

A Calendar of the Fines for the County of Derby, from their commencement in the reign of Richard I.

—

Abstracted by Messrs. HARDY and PAGE, 22, Old Buildings, Lincoln's Inn.

—

[Continued from Vol. XII., p. 42.]

1281. Lincoln. Within the octaves of S. Michael, 9 Edward I.
Sept. 29—Oct. 6. Between Alan de Waldeschef, *Plaintiff*, and Walter de
Hamton and Margery his wife, Thomas Bowet and Idonea
his wife, *Defendants*.

Grant, on a plea of warranty of charter, and in consideration* of
40 marks of silver, by the Defendants to the Plaintiff and his
heirs for ever, of one messuage and 129 acres of land in Wynlee-
Muginton, Duffeld, Chaddesdene, and Langeleye. To hold of
the Defendants and the heirs of the said Margery and Idonea
at the rent of one rose at the feast of the Nativity of S. John the
Baptist for all services. Performing all other services to the chief
lords of that fee for the Defendants and the heirs of the said
Margery and Idonea.

1282. Lincoln. Within the octaves of Hilary, 10 Edward I.
Jan. 13-20. Between Philip le Mareschall of Ekyngton, *Plaintiff*, and
William de Oneston and Matilda his wife, *Defendants*.

Grant, on a plea of warranty of charter, and in consideration of
one sparrow-hawk, by the Defendants to the Plaintiff and his heirs
of one messuage, four oxgangs of land, two acres of wood, 3 acres
of meadow, and 2 pence rent in Ekynton. To hold of the
Defendants and the heirs of the same Matilda for ever, at the
yearly rent of one clove gilly-flower at the Nativity of Our Lord,
and performing all other services to the chief lords of that fee.

- Jan. 13—27. Westminster. Within 15 days of Hilary, 10 Edward I.
Between Thomas Folejaumbe, *Plaintiff*, by William de Benteleye his attorney, and Robert Typetot and Eva his wife, *Defendants*.
Grant, on a plea of warranty of charter, and in consideration of one soar-hawk, by the Defendants to the Plaintiff and his heirs of the manor of Elton. To hold of the Defendants and the heirs of the same Robert for ever, at the yearly rent of one pair of gilt spurs at the Nativity of S. John the Baptist. And performing all other services to the chief lords of that fee.
- Sept. 29—Oct. 19. Shrewsbury. Within 3 weeks of S. Michael, 10 Edward I.
Between Henry son of Richard de Conyesdon, *Plaintiff*, and Simon de Sinerhull and Isabella his wife, *Defendants*.
Grant, on a plea of warranty of charter, and in consideration of 40 shillings sterling, by the Defendants to the Plaintiff of one messuage, 2 acres and one rood and a half of land in Chelmorden. To hold of the Defendants and the heirs of the same Isabella at the yearly rent of one rose at the Nativity of S. John the Baptist. Performing all other services to the chief lords of that fee for the Defendants and the heirs of the same Isabella.
- Nov. 3. Shrewsbury. On the morrow of All Souls, 10 Edward I.
Between Geoffrey de Wodecote and Letia (*sic.*) his wife, Henry de Pakynton and Isabella his wife, *Plaintiffs*, and Nicholas de Ingwardeby and Cecilia his wife, *Tenants*.
Acknowledgment, on a plea of mort d'ancestor, and in consideration of one sparrow-hawk, by the Plaintiffs of the right of the Tenants to two virgates of land in Wylesle, which the Tenants had of the gift of Alice de Wylesle, aunt of the aforesaid Letia and Isabella, whose heirs they are. To hold to the Tenants and the heirs of the same Nicholas of the Plaintiffs and the heirs of the same Letia and Isabella for ever. Rendering to the same Geoffrey and Letia and the heirs of the same Letia $\frac{1}{2}$ d. at Easter, and to the aforesaid Henry and Isabella and the heirs of the same Isabella $\frac{1}{2}$ d. at the same term, for all service.
- Nov. 11—18. Shrewsbury. Within the octaves of S. Martin, 10 Edward I.
Between Robert de Bogh and William his son, *Plaintiffs*, by William de Benteleye, his attorney, and Hugh le Bay de Stanton and Clementia his wife, *Deforciantes*.
Acknowledgment, in consideration of 6 marks of silver, by the Defendants, that two mills and 50 acres of land in Assheleyehay and Alrewasseleye are the right of the same William, which the

Plaintiffs have of the gift of the Deforciant. To hold to the Plaintiffs and the heirs of the same William of the chief lords of that fee.

Nov. 11—25. Lincoln. Within 15 days of S. Martin, 10 Edward I.

Between William son of Roger le Blund and Joan his wife, *Plaintiffs*, and Geoffrey de Wodecote and Letia his wife, *Defendants*.

Grant, on a plea of warranty of charter, and in consideration of one sparrow-hawk, by the Defendants to the Plaintiffs of one messuage and a moiety of one virgate of land in Wynelesle. To hold to the Plaintiffs and the heirs of the same William of the Defendants and the heirs of the same Letia for ever, at the yearly rent of one penny at Easter for all service.

1283. Shrewsbury. Within 15 days of Easter, 11 Edward I.

April 18—May 2. Between John son of Roger de Eyncurt, *Plaintiff*, and John de Eyncurt, *Deforciant*.

Acknowledgment, on a plea of covenant, by the Deforciant that two parts of the manor of Morton, and the advowsons of the church of the same manor, and the Church of Hallewynnefeld are the right of the Plaintiff and his heirs, as that which Roger de Eyncurt, father of the Plaintiff, whose heir he is, had of the gift of the Deforciant. To hold of the Deforciant all the life of the Deforciant, at the yearly rent of one rose at the Nativity of S. John the Baptist. Performing all other services to the chief lords of that fee for the Deforciant. And moreover the Deforciant grants for himself and his heirs that the third part of the aforesaid manor which Alice, who was the wife of Roger de Eyncurt, held in dower of the Deforciant by purchase of the Deforciant, and which third part, after the decease of the same Alice, ought to revert to the Deforciant and his heirs, shall, after the decease of the same Alice, wholly remain to the Plaintiff and his heirs, to hold together with the aforesaid two parts of the same manor of the Deforciant all the life of the Deforciant. And after the decease of the Deforciant to hold of the chief lords of that fee. And this agreement was made in the presence of the aforesaid Alice, she claiming nothing in the aforesaid third part which she holds except in the name of dower.

April 18—May 15. Shrewsbury. Within one month of Easter, 11 Edward I.

Between Thomas le Graunger, *Plaintiff*, by Walter de Hokerton, his attorney, and Henry de Rudheth and from his wife, *Defendants*.

Grant, on a plea of warranty of charter, and in consideration of 20 marks of silver, by the Defendants to the Plaintiff of 63 acres of land in Duffeld. To hold of the Defendants and the heirs of the same Henry for ever, at the yearly rent of 20 shillings, payable at Michaelmas and the feast of the Blessed Mary in March. Performing all other services to the chief lords of that fee for the Defendants and the heirs of the same Henry. Clause as to distraint in case of non-payment.

June 13—27. Shrewsbury. Within 15 days of Holy Trinity, 11 Edward I.
Between Nicholas Boneyre and Matilda his wife, *Plaintiffs*,
and Gervase de Bernak and William his son, *Deforciantes*.

Grant, on a plea of covenant, and in consideration of 15 pounds sterling, by the Plaintiffs to the Deforciantes of the Manor of Middleton juxta Heyum in le Pek, that is to say, whatsoever the aforesaid Matilda formerly held in the name of dower of the same Gervase. Thereupon the Deforciantes undertake for themselves and their heirs to render every year to the Plaintiffs, all the life of the same Matilda, 12 pounds sterling, payable at Pentecost and the Feast of St. Martin in Winter, at the house of the Friars Preachers at Northampton. Clause as to distraint in case of non-payment of rent. *Endorsed* And Reginald de Watervill puts in his claim.

June 25. Shrewsbury. The morrow of S. John the Baptist, 11 Edward I.
Between Robert, son of Robert Shyret, *Plaintiff*, and Robert
Shyret and Alina his wife, *Defendants*.

Grant, in consideration of one sparrow-hawk, by the Defendants to the Plaintiff of one messuage, one virgate and a half of land, 7 shillings and three pence rent in Fostone. To hold of the Defendants all the life of both the same Robert and Alina, at the rent of one rose, payable at the Nativity of S. John the Baptist, and performing all other services for the Defendants to the chief lords of that fee.

Sept. 29—Oct. 6. Westminster. Within the octaves of S. Michael, 11
Edward I.

Between Stephen de Irton and Margery his wife, *Plaintiffs*,
by William Tyrel, their attorney, and William le Carpenter
of Knyveton, and Sarah his wife, *Defendants*.

Acknowledgment, on a plea of warranty of charter, by the Defendants that 12 acres of land in Knyveton are the right of the same Stephen, as that which the plaintiffs have of the gift of the Defendants. To hold to the Plaintiffs and the heirs of the same

Stephen of the Defendants and the heirs of the same Sarah for ever, at the yearly rent of one rose at the Nativity of S. John the Baptist, and performing all other services to the chief lords of that fee, for the Defendants and the heirs of the same Sarah for ever.

Nov. 3. Westminster. The morrow of All Souls, 11 Edward I.

Between John, son of Simon de Honsedon and Hawysia, daughter of Robert de Stansop', *Plaintiffs*, and Henry le Mouner de Alston field and Agnes, his wife, *Deforciant*s.

Acknowledgment, on a plea of covenant and in consideration of 11 marks of silver, by the Deforciant that one Messuage and 15 acres of land in Alsop' are the right of the same John, as those which the Plaintiffs have of the gift of the Deforciant. To hold to the Plaintiffs and the heirs of the same John, of the Deforciant and the heirs of the same Agnes for ever, at the yearly rent of one rose payable at the feast of the Nativity of S. John the Baptist and performing all other services to the chief lords of that fee for the Deforciant and the heirs of the same Agnes.

1284. Westminster. Within 15 days of Easter, 12 Edward I.

April 9—23. Between Ralph de Monjoye and Isolda, his wife, *Plaintiffs*, by William de Benteleye, attorney of the same Isolda, and John de Marchinton, *Defendant*, by Robert de Morton, his attorney.

Acknowledgment, on a plea of warranty of charter and in consideration of 160 pounds of silver by the Defendant, that one messuage, 146 acres of land in Spondon are the right of the same Ralph, as that which the Plaintiffs have of the gift of the Defendant. To hold to the Plaintiffs and the heirs of the same Ralph of the chief lords of that fee by the services which to the aforesaid tenements pertain, for ever.

June 24—July 8. Westminster. Within 15 days of S. John the Baptist, 12 Edward I.

Between Almaric de Sancto Amando, *Plaintiff*, and Hugh Sancto Cruce and Is' [Isabella or Isolda?] his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of one soar hawk, by the Defendants to the Plaintiff and his heirs of 2 messuages, 2 virgates and a half of land, and 11 pence rent in Catton. To hold of the chief lords of that fee by the services which to these tenements pertain, for ever.

Nov. 11—25. Westminster. Within 15 days of S. Martin, 12 Edward I.
 Between John de Herit and Matilda, his wife, *Plaintiffs*, by
 Richard de Norton, their attorney, and Robert Bulmere and
 Beatrice, his wife, *Defendants*.

Acknowledgment, on a plea of warranty of charter and in
 consideration of one soar hawk, by the Defendants that one
 messuage and 3 oxgangs of land in la Forde juxta Heyham are the
 right of the same John, as those which the Plaintiffs had of the
 gift of the Defendants. To hold to the Plaintiffs and the heirs of
 the same John of the Defendants and the heirs of the same
 Beatrice for ever, at the yearly rent of one rose at the Nativity of
 S. John the Baptist, and performing all other services to the chief
 lords of that fee for the Defendants and the heirs of the same
 Beatrice, for ever.

1285. Westminster. Within 15 days of S. Hilary, 13 Edward I.

Jan. 13—29. Between William de Ennonere, clerk, and Eudo, his brother,
Plaintiffs, by Nicholas de Kateby, their attorney, and Pagan,
 son of Simon de Kydesley, *Deforciant*.

Acknowledgment, on a plea of covenant, by the Deforciant that
 one messuage, 30 acres of land, 4 acres of meadow in Kydesleye
 are the right of the same Eudo and those he rendered to the
 Plaintiffs in the same court. To hold to the Plaintiffs and the
 heirs of the same Eudo of the Deforciant and his heirs, for ever,
 at the yearly rent of one rose at the feast of the Nativity of S. John
 the Baptist and performing all other services to the chief lords of
 that fee for the Deforciant and his heirs for ever. Whereupon the
 same Eudo granted to the Deforciant two oxgangs of land,
 except two acres of meadow, in Hylkesdone and Little Halum.
 To hold of the same Eudo and his heirs for ever at the yearly rent
 of one rose at the feast of the Nativity of S. John the Baptist, and
 performing all other services to the chief lords of that fee for the
 same Eudo and his heirs, for ever.

May 20—June 4. Westminster. Within 15 days of Holy Trinity, 13
 Edward I.

Between William de Hunelton and Adam, his brother,
Plaintiffs, and Robert le Band, *Defendant*.

Acknowledgment, on a plea of warranty of charter and in
 consideration of 300 marks of silver, by the Defendant that the
 Manor of Basselowe with appurtenances is the right of the same
 Adam, as that which the Plaintiffs have of the gift of the

Defendant. To hold to the Plaintiffs and the heirs of the same Adam, of the Defendant and his heirs for ever, at the yearly rent of one rose payable at the feast of S. John the Baptist and performing all other services to the chief lords of that fee for the Defendant and his heirs, for ever. *Endorsed*: And Robert Basset de Riston puts in his claim.

June 24—July 8. Westminster. Within the Octaves of S. John the Baptist, 13 Edward I.

Between Henry, son of William le Fremane *Plaintiff*, and Hamo de Ichinton, *Deforciant*.

Grant, on a plea of covenant and in consideration of one soar hawk, by the Plaintiff to the Deforciant and his heirs for ever, of two messuages and 4 oxgangs of land, in Hogh.

Sept. 29—Oct. 13. Westminster. Within 15 days of S. Michael, 13 Edward I.

Between Ranulph de Weston and Matilda his wife, *Plaintiffs*, and Henry le Macy, *Tenant*.

Grant, in consideration of one soar hawk by the Plaintiffs to the Tenant and his heirs, of 2 messuages, 35 acres and a half of land in Morleye. To hold of the Plaintiffs and the heirs of the same Matilda for ever, at the yearly rent of 4 shillings and one penny payable at the three terms of the year, to wit, at the feast of the Blessed Mary in March 2 shillings, at the feast of S. Michael 2 shillings, and at the Nativity of our Lord, one penny.

Sept. 29—Oct. 13. Westminster. Within 15 days of S. Michael, 13 Edward I.

Between Richard, vicar of the Church of Yolgreue, *Plaintiff*, and Nicholas le Lorimyr and Isolda, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of one hundred shillings sterling, by the Defendants to the Plaintiff and his heirs of one messuage, 36 acres of land in Yolgreue. To hold of the Defendants and the heirs of the same Isolda for ever, at the yearly rent of one mark payable at the feast of S. Martin and the Invention of the Holy Cross.

Sept. 29—Oct. 19. Westminster. Within 3 weeks of S. Michael, 13 Edward I.

Between Joan, who was the wife of Henry de Kurcun, *Plaintiff*, by William, son of Adam de Bentle, her attorney, and Richard son of Henry de Curzun of Breydeshale, *Deforciant*.

Acknowledgment, on a plea of covenant by the Plaintiff to the Deforciant, and grant thereupon by the Deforciant to the Plaintiff, of the moiety of the Manor of Breydeshale and the advowson of the Church of the same place. To hold of the Deforciant and his heirs for the life of the Plaintiff at the yearly rent of one penny at Easter, and performing all other services to the chief lords of that fee for the Deforciant.

Sept. 29—Oct. 28. Westminster. Within one month of St Michael, 13 Edward I.

Between William son of Hugh Martin, *Plaintiff*, by Walter le Shriveyn, his attorney, and Elias son of Elias de Feirfeld and Isabella, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of one hundred shillings sterling, by the Defendants to the Plaintiff and his heirs of 10 acres of land in Feirfeld. To hold of the Defendants and the heirs of the same Isabella for ever, at the yearly rent of one rose at the feast of S. John the Baptist, and performing all other services to the chief lords of that fee for the Defendants and the heirs of the same Isabella.

Nov. 11—18. Westminster. In the Octaves of S. Martin, 13 Edward I.

Between William Heyrun, *Plaintiff*, and William, Prior of Tuttebury, *Tenant*.

Grant, in consideration of 40 marks of silver, by the Plaintiff to the Tenant and his church of the Blessed Mary of Tudebury for ever of the manor of Osemondston juxta Esseburn with appurtenances, except 6 messuages and 10 oxgangs of land in the same manor.

1286. Westminster. On the morrow of the Ascension, 14 Edward I.

May 24. Between Master Adam de Amodesham, *Plaintiff*, and John de Hetham, *Deforciant*.

Acknowledgment, on a plea of covenant by the Plaintiff to the Deforciant and grant thereupon by the Deforciant to the Plaintiff, of one messuage and 16 oxgangs of land in Shardelowe and Wylne. To hold of the Deforciant and his heirs, all the life of the Plaintiff, at the yearly rent of one clove-gilly-flower at Easter, and performing all other services to the chief lords of that fee for the Deforciant and his heirs. And after the death of the Plaintiff the tenements shall wholly revert to Matilda, daughter of Robert de Hennouer. To hold of the Deforciant and his heirs by the aforesaid services all the life of the same Matilda. And after the decease of the same Matilda the aforesaid tenements

shall remain to Adam, son of the same Matilda, and the heirs of his body. To hold of the Defendants and his heirs by the aforesaid services for ever. And if it happen that the aforesaid Adam, son of Matilda, die without heir of his body then after the decease of the same Adam the aforesaid tenements shall wholly return to the Plaintiff and his heirs, quit of the heirs of the same Adam son of Matilda. To hold of the chief lords of that fee, for ever.

June 24—July 1. Westminster. Within the octave of S. John the Baptist, 14 Edward I.

Between William de Lousely, *Plaintiff*, and Robert de Lousely and Edith, his wife, *Deforcians*.

Acknowledgment, on a plea of covenant, by the Deforcians to the Plaintiff and grant thereupon by the Plaintiff to the Deforcians of one messuage and two oxgangs of land in Spondon. To hold to the Deforcians and the heirs of the same Robert of the Plaintiff and his heirs for ever, at the yearly rent of 2 shillings payable at the feast of S. Martin and Easter, and performing all other services to the chief lords of that fee for the Plaintiff and his heirs. And if it happen that the aforesaid Robert die without heir of his body, then, after the decease of both the Deforcians, the aforesaid tenements shall wholly revert to the Plaintiff and his heirs, quit of the other heirs of the Deforcians. To hold of the chief lords of that fee. And moreover the Deforcians grant for themselves and their heirs that the third part of the aforesaid land, which Simon de la Sale and Inga, his wife, hold in dower of the same Inga of the inheritance of the aforesaid Edith on the day this agreement was made, which after the decease of the same Inga ought to revert to the aforesaid Edith and her heirs, after the decease of the aforesaid Inga shall wholly remain to the Plaintiff and his heirs. To hold of the chief lords of that fee. And this agreement was made in the presence of the aforesaid Simon and Inga and they did fealty to the Plaintiff in the same Court.

June 24—July 8. Westminster. Within 15 days of the feast of S. John the Baptist, 14 Edward I.

Between Hugh de Vienitia, *Plaintiff*, and Brother Robert, Master of the Hospital of Burton S. Lazar, *Deforciant*.

Twenty marks of silver being in arrear to the Plaintiff of the annual rent of 120 marks, the Deforciant contracts to pay to the Plaintiff every year 120 marks, all the life of the Plaintiff, payable at the feast of the Purification of the Blessed Mary and the feast

of the Blessed Peter ad vincula. And if it should happen that the Deforciant or his successors should be defaulting in the payment of the money at any term, it shall be lawful for the Plaintiff to distrain them by their goods in Burton S. Lazar, Neweton, Louseby, and Tylton in the County of Leicester, and Spondon in the County of Derby. And after the decease of the Plaintiff the Deforciant and his successors shall be quit of the payment of the aforesaid money for ever. And for this agreement the Plaintiff remits to the Deforciant all arrears and all damage to the day when this agreement was made.

June 25. Westminster. On the morrow of S. John the Baptist, 14 Edward I.

Between Edmund, brother of the King, *Plaintiff*, and Brother Robert, Master of the Hospital of Burton S. Lazar, *Defendant*.

Grant, by the Plaintiff to the Defendant and his successors and his Hospital of the advowson of the Church of Spondon for ever, saving to the chapel of the same Edmund and his heirs of Tuttebury two parts of the tithes of sheaves coming from the demesne of Spondon, which the same chapel was wont to receive before this agreement was made. And the Defendant receives the Plaintiff and his heirs into all prayers and benefits which from henceforth may be made in his Hospital aforesaid for ever. And this agreement was made by command of the Lord the King.

Sept. 28—Oct. 13. Westminster. Within 15 days of S. Michael, 14 Edward I.

Between Robert de Venables, *Plaintiff*, and Roger Hereward and Milicent, his wife *Defendants*.

Grant, on a plea of warranty of charter, and in consideration of one sparrow-hawk, by the Defendants to the Plaintiff and his heirs for ever of one messuage and an oxgang of land in Whirton-upon-Trent. To hold of the chief lords of that fee by the service which to those tenements pertain.

Nov. 12, Westminster. On the morrow of S. Martin, 14 Edward I.

Between Henry, son of Henry de Braylesford, *Plaintiff*, and Henry, son of Mathew de Knyveton, *Tenant*, of three messuages, three oxgangs of land, and 40 acres of land, one acre of meadow, 16 shillings and seven pence half-penny rent, and the third part of one mill in Bradeleye, Sturston, Caumpedon, and Knyveton and the moiety of the same manor

of Bradeleye, except 16 messuages, 19 oxgangs and 200 acres of land, one acre of meadow, 12 shillings and 6 pence half-penny rent, and two parts of one mill in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Gilbert, son of Alexander called to warrant and who warranted him of 4 acres of meadow in Holand, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Elizabeth, who was the wife of Mathew Knyveton, called to warrant and who warranted her for the term of her life in the name of dower, of 5 messuages, 5 oxgangs and 6 acres and a half of land, 8 shillings rent, and the third part of one mill in Bradeleye, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Robert Attelowe called to warrant and who warranted him of one messuage, one oxgang, and 3 acres of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Richard le Fitz Orme called to warrant and who warranted him of one oxgang of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Robert, son of Robert del Hull, called to warrant and who warranted him of 12 acres of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Robert del Hull called to warrant and who warranted him of one messuage and two oxgangs of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Walter Wyldy called to warrant and who warranted him of one messuage and 16 acres of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Ralph de Eyton called to warrant and who warranted him of one messuage and 2 oxgangs of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom William de Weryngton called to warrant and who warranted him of one messuage and 2 oxgangs of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Thomas, son of Letitia, called to warrant and who warranted him of one messuage in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Thomas de Mapilton called to warrant, and who warranted him of 12 acres of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Mathew, son of Mathew de Knyveton, called to warrant and who warranted him of one messuage, and 30 acres of land, and the moiety of one acre of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Ralph Drueybred called to warrant and who warranted him of 9 acres of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom John le Fevre called to warrant and who warranted him of 9 acres of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Roger Ladde called to warrant and who warranted him of one messuage, one oxgang, and 3 acres of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Richard de Holond called to warrant and who warranted him of 2 acres and a half of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Hugh Mulreben called to warrant and who warranted him of three acres and a half of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and Henry, son of Mathew, whom John le Keu called to warrant and who

warranted him of 5 acres and a half of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Roger Fox called to warrant and who warranted him of one acre and a half of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the same Henry, son of Mathew, whom Nicholas de Clybone (?) called to warrant and who warranted him of 10 acres of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Geoffrey Whytheved called to warrant and who warranted him of 6 acres of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Thomas de Peuerwyth called to warrant and who warranted him of 6 acres and a half of land in the same manor, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry, son of Mathew, whom Henry de Durleg called to warrant and who warranted him of one messuage and 2 oxgangs of land, except the moiety of one acre of land in Shirston, and

Between the same Henry, son of Henry, *Plaintiff*, and the aforesaid Henry son of Mathew, whom Adam le Carpinter called to warrant and who warranted him of one messuage and 6 acres of land in the same vill.

Acknowledgment by the aforesaid Henry, son of Mathew, to the Plaintiff, and grant thereupon by the Plaintiff to the aforesaid Henry son of Mathew and his heirs of the aforesaid tenements. To hold of the Plaintiff and his heirs for ever at the yearly rent of 2 marks at the feasts of the Purification of the Blessed Mary and S. James the Apóstle, and performing all other services to the chief lords of that fee for the Plaintiff and his heirs.

1287. Westminster. On the morrow of the Ascension, 15 Edward I.
 May 16. Between Richard Fown de Froyle, *Plaintiff*, and Ralph Sparewater and Margery, his wife, *Deforciantes*.

Acknowledgment, on a plea of covenant, by the Deforciantes to the Plaintiff, and grant thereupon by the Plaintiff to the Deforciantes

of one mill, 134 acres of land, 5 roods of meadow, 3 shillings rent, 9 messuages, and the third part of one messuage in Asseburn, Underwode, Magna Clyfton, Parva Clyfton, Welleton Cruddecote and Bathekewelle. To hold of the Plaintiff and his heirs, all the lives of both of the Deforciant, at the yearly rent of one penny, payable at Easter, and performing all other services to the chief lords of that fee for the Plaintiff and his heirs. And after the decease of both the Deforciant the tenements shall wholly revert to the Plaintiff and his heirs.

June 24—July 8. Westminster. Within 15 days of S. John the Baptist, 15 Edward I.

Between Richard de Conlond, *Plaintiff*, by William de Bentley, his attorney, and Thomas de Athelaston and Felicia, his wife, *Deforciant*.

Grant, on a plea of covenant and in consideration of one soar hawk, by the Deforciant to the Plaintiff of one messuage, 2 oxgangs and 7 acres of land, one acre of meadow in Attelowe. To hold of the chief lords of that fee, for ever.

Sept. 29—Oct. 6. Westminster. Within the octave of S. Michael, 15 Edward I.

Between William le Bret and Mary, his wife, *Plaintiffs*, and Joan, who was the wife of Peter de Bremmyngton, *Defendant*.

Grant, on a plea of warranty of charter, by the Defendant to the Plaintiffs of one messuage and one carucate of land in Wytenton in Arderne. To hold to the Plaintiffs and the heirs of the same William of the chief lords of that fee, for ever.

Sept. 29—Oct. 6. Westminster. Within the octave of S. Michael, 15 Edward I.

Between Ralph son of Henry Coterel, *Plaintiff*, and Nicholas Herigo and Margery, his wife, *Deforciant*.

Grant, on a plea of covenant and in consideration of 40 shillings sterling, by the Deforciant for themselves and the heirs of the same Margery to the Plaintiff and his heirs for ever of 45 acres and a half of land one messuage and the moiety of one messuage in Tadyngton and Presteclyve.

1288. Westminster. Within 15 days of Easter, 16 Edward I.

Mar. 28—April 12. Between William, son of William Ingram, *Plaintiff*, and Richard de Grey, *Tenant*.

Grant, in consideration of one soar hawk, by the Plaintiff to the Tenant and his heirs, of 2 parts of 1 messuage, 11½ oxgangs of land and 18 shillings rent, in Long Eyton and Saundiakre

Nov. 11—25. Westminster. Within 15 days of S. Martin, 16 Edward I.
Between Thomas, Bishop of S. Davids, *Plaintiff*, and Robert de Wylgheby, *Defendant*.

Grant, on a plea of warranty of charter and in consideration of one soar hawk, by the Defendant to the Plaintiff and his heirs of the manor of Pleseleye. To hold of the Defendant and his heirs for ever at the yearly rent of one penny payable at Christmas.

1289. Westminster. Within 3 weeks of Easter, 17 Edward I.

April 10—30. Between Hawisia, who was the wife of John le Savage, and Alda, her daughter, *Plaintiffs*, and William le Taylur and Isabella, his wife, *Deforciant*s.

Acknowledgment, on a plea of covenant by the Deforciant that 4 oxgangs of land in Hoghton juxta Glappewell are the right of the said Alda. To hold to the Plaintiffs and the heirs of Alda of chief lords of that fee, by the services pertaining to that land, for ever. And the Plaintiffs grant for themselves and the heirs of Alda that they will render yearly to the Deforciant during their lives 13 shillings and 4 pence, payable at Michaelmas and Easter, and after the decease of either of the Deforciant, the Plaintiffs and the heirs of Alda shall be quit of this payment.

1289.

June 24—July 1. Westminster. Within the octaves of S. John the Baptist, 17 Edward I.

Between Robert, son of Nicholas de Babbingeleye, *Plaintiff*, and John le Carpentir and Joan, his wife, *Defendant*s.

Grant, on a plea of warranty of charter, and in consideration of one soar hawk, by the Defendant to the Plaintiff, of 9 acres of land in Cursys. To hold to the Plaintiff and his heirs for ever of the chief lords of that fee, by the service accustomed.

1290.

June 24—July 8. Westminster. Within 15 days of S. John the Baptist, 18 Edward I.

Between William de Monte Gomeri, *Plaintiff*, and Robert de la Mulneton, *Deforciant*.

Grant, on a plea of covenant, and in consideration of one soar hawk, by the Deforciant to the Plaintiff and his heirs for ever, of one messuage, 30 acres of land, one mill, and 4 acres of meadow in la Mulneton.

June 24—July 8. Westminster. Within 15 days of S. John the Baptist,
18 Edward I.

Between Master Robert de Thorp, *Plaintiff*, and John de Grandon and Elena, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of one sparrow-hawk, by the Defendant to the Plaintiff and his heirs of one messuage and 3 acres of land in Raveneston and the advowson of the church of the same vill. To hold of the Defendants and the heirs of the same Elena at the yearly rent of one rose payable at the feast of S. John the Baptist. *Endorsed*: Margery, daughter of Philip de Slypiston, puts in her claim.

Nov. 3. Westminster. On the morrow of All Souls, 18 Edward I.

Between Robert, son of Gilbert de Lytton, *Plaintiff*, and Ralph Ferebrat and Margery, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of one sparrow-hawk, by the Defendants to the Plaintiff and his heirs, of one messuage and one oxgang of land in Lytton. To hold of the Defendants and the heirs of the same Margery for ever, at the yearly rent of one penny payable at the feast of S. Martin and doing suit at the mill of the Defendants in the aforesaid vill and suit at the court of Byleye of the Defendants at the two Advents (*ad duos adventus*) by the year, that is to say, after the feast of S. Michael and again after Easter, and performing all other services to the chief lords of that fee for the Defendants and the heirs of the same Margery.

1291. Westminster. Within the octaves of S. John the Baptist, 19
June 24—July 1. Edward I.

Between William, son of William, son of Miles de Medilton juxta Yolgrave, *Plaintiff*, and Thomas, son of Nicholas de Smerehull, and Margery, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of one sparrow-hawk, by the Defendants to the Plaintiff and his heirs, of one messuage and two oxgangs of land in Midelton juxta Yolgrave. To hold of the chief lords of that fee by the services pertaining, for ever.

1292. Westminster. Within the octaves of Holy Trinity, 20 Edward I.
June 1—8. Between Roger, son of Robert de Lenne, *Plaintiff*, and Ralph, son of John de Kynewaldmers and Matilda, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of 40 pounds sterling, by the Defendants to the Plaintiff and his heirs, of 4 messuages, one oxgang, 120 acres of land, 24 acres of meadow, 4 shillings and one penny rent in Beeton. To hold of the chief lords of that fee.

1293. Westminster. Within 15 days of Hilary, 21 Edward I.

Jan. 13—29. Between Robert Turnepeny, *Plaintiff*, and Philip de Stownesby and Isabella, his wife, *Deforciant*s.

Grant, on a plea of covenant and in consideration of 20 marks of silver, by the Deforciant and the heirs of the same Isabella, to the Plaintiff and his heirs, for ever, of one messuage and 2 oxgangs of land in Staunton juxta Sandiacre.

Mar. 29—April 18. Westminster. Within 3 weeks of Easter, 21 Edward I.

Between Geoffrey de Sandiacre, *Plaintiff*, and Stephen de Rechemom and Margery, his wife, *Deforciant*s.

Grant, on a plea of covenant and in consideration of 10 marks of silver, by the Deforciant for themselves and the heirs of the same Margery, to the Plaintiff and his heirs, for ever, of one messuage and 17 acres of land in Horsley Park. To hold of the chief lords of that fee.

June 24—July 8. Westminster. Within 15 days of S. John the Baptist, 21 Edward I.

Between Robert le Beaufoy, clerk, *Plaintiff*, and William le Beaufoy de Trusseleye, *Deforciant*.

Grant, on a plea of covenant and in consideration of 10 pounds sterling, by the Deforciant to the Plaintiff and his heirs, for ever, of one messuage, 2 oxgangs of land and 2 acres of meadow in Trusseleye. To hold of the chief lords of that fee.

1294. Westminster. Within the octaves of S. John the Baptist, 22

June 24—July 1. Edward I.

Between Robert de Beufoy le Trusseleye (*sic*), clerk, *Plaintiff*, and William Selyman de Makworth and Hawysia, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of 10 marks of silver, by the Defendants for themselves and the heirs of the same Hawysia to the Plaintiff and his heirs, of one messuage and 2 oxgangs of land in Asshe. To hold of the chief lords of that fee.

Sep. 29—Oct. 19. Westminster. Within 3 weeks of S. Michael, 22 Edward I.

Between Lucy, daughter of Richard de Grey, *Plaintiff*, and Richard de Grey and Lucy, his wife, *Deforciant*s.

Acknowledgment, on a plea of covenant, by the Plaintiff that the Manor of Erleston is the right of Lucy, wife of the same Richard, and grant thereupon by the Deforciant to the Plaintiff, and the heirs of her body, of the aforesaid manor. To hold of the Deforciant and the heirs of Lucy, wife of the said Richard, for ever, at the yearly rent of one rose at the feast of S. John the Baptist, and performing all other services to the chief lords of that fee, for the Deforciant and the heirs of the same Lucy, wife of the aforesaid Richard. And if it happen that the Plaintiff die without heir of her body, after her decease the aforesaid manor shall wholly revert to the Deforciant and the heirs of the same Lucy, wife of the same Richard. To hold of the chief lords of that fee.

Sep. 29—Oct. 13. Westminster. Within 15 days of S. Michael, 22 Edward I.

Between Suetus (*sic*) de Aston and Emma, his wife, *Plaintiff*s, and Michael de Breydestone and Elizabeth, his wife *Deforciant*s.

Grant, on a plea of covenant and in consideration of 20 pounds sterling, by the Deforciant for themselves and the heirs of Elizabeth to the Plaintiff and the heirs of the same Suetus for ever, of one messuage, one oxgang, 6 acres and one rood of land, the third part of 12 messuages, 8 oxgangs, and 16 acres of land, and the rent of one pound of cumin seed in Aylwastone, Thurleston, and Amboldestone.

Sept. 29—Oct. 28. Westminster. Within one month of S. Michael, 22 Edward I.

Between Henry de Sutton, *Plaintiff*, and Richard de Grey and Lucy, his wife, *Deforciant*s.

Acknowledgment by the Plaintiff that the manor of Sutton in Dal, except the advowson of the church of the same manor, is the right of the same Lucy, and grant thereupon by the Deforciant to the Plaintiff of the aforesaid manor with appurtenances together with the services of the free men and villains, tenants in villanage, and their sequels, meadows, feedings, pastures, woods, mills, rents, wards, reliefs, escheats, and all other things to the aforesaid manor belonging. To hold of the Deforciant and the heirs of the same Lucy all the life of the Plaintiff at the yearly rent of one

clove gilly-flower at Easter. And after the death of the Plaintiff the aforesaid manor shall wholly revert to the Deforciant and the heirs of the same Lucy quit of the heirs of the Plaintiff.

1295. Westminster. Within 15 days of S. John the Baptist, 23 Edward I. June 24—July 8. Between Henry de Facunburge and Ellen, daughter of Robert de Hertford, *Plaintiffs*, by John de Rasen, guardian of the said Ellen, her attorney, and John de Facunburge, *Deforciant*, by William de Rasen, his attorney.

Grant, on a plea of covenant, by the Deforciant to the same Henry, of one messuage, 3 carucates of land, 500 acres of wood, and 40 shillings rent in Barleburgh, which tenements Robert de Hertford holds for the term of 4 years. And the Deforciant granted that the tenements, which the aforesaid Robert held for the term of 4 years by lease of the Deforciant in the aforesaid vill on the day this agreement was made, and which after the aforesaid term ought to revert to the Deforciant and his heirs, after the term aforesaid shall wholly remain to the Plaintiffs and the heirs of the same Henry, begotten on the body of the same Ellen. To hold of the chief lords of that fee for ever. And if it happen that the aforesaid Henry die without heir begotten on the body of the aforesaid Ellen, then after the decease of both the Plaintiffs the aforesaid tenements shall wholly revert to the right heirs of the same Henry. And this agreement was made in the presence of the aforesaid Robert who did fealty to the Plaintiffs in the same court.

Sep. 29—Oct. 13. Westminster. Within 15 days of S. Michael, 23 Edward I. Between John de Basyngges, *Plaintiff*, and Roger de Rydeware and Philomena, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of £100 sterling, by the Defendants, for themselves and the heirs of the same Roger, to the Plaintiff and his heirs for ever, of the manor of Boyleston and the advowson of the Church of the same manor. To hold of the chief lords of that fee.

Sept. 29—Oct. 19. Westminster. Within 3 weeks of S. Michael, 23 Edward I.

Between Robert de Stafford and Gundreda, his wife, *Plaintiffs*, and Thomas de Horseley, chaplain, *Deforciant*.

Acknowledgment, on a plea of covenant by the same Robert that the moiety of the manors of Redburn and Muginton, and a

third part of the manor of Eginton, are the right of the Deforciant and grant thereupon by the Deforciant to the Plaintiffs and the heirs of the same Robert of the premises. To hold of the chief lords of that fee, for ever.

Nov. 11—25. Westminster. Within 15 days of S. Martin, 23 Edward I.
Between Richard del Clogh, *Plaintiff*, and Richard de Warmbrok and Matilda, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of 10 marks of silver, by the Defendant to the Plaintiff and his heirs of one messuage and 10 acres of land in Warmbrok. To hold of the chief lords of that fee, for ever.

Nov. 11—25. Westminster. Within 15 days of S. Martin, 23 Edward I.
Between Clement de la Forde, *Plaintiff*, and Robert de Warmbrok and Alice, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of 100 shillings of silver, by the Defendants to the Plaintiff and his heirs for ever, of one messuage, thirteen acres and half a rood of land in Milecane. To hold of the chief lords of that fee.

1296. Within the Octaves of S. Hilary, 24 Edward I.

Jan 13—20. Between William de Yrenelye and Isabella, daughter of James Shyrleie, *Plaintiffs*, and Thomas Goldyng and Joan, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of 10 marks of silver, by the Defendants to the Plaintiffs and the heirs of the same William, of one messuage and one oxgang of land in Yeneleye. To hold of the chief lords of that fee, for ever.

Jan. 13—20. Westminster. Within the Octaves of S. Hilary, 24 Edward I.
Between Nicholas Wyldegoz and Isolda, his wife, *Plaintiffs*, and John Parfey and Sibilla, his wife, and Henry, son of John Parfey, *Tenants*, by William du Boyz, attorney of the same Sibilla and Henry.

Acknowledgment, in consideration of 40 shillings of silver, by the Plaintiffs that one messuage and one oxgang of land in Morley are the right of the same John as that which they remised for themselves and the heirs of the same Isolda to the Tenants and the heirs of the same John for ever.

Feb. 3. Westminster. On the morrow of the Purification of the Blessed Mary, 24 Edward I.

Between William de Ingerby and Aldreda, his wife, *Plaintiffs*, and Ralph le Mazin de Bredon and Letitia, his wife, *Deforciant*s.

Grant, on a plea of covenant and in consideration of 40 marks of silver, by the Deforciant for themselves and the heirs of the same Letitia to the Plaintiffs and the heirs of the same William for ever, of 12 acres of land, 2 acres of wood in Wynesle and Bakynnton. To hold of the chief lords of that fee.

May 20—June 3. Westminster. Within 15 days of Holy Trinity, 24 Edward I.

Between William Wyther, *Plaintiff*, and Adam de Tissinton, and Alice, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of 10 pounds sterling, by the Defendants for themselves and the heirs of the same Alice to the Plaintiff and his heirs, for ever, of 2 oxgangs of land in Bracyngton. To hold of the chief lords of that fee.

May 20—June 3. Westminster. Within 15 days of Holy Trinity, 24 Edward I.

Between Richard Folyot de Etewell and Nichola, his wife, *Plaintiffs*, and William de Henoure, *Deforciant*.

Acknowledgment, on a plea of covenant and in consideration of 20 pounds sterling, by the Deforciant that one messuage and 6 oxgangs of land in Stowell are the right of the same Nichola. To hold to the Plaintiffs and the heirs of the same Nichola of the chief lords of that fee, for ever.

June 25. Westminster. On the morrow of S. John the Baptist, 24 Edward I.

Between William de Ingerby and Aldreda, his wife, *Plaintiffs*, by Richard de Bolgrave, their attorney, and Geoffrey de Wodekotes and Letitia, his wife, *Deforciant*s.

Acknowledgment, in a plea of covenant and in consideration of 20 pounds sterling, by the Deforciant that one messuage, 18 acres of land, 2 acres of meadow, 4 acres of wood, and a fourth part of one mill in Wynesle are the right of the same William as that which the Plaintiffs have of the gift of the Deforciant. To hold to the Plaintiffs and the heirs of the same William of the chief lords of that fee, for ever.

Sept. 29—Oct. 13. Westminster. Within 15 days of S. Michael,
24 Edward I.

Between Robert de Herle, *Plaintiff*, and Richard Gretheved and Margery, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of 10 marks of silver, by the Defendants for themselves and the heirs of the same Richard to the Plaintiff and his heirs for ever of one mill in Raveneston. To hold of the chief lords of that fee for ever.

Sept. 29—Oct. 19. Westminster. Within 3 weeks of S. Michael
24 Edward I.

Between Robert de Kynmarleye, *Plaintiff*, and Robert, son of Robert de Watenhou, *Deforciant*.

Grant, in consideration of 100 marks of silver, by the Deforciant to the Plaintiff and his heirs of the moiety of the manor "del Rydynges juxta Somercotes." To hold of the chief lords of that fee, for ever. And moreover the Deforciant grants that the moiety of the aforesaid manor which Margery, who was the wife of Robert de Watenhou, holds in dower of the inheritance of the Deforciant in the aforesaid vill, on the day this agreement was made, and which after the decease of the same Margery ought to revert to the Deforciant, after the decease of the same Margery shall wholly remain to the Plaintiff and his heirs. To hold, together with the aforesaid moiety, of the chief lords of that fee. And this agreement was made in the presence and by the consent of the aforesaid Margery and she did fealty to the Plaintiff in the same court.

Sept. 29—Oct. 19. Westminster. Within 3 weeks of S. Michael,
24 Edward I.

Between John de la Launde and Ellen, his wife, *Plaintiffs*, and Walter de Morley, *Defendant*.

Acknowledgment, on a plea of warranty of charter, by the same John that one messuage and one carucate of land in Snelleston are the right of the Defendant, and grant thereupon by the Defendant to the Plaintiff, of the premises. To hold to the Plaintiffs and the heirs of the same John, begotten by the same Ellen, of the chief lords of that fee, for ever. And if it happen that the same John die without heir of the body of the same Ellen, then, after the decease of both the Plaintiffs, the premises shall remain to the right heirs of the same John.

Nov. 3. Westminster. On the morrow of All Souls, 24 Edward I.
Between John de la Launde and Ellen, his wife, *Plaintiffs*, and
Richard de Morleye and Joan, his wife, *Defendants*.

Acknowledgment, on a plea of warranty of charter and in consideration of 100 marks of silver, by the Defendants, that one messuage and one carucate of land in Alsop are the right of the said John, as that which the Plaintiffs have of the gift of the Defendants. To hold to the Plaintiffs and the heirs of the same John of the chief lords of that fee.

[*To be continued.*]