger Slane and Simon son of Roger Slane, have for ever released to William son of William de Prestoun, burgess of Drogheda, his heirs and assigns, all their right and claim in a messuage, and sixty-nine acres of land, meadow and pasture, with the appurtenances, in Slane and the tenement thereof, viz. a messuage, situate between the land of John Passauaunt and the lane leading from the King's Street towards the Hermitage, and extending in length from the said street on the north to the water of Boyng on the south, and in breadth from the said lane on the east to the house of the said John Passauaunt on the west, thirty acres of land and meadow of the land of William Wright, thirteen acres at Loghhill, five acres at Waritrehill, two and a half acres between the land of Roger Whit on the west, and the land of William Carrigg on the east, two acres between the land of the lord of Slane on the west, and the land of John Passauaunt on the east, one acre between the land of Thomas le More on the east, and the land of Matthew Fereys on the

west, one acre between the land of John Whit on the east, and the land of John Passauaunt on the west, half an acre between the land of John Passauaunt on the east, and the land of Walter Ferreys on the west, three stangs between the land of Walter Ferreys on the east, and the land of William Ardbrekan on the west, half an acre between the land of the lord of Slane on the west, and the land of Roger Whit on the east, half an acre between the land of John Passauaunt on the west, and the land of John Whitheuede on the east, half an acre between the land of f. 69. d. John le Flemyng on the east, and the land of John Facy on the west, one stang between the lands of John le Flemyng on each side, one acre and a half between the king's highway on the west, and the land of Richard Swayn on the east, and one acre in the field called New Land. and Simon, and their heirs, will warrant. Sealed by grantors.

Witnesses, John le Flemyng, William Carryk, J. Auuerey, J. Passauant, William Moure.

Dated at Drogheda, 4 Dec., a. r. xviij. Edward III. (1344).

Quit-claim. William son of Thomas Hunt, of Slane, and his wife, Sarra, daughter of William de la More, of Slaan, have for ever released to William, son of William de Preston, senior, burgess of Drogheda, all their right and claim in a messuage, and all the land, with the appurtenances, which formerly belonged to said William de la More in Slaan and in the tenement thereof, and in a messuage and all the land, with the appurtenances, which formerly belonged to said William de la More in Casshell', in the tenement of Slaan. Said William Hunt and Sarra, his wife, and their heirs will warrant. Sealed by said William and Sarra.

Witnesses, John FitzRowe, William Carrig, William Moure, John the white.

Dated on the Feast of St. Patrick, a. r. xx. Edward III. (17 Mar. 1346).

[Sir Christopher de Preston, knight] also has an exemplification of a certain Record of assise whereby W. son of W. de Prestoun, recovered his seisin against Roger Slane and Simon son of Roger Slane, of a messuage, sixty-nine acres of land, six acres of meadow, and three acres of pasture, &c., at Drogheda, before Ralph de Ufford, justiciar, &c., on Wednesday after the feast of the Conception of the B. V. M., a.r. xviij. Edward III. (15 Dec. 1344).

Charter. William de Prestoun has granted to Robert de Prestoun, knight, Richard Plonket, John Dondalk (so), clerk, and John Haddesors, all his messuages, gardens, lands, and tenements, which he had in Drogheda, Fyngallestoun, and Slane; to hold to grantees, their heirs and assigns, for ever. William and his heirs will warrant. Sealed by grantor.

Dated on Tuesday after Palm Sunday, a.r. xxxvj. Edward III. (12) April 1362).

f. 70.

f. 70 d.

f. 71.

f. 70 d. Letter of attorney. William de Prestoun has made Richard Broun an Henry Borgeys, his attorneys, to deliver to Robert de Prestoun, knight, Richard Plonket, John Doudall', clerk, and John Haddesors, full seisin of all his messuages, gardens, lands, and tenements, with the appurtenances, in Drogheda, Fyngallestoun and Slane, to hold to them and their heirs, for ever, as in William's charter is contained. Sealed by William.

Dated on Tuesday after Palm Sunday, a. r. xxxvj. Edward III. (12 April, 1362).

Quit-claim. Robert de Prestoun, knight, has for ever released to Richard Plunket, John Douedale, clerk, John Haddesors, and Henry Burgeys, all his right and claim in all the messuages, gardens, lands, and tenements, which formerly belonged to William son of William de Prestoun, in Drogheda on the side of Uriel, Fyngallestoun and Slane, and which grantees and grantor now have of the gift of the said William. Sealed by grantor.

Dated 15 June, a. r. xxxvij. Edward III. (1363).

[Sir Christopher de Preston, knight] likewise, has a fine whereby R. Plunket and his fellows gave Fyngallestoun to R. de Prestoun and his heirs male, with remainder to the right heirs of the said Robert, which was levied in the court of the lord the King at Dublin, on the morrow of Souls, a.r. xxxvj. Edward III. (3 Nov. 1362).

He also has a pardon of Fyngallestoun, &c. Witness, Lionel, &c., at Kilkenny, 6 Aug., a. r. xl. Edward III. (1366).

He also has a fine whereby R. Plunket and his fellows granted three messuages and four curtilages, in Drogheda, to Robert de Prestoun, and his heirs male, remainder to Richard, son of W. de Prestoun, and his heirs male, remainder to the right heirs of the same Robert; levied in the court of the King on the morrow of Souls, a. r. xxxvj. Edward III. (3 Nov. 1362).

Entail. Richard Plunket and John Doudale, clerk, by their charter have granted to Thomas, son and heir of Margery de Prestoun, formerly wife of Nicholas Bacoun, a messuage and four score acres of land, with the appurtenances, in Slanc, which they formerly had of the gift of Milliam de Prestoun, brother of the said Margery; to hold to the said Thomas, and the heirs male of his body, and if Thomas die without such heir, the premises shall remain to Robert die without such heir, the premises shall remain to Richard de Prestoun, and the heirs male of his body, and if Robert die without such heir, the premises shall remain to Richard de Prestoun, and the heirs male of his body, and if Richard die without such heir, the premises shall remain for ever to the right heirs of the said William de Prestoun; to be held of the chief lords of that fee, by the services due and accustomed. Sealed by the parties.

Dated 8 Mar., a. r. xlvij. Edward III. (1373).

Letter of Attorney. Richard Plunket and John Douedale, clerk, f. 71 d. have appointed James Saresfeld, Hugh Saresfeld, and Walter Colman, their attorneys, to deliver to Thomas, son and heir of Margery de Prestoun, formerly wife of Nicholas Bacoun, full seisin of a messuage and four score acres of land, with the appurtenances, in Slane, which Richard and John had of the gift of William de Prestoun, brother of said Margery; to hold to Thomas, and the heirs male of his body, as in their charter of the premises to said Thomas is contained. Sealed by Richard and John.

f. 72.

Dated 8 Mar., a. r. xlvij. Edward III. (1373).

The Charter of King Edward II. to William de Preston, of Arthureston, or Fyngallestoun, as in p. 53, is entered again here, but is struck out.

Acknowledgment by Thomas de Preston of a loan from Robert de Preston, charged on rents in Drogheda and Gaffeny. Cancelled entry, see p. 53.

DONAGHKERNY.

f. 73 d.

William Faunt, vicar of the church of St. Peter of Droghda, Robert Savage, vicar of the church of Staghmolin, Ralph Mile, vicar of the church of Balyscadan, Roger Wyntyr, rector of the church of Slane, Thomas Nany, chaplain, and David Auell, chaplain, by their charter have granted to Richard de Prestoun, and Robert, his son, all the messuages, lands, and tenements, with the appurtenances, which grantors had in Donaghkerny, of the gift of Nicholas Starky, and of the release of right of John Welles, by deed from John to grantors, acknowledged by the said John, of record in the court of the liberty of Meath, as by endorsement on the charter appears; together with the reversion of a messuage and sixty acres of land, with the appurtenances in the said vill, which Thomas More and Auda, his wife, hold in dower of the said Auda, and which after her death, ought to revert to grantors and the heirs of the said William by fine in the court of the liberty of Meath levied by John Welles; remainder to said Richard de Prestoun, and Robert, his son: to hold the said messuages, lands, and tenements, and reversion, to the said Richard and Robert, and the heirs of the body of the said Richard; and should Richard die without such heir, the premises shall remain to Robert de Prestoun, knight, and Christopher, his son, to hold to them, their heirs and assigns, for ever; to be held of the chief lords of that fee, by the services due and accus-Sealed by grantors.

Dated on Wednesday after the Feast of St. Patrick, a. r. iii. Richard II. (21 Mar. 1380).

f. 74.

Charter. Richard de Prestoun has granted to Robert de Prestoun, knight, and Christopher, his son, twenty marks of yearly rent f. 74. to be levied from all the lands and tenements which belonged to John Wellys, in Donaghkerny and Weillestoun, which rent Richard had of the gift of John fitz Jon, baron of Deluyn, and said John fitz Jon had it of the gift of John Welles, then tenant of the premises in fee-simple; and John fitz Jon was seised of said rent by the hand of the said John Weilles, and Richard de Prestoun was afterwards seised of said rent by virtue of the above-mentioned grant by the hands of William Faunt, vicar of the church of St. Peter of Drogheda, and other his associates then seised in fee-simple of the lands and tenements in Donaghkerny aforesaid: to hold said rent to the said Robert and Christopher, their heirs and assigns, for ever, and said Robert and Christopher are at present seised of the rent by virtue of the grant aforesaid, by the hands of William Faunt, and his associates, tenants in fee-simple of the lands and tenements.

Dated on Monday after the feast of St. Patrick, a. r. iij. Richard II. (19 Mar. 1380).

HAWKYNESTOUN.

Charter. Richard de Prestoun has granted to William Faunt, David Auell, and Roger Wyntyr, chaplains, four marks of yearly rent issuing from divers lands and tenements in Hawkynestoun; and also twenty shillings of rent issuing from lands and tenements in Delynestoun which Hugh Delyn was wont to pay him together with the homage and service of the same Hugh; and also ten shillings of rent, with the appurtenances, issuing from divers lands and tenements in Argalff, which Walter Jurdan was wont to pay him, together with the homage and service of the same Walter: to hold the premises to grantees, their heirs and assigns, for ever, of the chief lords of that fee, by the services due and accustomed. Richard and his heirs will warrant. Sealed by grantor.

Dated 4 August, a. r. xliv. Edward III. (1370).

Entail. William Faunt, David Auell, and Roger Wynter, chaplains, have granted to Richard de Prestoun, four marks of yearly rent with the appurtenances issuing from divers lands and tenements in Hawkynestoun, and also twenty shillings of rent issuing from divers lands and tenements in Delynestoun, which Hugh Delyn was wont to pay, together with the homage and service of the same Hugh; and also ten shillings of rent, with the appurtenances, issuing from divers lands and tenements in Argalff, which Walter Jurdan was wont to pay, together with the homage and service of the same Walter, which premises grantors had of the gift of the said Richard: to hold the premises to said Richard and the heirs male of his body; and if Richard should die without such heir, the premises shall remain to Robert de Prestoun, knight, and the heirs male of his body; and if

Robert should die without such heir, the premises shall remain to the f. 74 d. right heirs of the said Richard. Sealed by grantors. f. 75.

Dated 8 August, a. r. xliv. Edward III. (1370).

Letter concerning yearly rent of Lecno. Be it remembered that Peter de Laune granted to Reginald Brun four marks of rent to be levied from three carucates [of land] in the tenement of Lecno, of Philip Crofe, lying between the land of Roger de la Ryuere on the north, the land of said Peter on the south, in breadth, and between the land of Richard le Tuyt on the west, and the water of Kylberde on the east. A.D. 1286.

Hugh de Lacy, knight, to William de Preston. Quit-claim. Premises in Arthurestown. Cancelled entry, see p. 54.

Witnesses, Richard de Tuyt, Simon de Geneuill, knights, Ris de Stokys, John Proud, John Molaghfene.

Charter. Richard de Prestoun has granted to Ralph Bernard and David Auell, chaplains, two messuages, with a curtilage adjacent, in f. 75 d. Drogheda on the side of Uriel, which lie in the great West Street, between the messuage which belonged to John Darcy on the west, and that of William Roth on the east; to hold to Ralph and David their heirs and assigns for ever. Richard and his heirs will warrant. Sealed by grantor.

Dated at Drogheda, 6 June, a. r. xlij. Edward III. (1368).

[Sir Christopher de Preston, knight] likewise has a fine whereby Ralph Bernard and David Auell, chaplains, granted two messuages and one curtilage in Drogheda to Richard de Prestoun and his heirs male, remainder to Robert de Prestoun, knight, and his heirs male; remainder to the right heirs of the said Richard, levied on the morrow of Souls, a. r. xlij. Edward III. (3 Nov. 1368).

Quit-claim of Richard de Prestoun, of a messuage in Bothe-street, in Drogheda, as on p. 54.

Witnesses, Matthew de Bathe, then mayor of Drogheda, Roger Daundon and Andrew de Chaundos, bailiffs, Robert Brya, William Page. Richard Dun, John Darcy.

Quit-claim of Richard de Prestoun, of a piece of land in the Vicus Hibernicorum, in Drogheda, as on p. 54. Witnesses as above (the name of Robert Brya appears as Bryan).

Quit-claim of Richard de Prestoun, of a curtilage and pigeon-house in Drogheda, as on p. 55. Witnesses as above (the name of John Darcy appears as Dacy).

The preceding three entries are struck out and marked as cancelled because entered elsewhere.

f. 76.

f. 76. Charter. Richard, son and heir of William, the son of Richard de f. 77. Prestoun, senior, has granted to sir Richard Rosse, vicar of the church of St. Peter of Drogheda, Ralph Bernard and David Auell, chaplains, all the messuages, lands, tenements, meadows, moor, and pasture, with their appurtenances, which belonged to said William, as well in the town of Drogheda on the side of Meath, as in Molestoun and the Claghan, in the parish of Arkath; to hold to grantees, their heirs and assigns, for ever, in fee and inheritance, of the chief lords of that fee, by the services due and accustomed thereout. Sealed by grantor, so that this charter may remain stable for ever.

Dated on Wednesday the vigil of St. Barnabas, apostle, a. r. xl. Edward III. (10 June, 1366).

A cancelled entry of the latter part of this charter is in fol. 67. It includes the names of the Witnesses: John Stamene, seneschal of the town; Ralph Leynagh and Roger Dyer, bailiffs; Peter the Wold, Henry Rath, John Hasard, of Clatereston, Stephen Wakeman.

[Sir Christopher de Preston, knight,] likewise has a fine levied in the court of the King at Catherlagh on the morrow of Souls, a.r. xlij. Edward III. (3 Nov. 1368), whereby Richard Rosse and his associates gave all the tenements above specified to Richard de Prestoun and his heirs male, remainder to Robert de Prestoun and his heirs male, remainder to the right heirs of the said Richard, &c.

(Levied at Carlow, 3 Nov. 1368).

f. 77 d.

DROGHEDA.

Charter. Margery Ingruth has granted to William de Prestoun a garden in the town of Drogheda on the side of Uriel, as it lies in length and breadth between the garden of Nicholas Gerueys on the north and that of Richard Dun on the south, and the one end abutting on the garden of the community of the aforesaid town on the west, and the other towards Lyderwederlane on the east; to hold to William, his heirs, or assigns, of the chief lord of the fee, by the services due and accustomed, with all the liberties and easements belonging to such a tenement in said town. Margery and her heirs will warrant. Sealed by grantor.

Dated at Drogheda, on Wednesday before the feast of the Conversion of St. Paul, a. r. vij. Edward son of King Edward (23 Jan. 1314).

Charter. John Cosyn has granted to William de Prestoun a curtilage with a pigeon-house erected thereon, lying in the suburb of Drogheda on the side of Uriel, in breadth between the lands of John Bowneys, Richard Burgeys, John Gernoun and Cristiana his wife, on the east, and the land of John Large on the west, and in length extending from the

King's highway on the south, to the land which belonged to Margery Ingryth on the north; to hold to William, his heirs, or assigns, in fee and inheritance, for ever, of the chief lords of the fee, by the services due and accustomed, and grantee also rendering to them the rents and services due thereout. John and his heirs will warrant. Sealed by grantor.

Dated at Drogheda on Menday after the feast of St. George the martyr, a. r. vij. Edward son of King Edward (29 April, 1314).

Henry le Comeber has granted to William and Richard de Prestoun a curtilage in the town of Drogheda on the side of Uriel, on the east side, lying in breadth between the land of Reginald Broun on the south, and that of Thomas Page on the north, and in length extending f. 78 d. from the King's highway on the east, to the land of the mayor and community of said town on the west; to hold to William and Richard, their heirs and assigns, and the heirs of them, in fee and inheritance, for ever, of the chief lords of that fee, to whom they are to render yearly the rents and services due and accustomed. Henry and his heirs will warrant. Sealed by grantor.

Dated at Drogheda, on Tuesday after the feast of St. Hilary, a. r. viij. Edward son of King Edward (14 Jan. 1315).

Quit-claim. Henry le Comber son and heir of William le Comber, has for ever released to William de Prestoun all his right and claim in a plot (placea) of land, and the buildings erected thereon, with the appurtenances, which grantee has of the feoffment of Matillda la Comber, mother of grantor, during the term of her life, and the reversion thereof on her death belongs to grantor: the said place lies in the Irish street (vicus Hibernicorum) in the town of Drogheda on the side of Uriel, and lies in breadth between the land which belonged to Richard Devpr' on the west. and that of William Page on the east, and in length between said street on the north and the land which belonged to William Heyroun on the south: to hold to grantee, his heirs, and assigns, in fee and inheritance for ever, of the chief lords of that fee. In consideration of a sum of money paid to grantor, he and his heirs will warrant. Sealed by grantor.

Dated at Drogheda on Thursday before the feast of St. George the martyr, a. r. v. Edward son of King Edward (20 April, 1312).

Geoffrey Cosyn has for ever released to William de Quit-claim. Prestoun, burgess of Drogheda, his heirs and assigns, all his right and claim in a messuage in the town of Drogheda on the side of Uriel, situate in breadth between the land of Simon Keppok on the west, and that which belonged to William Page on the east, and extending in length from the Irish street on the north, to the land of the said Simon on the Geoffrey and his heirs will warrant. Sealed by Geoffrey.

Dated 4 March, a. r. vij. Edward III. (1333).

f. 79.

f. 79 d. Charter. Nicholas Gerueys has granted to William de Prestoun, burgess of Drogheda, a messuage situate in the town of Drogheda on the side of Uriel, near the quay (kaya) of the Boygne, and lying in breadth between the land of the house of St. Mary, near Dublin, on the east and west, and in length extending from said quay on the south to the lane leading from Bothe-street towards [the house of] the Friars minor, on the north; to hold to William, his heirs or assigns for ever, in fee and inheritance, of the chief lords of that fee, by the services due and accustomed. Nicholas and his heirs will warrant. Sealed by grantor.

Dated at Drogheda on Tuesday before the nativity of St. John the Baptist, a. r. xiij. Edward son of king Edward (17 June, 1320).

Charter. Adam Heyroun has granted to William de Prestoun, burgess of Drogheda, a piece of land, with the appurtenances, lying in the town of Drogheda on the side of Uriel, in the lane leading from Bothestreet towards the house of the Friars minor, and situate in breadth between the land of grantee, the land which belonged to John de Boweneys, and the land of John Cosyn on the west, and the land of Richard Burgeys and Martin Sewel on the east; and in length extending from said lane and the land of said Richard on the north, to grantor's land on the south; to hold to grantee, his heirs and assigns of the chief lords of that fee, in fee and inheritance for ever, by the services due and accustomed. Adam and his heirs will warrant. Sealed by grantor.

d. Dated at Drogheda on Monday after the feast of St. Martin, a. r. xiij. Edward son of King Edward (12 Nov. 1319).

Charter. John Cosyn has granted to William de Prestoun and Margery, daughter of grantor, in frank marriage, a messuage, with the appurtenances, in the town of Drogheda on the side of Uriel, in the East-street which leads from the corner of the town towards the east gate, and situate in breadth between the land which belonged to William de Elisworth on the east, and the land which belonged to John le Engleys on the west, and extending in length from the King's highway on the south to the land which belonged to the said John Engleys on the north; to hold to William and Margery, and the heirs issuing of the bodies of them, in fee and inheritance, for ever; rendering yearly to the chief lords of that fee, the rents and services due and accustomed. John and his heirs will warrant. Sealed by grantor.

Dated 10 June, 1307, and a. r. xxxv. Edward [I.].

Charter. John Reue, chaplain, and John Stanley, executors of the testament of John Dun, burgess of Drogheda, deceased, and by virtue of said testament, have granted to William son of William de Prestoun, one tenement with the appurtenances in Drogheda on the side of Uriel, which testator had by legacy from his father Richard Dun; said tenement is situate on the great East-street, in breadth between the land of said

f. 80 d.

f. 81.

f. 81.

William de Prestoun on the east, and that of Reginald Sewell on the west, and in length between the said street on the south, and the king's highway called Wynhaly3ereslane on the north; to hold to grantee, his heirs and assigns, in fee and inheritance, for ever, of the chief lords of that fee, by the services due and accustomed. Sealed by grantors.

Dated 23 Aug. a. r. xvij. Edward III. (1343).

Quit-claim. John Bathe has for ever released to Robert de Prestoun, knight, all his right and claim in a messuage, with the appurtenances, in Drogheda on the side of Uriel, which formerly belonged to Richard Dune, and in any rent coming to John therefrom. Sealed by grantor.

Dated 6 Jan. a. r. xxxix. Edward III. (1366).

f. 81 d.

Charter. Gilbert Brit has granted to William and Richard de Prestoun, a plot (placea) of land, with the appurtenances, in the town of Drogheda on the side of Uriel, in the upper lane (superior venella) leading from Both-street towards [the house of] the Friars minor, and situate in breadth between the land of said William and Richard on the east, and the land of John le Mercer on the west, and in length from the said lane on the south, to the land of Adam Cristofre on the north; to hold to William and Richard, their heirs and assigns, of grantor, his heirs and assigns, in fee and inheritance, for ever; yielding yearly to grantor, his heirs or assigns, one rose at the nativity of St. John the Baptist; and to Simon Large, his heirs or assigns, two shillings of silver at the terms due and accustomed, for all secular services. Sealed by grantor.

Dated at Drogheda on Friday after the feast of St. Mary Magdalen, a. r. vij. Edward son of King Edward (27 July, 1313).

Gilbert Brit and Agnes his wife, with assent and consent, have granted to William and Richard de Prestoun, burgesses of Drogheda, a messuage, with the appurtenances, in the town of Drogheda on the side of Uriel, in the Great East-street, situate in breadth between the land which belonged to Robert Broun, the lane leading from said East-street, and the land of William Page on the east, and the land which belonged to Alexander Curteys, and the land of Adam Cristofre on the west, and extending in length from the King's highway on the north, to the lane leading from Both-street to [the house of] the Friars minor on the south; to hold to William and Richard, their heirs and assigns, in fee and inheritance, for ever; yielding yearly to grantors their heirs or assigns, one penny of silver at Easter, and to Richard Howles, his heirs or assigns, five shillings of silver, at the terms appointed; and to the heirs of Gerald son of John, forty pence at the terms due and accustomed. For said rent, grantors and their heirs will warrant. Sealed by grantors.

Dated at Drogheda on Thursday before the feast of St. Mary Magdalen, a. r. vij. Edward son of King Edward (19 July, 1313). f. 82.

f. 83.

f. 83 d.

f. 82 d. Indenture. It has been agreed between William de Elesworth' of the one part, and William de Prestoun of the other, in this manner: viz. William de Elesworth' has granted to William de Prestoun, out of grantor's land, [a piece of land] forty-four feet in length, and two feet in breadth, situate between grantor's land on the east, and grantee's land on the west, in the Great East-street, in the town of Drogheda on the side of Uriel, provided grantee at his own expense shall build a stone wall there for the common easement of the parties, their heirs and assigns. Said wall is to be of the length and breadth aforesaid, and twelve feet in height. It shall be for ever for the common easement of the parties, and neither of them can claim a several property therein. For security and testimony of this agreement the parties have sealed it alternately.

Dated at Drogheda on Tuesday after the feast of St. Lucy the virgin, a.r.v. Edward son of King Edward (14 Dec., 1311).

Charter. John Cosyn, burgess of Drogheda, has granted to William de Prestoun, burgess of Drogheda, two shops with their appurtenances in the town of Drogheda on the side of Uriel, whereof one is situate in Both-street, and lies in breadth between the land which belonged to John de Boweneys on the south, and grantee's land on the north, and in length between the said Both-street on the west, and the shop hereunder specified on the east; and the other shop situate in the "Blynde lane," lies in breadth between grantor's land on the east and west, and in length between the said lane on the north, and the land which belonged to John de Boweneys aforesaid on the south: to hold to William, his heirs and assigns of the chief lords of the fee, in fee and inheritance for ever, by the rents and services due and accustomed, for all secular demand. John and his heirs will warrant. Sealed by grantor.

Dated at Drogheda on Monday after the feast of SS. Philip and James, a. r. xj. Edward son of King Edward (8 May, 1318).

Charter. John Cosyn, burgess of Drogheda, has granted to William de Prestoun, burgess of Drogheda, a messuage and all the buildings erected thereon, with the appurtenances, in Both-street in the town of Drogheda on the side of Uriel, situate in breadth between the lane stretching from Both-street aforesaid to the little gate of said town, which was formerly near the cemetery of the Friars Minor, on the north, and the land which belonged to John de Bowneys on the south, and in length extending from Both-street aforesaid on the west, to the land which formerly belonged to Henry Lambyn on the east: to hold to William, his heirs and assigns, of the chief lords of that fee, in fee and inheritance, for ever, by the services due and accustomed, for all demands. John and his heirs will warrant. Sealed by grantor.

Dated at Drogheda on Saturday before the feast of the Purification of the B. V. M. a. r. xiv. Edward son of King Edward (31 Jan., 1321).

John Cosyn, burgess of Drogheda, has granted to William f. 83 d. de Prestoun, and Richard his brother, two shops with their appurtenances in Bothe-street, in the town of Drogheda on the side of Uriel, situate in breadth between the house of Adam Heyroun on the south, and the house of grantees which they have of the gift of Stephen Roth' on the north, and in length between the king's highway on the west, and the land of the said Stephen on the east: to hold to said William and Richard, their heirs or assigns, of the chief lords of the fee, by the services due and accustomed, with the liberties and easements to such tenement in said town belonging. John and his heirs will warrant. Sealed by grantor.

f. 84.

Dated at Drogheda on Friday after the feast of the Exaltation of the Holy Cross, a. r. x. Edward son of King Edward (17 Sep., 1316).

Charter. Alice and Emina, daughters and heirs of Nicholas Gerueys, have granted to William son of William de Prestoun, a yearly rent of twenty shillings receivable yearly at the feasts of Easter and Michaelmas, by equal portions, from a shop in Both-street, in the town of Drogheda on the side of Uriel, situate in breadth between the land which belonged to John Cosyn on the north, and the land which belonged to John Boweneys on the south, and in length between the king's highway on the west, and the land of the said John Cosyn on the east: to hold to grantee, his heirs and assigns, of the chief lords of the fee, by the services due and accustomed, quietly and in inheritance, for ever. Alice and Emina and their heirs will warrant. Sealed by grantors.

Dated at Drogheda on Sunday after the feast of Corpus Christi, a. r. xiv. Edward III. (18 June, 1340).

Indenture. This indenture testifies that whereas discord arose between William de Prestoun, senior, and John, son and heir of John Bouneys, by reason of a stone wall in Both-street [Drogheda], between the land of said William on the north, and the land of said John on the south; they have agreed before William Roth, mayor, and the jurats of the town, on Thursday before the feast of the Purification of the B. V. M., a. r. x. Edward III. (1 Feb. 1336), in this manner: that William, his heirs or assigns, without the hindrance of John, his heirs or assigns, will complete, at his own expense, the said wall, which has been already commenced, for the length of the tenements of William and John aforesaid, and three feet thick, so that two feet shall be on the land of John, and the other foot on the land of William; and after the completion of said wall, it shall be common to William and John, their heirs and assigns, for ever; and so that William shall make two convenient arches in said wall, for the easement of John, his heirs or assigns, wherever John shall wish, and William shall throw down that part of the wall which overhangs the tenement of John, and repair it at his own expense, so that it may correspond with the other parts of the

f. 85 d.

f. 84 d. wall; and that gutters shall be laid between the tenements of William and John aforesaid, at equal expense to both, in the summer after the date hereof. Duplicate indentures were executed; each of the parties put his seal to the part of this indenture to remain with the other.

Dated the year and day aforesaid (1 Feb., 1336).

f. 85. Quit-claim. Helias (or Elias), son of John de Crauyn, has for ever released to William de Prestoun, burgess of Drogheda, all his right and claim in all his lands and tenements in the town of Drogheda on the side of Uriel. Sealed by grantor.

Dated at Drogheda ou Tuesday after the feast of Holy Trinity, a.r. xviij. Edward son of King Edward (4 June, 1325).

Likewise [Sir Christopher de Preston, knight] has the testament of William, son of William de Prestoun, senior, whereby he gave to his

son William the entire tenement which he held to farm of the abbot of the House of St. Mary, near Dublin, on the quay (kaya) in Drogheda, to hold to the end of his father's term; also a messuage within the said tenement acquired by William de Preston, senior, from Nicholas Geruevs, to hold to him, his heirs and assigns, for ever, together with a rent of seven shillings, &c.; also a messuage in the Great East-street. to hold to him, &c., for ever; also a large garden with a dovecote, outside the east gate, to hold, &c., for ever: in case the said William, the son of William, son of William senior, should die without heirs, remainders successively to sons Roger and Robert. He also gave to-Roger, his son, the tenement he acquired from the executors of J. Dun. to hold for ever, remainder to the said William. He also gave to the said Roger a garden in the Irish-street (vicus Hibernicorum) in manner aforesaid. He also gave to his son Robert a messuage in Bothe-street. near the lane leading to St. Elena's well, to hold the entire messuage, except a rent of 20s. acquired from Nicholas Gerueys, which he gave to Mabina, his wife, for the term of her life, so that after her death said rent of 20s. should remain to the said Robert, for ever: he also gave tothe said Robert, his son, a curtilage on the north side of said garden, with a dovecote outside the east gate, in manner aforesaid. He likewise gave to Alexander de Prestoun and John de Prestoun, of Gaffeny, all his lands and tenements in Slane.

Entail. Richard Plunket, John Douedale, clerk, John Haddesors, and Henry Burgeys have granted to Alexander de Prestoun, a messuage, with the appurtenances, in Bothe-street, in Drogheda on the side of Uriel, situate in breadth between the lane leading from Bothe-street to the church of the Friars minor, on the north, and the messuage of the heir of Henry Bowneys, on the south; and extending in length from Bothe-street, on the west, to the messuage that belonged to Martin Johan, on the east: to hold to the said Alexander and the heirs male of his

body, and, should Alexander die without heir as aforesaid, remainder to Robert de Prestoun, knight, and the heirs male of his body, and, should Robert die without heir as aforesaid, remainder to Richard de Prestoun, and the heirs male of his body, and, should Richard die without heir as aforesaid, remainder to the right heirs of the said Robert de Prestoun, knight, for ever; to be held of the chief lords of that fee, by the services due and accustomed. Sealed by grantors.

Dated 16 July, a. r. xxxvij. Edward III. (1363).

Likewise [Sir Christopher de Preston, knight] has the testament of John son of Alexander de Prestoun, whereby he gave to Johanna Darditz, his mother, a hall on the quay (kaya) [in Drogheda] on the side of Uriel, an orchard outside the cow gate (porta vaccarum), a garden in the Lytherwther lane, a half burgage in the Feyr-stret, a garden near the [church of the] Friars minor, and an acre and a half of meadow in Lansharragh; to hold to her during her life, and, after her death, William, brother of the said Alexander, shall have the aforesaid tenement and meadow, with the appurtenances, to him and the heirs of his body; and should the said William, &c., without heir, &c., then the premises shall wholly remain to Robert de Prestoun, knight; to hold to him, his heirs and assigns, for ever.

He also has the testament of Richard de Prestoun, whereby the said Richard gave to Roger de Prestoun and Robert, son of the same Roger, a messuage called the Woute, and half a messuage which formerly belonged to Richard Simissun, upon the quay, to hold for the finding of a chaplain for ever: he likewise gave to the said Roger and Robert, a messuage near the Dyuelek gate: he also gave a moiety of three shops, with the appurtenances, near St. Nicholas' chapel, to Michael Patirrestow, and the heirs of the body, &c., and if, &c., then to John de Patirrestow, brother of the said Michael, to hold to him and the heirs of his body. He also gave to the said John the other moiety of the said three shops, to hold to him and the heirs of his body, remainder to Michael de Patirristow, and the heirs of his body, remainder to Robert de Prestoun, to hold to him and his heirs for ever: he also gave to Alice, his wife, a curtilage, near the pillory, to hold for ever.

J. 86 d.

Indenture. This indenture testifies that Robert de Prestoun, knight, has granted to Robert Jordan, burgess of the town of Drogheda, a messuage, with the appurtenances, in Drogheda on the side of Uriel, lying on the quay, in breadth, between the messuage of Robert Boner on the east, and the messuage formerly belonging to John Sythistoun on the west; and extending in length from the king's highway called the quay, on the south, to the lane leading to the house of the Friars Minor of said town on the north; a garden outside St. Laurence's gate of the said town, lying in length between the Lythirwethir lane on the east, and the land

f. 85 d.

f 86.

of the community of the said town on the west, and extending, in breadth, from the land of Richard Mole on the south, to the land of Robert Babe on the north: also half a burgage in the Feyre-street, lying, in breadth, between the land which formerly belonged to Martin Sewell on the east. and the land of Martin Burgeys on the west, and extending, in length, from Feyr-street on the south, to the land of Simon Lyde on the north; also another garden, near [the house of] the Friars Minor, lying, in: breadth, between the land of Alice Aylbryght on the east, and the land formerly belonging to Richard Haye on the west, and extending, in length, from the king's highway on the south, to the land of Adam Bard on the north; also an acre and a half of meadow in Landscherragh', whereof one acre lies, in length, between the land of Robert Babe on the west, and the land of St. Laurence on the east, and a half acre lies, in length, between the land of St. Laurence on the west, and the land of Simon Boyt on the east, and in breadth it extends from the land of f. 87. William Roth on the south, to the land of St. Laurence on the north: to hold to grantee and the heirs of his body, of grantor and his heirs, by the service of one pound of almonds to be rendered yearly at Christmas, and performing the other services appertaining to the premises; and should grantee die without heir of his body, remainder to Walter Jordan, brother of grantee, and the heirs of his body, to hold as aforesaid; and should Walter die without heir of his body, the premises to revert to the said Robert de Prestoun, knight, and his heirs. Sealed by the parties.

Dated 7 Aug., a. r. xlviij. Edward III. (1374).

Charter. William White, burgess of Drogheda, has granted to Robert de Prestoun, all his land called Heyrounespark, in Drogheda on the side of Uriel, which formerly belonged to William Heyroun, and which grantor had of the gift of John, son and heir of said William Heyroun: to hold to Robert, his heirs and assigns, for ever, of the chief lords of that fee, by the services due and accustomed. Sealed by grantor.

f. 87 d. Dated 15 April, a. r. xxvj. Ed. III. (1352).

Charter. Richard Lang, burgess of Drogheda, has granted to Robert de Prestoun, a messuage with the appurtenances in the street of St. Peter, in Drogheda on the side of Vriel, situate, in breadth, between the land which belonged to Philip Roth, on the south, and that which belonged to Robert White on the north, and extending in length from the said street on the east, to the land which belonged to Adam Cristofre on the west; two shops and half a shop in the corner (cornerium) called the Brede-street in the street of St. Laurence, a messuage and garden, with the appurtenances adjoining, situate in Drogheda aforesaid, in the street leading to the [house of the] Friars Preachers; and a curtilage, with the appurtenances in Drogheda aforesaid, situate, in breadth, between the land of

Alexander de Prestoun on the west, and the land of William Roth on the f. 87 d. east, and extending in length from the king's highway on the south, to the land of the said Alexander on the north: to hold to grantee, his heirs and assigns, for ever of the chief lords of that fee by the services due and of right accustomed. Sealed by grantor.

f. 88

Dated 8 Oct., a. r. xxv. Edward III. (1351).

Quit-claim. Robert Stophull (or Stoppel), burgess of Drogheda, has for ever released to Robert de Prestoun all his right and claim in a messuage with the appurtenances in the street of St. Peter in Drogheda on the side of Uriel; in two shops and half a shop in the corner (cornerium) called the Brede-street in the street of St. Laurence; and in a messuage and garden with the appurtenances adjoining, situate in Drogheda aforesaid, in the street leading to the [house of the] Friars Preachers; and also in a curtilage with the appurtenances in Drogheda aforesaid; boundaries given as in preceding charter: all which premises formerly belonged to John Gloucestre, burgess of Drogheda. Sealed by f. 88 d. grantor.

Dated on Saturday before the feast of St. Luke the evangelist, a. r. xxv. Edward III. (15 Oct., 1351).

Likewise [Sir Christopher de Preston, knight] has a Fine whereby William Whittleye and Lecia, his wife, the daughter of J. Glowcester, has remised and quitted claim to Robert de Prestoun, one messuage, seven shops, and a garden, with the appurtenances, outside the Cowgat in Drogheda on the side of Uriel: levied in the court of the lord the King, at Dublin, on the morrow of Souls, a. r. xxviij. Ed. III. (3 Nov., 1354).

Walter Page, burgess of Drogheda, has granted to Robert de Prestoun, burgess of Drogheda, and Emina, his wife, three messuages and a lane, with the appurtenances, in the town of Drogheda on the side of Uriel, whereof one messuage with the said lane adjoining and belonging to it, is situate in the Great West-street, between the land of John Proud on the west, and that of William de Elesworth on the east, in breadth, and extends, in length, from the land of Nicholas Gerueys and Alice, his wife, on the north, to the land which belonged to William de Bedeford, and that of Stephen Moure on the south; another messuage is situate in Both-street, between the land of William Bryan, junior, and the land of the heir of Thomas de Aylbryght on the north, in breadth, and extends in length from Both-street aforesaid on the east, to the land of the said William Bryan, senior (80), on the west; and the third messuage is situate in the lane called Seinte Lenes lane, between the same lane on the south, and the land of Nicholas Gerueys and Alice, his wife, on the north, in breadth, and extends in length from the land of William Page on the west, to grantor's land on the east: to hold to

f. 89.

f. 89. grantees, their heirs or assigns, of the chief lords of that fee, in fee and inheritance for ever, with the liberties, free customs, and easements belonging thereto, by the services due and accustomed, for all services. Sealed by grantor.

Dated at Drogheda on Wednesday before the Purification of the B. V. M., a.r. xvj. Edward son of King Edward (26 Jan., 1323).

[Sir Christopher de Preston, knight] likewise has a Fine levied in the Court of the lord the King, at Dublin, in the quinzaine of Easter, a. r. xx. Edward III., whereby John Tancard and Alice, his wife, the daughter of Robert de Prestoun, senior, remised and quitted claim to Roger de Prestoun and his heirs, for ever, two messuages and their appurtenances in Drogheda on the side of Vriel.

(30 April, 1346.)

Quit-[claim]. Simon, son of Robert de Prestoun, and son and heir of Emina Page, formerly wife of said Robert, has for ever released to Robert de Prestoun all his right and claim in all the messuages, lands, tenements, and rents in Drogheda on the side of Uriel, which formerly belonged to the said Emina. Simon and his heirs will warrant. Sealed by grantor.

Dated on the vigil of Christmas, a. r. xxvij. Edward III. (24 Dec., 1353).

Enrolled in the rolls before Stephen Rathodan, mayor, &c., on Tuesday after the feast of St. James the apostle, a. r. xxxiv. Edward III. (28 July, 1360), at the request of the said Simon.

Charter. Alicia Gerueys, formerly wife of Nicholas Gerueys, has granted to Roger de Prestoun, a yearly rent of twelve shillings, receivable out of a certain messuage, with the appurtenances, in the town of Drogheda on the side of Uriel, one half at Michaelmas, and the other at Easter; said messuage lies in the Great West-street of said town, between the Tholsel (pretorium) of same town on the east, and the house of John Bretnagh on the west: to hold to Roger, his heirs and assigns, of the chief lords of that fee, by the services due and accustomed, for ever; with power to distrain. Alice and her heirs will warrant. Sealed by grantor.

Dated at Drogheda on Sunday after the feast of St. Laurence the martyr, a. r. xvj. Edward III. (11 Aug., 1342).

Charter. William Roth has granted to Robert de Prestoun, knight, and Christopher, son of same Robert, a moiety of a shop, with the appurtenances, in Drogheda on the side of Uriel, two and a half feet in breadth, in the street leading from the corner (cornerium) of the town to the gate of St. Laurence, and lying between the shop of the heirs of Martin Sewell on the east, and the land of said Robert on the west, the

f. 90.

f. 89 d.

f. 90.

said street on the south, and grantor's messuage on the north: to hold to grantees, their heirs and assigns, for ever, of the chief lords of that fee, by the services due and accustomed. William and his heirs will warrant. Sealed by grantor.

Dated at Drogheda on 10 April, a. r. xl. Edward III. (1366).

[Sir Christopher de Preston, knight] also has a transcript of a recovery of the moiety of a shop before mentioned, by William Whitteley, and Lecia, his wife, against William Roth, before the mayor and bailiffs, &c., on Monday the feast of St. Margaret the virgin, a. r. xxxv. Edward III. (20 July, 1361). And afterwards, in the same year, R. de Prestoun prosecuted a writ of right patent in same court, against said William Whytteley, and Lecia, his wife, concerning the moiety of said shop, and recovered it against them by final judgment, to him and his f. 90 d. heirs for ever.

Likewise, as to a shop there, formerly belonging to Adam Hulle: by a Fine levied in the King's court, at Dublin, in Easter term, a. r. xxxv. Edward III., John Keneuek and Mariota, his wife, who was daughter and heiress of said Adam, granted that shop, by the name of a toft, because it was void, to Matilda de Prestoun, to hold to her and her heirs for ever (Easter term, 1361).

Quit-claim. William Roth recites that Robert de Prestoun, by a writ of right patent, on Monday the feast of St. Margaret the virgin, a. r. xxiij. Edward III. (20 July, 1349), in the time of Simon Keppok, then mayor, and John Louell' and Thomas Aylbryght, bailiffs of Drogheda on the side of Uriel, recovered against him, the said William, seisin of a messuage and three shops with the appurtenances in Drogheda aforesaid; to hold to Robert and his heirs, for ever, of the said William and his The said messuage is situate in St. Peter's-street, between the messuage of Robert Shirlok on the north, and that of William Asshe on the south, and the said shops lie in said street, between the messuage of the House of St. Mary de Urso on the south, and that which belonged to William Heyroun on the north. He has for ever released to the said Robert de Prestoun, and his heirs, all his right and claim in the premises. Sealed by grantor.

f. 91.

Dated on Tuesday the feast of the Epiphany, a. r. xxviij. Edward III. (6 Jan., 1355).

Charter. John Heyroun has granted to Roger de Prestoun a messuage with the appurtenances in the town of Drogheda on the side of Uriel, which messuage Roesia, mother of John, holds in dower of the gift of John Heyroun, his father, her former husband, and ought to revert to grantor and his heirs, on her death; [so that] it may remain to grantee. f. 91 d.

f. 91. his heirs or assigns, for ever. John and his heirs will warrant. Sealed by grantor.

Dated at Drogheda, on Thursday the feast of St. Andrew the apostle, a. r. iij. Edward III. (30 Nov., 1329).

Quit-claim. William Calle has for ever released to Roger de Prestoun, burgess of Drogheda, his heirs and assigns, all his right and claim in two messuages, with the appurtenances, situate in the Great North-street, in the town of Drogheda on the side of Uriel, lying in breadth between the land which formerly belonged to John Heyroun, on the north, and that which belonged to Richard de Taxasagard, on the south; and in length between the said street on the west, and the land which formerly belonged to Isabella, a daughter of the said John, on the east. William and his heirs will warrant. Sealed by grantor.

Dated at Drogheda on 16 June, a. r. v. Edward III. (1331).

Quit-claim. William de Calle has for ever released to Roger de Prestoun, burgess of Drogheda, his heirs or assigns, all his right and claim in a yearly rent of thirteen shillings and four pence, issuing out of two messuages in the town of Drogheda on the side of Uriel, which Roger held for a term of years by grant from the executors of the testament of Richard Passavaunt. Sealed by grantor.

Dated at Drogheda on 10 June, a. r. v. Edward III. (1331).

f. 92. Charter. William Asshe, burgess of Drogheda, has granted to Robert de Prestoun a [messuage] with the appurtenances in Drogheda, on the side of Uriel, which William had of the gift of Henry Gerodyn, lying in St. Peter's-street, between the messuage of Robert on the south, and that of William on the north: to hold to Robert, his heirs and assigns, for ever, with all liberties and free customs. William and his heirs will warrant: Sealed by grantor.

Dated on 3 June, a.r. xx. (so) Edward III. over England, and a.r. xiv. over France (1353?).

Charter. John, son of Philip Heyroun, has granted to Matilda de Prestoun, widow of Roger de Prestoun, a messuage, with a curtilage adjacent thereto, in the street called the Feyr-street, in Drogheda on the side of Uriel, situate between the land of Alice, widow of John Plunket, on the east, and that of John Serle, on the south: to hold to Matilda, her heirs and assigns, of the chief lords of that fee, by the services due and accustomed. The grantor and his heirs will warrant. Sealed by grantor.

f. 92 d. Dated at Drogheda, on Monday after the feast of Christmas, α. r. xxxiii. Edward III. over England (26 Dec., 1359).

John Stanley and Philip Baret, executors of the testament f. 92 d. of Peter de Hasely, deceased, have granted to Roger de Prestoun, two messuages, with the appurtenances, in the street called the Irysshe-street, in the town of Drogheda on the side of Uriel, whereof one is situate in length between the said street on the north, the curtilage of Martin Johan, and the House of St. Laurence of Drogheda, on the south; and, in breadth, between the messuage of Matthew de Coupelond, on the east, and that of John Louell', on the west; and the other is situate in length between the said street on the south, the street leading to the [House of the] Friars Preachers of the said town on the north, and in breadth between the messuage of Adam Naptoun on the east, and that of Robert le White on the west: to hold to Roger, his heirs and assigns, of the chief lords of that fee, by the services due and accustomed, for ever. Sealed by grantors.

Dated at Drogheda on Saturday the morrow of Souls, a. r. xv. Edward III. (3 Nov., 1341).

Quit-claim. John Stanneley, of Reynoldestoun, has for ever released f. 93. to Robert de Prestoun, knight, all his right and claim in a messuage, with the appurtenances, in Drogheda on the side of Uriel, which formerly belonged to his brother Richard Stanneley, and which Robert recovered against John by a writ of the lord the King, before the justices of the Bench, Dublin; and by virtue of this recovery, Robert is now seised of the premises. Sealed by grantor.

Dated at Dublin, 5 June, a. r. xxx. Edward III. (1356).

Stephen son of Henry Blaungernoun, has granted to Roger de Prestoun, a messuage with the appurtenances in the street called the Dyer-strete, in the town of Drogheda on the side of Uriel, situate between the messuage of William Bryan, junior, on the east, and that which belonged to William de Bedford on the west, and one end abuts on the water of Boynge, on the south, and the other end on Dyer-strete aforesaid, on the north; to hold to Roger, his heirs or assigus, of the chief lords of that fee, by the services due and accustomed, with all liberties and easements to said messuage in said town belonging. Stephen and his heirs will warrant. Sealed by grantor.

Dated at Drogheda, on Wednesday before the feast of St. Luke the evangelist, a. r. iii. Edward III. (11 Oct., 1329).

John Stanley, burgess of Drogheda, has granted to Robert f. 93 d. de Prestoun, a yearly rent of twenty shillings, with the appurtenances, to be received and levied from his entire tenement in Drogheda on the side of Uriel, situate, in length, between the tenement which belonged to Roionald Irp', on the west, and the king's highway of Bothe-street, on the east, and extending, in breadth, from Dyers-street (vicus tinctorum). on the north, to the tenement of the Prior of Lanthony the first, in

f. 94.

f. 94 d.

f. 95.

f. 93 d. Wales, on the south: to hold and receive the said yearly rent to Robert, his heirs and assigns, for ever, by equal portions at Christmas, Easter, nativity of St. John the Baptist, and Michaelmas, with power to distrain. Sealed by grantor.

Dated on Thursday after the feast of the translation of St. Thomas the martyr, a. r. xxix. Edward III. (9 July, 1355).

Quit-claim. Walter, son and heir of Hugh Seneschall, has for ever released to Robert de Prestoun, knight, all his right and claim in a yearly rent of twenty shillings, with the appurtenances, issuing from two messuages, with the appurtenances, in the street called the Bothestrete, in Drogheda on the side of Uriel, which Robert now holds, and which lies, in breadth, between the messuage which belonged to Martin Sewell on one side, and that which belonged to Henry Boweneys on the other. Walter and his heirs will warrant. Sealed by grantor.

Dated at Drogheda, on Michaelmas day, a. r. xxxvj. Edward III. (29 Sept., 1362).

Quit-claim. Henry, son of Gerald, son of John, burgess of Drogheda, has for ever released to Roger de Prestoun, burgess of Drogheda, his heirs and assigns, all his right and claim in two messuages, with the appurtenances, situate in the Great East-street, in the town of Drogheda on the side of Uriel, lying, in breadth, between the land of Nicholas Moryce, on the west, and the land which belonged to Thomas Page, on the east, and, in length, between the said street on the north, and the upper lane of Bothe-street, leading from Bothe-street to St. Elena's well, on the south. Henry and his heirs will warrant. Sealed by grantor.

Dated at Drogheda on 20 June, a. r. v. Edward III. (1331).

Quit-claim. Richard de Prestoun of the Beaubek has released to Robert de Prestoun, knight, all his right and claim in a messuage in St. Laurence-street, in Drogheda on the side of Uriel; in another messuage called the coket, on the west side of the former messuage, and in all the upper chambers (solaria), and the cellars under the premises; which premises Robert recovered by a writ directed against Richard, before the mayor and bailiffs of said town. Richard and his heirs will warrant. Sealed by grantor.

Dated on 18 Oct. a. r. l. Edward III. (1376).

Quit-claim. Margaret, daughter and heiress of John Cosyn, has for ever released to Robert de Prestoun, all her right and claim in all her messuages, lands, and tenements, with the appurtenances, in Drogheda on the side of Vriel. Margaret and her heirs will warrant. Sealed by grantor.

Dated on Tuesday after the feast of St. Matthias the apostle, a. r. xxviij. Edward III. (25 Feb., 1354).

Enrolled before William Taloun, then mayor, and the bailiffs, in the Hundred, on Monday before the feast of the Ascension of the Lord in same year (19 May, 1354), and acknowledged by the said Margaret in the roll there.

Be it remembered that in the Hundred held before Simon Keppok, then mayor, &c., on Monday, after the feast of the Ascension of the Lord, a. r. xxiij. Edward III. (25 May, 1349), Robert de Prestoun recovered against Margaret, daughter of John Cosyn, his seisin of a messuage and three shops, with the appurtenances, in Drogheda on the side of Uriel, by a writ of right of the lord the King, as appears by the

roll.

Be it also remembered that in the Hundred held before the same mayor, &c., on Monday the feast of St. Margaret the virgin in same year, Robert de Prestoun recovered his seisin of the tenements aforesaid, by final judgment against William Roth', by a writ of right of the lord the King, by default which the said William made after he put himself on a jury of twenty-four in place of the grand assise of the lord the King, as appears by the roll.

Charter. John Darcy, burgess of Drogheda, has granted to Roger de Prestoun, burgess of Drogheda, a messuage, with the appurtenances, in the Great East-street, in Drogheda on the side of Uriel, situate, in breadth, between the land of Martin Johan on the west, and the land of William Roth' on the east, and extending, in length, from the said street on the north, to the lane leading from Bothe-street to St. Elena's well on the south: to hold to Roger, his heirs and assigns, of the chief lords of that fee, by the services due and accustomed, freely and hereditarily, for ever. Sealed by grantor.

Dated at Drogheda on Friday after the octave of the Purification of the B. V. M., a. r. xv. Edward III. (16 Feb., 1341).

Charter. Henry Gerodyn, burgess of Drogheda, has granted to Robert de Prestoun, a yearly rent of three shillings and four pence, with the appurtenances, whereof two shillings are issuing from a tenement formerly belonging to John Fitz Robert, in St. Laurence-street, in Drogheda on the side of Uriel, and sixteen pence are issuing from a tenement held by Richard Lange, in the lane in Drogheda aforesaid, leading from Bothe-street to St. Elena's well, near the [House of the] Friars Minor, and lying, in breadth, between the tenement of John de Bury on the west, and the lane leading from said well to St. Laurence's street on the east, and, in length, between the tenement aforesaid, which belonged to John Fitz Robert, on the north, and the lane leading from Bothe-street to St. Elena's Well on the south: which rent Gerald, son of John, the father of grantor, had of the gift of Gilbert le

f. 95 d.

f. 96. Bryt: to hold to grantee, his heirs and assigns, for ever; with power to distrain. Henry and his heirs will warrant. Sealed by grantor. Dated 18 May. a. r. xxv. Edward III. (1351).

Charter. Robert Osberne, chaplain, and Alan Cort have granted to Roger de Prestoun, a plot of land, with the appurtenances, in the town of Drogheda on the side of Uriel, lying between the land of John Plunket, on the west, and the House of the Friars Minor of same town on the north; and one end abuts towards the south on the lane leading from the [House of the] said Friars to Bothe-street, on which end a shop (selda) is built; and the other end towards the north abuts on the lane leading from St. Elena's Well to Bothe-street, on which end a shop is built: to hold to Roger, his heirs and assigns, of the chief lords of that fee, by the services due and accustomed, with all the liberties and easements to said place in said town belonging. Grantors and their heirs will warrant for ever. Sealed by grantors.

Dated at Drogheda on Sunday after the feast of St. Valentine, a. r. xiv. Ed. III. (20 Feb., 1340).

Agreement. This indenture (dividenda) witnesseth that, on 1 April, 1335, it was agreed between Adam Hulle and Roger de Prestoun, that they have granted, for them, their heirs and assigns, that the stone wall between the tenement of Adam, which belonged to Nicholas Moryce, in the town of Drogheda on the side of Uriel, and the tenement of said Roger, which belonged to William Page, and extends from the south side of the hall of Roger's said tenement to the lane leading from Bothe-street to St. Elena's Well, shall henceforth be common between the parties, their heirs and assigns, for ever; that it shall be lawful for either party to build upon the said wall, in the said wall, without challenge or hindrance of the other, for ever; that the gutter which should be on the said wall shall be made and laid there when necessary, at their common expense, and if ruin happen to it that either of the parties shall repair it, without delay, at their common expense. Sealed by the parties.

(Dated 1 April, 1335.)

Charter. Richard Plunket has granted to Robert de Prestoun, knight, s. 97. a messuage, with the appurtenances, on Seyut Marie hill, in Drogheda on the side of Meath, two shops (seldas) with the appurtenances in same town, on the quay, near the messuage of Richard de Prestoun, a garden with the appurtenances, near Dymmyngesdale, an acre and a half of meadow, with the appurtenances, near the bounds of Beaubek, two shillings rent issuing from a messuage in St. John's-street, which formerly belonged to Simon Whyte, and twenty-eight pence rent from a messuage in the street leading from the town towards [the House of] the Carmelite Friars, all situate in said town; and a vacant place of land with the

appurtenances in the Deyer-street, in Drogheda on the side of Uriel, near the messuage of said Robert; all which messuage, lands, rents, and tenements, formerly belonged to Walter, son and heir of Adam Fynyan: to hold to Robert de Prestoun, his heirs and assigns, for ever, of the chief lords of that fee, by the services due and accustomed. Sealed by grantor.

Dated 1 June, a. r. xxxvij. Edward III. (1363).

Quit-claim. Richard Messager has released to Robert de Prestoun, all his right and claim in one acre and a half of meadow in Drogheda on the side of Meath, lying between the meadow which formerly belonged to Adam Fynyan, on the east, and the meadow which Margery Persevale holds in dower of the heir of Walter, son and heir of Adam Fynyan, on the west. Richard and his heirs will warrant. Sealed by grantor.

Dated at Drogheda on the side aforesaid, on Wednesday before the feast of St. Mark the evangelist, a. r. xxiv. Edward III. (21 April, 1350).

Charter. John Broun has granted to Roger de Prestoun, a messuage, with the appurtenances, in St. John's-street, in Drogheda on the side of Meath, situate, in breadth, between the land which belonged to master Robert Roth, clerk, on the east, and that which belonged to Walter fitz Johan, on the west; and, in length, between said street on the north, and the land which belonged to the said master Robert on the south: to hold to Roger, his heirs and assigns, of the chief lords of that fee, in fee and inheritance, for ever, by the services due and accustomed. Scaled by grantor.

Dated at Drogheda on 12 April, a. r. xvj. Edward III. (1342).

Quit-claim. Agnes, widow of David de Dundalk, has released to Robert de Prestoun, all her right and claim in a messuage with the appurtenances in St. John's street in Drogheda on the side of Meath, situate between the messuage which belonged to Philip Roth, on the east, and that which belonged to John Ryuers, senior, on the west. Sealed by grantor.

Dated on Thursday the vigil of Christmas, a. r. xxiij. Edward III. (24 Dec., 1349).

Charter. William son of Richard Messager, Nicholas Chambre, and Elena, his wife, have granted to Robert de Prestoun, a plot of land, with the appurtenances, in St. John's-street, in Drogheda on the side of Meath, situate between grantors' messuage, which formerly belonged to Philip Rothe, on the east, and the messuage which belonged to John Ryuers, on the west, and extending for eighteen feet in length from the messuage of Robert, on the north, to grantors' plot on the south: to hold to

97.

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f. 97 d.

f. 98.

f. 98. Robert, his heirs and assigns, for ever. Grantors and their heirs will warrant. Sealed by grantors.

Dated on Saturday the vigil of Pentecost, a. r. xxiv. Edward III. (15 May, 1350).

f. 98 d. Charter. Nicholas Scurlok, executor of the testament of Thomas Nany, burgess of Drogheda, has granted to Robert de Prestoun, a messuage, with the appurtenances, on the quay of the town of Drogheda on the side of Meath, which formerly belonged to said Thomas, who resided therein: to hold to Robert, his heirs and assigns, for ever; yielding yearly therefor a rent of fourteen shillings to the heirs of Adam Fynyan. Sealed by grantor.

Dated on the vigil of All Saints, a. r. xxviij. Edward III. (31 Oct., 1354).

Be it remembered that said Robert recovered said messuage by a writ of right patent, before the seneschal and bailiffs of Drogheda, on the side of Meath, against Simon White and Margery his wife, formerly wife of Thomas Nany, and Roger Gloucestre and Agnes, his wife, the daughter and heiress of said Thomas, by final judgment, which record was enrolled before the seneschal and bailiffs aforesaid, in the Hundred held on Monday before the feast of the translation of St. Thomas the martyr, a.r. xxix. Edward III. (6 July, 1355).

Charter. Simon le Blount, burgess of Drogheda, has granted to Robert de Prestoun all the rent he was at any time wont to receive from a messuage, with the appurtenances, in St. John's-street, in Drogheda on the side of Meath, situate between the messuage which belonged to Philip Rothe, on the east, and that which belonged to John Ryuer, senior, on the west; which rent Simon had of the gift of William de Burges: to hold to Robert, his heirs and assigns, for ever. Simon and his heirs will warrant. Sealed by grantor.

Dated on Thursday the vigil of Christmas, a. r. xxiij. Edward III. (24 Dec., 1349).

Indenture. This indenture made between Robert de Prestoun, knight, of the one part, and John Ryuer, attorney, deputy, and proctor of John, son of Roger Patristow, specially assigned by his letters, testifies that whereas Richard de Prestoun, uncle of said Robert, in his last will by his testament bequeathed to said John, son of Roger, three shops (seldas), with the appurtenances, near the chapel of St. Nicholas in Drogheda on the side of Meath, to hold to him and the heirs of his body, so that if John and his brother Michael died without heirs of their bodies, the premises should remain to Robert and his heirs; that Michael died without such heir, and that John is at present resident in Bordeaux (Burdeus) in bodily health, as appears by a certificate of the mayor and jurats of said

f. 99.

f. 99 d.

town of Bordeaux, under the seal of their court of auditory sent to said Robert; on account thereof that the said Robert, considering the premises, has granted to John Ryuerc, attorney, deputy and proctor of said John Patristow, the three shops aforesaid, which under the name of a burgage are held to farm from said Robert, by John, son of Nicholas Whit, burgess of Drogheda: to hold to said John, son of Roger, and the heirs of the body of said John Patristowe, so that if he die without such heir, the said three shops shall revert to said Robert de Prestoun and his heirs, for ever. Sealed by the parties.

Dated 20 May, a. r. xvj. Richard II. (1393.) See Text, p. 186.

Charter. Christopher de Prestoun, son and heir of Robert de Prestoun, knight, has granted to Johanna Hugley, widow of the said Robert, a messuage, with the appurtenances, lately inhabited by John Jordane, in St. Laurence's-street, in Drogheda on the side of Uriel, also a messuage called Heyhouse, with an orchard, garden, and everything to said messuage belonging: to hold to Johanna during her life, and after her death to remain to Robert, brother of grantor, and son of said Robert de Prestoun, knight, to hold to him and the heirs of his body; and if he die without such heirs, the premises to revert to grantor, the said Christopher, and his heirs. Christopher and his heirs will warrant. Sealed by grantor.

Dated on 20 Oct., a. r. xx. Richard II. (1396.)

CHARTERS OF SURNYNG MAYDENHEYS AND BALLYGENE.

f. 100 d.

[Charter.] Thomas Brit has granted to Christopher Prestoun, knight, all his messuages, lands, tenements, rents, and services, with the appurtenances, in the manor of Surnyng: to hold to Christopher, his heirs and assigns, for ever, of the chief lords of that fee, by the services due and accustomed. Sealed by grantor.

Dated on 20 Aug., a. r. ij. Henry V. (1414.)

Letter of attorney. Thomas Brit has appointed Richard Elys his attorney to deliver to Christopher de Preston, knight, full seisin of all his messuages, lands, tenements, rents, and services, in the manor of Surnyng, to hold to Christopher, his heirs and assigns, for ever. Sealed by Thomas.

Dated on 20 Aug., a. r. ij. Henry V. (1414.)

MAYDENHEIS WITH BALLEGENE.

[Charter.] Thomas Brit has granted to Christopher de Preston, knight, all his messuages, lands, tenements, rents, and services, with the appurtenances, in Ballygene and Maydynheys: to hold to Christopher,

f. 100 d. his heirs and assigns, for ever, of the chief lords of that fee, by the services due and accustomed. Sealed by grantor.

Dated on 20 Aug., a. r. ij. Henry V. (1414.)

f. 101. Letter of Attorney. Thomas Brit has appointed Richard Elyce his attorney, to deliver to Christopher de Preston, knight, full seisin of all his messuages, lands, tenements, rents, and services in Ballygene and Maidenheys: to hold to Christopher, his heirs and assigns, for ever. Sealed by Thomas.

Dated on 20 Aug., a.r. ij. Henry V. (1414.)

[Release.] Thomas Brit has for ever released to Christopher de Preston, knight, his heirs and assigns, all his right and claim in all his messuages, lands, tenements, rents and services in Ballygen and Maydenheys. Thomas and his heirs will warrant. Sealed by grantor.

Dated on 7 Sept., a.r. ij. Henry V. (1414.)

[BALLYLAGHY.]

Charter. Whereas Sibilla, formerly abbess of the House of St. Brigid f. 102 d. of Clonard, in the diocese of Meath, and the convent of the same house, demised to Walter son of John, of Knocthowyr, the entire villata of Ballylaghy, in the tenement of Dyuelek, with all lands and tenements thereto belonging, for a term of sixty years, as by the indented writing between the parties is contained, and that on next Michaelmas twentyfour years of this term shall have expired, and thirty-six shall be to come; Johanna, now abbess, and the convent of the same house, of their unanimous assent have granted to Richard de Prestoun, burgess of Drogheda, the reversion of the premises after the expiration of the term of thirty-six years aforesaid: to hold to Richard and the heirs of his body, of the abbess and convent and their successors, for ever; yielding yearly to grantors and their successors, after the said thirty-six years shall have expired, during the twenty-three years then next ensuing, a rose at every feast of the nativity of St. John the Baptist, for all services; and afterwards paying yearly half a mark of silver for every acre of the land and tenement aforesaid, one moiety at Easter, and the other at Michaelmas. for all services, for ever. Grantee covenants, if said rent of half a mark per acre be in arrear, in whole or in part, at any of the terms of Easter and Michaelmas aforesaid, that it shall be lawful for grantors and their successors to enter the premises and hold them of the chief lords of the fee, for ever, by the services due and accustomed, notwithstanding this charter, which shall then be void. In consideration of said rents grantors and their successors will warrant, for ever. Sealed by the parties. f. 103.

Dated 8 Sept., 1343.

Quit-claim. Johanna, abbess of the House of St. Brygid of Clonard, in the diocese of Meath, and the convent of the same house, with the

f. 103.

consent of all their chapter, have for ever released to Richard de Prestoun, burgess of Drogheda, his heirs and assigns, all their right and claim in all their messuages, lands, and tenements, with the appurtenances, in Ballylaghy, in the tenement of Dyuelyk. Grantors and their successors will Sealed with the seal of their chapter.

Witnesses, John de la Pille, Ralph "the Whyte," John de Saresfeld, William Hamolyn, John Bedlow.

Dated 20 Aug., 1344.

Quit-claim. Richard de Prestoun, senior, burgess of Drogheda, has released to Robert son of Roger de Prestoun, all his right and claim in a messuage, and three carucates of land, with the appurtenances, in Ballylaghy, near Kylkernan, which Richard formerly had of the grant of the abbess and convent of Clonard. Richard and his heirs will warrant. f. 103 d. Sealed by grantor.

Dated on Friday after the feast of Holy Trinity, a. r. xxiij. Ed. III. (12 June, 1349.)

Charter. Edward (III.), King of England and France, and lord of Ireland, recites that by the inquisition made, pursuant to his mandate, by Roger Darsy, escheator of Ireland, it was found that it would not be to the loss or prejudice of the King or others, to grant to Robert son of Roger de Prestoun, that said Robert may retain and have to him and his heirs, by the services due and accustomed, for ever, the manor of Ballylaghy, which is held of the King in capite, and was acquired by Robert from Richard de Prestoun, without having obtained the King's licence: and that the said Robert, by a fine to be levied in the King's court, may render and grant the said manor to Richard son of William de Prestonn, to hold to him and the heirs of his body, of the King and his heirs, by the services aforesaid; and should Richard son of William die without such heir, that the premises should remain to Robert, brother of said Richard, to hold to him and the heirs of his body, in like manner; and should said Robert die without such heirs, that the premises after the death of said Richard son of William, and Robert his brother, should revert to said Robert son of Roger, to hold to him and his heirs, of the King and his heirs, for ever: and in consideration of a fine made with the King by said Robert the son of Roger, the said King has pardoned to him the trespass of acquiring the premises as aforesaid without licence, and has granted that said Robert the son of Roger may retain the said manor with appurtenances so acquired, to hold to him and his heirs, of the King and his heirs, by the services due as aforesaid, for ever; and that by a fine to be levied in the King's court, he may render and grant the premises to Richard son of William, with divers remainders, as aforesaid. The King does not wish that said Richard de Prestoun, Robert son of Roger, Richard son of William, Robert, brother of Richard son of

f. 104.

f. 104 d.

f. 104. William, or their heirs, should by reason of the premises be troubled by the King himself, his heirs or ministers.

Witness, Thomas de Rokeby, justiciar of Ireland, at Cork, on 27 Feb., a. r. xxiv. Edward III. (1350.)

Fine made in the court of the lord the King, at Dublin, in the octaves of Holy Triuity, a. r. xxiv. Edward III. (30 May, 1350). before Thomas de Dent and John Gernoun, justices of the Bench, and others, between Richard son of William de Prestoun, plaintiff, and Robert son of Roger de Prestoun, deforciant, of the manor of Ballylaghy. with appurtenances, whereof a plea of covenant was summoned between them in same court, viz. the said Robert has granted the said manor to Richard, and rendered it to him in same court; to held to said Richard and the heirs of his body, of the King in capite, by the services due and accustomed; and should Richard die without such heirs, that the premises, after his death, shall remain to Robert, brother of the said Richard, to hold in like manner; and should Robert die without such heirs, then that the premises after the death of Richard and Robert his brother shall revert to Robert son of Roger aforesaid, to hold to him and his heirs, of the King, in capite, by the services due and accustomed. for ever. For this grant and fine Richard gave to Robert son of Roger. a sparrowhawk.

(Dated 30 May, 1350.)

DUBLIN.

f. 105. Fine. Fine made in the court of the lord the King, at Dublin, in the quinzaine of St. Martin, a.r. xxiij. Edward III. (25 Nov. 1349), before Thomas de Dent and John Gernoun, justices of the Bench, and others, between Roger Fyssacre, plaintiff, and Richard Cromp' and Agnes, his wife, deforciants, of a messuage in Dublin whereof a plea of covenant was summoned between them in same court, viz. the said deforciants have acknowledged that the said messuage is the right of said Roger as that which he has of their gift, and they have released it for them and the heirs of Agnes, to Roger and his heirs, for ever. Deforciants and their heirs will warrant. For this acknowledgment and grant, plaintiff has given the deforciants one sparrowhawk.

(Dated 25 Nov., 1349.)

Quit-claim. Richard Crompe and Agnes, his wife, have for ever released to Roger Fyssacre, his heirs and assigns, all their right and f. 105 d. claim in a messuage and garden with the appurtenances, in St. Olave's parish, Dublin, which Roger has of the gift of grantors, by the fine levied between them, in the King's court, at Dublin, which garden extends in length from the tenement of Thomas Smothe on the west, to the lane

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leading from Isolda's tower to the church of St. Mary del Dame, on the f. 105 d. east, and, in hreadth, from the tenements of Peter Wakefelde, John Saddeler, John Graumpe, Robert Hony, John Bathe, and Robert le Poer, clerk, on the south, to the tenements of Rohert Hynkley, Walter de Grauntsete, and the lane leading from St. Olave's church to the church of St. Mary del Dame on the north, as assigned and perambulated for same Grantors and their heirs will warrant for ever: they ratify their said grant to Roger. Sealed by grantors; and because their seals are unknown to many, the seal of the provostship of Duhlin is put, at their request.

Dated at Dublin 20 Dec., a. r. xxiij. Edward III. (1349.)

Roger Fyssacre has granted to Matilda, widow of Roger de Prestoun, Henry Mody and William Couplond, chaplains, a stone messuage, with two curtilages, in Dublin, which he has of the gift of Richard Crompe and Agnes, his wife, the cousin and heiress of Philip Cradok, formerly citizen of Dublin; the messuage lies in the lane leading from Fishers'-street (vicus piscatorum) towards the church of St. Mary del Damme, and is next the messuage formerly belonging to said Philip, and now in the possession of Robert Loughteburghe and Ermegarde, his wife, and Giles Langsquyer; one of the curtilages is situate between the said stone messuage on the west, the lane leading to the Inn (hospicium) formerly belonging to Robert le Poer on the east, the said lane leading from Fishers'-street on the north, and the curtilages of the earl of March, Maurice Tauerner and John Taillour on the south; and the other curtilage lies next said curtilage, and that of John Taillour on the east, that of Thomas Smothe on the west, that of Robert Hynkeley and Walter de Grauntsete on the north, and that formerly belonging to Robert Hony, John Saddeler and Peter de Wakefield on the south: to hold to grantees. their heirs and assigns, of the chief lords of that fee, by the services due and accustomed for ever. Sealed by grantor.

Dated on Wednesday after the feast of St. Katerine the virgin, a. r. xxxiij. Edward III. (27 Nov., 1359.)

Enrolled in the rolls of Domesday, of the time of Peter Barefot, mayor, and Peter Moruille and John Passavant, bailiffs of Dublin, a.r. xxxiv. Edward III. (1360-1.)

Roger Fyssacre has for ever released to Matilda, widow f. 106 d. Quit-claim. of Roger de Prestoun, Henry Mody and William Couplond, chaplains, all his right and claim in a stone messuage and two curtilages in Dublin, which he had of the gift of Richard Crompe and Agnes, his wife, the cousin and heiress of Philip Cradok, formerly citizens of Dublin: the said messuage is situate in the lane leading from Fishers'-street (vicus piscatorum): the bounds of the premises are described as in preceding entry, the name there given as Loughteburghe appears here as Lough-

f. 106.

f. 107. burghe; which premises grantees now hold of the gift of grantor. Sealed by grantor, and because his seal is unknown to many, the seal of the provostship of Dublin is put, at his request.

Dated at Dublin 3 May, a. r. xxxiv. Edward III. (1360.)

Charter. Walter de Grauntsete and Agnes, his wife, have granted to Matilda de Prestoun, Henry Mody, and William Couplond, chaplains, for a sum of money paid at the time, a curtilage, with the appurtenances, in Dublin, on the south side of a certain stone messuage which grantees have of the gift of Roger Fyssacre: to hold to grantees, their heirs and assigns, for ever. Walter and Agnes and their heirs will warrant. Sealed by grantors.

Dated on 15 June, a. r. xxxv. Edward III. (1361.)

f. 107 d. Quit-claim. Giles Langsquyer, son of Henry Langsquyer, has for ever released to Matilda, widow of Roger de Prestoun, Henry Mody and William Coupelond, chaplains, all his right and claim in a stone messuage and two curtilages in Dublin, which grantees have of the gift of Roger Fysshacre. Sealed by grantor, and because his seal is unknown to many, the seal of the provostship of Dublin is put, at his request.

Dated at Dublin 9 May, a.r. xxxv. Edward III. (1361.)

Quit-claim. Edmund son of Robert Bagod, knight, has for ever released to Matilda, widow of Roger de Prestoun, Henry Mody and f. 108. William Couplond, chaplains, all his right and claim in a messuage, with the appurtenances, in Dublin, and in two curtilages lying together adjacent thereto; the messuage is situate in the lane leading from Fishers'-street (vicus piscatorum) to the church of St. Mary del Dame, and grantees have the premises of the gift of Roger Fysshacre. Sealed by grantor.

Dated at Dublin 15 Feb., a. r. xxxiv. Edward III. (1360.)

Enrolled before the justices of the Bench, Dublin, in the rolls in the three weeks of Easter, a. r. xxxiv. Edward III. (April, 1360.)

Quit-claim. Fromund le Bruyn, knight, has for ever released to Matilda, widow of Roger de Prestoun, Henry Mody and William Couplond, chaplains, all his right and claim in a messuage, with the appurtenances, in Dublin, and in two curtilages lying together adjacent thereto; the messuage is situate in the lane leading from Fishers'-street (vicus piscatorum) to the church of St. Marydel Dame, and grantees have the premises f. 108 d. of the gift of Roger Fysshacre. Sealed by grantor.

Dated at Dublin on 15 Feb., a. r. xxxiv. Edward III. (1360.)

Quit-claim. Thomas Kyntoun has for ever released to Robert de Prestoun, knight, all his right and claim in a curtilage, with the appurtenances, in Dublin, on the south side of a stone messuage belonging to Robert. Sealed by grantor.

Dated on 4 July, a.r. xxxviij. Edward III. (1364.)

f. 109.

Charter. Richard II., king of England and France, and lord of Ireland, recites that Robert de Prestoun, knight (chivaler), deceased, at the time he was justice of the Common Bench of King Edward [III.], the King's grandfather, in Ireland, had divers lands and tenements, rents and services, in said land of Ireland, some by the gift and grant of kinsmen, friends, and others, and some acquired by himself; to be held to him and his heirs for ever; which premises, as is said, descended to Christopher, son and heir of the same Robert; and the King, at the supplication of said Christopher, in consideration of the good and gratuitous service performed by Robert to Edward III., and by Christopher to the King, has approved and confirmed the said gifts, and for greater security has granted so far as in him lies, the premises to Christopher, to hold to him and his heirs, by the services due and accustomed, for ever, according to the effect of the gifts and acquisition aforesaid, with the issues, rents, and profits.

Witness the King at Westminster, 9 June, a.r. xx. Richard II. f. 109 d. (1397.)

By writ of privy seal. See Text, p. 187.

PRESTOUN.

f. 110.

Charter. Albric, son of Robert, the son of Adam de Prestoun, has granted to Roger Award of Prestoun, his heirs or assigns, all the lands and tenements which Albric has of the gift of his father Robert in the town of Prestoun, together with a rent of eight shillings issuing from the houses of William Sourlond and Adam de Hyde, to hold of the chief lord of that fee, by the services due and accustomed. Albric and his heirs will warrant. Sealed by grantor.

Dated at Prestoun on Saturday before the feast of the Epiphany, a.r. ix. Edward son of King Edward. (3 Jan., 1316.)

Charter. The Mayor and community of the town of Prestoun, have granted to Roger Auward of Prestoun, his heirs or assigns, half an acre and thirteen perches (fall') of meadow, with the appurtenances, lying on Auenamendis (or Auenamedys) in the town of Prestoun: to hold of the chief lords of that fee, by the services accustomed. Grantors will warrant. Sealed by grantors with their common seal.

110 d.

Dated at Prestoun on Friday before the feast of St. Edward the bishop, a.r. ix. Edward son of King Edward. (1315-16.)

Charter. Roger Award of Prestoun, has granted to Albric, son of Robert de Prestoun and Alice his wife, and the heirs of their bodies, all the lands and tenements in the town of Prestoun which he had of the gift of Albric: to hold to Albric, Alice, and the heirs of their bodies, lawfully begotten, of the chief lord of that fee, by the services

f. 112.

f. 110 d. accustomed, with all the liberties and easements to the premises in said town belonging: and should Alice die without such heirs, the premises shall remain to Albric and the heirs of his body, with further remainders

f. 111. after the decease of Albric, and Alice his wife, to Matilda, sister of Albric, and to John, brother of Albric, reversion to Roger the grantor, and his heirs. Sealed by grantor.

Dated at Preston on Thursday before the feast of St. Gregory, a. r. ix. Edward II. (11 Mar., 1316.)

Charter. Albred, son of Robert de Prestoun, has granted to sir Richard de Catesby, chaplain, his chief messuage in the town of Prestoun, with the gardens and curtilages adjacent; a certain small croft, lying near the land of John de Asshetoun towards the Friars minor in the same town; a certain place of grantor's land as enclosed within the foss and hedge, called Ben ryddyng in the same town; and six parts of the grantor's land called Dales, lying in the field called the Neufele in the same town: to hold to sir Richard, his heirs or assigns, of f. 111 d. the chief lord of that fee, by the services accustomed, for ever. Albred and his heirs will warrant. Sealed by grantor.

Dated at Prestoun on Wednesday the morrow of the Epiphany, a.r. xvij. Edward III. (7 Jan., 1344.)

Entail. Richard de Catesby, chaplain, has granted to Albred, son of Robert de Prestoun, and Agnes his wife, the messuage and all the tenements in the town of Prestoun, which he has of the gift of said Albred; to hold to Albred and Agnes, and the heirs by them lawfully begotten, of the chief lords of that fee, by the services due and accustomed; should grantees die without heirs, the premises shall remain to Robert, son of Roger de Prestoun, and his heirs, for ever; to be held of the chief lords of that fee by the like services. Richard and his heirs will warrant. Sealed by grantor.

Dated at Prestoun on Sunday after the feast of the Epiphany, a.r. xvij. Edward III. (11 Jan., 1344.)

Charter. Matilda, widow of Roger de Prestoun, has granted to her son Robert, all the lands, messuages, and tenements in Prestoun, in Aumunderness, which formerly belonged to Albred, her brother: to hold to Robert, his heirs and assigns, for ever, of the chief lords of that fee, by the services accustomed. Sealed by grantor.

Dated on Sunday the feast of Pentecost, a.r. xxiv. Edward III. (16 May, 1350.)

Charter. Robert de Prestoun and Cristiana, his wife, have granted f. 112 d. to Roger de Prestoun, his heirs or assigns, three messuages and a windmill, six and a half acres of land, and a moiety of a messuage, with the appurtenances, in Prestoun in Aumundernesse; together with the

reversion of eleven acres of land, half an acre of meadow, and a moiety f. 112 d. of a messuage, with the appurtenances in the same town, which Robert, son of Roger de Prestoun, holds for the term of his life, by demise from the said Cristiana: to hold of the chief lord of that fee, by the services thereto appertaining, for ever. Grantors and their heirs will warrant. Sealed by grantors.

Dated at Prestoun on Sunday after the feast of the Epiphany, a. r. xix. Edward son of King Edward. (12 Jan., 1326.)

Fine between Roger de Prestoun, plaintiff, by William Bartaille, his attorney, by writ of the King, and Robert, son of William de Prestoun, taverner, and Cristiana, his wife, deforciants, of four messuages, a mill, eighteen acres of land and an acre of meadow, with the appurtenances, in Prestoun in Amundernesse, whereof a plea of covenant was summoned between them. The deforciants acknowledge the premises to be the right of the said Roger, and, in the court, render him three messuages, the mill, six acres of land and half a messuage, of said tenements: to hold to Roger and his heirs of the chief lords of that fee, by the services thereto appertaining, for ever. And Robert and Cristiana have granted for themselves and the heirs of Cristiana, that eleven acres of land, and half a messuage held by Robert, son of Roger de Prestoun for life of the inheritance of Cristiana in said town on the date of this fine, and which, after his death, should revert to Robert son of William and Cristiana, and the heirs of the said Cristiana, shall remain to the said Roger de Preston and his heirs, after the decease of said Robert, son of Roger; to hold as the former portion of the premises is held. Robert son of William, and Cristiana and her heirs, will warrant. For this fine plaintiff has given to deforciants 100 marks.

Dated on the Octave of the Purification of the B.V.M., a.r. xix, Edward son of King Edward. (9 Feb., 1326.)

Roger son of Robert the tailor (cissor) of Prestoun, has granted to Willam de Prestoun, burgess of Drogheda, all grantor's lands and tenements, which descended to him by inheritance after the death of his brother Henry, in the town of Prestoun, Asshetoun, Syddegrenis f. 113 d. and Lee, with their appurtenances: to hold to William and his heirs, in fee and inheritance for ever, of the chief lords of that fee by the rents and services accustomed, with all the liberties and free customs thereto belonging. Roger and his heirs will warrant. Sealed by grantor. (Circa 1333.)

William de Prestoun, senior, burgess of Drogheda, has granted to Robert son of Roger de Prestoun, a yearly rent of eight shillings, payable to grantor by Henry Starky, from a messuage with the appurtenances in Prestoun in Aumundernesse, in the county of

f. 113.

f. 113 d. Lancaster: to hold to Robert, his heirs and assigns, for ever, of the chief lords of that fee, by the services accustomed. William has also granted to Robert all the other lands and tenements held by him in the town of Prestoun to hold for the life of said Robert, of the chief lords of that fee,

f. 114. by the services accustomed. William and his heirs will warrant. Grantor has caused the seal of the provost and community of the town of Drogheda on the side of Uriel to be affixed, as his own seal, which is also affixed, is unknown to many.

Dated at Drogheda on Friday before the feast of the Annunciation of the B.V.M., a.r. xx. Edward III. *(24 March, 1346.)

Charter. William de Prestoun and Richard his brother, burgesses of Drogheda, have granted to their brother Roger all their tenements as well in lands as houses as they lie in the town of Prestoun: to hold of the chief lord of that fee, by the services accustomed, with all the liberties which belong to such tenements in the town of Prestoun. William and Richard and their heirs will warrant. Sealed by grantors.

Dated at Drogheda on Thursday before the feast of Pentecost, a.r. vij. Edward. (20 May, 1333.)

Charter. Alice, daughter of Robert son of Roger de Prestoun, has granted to Roger de Prestoun all her land, with the appurtenances, in the town of Prestoun, which she had of the gift of her said father; and she has granted to said Roger a certain yearly rent of four shillings issuing out of a messuage held by Ralph le Webester in the town f. 114 d. aforesaid, which she also had of her father's gift: to hold to Roger, his heirs or assigns, of the chief lords of that fee, by the services accustomed, for ever. Alice and her heirs will warrant. Sealed by grantor. [Circa 1340.]

Charter. Henry son of Robert son of Adam Cok, of Prestoun, has granted to Roger de Prestoun an acre of meadow, with the appurtenances, in Prestoun, whereof grantor holds one rood in common with Roger del Wyche, another rood with Roger de Bakester, and half an acre lies between the meadow of William son of Paulinus, and John son of Robert de Prestoun, on the one side, and that of Robert Chapman on the other: to hold to Roger, his heirs or assigns, of the chief lord of the fee, by the services accustomed. Henry and his heirs will warrant. Sealed by grantor.

f. 115. Dated at Prestoun on Monday after the feast of Easter, a.r. viij. Edward son of King Edward. (24 March, 1315.)

Charter. Alexander Tyrel of Prestoun has granted to Roger de Prestoun half an acre of land, with the appurtenances, near Fishewykcrosse in the town of Prestoun, situate between Roger's land on the one side, and that of John son of Adam Cok on the other; and half an acre

f. 115.

of meadow, with the appurtenances, lying in Redelay in the same town, between Roger's meadow on the one side and that of Nicholas son of William son of Nicholas, on the other: to hold to Roger, his heirs or assigns, of the chief lords of that fee, by the services accustomed, for ever. Alexander and his heirs will warrant. Sealed by grantor.

Dated at Prestoun on Tuesday the morrow of the decollation of St. John the Baptist, a. r. ii. Edward III. (30 August, 1328.)

William son of Roger the tailor (cissor) of Prestoun, chaplain, has granted to Roger de Prestoun a messuage, with the appurtenances, in the town of Prestoun, which came to grantor by inheritance after his father's death: to hold to Roger, his heirs or assigns, f. 115 d. of the chief lords of that fee, for ever, by the services accustomed. William and his heirs will warrant. Sealed by grantor.

Dated at York on Wednesday after the feast of the Assumption of the B.V.M., a. r. ij. Edward III. (17 August, 1328.)

William son of Roger de Ethelistoun, has granted to Robert son of Roger de Prestoun a yearly rent of twelve pence, payable at the feast of the Assumption of the B.V.M., from year to year, out of grantor's two cottages in the town of Prestoun, lying between the messuage of Adam Russelle on one side, and that of William son of Henry del Kirkestil, on the other: to hold to grantee, his heirs and assigns, for ever, with power to distrain the cottages in case of arrear until rent has been Sealed by grantor.

Dated at Prestoun on Thursday before the feast of St. Michael, a. r. xix. Edward III. (22 Sep., 1345.)

William the chaplain of Prestoun has granted to Emania, wife of John Starky, and the heirs between them lawfully begotten, a certain burgage in the town of Prestoun, as it lies in length and breadth between the messuage of Richard son of Richard de Penywortham, on one side, and that of Alexander Tyrell on the other: to hold to grantee and her heirs aforesaid, of the chief lord of that fee, by the services accustomed, for ever, with all liberties and easements to such tenement in the town of Prestoun belonging; and should grantee die (in fata descedere) without heirs aforesaid, the premises shall remain to Roger de

Dated at Prestoun on the Sunday on which is sung Misericordia Domini, a. r. viij. Edward son of King Edward. (6 April, 1315.)

Prestoun and his heirs or assigns; to hold to him, his heirs or assigns, of

the chief lord of that fee, as aforesaid. Sealed by grantor.

[Sir Christopher de Preston] also has a charter of John Starky, made to the said W. the chaplain, of one-eighth part of half an acre, at the head of the town, and three parts in the new field.

f. 116.

f. 116 d. Indenture. Robert de Prestoun, knight, has granted to Nicholas Starky and Matilda, his wife, a messuage with the appurtenances in Prestoun, wherein Nicholas formerly dwelt, lying in breadth between the messuage of John Ratoun on the east, and that of William Holand on the west, and extending in length from the King's highway which leads from Fyshergate up to the parish church of said town, on the north, to the Syke on the south: to hold to grantees and the heirs of their bodies, of the chief lords of that fee, by the services accustomed; should grantees die without heirs, aforesaid, the premises shall revert to grantor and his heirs. Sealed by the parties.

Dated 23 Jan., a.r. xxxvi. Edward III.

William Holand has granted to sir Henry de Prestoun, chaplain, and sir John son of Roger son of Walter de Prestoun, chaplain, five messuages, sixteen acres of arable land, and two and a half acres of meadow, with the appurtenances in Prestoun, in Aundernesse, as they lie within certain metes and bounds, more or less; also a messuage and eight acres of arable land and meadow, with the appurtenances, in Cottam, lying as above; and also nine acres of arable land and meadow,

f. 117. with the appurtenances, in the Lee, lying as above: to hold to grantees, their heirs and assigns, for ever, of the chief lords of that fee, by the services due and accustomed. The aforesaid William and his heirs will Sealed by grantor.

Dated 1 July, a.r. xliv. Edward III., and a.r. xxxj. over France. (1370.)

Sir Henry de Prestoun, chaplain, and sir John son of Roger son of Walter de Prestoun, chaplain, have granted to William Holand five messuages and other premises in the preceding entry, which grantors had of the gift of grantee: to hold to grantee and the heirs of his body; and should William die without such heirs, the premises shall remain to Robert de Prestoun, knight, to hold to the same Robert, his f. 117 d. heirs and assigns, for ever, of the chief lords of that fee, by the services due and accustomed. Grantors and their heirs will warrant. grantors.

Dated 20 July, a.r. xliv. Edward III. (1370.)

Robert de Mondesleghe has granted to Robert, son of Roger de Prestoun, part of a messuage with part of the curtilage and grange adjacent, in the town of Prestoun, which part is twenty-six feet in breadth next the King's highway, and is the same number of feet everywhere through the midst of the curtilage and grange aforesaid, and it lies between the messuage of Roger de Asshetoun on one side, and that of Nicholas son of Richard son of Ughtrid de Prestoun, on the other; which premises grantor had of the gift of said Nicholas son of Richard: to hold to grantee and his heirs of the chief lords of that fee,

f. 118.

by the services accustomed. Grantor and his heirs will warrant. Sealed f. 117 d. by grantor.

Dated at Prestoun on Thursday the morrow of the nativity of the B.V.M., a. r. xviij. Edward III. (9 Sep., 1344.)

Quit-claim. Alexander, son of William de Prestoun, burgess of Drogheda, has for ever released to Robert son of Roger de Prestoun all his right and claim, in all the lands, tenements, and rents which he had in the town of Prestoun, in Amundernesse, of the gift of William de Prestoun, grantor's father, together with the reversions of the lands and tenements in same town belonging to grantor in any way. Alexander and his heirs will warrant. Sealed by grantor.

Dated on Saturday the vigil of Pentecost, a. r. xxiv. Edward III. (15 May, 1350.)

Quit-claim. William de Prestoun, chaplain, has released to Roger de Prestoun, and his heirs or assigns, all his right and claim in all the lands and tenements which Roger had of the gift of William de Redmalis f. 118 d. in the town of Prestoun. Sealed by grantor.

Dated at Prestoun on the feast of St. Matthias, a. r. vij. Edward son of King Edward. (24 Feb., 1314.)

William son of Henry son of Robert Attecokesson. chaplain, has released to Robert de Prestoun all his right and claim which he has in all the messuages, mills, lands, meadows, and tenements with the appurtenances, which grantee held in Prestoun on the date hereof; except nine and a half acres of land, whereof six acres lie on Depedale, between the land which belonged to Albred son of Robert, on one side, and that of the abbot of Cokyrsande on the other, and three and a half acres lie in Woodeholme between the land which belonged to William son of Paulinus, on one side, and the water of Ryble on the Sealed by grantor.

Dated at Prestoun on Tuesday after the feast of St. Peter, ad f. 119. vincula, a. r. xxiv. Edward III. (3 Aug., 1350.)

Quit-claim. William son of Richard de Ribbiltoun of Prestoun, has for ever released to Robert de Prestoun, his heirs and assigns, all his right and claim in a certain parcel of a certain tenement of grantor's in Prestoun, which formerly belonged to Richard, his father, and which parcel Albred son of Robert de Prestoun, lately enclosed with his tenement, which the said Robert de Prestoun, the grantee, now holds. William and his heirs will warrant. Sealed by grantor.

Dated at Prestoun on Thursday after the octave of St. Michael, a.r. xxvi. Edward III. (11 Oct., 1350.)

f. 119 d. John Fairchilde of Prestoun has released to Roger de Prestoun, and his heirs, for ever, all grantor's right and claim in a barn. with the appurtenances, in the town of Prestoun. Sealed by grantor.

> Dated at Prestoun on Tuesday before the feast of St. Michael, a.r. xix. Edward III. (27 Sep., 1345.)

> Quit-claim. Roger son of Roger son of William de Prestoun, has released for ever to Roger de Prestoun, his heirs or assigns, all grantor's right and claim in five portions of land, with the appurtenances, in the town of Prestoun, lying in the new field below Fulwode, which grantor had of the gift of his father. Grantor and his heirs will warrant. Sealed by grantor. [Circa 1340.]

Charter, John son of John de Laylond, has granted to Roger de Prestoun, and his heirs or assigns, all his land in Laylond, with the f. 120. appurtenances, which he had of the gift of John son of Thomas de Laylond, his father: to be held of the chief lord of that fee, by the services accustomed, with all liberties and easements to so much land in the town of Laylond appertaining. Grantor and his heirs will warrant. Sealed by grantor.

Dated at Prestoun on Wednesday the feast of St. Gregory the pope. a. r. viii. Edward son of King Edward. (12 Mar., 1315.)

[Sir Christopher de Preston, knight] likewise has a charter of John son of Thomas, son of the parson of Leylonde, made to John his son, of the lands which he had of Alice, formerly wife of Thomas del Mora, near the Blaklake, and all his other lands and tenements in Leylonde.

John de Hacowshowe of Prestoun has granted to Indenture. Christopher de Prestoun, son of Robert de Prestoun, knight, his heirs and assigns, three acres of arable land belonging to grantor, and lying in the new field, near Fowlewode, whereof two acres lie on both sides of an acre, formerly belonging to John de Wyche in the field aforesaid, and the third acre lies near a half acre of grantor's land of inheritance, in the said field, which Secilia, his mother, now holds in dower; in pure and perpetual exchange for a certain croft near grantor's orchard, as it is enclosed by hedges: to hold the said three acres in pure and perpetual exchange, to grantee, his heirs and assigns, with the liberties and easements to such arable land in said field appertaining, of the chief lords of that fee, by the services to them belonging. John and his heirs will Sealed by grantor. warrant.

Dated at Prestoun on Saturday after feast of SS. Peter and Paul, a.r. xxj. Richard II. (30 June, 1397.)

Robert de Prestoun has granted to Magota, widow of Charter. Henry Starky of Prestoun, a messuage, with the appurtenances, in Prestoun, formerly belonging to said Henry, and all other the granges,

lands, and tenements which belonged to said Henry in Prestoun; to hold f. 120 d. to grantee, of grantor and his heirs, during her life, by fealty and the service of eight shillings, payable yearly at the four terms ordained in the town of Prestoun; after her death the said messuage shall remain to Nicholas Starky, to hold to him and the heirs of his body, by the services aforesaid; remainder to Thomas, brother of said Nicholas, and the heirs of his body, with reversion to grantor and his heirs; and after the death of the said Mogota, the granges, lands, and tenements which belonged to said Henry shall remain to Thomas Starky, to hold to him and the heirs of his body; remainder to Nicholas, brother of Thomas, and the heirs of his body, by the services aforesaid, and rendering to the chief lords of that fee the services due and accustomed; with reversion to grantor and his heirs.

Witnesses, Roger del Wiche, Nicholas Starky, Nicholas de Meles, Geoffrey de Hacoshal, Roger de Wirlbacth.

Dated at Prestoun on Sunday after the feast of commemoration of St. Paul, a. r. xxiv. Ed. III. (4 July, 1350.)

Quit-claim. Thomas Starky has for ever released to Christopher de Prestoun, knight, all his right and claim in a burgage, with the appurtenances in Prestoun, formerly belonging to Magote, widow of Henry Starky. Sealed by grantor.

Dated 20 Jan. a. r. i. Henry IV. (1400.)

William son of Richard de Redmalis, has granted to John son of Robert son of Adam de Prestoun, his heirs or assigns, eight portions of land in the new field below Fulwode; whereof one lies between the land of Nicholas son of Geoffrey, on one side, and that of Adam de Buri on the other; three lie between the land of Adam de Bury on both sides; two lie between the land of Albric son of Adam, on one side, and that of Roger son of William, on the other; one portion lies between the land of Robert son of Roger, on one side, and that of Nicholas son of Paulinus, on the other; and one portion lies between the land of Robert the chaplain, on one side, and that of John del Wiche on the other; and also an acre and a half of land lying in Pipercroft, between the laud of John son of Henry del Sculbiheuid, on one side, and that of St. Wlfrid on the other; and a half acre of meadow, in the meadows of Prestoun, between the meadow of William son of Nicholas, on one side, and that of Adam son of Adam son of Wille, which half acre of meadow grantor holds in common with Alexander Tirel, with another half acre of meadow which the same Alexander holds in common with grantor; to hold the premises to John, his heirs or assigns, of the chief lords of that fee, by the services due and accustomed. William and his heirs will warrant. Sealed by grantor.

f. 121.

f. 121 d.

f. 121 d. Witnesses, Peter the tailor (cissor) and Alexander Tirel, then bailiffs of Prestoun, Adam de Buri, William son of Paulinus, Henry Banastre, Henry the tailor (cissor), Robert Chapman, Henry son of Robert, Adam Cokesone.

Dated at Prestoun on Wednesday after feast of the Assumption of the B.V.M., a.r. ix. Edward son of King Edward. (20 Aug., 1315.)

Quit-claim. John son of Robert de Prestoun has released to Roger Auward of Prestoun, his heirs or assigns, all his right and claim in all f. 122. the lands and tenements which he had of the gift of William son of Richard de Redmalis, in the town of Preston, as they lie in the fields and meadows of Prestoun, viz. in the new field below Fulwod, in Pipercroft and Redley, which tenements grantee had of grantor's gift. Sealed by grantor.

Witnesses, Peter the tailor (cissor) and Alexander Tirel, then bailiffs of Prestoun, Adam de Bury, William son of Paul', Henry Banastre, Henry the tailor, Roger son of William, William de Wygan.

Dated at Prestoun on Wednesday after feast of Exaltation of the Holy Cross, a. r. ix. Edward son of King Edward. (17 Sept., 1315.)

Charter. Henry de Mora has granted to Roger Auward, of Prestoun, all grantor's land in Quitacris, lying near the land of grantee, in the town of Prestoun: to hold to Roger, his heirs or assigns, of the chief lords of that fee, by the services due and accustomed. Henry and his heirs will warrant. Sealed by grantor.

Witnesses, Albred son of Robert and William de Wigan, then bailiffs of Prestoun, John son of Robert, Adam de Burry, William son of Paulinus, Henry Banastre, Henry the tailor (cissor), Robert de Horwyche.

Dated at Prestoun on Wednesday before the feast of the Epiphany, a. r. xiij. Edward son of King Edward. (2 Jan., 1320.)

f. 122 d. Charter. Thomas, son of Adam the tailor (cissor), of Prestoun, has granted to Roger Auwarde of Preston two perches of grantor's land, lying in the new field below Fulwod: to hold to Roger, his heirs or assigns, of grantor and his heirs, for a term of ten years, commencing on the feast of St. Martin, in Winter, a. r. xiv. Edward son of King Edward; and also that the perch of land in said field, which ought to revert to Thomas and his heirs, after the death of Alice, his mother, shall remain to said Roger; to hold to the end of the said term, if Alice shall die (in fata descedat) within said term. Sealed by grantor.

Witnesses, Albred son of Robert and William de Wigan, then bailiffs of Prestoun, Adam de Bury, Henry Banastre, Henry the tailor (cissor), Robert de Horwiche.

Dated at Prestoun on Monday after the feast of St. John the Baptist, a. r. xiii. Edward son of King Edward. (30 June, 1320.)

f. 123.

Charter. Adam son of Adam le Taillour of Preston, chaplain, has f. 122 d. granted to Roger Auward (or Haward), of Prestoun, all the land which grantor has of the gift of his brother Thomas in a certain field called the Newfeld in the town of Prestoun: to hold to Roger, his heirs or assigns, of the chief lords of that fee, by the services accustomed, for ever. Adam and his heirs will warrant. Sealed by grantor.

Witnesses, Albred son of Adam and John de Ashtoun, then bailiffs of Prestoun, William son of Paulinus, Albred son of Robert, John del Wyche, John de Laylond, Robert de Horwche.

Dated at Prestoun, 1 July, a. r. vj. Edward III. (1332.)

Charter. Emma, widow of Henry de la Chaler of Prestoun, in her viduity, has granted to Roger Auward of Prestoun, his heirs or assigns, a burgage in the town of Prestoun, as it lies in length and breadth in the Fissergate, between the house of Roger del Viche on one side, and the mill of Robert son of Roger, on the other: to hold to Roger, his heirs or assigns, of the chief lord of that fee, by the services accustomed, and with the liberties and easements to said burgage, in the town of Prestoun belonging. Emma and her heirs will warrant. Signed by grantor.

Witnesses, John son of Robert and Henry Banastre, then bailiffs of Prestoun, Robert son of Roger, Adam de Bury, William [son of] Paulinus, William son of Nicholas, Albric son of Robert, William de

Wigan.

Dated at Prestoun on Monday after feast of St. Matthias, a.r. ix. Ed. [II.] (2 Mar., 1316.)

Quit-claim. William son of Roger son of Wille de Prestoun, has released to Roger Award of Prestoun, his heirs or assigns, all grantor's right and claim in three perches of land in the town of Prestoun, lying in f. 123 d. the new field below Fulwod, between the land of William de Wigan on one side, and that formerly belonging to Roger Nally on the other. Sealed by grantor.

Dated at Prestoun on Wednesday after the feast of St. Thomas the apostle, a.r. xiii. Edward son of King Edward. (26 Dec., 1319.)

Charter. Richard son of Roger son of Award de Prestoun, has granted to Robert the tailor (cissor), his brother, all his land lying between the land of the said Robert, and that of Richard son of Richard son of Huctered. and whereof one extremity extends from the foss of the Friars, to the garden of William Aldware, for his homage and service: to hold to him, his heirs or assigns, of granter and his heirs, in fee and inheritance: rendering yearly to grantor and his heirs, a rose¹ at the feast of St. John

¹ Written rota.

f. 124. the Baptist, for all service. Richard and his heirs will warrant. For this grant Robert gave him nine shillings in grantor's great necessity. Sealed by grantor.

Witnesses, Henry son of Mirre and Roger son of Hertilde, then bailiffs of Prestoun, Adam son of Siward, master William, Roger son of Adam, William, his brother, Richard de Derbisire, Paulinus, Robert the forester, Ralph the tanner, William son of Roger, Robert the clerk.

Charter. Richard son of Roger son of Award de Prestoun, has granted to Robert the tailor (cissor), his brother, for his homage and service, half an acre of meadow in the town of Prestoun, lying next the meadow of Adam son of Siward, and Roger son of Adam; and a moiety of all grantor's land lying between the town of Prestoun and Penwrothan, between the land of the said Adam son of Siward, and the land which formerly belonged to William the physician (medicus): to hold to Robert, his heirs or assigns, of grantor and his heirs, in fee and inheritance, with the appurtenances and commons, as much as belongs to so much land in the territory of Prestoun: rendering yearly to grantor and his heirs, a rose at the nativity of St. John the Baptist for all service. Richard and his heirs will warrant. In testimony grantor has confirmed the charter with his seal (Signo meo).

Witnesses, Adam son of Siward, Baudwin, Roger son of Roger, Roger son of Walter, master William the clerk, Adam de Brochol', Benedict the clerk, Roger son of Adam, Richard son of Malbe, Ralph Meyne, Robert the forester, Richard the clerk son of Godit, Adam son of Christian.

f. 124 d. Charter. Addy Lorimer of Prestoun has granted to Robert the tailor (cissor) of Prestoun a certain place of land in the same town, lying on the north side of grantor's curtellus, and containing in length twenty-seven and a half feet, and in breadth twenty feet and a palm, for his homage and service: to hold to Robert and his heirs or assigns, of grantor and his heirs, in fee and inheritance, with all buildings, appurtenances, and common easements belonging to so much land in the same town: rendering yearly to grantor and his heirs, three grains of pepper at Christmas, for all services. Grantor and his heirs will warrant.

Witnesses, Adam son of Siward, Richard de Derbisire, master William, master Adam, Roger son of Adam, Richard son of Mabbe, Ralph Meyne, Thomas son of Thomas, William son of Lete, Robert the clerk, Richard the clerk.

Charter. Robert son of Alexander, has granted to Robert the tailor (cissor) of Prestoun, his heirs or assigns, a certain part of his land in the territory of Prestoun, viz. all his land lying in breadth between the land of Richard son of Mabbe, and that of William son of Adam, and

f. 125.

commencing at the land of St. Wilfrid's church in Platfordale, it extends f. 124 d. in length to the land of grantee; for his homage and service: to hold to grantee, his heirs or assigns, of grantor and his heirs, in fee and inheritance. with the common easements belonging to so much land in the town aforesaid; rendering yearly to grantor and his heirs, three grains of pepper at Christmas, for all service. For this grant, grantee gave half a mark of Grantor and his heirs will warrant. silver to grantor.

Witnesses, Adam son of Siward, Roger son of Roger, Roger son of Walter, Richard son of Mabbe, Ralph Meyne, Richard de Derbisire, Richard son of Adam, Richard son of Godiht, Adam Christian.

Charter. Alice, daughter of Henry son of Roald de Prestoun, in her viduity and lawful power, has granted to Robert son of Roger the tailor (cissor) of Prestoun, for his homage and service, a certain burgage, lying between the house of Roger son of Ede on one side, and that of William son of Lete on the other: to hold to him and his heirs, or to whomsoever he shall wish to assign, of grantor and her heirs, freely and quietly with all liberties and easements to so much land in the said town belonging: rendering yearly to her and her heirs, a rose, at the feast of St. John the Baptist, for all service and demand, except foreign service, so far as it appertains to so much land in said town. For this grant Roger gave her 17s. sterling, at the time. Alice and her heirs will warrant. f. 125 d. Sealed by grantor.

Witnesses, Adam son of Suard, William de Cruce, Roger son of Roger, Roger son of Walter, Baudwin, Benedict the clerk, Roger son of Adam, Robert the forester, Richard the clerk son of Godith, William the clerk, master Adam the clerk, of Broccol'.

Charter. Adam son of Geoffrey de Quitighaym, has granted to Robert the tailor (cissor) of Prestoun, and his heirs or assigns, all grantor's land lying at the northern extremity of Platford on Morplot, in the territory of Prestoun: to hold to Robert and his heirs, of grantor and his heirs, in fee and inheritance, with the common easements and appurtenances to so much land belonging, in the town of Prestoun: rendering yearly to Adam and his heirs, three grains of pepper at Christmas, for all service. Adam and his heirs will warrant. Sealed by grantor.

Witnesses, Roger son of Roger, Robert the forester, Adam son of Siward, master William, master Adam de Krochelis, Ralph le Menne. Roger son of Adam, William, his brother, Richard de Derbichyr, William son of Lece, Roger son of Hertild, Ralph the tanner, William the clerk son of Adam the white.

Charter. Roger son of Allecot de Prestoun, has granted to Robert the tailor (cissor), a perch of land on Ingelleriding, with the appurtenances, for his homage and service; to hold to [him], his heirs or assigns.

f. 126. of grantor and his heirs, in fee and inheritance, with all the liberties and easements to such tenement in the territory of Prestoun belonging, rendering yearly to Roger and his heirs, a rose at the feast of St. [John] the Baptist, for all service. Roger and his heirs will warrant. Sealed by grantor.

Witnesses, Richard de Derbysyre and Henry son of Mirre, then bailiffs of Prestoun, Adam son of Siward, master William, master Adam de Brocolis, Roger son of Adam, William his brother, Robert the

forester, Richard son of Malbe, Richard son of Ralph, Adam his brother.

Roger son of Hertild, Ralph the tanner, Robert the clerk.

Charter. Margery, daughter of Amirie de Prestoun, in her viduity and lawful power, has granted to Robert the tailor (cissor) of Prestoun, half an acre of land in Wodeholm, viz. that lying between the land of the Abbey of Chokirgond, and the land of Roger son of Adam, for his homage and service; to hold to Robert, his heirs or assigns, of grantor and her heirs, in fee and inheritance, with all the liberties and casements to so much land belonging; rendering yearly to grantor and her heirs, three grains of pepper at Michaelmas, for all service. Margery and her heirs will warrant. Sealed by grantor.

Witnesses, Richard de Derbisire and Henry son of Mirre, then bailiffs of Prestoun, master William, master Adam de Brocolis, Adam son of Syward, Roger his son, William his son, Robert the forester, Richard son of Malhe, Ralph le Mene, Ralph the tanner, Robert the clerk.

Charter. Adam son of Philip de Prestoun, has granted to Robert son of Roger son of Award, a certain moiety of a burgage in the town of Prestoun, lying between the land of Robert the forester, and that of Roger son of Philip, in Fischerisgate, whereof one extremity extends from the highway to Inmensekeput, (or Mensekeput,) for his homage and service: to hold to Robert, his heirs or assigns, of grantor and his heirs, in fee and inheritance, with all liberties and easements to such tenement belonging in the town of Prestoun; rendering yearly three grains of pepper at Christmas, to grantor and his heirs, and sixpence silver, to the lord the King, for all service and demand appertaining to grantor and his heirs, except the foreign service of the lord the King. For this grant, grantee gave grantor, in his great necessity, a mark of silver. Robert and his heirs will warrant. Sealed by grantor.

Witnesses, Adam son of Siward, master William, Roger son of Adam, Adam de Brocolis, Richard de Derbisire, Ralph lee Mene, Robert the forester, Henry son of Mirre, Richard son of Ralph, Paulinus, Alexander son of Adam, Ralph the tanner, Roger son of Hertilde, Robert the clerk.

f. 126 d.

f. 127.

f. 127.

William son of William de Wygan, has released to Albric son of Robert son of Adam de Prestoun, all his right and claim in all that cleared ground (assartum) next Droghtoun Brygge, which formerly belonged to Benedict the clerk, grantor's great-grandfather, in the town of Prestoun. Sealed by grantor.

Witnesses, Roger Nalby and Albric son of Adam son of Ralph, then bailiffs of Prestoun, Robert son of Roger, William son of Paulinus, Adam de Burry, William son of Nicholas, Henry Banastre, Alexander Tyrel.

Dated at Prestoun on Sunday after the feast of St. Augustine, a. r. v. Edward son of King Edward. (28 May, 1312.)

Charter. Roger son of Roger de Prestoun, has granted to Robert son of Roger son of Award, all his land in Platfordale, viz. that lying between the land of Henry de Grimeschae on one side, and that of William son of Adam, on the other, which formerly belonged to grantor's brother Henry; for his homage and service: to hold to Robert, his heirs or assigns, of grantor and his heirs, in fee and inheritance, with all the f. 127 d. liberties and easements to so much land belonging, in the town of Prestoun: rendering yearly to grantor and his heirs, three grains of pepper at Michaelmas for all service. Roger and his heirs will warrant, and, if he shall not be able to do so from any chance intervening, he will find land as good and sufficient elsewhere in the territory of Prestoun, and without delay, or dispute, enfeoff Robert thereof in hereditary right. Sealed by grantor.

Witnesses, Adam son of Syward and Richard de Derbisire, then bailiffs of Prestoun, master William, Adam de Brocolis, Roger son of Adam, William his brother, Robert the forester, Richard son of Mabbe. William son of Letee, Richard the clerk, John de Capella, William, Roger, Robert, Alexander.

Charter. William Cugkilpenny has granted to Robert son of Roger son of Award de Prestoun, a perch of land in the territory of Prestoun. viz. that lying between the land of Robert de Loxissun on the eastern side, and that of Rowdulf son of Ralph, on the western side, and extending in length from the highway as far as Platfordale: to hold of grantor and his heirs, to grantee, and his heirs or assigns, for his homage and service, in fee and inheritance, with all liberties, easements, and free customs to so much land belonging, in the said territory: rendering yearly to grantor and his heirs, three grains of pepper at the feast of the Assumption of the B.V.M., for all service and secular demand. William and his heirs will warrant. Sealed by grantor.

Witnesses, Adam son of Syward, master William, Roger son of Roger, then bailiffs of Prestoun, Roger son of Adam, Robert the forester, William son of Adam, William son of Lete, Richard de Derbesire,

f. 128.

f. 128. Richard son of Malbe, Roger son of Walter, Richard the clerk, Benedict the clerk, Robert the clerk.

Charter. Robert the tailor (cissor) of Prestoun has granted to his first begotten son Roger, his heirs or assigns, a certain burgage in the town of Prestoun, with all the buildings erected (plantat') thereon, lying between the house of . . ., son of Adam de Prestoun on one side, and that of William de Brackol' on the other; and all grantor's land in the town of Prestoun, as well in fields as meadows; for his homage and service: to hold to him, and his heirs or assigns, of grantor and his heirs for ever, with all the easements and liberties to so much land belonging in the town of Prestoun; rendering yearly to Sir Eddemund, lord of the soil, twelve pence of silver at the four terms of the year in the town of Prestoun ordained, for all secular service, except foreign service, as much as appertains to the said tenement in the town of Prestoun. Robert will warrant. Sealed by grantor.

Witnesses, Roger son of Adam and Robert his brother, then bailiffs of Prestoun, Paulinus de Prestoun, Henry son of Mirre, Richard son of Huctred, Robert son of Roger, Robert Forster, Adam son of Ralph, Adam de Lanc', Adam Bur'.

Charter. Roger son of Robert the tailor (cissor) of Prestoun, has granted to William de Prestoun, burgess of Drogheda, all his lands and tenements which descended to him by inheritance after the death of grantor's brother, Henry, in the town of Prestoun, Hasshctoun (or Ascheton), Siddegrenis and Lee, with their appurtenances: to hold to the said William and his heirs, in fee and inheritance, for ever, of the chief lords of that fee, by the rents and services due and accustomed, with the liberties, free customs, and easements thereto belonging. Roger and his heirs will warrant. Sealed by grantor.

Witnesses, Richard de Houghtoun, Robert de Shyrbonym, and John de Bartoun, knights, John son of Robert de Prestoun, Aubred sou of Robert de Prestoun, William son of Paulyn. (Circa 1333.)

Charter. William son of Lete de Prestoun, has granted to William, son of Roger the tailor (cissor), in free marriage with Matilda, his daughter, a certain burgage in the town of Prestoun, with all its buildings and appurtenances, lying between the house of William Aldware and that which belonged to Robert Rothelay; and an acre in the new field lying between grantor's land and that of Adam son of Agnes; and a half acre of land on Ingelerrudig, between the land of Richard de Derbysire and that of Henry son of Mirre; and a half acre of land in Platfordale, between the land which belonged to Adam [A]lby, and the land of St. John: to hold to him and his heirs to be begotten from the said Matilda, in inheritance, freely and quietly, with all the liberties and ease-

f. 128 d.

f. 129.

ments belonging to a burgage and so much land in the same town; and rendering yearly therefor such service of the King as much as appertains to so much land in the said town. Grantor and his heirs will warrant.

Witnesses, Adam son of Siward, Richard de Derhisire, Richard son of Mabbe, Ralph Meyne, Thomas son of Thomas, Robert the tailor, Benedict the clerk, Roger son of Walter, John de Capella, Richard the clerk.

Charter. Adam the lorimer, and Ralph, his brother, sons of William f. 129 d. the shepherd (pastor) of Prestoun, have granted to William son of Roger the tailor (cissor) of Prestoun, half an acre of land in Holdewyndychis, viz. that lying between the land of William Cuckylpeney, and that of Richard son of Ralph, for his homage and service: to hold to him, his heirs or assigns, of grantors and their heirs, in fee and inheritance, with all the liberties and easements to so much land in the town of Prestoun belonging: rendering yearly to grantors and their heirs, a barbed arrow at Michaelmas for all service. Grantors and their heirs will warrant, but, if it happen they shall be unable to do so, they will pay without contradiction ten shillings, silver, and three pence to William or his assigns. Sealed by grantors.

Witnesses, Richard de Derbesire, Henry son of Mirre, Adam son of Siward, Roger son of Adam, William his brother, Robert son of Herdyld, Robert the tailor, Robert the clerk.

Charter. William Cuglepeny has granted to William son of Roger the tailor (cissor) of Prestoun, for his homage and service, an acre of land in the territory of Prestoun, which lies [on] Windmulneclif, between grantor's land and that of Thomas son of Thomas: to hold to him, his heirs or assigns, of grantor and his heirs, in fee and inheritance, with all easements to so much land belonging in the said town: rendering yearly to grantor and his heirs an arrow at Christmas for all service; and for this grant the grantee has given to grantor, ten shillings, silver, in grantor's great necessity. Grantor and his heirs will warrant.

f. 130.

Witnesses, Adam son of Siward, Richard de Derbesire, master William, Roger son of Adam, Roger son of Roger, William son of Lete, Thomas son of Thomas, Roger son of Walter, Richard the clerk.

Quit-claim. Roger son of William de Prestoun, has released to Roger de Prestoun, his heirs and assigns, for ever, all his right and claim in all that land, with its appurtenances, in the town of Prestoun, as it lies in the Newfield which grantee has of the gift and feoffment of Roger, son of grantor, as the charter between them more fully testifies. Roger and his heirs will warrant. Sealed by grantor.

Witnesses, Albred son of Robert and Adam Dellewyche, then bailiffs of Prestoun, John de Prestoun.

f. 130. Dated at Prestoun on Sunday after the feast of St. Martin in Winter, a. r. iii. Edward III. (12 Nov., 1329.)

f. 130 d. Alan son of Baldwyn de Prestoun, has granted to William Charter. son of Adam son of Siward de Prestoun, and his assigns, all that burgage with all its buildings which formerly belonged to Baldiwin, grantor's father, in the town of Prestoun; a toft called Windil (or Wyndhyll) and a place of land at the head of the town, lying between the land formerly belonging to Richard the clerk, and the land formerly belonging to William the shepherd; an acre of land lying next the land of the Blessed Virgin Mary, and next the land of the church, yielding yearly for said acre sixpence to the light of the B.V.M. at the Assumption; a half acre of land lying between the land of Roger son of Rexcild, and the land formerly belonging to Richard son of Ralph, next the cross towards Filwike; a perch of land lying between the land of William son of Alexander, and that of Henry de Grimeschae; half an acre of meadow lying next the meadow of Henry son of Mirre; an acre of meadow in Redlap, lying between the meadow of St. James and that of Roger son of Adam; an acre of land at the passage of Penhurban, and all grantor's land at Radasgeford, next the land of Robert the forester, for his homage and service: to hold to grantee, his heirs, or assigns, of grantor and his heirs, in fee and inheritance, with all the liberties and easements to such tenement belonging in the town of Prestoun, rendering yearly therefor to Alan and his heirs, a pair of white gloves at the Assumption of the B.V.M., and to the lord of the fee two shillings of silver, at four yearly terms, for all service, except foreign service. Alan and his heirs will warrant. Sealed by grantor.

Witnesses, Henry son of Mirre and Robert the forester, then bailiffs of Prestoun, Roger son of Adam, Adam de Brocol', Richard de Derbysyr, Roger son of Roger, Nicholas son of Roger, Paulinus, Roger son of Beytild', Richard the tanner, Alexander son of Adam, Richard son of Richard de Lee, Adam son of Richard, Henry Ratun, Robert the clerk.

Quit-claim. William son of William son of Adam de Prestoun, has released to Robert, his brother, his heirs or assigns, all his right and claim in all those lands, with houses, in the town of Prestoun, which his father William granted by charter to the said Robert, saving to William, the present grantor, and his heirs, the homage and service contained in said charter. Sealed by grantor.

Witnesses, Robert son of Adam and Robert son of Roger, then bailiffs of Prestoun, Roger son of Adam, Adam son of Ralph, Adam de Lanc', Richard Pelle, Roger son of William, Adam de Burri.

Charter. William son of Paulinus de Prestoun, has granted to Robert son of William son of Adam de Prestoun, half an acre of land with the appurtenances, lying on the eastern side next the King's highway of Fiswikegate, in the territory of Prestoun, in exchange for an f. 131 d. acre in Wodeholm: to hold to Robert, and his heirs or assigns, freely and quietly, with the liberties and easements to so much land belonging. William and his heirs will warrant for the said exchange. grantor and grantee.

Witnesses, Robert son of Adam and William the white, then bailiffs of Prestoun, Adam son of Ralph, Robert son of Roger, Adam de Bery, Robert the tailor (cissor), Adam de Lanc'. (Circa 1290.)

Robert son of Roger de Prestoun, has granted to his Charter. daughter, Cristiana, two messuages adjoining one another in Prestoun, in Amundrenesse, viz. in the Fyschergate, and all his land as it lies in length and breadth in the new field below Fulwode, in the same town, except the land which he holds for the term of his life by demise of Richard de Ribiltoun and Elena his wife, and all his land with the appurtenances lying in a certain tillage land (cultura) called Tulkith, between the land of Adam de Burry on one side, and that formerly belonging to Henry del Kyrkysteghle on the other; and all that meadow with the appurtenances called Sundirlondacre, as it lies in length and breadth: to hold all the said tenements without any reservation, to Cristiana, her heirs or assigns, of the chief lords of that fee, by the services due and accustomed. Robert and his heirs will warrant. Sealed by grantor.

Witnesses, William son of Paulinus, William son of Nicholas, Adam de Burry, Henry Banastre, Henry the tailor (cissor), Alexander Tirrel, Roger del Wiche.

Dated at Prestoun on Saturday after feast of St. Bartholomew, a. r. xi. Edward son of King Edward. (27 Aug., 1317.)

Robert son of Roger de Prestoun, has granted that a Charter. moiety of a windmill, with the appurtenances, in Prestoun, in Amondernesse, which Adam de Bury holds for the term of his life, by demise from grantor, and which ought to revert to him and his heirs after the decease of said Adam, shall wholly remain to Cristiana, daughter of grantor, and her heirs, to be held of the chief lords of that fee, by the services appertaining thereto, for ever. Scaled by grantor.

Dated at Prestoun on Monday after feast of St. Ambrose, a. r. xi. Edward son of King Edward. (10 April, 1318.)

Robert son of Adam de Prestoun, has granted to Albric. his son, a burgage which Thomas de Penwortham formerly held of grantor, and three messuages lying together at the head of the town of Prestoun, near the Brodelache and the house of Roger de Hyde; also six ridges (seliones) of his land lying together in the New field near the f. 132.

f. 132. highway which leads to Broghtonbrygges, with his assart near Broghtonbrigges, and with all his land near the Galghclogh (or Galglobogh) of Prestoun, to hold to him and his heirs, of the chief lord of that fee, by the services due and accustomed. Robert and his heirs will warrant. Sealed by grantor.

f. 132 d. Witnesses, sir Henry de Kyghlay, Edmund de Haydockes, Robert the chaplain of Prestoun, Robert son of Roger, of same, Adam de Bury, William son of Nicholas, William son of Paulinus, Adam the clerk.

Dated at Prestoun 5 May, a. r_* v. Edward son of King Edward. (1312.)

Charter. Cristiana, widow of Thomas de Penwortham of Prestoun, has granted to Albred son of Robert de Prestoun, half an acre of land, with the appurtenances, in the town of Prestoun, one extremity of which abuts on the garden of the Friars minor of Prestoun towards the west, and the other extremity abuts on the garden of Adam son of Margery, towards the east; to hold to him, his heirs and assigns, of the chief lords of that fee by the services due and accustomed. Cristiana and her heirs will warrant. Sealed by grantor.

Witnesses, Adam del Wyche, then bailiff of Prestoun, John de Prestoun, Robert de Horwych, John del Wych, Nicholas de Prestoun, Albred son of Adam son of Ralph, Roger the clerk.

Dated at Prestoun on Friday, vigil of SS. Symon and Jude, a. r. iii. Edward III. (27 Oct., 1329.)

Charter. Alice de Aykesschoghe of Prestoun, has granted to Albred son of Robert, of same, his heirs or assigns, an acre of meadow in the meadows of Prestoun, which she had of the gift of Robert Brace as it lies in length and breadth between the meadow of Cokyrsand on one side, and that of Adam son of Magge, on the other: to hold to him, his heirs or assigns, of the chief lord of that fee, by the services due and accustomed, for ever, with all liberties and easements to the said meadow in the town of Prestoun belonging. Alice and her heirs will warrant. Sealed by grantor.

Witnesses, Robert de Horwyche and Alexander Tirrel, then bailiffs of Prestoun, Adam de Bury, John de Prestoun, William Paulyn, Nicholas son of William, William de Wiggan.

Dated at Prestoun on Wednesday after feast of St. Hilary, a. r. xix. Edward son of King Edward. (15 Jan., 1326.)

Charter. Robert Brace of Prestoun has granted to Alice, widow of Adam de Aykeschyghe, of same, her heirs or assigns, an acre of his meadow in the meadows of Prestoun, which he bought of Doda le Quite, as it lies in length and breadth between the meadow of Cokyrsond on one side, [and] the meadow which grantor bought of Robert de Wytenay [on the other]: to hold to her, her heirs or assigns, of the chief lord of

f. 133.

that fee, by the services due and accustomed, with all the liberties and easements to said meadow in the town of Prestoun belonging. and his heirs will warrant. Sealed by grantor.

Witnesses, John son of Robert and Henry Banastre, then bailiffs of Prestoun, Robert son of Roger, Adam de Bury, William son of Nicholas, William son of Paulinus, William de Wigan.

Dated at Prestoun on Wednesday, the morrow of St. William, archbishop of York, a.r. ix. Edward son of King Edward. (9 June, 1316.)

Dedi, daughter of the late Adam the white of Prestoun, f. 133 d. has granted in her virginity to Robert Brase of Prestoun, his heirs or assigns all that meadow which she had from Avisce, her sister, in exchange for grantor's portion of a burgage formerly belonging to William the white, her father (so), and Serilla de Prestoun, which meadow contains an entire moiety of all the meadow which formerly belonged to Adam the white, her father, as it lies in breadth and length between Emelinbruge le Kar: to hold to Robert, his heirs or assigns, for ever; of the chief lord of the fee, by the services due and accustomed, with all the easements and liberties belonging thereto in the town of Prestoun. Dedi and her heirs will warrant all the said meadow. Sealed by grantor.

Witnesses, William son of Nicholas and William son of Paulinus, then bailiffs of Prestoun, Robert son of Adam, Adam son of Ralph, Richard Banastre, Adam de Bury. (Circa 1300.)

Charter. Albred son of Robert son of Adam de Prestoun, has granted to Roger de Prestoun, his heirs or assigns, half an acre of meadow with the appurtenances in the town of Prestoun, lying between, the meadow of Henry the tailor (cissor) on one side, and that of Albred. son of Adam, on the other, which grantor had of the gift of Robert son of Roger son of Adam de Prestoun: to hold to Roger, his heirs or assigns of the chief lords of that fee by the services due and accustomed Albred and his heirs will warrant. Sealed by grantor.

Witnesses, Nicholas son of William son of Nicholas, and Roger del Wych, then bailiffs of Prestoun, Adam de Bury, William son of Paulinus, John son of Robert, Robert de Horwych, Albred son of Adam.

Dated at Prestoun on Tuesday the morrow of the decollation of St. John the Baptist, a. r. ii. Edward III. (30 Aug., 1328.)

Robert son of Adam de Prestoun, has granted to his daughter, Matilda, a messuage which Margory de Penwortham held of him in the town of Prestoun, together with all his land which he had of the gift of Robert son of Roger and Henry son of Mirre de Prestoun, opposite the gate of the Friars minor of Prestoun, an acre and a rodeland of land, lying in the field between the Hospital of St. Mary

f. 134.

f. 134. Magdalen of Prestoun and the Gosewalle; and three rodelands of land in the same field, one extremity of which extends towards the east, and the other towards the west, with all his land below the Hospital of St. Mary Magdalen, which extends upon Shahgwallesykes: to hold to Matilda and her heirs of the chief lord of the fee by the services due and accustomed, with the appurtenances wheresoever belonging, and all crops growing on the land on the day hereof. Robert and his heirs will warrant. Sealed by grantor.

Witnesses, sir Henry de Kyghelay, Edmund de Haydockes, sir Robert the chaplain of Prestoun, Robert son of Roger, of same, Adam de Burry, William son of Nicholas, William son of Paulinus, Adam de Clyderhow, clerk.

Dated at Prestoun, 5 May, a. r. v. Edward son of King Edward. (1312.)

f. 134 d. Quit-claim of Margaret Banastre. Margaret, widow of Robert son of Adam de Prestoun, has released, for ever, to Matilda, her daughter, and her heirs, all her right and claim in all the lands and tenements whatsoever which Matilda has of the gift of her father, formerly grantor's husband, in the town of Prestoun, wherever lying adjacent. Margaret and her heirs will warrant. Sealed by grantor.

Witnesses, Adam de Burry, William son of Nicholas, Robert son of Roger, Henry Banastre of Prestoun, William son of Paulinus.

Dated at Prestoun, on Sunday the feast of Pentecost, a.r. v. Edward son of King Edward. (14 May, 1312.)

Quit-claim. Matillda, widow of Roger de Prestoun, in her lawful viduity, has released to her son Robert, all her right and claim by reason of her dower, in all the messuages, mills, lands, meadows, pastures, moors, tenements, and rents, with their appurtenances, in Prestoun, in Aummundernesse, which belonged to said Roger, formerly her husband. Sealed by grantor.

Dated on Monday after the feast of Pentecost, a.r. xxiv. Edward III. (17 May, 1350.)

Quit-claim. Matillda, widow of Robert del Frerys of Prestoun, has released, for ever, to Robert de Prestoun, his heirs and assigns, all her right and claim in a certain messuage, with its appurtenances, in Prestoun, which the said Robert de Prestoun had of the gift of Robert her husband. Matilda and her heirs will warrant. Sealed by grantor.

Witnesses, John Banaster, then mayor, and Adam Tyrrel and Thomas Starky, then bailiffs of Prestoun, Roger del Wych, Nicholas Starky.

Dated at Prestoun on Sunday before the feast of the Ascension of the Lord, a.r. undecimo sexto [xxvi?]¹ Ed. III. (13th May, 1352.)

f. 135.

¹ John Banaster did not become mayor until 1351 ("Fishwick's Hist. of Preston").

Charter. Adam and Roger, sons of Philip de Prestoun, have granted to Robert le Tallour son of Roger son of Award de Prestoun, a messuage in the town of Prestoun, with all the appurtenances, and with the houses placed thereon, which belonged to said Philip, grantors' father, and is situated between the house of said Adam son of Philip. for his homage and service: to hold to him, his heirs, or to whomsoever he shall wish to give or assign the same tenements, of grantors and their f.135 d.heirs for ever, with all liberties and free customs to such tenement belonging in the town of Prestoun. Yielding yearly to grantors, and their heirs, a rose at the feast of St. John the Baptist, for all service or secular exaction, except foreign service of the lord the King. Adam and Roger, and their heirs, will warrant; and, for greater security, sealed by grantors.

f. 135.

Witnesses, Adam son of Siward de Prestoun, Balwin, Roger son of Roger, Roger son of Walter, Roger son of Adam, Robert son of Henry, master William, Benedict the clerk, Richard son of Godith, clerk, Hulle Trip, Adeccot Aldware, master Adam de Breholis, with the whole court of Prestoun.

Quit-claim. Richard son of William son of Mariot de Newtoun, and Cezilia, his wife, have released to Henry son of Robert the tailor (cissor) of Prestoun, his heirs or assigns, all their right and claim in a yearly rent of three half pence of silver, they were wont to receive from the house formerly belonging to Richard de Crofft', in the town of Sealed by grantors. Prestoun.

Witnesses, Richard Banastre and Henry son of Roger, then bailiffs of Prestoun, Robert son of Adam, Adam son of Rodolph, Robert son of Roger, Adam de Burri.

Dated at Prestoun on feast of Purification of B. V. M., a. r. xxii. Edward. (2 Feb., 1294.)

Thomas Banastre has granted to Robert son of Adam son of Philip de Prestoun, his heirs or assigns, all that land which Thomas recovered from the heirs of Adam de Quitingham, in the field called Wodeholm, in the town of Prestoun, before Hugh de Cressingham and his associates, justices itinerant in the county of Lancaster: to hold to Robert, his heirs or assigns, of the chief lord of that fee, by the services due and accustomed, with all liberties and easements to said land belonging, in the same town. Thomas and his heirs will warrant. Sealed by grantor.

f. 136.

Witnesses, Robert son of Adam, and Robert son of Roger, then bailiffs of Prestoun, Adam son of Ralph, Adam de Burry, Richard de Redmal', Richard Banastre, William son of Nicholas, Roger le taylour. Adam de Lanc', William the clerk. (Circa 1296.)

Charter.

·f. 136. Letter of Attorney. John son of Robert de Prestoun, has constituted in his place Henry Starky, or Nicholas Starky, to put Robert son of Roger de Prestoun, in full seisin of all the lands and tenements, meadows and rents, which John had in the town of Prestoun, according to the form of a charter from him to Robert. Sealed by John.

f. 136 d. Quit-claim (entitled charter). Henry son of Bawdewyne de Prestoun, has released, for ever, to Robert son of William son of Adam de Prestoun, and his heirs, between him, the same Robert, and Elena, daughter of William son of Roger son of Award, lawfully begotten, all his right and claim, which he had in the burgages, with all their buildings and appurtenances, and in all the other lands in the town of Prestoun, which Bawdewyn, grantor's father, gave to Alice and Roger, grantor's sister and brother. Sealed by grantor.

Witnesses, Adam son of Ralph, and Robert son of Roger, then bailiffs of Prestoun, Robert son of Adam de Prestoun, Adam de Bery, Adam de Lanc', Roger son of Utred, William son of Roger son of Award, Richard Banastre, Geoffrey son of Roger, Henry de la Chaler, Adam Bussel. (Circa 1292.)

Robert son of Roger son of Adam de Prestoun, has

granted to Albric son of Robert son of Adam de Prestoun, his heirs or assigns, half an acre of meadow, with the appurtenances in the town of Prestoun, lying between the meadow of Henry the tailor (cissor) on one f. 137. side, and that of Albric son of Adam, on the other; to hold to Albric, his heirs or assigns, of the chief lords of that fee, by the services due and accustomed, for ever, with all liberties and easements to said meadow belonging, in the town of Prestoun. Robert, the grantor, and his heirs will warrant. Sealed by grantor.

Witnesses, John Starky, then bailiff of Prestoun, Adam de Bury, William son of Paulinus, John de Prestoun, Henry the tailor (cissor), Albric son of Adam, Henry the clerk.

Dated at Prestoun on Wednesday after feast of All Saints, a.r. xx. Edward son of King Edward. (5 Nov., 1326.)

DESCENT OF PRESTON FAMILY.

Philip de Prestoun begot Adam de Prestoun; Adam de Prestoun begot Roger de Prestoun; Roger begot Robert de Prestoun, knight; Robert Prestoun begot Christopher Prestoun, knight; Christopher Prestoun begot Christopher Prestoun, junior; Christopher Prestoun begot Robert Prestoun, knight, now surviving, a.r. xxvij. Hen. VI. (Added in hand of sixteenth century), Robert Prestoun begot William Prestoun, viscount; William Prestoun begot Jenico Prestoun, viscount. (Added in hand of early seventeenth century), Jenico begot Christopher Preston, viscount; Christopher begot Jenico Preston, viscount.

f. 141.

PARTITION

OF THE INHERITANCE OF MULTON.

PURPARTY BELONGING TO CHRISTOPHER DE BERMINGHAM.

Indenture of partition, made on Thursday the feast of St. Nicholas. a. r. xv. Edward III., between lady Joan fitz Walter de Egrimound, eldest sister and one of the heiresses of sir John de Moulton of Egrimound: sir Walter de Bermyngham and Elizabeth his wife, another sister and heiress; and sir Thomas de Lucy and Margaret his wife, third sister and heiress of the said sir John; of the manors of Narlac, Anedis. Lecdoun, and Kylker.

NARLAC: There are assigned to Walter de Bermyngham and Elizabeth his wife, in their purparty, of arable land at Carne le Coulle, in which field are 9 acres; 9 acres and 3 stangs in the middle field called Wortgarff: the Langley and Glynoryn, in which are 9 acres; 9 acres and 3 stangs from the bound of Corbally to the ditch of Lyslopyn and Gurtyncroa; 13½ acres in the middle field of Ardohyn of Little Carne. that is extending from the short ditch of said field to the ditch of Clynoryn, with the waste land there, as appears by the metes; 8 acres and 1 stang from the "dryfft" to the old ditch (Holddiche) called Philippys dyche, and beyond, as appears by the metes, on the south side of the King's highway there; 12 acre of Little Carne, viz. next the Croyn, on the west of said field, which half acre John Kylle holds in the Rath, and there are 13½ furrows in it; 1 acre and 1 stang of Little Carne next that acre of the "Bosse," on the west of the said Bosse; 3 acres and half a stang near Philippes dyche, in the moiety near his land, without any mete. or any other thing intervening, as appears by the metes there; 1 acre and 3 stangs on the other side of the water, on the east of said water, near the Kings highway of Ymlac. Meadow:-there are also assigned to the same Walter and Elizabeth, 2 acres of meadow in Carne. at the ford near the King's highway of Ymlac, as the metes there testify; one piece of meadow between the Langley and Glynoryn, containing 12 acre; and one acre between the Lakyn in the Dromvn, from the midst of the meadow of the Muchmede to the pits there made f. 141 d. for metes on the western side, as appears by the metes. LAND OF THE IRISH: - there are also assigned to the same Walter and Elizabeth, a certain villata called the bottom of Ballykely, the villata of Kilglyn, and the villata of Clonmalyn, as they lie in the parts of the Irish, with all woods, groves, meadows, feedings, pastures, marshes, turbary, fishponds, and all easements to the said villatas there adjacent. FREE TENANTS:there are assigned to the said Walter and Elizabeth, these free tenants there, Peter le Botiller, for half a fee in Dundirleke; Robert Somerville and William son of Gelald, for the fee of the Neynan; Thomas Fanyn

f. 141 d. [who] holds 1 messuage 8 acres of land in Vuolfyntoun; William le Botiller, for Lyslomyn; Henry le Valeys, for one messuage and 10 acres of land in Wolfynton; and Peter Yman, for 181 acres. Advowson:—there is also assigned to the same Walter and Elizabeth the advowson of the church of Narlac, with the vicarage and four chapels therein. Burgesses:—there are also assigned to the said Walter and Elizabeth these burgesses of Narlac, for their burgages: John Brasse, Roger Ymlac, Henry Rocheuyde, John Rocheuede, Roger Chepman, John Belguoc, Simon Warram, Adam Vatir, Eluc' Bratnach. John Backystre, Adam Stede, Nicholas Raulyn, John Chepman, tanner. Thomas Levales, the heirs of Andrew Brasse, William Stabiller, Roger Petit, Richard de Westoun, chaplain, Thomas Broun, Laurence Staloun. Richard Payn, Roger Oward, Nicholas Came, Thomas Stedde, Elena Lounge, Matilda Selman, William Hogyn, Robert Ferrur, William Selman, Robert le Vales, William de Ymlac', chaplain, Adam Squot, William Stedde, Finnor Mebrene, William Beawchoppe, two tenants beyond the water, near the land of William the Welshman, on the west side, and John the Welshman, with all lands, tenements, meadows. woods, feedings, pastures, bogs, suits, customs, and all other services belonging to said burgages. Cottagers:—there are also assigned to said Walter and Elizabeth these tenants for their messuages and cottages of Carnyns: Henry Gerueys, John Alyn, John Kylt, John Gerueys, f. 142. Robert Renagh, Peter Aleyn for his messuage, Henry Broune, Henry Padyn, Henry Aleyn, and William Boys, with all the services and

customs due from said messuages and cottages.

Anenes:—there are assigned to the same Walter and Elizabeth, in their purparty, a messuage in Dunmowny, wherein Henry Bratnach dwells, together with the moiety of Dunmowny; 28 acres of arable land in the field called Upper Coryn, as appears by the metes; 4 acres between the said town and said moiety of Dunmowny; 51 acres in the field called the Halffesollond, near the King's highway there, on the north side of said highway, as appears by the metes; 1 acre and 1 stang in the lower part of said field, next Bothirhagard; 16 acres in the field called Sanevalle, near the said land of the Distcoryn, as appears by the metes; also 12 acres between the said Sanevalle and the King's highway there called the Vode Vey, on the south side of said highway; 3 acres of escheated land, which belonged to Thomas Hamond, in Hamondestoun, on the west side of said field there; 3 acres of Vuolffagestoun, and 1 acre of the demesnes of Anedes there, near the dyche and the "skech" on the north side of said mete of Wolffagestoun, as appears by the metes; 8 acres and 1 stang in Cnokanglas near Rathynot, and the pasture of Cnokangowyn on the east side of said bog there, as appears by the metes; 7 acres and 3 stangs in the field called "le xx acris," on west side of said field, and on the south side of the King's highway of Ymlac there, near an acre which is now waste; 12 acres of

meadow and several pasture in Martyngadynganestoun and Mayowestouu, as appears by the metes; and 12 acres and 3 stangs in the field called the Gyhynys, which commence from the great meadow there, and extend to the Molanys and the Moche Choryde near the metes of Hamondeston, on the north side of said mete, as appears by the metes. Meadow:—there are also assigned to said Walter and Elizabeth 4 acres of meadow in the great meadow, on the south side thereof, near the mete of Hamoundestoun there, as appears by the metes. Betaghs:there are also assigned to the said Walter and Elizabeth, in their purparty. of the quarter of land in Fynestoun, with these betaghs, Philip Offyn, Alicia Ogolan, with all their following (cum omnibus suis sequelis), and with all moors, meadows, feedings, pastures, hedges, and ditches, to said quarters adjacent; also there is assigned to them a messuage, 24 acres and 3 staugs of land in the vill of Deverston, held as tenants f. 142 d. by Matilda Wydhyr and John Wydhyr. FREE TENANTS:—there are also assigned to the same Walter and Elizabeth, these free tenants, Gregory le Flemyng, who holds 2 carucates of land in Ballygorman; Thomas Dullard, who holds 12 carucates in Scalystoun; Alexander Cadigan with his tenants, who holds 1 carucate in Durontestoun, and half a carucate in Dunmowny; Nicholas le Rede, who holds 1 carucate in Ballyfyn: William Bagod and Ysmay la Vytte, who hold half a carucate of land in Corballydaly, and 1 quarter of land in Vuolfagestoun; Peter Alayn. who holds 6 acres of land in Dunmowny; the tenants of Wolfagestoun. viz., John de Justenlys, Henry Bratnagh, Roger Hamound and William Wolfag, who hold 1 quarter of land in same vill; Nicholas son of Michael Mayow of Anedes, who holds 1 quarter of land in Anedis; Thomas Cadigan and Bartholomew Cadygan, who held 1 carucate of land in Martyncadyganestoun; William son of Maurice Vyttot, who holds half a carucate of land in the Rath, with all its tenements there: Philip Broun, who holds 1 quarter of land in Adameston; Maurice son of William Cadigan, who holds 1 quarter of land in same vill; Philip Flemyng, who holds I carucate of land in Steuenestoun; Thomas Farman, who holds 1 quarter of land in Ballygorman; with their homages, scutages, wards, marriages, reliefs, escheats, suits, rents and other services whatsoever. Cottagers:—there are also assigned to said Walter and Elizabeth, these tenants of Anedes, with their cottages and messuages, viz., Jeliana ORawcan, William Cloun, Henry Kytte, John OHanekyn, Richard Brynagh, Henry Omallo, Katerine Vittecot, Stepheu Berkys, and William Noly, junior, with all their rents, services. and customs in same town of Anedys.

LECDOUN: - there are also assigned to said Walter and Elizabeth, in their purparty, a stone house at Lecdoun with two curtilages there: 3½ acres of arable land in Gurtynkylle; 3½ acres in Dugynestoun in two portions within the common bog there, on the east side of Dugynestoun: 1 acre and 3 stangs in the field called the "Hold cuchard" near the

f. 142.

f, 143. curtilage there, as appears by the metes: 1 acre called the Moche acre in Duginestoun, near the "bothyr" of Kilcarok; 1 acre in the field called Elvg' in the middle, as appears by the metes, among the fields of Clonmor, where there are 49% acres; the field called Gortkony, in which are 15 acres; the field of Clonsch' in which are 25 acres; the villata of Hylton, in which are 45 acres; a moiety of the vill of Nellyston, held by Henry Ostelle, in which there is a messuage, with a moiety of a curtilage, and of the land of the said villata there, with all meadows, moors, feedings and pastures to said moiety of the villata adjacent. Meadow:there are assigned to them 3 acres of meadow on the east side of Hilton near Kylbrye. Free Tenants:-there are also assigned to the said Walter and Elizabeth these free tenants, viz., John Vymbold, who holds 2 acres of land in Duneuvr; Davit Fanyn, who holds 1 acre of land in Convck; John Fanyn, who holds half an acre of land in Coulledoryt; with all their homages, scutages, wards, marriages, reliefs, escheats. suits, rents, and other services of every kind. Cottagers Betagns:—there are assigned to same Walter and Elizabeth, these betaghs of Lecdoun, for their messuages and cottages, viz., Laurence Okachan, William Obrenan, David the smith, and Thomas Oconstyn with all their following, and with all other services and customs due from the said messuages and cottages.

KYLKERE:—there are also assigned to said Walter and Elizabeth, in their purparty, of arable land at Kylkere, two messuages in Cnokanbrah, and 60 acres in the same vill of Cnokanbrach, on both sides of the King's highway there of Cashel, as it appears by the metes; 31 acres between the Cnokanbrake and the "bothyr" and "Kylkerys ville," on the north side of the King's highway there; 12 acres and 1 stang in the field of the Court Rath on the east side of the said Rach near the King's highway there, as appears by the metes; 3 acres in the field of the Tolochan, on the east side of said field, as appears by the metes.

There are also assigned to them, Peter Yoman, free tenant of Narlac, who holds 18 acres of land in Wolffinton; and all the other free tenants above named, as well in the Narlac' and Anedes as in Lecdoun and Kilker, with their scutages, homages, wards, reliefs, marriages, escheats, suits, reuts, and other services of every kind. It is agreed between the said parceners that all pasture within the villata of Lecdoun shall remain in common in the same state as before the partition, so however that the tenants of Hylleton shall have common pasture of Lecdoun within the said pasture; that each parcener have all pastures, everywhere within the metes of their lands, in severalty, and have free ingress, egress, and way, everywhere, to all their lands and tenements; that all ancient ways and paths existing in the time of John de Moultoun shall remain for the parceners and their tenants, in the state they then were, to lead drive and carry. Provided that the lands, meadows, woods, pastures, moors, marshes, turbary and fishery, as well of Narlac and Anedes as of

f. 143 d

f. 144.

Lecdoun and Kylkere, which are not partitioned as aforesaid, shall f. 143 d. remain in common. Sealed by the parceners. Dated at Narlac on the day and year aforesaid. (6 Decr., 1341.)

Concerning the remainder in common, viz. The castle of Norlac', with a curtilage and garden adjoining, [and] a dove-cote in same curtilage; a water mill there; Fertolony, in which are 50 acres of land and 1 stang of meadow; the Anach, in which are 72 acres of land; the entire land of Woluyntoun, containing 43 acres 1 stang; the Geranquarter in which are 5 acres; an island outside the gate; the Wiomynkyl in which are 100 acres of land and 2 acres of meadow; all the Conkanbrok; the Columban in which are 9 acres; 1 acre called the Bromyacre; the Holdconyngere, with the land adjoining, in which are 2 acres; one knight's fee of Clonbyge, which sir Thomas son of Gilbert holds; the fee of Clyndowyn, which Edmund de Cantoun holds; the fee of Kylmyyn which Mcbryn holds; the rents of Vyottystoun and all tenants; the park of Narlac; Thomas son of Gilbert and William son of Gerald, who hold 3 carucates of land in Derbanans; John le Vales, who holds 1 carucate of land in Gortlymort; Thomas de Cantoun, who holds 1 carucate of land in Pollardestoun; two water mills at Anedes, of which one is ruinous, and half the toll of the mill of Davidleynachestoun, which Maurice Gadigan holds; a certain pasture called the Sanewalle, and another called Konkangowy; the sergeanty there; and certain red moors; a watermill at Lecdoun; certain sheds at Lymor'; 14 acres of land which Thomas Lymor says are charged to him; the rabbit warren there, and a certain red moor; a certain place at Kylker where a mill used to stand; and all the meadows, woods, pastures and moors there; also these free tenants, viz., Simon Mauncelle, who holds 1 carucate of land in Cnokanbrek, and 1 carucate of land in Cuoraneston, also 1 messuage and 2 acres of land at Cokenbrok; and Robert Mauncelle, who holds 1 messuage 1 carucate of land at Couranestoun. (Circa 1341.)

Fine made in the court of the King, at Westminster, in one month from Easter a. r. xv. Edward III., before Roger Hyllary, William Basset and Thomas de Heppescotes, justices, and afterwards in the octaves of Holy Trinity in same year and place, recorded before said Roger, William and Thomas, and Richard de Kelleshulle, justices, between Walter de Bremyngeham and Elizabeth his wife plaintiffs, and Maurice de Bremyngeham, parson of the church of Algerkyrk, deforciant, of 4 messuages, 59 acres of land, 30 acres of meadow, 20 acres of pasture, 4 acres of marsh, and the third part of the third part of a garden, with the appurtenances, in Multoun and Flete, and of a third part of the manors of Flet, Beausolace, Skyrbeke and Multoun, with the appurtenances, except 2 messuages 59 acres of land, 30 acres of meadow, 20 acres of pasture and 4 acres of marsh in the same third part of the manor of Multoun, and of the advowson of the church of Algerkyrk; whereof a

f. 144 d.

f. 144 d. plea of covenant was summoned between them in the same court, viz., that Walter and Elizabeth acknowledged the said tenements, third parts and advowson, to be the right of Maurice, as those which he has of their And for this fine, Maurice has granted to them 2 messuages and a third part of the said third part with the appurtenances in the said vill of Flete, and a third part of the manor of Flete; and he rendered these to them in same court; to have and to hold to Walter and Elizabeth and the heirs male of their bodies, of the chief lords, &c; remainder to Robert son of Robert de Hauervngton and his heirs male: like remainder to John son of Robert de Haueryngtoun and his heirs male; remainder to the right heirs of the said Elizabeth for ever. And the said Maurice has also granted to the said Walter and Elizabeth, the said two messuages, land, meadow, pasture and moor, with the appurtenances, in the said vill of Multoun, and the third part of the manors of Beausolace and Skyrbek, with the appurtenances, and rendered these to them, to hold to Walter & Elizabeth during their whole lives, and after their decease they shall remain to said Robert and the heirs male of his body, remainder to Walter son of Walter de Bremyngeham and the heirs male of his body, like remainder to said John and the heirs male of his body, remainder to the right heirs of the said Elizabeth for ever. And the said Maurice has also granted to said Walter and Elizabeth the third part of the manor of Multon, with the appurtenances, and the advowson aforesaid, and rendered these to them and the heirs male of their bodies: remainder to the said John and the heirs male of his body &c.; remainder f. 145. to the said Robert and the heirs male of his body; remainder to the right heirs of the said Elizabeth for ever. (6 May, 1341.)

Concerning the market of Avenedeche. Edward [III] King of England lord of Ireland and duke of Aquitaine has granted to John de Multon of Egremount, that he and his heirs for ever, may have a weekly market on Wednesday at their manor of Anedesh in the county of Lymerick; and a yearly fair to last there for ten days, on the vigil and feast of the nativity of the B.V.M., and the eight days next ensuing; unless they be to the injury of neighbouring markets or fairs; with liberties and free customs to such market and fair belonging.

Witnesses, John, archbishop of Cashel, E. bishop of Limerick, and L. bishop of Ross, Maurice de Rupeforti, John le Poer, John de St. Albino and Adam de Loundres.

Given by the hand of Anthony de Lucy, justiciar of Ireland, at Lymerick, 12 Oct., a. r. vj. Edward [III.] (12 Oct., 1332.)

By bill of the Justiciar. Thorp.

Inquisition taken before Robert Hacket and William de Rotyngtoun general attorney of Sir Thomas de Lucy, at Narlach, on Wednesday after f. 145 d. the feast of St Martin a.r. xx. Edward III, by the following, Peter le Botyller, Martin Grage, John Valysman, Thomas Freysell, John Yoman,

6

John Bras, John Norreys, Gylbert de Catelkyld, Henry Stedde, William f. 145 d. Broune, Thomas Laghelis, Henry Freyselle and Thomas O'Dowgan. Which jurors say by their oath, that the advowson of the church of Narlac' with four chapels attached to it, belongs to sir Walter de Bremyngeham, viz., the chapels of Corray, Dundirleke, Glendowyn, and Kylmyhyn, because the ancestors of Elizabeth, his wife, were seised of said chapels and church and had the advowson of them from time beyond memory, and further that the advowson of said churches, as well of the vicarage as the rectory, belongs to said sir Walter for said reason. affixed their seals.

Dated as above. (15 Nov., 1346.)

Quit-claim. Julia, Diseria, Christiana, Alice and Elena, daughters of Richard, have for ever released to sir Walter de Bermyngeham, knight, his heirs and assigns, all their right and claim in the manor of Balytarsyn, Hethton and Dyngyltergan, with their appurtenances, and also in all the lands, tenements and buildings belonging to said manor and in wardships. marriages, reliefs, escheats, courts, pleas, perquisites, woods, &c., fisheries, weirs, easements, and all other liberties which belong to the premises. Grantors and their heirs will warrant. Sealed by grantors.

Witnesses, Robert Wodelok, Michael Boytoun, Matthew de Bermyngeham, Richard Stichar, Stephen Wodekk (recte Wodelok), Thomas Mauclerk.

Dated at Balytarsyn on Thursday the morrow of Michaelmas a. r. xiii. Edward III. (30 Sep., 1339.)

Charter. Thomas Mauclerk has granted to Walter de Bermyngham, a rent of 5 shillings, with the appurtenances, in Dungildergan, which William de Burgo was wont to be liable to him for, issuing out of a messuage and 15 acres called Northhille in same vill; to hold to Walter and his heirs, in exchange for 1 messuage and 4 acres of land, with the appurtenances, in the same yill, of the chief lords of that fee by the f. 146 d. services due and accustomed. Thomas and his heirs will warrant the said rent, in exchange for said messuage and land. Sealed by grantor.

Witnesses, Michael Boyton, Richard Stikarde, Stephen Wodelok, Ralph Stuchunz, Adam Wodelok.

Dated at Racon, on Saturday after the feast of St. Barnabas the apostle, a. r. xvi. Edward III. (15 June, 1342.)

Letter of Attorney. Richard son of Richard Wayvylle, of Hethton, has appointed Peter Trole, his bailiff and attorney to put sir Walter de Bermyngham, knight, in full seisin of 12 acres of land, with the appurtenances, in the tenement of Dengyldergan, in the lordship of Rathto. Sealed by grantor.

Dated at Rahcon, on Friday after feast of Pentecost a. r. xv. Edward III. (1 June, 1341.)

f. 146.

f. 148.

Guit-claim. Richard son of Richard Geyton has for ever released to William son of Peter son of James de Bermyngeham, his heirs and assigns, all his right and claim in, and actions respecting, 1 messuage, 5 carucates of land, 10 acres of meadow, 12 acres of wood, and 40 shillings rent, with the appurtenances, in Rathkon, Balyboghylle, Dyngildergan and Lisbrenan. Sealed by grautor.

Witnesses, Richard son of Richard de Valle, then sheriff of Typerary, John Maunsell, chief serjeant of said county, John de London, John de Valle, Philip le Blund, Philip Hacket, John de Cantewell.

Dated at Cassell', on Thursday before feast of St. Thomas the apostle, a. r. xv. Edward son of King Edward. (17 Dec., 1321.)

f. 147 d. Quit-claim. Thomas de Brakeley (or Barkeley) has for ever released to William de Bermyngham, knight, his heirs and assigns, all his right and claim in, and action concerning, 5 acres of meadow with the appurtenances in Kylmynyn near the Showyr, as in grantor's charter to him is more fully contained. Sealed by grantor.

Dated at Balytarsyn, last day of May, 1329, a.r. iii. Edward III.

Charter. Robert Wodelok has granted to Walter son of sir Walter de Bremyngeham one messuage and $3\frac{1}{2}$ carucates of land, with meadows, thickets, and their appurtenances, in Kylmelayr, be it more or less; and also one messuage and one carucate of land, with thickets and mountains, and their appurtenances in Coulnemoc, be it more or less: to hold to Walter, his heirs and assigns, of the chief lords of those fees, by the services due and accustomed, as fully as Robert or his ancestors ever held them. Robert and his heirs will warrant. Sealed by grantor.

Witnesses, Robert de Bermyngeham, Gylbert Beuirdon, John the Cornishman, Ralph Scuchun.

Dated at Cnoccraffan, on Sunday after feast of St. Hilary a.r.i. Edward [III.] (15 Jan., 1328.)

Quit-claim. Robert son of Robert Wodelok has for ever released to sir Walter de Bermingeham, his heirs and assigns, all his right in a carucate of land, with the appurtenances, in the tenement of Coulnemok in Muskerve Oqurk. Sealed by grantor.

Dated at Balitarssyn, on Saturday after feast of St. Barnabas the apostle, a. r. xvj. Edward III. (15 June, 1342.)

Quit-claim. Gilbert Burdoun has for ever released to Walter son of f-148 d. sir William de Bermyngeham, all his right and claim in all his rent issuing out of the land of Kylmolaghyr; royal service being excepted when royal service is proclaimed. Sealed by grantor.

Dated at Cassell' on Wednesday in the Quinzaine of St. Hilary a.r. i. Edward III. (27 Jan., 1327.)

Charter. Elias de Ashbourn, knight, has granted to Walter de f. 148 d. Bermyngham, knight, all his messuages lands and tenements, with their appurtenances in Lafbalicaffoie in the county of Typerary; to hold to Walter his heirs and assigns, of the chief lords of that fee, by the services due and accustomed for ever, Elias and his heirs will warrant. (Circa 1328.)

Maurice Candelan has granted to Walter de Bermyngheam, knight, 6 messuages 26 acres of land and thicket, with a garden and all their appurtenances, in Candelaneston in the tenement of Cortbrody, as assigned and perambulated to said William (so) by certain metes and bounds, for a certain sum of money paid to grantor at the time; to hold to said William (so) his heirs and assigns, of the chief lords of that fee, by the services due and accustomed, for ever. Maurice and his heirs will warrant. (Circa 1328.)

Charter. Philip son of Richard de Kerdyf has granted to Walter son of sir William de Bermyngham, knight, one messuage, one mill, nine score acres of land, with the appurtenances, in Freanes (or Frechanys), and half a carucate of land with the appurtenances in Cloncolle (or Cloncowle); 100 acres of moor and 200 acres of pasture [in the same] as measured and perambulated to same Walter by certain metes and bounds; to hold to him, his heirs and assigns, of the chief lords of that fee, by the services due and accustomed, freely and quietly, in courts, pleas, wards, marriages, reliefs, escheats, gallows, ways, paths, moors, &c., f. 149 d. and all other liberties and free customs to said land belonging. Philip and his heirs will warrant. Sealed by grantor. (Circa 1327.)

Letter of Quit-claim. Philip de Kerdyf has for ever released to Walter son of sir William de Bermyngham, knight, all his right and claim in one messuage, one mill, and 21 carucates of land with the appurtenances, in the Frechanis, and in half a carucate of land with the appurtenances in Cloncolle, and in 100 acres of moor and pasture and 60 acres of wood and thicket to same lands adjacent.

Dated at Ardfynan, on Wednesday before the feast of St. Barnabas the apostle, a.r. ii. Edward III. (8 June, 1328.)

Letter of Quit-claim. John son of Philip Kerdyfe has for ever released to Walter son of sir William de Bermyngham, all his right and claim in one messuage and 29 acres of land, with the appurtenances, in Frechanes, and half a carucate of land with the appurtenances in Cloncoll, and 100 acres of moor and 200 acres of pasture, with the appurtenances, in same places, as contained in a certain charter thereof.

Dated at Ardfinan, on Monday after the Quinzaine of St. Hilary a.r. i. Edward III. (2 Feb., 1327.)

f. 149.

f. 150.

f. 150. Letter of Quit-claim. Thomas son of Henry son of Simon Russell has for ever released to Walter son of sir William son of sir Peter de Bermyngeham, his heirs, and assigns, all his right and claim in one f. 150 d. messuage, one mill, and 3 carucates of land, with their appurtenances, in the Frechanys and Cloncowle. Thomas and his heirs will warrant.

Dated at Clonmele in feast of St. Barnabas the apostle, 1358, and a.r. ii. (recte xxxij.) Edward III. (11 June, 1358.)

Charter. Nicholas de Caireu (or Carewe) has granted to William son of Peter de Bermyngham, the eastle of Clarence which is called f. 151. Balymothan, and three carucates of arable land belouging thereto, as assigned and perambulated to same William by certain metes and bounds; to hold to William his heirs and assigns of the chief lords of that fee by the services due and accustomed for ever. Nicholas and his heirs will warrant.

Dated at Catherlagh, on Thursday the vigil of St. Nicholas, bishop and confessor, a. r. v. Edward III. (5 Dec., 1331.)

Charter (Quit-claim). William son of Richard de Bermyngham, lord of Cnoktraffan (recte Cnokcraffan), has for ever released to Walter son of William de Bremgham, knight, his heirs and assigns, all his right and 1 d. claim in Syan and Leys which is called Thoythmolegan with all their appurtenances, so that grantor his heirs or anybody for him or in his name shall henceforth be unable to claim any right in the said Syan in Leysse which is called Thothmolgan.

Dated at Cassell', on Thursday after feast of the conversion of St. Paul, a. r. xvij. Edward III. (30 Jan., 1343.)

f. 152.

SCHANBO [AND KELLS, CO. KILK.].

Charter. William de St. Leger (Sceyn Leger or de Sancto Leodegario) senior has granted to William son of Peter de Bermyngham, knight, all his land of Schauboth with the appurtenances; to hold to him, his heirs and assigns, as well in lordship as demesne, messuages, osier holts, mills &c., and all other liberties and free customs belonging to it, of the chief lords of that fee, by the services appertaining to said tenements with the appurtenances, for ever. William and his heirs will warrant.

Dated at Kylkenny, on Thursday after feast of the Epiphany. (7 Jan.) 1328.

f. 152 d. Quit-claim. William de St Leger, senior, has for ever released to William son of Peter de Bermyngham, knight, his heirs and assigns, all his right and claim in all the lands liberties and free customs to his manor of Schanboth belonging. Sealed by grantor.

Dated at Kilkenny, on last day of February, 1328.

William de Bermyngham has granted to Thomas f. 152 d. Indenture of farm. le Lowe, all messuages, lands, meadows, moors, waters, feedings, fisheries, mills, woods, with all their appurtenances, in Schanboth, together with all lordships, demesnes, and other liberties and free customs belonging to said land; to hold to Thomas and the heirs male of his body lawfully begotten, of the chief lords of that fee, by the services due and accustomed, for ever; yielding therefor yearly to grantor, his heirs and assigns, 14 marks of silver, half at Easter and the other half at Michaelmas, for all services; should Thomas die without heirs as aforesaid the premises shall revert to William and his heirs for ever. William and his heirs will warrant. (Circa 1330.)

f.153.

William de Bermingham, knight, has released to Quit-claim. Thomas le Lowe his heirs and assigns, all his right and claim in all the lands and tenements in Schanboth and in all the rent contained in a certain charter thereof formerly made by him to said Thomas; Thomas his heirs and assigns yielding yearly to grantor and his heirs, a rose at the feast of the nativity of St. John the Baptist. William and his heirs will warrant. Sealed by grantor.

Dated at Catherlagh on Thursday after feast of purification of the B. V. M., a. r. vj. Edward III. (6 Feb., 1332.)

Be it remembered that on the 13th day of April, a. r. x. f. 153 d. Indenture. Edward III., at Tauelagh, [it was agreed] between Thomas Wolfe, of the one part, and sir Alisaundre de Bykenore, archbishop of Dublin, of the other, that the said Thomas will enfeoff the said archbishop and his heirs and assigns, for ever, and in such manner as he shall direct, with all the service (seurce) belonging to 5 carucates of land, meadow, wood and pasture; and in the lordship of 2 carucates of land, for which a yearly rent of 2 marks or 30 shillings is paid, in Schenboth near Rosbargon in the county of Kilkenny before the feast of the nativity of St. John the Baptist next ensuing, for a sum of money paid at the time, to the said Thomas, which lands and tenements Elys Dawnton has of the gift of said Thomas until next Michaelmas and for four years next ensuing. And if Thomas do this, the Archbishop grants that he shall be quit of the recognizance of forty pounds made to the Archbishop before the chief Justiciar of Ireland. And the Archbishop, on taking seisin from the said Thomas, will pay him sixty-five marks of sterlings; otherwise the said Thomas shall be quit of the same agreement. And for the good and lawful performance Thomas having touched the Holy Gospels, has sworn that if the quantity above mentioned be not found he will abate, for the deficit, the money to be received; and if there be more, the Archbishop shall pay more. Sealed by the parties.

Dated at the place and year aforesaid. (13 April, 1336.) (French.) See Text, p. 188.

f. 154. Charter. Thomas Wolfe has granted to Alexander de Bykenor, archbishop of Dublin, and John de Euesham, clerk, all his land of Schanboth with the appurtenances; to hold to the said Alexander and John and the heirs and assigns of said Alexander, for ever, as well in lordship as demesne, messuages, osier holts, mills, &c., reliefs, escheats, rents, and all other liberties, and free customs, thereto belonging, of the chief lords of that fee, by the services appertaining. Thomas and his heirs will warrant. Sealed by grantor.

Dated at Roosse, on Monday the vigil of St. Barnabas, the apostle, a. r. x. Edward III. (10 June, 1336.)

Quit-claim. Alexander de Bekenore, archbishop of Dublin, has for ever released to John de Euesham, clerk, his heirs and assigns, all his right and claim in the entire land of Schanbothe, with the appurtenances, and all liberties and free customs thereto belonging. The said Archbishop his heirs and assigns will warrant.

Dated at Roosse, on Saturday after feast of St. Barnabas the apostle, a. r. x. Edward III. (15 June, 1336.)

Charter. Alexander de Bigenore, archbishop of Dublin, has granted f. 155. to sir Walter de Bermyngeham, knight, his manor of Clonshenbowe (or Schanbo) with all its appurtenances, as well in lordships as demesnes, woods, gardens, moors, marshes, meadows, feedings, pastures, rents and services of every kind; which manor the Archbishop had of the gift of Thomas Wolf; to hold to [Walter] his heirs and assigns of the chief lords of that fee, by the services due and accustomed, for ever. The Archbishop and his heirs will warrant.

Dated at Dublin on Tuesday after feast of St. Peter ad vincula, a. r. ii. (recte xxij.) Edward III. (5 Aug., 1348.)

Recovery. Edward [III.] king of England lord of Ireland and Aquitaine has inspected the record of an assise of Novel Disseisin lately summoned and taken before William Coterell and John Coterell justices assigned by writ in the county of the cross of Kilkenny between Robert de Preston, knight, and David Candelan, and others in his original writ contained, concerning a tenement in Schanbothe which record he caused to come before him in his chancery of Ireland:

Pleas at the Iryshetoun of Kylkenny before William and John Coterell justices of the lord the king assigned to take an assise of Novel disseisin which Robert de Prestoun, knight, arraigned before them by writ of the King, against David Candelan, Margery daughter of John fitz Milis, Stephen fitz Milis, Robert fitz Milys, Patrick Bretenagh, Walter vicar of Balymagorme, David Shoter, Walter Russell and Philip Wlyme, concerning a tenement in Shanboth, on Wednesday before the feast of St. Margaret the virgin, a. r. xxxvij. Edward III. (19 July, 1363.)

The king sent his letters patent:—Edward [III.] king of England lord of Ireland and Aquitaine to William and John Coterell greeting. f. 155d. We have constituted you together with those whom you associate with you, to take an assise of Novel disseisin which Robert de Prestoun, knight, shall arraign before you by our writ against David Candelan and the others in the original writ contained, concerning a tenement in Schanbothe; therefore we command you to take that assise on a certain day and place which you shall provide therefor, to render justice thereupon according to the law and custom of the land of Ireland, saving the amercements to us arising therefrom; and we have commanded our sheriff of the cross of Kilkenny to cause that assise to come before you at the certain day and place which you shall cause him to know.

Witness Lionel earl of Ulster our dearest son, our lieutenant in Ireland at Dublin on 15 June, a. r. xxxvij. (Ed. III.). (1363.)

Cross of Kilkenny. Assise come to make known if David Candelan, Margery daughter of John fitz Milys, &c., unjustly disseised Robert de Prestoun, knight, of his freehold in Schanboth; and whereupon the said Robert by Walter Coterell his attorney complains that they disseised him of 80 acres of land and 80 acres of pasture with the appurtenances. And the said David &c. came not, and the sheriff was commanded to attach them for their default. Which [assise] comes and says upon oath that Robert de Preston, knight, was seised of the tenement now put in view, as of a freehold, &c., and that said David, Margery, Stephen, Robert, Patrick, David, Walter and Philip unjustly disseised him. Asked if said Walter vicar of Ballymagorme was at the making of the disseisin or not; they say no. Asked if it was made by force and arms or not; they say no. Asked concerning the damages; they say 40 pence damages and no more, because the land was improved and sown. Therefore it is adjudged that said Robert de Prestoun, knight, recover his seisin of the tenement now in view against said David, Margery, Stephen, Robert, Patrick, David, Walter and Philip; and his damages taxed by same assise at 40 pence; and the said David, Margery, Stephen, Robert, Patrick, David, Walter and Philip in mercy for the disseisin; and the said Robert de Preston, knight, in mercy for his false claim against Walter vicar of Balymagorme.

And at the request of Robert de Prestonn, knight, the king caused the record to be exemplified by the tenor of these presents.

Witness Lionel earl of Ulster his dearest son, King's lieutenant in Ireland, at Dublin 12 April, a. r. xxxviij. Edward [III.] (1364.)

John de St. Leger (Seeyn Leger or de Sancto Leodegario) Quit-claim. has for ever released to Robert de Prestoun, knight, all his right and claim in all the messuages lands and tenements, with the appurtenances, in Schanboth, which Robert now holds. Sealed by grantor.

Dated 8 Feb., a. r. xlij. Edward III. (1368.)

f. 155.

f. 156. [Sir Christopher de Preston] also has an Inspeximus of au Inquisition of diem clausit extremum concerning lands in Leinster, on the death of W. de B.; and of livery to his son Walter; and of diem clausit extremum of same Walter; and [of livery] to Robert de Prestoun and Margaret his wife, sister and heiress of said Walter the son of Walter.

> Inquisition taken before Robert de la Freyne escheator of the King in the county of Kylkenny by 12 able and sufficient free tenants, by whom the office shall be taken, in the manner hereunder written.

The jurors say on their oath that Walter son of Walter de f. 156 d. Bermyngham, knight, died seised in his demesne as of fee, of the manor of Kenlys with the appurtenances in co. Kilkenny, held of the lord the king in capite by knight service, viz. 2s. when scutage runs, for all service; which manor is worth yearly in all its issues 39l. 19s. 91d.; that on the day of his death he was also seised in his demesne as of fee of the manor of Shanbo in same county, worth yearly in all its issues And let inquiry be made of whom it is held and by what service. The said Walter son of Walter died without heir of his body, and Margaret wife of Robert de Prestoun is sister and next heir of said Walter son of Walter, and was 21 years of age on the feast of St. Margaret the virgin last past. There is issue between said Robert and Margaret; and they were married over 8 years before the death of said Walter son of Walter. The said Walter son of Walter had or held no other lands or tenements in said county on the day of his death.

> Foot of Fine. Edward [III.] king of England lord of Ireland and Aquitaine recites that he has inspected the tenor of the foot of a fine levied in the court of Edward late king of England his father a. r. xio before Fulc de Fraxineto then seneschal of Kilkenny between Arnald le Power and Johanna his wife, plaintiffs, and Nicholas de Donmygan, clerk, deforciant, of the manors of Kenlis in Ossory and Donmygan; which tenor he caused to come before him in his chancery of Ireland, as follows: Fine made in the court of the lord the King at Kilkenny, in the assises there on Monday after the octave of St. Martin, a, r. xio Edward son of King Edward (21 Nov. 1317) before sir Fulc de Fraxineto then seneschal of Kilkenny, Robert le Blound then treasurer there. Fulc son of Fulc de Fraxineto then sheriff there and other faithful men then present; between Arnald le Poer and Johanna his wife, plaintiffs, and Nicholas de Donmygan clerk, deforciant, of the manors of Kenlis in Ossory and Donmygan, with their appurtenances. Whereupon a plca of covenant was summoned between them in same court, viz., that Arnald and Johanna acknowledged the said manors be the right of the said Nicholas, and for that acknowledgment Nicholas granted to them the said manors, with the appurtenances, and rendered same to them in same court; to hold to them and the heirs of

f. 157.

Arnald, of the chief lords of the fee, by the services belonging thereto, f. 157. for ever. Nicholas and his heirs will warrant. For this acknowledg- f. 157 d. ment fine and agreement the said Arnold and Johanna gave to Nicholas a sparrow hawk. And at the request of Robert de Prestoun, knight, it is exemplified by the tenor of these presents.

Witness Lionel earl of Ulster the King's son, his lieutenant in Ireland, at Dublin, 12 April, a. r. xxxviii. Edward [III.] (1364.)

Charter of Ladygrwe. Fine made between John son of Geoffrey, of the one part, and all the burgesses of Kenlis, of the other, and afterwards recorded in the court of the same John, in the hundred of Kenlis, on Monday after feast of St. James, a. r. xxvij. Henry III. before sir Thomas de St. Albin, John the Fleming, and sir William Baretin, knights, Walter son of Henry, Thomas the parson of Callan, William Coterell, Martin Coterell, Gregory de Sumercona, Walter de Barkelega, John de Ken, Geoffrey Scortall, William Scortall and others, faithful and discreet men, as to that grove concerning which there was a disagreement between them, viz.:-all the said burgesses acknowledged the right of John in said grove, and all the said burgesses and their heirs quitted claim, to the said John and his heirs, all that grove which extends from a certain oak which stands in Gorteclenan, and from the corner of the land of Herbert Dod by the line of cultivation (per rectam sartatam) up to the meadow of same John, towards the water running from Donnymgan, on the east side, to the town of Kenlis.

The burgesses affixed the impression of their common seal, all the aforesaid men being witnesses. (27 July, 1243.)

Indenture of a demise. Whereas sir Eustace le Poer, knight, son of sir Arnald le Poer, knight, by a certain indenture, granted to sir Alexander de Bykenore archbishop of Dublin, primate of Ireland, and John de Euscham (or Euyssam), clerk, the manor of Kenlis in Ossory with its appurtenances; to hold the said manor, with its appurtenances, as in demesnes, lordships, wards, marriages, reliefs, suits of court, escheats and reversions whatsoever, to said Alexander and John, during their lives, by the service of a rose yearly at the feast of St. John the Baptist, without rendering any other service to Eustace, for the first seven years after the feast of the nativity of St. John the Baptist a. r. xiiii. Edward III. Nevertheless the said sir Eustace by the present charter indented has granted that Alexander and John may hold the premises during their lives, by the service of a rose yearly at said feast without rendering any other service to Eustace, for the first fifteen years next ensuing the said feast of the nativity of St. John the Baptist a. r. xiiij. Edward III.; and yielding yearly, after the first fifteen years, to said sir Eustace his heirs and assigns, two hundred pounds of silver, at the f. 158 d. feasts of St. Michael and Easter for said manor; and, should they make

f. 158.

default in payment of this sum after said fifteen years, at the said terms, it shall be lawful for Eustace, his heirs and assigns, to re-enter the manor with its appurtenances, into whatever hands it may have come. And Eustace grants, for himself and his heirs, that if it happen during the aforesaid fifteen years, that the said manor shall be charged with any debts of the King or others, by recognizances in the court of the King or others, by sir Eustace or any of his ancestors, or by recoveries made against the same, or with any rents or other burthens, at any time before the date hereof, or that the same debts, rents and burthens shall he levied from the said Alexander and John, duly and according to law and custom, without fraud or deceit of said Alexander and John, that it shall be lawful for them to retain the premises after the end of said fifteen years, by the said service of a rose for all service, until they shall have received as much as was levied from them or the manor aforesaid by reason of these recognizances, recoveries, and burthens, together with their costs and expenses. The said sir Eustace, for himself his heirs and assigns, also grants, that if it happen that the said Alexander and John shall die (in fata decedere quod absit) during the said fifteen years, that their heirs and assigns may retain the said manor with its appurtenances, up to the end of fifteen years by the service of a rose as aforesaid, and after said fifteen years in form aforesaid. his heirs will warrant to said Alexander and John during their lives, and to their heirs and assigns for the term of fifteen years. Sealed by the parties.

Dated at Ballymore, 24 June a. r. [xiv.] Edward III. (1340.)

f. 159. Quit-claim. Eustace le Poer, knight, son and heir of sir Arnald le Poer, knight, has for ever released to John de Heucham (or John Euyssam), clerk, his heirs and assigns for ever, all his right and claim in the manor of Kenlis in Ossory, with all its appurtenances; so that Eustace or his heirs, or others in their name, cannot henceforth assert any claim to the said manor with its appurtenances, demesnes, lordships, wards, marriages, reliefs, suits of court, escheats, reversions, lands, tenements, rents, meadows, pastures, feedings, moors, marshes, woods, mills, weirs, fishponds, fisheries, waters, ways, paths, homages, fees, advowsons of churches, services, and free customs. Eustace and his heirs will warrant to said John de Euscham, &c.

Dated at Tristeldermouut 10 Nov. a. r. xvij. Edward III. (1343.)

f. 159 d. Charter. John de Eussham, clerk, has granted to Robert de Preston, knight, his manors of Kenlis and Schanboth in co. Kylkenny, with all their appurtenances; to hold to said Robert, his heirs and assigns, of the chief lords of their fees, by the services due and accustomed, for ever. John and his heirs will warrant.

Dated 10 June a. r. xliv. Edward III. (1370.)

John de Euessham, clerk, has released to Rohert de f. 159 d. Quit-claim. Preston, knight, all his right and claim in the manors of Kenlis and Schanbothe in the county of Kylkenny, which Robert at present holds.

Dated 15 June a. r. xliv. Edward III. (1370.)

Copy of enrolment of the Plca of adjudication of Eustace le Power and William Graunt, knights.

Pleas of the crown and gaol delivery at Castle Ilonde before Ralph de Ufford, justiciar of Ireland, on Monday next after the three weeks of St. Michael a. r. xix. Edward III.

Kerry to wit. Enstace le Poer, knight, and William Graunt, knight. were indicted that they with their following came to the towns of Donlay. Corran, Clonagh, and the Ilond in co. Kerry, on Thursday after Michaelmas aforesaid, and feloniously and against the peace burnt the said towns; and they were indicted of this, that after they had committed the said felonies, they put themselves in the castle of the Hond, and that Ralph Ufford justiciar of the King in Ireland, on Friday after the three weeks aforesaid, having pursued them to the said castle, demanded entrance in the King's name, and required them to yield themselves up to the peace of the King, they refused to do so; and the said justiciar, for that reason, having beset the castle with the posse of the King, and approached it in his own person with the standard of the King displayed to subdue them as felons of the King, the said Eustace and William seditiously and contrary to their allegiance rose up against the said standard, assailed the justiciar and held the castle against the King and his justiciar, until the said castle was conquered by force by the justiciar, They come and are asked how they wish to to the use of the King. acquit themselves. They deny the entire felony, sedition and everything, and say they are in no wise guilty thereof, and for good and evil put themselves upon the country. A jury comes, and the jurors say on their oath, that said Eustace and William are guilty of the burning of the said towns, of the sedition aforesaid, and all the rest contained in the arraignment. It is therefore adjudged that they be drawn and hanged. (24 Oct. 1345.) See Text, p. 188.

Charter and Confirmation. Edward King of England and France and lord of Ireland recites that he has inspected his letters patent which he caused to be made under the seal which he uses in Ireland:

Edward King of England and France and lord of Ireland sends f. 160 d. greeting. Whereas Ralph de Ufford late our justiciar of Ireland retained in our service Walter de Bermingham as well in time of peace as war, and for that reason, by letters patent signed with the seal which we use in Ireland, in our name granted to him 40%, yearly, until we should cause him to be provided with 40 librates of land by the year, in a competent place, to hold to him and his heirs for ever, as in said letters patent more

f. 160.

f. 160 d. fully contained. And We as well for his good service to us, in company of said Ralph, as for the good position he will be able to hold for us hereafter in our land of Ireland, accepting the grant so made to him, by our writ from England, commanded our Chancellor and Treasurer of Ireland to cause to be assigned and delivered to him, in recompense for the forty pounds aforesaid, 40 librates of land and rent by the year, according to the true value, from the forfeitures or escheats belonging to us in said land, as by the writ more fully appears. Now We by the advice of our said Chancellor and Treasurer, and others of our council in said land. in order that said Walter may be more strongly bound to our service in future, and in satisfaction of the said 40 librates of land, and for said 40l. yearly to him granted, which are henceforth to be extinguished; have granted to said Walter one messuage, one haggard, one water mill, two carucates and 90 acres of land, 7 acres of meadow, a certain turbary. 31. 11s. 8d. of the burgage rent, 7l. 16s. $5\frac{1}{2}d$. of the rent of free tenants. a certain toll, with the appurtenances, in Kenlys, and pleas and perquisites of the Court there; likewise 127 acres of land, 21.3s. of the rent of the burgages, a certain toll, a certain turbary and harvest works, with the appurtenances, in Dunnymegan, with pleas and perquisites as well of the Court of Donymegan, as of extern courts there; 148 acres of land with the appurtenances in Anyn which, by the forfeiture of Eustace le Poer for insurrection, have come into our hands; and which are extended at 391. 19s. 9\frac{1}{2}d. yearly as by the extent returned into Chancery; to hold to Walter and his heirs, with the services of free tenants to the premises f. 161. belonging, in satisfaction of said 40 librates, by the services due and accustomed, for ever.

Witness, Walter de Bermyngham our justiciar of Ireland at Kenlis 20 Oct. a. r. xx. of our reign (1346).

The King confirms the grant.

Witness, Lionel his son, Custos of England at Reding 2 March a.r. xxi. Edward III. (1347.)

By writ of privy seal.

Fine. Fine made in the Court of the lord the King at Cathirlagh, in the Quinzaine of Easter a.r. xij. Richard II. before John Tirrell and John Bateman, justices of the King of his Bench of Cathirlagh, between Christopher de Preston, plaintiff, and Andrew Godyne and Christiana his wife, deforciants, of 20 acres of land (called Bodyley) with the appurtenances in Kenlis and Erleyeston. Whereof a plea of covenant was summoned between them in same court, viz. Andrew and Christiana acknowledged said land to be the right of Christopher, as of their gift, and have released it for them and the heirs of Christiana to Christopher and his heirs for ever. Christopher for this acknowledgment gave them a sparrow hawk. (3 May, 1389.)

Walter son of Robert Coterell, cousin and heir of John f. 161 d. Quit-claim. Coterell of Kylleny, has for ever released to Robert de Preston, knight, Christopher his son, and the heirs of the said Christopher, all his claim in Donymegan, Anynbege, Anynmore, Couyl, Slethcathly, Kyrthyl, Scheskyngauelan and Kylmegen in the barony of Kenlis in Ossory.

Dated 10 Jan. a. r. i. Richard II. (1378.)

BALLYMADON.

f. 163 d.

Edward eldest son of the King of England recites the Inspeximus. charter of his grandfather John, then earl of Mortain; and three other charters.

- i. John earl of Mortain, lord of Ireland, has granted to Robert Ruffus for his homage and service, the manor of Balymacdon with the appurtenances; to hold to him, his heirs, donees or assigns, of grantor and his heirs, with the fee and inheritance; rendering yearly to grantor and his heirs, a pair of leather greaves at Michaelmas, for all customs and demands, in peace, freely, quietly and fully. Witnesses, Stephen Ridel, chaplain (recte chancellor), Peter Pypard, Richard de Tuyt, Ingeramm de Porvers, Thurstan Pierepunt, Davy Waler, master Benedict. (Cir. 1185.)
- ii. Robert Russus has granted to Roger the Cordwainer a moiety of the land of Ballymacdon with its appurtenances; to hold to him and his heirs of grantor and his heirs, freely, quietly and fully, in meadows, feedings &c., and in all the liberties and free customs thereto belonging; rendering therefor yearly to the King at Dublin, at Michaelmas, a leather greave, or 12 pence, as the entire land ought to render two to the King. For this grant Roger gave 35 marks, for which grantor and his heirs are bound to warrant. Sealed by grantor. Witnesses, Hugh de Lacy, Henry Byset, Geoffrey Luterel, John la Ware, Elyas Long, Nicholas son of Nicholas, Walter Vineter, John son of Aylward. (Cir. 1204.)
- iii. Robert Ruffus has granted to William the Cordwainer, a moiety of the land of Balimacdon, as in preceding charter except that Alured is used for Aylward. (Cir. 1204.)
- iv. William the Cordwainer son of Elyas the Cordwainer has released to John the Cordwainer and his heirs, all right and claim in a moiety of the manor of Ballimacdon, with the appurtenances. In witness he has caused these letters to be made patent. Witnesses, Elyas Long, Thomas Beneg', William son of Nicholas, Richard Coy. (Cir. 1206.)

And at the prayers of certain friends of sir John de la Hyde, tenant of f. 164 d. the said manor, Edward confirms said gifts and charters, so far as in him Witnesses, sirs Robert Waleraund, William de Leyburne, Otto de Grandison, Hugh son of Otto, Peter de Newcastle, knights.

Dated at Westminster 11 July a. r. liv. [Henry III]. (1270.)

f. 164.

f. 164 d. Declaration of the manner in which the manor of Balymadon descended from John the Cordwainer to John de la Hyde.

M[aurice] son of Gerald, justiciar of Ireland, to Henry King of England, lord of Ireland, duke of Aquitaine and Normandy, and count of Anjou. He has received the King's mandate as follows:—

Henry, &c., to Maurice son of Gerald, justiciar of Ireland. We command you by the oath of good and lawful men to cause diligent enquiry to be made from what time the ancestors of William the Cordwainer who claims right in the vill of Balymacdian were enfeoffed of same vill, and from whom, and if he was enfeoffed after the death of his ancestors; and if William has right in it, by what descent ought it to belong to him, which ancestor last held said vill, on what occasion and for what reason did it come into the King's hand so that he could give it to Ralph de Trubervill without injury to William or any other to whom it ought to descend; and if not forfeited for felony or other action, on what account did it come into the King's hands. To send the King a most trustworthy inquisition thereon, &c., and this writ; and meanwhile to cause said vill to be safely kept so that the issues thereof may be fully answered for at the Exchequer until other order. Witness the King at Wyndlesoure 26 April a. r. xxix. Hen. III. (1245.)

By authority thereof he caused inquiry to be made by William Rosel, Geoffrey de Trevers, Robert son of Fulc, Nicholas de Felda, Alexander the Frenchman (Francigen'), Mimon de Legh, Michael de Angulo, Laurence de Bodenham, Almaric de Nugent, William Jord', Adam Holywood (Sancto Bosco), and Geoffrey de Widinton, who say on their oath that William the Cordwainer grandfather of William, the claimant, [was enfeoffed] in the time of King John then lord of Ireland, and by Robert Ruffus; and as to this, if William have any claim in said town, they say that King John then lord of Ireland granted to said Robert the entire town of Balymacdun in fee and inheritance, and that Robert granted a moiety to William le Cordwainer, grandfather of elaimant, in fee, who held it for life and was succeeded by his son and heir Elias, for his life, who was succeeded by his son and heir the claimant William, for 5 years; that afterwards, Robert Ruffus being dead, a bastard, the premises were taken into the King's hand as his escheat. As he was not of the Irish nation, they have not deposed with certainty concerning his bastardy or legitimacy, which can be more fully declared in England; but, as many coming from England say he was a bastard, the jurors believe he was bastard rather than legitimate. Thereupon they say that William the claimant has right in the premises if Robert was legitimate, but if he was bastard that William has no right because the feoffment of a bastard does not stand. If Robert was a bastard, as they understand, the King could give the premises to Ralph de Trubervill without injury to William the claimant or any other. And as to whom the premises ought lawfully to descend, they say that the said Ralph after he had bee

f. 165.

enfeoffed of the said town by the King's charter, as an estate of inheritance, granted it to John le Cordwainer, for his homage and service, and for his money, in fee and inheritance, by an increase of rent from 60s. to 10 marks yearly; which John held it for life and being dead, Ralph took the premises into his hand, on the death of his man and tenant, and retained it for his life; and after him Henry de Trubervill for his life, and after him William de la Lund for his life. That John the Cordwainer died seised in his demesne as of fee and right, and his right descended to Agnes his sister and heir; on her death, to Matilda her daughter and heir, and, on her death, to John de la Hyde son and heir of said Matilda. And they say that if they have not been forfeited for felony or other cause, the premises were not forfeited, but are the King's escheat as above mentioned. And the Justiciar transmits to the King the inquisition so made under the seals of himself and the jurors; "valeat excellencia vestra Regia per tempora longiora." (1245.)

Edward, King of England, lord of Ireland and duke of Aquitaine sends greeting to Edmund le Botiller his Justiciar of Ireland. When the King took the homage of John de la Hyde of Balimadon, on 11 June last past, for all the lands which he holds of him in Ireland as is the custom, he commanded the said Justiciar to restore the premises to John out of f. 165 d. the King's hand, and not to permit him to be afterwards distrained. John shows that although the premises were delivered to him, the Justiciar has delayed to cause the issues received by the Escheator since that date to be delivered to him. The King commands the Justiciar to cause John to have these issues without delay.

Witness the King at Sauutre 20 Oct a. r. ix. Ed. [II]. (1315.)

Last Inquisition concerning the dower of Aufrica (Auf') wife of John the Cordwainer recovered by J. de la Hyde.

Inquisition made by order of the lord Edward, on Friday the vigil of St. Clement a.r. xlviij. [Henry III] (16 Nov. 1263) before Richard Rupell', justiciar of Ireland, [and] master William de Bakepu escheator there, by the oath of Adam Locard, Bertram de la Felde, Almaric de Nugent, Nicholas de Houthe, Ralph Wittewel, Philip of Holywood, Ralph Baban, Thomas le Blund, Roger Alcyn, and Robert de Nugent who say on their oath that Aufrica, who was the wife of Roger Oweyn, held in Cordwainer's town (villa de Cordwaner') appertaining to the manor of Balmacdun, 140 acres of arable land, 20 acres of meadow and 42 acres of pasture and moor, belonging to said land, every acre of which they extend at 13d. yearly; and also 5 marks and 7 pence rent of assise there yearly; and she rendered, for royal service, a third of the service of half a knight's fee; and to the chief lord of the fee, a third part of a pair of leather greaves (ocrearum vaccinarum) yearly; she held these in the name of dower in the free tenement of John le Cordewaner her first husband, in Balymacdon, and not of the King's grace, because she

f. 167.

recovered the premises as her dower by judgment of the court of the f. 167. lord the King. They say lord Edward does not hold the premises. because in the lifetime of Aufrica, John de la Hyde sucd William de Turberville in the court of said lord Edward, concerning 3 carucates of land and 9 marks, rent, with the appurtenances, in Balimacdon, put in his view the said land and rent which belonged to Aufrica, and recovered the said 3 carucates of land and 9 marks of rent by default of said William, and holds the land and rent aforesaid which belonged to Aufrica. because after said John had recovered seisin of the land and rent which he sought from William, Aufrica died, and after her death, the Escheator being in distant parts, John took seisin of said land and rent which belonged to her in Cordwainer's town; but the escheator having heard the matter, ejected John therefrom, took them into the hands of the lord Edward and retained them until at the complaint of John, by order of said Justiciar and the council of the lord Edward, he restored to said John the said land and rent which belonged to Aufrica. They say that the lord Edward cannot give the land and rent which belonged to Aufrica to any other, without prejudice to John who is in seisin thereof, and is heir of said John le Cordwainer. The jurors have affixed their seals.

(Dated 16 Nov. 1263.)

f. 167 da

Charter. John the Cordwainer (Cordiwanarius) has granted to Roger Nhot a carucate of his land in the fief of Balimacdun, situate between the land of the fief of the town called Baliogary and the land of Robert de Chartres; to hold to him and his heirs, freely and quietly; yielding yearly therefor to grantor and his heirs 40s. viz. 20s. at Easter and 20s. at Michaelmas, for all service to John or his heirs appertaining, saving such royal service as appertains to a carucate of land in the fee of Balmacdun which Roger and his heirs will acquit. And Roger's heirs, each in his time, will give 40s. relief to John or his heirs. Sealed by grantor. (Cir. 1230.)

Charter. Henry Not, son of Roger Not, has granted to Walter de la Hyde a messuage and the fourth part of a carucate of land with the appurtenances in Notestoun, in the tenement of Balmacdon; to hold to him his heirs and assigns of the chief lord of that fee, by the services to the said tenements belonging for ever. Henry and his heirs will warrant.

f. 168.

Dated at Balymacdon on Tuesday before the feast of the Purification of the B. V. M. a. r. ii. Ed. III. (26 Jan. 1328.)

Quit-claim. Henry son of Roger Not has for ever released to Walter de la Hyde his heirs and assigns, all his right and claim in a messuage and the fourth part of a carucate of land, with the appurtenances, in Nottestoun, in the tenement of Balymacdun. Henry and his heirs will warrant.

Dated at Balymacdun on Tuesday before the feast of the Purification of the B. V. M. a. r. ii. Ed. III. (26 Jan. 1328.)

Charter. Robert de Westoun has granted to sir John de la Hyde, for his homage and service, a half carucate of land with the appurtenances which Patrick Corkoran held of grantor, in the tenement of Bernynyr; to hold of grantor and his heirs, [to him and his heirs] freely and quietly. by the metes whereby it was divided perambulated and assigned to him, with the easements of redmoor to make turf (glebas) for their use, and f. 168 d. all the appurtenances to the same land belonging; yielding therefor vearly to grantor and his heirs, 15s. silver, one half at the feast of the Invention of the Holy Cross, and the other at the feast of All Saints, and such foreign service as appertains to so much land in the same fee for all service, suit of court, exaction and demand. Robert and his heirs will warrant. Sealed by grantor. [Cir. 1270.]

Henry le Gyde has rendered remitted and released to John de la Hyde and his heirs all the lands and rents with their appurtenances which he had or which by any chance could come to him or his heirs, in the manor or in his tenement of Balymachdun; to hold the premises to him and his heirs. Sealed by grantor. [Cir. 1270.]

f. 169.

Charter. Agreement made between sir John de la Hyde, of the one part, and Lodowyc de Swerdes and Isoud his wife of the other, viz.:-Lodowyc and Isoud have rendered and quitted claim to John, eight acres of land with the appurtenances in the vill of Wysestoun in his manor of Balimacdun; to hold to John and his heirs for ever, freely, and quietly. And for this gift release and quit-claim, John has given to Lodowvc and Isoud, 16s. of silver and 4 acres of land in the town of Chartre (Chartrestoun in title of entry), as in extern (forinsec') messuages and lands, as they were perambulated and assigned to them; to hold to them and their heirs, so that they shall not be able to give or sell said land to any other except John and his heirs, and, if they do the contrary, they shall give John and his heirs 40s. to be levied off the said land; yielding yearly therefor to John and his heirs 16d. of silver, one half at Easter and the other half at Michaelmas for all service except foreign service. John and his heirs will warrant for For greater security hereof as well John as Lodowyc have affixed their seals alternately. [Cir. 1270.]

Charter. William Chartre has rendered and quitted claim to sir John de la Hyde, 36 acres of land with the appurtenances in the tenement of Ballimacdon whereof Issobell Charte formerly held 30 acres, in the name of her dower, and Walter Inngebonde 6 acres for the term of his life; to hold to John and his heirs freely and absolutely for ever, quit of grantor and his heirs, so that 13s. be allowed yearly to grantor in the 40s. yearly rent of his land of Chartreston which he was wont to render to said sir John de la Hyde. [Cir. 1270.]

f. 169. Quit-claim. John de Haache, junior, has remised and quitted claim to Roger, son of John de la Hyde, his heirs and assigns, all his right and claim in an acre of arable land, with the appurtenances, in the Wyseston, viz.: in the acre which Lodowyc Feldrum gave to grantor, and which he has set to farm to Ralph de Wannebyr.

f. 169 d. Dated at Dublin on Wednesday after feast of St. Peter ad vincula a. r. xij. Ed. [I]. (2 Aug., 1284.)

Letter of Attorney. Adam Bayard has assigned and put in his place, William Cokrel, his certain attorney, to put Walter de la Hyde in seisin of three acres of arable land which Adam enfeoffed to said Walter his heirs and assigns by his charter for ever.

Dated at Balymacdon. [Cir. 1320.]

[Letter of Attorney.] Henry Notte, chaplain, has appointed William Wyse, his attorney to put Walter de la Hyde in seisin of an acre and one and a half stangs of arable land in the field called Conyngisfeld in Notteston in the tenement of Balymacdon.

Dated on the feast of SS. Peter and Paul, apostles, a. r. xvij. Edward son of King Edward. (29 June, 1324.)

Charter. Agatha Aubrey has granted to Walter de la Hyde, an acre of land, with the appurtenances, in Nottestoun; to hold the premises, as ambulated and divided by metes, to Walter, his heirs and assigns, for ever; in exchange for a certain place of land with the appurtenances in Wyseston which Walter has given her in exchange for the premises; yielding to the chief lords of the fee the services due thereout. Agatha and her heirs will warrant. Sealed by Agatha.

Dated at Ballymacdon. [1333.]

Letter of Attorney. Agatha Aubrey has appointed Richard Saymoure her attorney to receive seisin, in her name, of a certain place of land in Wysestoun which Walter de la Hyde has granted to her, during her life, and, after her death, remainder to Adam de Kermerdyn and the heirs of his body issuing, as in the charter of Walter to Agatha; and also her attorney to put Walter de la Hyde in seisin of an acre of land with the appurtenances in Nottestoun; to hold to Walter his heirs and assigns for ever, as in the charter from her to Walter.

Dated at Balymacdon on Wednesday feast of St. Matthias, apostle, a.r. vij. Ed. III. (24 Feb., 1333.)

Quit-claim. Adam Carmardyn has remised and released to Walter de la Hyde, his heirs and assigns, all his right and claim in an acre of land with the appurtenances in Nottestoun, which Walter had of the gift of Agatha Auhrey in exchange for a place of land in Wysestoun. Adam and his heirs will warrant.

Dated at Balimadon on Tuesday after feast of St. Matthias, a.r. vij. Ed. III. (2 March, 1333.)

f. 170.

Hugh de Malveryn and Agatha his wife have granted to f. 170 d. William de Bristoll, citizen of Dublin, a moiety of Balymacdon in Fingall, with its appurtenances, viz.: that moiety on the west side by the same metes and bounds by which Elias le Cordiwaner, grandfather to the said Agatha (Mathe) held it; to hold of grantors and their heirs, to William, his heirs begotten of Juliana his wife, or his assigns, freely and quietly, in lordships and demesnes, rents, nativi and their following (sequelis) ways, paths, waters, pools, mills, fish-ponds, fishings, moors and marshes, dovecotes, churches and chapels, meadows, feedings and pastures, courts, hundreds, gallows, and all other liberties and free customs, belonging to said land; yielding yearly to the lord Edward, lord of Ireland, his heirs or assigns 12d. of silver, at Michaelmas; and to grantors and their heirs a pair of white gloves, or a penny, yearly at Pentecost, for all service, suits of court and hundred, wards, marriages, reliefs, escheats, and other services and demands which can be exacted from said land. Hugh and Agatha, and their heirs, will warrant. Sealed by grantors for confirmation. [Cir. 1270.]

Quit-claim. Elias de Bristol, son and heir of William de Bristol, has for ever remised and released to John son of Roger de la Hyde, all his right and claim in the manor of Balimadon with the appurtenances.

Dated at Donachs', on Wednesday after feast of St. Peter ad vincula, a. r. vj. Ed. [I.] (4 Aug., 1278.)

Fine made in the court of King Edward, son of King Henry, at Dublin, in the octaves of the Purification of the B.V.M. a.r. i. Ed. I. before Richard de Exon' and William de Castir, justices itinerant, and others, between Hugh de Malverne and Agatha his wife, plaintiffs, and John de la Hyde, tenant, of a moiety of the manor of Balmadon with the appurtenances. Whereupon there was a plea between them in same court, viz.:—Hugh and Agatha have remised and quitted claim for them and the heirs of Agatha, to John and his heirs for ever, all their right and claim which they had in the moiety of said manor with the appurtenances And for this quit-claim and fine, John has remised and quitted claim to said Hugh and Agatha, and the heirs of the same Agatha, all the right and claim which he had in a moiety of a certain mill with the appurtenances situate in a place called the Polle between St. Warburgh's gate and Hasculpft's gate in the suburbs of Dublin, which should come to him by right of inheritance, for ever. Furthermore he gave them 40 pounds of silver. (9 Feb., 1273.)

Quit-claim. Nicholas de la Hyde has for ever released to Robert de f. 171 d. Prestoun, knight, Christopher his son, Roger Wynter, Thomas Nany and David Auell, chaplains, and Ralph Mile, vicar of Balyscadan, all his right and claim in all the messuages, lands, tenements, rents and services

f. 171.

f. 171 d. in Adameston, Notteston and elsewhere in the entire county of Dublin, which grantees jointly or severally have or hold in said county.

Dated 4 July a. r. iii. [Ric. II.] (1379.)

Quit-claim. Nicholas de la Hyde has for ever released to Christopher son of Robert de Prestoun, knight, Roger Wyntyr, Thomas Nany and David Auell, chaplains, and Ralph Mile, vicar of Baliscadan, all his right and claim in all the messuages, lands, tenements, rents and services, with the appurtenances, which grantees have in Adamestoun, Nottestoun, and elsewhere in the county of Dublin.

Dated on Friday the vigil of St. Barnabas, apostle, a.r. ij. Ric. II. (10 June 1379.)

f. 172. Charter. James de la Hyde, knight, has granted to Stephen Whit, vicar of the church of Cnokmarke, William Faunt and William Callan, chaplains, the manor of Balymadon, together with the advowson of the church there, the service of all his free tenants to the said manor in any way belonging, and all other the lands and tenements which he has in the county of Dublin; to hold to grantees their heirs and assigns, for ever, of the chief lords of those fees by the services due and accustomed. James and his heirs will warrant.

Dated 3 July a. r. xlvij. Ed. III. (1373.)

Memorandum that James de la Hyde, knight, acknowledged before the Justices of the Bench, Ireland, at Catherlogh in the octave of St. John a. r. xlvij. that the charter annexed is his deed, and that seisin of the tenements in said deed contained had been delivered to grantees according to the tenor; and he sought that these should be enrolled, which are enrolled, in the rolls there of the day and year aforesaid.

Patent. James de la Hyde, knight, sends greeting to all his free tenants of the manor of Balimadun and also of the county of Dublin. It is a granted to Stephen White, vicar of the church of Cnokmarke, William Fant and William Callan, chaplains, the manor of Balymadon, with the appurtenances, together with all the services of his said tenants belonging to grantor, from all their lands and tenements which they hold of him as of the said manor and elsewhere in the county of Dublin; to hold to grantees their heirs and assigns for ever; and he commands them to be intentive for their services to grantees henceforth, for ever.

Dated 3 July a. r. xlvij. Ed. III. (1373.)

Charter. Stephen Whyt, vicar of the church of Cnokmarke, William Faunt and William Callan, chaplains, have granted to Christopher, son of Robert de Preston, knight, Roger Wyntir, Thomas Nanny and David Auell, chaplains, Robert Savage, vicar of the church of Stamolyn, Ralph Myle, vicar of the church of Baliscadan, Philip Heyne, vicar of the

church of the Morchurche, and James Bayly, rector of the church of f. 172 d. Balygarth, the manor of Balymacdun with the appurtenances, as well in lordships as in demesnes and reversions, together with the advowson of the vicarage of the church there, the services of all his free tenants to the said manor belonging; all other the lands and tenements in the county of Dublin which helonged to James de la Hyde, knight, and all nativi and fugitives, liberties and free customs, to the said manor belonging; all which grantors had of the gift of said James; to hold to grantees their heirs and assigns for ever, of the chief lords of that fee, by the services due and accustomed. Grantors and their heirs will warrant.

f. 173.

Dated 10 July a. r. xlvij. Ed. III. (1373.)

Memorandum that although seisin of the manor and tenements within written was taken by the within written Christopher and his associates in the name of Philip Heyne vicar of the church of the Morchurche, in his absence, he refused the seisin when aware of it, whereby the freehold entirely accrued to Christopher and his associates, as appears in the letters patent of the King pardoning the trespass of said acquisition.

Robert Savage, vicar of the church of Stamolyn, Philip Heyne vicar of the church of the Morchurche and James Bayly, rector of the church of Balygarth, have for ever released to Christopher, son of f. 173 d. Robert de Prestoun knight, Roger Wyntir, Thomas Nany and David Auell, chaplains, and Ralph Mile, vicar of the church of Balischadan, all their right and claim in the manor of Balimadon, with the appurtenances, as well in lordships as in demesnes; and in the advowson of the vicarage of the said church.

(1373.)Dated 14 Aug. a. r. xlvij. Ed. III.

James de la Hyde, knight, has granted to Christopher son of Robert de Prestoun, knight, Roger Wyntir, Thomas Nany and David Auell, chaplains, Robert Savage, vicar of the church of Stamolyn, Ralph Myle, vicar of the church of Balischadan, Philip Heyne, vicar of the church of the Morchurche, and James Baily, rector of the church of Balygarth, all his nativi and fugitives to the manor of Balimadon in any way belonging, wheresover they can be found; to hold to grantees their heirs and assigns for ever; commanding the same nativi and fugitives to be intentive to grantees henceforth.

Dated 10 July a. r. xlvij. Ed. III. (1373.)

Enrolled before William de Wyndesore, governor and custos of the land of Ireland, in the roll of the term of Holy Trinity in the year as below (1374).

Quit-claim. James de la Hyde, knight, has for ever released to Christopher, son of Robert de Prestoun, knight, Roger Wyntir, Thomas Nany and David Auell, chaplains, and Ralph Mile, vicar of the church of Balischadan, at present tenants of the manor of Balimadon with the

f. 174.

f. 174: appurtenances, and of the advowson of the vicarage of the church there, all his right and claim in the manor of Balymadon aforesaid, with the appurtenances, as well in lordships as in demesnes and reversions; and in the advowson of the vicarage of the church there. Grautor and his heirs will warrant.

Dated on Thursday the feast of Corpus Christi a. r. xlviij. Ed. III. (1 June, 1374).

Pardon and licence. Edward [III] King of England and France f. 174 d. and lord of Ireland recites that in their petition Christopher, son of Robert de Prestoun, knight, Roger Wyntir, Thomas Nany and David Auell, chaplains, Robert Savage, vicar of the church of Stamolyn, Ralph Mile, vicar of the church of Balischadan, and James Baily, parson of the church of Balygarth have, in their own name, and in the name of Philip Heyne, vicar of the church of Morechurche, in the absence of same Philip. acquired in fee, without having obtained the King's licence, the manor of Balimadon with the appurtenances, together with the advowson of the vicarage of the church of Balimadon, and all the services of the free tenants of the manor, to the same manor in any way belonging, of William Faunt, chaplain, William Callan, chaplain, and Stephen Whyt, vicar of the church of Knockmark, who held the premises of James de la Hvde. knight, who held them of the King in capite; and that afterwards the said Philip refused the said acquisition of the premises by Christopher, &c., and the seisin made in his name after notice came to him, whereby the freehold in the premises entirely accrued to petitioners, according to the law and custom of the King's land of Ireland; and they have f. 175. supplicated him to pardon petitioners their trespasses, on that behalf, and to grant to petitioners that they may retain the said premises, to them and their heirs, of the King and his heirs, by the services due and accustomed, for ever. And, whereas it has been found by inquisition taken before Roger de Hakensowe deputy escheator of Ireland, by the King's mandate, and returned into chancery, that this could be done without prejudice to him or his faithful people, the King, at the request of Robert de Prestoun, knight, of his especial grace, and for 20s. which Christopher paid at the receipt of his Exchequer of Ireland, has pardoned to petitioners the trespasses aforesaid by them committed; and furthermore for him and his heirs has granted to petitioners that they may retain and hold the premises to them and their heirs, by the services aforesaid, for ever: willing that said petitioners or their heirs, or the said William, William and Stephen, or their heirs, or the said James de la Hyde or his heirs, should not, on account of the premises, be impleaded or molested, by the King or his ministers.

Witness, Robert de Asshetoun, justiciar of Ireland, at Drogheda on the 14 July, a.r. xlvij. Ed. III. (1373.)

By petition of Council, sealed with the seal of said justiciar. Surety for fine, Robert de Prestoun, knight.

DONMORHYLLE AND HOWETESTOUN.

f. 180.

Hugh le Whyt of Rathregan, knight, has granted to Walter de Bermyngeham, knight, lord of Carbry, his manors of Donmurhill and Balymurlerhan, with all their appurtenances, together with the advowson of the church of the said manor of Donmorhill, as well in lordships as demesnes, meadows, &c. with all other liberties, free customs and betaghs, to the said manors belonging; to hold to grantee his heirs and assigns, of the chief lords of that fee by the services due and accustomed, for ever. Hugh and his heirs will warrant.

Dated on Palm Sunday a. r. xxxiij. Ed. III. (14 April, 1359.) Enrolled in the Bench, Dublin, in the five weeks of Easter a. r. xxxiii.

Hugh le Whyt of Rathregan, knight, has for ever Quit-claim. released to Walter de Bermyngeham, knight, lord of Carbry, all his right and claim in the manors of Donmurhill and Balymurlerhan, with all their f. 180 d. appurtenances, together with the advowson of the church of the manor of Donmorhill, which manors Walter now holds, and he is seised thereof by grantor's gift, as well in lordships, as demesnes, meadows, &c., and all other liberties, free customs and betaghs, to the said manors belonging. Hugh and his heirs will warrant.

Dated on 24 May a. r. xxxiij. Ed. III. (1359.)

Enrolled in the Bench, Dublin, on the morrow of the Ascension (31 May, 1359).

Fine concerning 20s. rent from Ballukan. Fine made in the court of the King at Dublin in the octaves of St. Hilary a. r. xxxiii. Ed. III. (1360) before Robert de Prestoun and Bartholomew Dardys, justices of the Bench, and others, between Walter de Bermyngeham, knight, plaintiff. and Hugh Whyt, knight, deforciant, of 20s. rent, in Donmorghyll, whereof a plea of covenant was summoned between them in the same court viz. :- the said Hugh acknowledged the said rent, with the appurtenances, to be the right of Walter, and granted to Walter said rent issuing out of a messuage and forty acres of land which John de Bermyngeham, of Donaghda, knight, holds in the same vill, together with the homage and service of said John; to hold the said rent and appurtenances, with the homage and service, to Walter and his heirs, of the chief lords of that fee by the services due and accustomed, for ever: Hugh and his heirs will warrant. For this acknowledgment, grant and fine, Walter gave Hugh a sparrowhawk. And be it known that said John was present in court, on the day this fine was made, and acknowledged that he held the said messuage and land by the service and tenure aforesaid, and freely attorned to the said Walter, and did fealty to him therefor, in same court.

(Dated 20 Jan., 1360.)

f. 181.

f. 181. Acquittance. Richard Plunket acknowledges that he has received from Walter de Bermyngeham, knight, by the hands of Robert de Preston,
f. 181 d. 20 marks of silver for Easter term a. r. xxxiij. Ed. III., 20 pounds for Michaelmas term next ensuing, and 20 marks for Easter term a. r. xxxiv. Ed. III., in which sums Walter was bound to him for the acquiring of all the lands and tenements which belonged to Hugh Whyt, knight, in Donmurhill and Howesteston. He acknowledges he has been fully paid, and acquits Walter.

Dated on Monday after the feast of the nativity of St. John the Baptist, a. r. xxxiv. Ed. III. (29 June, 1360.)

Quit-claim. Ricarda, daughter and heiress of Thomas Whyt, has for ever released to Robert de Prestoun, knight, his heirs and assigns, all her right and claim in 30 acres of land, with the appurtenances, in Howeteston near Cloncurrei, which formerly belonged to her father Thomas. Ricarda and her heirs will warrant.

f. 182. Dated 3 August a. r. xlij. Ed. III. (1368.)

Writ. Edward [III] King of England and France and lord of Ireland to his Lieutenant in Ireland sends greeting. Whereas for the good service performed and to be performed by John Bermyngham of Donaghda, knight, he has pardoned John the execution of a judgment lately given against him in court, before the Lieutenant, at the suit of the King's peace, for certain seditions, felonies and trespasses whereof he was accused before the Lieutenant at Trysteldermot, and by his own acknowledgment convicted, and was sentenced by the court to be drawn and hanged; and [suit of peace of for all other seditions, trespasses and felonies committed by John against the King's peace, and for conspiracies, confederacies and champarties, false allegations, oppressions and extortions, whatsoever, committed in the King's land of Ireland, whereof he has been indicted arraigned or appealed, and also outlawries, if any have been promulged against him, for such causes (the murder of William de Burgo, late earl of Ulster, Walter de la Hyde late sheriff of Meath, and [John] de Scottoun only excepted). The King has granted to John his firm peace, provided John stand to the charge in the King's court, if anybody wish to accuse him, and henceforward bear himself well and faithfully towards the King his heirs and ministers, and the King's peace and faithful people, as in the letters patent thereof contained. And the King commands his Lieutenant that having received sufficient security from John for his good behaviour towards the King and his faithful people, according to the form of the statute enacted by the King's common council, he shall not molest or injure the said John contrary to the tenor of said letters patent.

Witness William de Wyndesore his Licutenant in Ireland, at Tamelyn 5 Nov. a. r. xliij. Ed. III. (1369).

f. 183.

[Charter.] John Colton, archbishop of Armagh, primate of Ireland, John Gayn' vicar of Delvyn, and John Bordeuyl, chaplain, have granted to Elysabeth wife of Christopher de Prestoun, and Margaret wife of John Brune, daughters of the late William de London, knight, all the manors, lands and tenements, rents and services, advowsons of churches, and reversions which they had or have of the gift of said William ae London: except the advowson of the church of St. James of Atheboy with half an acre of land annexed to said advowson; and except the manors of Athboy, Trimletstoun, Mychelistoun near Rathcarran, Balymartyn, Killelaun, Balrath, Higiniston, Newton near Athboy, Iriston, Clondoghna, Colyneston, Kilcoffy, Galcowleston, Gormaneston, Baldarragh, Couvneston, Myleston, Mulganeston, Betagheston and Ballydyr with the appurtenances, except the advowson of the said church of the manor of Athbov. which Edmund de London has of the gift of grantors, to him and his heirs male of his body lawfully begotten, and should he die without such heir the said manors, except the said advowson, shall remain to Richard brother of William who was the father of the above William de London and his heirs as aforesaid, and should Richard die without such heir they shall remain to the said Elizabeth and Margaret and their heirs for ever; and also except the manors of Kilmyre and Croghboy with the appurtenances which the said Edmund also has of the gift of grantors to him and the heirs male of his body lawfully begotten, and should he die without such heir, remainder to the said Elizabeth and Margaret for ever: and also except the manors of Loghrewe, Moygreghan, Clonefeth, Peeroeston and Kilruysch, which John de London has of the gift of grantors to him and the heirs male of his body lawfully begotten, and should he die without such heir remainder to the said Elizabeth and Margaret and their heirs for ever. To hold all the manors, lands and tenements, rents and services, advowsons of churches and reversions whatsoever to the said Elizabeth and Margaret their heirs and assigns, f. 183 d. with the said reversions, of the chief lords of these fees by the services due and accustomed for ever. (Circa 1400.)

TDE LACY AND GERALDINE CHARTERS.

Charter. [John son of] King Henry, King of England, lord of Ireland, duke of Normandy and Aquitaine, count of Anjou, has granted to Hugh de Lascy all the land of Ulster, with all its appurtenances, of which he has girt him to be earl; to hold to him and his heirs, of the king and his heirs, as well freely quietly and entirely as John de Courcy held it on the year or day in which Hugh conquered and captured the said John de Courcy, in the field; rendering to the King for every cantred of said land the service of one knight's fee for all service :- saving to the King the rule of the crosses. The King wills that Hugh and his heirs

f. 1188.

f. 188. shall hold all the land of Ulster with its appurtenances freely, quietly and fully, for the service aforesaid, in wood and plain, ways and byways, &c., cities and boroughs, and in all places and things, with all liberties and free customs belonging thereto.

Witnesses, H. archbishop of Canterbury, W. bishop of London, G. son of Peter, earl of Commissex (recte Essex), W. (recte R.) earl of Chester, R. Bigod earl of Norfolk, Robert son of Roger, Roger, constable of Chester, Peter de Stok.

Dated at Winchester by the hand of Joscelin de Welles on 29 May a.r. vij. [John] (1205). See Text, p. 189.

Letter. King Henry sends greeting to the knights, free men and all other tenants of the county of Ulvestir. He has rendered to Hugh de Lascy all his lands and castles which, by the King's order, were in the custody of Walter de Lascy, and commands them to be intentive and responsive to Hugh as their lord, in all things appertaining to the said county.

Witness the King at Stetscord [recte Westminster] on 20 April, a.r. xi. (1227).

f. 188 d.

RATHOWTH AND MARGALLEN.

Charter. Walter de Lascy has granted to Hugh de Lascy, his brother, for his homage and service all the land of Rathtowtht, with its appurtenances, as fully as held by grantor, and for increase, Treuthd with its appurtenances; similarly all the land of Mackergaling, with its appurtenances, as held by Gilbert de Angulo; likewise the thueth of Fithdwinterwood with its appurtenances; and likewise all the land of Knelene with its appurtenances, and Knelecure with its appurtenances: to hold to grantee and his heirs, of grantor and his heirs, in right and inheritance. by the service of ten knights for all service. Grantor wills that grantee and his heirs shall hold the premises well and in peace, freely, fully and honorably, in churches and chapels, vills and men, wood and plain. wavs and by-ways, waters and mills, pools and rivers, fish-ponds and fisheries, moors and marshes, castles and fortalices, forests and chaces, with judgment of fire, water and duellum, gallows, and all liberties to free land appertaining.

Witnesses, Eugenius, bishop of Meath, Robert de Lascy, William de Lascy, Roger Pipard, Richard de Tuit, Richard Tirrel, William Parvus, Hugh Hose, Richard de Capella, John son of Leonisus, Matthias de Tuith, William de Alton', William Taleb', Hugh de Fai, Peter the chaplain, Alexander the clerk. [Cir. 1190.] See Text, p. 190.

Confirmation. John lord of Ireland, earl of Mortain, has granted and confirmed to Hugh de Lascy the reasonable gift and all the land which Walter de Lascy, his brother, gave him, for his service and homage, viz.

the honor of Rathtowtht, the honor of Mackyrgallyng, the land of Rudi, f. 188 d. the land of Thomas son of Alured in Artheuid, and the land upon the Uardum, and all the land he now holds by the reasonable charter of his said brother Walter, with all the appurtenances, liberties and free customs, to said lands appertaining, according to what said charters testify; and in order that Walter's gift and this confirmation should remain firm, he has confirmed it with his seal.

Witnesses: W. Longespe Garmode Glapum (earl of Salisbury), Ric. de Harocurt, Fulc de Gantal (Cantalupo), Will. Cantal [upo], Ric. de Futipou, Will. Garbe, Hubert de Surbo (Burgo?), Robert de Serveriis (Ripariis?).

Dated at Sulam Andh' (Angers) on 4 Dec. a. r. x. Ric. I. (1198). See Text, p. 190.

Charter. Richard de Burgo has given to Hugh de Lascy, earl of Ulster, for his homage and service, five cantreds of land with the appurtenances, of his land of Connaught (Connacie), viz.:—the cantred of Korn, the cantred of Karbridrumclef, the cantred of Tirfichre Omoly, the cantred of Lune, the cantred of Clefinueth; to hold to Hugh and his heirs, of grantor and his heirs, in hereditary right, quietly fully and peaceably, in churches and chapels, castles and fortalices, wood and plain, ways and by-ways, meadows and feedings, moors and marshes, waters, pools and mills, rivers, fisheries and fish-ponds, and with all liberties and free customs to said cantreds belonging; rendering to grantor and his heirs the service of ten knights, and yielding yearly therefor 100 marks of silver, one half at Michaelmas and one half at Easter, for all service and Richard de Burgo and his heirs will warrant. exaction. grantor.

Witnesses Maurice son of Gerald, then justiciar of Ireland, Walter de Rydleford, Gerold de Prendelgast, Peter de Bermingham, Matthew son of . . . (Circa 1240.) See Text, p. 191.

William de Burgo has granted to Hugh de Lascy, for his homage and service, 10 cantreds in Connaught, for a third part of all Connaught, viz. the cantred of Trasthueod, the cantred of Moilurc-Thirelele, the cantred of Chorinn, the cantred of Carbridrumclef, the cantred of Tirfichre Omohy, the two cantreds of Tiramelei, the cantred of Urres, the cantred of Luine, the cantred of Scleslouweth, with all the appurtenances; to hold, in hereditary right, to grantee and his heirs, of grantor and his heirs; rendering yearly 100 marks of silver at Michaelmas and Easter, and the service of 5 knights for all service. Hugh and f. 189 d. his heirs shall have the land freely, quietly, honorably and fully. in wood and plain, meadows and feedings, ways and by-ways, churches and chapels, castles and fortalices, forests and markets, huntings and warrens, parks and conigars, lakes and islands, waters and fisheries, pools and mills, rivers and fishponds, moors and bogs, mines and harbours, with soc and sac, toll and theam, infangthef, with judgment of fire and water.

f. 189.

f. 189 d. with duellum and gallows, and all liberties and free customs to said land belonging. Sealed by grantor.

Witnesses, Adam le Breth, Baldwin Niger, William le Flammeng, Matthew son of Griffin, Richard Fanni, William Garbe, Robert Parvus, Herbert de Ruissebire, Thomas de Hereford, Matthias le Tuit, William de Amar, Walter son of Alered, Ralph de Moctum, Thomas the clerk. (Circa 1195.) See Text, p. 191.

Agreement made between Thomas de Verdoun and Hugh de Lacy viz.:—Thomas has given to Hugh de Lascy with Leselina de Verdone. his sister, in frank marriage, the moiety of his land of Ireland in Ericall. with all its appurtenances, in wood and plain, ways &c., ports of the sea and fishings, men, and in all other things, places and liberties, belonging to said land of Ergall, except that grantor retains to him and his heirs. the castle of Dondalc and five knights' fees nearest to the castle, towards the sea and towards the land, on whatever side it shall please grantor, and the harbour on the water of Athlon, as much as appertains to his land. Thomas has given to Hugh two and a half knights' fees in a suitable place, in exchange for a like number retained to grantor and his heirs around the said castle of Dondalc. Whatever grantor and grantee can conquer in the land of war, in their parts of the land of Ergall, they will equally divide all between them, as they have divided the land of peace. Hugh and his heirs, who shall proceed from him and Lecelina aforesaid, [shall make a charter to Thomas] of the portion of the land which falls to him; and when that charter is given to him, then both parts of this chirograph shall be broken. Thomas, Hugh, and W. de Lascy, hisbrother, have sworn, and they and friends on each side have pledged their faith, to observe this agreement faithfully. Thomas has pledged himself that he will endeavour with Earl John, by giving money or any other way he can, that the said earl will concede the marriage and said agreement; and Hugh will be well disposed therein. Both parts of this chirograph are sealed by Thomas de Verdon, Hugh de Lasey and Walter

Witnesses, Thomas Albe de Crolk (abbot of Knock?), master V. de Verdon, Robert de Bere, Ralph. (Cir. 1195.) See Text, p. 192.

Writ. [Edward], eldest son of King of England, to the sheriff of Loueth. Command John de Verdon to render to Matilda daughter of Hugh de Lascy two and a half carucates of land with the appurtenances in Stachmanasran, into which John hath not entry [except] by Rose or N. de Verdon, to whom Nicholas de Verdon demised them, who unjustly and without judgment disseised Lechelina de Lassy, mother of Matilda, whose heir she is, after the last return of King John from Ireland into England, [as] is said. And unless John do so, if Matilda shall make the sheriff secure to prosecute her claim, the sheriff is to summon John to be before Edward's justices at Dublin, on the octave of St. Michael, to show why

f. 190.

f. 190 he shall not have done so. And the sheriff is to have there the summoners

Witness, R. de Ufford, justiciar of Ireland at Rabo on 7 April a. r. liij. [Hen. III.] (1269.)

Charter of Wykengll' and Naas made by earl Richard "Stranbaw." Earl Richard son of earl Gilhebert, to all his friends and men, French English and Irish. He has granted to Maurice Gerodd', Wykinglow and the whole cantred in which it is, with all its appurtenances, except the vill of Erkeks and the commote in which it is situate, for which grantor will give him a reasonable exchange. And inasmuch as grantor has given him a cantred which Makylan held, not the cantred nearer to Divelin but the next to that; he has granted the entire tenement aforesaid to [Maurice] and his heirs, freely, quietly and honorably, in land, sea, wood, plain, feedings, ways, by-ways, waters, fishings, mills, churches, f. 190 d. burgs, market, castles, buildings and all liberties: to hold of grantor and his heirs by the service of twelve knights.

Witnesses, Henry de Mot' Moct' (Hervey de Mont Maurice?), William the Earl's brother, Ralph Werloat, John Maltracum, Meiler son of Henry, Gilbert de Bosco Roberti, Adam de Hereford, Nicholas the clerk, Alured de Submeulla. (Circa 1176.) See Text, p. 193.

John son of the King of England, and lord of Ireland, to all his men, French, English and Irish. He has granted to William son of Morice and his heirs a cantred of land which Makelan held, not that nearer to Dwelin but the other in which the vill of Naas is situate. which earl Richard gave to Morice father of William, to be held of the heirs of earl Richard, by the service of 5 knights for all service. William and his heirs may hold all the said land with its appurtenances, well, freely, quietly and honorably, in land and sea, wood and plain, castles and fortalices, burgs and towns, churches and chapels, &c. and all other their appurtenances. He has granted also to Maurice a market at his burg of Naas weekly on Saturday, and soc, sac, toll, theam, infangthef, judgment of water and iron, duellum, pit and gallows, and all other liberties and free customs which belong to said land, except pleas and plaints which belong to the crown, which John has retained to his own

Witnesses, Bertram de Verdon, seneschal, Gilbert Pip', Reymund son of William, Meiler son of Henry, Allard the chamberlain, Philip de Worcester (Wirec'), John de Cleahull, Robert de St. Michael, Alexander Arsic, Roger Tirrel, Thomas de tanton, David de Waleis, at Kyldayr. (Circa 1186.) See Text, p. 193.

Charter. David son of William, baron of Naas, has granted to Maurice son of William, his brother, for his homage and service, all the land, which was of Simon de Kygard, in the cantred of Wiginglo, to wit Balyf. 190 d. harithur, Balmacgallise [and] Baliocanlochtan; to hold to grantee and his heirs, of grantor and his heirs, by the service of one knight, freely and honorably, in churches and chapels, fortalices, &c. and all liberties and free customs to said land belonging. Grantor and his heirs will warrant. Sealed by grantor.

Witnesses, Sir Maurice son of Gerald then justiciar of Ireland, sir Walter de Lascy, sir Hugh de Lascy, earl of Ulster, sir Richard de Burgo, sir Peter de Burmeniam, sir Robert de Capella, Philip son of Walter, Simon de Burcy. (*Circa* 1234.) See Text, p. 195.

Confirmation. Henry [III] King of England, lord of Ireland, &c. to his archbishops, bishops &c. He has confirmed the gift which David son of William, baron of Nas, made to Maurice son of William, his brother, for his homage and service, of all the land which was of Simon de Wigard in the cantred of Wykyngl'; to hold to Maurice and his heirs of David and his heirs as the charter of David, which Maurice has, testifies. The King wills that Maurice should have the said land with the appurtenances, well, in peace, freely, with all the liberties and free customs belonging, and as David's charter testifies.

Witnesses, J. bishop of Bath, R. bishop of Durham, W. bishop of Carlisle, Walter de Clifford, Ralph son of Richard, Godfrey de Craucumbe, Henry de Capella, William Gernun.

Given by the hand of R. bishop of Chichester, the King's chancellor, at Marleberg 25 Sep. a. r. xviij. [Hen. III.] (1234.)

f. 191 d. Charter of Hugh de Lascy, earl of Ulster, to his daughter Matilda, in marriage with David, baron of Naas.

Hugh de Lascy has granted to Matilda his daughter, his castle of Carlingford with all its rights, and with all the land which he had with her mother in Cole and Ergalea, and in the county of Limerick, with all their appurtenances; likewise all the land of Machergallyng with addition of Fithemunterrody in the county of Meath; to hold of grantor and his heirs, to grantee and her heirs, by the service of five knights for all service, as freely and fully as grantor held it, in demesnes, lordships, homages, services, wards, reliefs, escheats, in castles, fortalices, burgs, vills, men, churches, chapels, mills and all liberties and free customs which do or shall appertain to said castle and lands for ever; with judgment of fire and water, duellum and gallows. Sealed by grantor.

Witnesses, master Alexander de Nottyngam, sir Walter le Bryt, sir William de Bewys, Peter the chaplain and Alexander the clerk. See Text, p. 195.

Agreement between sir David baron of Naas and the lady Malht de Pontearche, his mother, on Tuesday before the Annunciation a.r. xj. Henry III. in the greater church of Nas before sir Walter de Rideleford, Maurice son of Gerold lord of Lega, junior, Robert de Cappella,

f. 192.

Philip son of Walter. John son of Pontius, Bawdewyn son of Robert and f. 191 d. The Baron has granted to his mother, in name of dower, Lady castle with all its appurtenances, and Tolachtyper with all its appurtenances, for a third part of all the lordships which his father William, baron of Naas, held on the day when he died. All the lordships ought to be valued by lawful men so that if the said manors of Lady castle and Tolachtyper suffice for a third part, the said lady shall hold herself satisfied therein, but if there be a deficiency, David shall make it up in rents from his two parts of the land, by the view of lawful men chosen to settle this; the rentpayers to be assigned to the said lady and to be answerable to her only. The lady shall take the premises, for her third. The said lady has sealed the part of this chirograph remaining with the

(Dated 23 March, 1227.) See Text, p. 194.

Matilda la Botillere to William le Estriser, bailiff of Karuekitel, and other her tenants of same barony. She has given to her [daughters] Margaret and Johanna the whole barony of Karuekytel, She commands them to cause the barony to be lawfully divided by the oath of faithful men into two equal parts. The partition being made, to cause Thomas Bouet, clerk, attorney of Richard de London and of said Margaret, to have seisin of one half for their use; and to cause Richard le Enfaunt, attorney of Walter le Enfaunt and of said Johanna, to have seisin of the other half for their use; and henceforth to be responsive to Richard and Margaret, Walter and Johanna. In witness she sends these her letters patent.

Dated 7 June a.r. vij. Edward I. (1279.) See Text, p. 197.

Charter of marriage. David, baron of Naas, has granted to John the f. 192 d. Butler (Pincerna) in frank marriage with David's daughter Matilda, all grantor's land of Karkytil, in homages, demesnes, rents, services, escheats and all things apportaining to said land, as grantor held it. David has also given to John, with Matilda, twenty pounds of rent which grantor had in the tenement of Rathtowthe, in homages &c.; also a moiety of all grantor's land of Karlyngford, with the appurtenances, so that in any case the castle and town of Karlyngford, and a moiety of the land near the castle, shall remain to grantor and his heirs, and the other moiety, to wit, Inislachru and the land towards Niuor, shall remain to John the Butler and his heirs born of said Matilda, for ever. David has granted these lands of Karkytil, Rathowethe and Karlyngford, to said John the Butler and his heirs begotten of said Matilda, in frank marriage; to hold to grantees and their heirs, of grantor and his heirs, as fully, honorably and peaceably, as any maritagium can be given. If Matilda die without heir of her body said lands shall wholly revert to grantor and his heirs. David and his heirs will warrant. Sealed by grantor.

Witnesses, Henry (recte Maurice) son of Gerald then justiciar of f. 193. Ireland, John son of Thomas, Robert de Capella, Baldwin son of Robert, Philip son of Henry, Simon de Burcy, Roger Talum, Robert de Dun. (Circa 1229.) See Text, p. 196.

> Matilda de Lascy, daughter of Hugh de Lascy, earl of Ulster, has given to her daughter Matilda la Botler, the castle of Karlingford with all its rights, and all the land she had of the frank marriage of her mother in Coly and in Ergall', with all their appurtenances; to hold to Matilda and her heirs for ever, of the chief lords of the fee, as freely and fully as grantor or her ancestors held them, in demesnes, lordships, homage, services, wards, reliefs, escheats, in castles, fortalices, burgs, towns, men, churches and chapels, mills, pools, fishponds and fisheries, and in all other liberties rights and free customs, to the castle and free And for this gift, grantee at the instance of grantor land belonging. gave to William son of Hugh the baron ten marcates of land and rent; and to Henry son of Robert the baron, twenty marcates of land and rent. in exchange, in the barony of the Nase. Sealed by grantor.

> Witnesses, sir Robert de Ufford (Erford), justiciar of Ireland, brother Stephen Dalhordensus (recte bishop of Waterford), treasurer, master John de Sanford, Formond le Brun, chancellor, Robert Bagod, Henry de Les, knight, William de Kauersam, Simon de Cauersam, Philip Sinnach. (Circa 1280.) See Text, p. 196.

Matilda de Lasey to all her tenants of the honor of Karlingford. She has granted to her daughter lady Matilda de Botler, grantor's castle of Karlingford with all land, tenants, and appurtenances; to hold to grantee and her heirs for ever freely and quietly as grantor ever held. She commands her tenants, henceforth, to be intentive to the lady Matilda de Butler or her attorney. In witness whereof she has sent these letters patent.

> Dated at Ladycastle (Cast Dne), on the morrow of St. Martin a. r. viij. Ed. I. (12 Nov., 1280.)

> Charter of Matilda Butiler to William de London. Matilda la Butiler, lady of Karlingford, has granted to William son and heir of her daughter Matilda, the castle and town of Karlingford, with all lands and appurtenances in Ergalia and in Coly; to hold to him and his heirs and their assigns, for ever, of the chief lords of the fees, by the services appertaining, freely, quietly, fully, as well in lordships as demesnes, plains, mountains, woods, forests, warrens, and chaces, lands, meadows, feedings and pastures, mills and mill-seats, advowsons of churches and chapels, bogs, marshes, homages, rents and services, wards, marriages, reliefs and escheats, suits of courts, hundreds and mills, pleas and perquisites, ports of the sea, fisheries as well in the sea as in fresh waters, with wrecks of the sea, and all other liberties and free customs to the

f. 193 d.

f. 194.

premises belonging, as grantor or any of her ancestors at any time held the same; yielding yearly to grantor, during her life, thirty pounds of silver, one half at Michaelmas and the other at Easter, for all services Grantor and her heirs exactions and demands of grantor and her heirs. will warrant the premises. After grantor's death, grantee his heirs and assigns will be quit of said rent of thirty pounds, and the premises will be exonerated from it. Sealed by grantor.

Witnesses, sir John son of Thomas, Edmund the butler of Ireland. Walter Lenfaunt, sir Richard Exeter, David le Marener, Adam le Tanour, Thomas Scheinnagh. Dated at Dublin on 11 April a. r. xxxij. Edward son of King Henry. (1304.)

Matilda le Butiler lady of Karlingford has con-Letter of attorney. stituted William son of Thomas, clerk, her attorney to put William de f. 194 d. London son and heir of her daughter Matilda, in seisin of her manor of Karlingford with its appurtenances in Koly, in Ergall, which she has given him by her charter. Dated at Dublin 11 April a. r. xxxii Edward | I]. (1304.)

Exchange. Ric. de Burgo earl of Ulster and lord of Connacht, has given to William son of William de London, one messuage, one water mill, two carucates and 80 acres of land 74 a. of meadow 220 acres of pasture and moor in Molymartel, in exchange for the manor of Karlingford, except the advowson of the church of the manor, and for all William's land of Coly and of Meth in co Louth. To hold to William and his heirs or assigns of the chief lords of that fee, by the service which belongs to them, for ever. Grantor and his heirs will warrant. Sealed by grantor.

Witnesses: Sirs John son of Thomas, John de Barry, Simon de Gennevyl, Ric. de Exonia, Ric. son of John de Moylagh, Nigel le Brun, John de Tuyt, Guido Cokyrrel. Dated at Trym, Friday the morrow of the Nativity of S. John the Baptist, a. r. xxxiii. Edward. (25 June, 1305.)

Release of warranty of Karlingford made by Ric. de Burgo to William de London.

Ric. De Burgo earl of Ulster and lord of Connacht to all. Whereas William son of William de London gave the manor of Karlingford, except the advowson, and the land of Coly and of Meth with appurtenances in co Louth, in exchange for one messuage &c. in Molymartel, and for 245 marks of money which the Earl paid him; the Earl grants that if it happen that he or his heirs be impleaded of said manor and land, and William or his heirs be called to warranty by which the manor and lands be lost, the Earl nor his heirs shall not prosecute any extent, by reason of said warranty, of other lands of William or his heirs, except only to have again said messuage &c. in Molymartel with said 245 marks. do so the Earl binds himself and his heirs to William and his heirs in

f. 194.

f. 195.

f. 195. 2000 marks. Sealed by grantor. Dated at Trym on Friday the morrow of the Nativity of St. John the Baptist a. r. xxxiii. Edward. (25 June, 1305.)

f. 195 d. Charter. Nigel de Brun has given to William de London lord of Athboy, all his land in Molymartel, to wit, the carucate of land which Ph. Wodlok sometime held. To hold to William, his heirs and assigns, of the chief lords of that fee by the service accustomed, for ever. Nigel and his heirs will warrant. Sealed by grantor. Witnesses, Sir Simon de Geynuill, sir Ric. de London, sir Guido Cokerel, knights, Walter Lawles, Reginald Barret, Geoffrey Dalton, Edmund Luisee, Peter Karmardin. Dated at Karlingford, 13 May a. r. xxxiii. Edward. (1305.)

Charter of P. Meset made to Ralph de May of 20 acres in Gillisse by Ratowthe.

Peter de Messeth has given to Ralph de May, for his homage and service, 20 acres of land nearest to the land which is given to grantor's burgesses beyond the water, as one goes to the town of Gillisse, as they are perambulated and divided to him. To hold to him and his heirs, of grantor and his heirs, in fee and inheritance; rendering yearly to grantor and his heirs one pair of iron spurs at the feast of St. Michael. Sealed by grantor. Witnesses Albred son of Fulc, Geoffrey de Burford, Robert de Enfern, William Gern', Hugh de Pincerna, John Porteston, Thomas Dullard. (Circa 1210.)

f. 196. Charter. Henry archbishop of Dublin has given to John de London his nephew, his town of Portmaclyueran with all its appurtenances which grantor holds of William Sancmelle. To hold to him and his heirs for ever, of said William and his heirs, freely and fully, and with all liberties as the charter of said William de Sancmell to grantor sets out. forming to William the same service as grantor is bound to him for, to wit, one sparrowhawk or 6 pence at the choice of the person paying, within the octaves of St. Peter ad vincula, for all service; saving the sixth part of one knight for extern service. Sealed by grantor. sir W. son of Wyth dean of St. Patrick Dublin, master Philip de Bray precentor of same, Ric. le Corner, John de Tanton, Ric. de Werminester, master Ric. de Tuyt, Ssthbo the Fleming (Flandrensis). (Circa 1224.) See Text, p. 198.

Charter by which Will. de Sancmedle gave to John de London knight, his land of Portmaclyueran.

William Sanctmedle, with consent of Dionysia his wife, gave to sir John de London, for his homage and service, all his land of Portmakeliueran with all appurtenances. To hold of grantor and his heirs, to him and his heirs, freely, in wood and plain &c. Rendering yearly to grantor and his heirs 6 pence, for all service, and secular exaction; and they shall pay such extern service as belongs to said land to the lords of the fee. Grantor

and his heirs will warrant. Sealed by grantor. Witnesses Hugh bishop f. 196 d. elect of Meath, master L. archdeacon of Uriel, master B. prior of Kells (Benles), sir Reginald Talbot, Peter the chaplain, Walter the clerk, Henry le Vernoyle, Ralph Picheford, Philip Nugent, Roger Talloun. (Circa 1250.)

Charter of Robert Tel made to William de London of two carucates of land in Portmaclyueran in Ergalia.

Robert Terel has given to William de London and his heirs, for his homage and service, two carucates of land with all appurtenances, in Portmaclyueran, together with the chief messuage; to wit one carucate which Nichola de London mother of said William formerly held; the other nearest to that towards the north. Saving to grantor and his heirs free entry and exit with their animals to their pasture and to the sea, to the least hurt of William and his heirs. To hold of grantor and his heirs, to William and his heirs, freely, and fully, in fee and inheritance, in meadows and pastures &c. and all free customs, to said two carucates Rendering yearly one sparrowhawk, or 6 pence, in the feast of the Assumption of St. Mary; and doing suit (sequela) to the court of grantor and his heirs at Portmaclyueran, four times in the year, on reasonable summons, to wit, in the feast of St. Michael, the Purification of St. Mary, the feast of the Apostles Philip and James and in the feast of St. Peter ad vincula, for all services; and doing extern service, as much as pertains to two carucates of land in same tenement, to grantor and his heirs. For this grant William gave 35 marks. Grantor and his heirs will warrant. Sealed by grantor.

Witnesses: master Robert Cherdolau sir Waleran de Wellesley, Robert le Mier, Ralph de Notingam, sir Alexander de Notingham, sir Robert de Crues, Henry Stopel, Gilbert largus, Roger de Chester, William Kynt, Richard de Herlaunde, Walter the clerk. (Circa 1247.)

Robert Terel to sir William de London. Because Robert has quitted claim to sir John de Verdon and his heirs all Robert's right to the rents, dominium, homages, services, reliefs, escheuts, and wards due to him and his heirs from three carucates of land which William held of him in Portmalyueran; therefore he commands William to be henceforth intentive to sir John. Dated at Kenles on the day of St. James the Apostle a. r. xlvii. Henry son of King John. (25 July, 1263.)

The Prior and brethren of the Hospital of St. John of Newtown (de Novo loco) by Trym, with the assent of R. bishop of Meath and of the Clergy of the same, have given to Nicola de Tuyt sometime wife of John de London and her heirs and successors, that they will have for all time, at the expense of the Hospital, a priest celebrating every day for the souls of Nicola and John and of their predecessors and successors. Nicola her heirs and successors may present a chaplain so to celebrate, whom,

f. 197.

without cavil, the Prior and brethren are bound to admit. If the Prior *t.* 197. &c. see a better and more fit priest they shall name him to Nicola &c. at whose presentation he shall be admitted. If the priest so instituted wish to assume the habit of the Hospital they shall receive him as a brother. The priest shall in all canonical hours each day celebrate mass for the dead, with Placebo, Dirige, and Commendation, in the Convent, unless prevented by just impediment, which defect the Prior &c. shall supply. Which priest being dead, whether in regular or secular habit, another fit shall be found in his place on the presentation of said N. her heirs or In the mean time one of the brethren shall supply the defect. Further the Prior and brethren grant to said N. her heirs and successors, f. 197 d. two beds in said hospital always ready with proper apparel for the use of sick persons whom she may choose, and this at the expense of the hospital And lest the hospital should have charge without emolument said N. gives to the Prior and brethren, to buy land or provide other necessaries, forty marks. Also said N. has given in better support of said beds a rent of 6s. 8d. to said hospital, by the hand of Hubert de Villa Massatri and his heirs or successors, in the feast of the Finding of the Holy Cross for ever to be paid. That all these things be fulfilled the Bishop and Archdeacon of Meath will if necessary compel by ecclesiastical censure. The parties and also the Bishop and Clergy of Meath affixed their seals. Witnesses S. de Burford, archdeacon of Meath, Adam Parvus, archdeacon of Kells (Senens'), master Clementine de Alneto, William de Berlin, Henry de Vessi, Francis de Capella, Peter de Tuyt, Ric. de Briccram. (Circa

Charter. Henry de Mounteney gives to William son of W. Loundres lord of Aboy, four marks of rent in Dunkenny, to hold of the chief lords by the accustomed services, to W. his heirs and assigns for ever. William may distrain for arrears. (Circa 1311.) (French.) See Text, p. 200.

1235.) See Text, p. 198.

f. 198. Indenture. Sunday next after the assumption of the B. Mary a.r. ii. Edward son of King Edward. Between Henry son of sir William de Mounteney and William de London. Henry gives to William four marks of yearly rent in Dunkenny, to be received by the hands of the Prior and Convent of St. John of Newtown near Trym. To hold for 21 years from the feast of All Saints in said year. Henry and his heirs or assigns will warrant. Sealed by the parties. Witnesses, sirs Mich. Tallebot and Ric. de London knights, Adam de Kylmessan, John Arnald, Peter de Tuyt, Simon Cromal. Dated at Athdboy said day and year. (18 Aug., 1308.)

Quit-claim. Henry de Monteney has released and quitted claim to William de London, his heirs and assigns, all his right in four marks of rent which William has of his demise in Dunkenny. Henry and his heirs will warrant. Dated 1 March a. r. iv. Edw. II. (1311.)

Henry de Mounteney to Adam Bernard prior of the house of St. John f. 198 d. of Newtown (Nouell lieu) by Trym. Henry has given to William son of William de Loundres four marks of rent in Dunkenny to him, his heirs, and assigns for ever, which rent he granted to William for 20 years. Wherefore Henry commands the Prior henceforth to answer for said farm to William his heirs and assigns for ever. Henry has put his seal. Given at Dunkenny, 24 March a. r. iv. Edward II. (1311.) (French.) See Text, p. 200.

Charter. John [arch]bishop of Dublin has given to William son of William son of Maurice and his heirs, the lands of Ballycotelan and Kilwothor with all appurtenances, of which there was controversy between them. To be held of grantor and his successors, by the service of one aureus, or two shillings sterling, rendered yearly at the feast of St. Michael. Saving to grantor the gift of the churches of those lands; for these lands he has done homage and fealty to grantor. Also grantor quits claim to him the manor of Dungnahmor with its appurtenances as he has found by inquisition of ancient and faithful men that it does not belong to the right of the church. Grantor has confirmed also the land which he has of Robert son of Maurice his uncle in grantor's fief. Grantor has ratified this charter with his seal. (Circa 1280.)

Covenant made between David baron of the Naas of one part and Maurice son of Maurice son of Gerald of the other part, of custody of the manors of Moynoth and Rathmore, the custody of which David says belongs to him, because sir Maurice son of Gerald held said manors of him by knight service. And said Maurice son of Maurice acknowledges the custody of said manors to be the right of said David, and he renders it to him as that which of right he ought to have, because Maurice son of Gerald held of him, and Maurice son of Gerald, heir of said Maurice son of Gerald is under age. And for this acknowledgment David gives to said Maurice the custody of said manors, to hold of him until the lawful age of said Maurice the heir of said Maurice son of Gerald, for 1001, of silver, of which, 50 marks at the feast of St. Michael in a.r. xli. of King Henry son of King John, 50 marks at Easter and 50 marks at St. Michael following: likewise for 2001. of which said Maurice son of Maurice shall satisfy Gerald son of David de Rupe. So that whatever Gerald has received from said David of said 2001. shall be restored to David with letters patent of Gerald of guit claim of said 2001; and for a mercy in which he fell in the ecclesiastical court for the demand of said 2001. against the Archbishop of Dublin.

David and his heirs will warrant to Maurice his heirs or assigns the custody of said manors until the lawful age of Maurice, against all. If it happen that Maurice die before he come to full lawful age, David and his heirs will satisfy to said Maurice, his heirs or assigns, all said money, allowing by view and oath of good and lawful men of co. Kildarc, to David or his heirs or assigns, all profits and issues which Maurice his heirs

f. 199.

f. 199. assigns or executors shall have received in the mean time of said manors. Moreover Maurice has granted that he shall not make waste or sale of the castles, lordships, gardens or other things belonging to said manors, while in his custody, but as soon as Maurice son of G. heir of Maurice son of Gerald shall come to his lawful full age, or die, said manors with appurf. 199 d. tenances shall revert to said David or his heirs quit of said Maurice or his heirs or assigns without any contradiction as fully as they were on the day of making this chirograph. If said David or Maurice die and infringe in whole or in part the tenor of this covenant, they grant that nothing of their goods, movable or immovable, be disposed of until satisfaction be fully made to them or their heirs, renouncing all aid of canon law, or of privilege of suing letters apostolic, royal, or of the lord Edward. Nevertheless said David and Maurice grant for themselves their heirs or assigns and executors that if said covenants be not fully observed, they shall be bound to the lord Edward son of the King of England, in 3001. of silver, so that the King, or the lord Edward, or the Justiciar of Ireland, for the time being, may compel them their heirs assigns or executors in any way they wish, as well to the observance of said covenants as to the penalty. In witness David and Maurice put their seals. Sir Alan la Heche then justiciar of Ireland, brother Erebert de Mainecester, master of the Templars in Ireland, Alex. de Notingham, sir Walter le Bret, sir Will. Peche, sir Will. de Bewmes, Robert de Cromenhal. Dated at Moynoth on Sunday after the feast of the Assumption of St. Mary in the forty-first year of King Henry son of King John. (19 Aug., 1257.)

of William, baron of Nas, for his homage and service, the whole land which was in contention between them, to wit, between grantor's land of Ad Chonlasty and grantee's land of Thalachtipyr, from the common way on each side to the common pasture. He has given also all common of his wood for his own buildings. To hold of grantor and his heirs freely and fully, in ways &c. and in all liberties; rendering yearly one byzant of gold or two shillings at Easter for all service. Witnesses Maurice son of Gerald, Robert de Grenan, Roger de Renny, (blank) Capella, Poncius son of Poncius, Simon de Brocch, Philip son of Walter, Peter de Kermerden, William Bruer, James the clerk. (Circa 1205.)

Charter. Henry de Herford has given to William son of William baron of the Nas, [common?] in grantor's wood of Othimmy except Churc' f. 200d. for all his buildings of Osbertstown (villa Osberti), and to burn, and for the mill of Hinch. To hold to him and his heirs, of grantor and his heirs, without impediment. Notwithstanding that when grantor please he may sell the wood and clear it. Witnesses: David de Wineheud, Robert de Capella, Stephen de Kinerthin, Hugh son of James, Walter the stabler, Ric. de Possewyc, Edmund the clerk. (Circa 1205.) See Text, p. 200.

Whereas William de London has remised to John Plonket, all his f. 200 d. right in Kyllin, and Kelokys, Dromyn and Wythechurche, John grants that if William pay him, his heirs, assigns or executors, 10 marks of silver in the quinzaine of the Nativity of St. John the Baptist next, then this quit-claim be of no force. Dated at Dublin 9 May a. r. iii. Edward III. (1329.)

Covenant made between William de London of one part, and brother Thomas prior of the house of St. John of the Naas, and the brothers of same, of the other part. William has granted and let to farm to the Prior and brethren, the mill of Killussi, for the term of 20 years, beginning at the feast of the apostles Philip and James a. r. xxxv. of King Edward, with all liberties customs and easements belonging, as in bringing and retaining water, making weirs, and licence to repair the mill from William's wood there. Rendering yearly two marks of silver at the feasts of All Saints and of SS. Philip and James, for all secular exactions. William and his heirs will warrant. In witness they put their seals alternately, in the manner of a chirograph. Witnesses: sir Simon de Genevyl. (1307.)

f. 201.

Donatus prior of the house of St. Mary of Louethd and the convent of same, bind themselves to sir David son of William, baron of Nas, and Matilda de Lascy his wife, and their heirs, under pain of excommunication by the Archbishop of Armagh, to render to them at the next assises at Dublin in a. r. xliiii. of King Henry, all rights in 30 acres of land in Ballytharsn'. (1260.)

Quit-claim of Donatus prior of the house of St. Mary of Loued and the convent of the same, for ever, to David son of William of Naas and Matilda his wife, and their heirs, of all right and claim in 30 acres of land in Ballytarsn' Collgny. Witnesses brother Thomas bishop of Lethlyn, Edmund de Notyngham justice itinerant, Nicholas de Dunheued (Bunheued in Reg.). (1260.)

Quit-claim of Philip son and heir of Nicholas Telyng to William de f. 201 d. London, lord of Athboy, of all right in 12 marks of rent in Dromnagh and Clonagh, of which William is tenant by his warranty made in court before the Justices of the Bench, Dublin, to William de Penkeston. He also remits to William all action which he may have against him, by occasion of any debt, covenant or contract, to this day. In witness, grantor's seal is affixed. Dated at Trym, on Saturday after the feast of the Annunciation of St. Mary, 1300 (so) a. r. iiij. Edw. III. (18 Aug., 1330.)

Quit-claim of Philip son and heir of Nicholas Thelyng to William de London, lord of Athboy, of all right in the land of Dromagh or Dromnagh, and Clomagh or Clonagh, in co. Kildare, which William son of John de f. 202.

f. 202 d.

f. 202. London gave to Philip Teling and Mabilia daughter of said William, in frank marriage. Philip and his heirs will warrant William and his heirs for ever. In witness grantor's seal is affixed. Witnesses, John le Forester provost of Athboy, Adam Deston, Elias son of Matthew, John son of Geoffrey, Walter Talbot, William Meset. Dated at Athboy 2 July a. r. iii. Edw. III. (1329.)

Wymarch his wife. William has given to farm to John and Wymarch and their heirs, one messuage and 20 acres of land of the part belonging to William, of the lands which were of sir Walter Lenfaunt in Ballygeen and Clon in the barony of the Nass. To hold from the making of these presents to Easter next, and thence to the end of 20 years. Rendering yearly to William his heirs and assigns for each acre 16d., half at Michaelmas and half at Easter; and all other services which belong to the messuage and land. They may be quit of rent, the first two years. The tenants shall not alien to anyone. If they do, grantor may reenter. William and his heirs will warrant. In witness they have put their seals alternately, in the manner of a chirograph. Witnesses, John Shunagh seneschal of Walter Lagheles, Henry de Rupeforti. Dated at Dublin 21 Feb. a.r. xi. Edw. II. (1317.)

Agreement between William de London, knt., and John de Bredok and

Charter of Walter de Isclep, clerk. Whereas William de London, knight, is bound to him in 160% sterling which he received in loan from him, and for that debt granted by his deed to Walter, one carucate and 80 acres of land in Killussilt, 50s. 4d. of yearly rent of the burgages of the Nas, one mark of yearly rent of the Tounemille, 8s. of yearly rent of the toll of the Nas, 15s. of rent of Simon de Flatesbury, one mark of rent of the mill of Corban. To hold, at the valuation of 201. yearly, for the term of eight years from the making of these presents, until the said debt f. 203. be satisfied. And William granted wardship and marriage of the heirs of Nicholas Warbedor (of) Ballycottellan, Henry Breighnok, Bartholomew le Flemmyng, Philip le Flemmeng, Stephen Kermardyn, Philip de Kerdyf, Simon de Flatisbury, Will. de Boyton, and Will. de Kyceniston, when they shall happen, which belong to William de London and his heirs; with the issues of the courts of Killussilt and Surdevaleston; to hold to Walter his heirs and assigns for said term, beyond said extent of 20l. a year; so that in satisfying said debt the issues of said wardships marriages and courts be not computed. And if it happen that by common war or other reasonable occasion, Walter his heirs or assigns cannot by said extent levy the debt within the term, then William grants that they may further hold from year to year until the arrear be satisfied. Walter grants

f. 203 d. that if within the term William shall satisfy the debt, then the lands &c. shall immediately revert to him, and the demise of them be void. In witness, Walter has put his seal. Dated at Dublin on Tuesday in the feast of the Assumption a. r. xii. Edw. II. (15 Aug., 1318.)

William de London, knt. has given to Alexander de London f. 203 d. son of Richard de London, all lands, rents &c., which formerly belonged to Alexander by inheritance of his purparty of the barony of the Naas, and which William lately had of the gift of Alexander, together with advowson of churches, wards, marriages, escheats, homages, services and other profits. To hold to Alexander and his assigns for his life, of the chief lords, by the services due, as fully as William had them of the gift of Alexander. William and his heirs will warrant during life of Alexander. William has put his seal. Witnesses: John de Welleslev and Milo de Rochford, knights, Henry de Badowe, William de Wellesley, Henry de Nassche, John Schunagh, Geoffrey son of Reginald. Dated at Dublin in the feast of the Assumption of St. Mary a. r. xii. Edward II. (15 Aug., 1318.)

f. 204.

William de London, knight, has given to master Walter de Istelep, clerk, all lands which belong to him by inheritance of his purparty of the barony of the Naas, and all lands which William had of the gift of Alexander de London of his purparty of the barony, viz. : in Barownesrath and Kyllyn, and all lands which were of Henry Baroun in said barony, except ten librates of rent issuing out of Barounesrath. which rent William reserves to himself. To hold to master Walter and his assigns, for the life of Walter, of the chief lords of these fees, by the services due. William and his heirs will warrant. Grantor has put his Witnesses, John de Wellesley, and Milo de Rocheford, knights, Henry de Badowe, William de Wellesley, Henry de Nasshe, John Shynnagh, Geoffrey son of Rogin', (Circa 15 Aug., 1318.)

Quit-claim of Maurice son of Gerald, knight, to master Walter de Istelep, clerk, of all demand to the lands which master Walter holds in f. 204 d. Barounesrath in co. Kildare, and rents from them. Maurice has put his seal. Dated at Dublin on Sunday before the Purification B.V.M. a.r. xiii. Edw. II. (27 Jan., 1320.)

Tuesday in the feast of St. Matthew the apostle a. r. xvii. Edward II. It is agreed between master Walter de Istilip clerk, and John Shynnagh, that Walter granted to John one carucate and 80 acres of land in the town of Killussy in the barony of the Naas. To hold for six years, rendering to Walter 151. yearly, half at All Saints and half at feast of SS. Philip and James. Provided that wards, escheats, marriages and reliefs, which may happen by reason of the free tenants of the lordship of said town of Kyllussy, remain to Walter. He has granted also that John may hold his courts there, but that he answer to Walter of the issues of the courts yearly. John will not remove without assent of Walter any tenant farmer of the town, as long as they may be sufficient to pay and do the rent and services, which rent and service John shall receive. Walter and John have alternately put their seals to this indenture. Dated at Dublin as above. (21 Sept., 1323.)

f. 205. Quit-claim of William le Deueneys to master Walter de Istelep, clerk, of all demand to the lands which Walter holds in Baronesrath in co. Kildare, and all rents from the same. In witness William has put his seal. Dated at Dublin on Sunday before the Purification B.V.M. a.r.

xiii. Edw. II. (27 Jan., 1320.)

26 Sept. a.r. iii. Edward III. at Dublin. It is agreed between master Walter de Istelep, and John son of Philip Schynnagh, that Walter has given to farm to John one messuage and ten score acres of arable land, meadow and pastures in Killussy. To hold for the term of 8 years beginning at the feast of St. Michael in said year. Rendering yearly for each acre 16d. at the feast of SS. Philip and James. If the rent remain unpaid for more than a quarter of a year, and that sufficient distraint of the eattle of John, his heirs and assigns, cannot be found on the lands, then Walter and his assigns may enter the lands and retain the crop growing there. In witness the parties have put their seals alternately. Dated as above. (1329.)

Wednesday before the feast of St. Margaret the Virgin a. r. ii. Edward. It is agreed between Richard de London, knight, and William de London, lord of Athboy, that Richard has given to William his whole purparty of the custody of the lands of Henry son and heir of Roger Berle in Syginiston, for the term of 3 years, without the charge of any rent. The three years being ended, William will render to Richard ten marks yearly, half at St. Michael and half at Easter, until the lawful age of Henry. If it happen that William cannot sue and have the marriage of Henry to the use of Richard, he binds himself in 20% as debt. For the three years first named, William gave to Richard his purparty of the marriage of Henry, to marry at the will of Richard. In witness they have put their seals, in manner of a chirograph, alternately. Dated at the Naas as above. (17 July, 1308.)

Charter. Henry de Mullahitas has given to David son of William baron of Naase, a moiety of his mill in the tenement of Mullahitas, and a moiety of the toll, perquisites and suit, saving the multure of his own house. David will receive said moiety yearly at one term, at the feast of St. Michael. Henry and his heirs will warrant. Henry has affixed his seal. Witnesses, sir Simon de Burry, Ricard son of Simon, William Oswald, Adam the provost, Ricard Vincent, Thomas Malet, Ricard son of Thomas, William the constable, and Walter Hilkelot.

Richard de Londres, or London, to all his free tenants and farmers, burgesses, English and Irish, in the barony of the Naas. Because he has given to his nephew William de London, all his lands, rents &c. in the barony of the Naas, he commands them to be intendent to William as they were accustomed to be to him. In witness he has put his seal. Dated at Trim on Thursday in the feast of St. Michael a. r. xxxiv. Edward. (29 Sept., 1306.)

f. 205 d.

f. 206.

Alexander de London, son and heir of sir Richard de London, knight, has given to sir William de London, knight, his whole land and rent, as well of money as of crannocs of corn, in Kyllyn, with the reversion of half the dower of Amya Cogan, Sordivaleston with the reversion of 40 acres there, Barunis Rath and Kelokes with reversion there, with the advowson of the church of Tholachtipir, and the mills of Corbali, Tunmill, Midilmill and Kyllyn, and the sites of them, in co. Kildare, in fee and inheritance for ever; in ways, paths &c., and all liberties and free customs belonging, for ever; doing to the chief lords of the fee, the accustomed services. Alexander and his heirs will warrant. Also he guits claim all right which he has or may have in the premises to William his heirs and assigns. He has put his seal. Witnesses: sir Simon de Genevill, Nicholas de Verdune, Richard son of f. 206 d. John, Ricard Manvisyn, Hugh de Trepilton, knights, Philip Veisyn, William Telyng, John Forester, Roger Wang', Geoffrey Herford, Simon de Kenteston elerk. (Circa 18 June, 1318.)

Alexander de London to all his free tenants, farmers, as well English as Irish, in county Kyldare, also to the lady Amya Cogan, John Syniach, Thomas Synnach, and Elena Barun. He has given to sir William de London, knight, all his lands, rents and services, and their attendances: he commands them to be attendent to William. He has granted also the reversions of the tenements which Amya, John, Thomas, and Elena hold, after their decease, to William. Grantor has put his seal. at Trum on Tuesday after feast of Holy Trinity a.r. xi. Edw. II. (20 June, 1318.)

Alexander de London constitutes master Simon de Kentiston, his attorney to put sir William de London in seisin of the lands and rents of Kyllyn with the reversion of the dower which Amya Cogan holds, Sordivaliston with reversion of 40 acres there, Barnes Rath with rent of crannocs of corn, and Kellokes with reversion of land there, and advowson of the church of Tillachtipir, also in the mills of Corbali, Townmill, Midilmill and Kygling, in county of Kyldare. In testimony he has affixed his seal. Dated at Athboy, Sunday the feast of Holy Trinity a.r. xi. Edw. II. (18 June, 1318.)

Adam Franseys, with assent of Syuenda his wife, has given to Thomas de Tyuertune son of Robert, one messuage in the town of Naas, that which lies on the west of the land of William son of Adam, in front of the stone house which was formerly of William Synnahc on the north; and six acres and a half of arable land lying in the tenement of Naas, in the broad field. To hold to him, his heirs or assigns, of grantor, his heirs and assigns, freely and fully, by hereditary right. Rendering yearly to the chief lord of the town $21\frac{3}{4}d$., half at Easter

and half at feast of St. Michael; and to grantor 6d. at said terms.

f. 207.

f. 207. for all services and demands. For this gift Thomas gave to grantor and wife 6 marks. Adam and Syuenda will warrant. Adam has affixed his seal. Witnesses, John Wudeleac, Stephen Synnach, Walter Synnach, Maurice son of Thomas provost of Naas, Walter son of Wlger, Richard Vincent, Henry Norht, John le Tannur, Robert Arnald, Henry de Netelton. (Circa 1250.)

Charter. William de Tyvertoune has given to Alexander de Notyngham, 12 acres of arable land in the tenement of Naas, those which lie nearer to the land of same Alexander, of Kyllussill, and which Stephen son of Thomas held of William to farm. To hold to Alexander his heirs and assigns, of grantor and his heirs, for ever; doing thereout yearly to the Baron of Naas, for grantor, the service which belongs to it, for all service and secular exaction. William and his heirs will warrant. Grantor has affixed his seal. Witnesses, sir Henry del Esse, Robert baron of Naas, Philip Scynnach, William Brechennoke, Adam le Flemmeng, Stephen de Villa Yago, Maurice Roleg, Ralph de Carmerdyne, Milo de Kermerdyne. Dated at Kyldare on Tuesday after the Conversion of St. Paul, a.r. lv. Hen. III. (27 Jan., 1271.)

Fine made in the court of the lady countess, at Kyldare, on the day of the apostles Philip and James a.r. xli. Hen. III., before sir Geoffrey de Appulby, seneschal of Kyldare, Roger de Penbre, and other faithful men of the lady countess; between Brian Mey and Seuelda his wife, demandants, and William de Tyverton, tenant, of 11 acres of land in the Naas, whereof a plea was moved between them in same court by writ of præcipe. William acknowledged and rendered said eleven acres as the right and inheritance of Syuelda, and for this Brian and Syuelda gave to William and his heirs said eleven acres for ever. To hold to William and his heirs, of Brian and Seuelda, in free burgage; rendering yearly one pair of gloves at Easter, for all services. For this grant, William gave to Brian and Seuelda two marks, and one cloak of ponet or of green, of the value of half a mark. (1 May, 1257.)

Charter. Alan son of Warin gave to Alexander de Notyngham, for f. 207 bis, his homage and service, the fee of one knight in Lengarewy or Lengaleway upon Glasdale (or Clasdale), nearer the land of William de Lassi and Balibom and Talachcor. To hold to him and his heirs and assigns, of grantor and his heirs, freely and fully, with all liberties to said fief belonging. Rendering yearly one pair of white gloves or one penny at Easter for all services, suit of court and demand. Alan and his heirs will warrant. In testimony grantor has put his seal. Witnesses John son of Geoffrey justiciar of Ireland, master Robert de Shardelawe, Waleran de Wellislegh, Robert de Bewver, justices itinerant in Ireland, Hugh Tirel seneschal of Ulster, John Biset, Robert de Logan, Walter de Logan, Roger de Logan, Matthew de Hauewode, Thomas sou of Lucian, Walter de Chenney, Ricard de Drumri, knights, Henry de Maundewill, Thomas de Mauchonebi. (Circa 1247.)

f. 207 d

Quit-claim. Walter de Istelep, clerk, quits claim to sir John de Arcy, f. 207 bis. justiciar of Ireland, all his right in one messuage, four score acres of land, 16a. of meadow, and 12a. of wood in Kyllyn; also in all lands which Walter has for term of his life of the gift of William de London. knight, in Barownesrath in co. Kyldare, with 40a. of wood in the wood called the Baron's wood; except 100s. rent which John Plunket holds in Wythchurch and Cloni issuing out of half a carucate of land there. And also all right which Walter has in 50s. 4d. yearly rent of the burgages of the Naas, one mark of rent of the Tounc mill, 15s. rent of Simon de Flatesbury, and one mark rent of the mill of Corban, with service of the In witness grantor's seal is affixed. Witnesses John lord of Rathmor. de Wellesleye, Maurice son of Gerald, knights, William de Wellesleye, f. 207 d. Simon de Flatisburye, Walter son of Maurice. Dated at Dublin 21 Jan. a. r. iii. Edw. III. (1330.)

Agreement made between sir Hugh de Lassy, earl of Ulster, and the lady Roesia de Verdoune. Hugh quits claim for his life, all right which he had in that half of the land which he demanded from her in right of the agreement formerly made between the Earl and Thomas de Verdune. Saving the right of his heirs after his death if they could acquire any out of the former agreement. So that said Roesia de Verdun and her heirs may hold all that moiety of land which the Earl demanded from her, for the life of the Earl. And if his heirs, while he live, wish to reclaim against Roesia, or move any suit upon said land, by said agreement, the Earl will annul it. Roesia grants that all men enfeoffed by the Earl may hold and possess peaceably, doing to Roesia and her heirs the services that belong to them; except those of whom the lands were seized into the hand of sir Nicholas de Verdune, father of said Roesia, for failure of service. For this grant Roesia has given to sir Hugh, 2001. to be paid within 2 years by 501. at feasts of St. Michael and This agreement was made at Drohedah in the house of the Hospital of St. Mary outside the Gate, a. r. xix. Henry III. Roesia found pledges to observe the terms, whose names the Earl has in another For the faithful observance of this agreement Hugh and Roesia pledge themselves; and also for greater security Hugh and Roesia bind themselves that if either presume to come against this writing he be excommunicated by the Bishop of Meath, and be had for excommunicated until on each side it be amended. If Hugh die within the term. the money is to be fully rendered to his executors and assigns. said Hugh and his heirs shall hold fully the whole land as he held on the day of making the agreement. Likewise Roesia and her heirs shall hold all the lands which she held on said day. In testimony Hugh and Roesia with R. bishop of Meath, sir Walter de Lassy, and sir Ricard de Burgo have put their seals to this writing, in manner of a chirograph.

de Burgo, William Grassus, senior, Nicholas Petit (parvus), Milo de Verdune, Adam de Kusake, Henry the Walshman, Henry de Wotton, Ric. de Wotton. (1235.)

John de Grauntsete quits claim to William son of sir William de London, knight, all his right in the manors of the Naas, Kullussy, Barounesrath, Kyllyne, and the lands of Kellokes and Clonies, also in all lands which were of Henry Baroun, which have come to William by hereditary succession of his purparty of the barony of the Naas, and all action or demand which he may have against him. Saving to John, for term of his life, the fees and pensions as well of clothing as money, granted him by sir William and William the son. In testimony grantor has put his seal. Dated at Dublin 18 Dec. a. r. xiii. Edw. III. (1339.)

Indenture made between William de London, lord of Athboy, and Stephen Lawles son of William Lawles, 22 May, 1356. William gave to Stephen the custody of his castle of Wykynglowe, until the war then being between the English of the King, and Obryn, be finished; taking of William weekly 9s. of sterlings in money or victuals. If Stephen take prey or captive during the war, William shall have half of such prey and of ransom of the captives. If Stephen spy prey or captives, and by means of the counsel and aid of Stephen William shall have taken them, then Stephen shall have of the prey or captives according to the decision of four men, two chosen on the part of William and two of Stephen. William grants that on the return of peace Stephen shall have the farm of the castle, with all appurtenances, as fully as Edmund Lawles held it, as cheaply as any other, if Stephen wish to hold Stephen undertakes, under the penalty and charge by which William by the Council of the King is lately charged, safely to keep the castle In witness they have alternately affixed their during the said war. Dated at Dublin on above day. (1356.) See Text. p. 201.

Fine in the court of the Earl at Kildare, on Monday after the feast of St. Nicholas a.r. ix. Henry III. before William Grassus the elder, seneschal of Leinster, Walter de Ridlforde, Walter de Rupeforde, Robert de Crompe sheriff of Kyldare, between Hugh le Power, and William baron of Naas tenant, of one knight's fee in the town of Surdiwall, whereof an assise of Mort d'ancestor, was summoned in same court. Hugh quitted claim to William and his heirs all right in it for ever. For this William gives Hugh 40s. (6 Dec. 1224.) See Text, p. 201.

f. 209 d. Charter. Hugh de Lacy, earl of Ulster, has given to his Burgesses of Nobir, 4 carucates of land in the common pasture, as they lie between the town of Nobir and the Great wood towards the west part, by right metes perambulated. To hold of grantor to them and their heirs by hereditary right, freely and fully; they making a great causeway between

f. 209.

the castle and the great town of Nobir, for all services. Said burgesses $f.209\,d.$ and all merchants of the town, as well poor as rich, shall have the same in common pasture. Grantor has put his seal to the charter. Witnesses sir Dau, Baron of Nas, Michael de Gros, Robert Schallowhed, Ralph Bellew, Nicholas de Stoce. (Circa 1227.) See Text, p. 202.

Charter. John, King of England &c. has given to William (baron) of Naas, for his homage and service, the castle of Karakytyl, with five knights' fees in the neighbourhood of the castle in the thweodum of Syachmedh in the cantred of Huene. To hold to him and his heirs, by the service of bearing one knight and two parts of a knight, for all service. Also one burgage within the walls of Lymeryc which Hamo de Valoynes while he was the King's Justiciar of Ireland, delivered to him. To hold by the service of 12d. yearly for all service. William and his heirs may hold freely and fully, in churches and chapels, in wood and plain, &c. with soc and sac, toll and theam, infangthef and outfangthef, with all liberties and free customs except those which belong to the crown.

Witnesses: W. archbishop of Rouen, G. archbishop of York, H. bishop of Sarum, S. bishop of Bath, William Marshal earl of Penbroc, Walter de Lasey, Hugh de Lascy, Hamo de Valoynes, Thomas son of Maurice, Ric. le Grant, Mar. son of Philip, Adam Dul', Wat' Man', H. archbishop of Canterbury the King's chancellor, at Rouen, 6 Sept. a.r. i. (1199.)

Charter. William de Brewys, by assent of his wife and of William f. 210 d. his son and heir, has given to William baron of Naas, for his homage and service, five knights' fees in Karakytell and Kyldruman. To hold to him and his heirs, of grantor and his heirs, by the free service of one knight, for all services. To hold freely and fully, in churches and chapels, in castles and fortalices &c. with soc and sac, and toll and theam and infangthef and outfangthef, in gallows, duellum, judgment of fire and water, and all liberties and free customs which grantor by the aid of God can reasonably give him. If the land shall be so situated that grantor should wish to have it in his own demesne, he may make a reasonable exchange to the value, by the view of friends on each side, elsewhere in land inhabited.

Witnesses: Hein' [blank] Ric' [blank], Ric. de Cumb', John son of Simon, Reginald de [blank], Hugh de Mortimair, Geoffrey de Maresco, Philip son of Robert, William de Qere, John son of Poinz, G. de [blank], Ric. Ketinc, Ric. de [blank]. (Circa 1209.)

Charter. William baron of Naas, by assent of Mahaut de Pontearch his wife, and David his son and heir, has given to Maurice his son, for his homage and service, five knights' fees in Karakytell and Kyldroman. To hold to him and his heirs, of grantor and his heirs, in fee and inheritance, by the free service of one knight and two parts of the fee of a knight, and by one ounce of gold? (aui) or 10s. at Easter, for all services. Grantor wills that Maurice and his heirs hold it freely and quietly, in churches and

f. 211.

f. 210,

f. 211. chapels, in castles and fortalices, &c., and soc, sac, toll, theam, infangthef and outfangthef, in gallows and duellum, in judgment of fire and water, and in all liberties and free customs, which grantor by the aid of God can reasonably give. Grantor has confirmed by his seal. Witnesses: Maurice son of Gerald, Hugh de Leg' senior, Hugh de Leg' junior, Rob. de Capella, Philip son of Walter, Ponscius son of Ponscius, John son of Ponscius, Henry de Bermingeham. (Circa 1225.)

Charter of Philip Ulf knight. Whereas sir Richard de London, knight, granted all his lands in Karuekytell and Kyltyle to Philip for the lives f. 211 d. of Richard and Philip; Philip binds himself not to alien anything of the tenements, except to sir Richard or his heirs, or to William de London, Philip's nephew, Richard, Philip's father, or to any of Philip's brothers. So especially that it may not come to the hands of any magnate. If he should do so, he binds himself and his heirs to sir Richard and his heirs in 40l. of good sterlings. Philip has put his seal. Dated at Dublin 27 April a. r. xxxv. Edward (1307).

Letter of William Bagod. Whereas Alisander de Londres has enfeoffed him of land in Karuekytel, to William and his heirs for ever. William grants that he and his heirs shall be bound to Alexander and his heirs, after the death of sir Richard de Londres father of Alexander, in 100s. yearly, half to be paid at Easter and half at feast of St. Michael, for all service. In witness William has made these presents patent.

Dated at Dublin, on Sunday, after the feast of St. Luke the Evangelist a.r. x. Edw. II. (24 Oct., 1316.)

Agreement between Richard de London and master-Indenture. Thomas Cantok. Richard demised to Thomas all tenements in Caruekytyl and Kyltyl, which Richard held at the making of these presents. viz. 10 librates of rent which Richard ought to receive from Richard Ulf for lands demised to him for term of years, as in a writing made between them; also all other tenements which he held there in his So that Thomas his heirs and assigns hold from Easter next to the end of seven years, free from all service and demand. saving to Richard de London, wards, marriages and escheats, if they But if they happen master Thomas may have 201, if it can be levied from thence; and if anything can be levied beyond the 201. Richard de London may have it. Richard his heirs and assigns will warrant. Also Richard grants that his men and tenants be intendent and answering to Thomas his heirs and assigns for said term as they ought to be to him. Also Thomas his heirs and assigns may distrain for the rent. For which demise and grant Thomas gave to Richard a certain sum of money. witness each put his seal to the other's writing.

Dated at Dublin on Saturday, the feast of St. Luke, a. r. xxv. Edward. (18 Oct., 1297.)

f. 212.

Alexander de Londres has made Ralph son of Milo, his attorney to f. 212 d. put William Bagod in seisin of one messuage 54 acres of land, 4 acres of meadow, 8 acres of moor, and 5l. 18s. rent in Karuekytell. In witness Alexander has made these letters patent.

Dated at Dublin on Sunday after feast of All Saints a.r. x. Edw. II.

(7 Nov., 1316.)

WALES.

G. bishop of St. David's (*Menevensis*) to all faithful of Holy Mother f. 213 d. Church. He has inspected the charters of his predecessors, David and Peter, and of the chapter of St. David's, and the confirmation of King Henry II., as follow:

- i. Davit bishop of St. David's to all. He has with consent of the chapter given to Maurice son of Gerold the stewardship (dapiferatum) of the whole land of St. Davit. To hold in fee and inheritance, as freely as Bernard late bishop gave it to Henry son of the King. Also all lands which Bernard gave to Henry with the stewardship, viz. the land of Prischili, the land of Herchebot Blund, and the land of Herbrand. He has given also the land which was of William de Castello and the land of Auledeni, and the service of Walter Luned and Aidan son of Seisil, in fee and inheritance to him and his heirs, freely and quietly, in waters, in forests, in woods, in ways, in meadows, in pastures, by the service of said stewardship. Confirmed by grantor's seal. Poncius archdeacon, Gerold and John, archdeacons, John, master Bolland, Bledric the priest, Meiler, Iduard the canon, Kediuor son of Rederb', William son of Robert de Roch', John son of Bernard, Walter Apelgard, Kinhadu son of Odrid, Goluiu son of Ked'. Except that grantor retains to his use what may be necessary from the wood of Prischili. (Circa 1175.)
- ii. P[eter] bishop of St. David's, to all. He has given to William son of Maurice son of Gerold, the stewardship of the bishopric of St. David's. To hold in fee and inheritance, to him and his heirs, as freely as bishop Bernard gave it to Henry son of the King. Also all lands which bishop Bernard gave to Henry with the stewardship; to hold also in fee and inheritance to him and his heirs, to wit, Prischili, the land which was of Herchebald Blund, and the land which was of Herbrand; and the increase which bishop Davit added, to wit, the land which was of William de Castello, and the service of Walter Luned, and the land of Aidan son of Seissill, except the part of that land which Wotllan (son?) of Radinor holds, which grantor retains in his hand. Witnesses: Poncins and Nicholas, archdeacons and canons of S. Davit, master John, Simon, master Richard, Robert son of Jonas, Meiler, Iduard, Philip, William de Lond', Richard de Haerford, Tanchard his son, Oddo de Karreu, William de Rocha, Philip de Barry, Walter de Vinsor, Griffin son of Kadiuor, Kinhadu. (Circa 1177.)

f. 214

have given to Maurice son of Gerold the stewardship of the whole bishopric of St. David's (Menevensis). To hold in fee and inheritance to him and his heirs. Also the land of William de Castello and the land of Prischili and the land of Herchebold Blund, and the land of Herbrand and the land of Laubeden, and the service of Walter Duned and Aidan son of Seisil. To hold, from the church of St. Davit and the convent, in fee and inheritance to him and his heirs freely, in waters, in woods, &c. by the service of his stewardship. Witnesses, Poncius, Gerold, John, archdeacons, John, master Robert, master Bledrit the priest, Robert, Jonas, Eliodorns, William de la Roche, John son of Bernard, Kynhadu son of Edrid, Golwin son of Kediuor, Griffin son of Aidan. This excepted, grantors retain to their use what they need of the wood of Prischilli. (Circa 1175.)

iv. Henry, King of England, &c. to D[avid] bishop of St. David's and the whole convent, and all barons and justices, sheriffs and ministers, and all his faithful Welshmen. He has granted to Maurice son of Gerold, the stewardship of the bishopric of St. David's (Menevensis). To hold in fee and inheritance to him and his heirs, as freely as bishop Bernard gave it to Henry son of the King. Also all those lands which Bernard gave to Henry with the stewardship; to hold also in fee and inheritance, to wit, Prischili, the land which was of Herchebold Blund, and the land which was of Herbrand, and the increase which Davit the bishop added, to wit, the land which was of William de Castello, and the service of Walter Luned and Aidan son of Seisil. (Circa 1175.)

Geoffrey aforesaid considering these grants and confirmations of his predecessors, and of King Henry the second, has granted and confirmed to William son of William son of Maurice and his heirs, in fee and inheritance, the stewardship of the whole hishopric of St. David's, in lands and tenements, and all liberties belonging to it. To hold of the Bishop and his successors as he or any of his ancestors held.

Witnesses, Poncius, Maurice, archdeacous, Gerold, archdeacon, Philip, Eliodorus, Maro Marter, Walter Marter, John, Aller, Nicholas, William, Henry, and Henry, canons, Will. de Lond', Robert son of Richard, Adam de Rupe, William de Barry, Philip de Stacpol, Poncius son of Poncius, Philip son of Ked', William son of Maurice, Griffin son of Aidan, Gwaret son of Kynhaid, Robert son of Kendel, Richard Ketine, Gilbert de Rupe, Richard the clerk, Philip son of Philip, William son of Maurice, Davit son of Maurice, William son of Poncius. (Circa 1207.)

Whereas it is agreed between Richard bishop of St. David's and William son of David baron of the Naas, that whereas contentions were moved between them, upon the services, customs, trespasses, and injuries which the Bishop has exacted against William by writ of the King in the county court of Kermerdyn, upon the tenement of Castle Maurice, by

which writ the Bishop recovered seisin by judgment of the county court. f. 214 d. The Bishop and William, by the mediation of friends on each side, agreed that they will observe whatever should be agreed on by 12 sworn arbitrators, viz.: master Tancard de Rupe prior of Penhr., J. prior de Pulla, sirs Robert de Valle, Geoffrey de Rupe, David Wydewrde, knights, William son of Gurwareth, Stephen de Edword, Wydo de Letterstown, Kedyuor son of Philip, Philip son of Kededan, and master Poncius of St. David. Afterwards the said arbitrators, having made diligent enquiry by twelve jurors of the Bishop's court of Pebvdvanc, upon said services, having agreed, ordained that William son of the baron of the Nas, by consent of the Bishop of St. David's for the time being, shall put as his attorney one useful to the Bishop and to the land of Pebidyanc, and sufficient to perform the underwritten services to which William is bound by reason of his said tenement of Castle Maurice: First that he ought to hold the Bishop's court of Pehidyanc, with the Bishop's seneschal, at his own expenses; also that he ought to do the service of five knights to the Bishop, as his ancestors were accustomed to do; also he ought to hold the court of Lauwadeyn, at his own expenses, when it shall please the seneschal of the Bishop, and respite the court and judgments when it shall please the [Bishop] of St. David's; also he ought to hold parliaments in the confines of the lands, against neighbouring enemies at his own expenses as often as shall be necessary; also he ought to hold and keep prisoners and delinquents taken in the land of Pehidyanc at the Castle of Maurice at the expenses of the prisoners, for the space of three courts unless they shall more quickly be judged, and after three courts he ought to lead them to Lauwadeyn with the men of the land; and he is bound to assist with necessaries him and his household; also he ought to keep the Bishop's markets at St. Davit twice in the year, with the Bishop's men deputed to this, at his own expenses. And it is agreed between the Bishop and William son of Davit baron of the Nas, that they confirm by this writing the ordinance of the arbitrators. And that it may remain firm for ever, each party has put his seal to this writing with the seal of the chapter of St. David's.

Witnesses the said sir Robert de Valle, Geoffrey de Rupe, Davit de Wydewurth, knights, master Tancard de Rupe, archdeacon of Karmerdyn, Richard precentor and Philip treasurer of St. David's, William son of Gurwared then bailiff of Kardigan, Philip son of Kadugan, Kediuor son of Philip, Philip Russelle, Philip de Letterston then seneschal of the. Bishop of St. David's, Wido de Letterston. (Circa 1260.) See Text, pp. 202-6.

f. 215.

CHARTER OF THE WHOLE LORDSHIP OF ROCHE.

f. 215 d. David son of Robert Flemyng has given to Thomas Flemyng, knight, Christopher de Prestoune, and Walter Galwey, chaplain, all that belongs to him in all castles, manors, lands &c. in Wales, which were of William de la Roche, father of Mariota mother of Margaret late wife of Roger de Claringdoun knight. To hold to them their heirs and assigns, of the chief lords of that fee by the services due, for ever. David and his heirs will warrant. In testimony grantor has put his seal.

Dated on Thursday the feast of the Decollation of St. John Baptist a. r. xvi. Ric. II. (29 Aug., 1392.)

Quit-claim. David son of Robert Flemyng has released to Thomas Flemyng, knight, Christopher de Prestoun and Walter de Galwey, chaplain, all right which he has to castles lands &c. in Wales as in preceding charter. In testimony grantor has put his seal.

Dated on Friday after the Decollation of St. John Baptist, a. r. xvi. Ric. II. (30 Aug., 1392.)

f. 216. Quit-claim. Thomas Flemyng, knight, and Walter Galwey, clerk, quit-claim to Christopher de Prestoun all right which they have in the third part of the castles, lands, &c. formerly of William de la Roche, in Wales. In testimony grantors have put their seals. Dated on Saturday after Decollation of St. John Baptist a. r. xvi. Ric. II. (31 Aug., 1392.)

CHARTER OF WILLIAM DE MOUNTENEY KNIGHT.

Sir William de Mounteney and sir Richard de Londres, knights, died a.p. mecexiiij.

Sir William Londres the second died A.D. mcccxij.

William de Mounteney, knight, has given to sir Richard de London and lady Margaret his wife, his whole manor of Molymartell and the dominium of his manor of Kylkarthy. To hold of the chief lords of that fee as freely as grantor held, in demesne and lordship, in ways, paths, meadows &c., for ever. Doing to the chief lords due (Entry incomplete: see p. 170).

Charter. Nicholas Dyloun has given to William de London, lord of Athboy, one messuage and 62 acres of land in Douenaghtayn, and 36s. rent to be received from free tenants of same town, viz.: of 16 acres which Richard Goldyng held, 16s. a year; of 20 acres which Alexander Goldyng held, 20s. a year; half at the Nativity of St. John the Baptist, and half at Christmas. To hold to William his heirs and assigns, of the chief lords of the fee, by the services which belong to said tenements for ever;

with all liberties and free customs which belong to the premises. Nicholas f. 216 d. and his heirs will warrant. Grantor has affixed his seal. Witnesses: sirs Michael Talbot, Richard Mauveysyn, senior, Richard Mauveysyn, junior, Walter de Cusak, knights, Roger le Colount, chancellor of Trim, John de Frauncevs, treasurer there, Thomas Chaumbiroun, sheriff of Trim, Simon Croimhall, clerk. (Circa 10 June, 1306.)

Nicholas Dyllon to all free tenants, farmers, English and Irish of Dounaghtayne. Whereas he has sold and confirmed to William de London. lord of Athboy, his whole land, rent and lordship of Douuenaghtayne; to hold to William, his heirs and assigns for ever; he commands them to be intendent and answerable to William, as their lord. In testimony he Dated at Trim on Friday the vigil of sends these letters patent. St. Barnabas a, r. xxxiv. Edward. (10 June, 1306.)

Fine in the court of sir Geoffrey de Geynvill at Trum in the morrow of St. Peter ad vincula a. r. xxxiv. Edw. I. before Walter Troman seneschal, Richard Taffe and Anselm Coterel his fellows, and other faithful men of sir Geoffrey; between William de London, plaintiff, and Nicholas Dyloun, of one messuage, 62 acres of land and 36s, rent in Douenaghtayne, whereof a plea of warranty of charter was summoned between them, to wit, that Nicholas acknowledges the premises to be the right of William, as those which he has of the gift of Nicholas; to hold to William and his heirs, of the chief lords of the fee, by the services which appertain, for ever. Nicholas and his heirs will warrant. acknowledgment William gave to Nicholas one sparrowhawk. (2 Aug., 1306.)

Edmund son and heir of Nicholas Dyllon has guitted claim to William de London, lord of Athboy, all right which he may have in one messuage, 62 acres of land, 36s, of rent in Douenaghtayne, which William has of the gift of Nicholas, grantor's father. In testimony he f. 217 d. has affixed his seal. Dated at Dromlargyn on Thursday after feast of St. Barnabas a. r. xxxiv. Edward. (16 June, 1306.)

f. 217.

Alexander son and heir of sir Richard de London is bound to sir William de London, lord of Athboy, in 1000 l. to be paid to William or his attorney bearing these letters, if Alexander in any way alien 10 marks of rent which William gave to Alexander, for his life, in Kylkarthy and Donachtain; also in such case the charter giving the rent shall be of no In testimony he has put his seal. Dated at Riverstown (Villa rip's) Friday the morrow of St. Laurence a. r. xii. Edw. II. (11 Aug., 1318.)

Paganus Tancarde to all. Whereas William de London, knight, has enfeoffed him by an indenture made between them, of all lands &c. in Douenaghteyne, Paganus grants that if he shall alien or give to farm to

f. 218.

f. 218. any other against the will of William or his heirs, William and his heirs may enter and have the lands. In testimoup he has put his seal. Dated at the town of Trimmet, on Friday after feast of SS. Philip and James, a. r. xv. Edward II. (7 May, 1322.)

Writ of Formedon. The King to the Sheriff of Meath: Command Matthew Bathe, knight, that he render to Patrick son of Edmund Diloun, one messuage 63 acres, 31s. 4d. rent in Donaghtayn, which Edmund de Berford gave to Nicholas son of Thomas Dylon and Anabilla his wife, and the heirs of their bodies, and after the death of them and of Edmund

f. 218 d. Dylon their son, ought to descend to Patrick son of said Edmund Dyloun, and cousin and heir of Nicholas and Anabilla, by form of the gift. And if he do not so, and Patrick make you sure to prosecute his claim; then summon him to be before the justices at Dublin, in the quinzaine of St. Hilary, to show why he shall not have done so.

Teste John Moricz locum tenens of John Darcy justiciar of Ireland, at Trym, 8 January, a. r. xvii. Edw. III. (1344.)

Charter. William de Mounteney, knight, has given to sir Richard de London and Margaret his consort, his whole manor of Molymartell and the dominium of the whole manor of Kilkarthy. To hold to him and his heirs of the chief lords of that fee as freely as grantor held, in demesne, in ways and paths &c. and all other easements and liberties to said manor belonging, in hereditary right for ever. Doing to the chief lords the services due. William and his heirs will warrant. Grantor has put his seal.

Witnesses: sir Simon de Genewyll, sir Michael Talboth, Walter de Lassy, Henry de Vernoll, Jordan de Angulo, Richard de Mounteney, Henry de Mounteney, Robert de la Forde, Adam de Eston, Thomas Beneth, clerk. Dated the day of the Nativity of our Lord, a.r. xxix. Edward. (25 Dec., 1300.)

Letter (in French). Henry de Mounteney to all his free tenants and farmers, Irish and English, of Kylkarthy. He has leased to Sir William de Londres for the term of 25 years, ten marks of annual rent to be received from all his lands in Kylkarthy as appears in an indented deed between them. Commands them to be intendent to William his heirs and assigns, for said rent during the term. In testimony he has put his seal.

Witnesses Geoffrey de F(blank), Stephen Tancard, Helys Colyn, Adam Deston.

Written at Athhoy, Thursday after St. Martin a. r. i. Edw. II. (16 Nov., 1307.) See Text, p. 206.

f. 219 d. Quit-claim. Henry de Mounteney has quitted claim to sir William de London, knight, all right in ten marks of rent which by charter he gave to sir William, to be received from all lands in Kylkarthy at four terms of the year. In testimony he has put his seal.

Witnesses: sir Simon de Genvill, sir Hugh Hwse, sir Richard son f. 219 d. of John, sir John de Peris, Michael Stokys, William Cane, Simon le Forester. (Circa 1307.)

Charter. William Geffrey has given to William de London, lord of Athboy, one messuage, a curtilage, 41 acres arable, 2 acres meadow, in Kylkarthy, and common pasture in the whole tenement of Kilkarthy for all his animals to feed; also common of moor, for the whole of grantor's life. All which grantor has of the gift of Henry le Mounteney for life. To hold to him his heirs and assigns, of the chief lords, by the services due, freely [with] entry and exit, suit of court, and tac of pigs, with all other easements as in the charter which grantor has. (Entry not completed.)

Charter. William son of William de Aththy has given to William son of sir Peter de Bermyngham, knight, eight and a half marcates of rent, with appurtenances, in Typerkeyuyn, Gyluardeston, Yoldeton, Bareteston, Balycotlan, to be taken of grantor's tenants in those towns, with homages and services of all his tenants there. To hold to William his heirs and assigns, of the chief lords of the fee, by the services which appertain, for ever. Grantor and his heirs will warrant. Grantor has confirmed this by the impress of his seal. Witnesses Henry de Badowe, Henry de Lees, Robert son of William, Robert de Schyrbourne, Richard Mannyng, Thomas de Penkeston. Dated at Dublin 28 November, a. r. xvi. Edw. II. (1322.)

Quit-claim. William son of William de Athy has quitted claim to sir William son of sir Peter de Bermengham all his right in 8½ marks of rent in Typerkeyuyn, Giluardeston, Yoldeton, Bareteston and Balycotlan, and in homage and service of all his tenants there, for ever. In testimony he has put his seal. Dated at Dublin 8 December a. r. xvi. Edw. II. (1322.)

KENLYS [AND OTHER MANORS] IN MEATH.

f. 220 d.

Simon de Geinevill, knight, has given to Nicholas de Eyton, chaplain, his manor of Kenlys. To hold to him and his heirs, of the King in capite, by the services due, for ever. Simon and his heirs will warrant. In testimony he has put his seal. Dated at Coulmolyn on Saturday after feast of St. Hilary a. r. xvi. Edw. III. Witnesses, Nicholas de Verdon, Francis de Feypo. (19 Jan. 1342.)

Simon de Genevill, knight, to all his burgesses and free tenants and farmers of his manor of Kenlys. Because he has given to Nicholas de Eyton, chaplain, his manor of Kenlys. He commands them to be intentive to Nicholas and his heirs for ever, as they were wont to be to Simon. In testimony he has put his seal. Dated at Coulmolyn, on Saturday after feast of St. Hilary a. r. xvi. Edw. III. (19 Jan. 1342.)

f. 220.

f. 220 d. Simon de Genevill, knight, has made Thomas Ryver and Robert le Blount of Moiaghryth, his attorneys to put Nicholas de Eyton, chaplain, in seisin of the manor of Kenlys, to hold to him and his heirs for ever. In testimony he has put his seal. Dated at Coulmolyn, as in preceding. (1342.)

> Nicholas de Eyton, chaplain, has given and by this indented charter has confirmed to Simon de Genevill, knight, and Johanna his wife, the manor of Kenlys; to hold to Simon and Johanna for their lives, of the King, by the services due, so that after the death of them the manor shall remain to William son of William de Loundres, knight; to hold to him for his life, of the King, by the services due. And after death of William, it shall remain to Richard son of William de Loundres; to hold to him and his heirs male of his body, of the King, by the services due. If Richard die without heir male, it shall remain to the right heirs of

William son of William. To hold to them and their heirs, of the King, by the services due, for ever. Nicholas and his heirs will warrant. testimony he has put his seal, and Simon and Johanna, to the other part of this indented charter, have put their seals. Dated at (Entry incomplete). (1342.)

Simon de Genyvill, knight, and Johanna his consort, have made Robert le Blount of Moiaghrith and Robert Cadell, clerk, their attorneys to receive seisin of the manor of Kenlys according to the form of the charter of Nicholas de Eyton, chaplain . . In witness (Entry incomplete).

Simon de Geynvill has put as his attorney Richard the chamberlain, his serjeant, to receive seisin of the manor of Douenachkerny, according to the form of the gift of his father and mother. In witness (Entry incomplete).

Geoffrey de Geynvill to all. Whereas his son Simon de Geynvill is bound to render to Geoffrey yearly, for the term of Geoffrey's life, 501. rent for lands in Douenachkerny and Kenlys, Geoffrey has remitted and for ever quitted claim to said rent. In testimony he has made these letters patent. (Circa 1300.)

Nicholas de Eyton, chaplain, has put Adam Sinnan burgess of Kenlys as his attorney to hold and continue seisin in the manor of Kenlys, according to the tenor of the charter made to Nicholas by sir Simon de Geynvill; also to hold court as well of burgesses as outsiders; and to demand and receive intendence of all his tenants and to make lawful distraint for such if need be, to carry out justice in all things, and to fix for parties a day of his court, to demand court of all his tenants, English or Irish, in whatever court or hundred they may be impleaded, and also to do all other things for the convenience and utility of grantor. In witness he has [confirmed] these letters with his seal. (Circa 1342.)

f. 221.

f. 221 d.

Edward III. has given licence to Simon de Geynevill to enfeoff f. 221 d. Nicholas de Eyton, chaplain, of his manors of Douenaghkerny and So that Nicholas, having full seisin, may re-enfeoff Simon and Johanna his wife, to hold to them and their heirs, of the King and his heirs by the services due, for ever. In testimony he has made these Teste John Moriz locum tenens of John Darcy justiciar letters patent. of Ireland, at Drogheda, 15 Dec. a. r. xvii. Edw. III. (1343.)

Geoffrey Wales, chaplain, has given to Richard son of William de London, the whole manor of Clone O Movlmoy. To hold to Richard and the heirs male of his body begotten, doing to the chief lords of that fee, the customs and services due. And if Richard die without heir male of his body begotten, then the manor shall remain to William de London, his brother, in like manner. Like remainders successively to Thomas son of sir William de London, knight, Simon son of William de London, and Richard son of sir William de London, knight, with reversion to William son of sir William de London, knight, and his true heirs for Wit- f. 223. ever. Geoffrey and his heirs will warrant. He has put his seal. nesses, sir Simon de Genyvill-

Entail. Robert Palmer, chaplain, has given to John de London and Alice de Tute his wife, the manor of Clogheran near Kyllowagh. hold to them, and the heirs of their hodies lawfully begotten, of the chief lords of that fee, by the services due and accustomed thereout. Remainder to William de London, knight, his heirs and assigns for ever. To hold of the chief lords as before. Robert has put his seal. Witnesses, John fitzJohn baron of Delvyn, Richard de Tuyt lord of Kyllowathe.

Richard Leynes has given to Alice Mauveysyn the manor of Grenane. To hold for her life, of the chief lords of that fee, by the services due and accustomed. Remainders to Matilda daughter of John Leynes. and the heirs of her body issuing; Claricia Levnes; Alice daughter of Thomas Mauveysyn; severally in tail; remainder to William de London, knight, and Alice his wife, and the heirs of their bodies. Remainder to the right heirs of Alice Mauveysyn, for ever. In testimony grantor has put his seal.

Entail of Ardemaght brege. Walter de Birmyngham, knight, has given f. 223 d. to Thomas son of Peter de Cruys and Matilda his wife, the manors of Ardmagh and Werwe. To hold to them, and the heirs of their bodies lawfully begotten, of Walter, his heirs and assigns, by the service of 40s. yearly, half at the Nativity of St. John the Baptist, and half at the Nativity of the Lord; and doing to the chief lords of that fee, for Walter his heirs and assigns, the services due thereout. Remainder to said Thomas son of Peter de Cruys in tail; Henry son of Peter de Cruis in tail male; John

f. 224. son of Henry de Cruys in tail male; Richard son of Richard de Cruys of Stamehalmok in tail male; William son of Richard de Cruys of Stamehalmok in tail male; John son of Richard de Cruys of Stamehalmok in tail male; Arnald son of Walter de Cruys in tail male; Thomas son of Richard de Cruys of Stamehalmok in tail male. (Entry incomplete.)

Entail of Athboy. William son of sir William de London, knight, has given to William de London his son, the manor of Athboy with the advowson of the church of the manor. To hold to him and the heirs male of his body begotten. Rendering yearly to grantor and his assigns, for grantor's life 200% of annual rent, half at the Nativity of St. John the Baptist, and half at the Nativity of the Lord. Saving to grantor and his heirs, royal service when it shall happen. And after grantor's death, one rose to his right heirs, yearly at the feast of the Nativity of St. John the Baptist. And doing, for grantor and his heirs, to the chief lords of that fee, the services and customs due. And if William, grantor's son, die without heir male, remainder to Richard de London grantor's son; to Thomas de London grantor's brother; to Simon de London grantor's son; Richard de London grantor's brother; severally in tail male; with reversion to grantor and his heirs for ever. Grantor has put his seal.

Witnesses, sir Simon de Genvill, knight, sir Henry de Vernoyll, knight, sir Theobald de Vernoyl, knight, sir Laurence son of Simon, knight, Walter Tallebot, Geoffrey de Alton, Baldewyn Bellewe, Richard Filling, Adam Trimnet, William Talbot, John Forestor, Adam Broun. Dated at Athboy, Monday after the feast of Epiphany, a. r. iv. Edward III. (7 Jan., 1331.)

f. 224 d.

TEXT

OF THE

PRINCIPAL ENTRIES IN THE REGISTER.

Evidence as to ownership of the Bog of Belmartene. (Register f. 4. Calendar p. 5.)

MEMORANDUM off the varyans at was between Sir Symon Londyrs lorde off Athboy & Crwyce lorde off Rathmore as towching the bog off Balmartene. One Hwggene Walsch saw when the merys was tryet by one Wyllam O'Cwyllane off Kylchewlane, Wyllam Mowndyng off Gyrley, Hwlloke Hynd off the same, Watere Kylt de Gylleston & Nicholas Taylore off Corroghton, men off fyw score yere hold & more sware & deposyd that pe Bogg was Londrys. Thys was tryet in pe tyme of kyng Henry the fyfte, the fowrth yere of his Regn.

All so Sir Robert Preston & Thomas Plunkete was in varyens the tyme off kyng Henry the syxt pe xxxvi yere off his regn. They both Broght wit pem the hellyst off the Contre whos namys folowit. Willam Brown off Castelton, John Benyaght off Cloghtran, Hwggene Walsch off the same, John Gryffene off Grenanyston, Herry Walsche off Kylghewlane, Mak Gylloghly off Balmartene, Thomas off herry off Athboy, Rorye Brwyn off Balmarten, Nicholas Blanchart off Aboy, John Rath off the same, Eestane more Asthane de talane, John Asloy. Those men sware & deposyd pat pe forsayd Bogg was Prestonys.

Grant of Viscounty of Gormanston. (Reg. f. 4d. Cal. p. 5.)

Edwardus dei gratia Rex Anglie et ffrancie et dominus Hibernie, Omnibus ad quos presentes litere peruenerint salutem. Sciatis quod nos probitatem scienciam fidelitatem et industriam quibus viget eminet atque pollet dilectus et fidelis miles noster Robertus Preston dominus de Gormannestoun in terra nostra Hibernie intime ponderantes volentesque eundem Robertum juxta suorum exigenciam meritorum aliqualiter premiare ipsum Robertum in vicecomitem de Gormannestoun in terra nostra predicta de gratia nostra speciali prefecimus ordinauimus constituimus et creauimus et eidem Roberto nomen stilum titulum et

honorem vicecomitis de Gormannestoun dedimus et concessimus ac eum cum preeminenciis et dignitatibus ac aliis rebus quibuscumque statui vicecomitis terre nostre predicte in sessionibus in parliamentis et consiliis nostris quam alias qualitercumque fuerit infra terram nostram predictam pertinentibus sive spectantibus inuestiuimus insigniuimus et nobilitauimus ac vicecomitem terre nostre predicte volumus appellari Habendum et tenendum nomen stilum titulum et honorem vicecomitis de Gormannestoun cum preeminenciis dignita[ti]bus et aliis rebus predictis eidem Roberto et heredibus suis masculis imperpetuum. Eo quod expressa mencio de aliis donis siue concessionibus eidem Roberto per nos ante hec tempora factis in presentibus minime facta existit aut aliquo statuto actu sive ordinacione tam infra regnum nostrum Anglie quam infra terram nostram predictam in contrarium facto edito siue ordinato non obstante. In cujus rei testimonium bas literas nostras fieri fecimus patentes. Teste me ipso apud Notyngham septimo die Augusti anno regni nostri decimo octavo.

Per ipsum Regem et de data predicta auctoritate Parliamenti.

Charter of liberties of the magnates of Meath. (Reg. f. 5. Cal. p. 5.)

Carta de libertatibus concessa magnatibus Midie per dominum Galfridum Geynuill.

Sciant presentes et futuri quod ego Galfridus de Geynuille auditis et intellectis cartis et munimentis Magnatum meorum Midie et antecessorum suorum, ipsorum videlicet qui cum Hugone de Lacy seniore ad conquestum suum primo venerunt in Hibernia, similiter et omnium qui de Waltero de Lacy filio et herede predicti Hugonis sunt feoffati quod sicut antecessores sui placita namii vetiti et catalla Hibernicorum suorum pro quolibet delicto et pro qualibet felonia per primum feoffamentum suum habebant et habere debebant per concensum et assensum Matilde de Lacy uxoris mee concessi et hac presenti carta mea confirmavi et pro predicta Matilda et heredibus ipsius Matilde magnatibus predictis et eorum heredibus et eorum tenentibus placita vetiti namii de omnibus tenentibus in eorum terris in curiis suis terminare. Preterea si in terris predictorum magnatum Hutesium levari contingat aut clamorem vicecomes de Trum inquisicionem capiet utrum tales transgressiones spectant ad coronam Et transgressiones que spectant ad coronam in curia mea vel dicte Matilde vel heredum predicte Matilde omnino terminentur. alie transgressiones que non spectant ad coronam in ipsorum curiis terminentur in quorum tenementis oriuntur. Et Ego Galfridus et Matilda concessimus pro nobis et heredibus predicte Matilde predictis magnatibus et eorum heredibus et eorum tenentibus catalla Hibernicorum suorum super quolibet delito et felonia conuictorum licet tales in curia mea vel dicte Matilde vel heredum predicte Matilde contingat judicari. Preterea concessimus pro nobis et heredibus predicte Matilde predictis magnatibus et eorum tenentibus quibus decet habere Wayf cum in terra*Text*. 177

eorum inueniatur et emendas capere de mensuris non obseruatis dummodo falsitas in predictis mensuris non habeatur. Et sciendum est quod vicecomes de Trum faciet turnum suum in dominio cujuslibet dictorum magnatum bis per annum et pluries si oporteat racione congrua cum Ego vero Galfridus mera voluntate predicte Matilde necesse fuerit. concessi pro me et dicta Matilda et heredibus dicte Matilde eisdem magnatibus et eorum heredibus omnes libertates predictas. Et ut hec mea concessio et presentis carte confirmacio et omnes libertates supradicte firme et stabiles maneant in perpetuum presentem cartam sigilli mei inpressione roboraui. Hiis testibus, fratre Patricio tunc Archiepiscopo Ardamacano, domino Fulcone tune archiepiscopo Dublinensi, domino Hugone tunc episcopo Midensi, domino Johanne de Verdon, domino Waltero de Burgo, domino Mauricio filio Mauricii, Mauricio filio Geraldi, domino Valeriano de Weleseye, domino Ricardo de Exonia tunc Justiciario itinerante in Hibernia et multis aliis, et a mino Johanne de Cogan.

Royal charters of the liberty of Meath.

(Reg. f. 5. Cal. p. 6.)

Henricus Rex Anglie et dux Normannie et Acquitannie et comes Andegavie, Archiepiscopis episcopis abbatibus comitibus baronibus justiciariis et omnibus ministris et fidelibus suis Francis et Anglis et Hiberniensibus totius terre sue salutem. Sciatis me dedisse et concessisse et presenti carta mea confirmasse Hugoni de Lacy pro servicio suo terram de Midia cum omnibus pertinenciis suis per servicium quinquaginta militum sibi et heredibus suis Tenendam et habendam a me et ab heredibus meis sicuti Murcardus Ha Mulachlyn melius eam tenuit vel aliquis alius ante illum vel postea. Et de incremento illi dono omnia feoda que prebuit vel que prehebit circa Duueliniam dum ballivus meus est, ad faciendum mihi seruicium apud ciuitatem meam Duuelinie. Quare volo et firmiter precipio ut ipse Hugo et heredes sui post eum predictam terram habeant et teneant et omnes libertates et liberas consuetudines quas ibi habeo vel habere possum per prenominatum seruicium a me et ab heredibus meis bene et in pace libere et quiete et honorifice in bosco et plano in pratis et pascuis in aquis et molendinis in viuariis et stangnis in piscacionibus et venacionibus in viis et semitis et portubus maris et in omnibus aliis locis et aliis rebus ad eam pertinentibus cum omnibus libertatibus quas ibi habeo vel illi dare possum et hac mea carta confirmaui. Teste &c.

Ricardus Dei Gratia Rex Anglie Dux Normannie Acquitannie Comes Andegavie, Archiepiscopis episcopis comitibus baronibus et omnibus fidelibus suis salutem. Sciatis nos concessisse et hac carta nostra confirmasse Waltero de Laci et heredibus suis pro homagio et seruicio suo omnes terras et tenementa sua de Hibernia tam illas quas habet de dono regis Henrici patris nostri quam alias quas habet de dono aliorum et de adquisicione Hugonis de Lacy patris sui sicut carte regis Henrici patris nostri et carte aliorum donatorum quas inde habet testantur. Quare volumus et firmiter precipimus quod prefatus Valterus de Lacy et heredes sui post ipsum habeant et teneant prefatas terras et tenementa cum omnibus pertinenciis suis in bosco et plano in pratis et pasturis in viis et semitis in aquis molendinis et in omnibus aliis rebus libere quiete et honorifice cum omnibus libertatibus et liberis consuetudinibus. Teste &c. (Tertia carta.)

(Reg. f. 5d. Cal. p. 6.)

Johannes Dominus Hibernie comes Morton' Archiepiscopis episcopis baronibus justiciariis vicecomitibus et omnibus ministris et fidelibus suis Francis Anglicis Hibernensibus tocius Hibernie salutem. me reddidisse et concessisse et hac presenti carta mea confirmasse Waltero de Lacy et heredibus suis pro homagio et seruicio suo totam terram Midie cum omnibus pertinenciis suis Sicuti Hugo de Lacy pater eius tenuit eam anno et die quo obiit. Et preterea omnia jura sua que in Hibernia habere debet tenenda sibi et heredibus suis de me et heredibus meis per seruicium quod dominus Henricus Rex pater meus Hugoni patri ejusdem Ualteri dedit et carta sua confirmauit. Quare volo et firmiter precipio quod predictus Ualterus et heredes ejus post eum habeant et teneant predictas terras de me et heredibus meis, bene et in pace libere et quiete honorifice et plenarie cum omnibus pertinenciis et libertatibus et liberis consuetudinibus suis secundum quod carta domini Henrici regis patris mei quam inde habet testatur Hiis testibus &c. carta.)

Henricus Dei Gratia Rex Anglie dominus Hibernie Dux Normannie Acquitannie et comes Andegavie omnibus ballivis et fidelibus suis ad quos presentes litere peruenerint salutem. Volentes dilecto et fideli nostro Galfrido de Geynuill et Matilde de Lacy uxori ejus gratiam facere specialem concedimus eis pro nobis et heredibus nostris quod ipsi et heredes ipsius Matilde habeant omnes libertates et liberas consuetudines in terra sua de Midia in Hibernia quas Valterus de Lacy auus predicte Matilde cujus altera heredum ipsa est habuit de dono et confirmacione antecessorum nostrorum regum in eadem terra tempore pacis tam in wardis et placitis querelis quam aliis rebus et quod ita libere et quiete utantur et gaudeant predictis libertatibus et liberis consuetudiuibus in predicta terra sicud prefatus Valterus melius liberius et quietius eis usus fuit de dono et confirmacione antecessorum nostrorum regum tempore In cujus rei testimonio &c. Teste me ipso apud Wodestok viij die Augusti anno regni uostri xxxvito.

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Charter to Walter de Lacy. (Reg. f. 5d. Cal. p. 7.)

Johannes dominus Hibernie comes Morton' Dilecto et fideli suo Hamoni de Valta¹ justiciario Hibernie salutem Sciatis me dedisse Valtero de Lacy totam terram quam Gilbertus de Angulo tenuit de me ultra lacus de Therebrun per idem seruicium quod prefatus Gilbertus facere consucuit quam terram suam forisfecit scilicet Drimclief.² Et preterea dedi prefato Valtero unum mesuagium in villa de Lymerik in competenti loco ad se hospitandum et feodum trium militum in cantredo quod retinui ad opus meum in propinquiore et competentiore loco extra dominium meum quod alii datum non fuerit. Quare tibi precipio quatenus sine dilacione et occasione faciatis habere prefato Waltero omnes terras prenominatas cum predicto mesuagio. Teste me ipso apud Vernoyl xxii° die——.

Charter of liberties to Geoffrey de Geynvill. (Reg. f. 6. Cal. p. 7.)

Henricus Dei gratia rex Anglie dominus Hibernie Dux Normannie Aquitannie et comes Andegavie, omnibus ad quos presentes litere pervenerint Salutem. Cum per literas nostras patentes nobis ultimo existentibus in Vasconia sub sigillo nostro quo tunc utebamur ibidem concesserimus dilecto et fideli nostro Galfrido de Geynuill et Matilde de Laey uxori sue quod in omnibus terris suis de Midia uti possint libertatibus suis per brevia sua propria secundum legem et consuetudinem terre Hibernie quibus Valterus de Lacy quondam dominus earundem terrarum suis brevibus uti solet. Nos ad instanciam eorundem Galfridi et Matilde dictam concessionem nostram eis sub magno sigillo nostro presentibus duximus innouandam. In cujus rei testimonium has literas nostras eis fieri fecimus patentes. Teste me ipso apud Windesor xxvii die Februarii anno regni nostri xli.

Charter of Ratoath. (Reg. f. 6. Cal. p. 7.)

Johannes Dei gratia rex Anglie Dominus Hibernie Dux Normannie comes Andegavie, Archiepiscopis episcopis abbatibus comitibus baronibus justiciariis vicecomitibus ministris et omnibus balliuis ac fidelibus suis salutem. Sciatis nos dedisse concessisse et hac presenti carta confirmasse Philippo de Wircestria totum Rahtoude cum omnibus pertinenciis suis habendum et tenendum de me heredibus meis sibi et heredibus vel assignatis suis libere et quiete integre et honorifice bene et in pace in feodo et hereditate inperpetuum in bosco et plano in pratis et pascuis in viis et semitis in aquis et piscariis in stagnis et molendinis in venacionibus et cum omnibus libertatibus et liberis consuetudinibus dicte terre pertinentibus faciendo inde michi et heredibus meis seruicium unius militis quando regale seruicium acciderit, pro omnimodis exactionibus et demandis rebus ad me vel ad heredes meos pertinentibus. Hiis testibus domino Ricardo Tyrell domino Ricardo de Tuht domino Willelmo le

¹ Recte Valoniis.

² Drumchef in Reg.

Petit Petro de Meset Ricardo de Futipol Martino de Mandeuill Ada Dullart et aliis.

Charter of Walter de Lacy to Furness Abbey. (Reg. f. 6. Cal. p. 8.)

Omnibus Christi fidelibus presentibus et futuris Valterus de Lacy dominus de Mide salutem. Noveritis me pro salute anime mee et domine Marione sponse mee et pro animabus bone memorie Hugonis de Lacy patris mei et Roais matris mee et pro anima Roberti de Laci fratris mei et pro anima Gilberti de Lacy filii mei et pro animabus omnium autecessorum m[e]orum concessisse dedisse pro me et heredibus meis et presenti carta confirmasse Deo et abbatie Beate Marie de Fornes' in Anglia et abbati et monachis ibidem Deo servientibus in liberam et puram et perpetuam elemosinam totam terram que fuit Cristiane sponse Roberti le Mariner in villa de Mariners in Hibernia prope portum de Drogth' scilicet mesuagium illud ubi dicta Cristiana post obitum ipsius Roberti manebat in eadem willa cum suis edificiis et pertinentiis et omnia alia mesuagia et edificia cum pertinenciis que ad cam in dicta villa pertinebant cum natiuis et eorum sequela necnon et principale mesuagium quod idem Robertus de me tenuit in capite prope ecclesiam cum suis edificiis et pertinenciis et turri lapidea que ibidem sita est et terciam partem molendini ejusdem ville, necnon et unam nauiculam siue batellum piscatorium in portu et extra portum liberum et quietum absque ulla disturbacione vel exaccione mei heredum meorum et omnium aliorum et octoginta et decim acras terre cum pratis et turbariis in teritorio ville prenominate tenendas et habendas cum omnibus pertinenciis libertatibus et aisiamentis que in ea fieri poterunt haberi vel inueniri poterunt, tam subtus terram quam super terram. Et preterea concessi predictis abbati et monachis ut ad edificia sua in dicta terra construenda, et ad ceteros' usus suos neccessarios mayremum accipiant in foresta mea de Trum absque ulla contradiccione vel impedimento forestariorum meorum et omnium ubi propius invenire poterunt competenter et per amnem de Boyn vel aliter transferi faciant ad propria sicut usibus suis et comodo Et notandum quod si propria animalia melius nouerint expedire. dictorum monachorum communis pasture limites transgrediendo in cuningariam meam casu intrauerint volo et pro me et heredibus meis firmiter precipio ut sine querela et omui calumpnia ad communem pasturam suam sine lesione reducautur honeste vel si capta fuerint ignoranter et inportata2 absque dilacione et omni detrimento liberentur. Item concessi sepedictis abbati et monachis ut sui in predicta terra manentes vel superuenientes in nundinis in foris in castris in villis et per totam terram meam absque ullo contraccione³ exaccione consuetudine vel demanda ad me et heredes meos pertinentibus vendant libere emant quecunque domui sue de Furn' fuuerint neccessaria et absque

¹ Reg. cetera . . neccessaria. ² Qu. recte imparcata. ³ Qu. recte contradictione.

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contradiccione mei vel heredum meorum quo voluerint deducant quam donacionem meam ita abssolutam et ab omni calumpnia omnium mortalium et ab omni exaccione liberam esse volo sicut sacrificium quod Deo offertur super altare in odorem suavitatis, etc.

Duty of the Seneschal on transfer of land in Meath. (Reg. f. 7. Cal. f. 9.)

Breve quod seneschalus non permittat aliquem vendere aliquas terras quin ipse illas ingrediatur antequam alius plenam habeat seisinam.

G. de Geynuill' a son seneschal de Trum saluz. Nous vous mandom ke si aucun de nostre seingnorie voille vendre ou donere fie ou tenement a tenir de li, ke vous vous metez dedeuz auant ke lautre eit plenere seisin e vous tiengnez dedeuz e se lautre voille prendre bref de nouele disseisine ke vous respoingnez issi ke vous ni elamez aveir fie ne franc tenement mes ke vous ne volez mie ke notre dreiture vous seit esloingne ne ke la chose seit tenu par entrebat e par ce respons ne vous porra greuer la terre de Rathtoutthe ne suite ne servise par la dame ne par monsire Roger tant ke vous aiez autre mandement de nous kar nous volom aueir conseil par qui main il nous est plus profitable a receuire.

Right of Lord to make private truce with Irish. (Reg. f. 7. Cal. p. 9.)

A remembrer dou seingnure ou dou seneschal de franchisse quant il font tru ou sowacce as Ireys felons ardors guerreoms ci sa justice les puet punir par droit. Je di ke non e ce poet om entendre par les franchises de Galles dont le seingnur des franchises quant la guerre fust commune entre Engleis e Walleys ont souent true e sowaece as Galeys ke onkes nen furent puniz ia fu ce ke li Rois e son conseil bien le seussent e ce fu bien recordee par monsire Gauter de Hoptoun donc justice en Engleterre lendemain de la Nativite notre Dame lan E. xij.º a Aroch ke dit ke quant le Roys Henri ferma le chastel de Ganneu por ce kil vient¹ si grant feison de Galleys pres del host fu demande au conseil coment ce fu la, fu dit ke por ee ke les hauz homes marchiz auoient true a eus e por ce qe li conseil ne furent pas bien auisez ke lour fut afere le Cont de Leicestre fist apeler monsire Robert Waleran pur ce kil savoit de la marche e ei fu il adokz un serjanz il li demanda son auis e cil li dit ke ci il voleient bien fere il enuerreient lez marchiz ehescun en sa marche e lor commandereint ke cheseun guerrast en dreit de foi E le Conte dit ke ce fu le meudre conseil e donk fu retenuz Monsire Robert dou conseil le Roys par kei ou poet bien entendre ke puis ke li Roys ke donk ere en hoste suz les Galeis e sout li e son consell ke plusors des hauz homes marchiz auoient true a ces enemis sur ki il fu a host e ne les ou reprist ne punist si com les seingnurs de la franchise ont true as acuns des Ireys de guerre sur ki li Roys ne sa justice ne autres oue sa baniere ne cheuache niont meius doient estre puniz eil ki a eeus ont true ou sowacce ke eil ke auoient true a ceus sus ki li Roys fu a ost.

¹ Reg. seems to read vrent.

Custom as to division of prey. (Reg. f. 7d. Cal. p. 10.)

Iudicium de preda eapta in marchiis.

Adam le Petyt Ricardus filius Johannis Adam de Cusac Willelmus de Alneto Robertus de Mandeuille Thomas de Molendinis Hugo Galletrum Willelmus de London' Philippus dominus de Burley Henricus filius Leons' et Ricardus Teling Ricardus de Maueysin dicunt quod ipsi qui sunt in omnibus super custum domini si ceperint equos vel alia animalia quod dominus inde debet habere medietatem et ipsi qui sunt super custum suum habebunt aliam 1 medietatem nisi fuuerit quod ipsi prostrauerint aliquem de equo suo Et si prostrauerit aliquem ictu lancie tunc habebit ictu lancee. omnes illos equos de quibus prostrauerint equites. Et si prisones ceperint omnes prisones remanebunt domino. Et si dominus vel senescallus ibidem presentes fuerint tunc nichil habebunt nisi dominus voluerit gratiam facere.

Armour to be borne by tenants. (Reg. f. 7d. Cal. p. 10.)

Provisio facta per dominum G. de Geynuill ad magnates Midie.

Si quis habeat xx. libratas terre habeat equm coopertum de precio x. librorum, et quod sit munitus armis ad modum militis.

Et qui habet xx. marcatas terre habeat equm coopertum precii x. marcarum haberionem capellam et lanceam.

Et qui habet x. libratas terre habeat equm de precio c. solidorum et arma ut decet.

Et qui habet x. marcatas terre habeat equm de precio v. marcarum et arma ut decet.

Et qui habet c. solidatas terre habeat equm de precio xl. solidorum et arma ut decet.

Et qui habeat v. marcatas terre habeat equm de precio viginti solidorum et arma ut supra.

Et qui habeat dimidiam marcam in bonis habeat arcum et sagittas scilicet glanetum.

Et firmarii sint muniti equis et armis secundum quantitatem bonorum suorum.

Et mercatores secundum mercandisam suam.

Fees to Officers of the Liberty of Meath. (Reg. f. 7d. Cal. p. 10.)

Les fiez et les robes par an.

xxti li. au seneschal ij robes ij chapis une sele par an.

xl. s. au visconte e xviij s. por robe.

xx. li. au tresorer e xviij s. pour robe.

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Covenants for purchase and charter of Gormanston. (Reg. f. 13. Cal. p. 18.)

Indentura de conventionibus super adquisitione manerii de Gormanestoun per Robertum de Prestoun de Almarico de sancto Amando et de antiquis cartis recordis et munimentis habendo.

Cest indenture tesmoigne qu come monsire Ammari de Seint Amant le piere et monsire Robert de Prestoun soient finalment acordez du bargain du manoir de Gormanestoun oue lez appurtenances et sur ceo le dit monsire Ammari eit par ses chartres grantez au dit monsire Robert deux rentes charges lune de seissante liures et lautre de trente liures a prendre de son dit manoir queux faitez sont trebblez et auxi eit paie au dit monsire Robert dousze deniers del une rente et seis deniers del autre come par sez lettres endentez trebblez appiert et auxint eit fait chartres de feffement du dit manoir au dit monsire Robert et a ses heirs et as autres par luy nomez et ceo eit fait trebbler et auxint eit fait quatre lettres dattornes et a divers gentez nomez par le dit Robert pur la seisine de ceo et de les vint et quatre acres de terre et une acre de pree dont James de Passelewe met debat au dit monsire Robert et sez compaignons deliuerer et auxi en la seisine le dit monsire Robert et ses ditz compaignons lui eit fait trois relees de tout son droit du dit manoir quelez chartres faitz et lettres susdites le dit monsire Ammari ad fait ensealler en sa presence demesne de son propir seal et les ad deliuere au dit monsire Robert et le dit monsire Ammary ad plenerement receu du dit monsire Robert toute la somme dentre eux acordez quele il dust auoir pur le dit bargain et sur ceo le dit monsire Ammary loialment enprent de trauailler a la court le Roy si en haste come il purra bonement et illoeges reconustra les deux chartres de rent charge et la chartre de feffement et le relees susditz et lez ferra estre enroullez as coustages du dit Robert come en fees et lower dez clercs Et auxi il emprent loialment qe touz lez auncienes chartres munimentz recordez et remembrances touchantes le dit manoir qe sont deuers luy si nulles y soient il fra sercher oue tout la haste qil purra et lez ferra deliuerer au dit monsire Robert saunz delay Et auxint il emprent loialment qu tant de foiz qu le dit monsire Robert veudra coueiter nouellez seuretez du manoir auantdit tieles come le dit monsire Ammary luy ad fait a ore qe le dit monsire Ammary les ferra a luy faire sanz delay as costages du dit Robert en tesmoignance de queu chose a cestes lettres endentez lez auantditz monsire Ammary et Robert a cestes endentures ont mys lour sealx Done le mescredy lendemein del Assumpcion de nostre dame lan du regne nostre seigneur le Roy Edward tiercz puis la conquest trente septisme.

(Reg. f. 13d. Cal. p. 18.)

Indentura Almarici filii Almarici ad implendum conventiones patris sui facta Roberto de Prestoun de Gormanestoun.

Ceste indenture faite entre monsire Ammary de Seint Amant le fitz et monsire Robert de Prestoun tesmoigne que come monsire Ammary de Seint Amant le piere eit finalment bargaine manoir de Gormanestoun od les apurtenaunces entierement au dit monsire Robert et sur ceo le dit monsire Ammary le piere la somme entre eux acordez eit receu et eit fait ses chartres de feffement au dit monsire Robert et a sez heires et as autres queux il ad nomes come par la dit chartre plus pleinement apiert; le dit monsire Ammary le fitz grante et loialment enprent qu sil auyegne qu le dit monsire Ammary le piere soit a Dieu commande auant que le dit monsire Robert et lez ditz autres nomez eient receu plenere seisine du manoir auantdit solone le purporte de la dit chartre issint toutefoitz qe la dit seisine prendre ne remeigne par la defaute du dit Robert et dez autres susditz qe le dit monsire Ammary le fitz si il son dit piere suruiue fra purseure hors de la main le Roy as costages du dit Robert oue tout la haste qil purra le dit manoir od lez apurtenances quel par la mort le dit monsire Ammary le piere couvent estre seisi en la main le Roi et apres qil auera la liuere hors de la mayn le Roi fra enfeffer sanz delay le dit monsire Robert et lez autres que ensy sont feffez par le dit monsire Ammary le piere solonc mesme la force et entent que la chartre le dit monsire Ammary le piere purporte si qe le dit manoir soit aussi quites et deschargez de toutz maners chargez et dettez et autres dangers par le dit monsire Ammari le fitz comencez come il fust le jour du dit bargain fait entre lez ditz monsire Ammari le piere et monsire Robert Et le dit monsire Ammary le fitz voet et grante qu'sil ne performe lez couenantz susditz qil soit tenuz au dit monsire Robert en mille liures a paier au dit monsire Robert et a sez heires a lour volunte Et au dit paiement faire en la forme auantdit le dit monsire Ammary le fitz oblige lui ses heires et ses executors En tesmoignance de queu chose les auantditz monsire Ammari le fitz et monsire Robert a cestez endentures entrechangeablement ont mys lours seals Donez le lundi en la veille del Assumpcion lan du regne nostre seigneur le Roi Edward le tierce apres la conqueste trent septisme.

(Reg. f. 14d. Cal. p. 20.)

Carta Almarici de Sancto Amando facta Roberto de Prestoun militi et sociis suis de Manerio de Gormanestoun.

Irrotulatur in dorso clausarum Cancellarie Regis Edwardi tercii mense Octobris anno regni xxxvij^{mo}. Sciant presentes et futuri quod ego Almaricus de Sancto Amando le piere miles dedi concessi et hac presente carta mea confirmaui Roberto de Prestoun militi Johanni Plunket seniori Ricardo Plunket Johanni Keppok narratori Willelmo Faunt capellano et Alexandro de Prestoun totum manerium meum de Gormanestoun cum pertinentiis quod se extendit in comitatibus Midie et Dublinie habendum et

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tenendum totum manerium meum predictum predictum 1 cum pertinentiis tam in dominiis quam in dominicis betagiis aquis portubus stagnis molendinis ripariis pratis cuniculariis pascuis moris mariscis gurgitibus piscariis placitis perquisitis finibus firmariorum ad voluntatem singulis duodecim annis ex consuetudine ibidem receptis et omnibus aliis libertatibus et liberis consuetudinibus ad dictum manerium qualitercunque spectantibus prefatis Roberto de Prestoun Johanni Plunket Ricardo Johanni Keppok Willelmo et Alexandro et heredibus et assignatis ipsius Roberti de Prestoun imperpetuum de capitalibus dominis feodi illius per seruicia inde debita et de jure consueta Et ego vero predictus Almaricus et heredes mei totum manerium predictum cum pertinenciis ut predictum est prefatis Roberto de Prestoun Johanni Plunket Ricardo Johanni Keppok Willelmo et Alexandro et heredibus et assignatis predicti Roberti de Prestoun contra me et heredes meos warrantizabimus acquictabimus et defendemus imperpetuum Et eciam concessi prefato Roberto de Prestoun omnia bona et catalla mea in manerio predicto qualitercunque existencia In cujus rei testimonium huic carte mee sigillum meum apposui hiis testibus Almarico de Sancto Amando le fiz milite Willelmo Forde rectore ecclesie de Ebrighton Johanne de Euesham Thoma de Baa Reginaldo Perot et Luca Dardyz et aliis.

Data die lune in vigilia Assumptionis beate Marie Virginis anno regni regis Edwardi tercii post conquestum Anglie tricesimo septimo.

Fine levied in the court of the liberty of Trim. (Reg. f. 37. Cal. p. 38.)

Finis per quam Jacobus Wythacre Petrus Bretoun et Isolda uxor eius concesserunt Ricardo Prestoun unum messuagium duo Collumbaria xxiij acras terre et duas acras prati cum pertinentiis in Mynnyngestoun remaner' inde Roberto de Prestoun militi et heredibus &c.

Hec est finalis concordia facta in curia Edmundi de Mortuo Mari Comitis Marchie et Ultonie domini de Clare Trym et Connacie ac custodis libertatis Midie apud Trym die lune proxima post festum translationis sancti Thome martiris anno Regis Edwardi tercii post conquestum regni sui Anglie quadragesimo sexto regni vero sui ffrancie tricesimo tercio coram Johanne Husee milite senescallo libertatis predicte et aliis ipsius comitis fidelibus ibidem tune presentibus inter Ricardum de Prestoun querentem et Jacobum Whytacre et Petrum Bretoun de Casteltoun de Rathbran et Isoldam uxorem ejus deforciantes de uno messuagio duobus columbariis viginti et tribus acris terre et duabus acris prati cum pertinentiis in Mynnynestoun unde placitum conuentionis summonitum fuit inter eos in eadem curia scilicet quod predictus Ricardus recognovit tenementa predicta cum pertinentiis esse ius predicti Jacobi

¹ So in Reg.

et pro hac recognitione predictus Jacobus Petrus et Isolda concesserunt teuementa predicta cum pertinentiis predicto Ricardo et illa ei reddiderunt in eadem curia habenda et tenenda eidem Ricardo et heredibus de corpore suo excuntibus de capitalibus dominis feodi illius per seruicia que ad predicta tenementa cum pertinentiis pertinent et si predictus Ricardus obierit sine herede de corpore suo exeunte tune post mortem predicti Ricardi tenementa predicta cum pertinentiis remaneant Roberto de Prestoun militi habenda et tenenda eidem Roberto et heredibus de corpore suo exeuntibus de capitalibus dominis feodi illius per seruicia que ad predicta tenementa cum pertinentiis pertinent et si predictus Robertus obierit sine herede de corpore suo exeunte tunc post mortem predicterum Ricardi et Roberti tenementa predicta eum pertinentiis remaneant rectis heredibus ipsius Ricardi imperpetuum [habenda] de capitalibus dominis feodi illius per seruicia que ad predicta tenementa cum pertinentiis pertinent et preterea predicti Jacobus Petrus et Isolda concesserunt quod ipsi et heredes ipsius Jacobi warantizabunt tenementa predicta cum pertinentiis prefato Ricardo et heredibus de corpore suo exeuntibus et prefato Roberto et heredibus de corpore suo exeuntibus et eciam rectis heredibus prefati Ricardi in forma predicta contra omnes gentes imperpetuum et pro hac recognitione concessione redditione fine et concordia predictus Ricardus dedit prefatis Jacobo Petro et Isolde unum sparuarium sorum.

Premises bequeathed to a tenant living abroad surrendered by remainderman to attorney of absent tenant on certificate of his being alive. (Reg. f. 99. Cal. p. 80.)

Indentura inter Robertum de Prestoun et Johannem Ryuer attornatum Johannis Patristow de tribus seldis in Drogheda iuxta capellam beati Nicholai.

Hec indentura facta inter Robertum de Prestoun militem ex parte una et Johannem Ryuer attornatum deputatum et procuratorem Johannis filii Rogeri Patristow per literas ipsius Johannis specialiter assignatum ex parte altera testatur quod cum Ricardus de Presteun auinculus ipsius Roberti in ultima voluntate sua per testamentum suum legasset dicto Johanni filio Rogeri tres seldas cum pertinentiis in Drogheda ex parte Midie iuxta capellam beati Nicholai habendas sibi et heredibus suis de corpore suo exeuntibus Ita quod si idem Johannes et quidam Michael frater ipsius Johannis sine herede de corporibus suis exeunte obierint quod extunc diete tres selde cum pertinentiis prefato Roberto et heredibus suis remanerent prout in testamento predicto plenius liquet quiquidem Michael obiit sine herede de corpore suo exeunte Et quia ex testimonio maioris et Juratorum ville de Burdeus sub sigillo curie eorum auditorii dicto Roberto misso plenius liquet quod dictus Johannes filius Rogeri ad presens ibidem residens est in sanitate corporis Ob quod predictus Robertus premissa considerans dimisit et concessit

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prefato Johanni Ryuere attornato deputato et procuratore ipsius Johannis Patristowe dictas tres seldas cum pertinentiis quas sub nomine unius burgagii Johannes filius Nicholai Whit burgensis de Drogheda tenet de prefato Roberto ad firmam habendas et teneudas dictas tres seldas cum pertinentiis prefato Johanni filio Rogeri et heredibus de corpore ipsius Johannis Patristowe exeuntibus Ita quod si idem Johannes filius Rogeri obierit sine herede de corpore suo exeunte quod extune dicte tres selde cum pertinentiis prefato Roberto de Prestoun et heredibus suis integre imperpetuum reuertantur In cuius rei testimonium tam predictus Robertus quam predictus Johannes Ryuere attornatus deputatus et procurator predicti Johannis Patristowe presentibus literis indentatis sigilla sua alternatim apposuere Data vicesimo die Maii anno regni Regis Ricardi secundi post conquestum Anglie sexto decimo.

Confirmation of possessions acquired by Sir Robert de Preston while a Minister of the Crown. (Reg. f. 109. Cal. p. 87.)

Carta Ricardi Secundi Regis Anglie facta Cristoforo de Prestoun de omnibus terris et tenementis que Robertus pater suus adquesiuit tempore quo fuit justiciarius.

Ricardus dei gratia Rex Anglie et ffrancie et dominus Hibernie omnibus ad quos presentes litere peruenerint salutem Sciatis quod cum Robertus de Prestoun chiualer defunctus tempore quo ipse justiciarius domini Edwardi nuper regis Anglie aui nostri de communi banco in terra sua Hibernie extitit diuersa habuerit terras et tenementa redditus et seruicia in terra nostra predicta ex dono et concessione consunguineorum et amicorum suorum ac aliorum necnon ex perquisito suo proprio sibi et heredibus suis imperpetuum quequidem terre et tenementa redditus et seruicia Cristoforo filio et heredi eiusdem Roberti descenderunt ut dicitur Nos ad supplicationem ipsius Cristofori de gratia nostra speciali et consideratione boni et gratuiti seruicii tam predicto auo nostro per prefatum Robertum dum vixit in terra nostra predicta impensi quam nobis per prefatum Cristoforum impensi et impendendi donationem concessionem et perquisicionem predictas ratas habentes et gratas eas pro nobis et heredibus nostris acceptamus approbamus ratificamus et prefato Cristoforo confirmamus Et pro maiore securitate ipsius Cristofori in hac parte dedimus et concessimus pro nobis et heredibus nostris quantum in nobis est eidem Cristoforo omnia terras et tenementa redditus et seruicia predicta cum pertinentiis habendas et tenendas sibi et heredibus suis per seruicia inde debita et consueta imperpetuum iuxta effectum donacionis concessionis et perquisisionis predictarum una cum omuibus exitibus redditibus et proficuis inde perceptis et percipiendis et que inde percipi poterunt in futurum. In cuius rei testimonium has literas nostras fieri fecimus patentes. Teste me ipso apud Westmonasterium nono die Junii anno regni nostri vicesimo.

per breve de privato sigillo

Agreement for conveyance of manor of Shanbogh to A. de Bykenor, Archbishop of Dublin. (Reg. f. 153d. Cal. p. 121.)

Indentura inter Woulfe et Alexandrum Bigenore circa Schanbo.

Fait a remembrer qe le xiij jour Daueril lan du Regne le Roy Edward tierce apres de conquest disme a Tauclagh entre Thomas Wolfe dun part et le honorable pier en dieux sir Alisaundre de Bykenore par le grace dieux Arceuesge de Dyuelyn daltre part. Cest asauoir ge le dit Thomas feffera lauaundit Arcenesge et ses heirs pour touz Jours et celuy oue ceaux qe le dit Arceuesqe wodra asseingner et en quele maner qe plerra al dit Arcenesge de ordiner oue tote la seurce ge apent de Cynk carues de tere pree Boys et pasture et en Seygnurie deus carues de tere pur les quels sount portes de rente par aan deus mars ou trent soutz en Schenboth pres de Rosbargon el Counte de Kylkenny de cea la ffeste la Natiuite Seynt Johan le Baptist prochein auenire pur un sume dargent pave deuaunt main al dit Thomas les quels teres et tenemens auantdits Elys Dawnton ad du Bayl le dit Thomas taunga la fest de Seint Michel prochein auenire et pur quatre annz procheins suiauntz et si le dit Thomas face com est auandit le dit Archeuesge graunt ge Thomas soit quit de la recognicion de garaunt liueres fat Archeuesge de vaunt la chef Justice dirlane Et qe le dit archeuesqe paiera quant il prendra seisine du dit Thomas sessaunt Cink mars desterlings: altrement graunt le dit Archeuesge ge ditz Thomas soit quitez de mesme le couenaunt Et a ceo bien et lealment faire leuaundit Thomas toches seintz Ewangeles est iure en la manere quenseust eest asauoir qe sil neit taunt troue qest sestdit le dit Thomas abatera del argent qil reiceiuera pur ca feraunt. Et sil soit plus qe le Archeuesqe paiera pur ceo qest plus al afferaunt. En testmoignaunce de gele chose les parties auaundit entrechangablement a cest endenture ount mys lours seals. Donez a lius et aanz auaunditz.

Conviction of Sir Eustace le Poer, for arson and sedition. (Reg. f. 159d. Cal. p. 127.)

Copia Irrotulamenti Plasiti de adjudicacione Eustacii le Power et Willelmi Graunt militum.

Placita de corona et deliberacio gaole apud castrum de Iloud coram Radulpho de Ufford Justiciario Hibernie die lune proxima post tres septimanas Sancti Michaelis anno regni regis Edwardi tercii a conquestu Anglic decimo nono et ffrancie sexto.

Kery seilicet. Eustaeius le Poer miles et Willelmus Graunt miles rectati quod ipsi cum eorum sequela venerunt apud villas de Donlay Corran Clonagh et le Ilond in comitatu Kery die jouis proxima post festum Sancti Michaelis anno supradicto et villas predictas feloniter et contra pacem et cetera combusserunt et eciam iidem Eustasius et Willelmus rectati de hoc quod ipsi postquam felonas predictas commisissent posuerunt se in Castrum de le Ilond Et Radulphus Ufford justiciarius

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domini Regis Hibernie die Veneris proxima post tres Septimanas Sancti Michaelis anno supradicto ipsos sequebatur usque ad castrum predictum peciit ingressum nomine domini Regis in castro predicto: et quod predicti Eustacius et Willelmus se redderent paci ipsius domini Regis quiquidem Eustacius et Willelmus hoc facere recusarunt et predictus justiciarius ea de causa castrum predictum obcessit cum posse domini Regis et in propria persona sua cum vexillo domini Regis displicato ad castrum predictum accessit ad ipsos ut felones domini Regis expugnandum Quiquidem Eustacius et Willelmus sediciose et contra eorum ligeansiam contra vexillum predictum insurexerunt et insultum prefato Justiciario fecerunt et castrum predictum contra dominum Regem et ejus Justiciarium ibidem existentem tenuerunt quousque castrum predictum vi per ipsum Justiciarium ad opus domini Regis fuit conquestum et cetera: veniunt et quesitum est ab eis qualiter se velint inde acquietare defendunt omnem feloniam sedicionem et totum: et dicunt quod in nullo sunt inde culpabiles et de bono et malo ponunt se super patriam et cetera: que venit et cetera Et juratores dicunt super sacramentum suum quod predicti Eustacius et Willelmus de combustione villarum predictarum seditione predictis et de toto residuo in arreinamento predicto contento culpabiles sunt Ideo cousideratum est quod ipsi detrahantur et suspendantur. (In margin Sus. Trar.)

Charter of King [John] to Hugh de Lacy of the Earldom of Ulster. (Reg. f. 188. Cal. p. 141.)

Henricus Dei gratia Rex Anglie dominus Hibernie dux Normanie et Aquitanie comes Andegavie Archiepiscopis episcopis comitibus baronibus justiciariis vicecomitibus prepositis et omnibus ballivis et fidelibus suis salutem Sciatis nos dedisse concessisse et hac carta nostra confirmasse Hugoni de Lascy totam terram Ultonie cum omnibus pertinenciis suis de qua ipsum in comitem cinximus habendam et tenendam ei et heredibus suis de nobis et heredibus nostris adeo bene libere quiete et integre sicut Johannes de Courcy eam melius liberius quiete et integre jus habuit et tenuit anno vel die quo idem Hugo ipsum Johannem vicit et tenuit in campo faciendo nobis de quolibet cantredo predicte terre seruicium feodi unius militis pro omni seruicio salva nobis ordinatione crociarum. volimus et firmiter1 precipimus quod predictus Hugo et heredes sui2 habeant et teneant totam predictam terram Ultonie cum omnibus pertinenciis suis libere quiete et integre per predictum servicium in bosco et plano in viis et semitis in pratis et pasturis in aquis et molendinis in stangnis et uiuariis in moris et in mariscis in ciuitatibus et burgis et in omnibus aliis locis et rebus cum omnibus libertatibus et liberis consuetudinibus ad eam pertinentibus sicut predictum est. Testibus domino H. Cantuariense archiepiscopo, domino W. Londoniense episcopo, G. filio

¹ Reg. sermcere.

Petri comite Comissex, W. comite Cestrie, R. Bigod comite Norfolcie, Roberto filio Rogeri, Rogero constabulario Cestrie, Petro de Stoke. Data per manum Joscelini de Well' apud Wyntoniam xxix die Maii anno rengni nostri seiptimo.

(Reg. f. 188d. Cal. p. 142.)

The gifte of Rathowth and Margallen by Walter Lacie to his brother Hugh.

Carta Walteri Lacy facta Hugoni Lacy de Rathtowtht Mackergallynge et cetera.

Sciant presentes et futuri quod ego Walterus de Lascy dedi concessi et hac presenti carta mea confirmani Hugoni de Lascy fratri meo pro homagio et seruicio suo totam terram de Rathtowtht cum omnibus pertinenciis suis sicut melius et plenius eandem terram unquam tenui et de incremento Treuthd cum omnibus pertinenciis suis et similiter totam terram de Mackergalinge cum omnibus pertinenciis suis sicut eandem Gilbertus de Angule unquam melius et plenius tenuit thueth de ffithd Winterwod, cum omnibus pertinenciis suis. Et similiter totam terram de Knelene cum omnibus suis pertinenciis Et Knelecwre cum omnibus suis pertinenciis illi et heredibus tenendas et habendas de me et heredibus meis jure et hereditario per seruicium decem militum Quare volo et firmiter precipio vt idem Hugo de Lacy pro omni seruicio et heredes sui habeant et teneant de me et heredibus meis jure hereditario omnes supramanoratas¹ terras cum omnibus suis pertinenciis per predictum seruicium bene et in pace libere et quiete pleneus et integre honorifice In ecclesiis et capellis in villis et hominibus in bosco et plano in pratis et pascuis in viis et semitis in aquis et molendinis in stangnis et reperiis in viuariis et piscariis in moris et mariscis in castellis2 et forcilescis in forestis et casiis cum judicio ingnis et aque3 et duelli et furcarum et cum omnibus libertatibus ad liberam terram pertinentibus. Hiis testibus domino E[ugenio]4 Episcopo Midensi Roberto de Lascy Willelmo de Lascy Rogero Piparde Ricardo de Tuit Ricardo Tirrel Willelmo Paruo Hugone Hose Ricardo de Capella Johanne filio Leonisi Mathia de Tuith Willelmo de Altoun Willelmo Talebot Hugone de ffai Petro Capellano Alexandro Clerico.

Confirmation of preceding charter by John earl of Mortain lord of Ireland. (Reg. f. 188d. Cal. p. 142.)

Johannes dominus Hibernie Comes Moretain omnibus ad quos presens scriptum peruenerit salutem sciatis me concessisse et confirmasse Hugoni de Lascy rationabilem donacionem et totam terram quam Walterus de Lascy frater suus pro seruicio et homagio suo illi dedit scilicet honorem de

¹ Recte supramemoratas. ⁴ Reg. Eun'co.

² Reg. catellis. ³ Reg. Aquis. ⁵ Reg. presentes.

Rathtowtht honorem de Mackyrgallynge et terram Rudi et terram Thome filii Aluredi in Artheuid et terram super le uardum et omnem terram unde habet rationabilem cartam predicti Walteri de Lascy fratris sui cum omnibus pertinenciis et libertatibus et liberis consuetudinibus ad predictas terras pertinentibus secundum quod rationabiles carte predicti Walteri protestantur Et quia volo quod donacio sepedicti Walteri et hec mea confirmacio inconcusse permaneant sigilli mei impressione scriptum coroboraui. Testibus Willelmo Longespe Garmode Glapum Ricardo de Harocurt Fulcone de Gantal' Willelmo Cantal' Ricardo de ffutipon Willelmo Garbe Huberto de Surbo Roberto de Serueriis Anno Rengni Regis Ricardi decimo. Datum apud Sulam Andh' iiij° die Decembris.

Charter of Richard de Burgo to Hugh de Lascy earl of Ulster of five cantreds in Connacht. (Reg. f. 189. Cal. p. 143.)

Carta Ricardi de Burgo facta Hugoni Lascy Comiti Ultonic de v. Cantredis in Connacia.

Sciant presentes et futuri quod ego Ricardus de Burgo dedi concessi et hac presenti carta confirmaui Hugoni de Lascy comiti Ultonie pro homagio et seruicio suo quinque cantreda terre cum pertinenciis suis de terra mea Connacie videlicet cantredum de Korn cantredum de Karbridrumclef cantredum Tirfichre Omoly cantredum de Lune cantredum de Clefluuethe habenda et tenenda sibi et heredibus suis de me et heredibus meis jure hereditario integre quiete libere plenarie et pascifice in Ecclesiis et capellis in castellis1 et fortelescis bosco et plano in viis et semitis in pratis et pascuis in moris et mariscis in aquis stangnis et molendinis in ripariis piscariis et viuariis Et cum omnibus libertatibus et liberis consuetudinibus ad predicta cantreda spectantibus faciendo inde michi et heredibus meis ille et heredes sui seruicium decem militum et reddendo inde annuatim c. marcas argenti medietatem in festo Michaelis et medietatem ad Pascha pro omni seruicio exaccione. Et ego Ricardus de Burgo et heredes mei dicto Hugoni 2 de Lascy et heredibus suis dicta cantreda cum pertiuenciis suis Warrantizabimus Et hec donacio mea concessio et confirmacio perpetue firmitatis robur optineant presentem cartam sigilli mei impressione roboraui Hiis testibus Mauricio filio Geraldi tunc justiciario Hibernie Waltero de Rydleford Geroldo de Prendelegast Petro de Bermingham Matheo filio [blank].

Charter of William de Burgo to Hugh de Lascy earl of Ulster of ten cantreds in Connacht. (Reg. f. 189. Cal. p. 143.)

Sciant omnes tam presentes quam futuri quod ego Willelmus de Burgo dedi concessi et hac presenti carta mea confirmaui Hugoni² de Lascy pro homagio et seruicio suo x cantredas in Conachia pro tertia

¹ Reg. catellis.

² Reg. Hugo.

parte tocius Conachie scilicet cantredam de Trasthueod cantredam de Moilure thirelele cantredam de Chorinn cantredam de Carbridrumclef cantredam de Tirfichre Omohy duo 1 cantredas de Tiramelei cantredam de Urres cantredam de Luine cantradam de Scleslouweth cum omnibus pertinenciis que ad predictas cantredas pertinent jure hereditario illi et heredibus suis Tenendas et habendas de me et heredibus meis reddendo inde annuatim et heredibus nostris C marcas argenti scilicet ad festum Michaelis et ad Pascha et insuper faciendo seruicium V. militum pro omni seruicio consuetudine et exaccione Quare volo atque firmiter precipio quatinus predictus Hugo de Lascy et heredes sui habeant et teneant predictam terram de me et de heredibus meis sicut per predictos x cantredas prenominata est per predictum seruicium libere et quiete pacifice et honorifice plenarie et integre in bosco et plano in pratis et pascuis in viis et semitis in ecclesiis et capellis in castellis et forcellis in forestis et nundinis in venacionibus et warandis, in parcariis et cupnigariis in laiis et insulis in aquis et piscariis in stangnis et molendinis in rivariis et viuare in mariscis et turbariis in mineriis et portubus cum soc et sac cum tollo et hemer' infangenthef cum judicio ingnis et aque cum duello et furcis cum omnibus libertatibus et liberis consuetudinibus que ad liberam terram pertineut 2 Et quia quod carta ista rata et inconcussa permaneat sigilli mei apposicione ipsam confirmaui. [testibus] Ada le Breth Baldwino Nigro Willelmo le Flammeng Matheo filio Griffini Ricardo Fanni Willelmo Garbe Roberto parvo Herberto de Ruissebire Thome de Hereford Matheo le Tuit Willelmo de Amar' et Waltero filio Aleredi Radulpho de Moctum Thome clerico et multis aliis.

Agreement between Thomas De Verdoun and Hugh De Lacy. (Reg. f. 189d. Cal. p. 144.)

Hec est convencio facta inter Thomam de Verdoun et Hogo de Lacy silicet quod Thomas dedit eidem Hugoni de Lascy cum Leselina de Verdone sorore sua totam medietatem terre sue de Hibernia in Erigallo in leberum maritagium cum omnibus pertinenciis suis in bosco et plano in viis et semitis in aquis et molendinis in pratis et pascuis et pascis in lacubus et mariscis et venacionibus in portibus maris et piscacionibus et hominibus et in omnibus aliis rebus et locis et libertatibus que ad prefatam terram suam de Ergallo pertiniant tam³ in mari quam in terra excepto quod idem Thomas de Verdon retinet sibi et heredibus suis integre et impartite⁴ castelum de Dondalc Et quinque feoda militum viciniora et propinquiora eidem⁵ castello versus mare et versus terram de quacumque parte eidem Thome placuuerit, et portum que est super aquam de Athlon quantum ad terram suam pertinet T. autem Verdon dedit prefato Hugoni de Lascy duo feoda militum et dimidium in loco

¹ So in Reg. Reg. inparte.

² Reg. pertinant.

³ Reg. totam. Reg. id'.

competenti in escambium duarum feodarum militum et dimidii que retinuit in manu sua sibi et heredibus suis sirca prefatum castellum de Dondalc Et quicquid prefati Thomas et Hugo de Lacy poterint conquirere in terra gwerre in partibus suis terre de Ergallo totum inter se dimidiabunt sicut dimidiauerunt inter se terram pacis. Hugo vero et heredes sui qui de ipso et de prefata Lecelina de egrediant de parte terre que eum contingit et quando carta ea traditur tunc confringguntur utreque partes1 cyrograffi. Thomas vero de Verdon et Hugo de Lascy et Walterus de Lascy frater ejus juranerunt et affidauerunt et quidam amici eorum ex utraque parte ad ipsum affidauerunt quod hanc convencionem fideliter et inviolabiliter et sine malo ingenio inter se observabunt Et predictus Thomas de Verdon affidauit quod tantum faciet versus comitem Johannem pro pecunia danda vel cocunque modo poterit quod dominus Comes maritagium et predictam convencionem concedet Et Hugo de Lascy bonam voluntatem causa inde habebit Et ut hec conuencio rata et inconcussa permaneat tam Thomas de Verdon quam Hugo de Lascy et etiam Walterus de Lascy utrique parti hujus sirograffi sigillum apposuit. Hiis testibus Th'e Alb'e de Crolk magistro V. de Verdon, Roberto deb'e Radulpho, etc.

Charter of Earl Richard "Stranbaw" to Maurice "Gerodd." (Reg. f. 190. Cal. p. 145.)

Comes Ricardus filius comitis Gilheberti omnibus amicis suis et hominibus francis anglicis hiberniencibus presentibus² et futuris salutem. Sciatis me dedisse et firmiter concessisse et hac mea carta confirmasse Mauritio Gerodd' Wykingl' et totam cantredam in quo Wykingl' sedet cum omnibus pertinentiis suis excepta villa Erkeks et comoto illo in quo villa Erkek sedet, ex illo autem comoto3 in mangnum idoneum fuuerit rationabile escambeum ei dabo Cum his dedi etiam' cantredam quem Makvlan tenuit non5 propinquiorem Diuelin sed ab illo scilicet propinquiorem hoc totum prenominatum tenementum dedi et concessi [prefato Mauritio et heredibus suis libere et quiete et honorifice in terra in mari in bosco in plano sumpt' in pascuis in viis in semitis in aquis in piscationibus in molendinis in ecclesiis in burgis in foro in castris in edificando, et in omnibus libertatibus tenendum et habendum de me et heredibus meis pro seruicio duodecim militum. Hiis testibus Henrico de Mot' Moct' Willelmo fratre Com' Radulpho Werloat Johanne Maltracum Meilero filio Henrici Gilberto de Bosco Roberti Ade de Hereford Nicholao clerico Alured' de Sb'meulla', etc.

Charter of Confirmation of John son of the King to William son of Maurice. (Reg. f. 190d. Cal. p. 145.)

Johannes filius domini regis Anglie et dominus Hibernie omnibus hominibus et fidelibus suis francis et anglicis et hiberniencibus salutem

¹ Reg. partis. ² Reg. presentes. ³ In Reg. a short space follows comoto. ⁴ Reg. est. ⁵ Reg. in.

Sciatis me concessisse et presenti carta mea confirmasse Willelmo filio Moricii et heredibus suis unam cantredam terre quam Makelan tenuit non propinquiorem Dwelin sed alium illum silicet in quo villa de Naas sita est quem comes Ricardus dedit Moricio patri ipsius Tenendam de heredibus Comitis Ricardi per seruicium v Quare volo et firmiter precipio quod militum pro omni seruicio predictus Willelmus et heredes sui post eum habeant et teneant bene et in pace libere et quiete integre et plenarie honorifice et pacifice totam terram predictam cum omnibus pertinenciis suis in terra et mari in bosco et plano in castellis et fortelleciis in burgis et villis in ecclesiis et capellis in pratis et pasturis in aquis et molendinis in stangnis et viuariis in riuariis et piscariis in moris et mariscis in viis et semitis et omnibus alliis pertinenciis suis Concessi etiam ei mercatam apud burgum suum de Naas qualibet septimana die sabbati Concessi etiam ei soch et sach tol et them et infangenethef et judicium aque et ferri et duellum et fossam et furcas et omnes alias libertates et liberas consuetudines que ad ipsam terram pertinent exceptis placitis et querelis que ad coronam regiam pertinent que ad opus meum Testibus Bertram de Verdon senescallo Gilberto pip' Remundo filio Willelmi Meilero filio Henrici Allardo Cam' Philippo de Wirec' Johanne de Clea'll Roberto de Sancto Michaele Alexandro Arsic Rogero Tirrel Thoma de 'tanton David de Waleis. Apud Kyldayr.

Covenant of Dower of the mother of David, Baron of Naas. (Reg. f. 191d, Cal. p. 146.)

Ita conuenit inter dominum David baronem de Naas et dominam de Malht de Pontearche matrem dicti baronis die Martis proxima ante Annunciacionem beate Marie anno regni regis Henrici tercii undecimo in majori ecclesia de Nas coram dominis Waltero de Ride'ford, Mauricio filio Geroldi domino de Lega juniore Roberto de Cappella Philippo filio Walteri Johanni filio Poncii, Bawdewyn filio Roberti et aliis Videlicet quod ipse Baro concessit dicte matri sue nomine dotis castrum Domine cum omnibus suis pertinenciis et Tolachtyper cum omnibus suis pertinenciis pro tercia parte omnium dominiorum que pater ejus Willelmus bone memorie baro de Naas tenuit die quo fuit viuus et mortuus ut est convencio quod omnia dominia predicta debent apreciari per legales et probos homines eo quod si dicti manerii Castrum Domine et Tolachtyper cum pertinenciis ad terciam partem domine possint sufficere ipsa domina se pacata tenebit in predictis maneriis Et si quid sibi defecerit ipse David defectus suos sibi perficiet in redditibus et redditoribus de suis duabus partibus terre per visum legalium hominum electorum ad supradicta perficienda ipsi autem redditores debent assignari jam dicte domine ut in omnibus que se ipsos et tenementa sua contingunt sine contradictione aliqua sibi et non alii penitus sunt responsuri Sepedicta

[·] An initial S has been erused in Reg.

insuper domina tam in redditibus quam in senseriis tam in molendinis quam in connigariis suam terciam partem percipiet Et quod presens convencio rata et inconcussa permaneat jam dicta domina sigillum suum apposuit parti sirograffii dicto D' Baroni remanenti.

Charter of David Baron of Naas to his brother Maurice. (Reg. f. 190d. Cal. p. 145.)

Sciant presentes et futuri quod Ego Dauid filius Willelmi Baro de Naas dedi concessi et hac presenti carta mea confirmaui Mauricio filio Willelmi fratri meo pro homagio et seruicio suo totam terram cum pertinenciis que fuit dicta Simonis de Kygard in Cantredo de Wiginglo Balyharithur Balmacgallise¹ Baliocanlochtan, habendam et tenendam sibi et heredibus suis de me et heredibus meis per seruicium unius militis libere et quiete plenarie et integre pacifice et honorifice in Ecclesiis et in Capellis in forcelescis in bosco in plano in pratis in pascuis in viis et semitis in piscariis in stangnis in viuariis in moris et mariscis in aquis et molendinis in omnibus libertatibus et liberis consuetudinibus ad dictam terram pertinentibus Ego vero Dauid et heredes mei dictam terram cum pertinenciis dicto Mauricio et heredibus suis contra omnes homines et feminas warrantizabimus. Et ut hec mea donacio et libera concesscio rata et inconcussa inposterum permaneat presenti carta sigilli mei inpressione coroboraui. Hiis testibus domino Mauricio filio Geraldi tunc justiciario Hibernie domino Waltero de Lascy domino Hugone de Lascy Comite Ultonie domino Ricardo de Burgo domino Petro de Burmeniam domino Roberto de Capella Philippo filio Walteri Simone de Burcy.

Charter of Hugh de Lascy to his daughter Matilda. (Reg. f. 191d. Cal. p. 146.)

Sciant presentes et futuri quod Ego Hugo de Lascy dedi concessi et hac presenti carta mea confirmaui Matilde filie mee Castrum meum de Carlingford cum omnibus juribus suis et pertinenciis cum tota terra quam habui cum matre sua in Cole et Ergalea ac in comitatu Limerit' cum omnibus suis pertinenciis Et similiter totam terram de Machergallyng cum incremento de Fithemunterrody in comitatu Midie habendas et tenendas de me et heredibus meis sibi et heredibus suis per seruicium quinque militum pro omni seruicio adeo libere et quiete sicut ego liberius et plenius ea tenui integre plenarie et quiete in dominicis dominiis homagiis seruiciis wardis relauiis escaetis in castris fortelescis burgis willis hominibus ecclesiis cappellis molendinis et omnibus aliis libertatibus et liberis² consuetudinibus que ad castrum et terram predictam pertinent vel pertinere poterint inperpetuum cum judicio ignis et aque duelle et furcarum³ ut autem hec mea donacio concessio et

¹ The initial letter represented here as B is unintelligible in Reg.

² Reg. libere.

³ Reg. fricar'.

confirmacio robur firmitatis opteniat presentem cartam sigilli mei munimine roboraui Hiis testibus maiustro Alexandro de Nottyngam et domino Waltero le Bryt domino Willelmo de Bewys Petro capellano et Alexandro clerico et multis aliis.

Charter of David baron of Naas on the marriage of his daughter Matilda: to John the Butler. (Reg. 192d. Cal. p. 147.)

Carta maritagii Matilde filie Davidis Johanni Pincerne.

Sciant presentes et futuri quod Ego David baro de Naas dedi concessi et hac presenti carta mea confirmaui Johanni Pincerne in liberum maritagium cum Matilda filia mea totam terram meam de Karkytil inhomagiis dominicis redditibus seruiciis excaetis et omnibus aliis ad dictam terram pertinentibus sicut eandem terram aliquo tempore plenius. melius ac liberius tenui preterea dedi dicto Johanni cum dicta Matilda filia mea viginti libratas redditus quas habui in tenemento de Rathtowthe in homagiis seruiciis redditibus excatis et omnibus aliis ad dictum redditum pertinentibus preterea dedi sepedicto Johanni Pincerne cum dicta Matilda filia mea medietatem totius terre mee de-Karlyngford cum omnibus suis pertinenciis Ita tamen quod castrum et villa de Karlyngford et medietas terre propinquior dicto castromichi et heredibus meis remaneant et alia medietas videlicet Inislachru et terra versus Niuor dicto Johanni Pincerne et heredibus suisquos de predicta Matilda filia mea procreauerit imperpetuum remaneat predictas quidem terras de Karkytil de Rathowethe et de Karlyngford prefato Johanni Pincerne et heredibus quos de prenominata Matilda filia mea procreauerit in liberum maritagium dedi et concessi tenendas et habendas sibi et heredibus suis sicut dictum est de me et heredibus meis integre plenarie honorifice et pacifice sicut aliqued. maritagium plenius melius ac liberius dari potest et si ita contingat quod dicta Matilda filia mea sine herede de corpore suo obierit predicte terresine aliqua contradiccione ad me et ad heredes meos integre reuertantur Ego quidem Dauid et heredes mei predictas terras cum omnibus suispertinenciis predicto Johanni et heredibus quos de dicta Matilda filia mea procreauerit sicut predictum est contra omnes homines et feminas imperpetuum Warantizabimus quod ut ratum permaneat presenti scripto sigillum meum apposui Hiis testibus Henrico filio Geraldi tunc justiciario Hibernie Johanne filio Thome Roberto de Capella Baldwino filio Roberti Philippo filio Henrici Simone de Burcy Rogero Talun Roberto de Dun et aliis.

Charter of Matilda de Lascy to her daughter Matilda la Botler. (Reg. f. 193. Cal. p. 148.)

Carta Matilde Lascy facta Matilde Botlere filie sue de Karlingford et cetera.

Sciant presentes et futuri quod ego Matilda de Lascy filia Hugonis

de Lascy comitis ultonie dedi concessi et hac presenti carta mea confirmaui Matilde la Botler filie mee castrum de Karlingford cum omnibus juribus suis et pertinenciis et totam terram quam habui de libero maritagio matris mee in Coly et in Ergallea cum omnibus pertinenciis et quicquid juris inde michi poterit accedere Tenendas et habendas dictum castrum et dictas terras cum omnibus juribus suis et pertinenciis eidem Matilde et heredibus suis imperpetuum de capitalibus dominis feodi illius adeo libere et quiete sicut ego liberius et plenius ea tenui seu antecesores mei tenuerunt integre plene et quiete in dominicis dominiis homagiis seruiciis Wardis releuiis et escactis1 in castris forcelescis Burgis villis hominibus ecclesiis et capellis molendinis stangnis riuariis et piscariis et in omnibus aliis libertatibus juribus et liberisque consuetudinibus ad castrum et liberam terram pertinentibus Et pro hae donacione habenda dedit dieta Matilda ad instanciam meam Willelmo filio Hugonis Baronis decem marcatas terre et redditus Et Henrico filio Roberti Baronis viginti marcatas terre et redditus in escambium in baronia2 de le Nase vt autem hee mea donacio rata et stabilis imperpetuum permaneat presentem cartam sigilli mei apposicione roboraui Hiis testibus domino Roberto de Erford justiciario Hibernie fratre Stephano Dalhordensus tesaurario magistro Johanne de Sanford fformondo le Brun cancellario Roberto Bagod Henrico de Les milit' Willelmo de Kaueprosam Simone de Cauersam pro Philippo Ssinnach et aliis multis.

Division of Manor of Carrickittle between daughters of Matilda la Botellere. (Reg. f. 192. Cal. p. 147.)

De maritagiis filiarum Matilde Botellere.

Matilda la Botellere fideli suo Willelmo le Estriser ballivo de Karuekitel et ceteris suis tenentibus omnubus eiusdem Baronie salutem in domino Quia dedimus dilectis fidelibus nostris Margarete et Johanne totam Baroniam de Karuekytel cum pertinenciis sine aliquo retenemento nobis vobis mandamus quatinus in fide qua nobis tenemini predictam Baroniam legaliter partiri facere per sacramentum fidelium in duas partes equales facta autem participacione Thome Bouet clerico attornato Ricardi de Londoun et predicte Margarete dimidietatis predicte Baronie plenam et pacifficam seyssinam habere facere ad opus predicti Ricardi et Margarete Et Ricardo le Enfaunt attornato Walteri le Enfaunt et predicte Johanne de alia dimidietate ad opus predicti Walteri et Johanne eisdem Ricardo Margarete Waltero et Johanne de cetero sitis inten[d]entes et respondentes in omnibus. In cuius rei testimonium has literas nostras vobis mittimus patentes. Data Septimo die Junii anno regni domini regis Edwardi Septimo.

¹ Reg. escaetas.

² Reg. barone.

³ Recte Waterfordensi.

Charter of archbishop Henry de Londres to his nephew John de Londres. (Reg. f. 196. Cal. p. 150.)

Carta per quam Henricus Dublinensis archiepiscopus dedit Johanni de Londoneis nepoti suo villam de Portmaclyueran.

Universis Christi ffidelibus presentem cartam specturis1 vel audituris Henricus dei gratia Dublinensis archiepiscopus eternam in domino salutem Nouerit vniversitas uestra nos dedisse concessisse et assignasse et hac presenti carta nostra confirmasse Johanni de London' nepoti nostrovillam de Portmaclyueran cum omnibus pertinenciis suis quam de Willelmo Ssanemelle tenemus tenendam et habendam sibi et heredibussuis inperpetuum de dicto Willelmo Sancmelle et heredihus suis libere et quiete honorifice et integre in bosco in plano in pratis in pascuis et in omnibus avsiamentis cum omnibus libertatibus et liberis consuetudinibus. sicut carta memorati Willelmi de Sancmelle nobis confecta melius et plenius protestatur faciendo dicto Willelmo de 2 Sancmell idem seruicium quod nos ei inde facere tenemur iuxta tenorem carte nobis a dicto Willelmo Sancmelle confecte videlicet vnum sparuarium vel sex denarios ad voluntatem soluentis infra octavas beati Petri ad viucula pro omni seruicio exaccione nobis spectantibus saluo etiam seruicio fforinseco saluo sexta parte vnius militis vt autem hec nostra donacio concessio et assignacio et presentis carte confirmacio imposterum perpetue firmitatisrobur optineant presentem cartam sigilli nostri impressione3 fecimuscommuniri⁴ Hiis testibus domino W. filio Wyth' decano de sancto Patricio Duhlin' magistro Philippo de Bray presentore eiusdem loci Ricardo le Corner Johanne de Tantoun Ricardo de Werminester magistro-Ricardo de Tuyt Ssthbo fflandrense et multis aliis.

Foundation of Masses and Beds in the Hospital of S. John of Trim. (Reg. f. 197. Cal. p. 151.)

Noturum sit universis Christi fidelibus presens scriptum inspecturis vel audituris quod Prior et fratres Hospitalis Sancti Johannis de Novo loco juxta Trym de assensu venerabilis in Christo patris R. Dei gracia tunc Midensis episcopi ac cleri loci ejusdem Necnon et unanimi voluntate ipsorum fratrum Domine Nicolae de Tuyt aliquando uxori Johannis de Londoniis concesserunt et presenti scripto imperpetuum confirmauerunt quod dicta Nicola et heredes sui siue successores in prefato hospicio Sancti Johannis omnibus et perpetuis temporibus sumptibus dicti Hospitalis unum sacerdotem habebunt singulis diebus celebrantem pro anima prefate Nicole et dicti Johannis predecessorum eciam et successorum suorum Ita quod si contingat dictum sacerdotem ad excequenda premissa deputatum aliquo casu officium aliud quam pro defunctis celebrare alius sacerdos eadem die vel subsequente prefatum

¹ Reg. suspectur'.

³ Reg. inp'sencione.

² Reg. et.

⁴ Reg. Gemuniri.

officium supplebit. Concesserunt insuper dicti Prior et fratres quod memorata Nicolaa heredes sui siue successores predictum cappelanum ad celebracionem premissorum deputandum quociens opus fuerit dummodo vdoneum sibi et successoribus suis presentent ad cujus vel quorum presentationem eundem cappelanum sine omni cauelacione contradiccione et excusacione quacumque admittere teneamur Et si Prior et fratres qui pro tempore fuerint in eodem Hospitali probriorem et magis vdoneum sacerdotem sibi prospexerint et hoc constet euidenter illud prefate Nicolae heredibus siue successoribus suis denunciabunt ad cujus vel quorum presentacionem idem sacerdos admittetur. Concedunt eciam supradicti Prior et fratres quod si sacerdos aliquis de more sic1 institutus habitum dicti Hospitalis velit assumere quod illum gratanter et diuine² caritatis intuitu in fratrem suscipient quiquidam sacerdos more prelibato ad obsequium premissum selebrandum susceptus³ alios fratres in omnibus horis canonicis sequetur singulis diebus missam ut predictum est pro defunctis cum placebo cum dirige ac commendacione in conventu nisi justo fuerit prepeditus impedimento celebratur quem defectum ut in prenominato nichilominus subplebunt quoquidam sacerdote defuncto siue habitu regulari siue seculari alius loco suo quamcicius reperiri poterit ydoneus ad presentationem dicte Nicolae heredum seu successorum suorum substituetur cujus defectum medio tempore aliquis fratrum et certus interim subplebit preterrea concescerunt sepedicti Prior et fratres pro se et successoribus suis memorate Nicolae heredibus et successoribus suis duos lectos in prefato Hospitale ad opus infirmorum ubi eligere voluerit semper stratas cum nessesario et competenti apparatu et hoc quidem sumptibus dicti Hospitalis inperpetuum Et ne quidem forsan temporibus futuris prefatum Hospitalem onus⁵ habere videretur sine honore seu emolumento supradicta Nicolaa ad utilitatem prefati Hospitalis videlicet ad terram emendam et alia sibi necessaria prouidenda quadriginta marcas in peccunia numerata dictis Priori et fratribus premanibus persoluit preterea memorata Nicolaa dedit et concessit ad uberiorem dictorum lectorum sustentacionem et reparacionem redditum sex solidorum et octo denariorum prefato Hospitali per manum Huberti de Villa Massatri et heredum suorum siue successorum in festo inuencionis Sancte Crusis imperpetuum persolvendum ad predicta omnia fideliter temporibus perpetuis observanda illi prescripto jurisdictioni domini Midencis Episcopi et archideaconi qui pro tempore fuerint se gratis subierunt annuentes expresse quod ipsi ambo vel eorum alter ad omnia perimplenda quociens opus fuerit per censuram ecclesiasticam necnon dicti redditus subtractionem ipsosheredes et successores suos fideliter imperpetuum obseruandam compellant Hunc inde renunciantes pro se heredibus siue successoribus suis omnibus appellacionibus excepcionibus impetratis et impetrandis et omni beneficio tam legis quam consuetudinis et ut omnia premissa

¹ Reg. sit. ² Reg. diuino. ⁴ Reg. fuerint prepeditis.

³ Reg. susceptis.
⁵ Reg. onis.

perpetuum Robur firmitatis optineat partes prefate presenti scripto sigilla sua mutuo unacum sigillum prefatoris domini episcopi et cleri Midencium apposuerunt Hiis testibus Simone de Burford tunc Harchideacono Midenci Adamo Parvo Harchideacono Senensi Magistro Clementino de Alneto Willelmo de Berlinia Henrico de Vessi firancisco de Capella Petro de Tuyt Ricardo de Briccram et multis aliis.

Grant of Rent charge in Dunkenny. (Reg. f. 197d. Cal. p. 152.)

Carta Henrici de Mountenay facta Willelmo de Londoun de iiijor marcis redditus in Dunkenny.

Sachent toutz que ieo Henry de Mounteney donne grante et par cest ma present charte conferme a Willam fitz W. Loundres seigneur de Aboy iiij marcs de rent en Dunkenny et pur lez receyuer a lez termys custumes a avere et tenire lez avantditz iiij marcs de rent dez cheffes seigneurs par lez services ent acustumes au le dit W. sez heyres et sez assignes a toutz jours Estre ceo ieo voille et grant que le dit W. fitz W. sez heires et sez assignes pussent tauntis de fois que mester soyt distreyndre pur lez ditz iiij marcs en Dunkenny a qil hure que le dit rent soyt a derere en party ou en tut.

(Reg. f. 198d. Cal. p. 153.)

Henry de Mounteney a soun chere ffele et leal frere Adam Bernard prioure de la meson Scynt Johan de Nouell lieu iuste Trym Saluz Pur ceo que nous auounz graunte et done et par notre present chartire conferme a Willam fitz Willam de Loundres quatre marchces de Rente de Dunkenny a ly et a sez heyris et a ces assignez a toutz iours lez quelis quatre marcz de rent ieo grauntay au dit Willam au terme de vinte annis par quy vous maundoums que deshormez a dit Willam cez heirez et a cez assignez seez attendauntz et responnaunt du ferme auaundite a toutz iours en tempnauntz du quile chose a cestez presentez lettres iay mise moun seale Done a Dunkenny le vinte et quarte iour de Marce lan du rengne le Roy Edward fitz le Roy Edward quarte.

Grant of liberty to take timber from a Wood. (Reg. f. 200. Cal. p. 154.)

Carta Henrici Herford facta Willelmo filio Willelmi de Com*muni* Bosci de Othimmy.

Sciant universi tam presentes quam futuri quod Ego Henricus de Herford dedi et concessi et hac presenti carta mea confirmavi Willelmo filio Willelmi baroni del Nas de——¹ Bosco meo de Othimmy exceto Churc' ad omnia edificia sua de villa Osberti Et ad ardendum [et] pro molendino de Hinche H. vero dicta nessesaria dedi et concessi sibi

¹ Blank in Reg.

et heredibus suis tenendum et habendum de me et de heredibus meis sine aliqua cauclacione et 'indedimento non obstante quod cum michi placuerit dictum Boscum meum vendere pottero et assarcare Hiis testibus Dauid de Wineheud Roberto de Capella Stephano de Kinerthin Hugone filio Jacobi Waltero stabilar' Ricardo de Possewyc, Edmundo clerico et multis aliis.

'Agreement for the keeping of the castle of Wicklow. (Reg. f. 208d. Cal. p. 162.)

Indentura per quem Willelmus de Loundres dedit custodiam castri de Wykenlow Stephano Lawles.

Hec indentura facta inter Willelmum de Londoun dominum de Athboy ex parte una et Stephanum Lawles filium Willelmi Lawles ex parte altera2 die vicesima secunda mensis Maii anno domini millesimo tricentesimo quinagesimo sexto testatur quod predictus Willelmus de Londoun dedit predicto Stephano custodiam castri sui de Wykynglowe quousque guerra tunc existens inter Anglicos domini Regis et Obryn finiatur capiendo videlicet de predicto Willelmo per septimanam nouem silidos sterlingorum in peccunia vel in victualibus ad valorem dicte Et si contingat predictum Stephanum capere predam vel obsidem vel obsides durante guerra predicta dictus Willelmus habebit dimidiam partem huiusmodi prede et redemcionis obsidis vel obsidum per predictum Stephanum sic captorum: Item si contingat dictum Stephanum explorare predam obsidem vel obsides et mediantibus predicti Stephani consilio vel auxilio predictus Willelmus ceperit hujusmodi predam obsidem vel obsides tunc dictus Stephanus habebit de eisdem preda vel obside vel obsidibus secundum ordinacionem quatuor virorum: duorum videlicet ex parte dicti Willelmi et duorum ex parte dicti Stephani per eosdem Willelmum et Stephanum electorum: Item consessit dictus Willelmus tempore pacis redeunte quod dictus Stephanus babeat firmam predicti castri cum omnibus suis pertinentiis plene et integre sicud Edmundus Lawles illam firmam olim tenuit de eodem meliore foro quam aliquis alius si dictus Stephanus velit tempore pacis eandem firmam tenere: Item predictus Stephanus manucepit sub pena et honore quibus dictus Willelmus per consilium domini Regis extitit nuper honoratis predictum castrum durante guerra prefata saluo custodire. In cujus rei testimonium sigilla predictorum Willelmi et Stephani huic indenture alternatim sunt appensa. Data Dublin die et anno supradictis.

Fine of lands levied in court of the liberty of Leinster. (Reg. f. 209. Cal. p. 162.)

Finis per quem Hugo le Power remisit Willelmo Baroni de Naas unum feodum militis in Surdywallistoun.

Hec est finalis concordia facta in curia domini Comitis apud Kyldare

¹ Reg. so.

² Reg. altere.

die lune proxima post festum sancti Nicolai anno regni regis Henrici nono coram Willelmo Grasso primogenito tunc senescallo Lagenie Waltero de Ridl'forde Waltero de Rupeforde Roberto de Crompe tunc vicecomite de Kyldare et aliis fidelibus ipsius comitis ibidem tunc presentibus Inter Hugonem le Power petentem et Willelmum Baronem de Naas tenentem de uno feodo militis cum pertinentiis in villa Surdiwall unde assisa mortis antesessoris summonitum fuit inter illos in eadem curia silicet quod idem Hugo le Power remisit quietum clamauit de se et heredibus suis dicto Willelmo Baroni de Naas et heredibus suis totum jus et clameum quod in dicto feodo militis cum pertinentiis habuit inperpetuum et pro hac remissione quieta clamancia et finali concordia dictus Willelmus Baro de Naas dicto Hugoni le Power quadraginta solidos argenti [dedit].

(Reg. f. 209 d. Cal. p. 162.)

Hugh de Lacy earl of Ulster his gifte of a comon to his burgesses of the Nobber.

Sciant presentes et futuri quod Ego Hugo de Lacy comes Ultonie dedi concessi et hac presenti carta mea confirmaui Burgencibus meis de Nobire iiij^{er} carucatas terre me in communem pasturam sicut jacent inter villam de Nobire et magnum boscum versus occidentem partem per rectas et diuisas metas ac perambulatas tenendas et habendas de me et heredibus meis sibi et heredibus suis Jure hereditario libere et quiete integre et plenarie facientibus magnam Causeam inter castellum et magnam villam de Nobire pro omni seruicio et demanda Et quia voloquod dicti burgenses et omnes mercatores dicte ville tam pauperes quam diuites predictam communem pasturam habeant et gaudeant presentem cartam meam sigillo meo coroboraui Hiis testibus Domino Dauide Barone de Nas Michale de Gros Roberto Schallowhed Radulfo Bellew Nicholao de Stoce Et aliis.

Charters to the Geraldines of possessions in the diocese of S. David's.

(Reg. f. 213 d. Cal. p. 165.)

WALLIA.

Omnibus sancte matris ecclesie fidelibus ad presens quos scriptum peruenerit G[aufridus] diuina permissione Meneuensis Episcopus salutem in domino. Nouerint vniuersitas vestra nos cartas bone memorie Dauit et Petri Menieuensium episcoporum predesessorum nostrorum et capituli Meneuensis et confirmacionem Henrici regis secundi inspexisse in hec verba.

Dauit dei gratia Meneuensis episcopus omnibus fidelibus suis clericis et laicis tam presentibus quam futuris salutem. Notum vobisfacimus nos consensu capituli dedisse et consessise Mauricio Geroldi filio dapiferatum tocius terre sancti Dauit per episcopatum nostrum tenendum in feodo et hereditate sibi et heredibus suis ita libere et

quiete et honorifice sicut Bernardus venerabilis memorie Episcopus illum dedit Henrico filio regis. Damus eciam et concedimus eidem Mauricio omnes terras illas quas predictus Bernardus prefato Henrico cum dapiferatu dedit has scilicet terram de Prischili et terram Herchebot Blundi et terram Herbrandi Insuper ei damus et concedimus terram que fuit Willelmi de Castello et terram ¹auledení et seruicium Walteri Luned et Aidani filii Seisil etidem in feodò et hereditate sibi et heredibus suis libere et quiete in aquis in nemoribus in siluis in viis in pratis in pasturis per seruicium dicti dapiferatis huiusque sigillati scripti munimine confirmamus Hiis testibus Poncio Archidiacono Geroldo et Johanne Archidiaconis Johanne magistro Bollando Bledrico presbitero Meilero Iduardo canonico Kediuor filio Rederb' Willelmo filio Roberti de Roche Johanne filio Bernardi Waltero Apelgard Kinhadu filio Odrid Goluin filio Kediuor Excepto hoc quod retinuimus ad opus nostrum que nesessaria habuimus de bosco de Prischili.

P[etrus] dei gratia Meneuensis Episcopus omnibus fidelibus sancte matris ecclesie filiis tam prescutibus quam futuris salutem et benedictionem sciatis me consessisse et hac carta mea confirmasse Willelmo filio Mauricii filii Geroldi dapiferatum Meneuensis Episcopatus tenendum in feodo et hereditate ipsi et heredibus suis ita libere et quiete et honorifice sicut bone memorie predecessor noster Bernardus Episcopus illum dedit Henrico filio regis. Concedo eciam predicto Willelmo omnes terras illas quas iam dictus Bernardus Episcopus prefato Henrico cum dapiferatu dedit tenendas itidem in feodo et hereditate ipsi et heredibus has scilicet Prischili terram que fuit Herchebaldi Blundi et terram que fuit Herbrandi et augmenta que Dauit Episcopus accreuit scilicet terram que fuit Willelmi de Castello et seruicium Walteri Luned et terram Aidani filii Seissilli excepta illa parte terre illius quam Wotll'a fil' Radinor tenet quam ego retinui in manu mea Hiis testibus Poncio et Nicholio archidiaconis et canonicis de Sancto Dauit magistro Johanne Simone magistro Ricardo Roberto filio Jone Meiler Iduard Philippo Willelmo de London Ricardo de Haerford Tanchardo filio ejus Oddone de Karreu Willelmo de Rocha Philippo de Barry Waltero de Vinsor Griffino filio Kadiuor Kinhadu.

Conuentus ecclesie Sancti Audree Sanctique Dauit omnibus fidelibus tam presentibus quam futuris salutem. Sciatis nos dedisse et concessisse Mauricio Geroldi filio dapiferatum tocius Meneuensis Episcopatus² tenendum in feodo et hereditate³ sibi et heredibus suis damus eciam et concedimus eidem Mauricio has terras Terram scilicet Willelmi de Castello et terram de Prischili et terram Hercheboldi Blundi et terram Herbrandi et terram de Lanbediu et seruicium Walteri Duned et Aidani filii Seisil has vero tenendas ab ecclesia sancti Dauit et a nobis in feodo et hereditate sibi et heredibus suis

¹ In Reg. the initial letter is erased. The name appears later as 'Lanbedin.'
² Reg. 'E'patis.'

³ Reg. 'heredita.'

libere et quiete in aquis in nemoribus in siluis in viis in pratis in pascuis per seruicium sui dapiferatus huiusque sigillati scripti munimine confirmamus Hiis testibus Poncio Geroldo Johanne archidiaconis Johanne magistro Roberto magistro Bledrito presbitero Roberto Jone Eliodoro Willelmo de la Roche Johanne filio Bernardi Kynhadu filio Edrid Golwin filio Kediuor Griffino filio Aidani Excepto hoc retinuimus ad opus nostrum que necessaria habuimus de bosco de Prischilli.

Henricus rex Anglie et dux Normannie et Aquitanie et Comes Audegavie Dauit Episcopo Meneuensi et toto conuentui et omnibus Baronibus et Justiciariis vicecomitibus et ministris et omnibus fidelibus suis Valensibus salutem Sciatis me concessisse Mauricio filio Geroldi dapiferatum Episcopatus Meneuensis tenendum in feodo et hereditate ipsi et heredibus suis ita libere et quiete et honorifice sicut Episcopus Bernardus¹ illum dedit Henrico filio regis Concedo eciam eidem Mauricio omnes terras illas quas predictus Bernardus¹ prefato Henrico cum dapiferatu [dedit] tenendas itidem in feodo et hereditate ipsi et heredibus suis videlicet Prischili terram que fuit Hercheboldi Blundi et terram que fuit Herbrandi et augmenta que Dauit Episcopus accreuit scilicet terram que fuit Willelmi de Castello et seruicium Walteri Luned et Aidani filii Seisil Quare vobis firmiter precipio quod ipse Mauricius et eius heredes predicta omnia teniant libere et quiete ita quod nulus eiis inde nullam iniuriam vel maliciam faciat Testibus etcetera.

Nosque Gaufridus antedictus predictorum predecessorum nostrorum concessionibus donacionibus et confirmacionibus testimonio quoque confirmacione predicte ecclesie nostre et insuper confirmacione Henrici regis secundi easdem concessiones donaciones et confirmaciones ratas habentes concedimus et confirmamus Willelmo filio Willelmi filii Mauricii et heredibus suis in feodo et hereditate dapiferatum tocius Meneuensis Episcopatus cum terris et tenementis et omnibus libertatibus ad ea pertinentibus tenendum de nobis et successoribus nostris sicud ipse aut aliquis antecessorum suorum melius et liberius tenuit de predecessoribus nostris sicud in cartis prefatorum predecessorum nostrorum continetur Hiis testibus Poncio Mauricio Archidiaconis Geroldo archidiacono Philippo Eliodoro Mar'o Mart' Waltero Mart' Johanne Allero Nicholao Willelmo Henrico et Henrico Canonicis Willelmo de London Roberto filio Ricardi Adam de Rupe Willelmo de Barry Philippo de Stacpol' Poncio filio Poncii Philippo filio Kediuor Willelmo filio Mauricii Griffino filio Aidani Gwaret filio Kynhaidi Roberto filio Kendel Ricardo Ketine Gilberto de Rupe Ricardo clerico Philippo filio Philippi Willelmo filio Mauricii Dauit filio Mauricii Willelmo filio Poncii et multis alliis.2

Cum conuenisset inter dominum Ricardum Meneuensem Episcopum

¹ Reg. Bernardis.

² Reg. Multus alius.

ex parte una et Willelmum filium Dauid Baronis del Naas ex partealtera videlicet quod cum mote essent contenciones inter predictosdominum Ricardum Episcopum et dictum Willelmum super seruiciis consuetudinibus trangessionibus et injuriis quas dictus Episcopus exigebat versus dictum Willelmum per breve domini Regis in comitatu de Kermerdyy super teuemento de Castro Mauricii per quod breve dictus Episcopus recuperanit seysinam per iudicium dicti comitatus predictus dominus Episcopus Meneuensis et Willelmus filius Dauit. Baronis del Nas mediantibus et interuenientibus amicis ex vtraque parte vocatis consenserunt unanimiter in duodecem tam milites quam allios fidedingnos nominatim subscriptos videlicet magistrum Tancardum de Rupe Priorem Penbrochie J. priorem de Pulla dominos Robertum de Valle Galfridum de Rupe Dauid Wydewrde milites Willelmum¹ filium Gurwareth Stephanum de Edword Wydonem de Villa Letardy Kedyuor filium Philippi Philippum filium Kadedany et magistrum. Poncium de Sancto Dauid videlicet quod quicquid predicti xij jurati considerauerint super predictis articulis inter ipsos firmiter observabunt. Tandem consideratores predicti jurati facta diligenti inquisisione per duodecem fideles de curia domini Episcopi de Pebydyauc juratos superdictis seruiciis omnes concordes et conformes in omnibus ita conciderauerunt et ordinauerunt videlicet quod predictus Willelmus filius Baronis del Nas de consensu et lisencia domini Episcopi Meneuensis qui pro tempore fuerit ponat attornatum suum vtilem Meneuensi Episcopo et terre de Pebidvauc et sufficientem ad seruicia subscripta facienda ad quem tenetur Idem Willelmis ratione predicti tenementi sui de Castro Mauricii Primo videlicet quod debet tenere curiam domini Episcopi de Pebidyauc cum senescallo domini Episcopi suimptibus suis propriis Item concederauerunt quod debet facere seruicium quinque militum domino Episcopo Meneuensi sicut antecessores sui solebant facere Item debet tenere curiam de Lanwadevn sumptibus suis propriis quando placuuerit senescallo Episcopi et ponere curiam et judicia in respectu cum placuuerit Meneuensi Item debet tenere parliamenta in. confinio terrarum contra vicinos auersarios sumptibus suis propriisquocienscunque necessarie fuerit Item debet tenere et custodireprisones et delinquentes captos in terra de Pebidyauc apud Castrum Mauricii sumptibus eorundem prisonum per spacium trium curiarum nisi cicius judicati fuuerint et post tres curias debet eosdem ducere apud Lanwadeyn cum hominibus terre et tenetur iuuare sibi et famulie sue necessaria Item debet custodire nundinas domini Episcopi apud Sanctum Dauit bis in anno cum hominibus domini Episcopi ad hoc deputatis sumptibus suis propriis Conuenit eciam inter predictos dominum Ricardum Meneuensem Episcopum et Willelmum filium Dauit. Baronis del Nas quod idem Meneuensis Episcopus pro se et successoribus suis et Idem Willelmus pro se et heredibus ac assingnatis.

¹ Will'o fillo in Reg.

suis supradicte concederacione et ordinacioni xij. consideratorum juratorum in omnibus consensum et assensum presentes eandem ratam habuerunt et presenti scripto confirmarunt. Et ne in posterum super hiis que in dicta concideracione et ordinacione continentur aliqua dubietas oriri possit set omnia supradicta stabilia firma et concussa maneant in perpetuum vtraque pars huic scripto in modum cirographi confecto sigillum suum alternatim vna cum sigillo Capituli Meneuensis apposuit. Hiis testibus videlicet predictis dominis Roberto de Valle Galfrido de Rupe Dauit de Wydewurth militibus magistro Tancardo de Rupe archidiacono de Karmerdyy Ricardo presentore et Philippo tesaurario Meneuensibus Willelmo filio Gurwared tunc baliuo de Kardigan Philippo filio Kadugan Kediuoro filio Philippi Philippo Russelle Philippo de Villa Letardy tunc senescallo Episcopi Meneuensis Widone de Villa Letardi et multis aliis.

Notification to tenants to recognise new proprietors of land. (Reg. f. 219. Cal. p. 170.)

Litera Henrici de Mounteney facta tenentibus suis attendenciam facere Willelmo de Londoun de x marcis annuis.

¹ Blank in Reg.

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[An asterisk (*) denotes that the name occurs more than once on a page.]

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¹ The aurname Fitz Gerald does not appear in the Calendar, as, during the period comprised by the Register, the different members of the Geraldine families were described by their respective patronymics, e.g. Manrice son of Gerald. The names are indexed accordingly.

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