PERBYSHIRE ARCHÆOLOGICAL

AND

NATURAL LISTORY SOCIETY.

A Calendar of the Hines for the County of Derby, from their commencement in the reign of Richard K.

Abstracted by THE EDITOR.

[Continued from Vol. XIV., p. 15.]

1304. York. Octave of S. Martin, 32 Edward I. (No. 178.)

Nov. 11—18. Between Richard de Curzon and Alianora his wife,

Plaintiffs, and John de Curzon, Deforciant.

Grant on the plea of warranty of charter and in consideration of £100, of the Manor of BrendesBale &c., and the advowson of the Church of the same manor by Deforciant to Plaintiff. Having and holding the same to the said Richard and Alianora for ever.

 1305. Westminster. Morrow of S. John Baptist, 33 Edward I. (No. 183.)
 June 25. Between John Corbet, Plaintiff, and Robert, son of Henry de Trusseleye, Deforciant.

Grant, on plea of warranty of charter, and in consideration of £20, paid by Plaintiff to Deforciant, of 30 acres of land, 2 acres of meadow, and a moiety of 2 messuages, with the appurtenances in **Berby.** Chadesden & Mormanson. To be held of the chief lords of the fee by the accustomed services.

1305. Westminster. Octave of S. Martin, 33 Edward I.
Nov. 11—18. Between William de Ravenston, chaplain, Plaintiff, and Richard le Maresschal and Alice his wife, Deforciants.

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Acknowledgment, on the plea of covenant, and in consideration of 10 pounds sterling, that I messuage, 8 acres of land, and 7s. 8d. rent, in Ravenston, are the right of the said William. To be held of the lords of the fee by the accustomed services.

1305. Westminster. Octave of S. Martin, 33 Edward I.

Nov. 11-18. Between Robert Abel and Margaret his wife, Plaintiffs, and John de la Bache and Johanna his wife, Deforciants.

Grant, on the plea of covenant, to the Plaintiffs, and in consideration of 100 pounds sterling, of two parts of a sixth part of the manors of cafde Beff, with the appurtenances. The said John and Joan, Deforciants, released and quit claimed for themselves and the heirs of the said Joan, all their right in the third part of the sixth part of the said manor which Christina. who was wife of William de Caldwell, held in dowry of the inheritance of the same John, and the whole right and claim in the sixth part of one messuage, and of 2 virgates of land, and 4s. rent in Cald Bell and Lynfon which John le Chaplain held for life of the heirs of the same Joan in the said vill.

1305-6. Westminster. Octave of S. Hilary, 34 Edward I.

Jan. 13-20. Between Osbert, son of Walter de Stretton, Plaintiff, and Leticia, who was the wife of Ralph le Machin, of Wyneleslee, Deforciant.

> Acknowledgment by Deforciant, on the plea of warranty of charter, and in consideration of the sum of £20, that one messuage, 3 acres of land, and a moiety of a virgate, with the appurtenances in Myneleslee, are the right of the said Osbert, the Plaintiff. To be held of the chief lord of the fee by the accustomed services.

1306. Westminster. Octave of Holy Trinity, 34 Edward 1.

June 8-15. Between Avice, who was the wife of Richard, son of Michael de Assheburn, and John his son, Plaintiffs, and Henry Peeks, of Assheburn, and Matilda his wife, Deforciants.

Acknowledgment, on the plea of covenant, and in consideration of 100 shillings of silver paid to Deforciants, that one messuage, with the appurtenances in Assbeburn, is the property of the Plaintiffs. To be held of the chief lords of the fee.

1306. Westminster. Octave of Holy Trinity, 34 Edward I.

June 8—16. Between Roger ffitz Herberd, parson of the church of Northbury, Plaintiff, and Richard, son of William de Grendon, and Joan his wife; Sarah, daughter of Leticia, daughter of John Soule; Henry, son of Robert fflech, and Matilda his wife; Felicia, daughter of John Soule, and Ellen, sister of the same ffelicia, Deforciants.

Concerning 2 messuages, 12 tofts, 2 carucates, 1 bovate of land, 11 acres of meadow, and 20s. rent, with the appurtenances in **Snelleston**. Morthburg, and Dovertoge, whence the plea of covenant, viz., that the said Deforciants for the sum of £40 sterling granted to the plaintiff and his heirs the aforesaid lands and appurtenances for ever.

- 1306. Westminster. Within 15 days from S. Martin, 34 Edward I.

 Nov. 11-25. Between Alexander de Holond, Plaintiff, and William Chaumpeneye and Isabella his wife, Defendants.
 - Acknowledgment, on the plea of warranty of charter by the Defendants of the right of the Plaintiff to a messuage, with the appurtenances in **DerBy**. for the sum of ten marks of silver, holding the same of the chief lords of the fee.
- 1306-7. Westminster. Within 15 days of S. Hilary, 35 Edward I.

 Jan. 13-27. Between Clement del fforche, Plaintiff, and John

 Pychard, of Bellesoure, and Avice his wife, Deforciants.

 Grant by Deforciants to Plaintiff, on plea of covenant, and for
 10 marks of silver, of I messuage, I toft, and 24 acres of land,
 with the appurtenances in Taufelo.
- I 307. Westminster. Octave of S. John Baptist, 35 Edward I.

 June 24—July I. Between William de Walton, Plaintiff, and

 Thomas le Machin, of Horseleye, and Emma his
 wife, Deforciants.

Grant, on the plea of covenant, by Deforciants to Plaintiff of 4 acres of land, with the appurtenances in **Bornelege**, in consideration of the sum of 100 shillings. To be held of the chief lords of the fee by the accustomed services.

- 1307. Westminster. Morrow of S. John Baptist, 35 Edward I.
- June 25. Between John, son of Henry ffltz Hereberd, Plaintiff, and Geoffry, son of Henry Smalhevid, of Peverewych (Parwich), Deforciant.

Acknowledgment, on a plea of covenant, and in consideration of £20 by the Deforciant to Plaintiff, that I messuage, 3 acres of meadow, with the appurtenances in (pevere Bych, are the right of John, son of Henry ffitz Hereberd. To be held of the chief lords of the fee.

1307. Westminster. Within 15 days after S. John Baptist's day, 35 Edward I.

Between John, son of Walter de Lemynistre and Margery his wife, *Plaintiffs*, by Ralph de Grendon, their attorney, to win or lose, and Thomas Tyt, of Compedon, and Alice his wife impeding.

Grant, on plea of warranty of charter, and in consideration of 100 shillings sterling, of one messuage, with the appurtenances in **£ittle Clifton**, by the said Thomas Tyt to the Plaintiffs.

1307. Westminster. Within 3 weeks from Easter Day (Mar. 26). Between Roger ffitz Herberd, parson of the church of Northbury, Plaintiff, and Sarra, who was the wife of John Soule. Deforciant.

Concerning I messuage, I toft, I bovate of land, 5 acres of meadow, and 6d. rent, with the appurtenances in **DoveBrigge**. whence the plea of covenant. The said Sarra granted for herself and her heirs that the said messuage, lands, and rent, &c., which John de Benteleye held for life on lease of the same Sarra in the said vill on the day on which this agreement was made, and which after the decease of the said John ought to revert to the said Sarra and her heirs, should remain to the said Roger ffitz Herberd and his heirs, and for this covenant, warranty, &c., the said Roger gave to Sarre 20 marks of silver, and she did fealty to the said Roger in the same court.

1307. Westminster. Within 15 days after Easter (Mar. 26).

Between Henry de Pecco, of Derby, and Avice his wife, Plaintiffs, and John, son of Ralph de Ffeure, of Quordon, near Mount Sorell, and Reginald his son, impeding.

Acknowledgment, on the plea of warranty of charter, and in consideration of 100 shillings of silver paid to the said John and Reginald, that one toft, with the appurtenances in **Derfy**, is the right of the said Henry and Avice.

I307-8. Court of K. Edward, son of K. Henry. Within 15 days from Jan. 13—28.
S. John Baptist, anno 34, and afterwards recorded in the Court of K. Edward, son of K. Edward, at Westminster within 15 days from S. Hilary, anno 1 (Edward II.).

Between Henry de Ilom, *Plaintiff*, and William de Dunston and Joan his wife, *Deforciants*,

Who acknowledge, on plea of covenant, and in consideration of £10 sterling, that I toft, 3 acres, I rood of land, and I rood of meadow, with the appurtenances in **Senny Benteleye**, are the right, &c., of Henry de Ilom, Plaintiff.

Jan. 13—28. Westminster. Within 15 days from S. Hilary, 1 Edward II.

Jan. 13—28. Between William de Benteleye, *Plaintiff*, and Henry de Ffenny Benteleye, *Defendant*.

Acknowledgment, on plea of warranty of charter, and in consideration of 10 marks of silver, that one messuage, with the appurtenances in **Sfenny Benteleye**, belongs to William de Benteleye, Plaintiff.

I307-8. Westminster. Octave of S. Hilary, I Edward II.
 Jan. 13—20. Between William de Eyton, Plaintiff, and Ralph de Alsope and Alice his wife, Deforciants.

Acknowledgment by Deforciants, on the plea of covenant, and in consideration of £20 sterling, that I messuage and I furlong of land, with the appurtenances in pever Bych, are the right of the said William the plaintiff.

1308. Westminster. Octave of S. John Baptist, 35 Edward I. Afterwards recorded within a month from Easter Day, anno 1, Edward II. (Easter Day, 14th April).

Between Richard, son of Richard de Curzon, Plaintiff, and Richard de Curzon and Alianora his wife, Deforciants.

Acknowledgment, on the plea of covenant, concerning the Manor of Breydesale and the advowson of the Church of the same Manor, in the Court of King Edward, the son of Henry, viz.: That the Deforciants recognise the said manor and advowson to be the right of the Plaintiff as those which the Plaintiff had of the gift of the Deforciants; and for this recognition, fine, and concord the Plaintiff gave to Deforciants the said manor and advowson, with the appurtenances, to be held of the chief lords of the fee for the term of their lives; and after their decease the said manor and

advowson wholly to remain to Henry, son of the said Richard Curzon, and the heirs of his body begotten, and in case of failure of issue, then after the decease of the said Henry the said manor and advowson to remain wholly to Ralph, brother of the said Henry, and the heirs of his body; and if Ralph should die without issue then the said estate to remain to Thomas, brother of the said Ralph, and the heirs of his body, holding the same of the chief lords of the fee; and so in like manner to Simon, brother of the said Thomas, and then to the right heirs of the said Richard de Curzon.

1308. Westminster. Within 15 days after Easter (April 14), anno 1 Edward II.

Between Peter de Gresele and Johanna his wife, Plaintiffs, and Nicholas de Hedon, Deforciant.

Grant by Deforciant to Plaintiffs, on plea of covenant, of 30 messuages, 300 acres of land, 10 acres of meadow, 8 acres of wood, with the appurtenances in **Luffinton**, to be held of the chief lords of the fee.

1308. Westminster. Within 15 days after Easter, 1 Edward II.

Apr. 14—29. Between Ranulph, son of Ranulph de Snuterton, and Cecily his wife, *Plaintiffs*, and Ranulph, son of Hugo de Aldewerks, *Deforciant*.

Grant by Deforciant to Plaintiff, on the plea of covenant, of I messuage, 4½ bovates of land, 6 acres of meadow, 60 acres of pasture, and 40s. rent, with the appurtenances in **Jbole**,* to be held of the chief lords of the fee.

1308. Westminster. Within 15 days after Easter, 1 Edward II.

Apr. 14—29. Between Thomas de Hynkelee, *Plaintiff*, and Richard, son of Nicholas Ffennybentelee, and Letitia, his wife, *Deforciants*.

Acknowledgment by deforciants, on the plea of covenant, and in consideration of £10 sterling, that one messuage and 26 acres of land, 8 acres of meadow and 6s. rent in **SennyBenfelee**, are the property of Thomas de Hynkelee.

1308. Westminster. Within 15 days of Holy Trinity, 35 Edward I. (May 31—June 14, 1307), afterwards recorded in the Court of Edward II. at Westminster, anno 1 Edward II., in the Octave of Trinity (June 19-26, 1308).

^{* (}Ible, a small village four miles N.W. of Wirksworth.--ED.)

Between Thomas, son of John de Bylleston, Plaintiff, and William, son of Roesia, of Little Longesdon, and Norota, his wife, Deforciants.

Concerning 3 acres of meadow, with the appurtenances in Bauquelle, whence the plea of covenant to be held of the chief lords of the fee. For this recognition, rent, warranty, fine, &c., the said Thomas gave to the said William and Norota 20 marks of silver.

1308. Westminster. Octave of S. John Baptist, 35 Edward I. After-April 25—May 2. wards recorded there in Octave of S. Mark, I Edward II.

Between Henry de Ilum,* Plaintiff, and Henry, son of Henry de Ffennybenteleye, and Matilda his wife, Deforciants.

Acknowledgment by Deforciants, on the plea of covenant, and in consideration of £10, that one acre of land and the fourth part of a bovate of land, with the appurtenances in **fennyBentelege**. are the property of the Plaintiff. To be holden of the chief lords of the fee.

1308. Westminster. Within 15 days after Trinity (June 14) anno 35 Edward I. Afterwards recorded there within 15 days after S. Mark (Apr. 25), 1 Edward II. (1308).

Between Alice, daughter of Thomas de Kneveton, Plaintiff, and Thomas de Kneveton, Deforciant.

Grant by Deforciant during his life, on the plea of covenant to the Plaintiff, at the yearly rent of a rose, payable at the feast of S. John Baptist, of I messuage, $25\frac{1}{2}$ acres of land, $3\frac{1}{2}$ acres of meadow, with appurtenances in **Marketon**. To be held of the chief lords of the fee by the accustomed services.

1308-9. Westminster. Octave of S. Hilary, 2 Edward II.

Jan. 13-20. Between John, son of William le Bret, Plaintiff, and William le Bret and Miriam his wife, Deforciants.

Acknowledgment by the Deforciants, on the plea of covenant, and in consideration of £20 sterling, that 8 messuages, 6 hovates, 18 acres of land, 3 acres of meadow, and 1d. rent, "Et redditu unius clavis gariophili" (and the rent of one clove gilliflower) in Eirchoure and Calale belong to the Plaintiff. To be held of the chief lords of the fee.

^{*} Ilam, Staffs.

1308-9. Westminster. Within 15 days of S. Hilary, 2 Edward II.
Jan. 13—27. Between Malculinus Musard and Isabel his wife,
Plaintiffs, and Roger, son of Adam, of Great Tapton,
Deforciant.

Acknowledgment by Deforciant, on the plea of covenant, that one messuage, I carucate of land, 20 acres of meadow, and I4 shillings rent, with the appurtenances in Great Capton, are the property of the Plaintiff; paying to the said Roger, the Deforciant, during his life the yearly rent of 10 marks, and one robe, and a mark at Easter. If the said Malculinus die without heirs by the body of Isabel his wife, then the whole to remain to Reginald, the son of Malculinus, and the heirs of his body. In case of failure of issue, then the estate to descend to Elizabeth, sister of the said Reginald, and the heirs of her body, and again, in case of failure, to Emma her sister, and her heirs, and finally to Agnes, the third sister. Holding the same of the chief lords of the fee.

1308-9. Westminster. Octave of Purification of B. V. Mary, Feb. 2-9. 2 Edward II.

Between Simon, son of William Ponger, Plaintiff, and William de Okebrook, chaplain, Deforciant.

Acknowledgment by the Deforciant, on the plea of covenant, and in consideration of £20 sterling, that 4 messuages, 2 bovates, 10 acres of land, with the appurtenances in Okebrok, are the right of the plaintiff. To be held of the chief lords of the fee.

1308-9. Westminster. Octave of S. Hilary, 2 Edward II.
 Jan. 13—20. Between William Swerd, of Derby, senior, Plaintiff, and Adam, son of Robert de Aldewerke, of Derby,

"le Beu," * and Julian his wife, Defendants.

Acknowledgment by the Defendants, on the plea of warranty of charter, and in consideration of £10 sterling, that one messuage, with the appurtenances in merfg_{+} belongs to the plaintiff. To be held of the chief lords of the fee.

1309. York. Within 15 days of Easter, 31 Edward I. (April 7—27, Mar. 30—Apr. 14. 1303). Afterwards recorded anno 2 Edward II., within 15 days after Easter.

^{* (?) &}quot;le Keu." Adam le Keu, of Edenesoure, occurs subsequently, vide
Jan. 13—20, 1309-10.

Between John de Wyssinton, of Derby, *Plaintiff*, and William le Chaumpeneys, of Derby, and Isabella his wife, *Defendants*.

Grant, on the plea of warranty of charter, made between them in the first Court, and in consideration of £10, of one messuage, with the appurtenances in **Derfy**. by defendants to plaintiff. To be held of the chief lords of the fee.

1309. Westminster. Octave of Holy Trinity, 2 Edward II.

June 4—11. Between Stephen le Eyr, of Cestrefeld, *Plaintiff*, and William, son of Reginald del Holynes, and Alice his wife, *Defendants*.

Grant, on the plea of warranty of charter, and in consideration of £20 paid by Plaintiff to Defendants, of 2 tofts, and 60, and 10, and 8 acres of land (evidently in three plots), 10 acres of meadow, and 2 acres of wood, with the appurtenances in **Surfon** (sic) in **Dale**, near **Bollesoure**. To be held of the chief lords of the fee.

I309. Westminster. Octave of S. John Baptist, 2 Edward II.

June 24—July I. Between Richard le Ffoun, Plaintiff (by William de Benteleye, his attorney, to gain or lose), and Mark le Talleur, of Yeveleye, and Sarra his wife, Deforciants.

Grant by Deforciants to the Plaintiff, on the plea of covenant, and in consideration of 10 marks of silver, of one messuage and 6 acres of land, with the appurtenances in **Pereseque**. To be held of the chief lords of the see.

1309. Westminster. Octave of S. John Baptist, 2 Edward II.

Same date. Between John, son of John le Lassul, of Derby, and
John his brother, Plaintiffs, and Ralph Trilloks, of
Derby, chaplain, Defendants.

Grant by Defendant to Plaintiffs, on the plea of warranty of charter, and in consideration of 100 shillings of silver, of one messuage, with the appurtenances in **Derfy**. To be held of the chief lords of the fee.

1309. Westminster. Within the Octave of S. John Baptist, 2 Edward II.

June 24—July 1. Between Adam de Waleton and Emma his wife,

Plaintiffs, and Ralph de Shirley, Deforciant.

Recognition by the Deforciant, on the plea of covenant, that the Manor of **Homen** ((?) Hoon in parish of Marston-on-Dove), with

the appurtenances, is the right of the Plaintiffs to be held by them and the heirs of their bodies for ever, at the yearly rent of one rose, payable on the Nativity of S. John Baptist. To be held of the chief lord of the fee. In case of failure of issue, the said manor to revert to Ralph de Shirley and his heirs.

1309. Westminster. Within Octave of H. Trinity, 2 Edward II.

June 4—11. Between Stephen le Eyr, of Cestrefeld, Plaintiff, and Simon Cadigan,* of Esshoure, and Avice his wife, Defendants.

Acknowledgment by the Defendant, on the plea of warranty of charter, and in consideration of 10 marks of silver, that two messuages, 2 bovates of land, and $3\frac{1}{2}$ acres of meadow, with the appurtenances in **Shirbroff**, are the right of the plaintiff. To be held of the chief lords of the fee.

1309. Westminster. Within the Octave of S. Michael, anno 2 Edward II.

Between Henry de la Chaumbre, of Twyford, and Emma his wife, *Plaintiffs*, and Roger de Hopton, *Deforciant*.

Grant, on the plea of covenant, by Deforciant to Plaintiffs of I messuage and 3 bovates of land in Empford. To be held of the chief lords of the fee.

1309. Westminster. Within the Octave of S. Michael, 2 Edward II.

Between Henry de Athelardestre, Clerk, *Plaintiff*, and

Richard de Morleye, *Deforciant*.

Acknowledgment by Deforciant, on the plea of covenant, and in consideration of 10 marks of silver, that a fee of 20s. rent in Derfin is the right of the Plaintiff.

^{*} By a deed dated Nov. IIth, 1293, in the possession of John Gregory, Esq., of Ravensnest, in Ashover, Simon Cadigan, of Ashover, quit-claimed to his brother, Richard Cadigan of "Clatercotis" (Clattercoats, in Ashover), his heirs and assigns, all that bovate of land, with toft, croft, meadow, edifices, and appurtenances which Richard Fat formerly held in the territory of Overton, together with all that piece of land called "Sywarde parroc" with the appurts. Holding the same to the said Richard, his heirs and assigns—except religious and Jews—of the chief lord of the fee, at the yearly rent of 3 shillings. Witnesses:—Symon de Rerysby, William de Winefeld, William de la Grene, Ralph son of Robert, John de la Holms, Robert le Warde, Robert, clerk, and others. Given at Ashover on the Lord's Day, in the feast of S. Martin, Anno 24 K. Edward, the son of K. Henry (III).—Circular seal, an inch in diameter, with the legend "CREDE MICHI" in Lombardic capitals.—[Editor.]

1308. Westminster. Within the Octave of S. Martin, 2 Edward II.

Nov. 11—18. Between Roger de Brailsford, Plaintiff, and John de

Neuport and Sarra his wife, Deforciants.

Grant, on the plea of covenant, and in consideration of £10 sterling, of one messuage, 20 acres of land, and 12 acres of wood, with the appurtenances in **Dronefeld**, made by Deforciants to Plaintiff.

(In dorso.—"Johannes de Orreby opponit clameum suum.")

1309-10. Westminster. Within 15 days from S. Hilary, 3 Edward II.
Jan. 13—27. Between Richard de Deneby, of Derby, and Isabella his wife, *Plaintiffs*, and William Chaumpenays, of Derby, and Isabella his wife, *Defendants*.

Acknowledgment by the Defendants, on the plea of warranty of charter, and in consideration of £10, that one messuage, with the appurtenances in **DerBy**. is the right of the Plaintiff.

1309-10. Westminster. Edward I. Within the octave of S. Martin Feb. 3.
 (Nov. 11—18) anno 33 (A.D. 1305). Afterwards recorded on the Purification of Blessed Virgin Mary (Feb. 3), 3 Edward II.

Between William le Mareschal, of Coggeshale, and Alice, his wife, *Plaintiffs*, and Andrew le Mareschal and Margery his wife, *Deforciants*.

Acknowledgment by the Deforciants, on the plea of covenant, that 3 messuages and 1 carucate of land, and the twentieth part of a knight's fee, with the appurtenances in **Coggesbale**, are the right of the Plaintiffs for the term of their lives, to be held of the said Andrew and Margery and their heirs, at the yearly rent of a rose, payable on S. John Baptist's day for all services. To revert to the Deforciants and their heirs on the death of the plaintiffs.

1309-10. Westminster. Within the octave of S. Hilary, 3 Edward II.

Jan. 13-20. Between Adam le Keu, of Edenesoure, Plaintiff, and

Roger de Sheladun and Leticia his wife, Defendants.

Acknowledgment by Deforciants, on the plea of warranty of charter, and in consideration of 10 marks of silver, that I messuage and garden in Cauquell belong to the Plaintiff.

1310. Westminster. Within 3 weeks after Easter (April 19), 3 Edward II.

Between William de Bereford, *Plaintiff*, and Roger de Englefeld, *Deforciant*.

Acknowledgment by the Deforciant, on the plea of covenant, and in consideration of the sum of £200, that the Manor of **Suffon**. with the appurtenances which **William de Balliol** held for his life, as well in homages and services, as concerning freemen and villains, with their goods and chattels, meadows, feedings, pastures, rents, reliefs, escheats, and all other things appertaining to the said Manor, is the right of the said William de Bereford, and that after the decease of William de Balliol it ought to revert to the aforesaid Roger and his heirs. Holding the same of the chief lords of the fee. This agreement was made in the presence of William de Balliol (he consenting unto it), and he did fealty for the same to William de Bereford in the same court.

1309-10. Westminster. Within 15 days after Easter (Apr. 19), 3 Edward II.

Between William de Benteleye, *Plaintiff*, and William, son of William de la More, of Hokenastone, and Avicia his wife, *Deforciants*.

Acknowledgment, on the plea of covenant, and in consideration of £10 sterling, that one messuage, 3 acres of meadow, 4 pence rent, and three parts of a bovate of land in **SenngBentelege** belong to William de Benteleye.

1310. Westminster. Morrow of S. John Baptist, 3 Edward II.
June 25. Between Richard de Warmyngton, Plaintiff, and John de la Bache, Defendant.

Acknowledgment by the Defendant, on the plea of warranty of charter, and in consideration of 20 marks of silver, that 20 acres of land, I acre of meadow, 4 acres of wood, and a fourth part of a messuage in **Straffon**, near **Essoure**, belong to Richard de Warmyngton. Holding the same of the chief lords of the fee.

1309. Westminster. Within the octave of S. Michael, 3 Edward II.

Between Henry de Athelastr, clerk, Plaintiff, and

Richard de Stone and Alice his wife, Deforciants.

Recognition, on the plea of covenant, and in consideration of

£10 sterling paid to the Deforciants, that the said messuage, &c.,

is the property of Henry de Athelastr (Allestree).

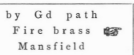
1309. Westminster. Within 15 days after S. Michael, 3 Edward II. Between Robert fferebraz,* Plaintiff, and Richard de Coten, Deforciant.

Acknowledgment by the Plaintiff, on the plea of covenant, that 3 messuages, 4 virgates, 15 acres of land, 21 acres of meadow, with the appurtenances in Wyfunfone, near Efigntone, are the right of Richard de Coton. And for this recognition, fine, &c., the Deforciant granted to Robert two parts of the same estate, and he surrendered them to him in the court. To be held of the chief lords of the fee. Afterwards the Deforciant granted for himself and his heirs that the third part of the said estate which William de Brakenham and Ellen his wife held in dowry of the same Ellen, out of the heritage of the same Richard, at the date of this acknowledgment, and which, upon the death of the said Ellen, ought to revert to the said Richard and his heirs, should, notwithstanding, remain to the said Robert, the Plaintiff, and his heirs, and after his decease should remain to John his son and the heirs of his body, holding the same of the chief lords of the fee. And the said William and Ellen did fealty to Robert Fferebraz in the same court.

1309. Westminster. Within the octave of S. Michael, 3 Edward II.
Between William de Bereford, Plaintiff, and Anthony,
Bishop of Durham, Deforciant, by Robert de Lafford, his attorney, to win or lose.

Acknowledgment by the Bishop (Deforciant), under the plea of covenant, and in consideration of one sparrow hawk, that the

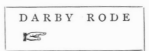
^{*} At North Winfield is an ancient stone finger-post, one side of which has the words—



I could not learn where Fire brass was situated.

Two more sides out of the four are engraven with the words :-

Che	sterfield
5	Rode



[EDITOR.]

Manor of Meysham.* with the appurtenances, which John de Walkingham held for his life, of William de Maul, is the right of the Plaintiff. To be held of the chief lords of the fee.

1311. Westminster. Within 15 days after Easter (April 11), 4 Edward II. Between John, son of John de Stapenhill, Plaintiff, and Ralph de Curzon, parson of the church of Sapecote, Deforciant.

Concerning 13 messuages, 13 virgates, and 56 acres of land, 21 acres of meadow, and 195. 7d. rent, with the appurtenances in fapenfull, whence the plea of covenant, viz., John (the Plaintiff) recognises the said premises to be the right of Ralph de Curzon as those which Ralph had of the gift of the said John; and for this recognition the said Ralph grants to John the said estate, and surrenders it to him in the same court. To be held of the chief lords of the fee, &c., during the life of the said John, and after his decease the said estate to remain to Richard, son of John, and his wife Margaret and their lawful issue, and finally to the right heirs of John. To be held of the chief lords of the fee.

1311. Westminster. Within octave of Holy Trinity, 4 Edward II.

May 30—June 6. Between William de Burley, junior, and Margaret his wife, *Plaintiffs*, by Richard de Bredon, their guardian, and William de Burley, senior, *Deforciant*.

Acknowledgment, on the plea of covenant, and in consideration of £20 sterling, that 40 acres of land, 5 acres of meadow, and the third part of a messuage in (Burley + which Johu de Lavington and Mirabella his wife held as the dowry of the same Mirabella, should, upon the death of the said Mirabella, remain to William de Burley, junior, and Margaret his wife, and the heirs of his body. Holding the same of the chief lords of the fee.

1311. Westminster. Within the octave of Holy Trinity, anno 4 Edward II.
May 30—June 6. Between Richard, son of Hugo de Mackeworth, and Isabel his wife, Plaintiffs, and Richard de Ketleston, clerk, Defendant.

Acknowledgment by the Defendant, on the plea of warranty of charter, that I messuage and 2 bovates of land, with the appurtenances in Macke Borth, are the right of the said Richard,

^{*} Measham, 3½ miles S.SW. from Ashby-de-la-Zouch.

^{† &}quot;Burley Hill" and Burley Farm lie by the highway between Duffield and Quarndon.

son of Hugo, and Isabel his wife. Holding the same of the chief lords of the fee. For this recognition, &c., the Plaintiffs gave Richard de Ketleston £10 sterling.

1311. Westminster. Within octave of Holy Trinity, 4 Edward II.
May 30—June 6. Between Henry de Hambury, Plaintiff, and William de Chaumpeneys, of Derby, and Isabella his wife, Deforciants.

Acknowledgment, on the plea of covenant, and in consideration of 40s., that one messuage, with its appurtenances in **Derfy**, is the right of the said Henry and his heirs. To be held of the chief lord of the fee.

1311. Westminster. Within 15 days from the feast of S. John Baptist, June 24—July 8. 4 Edward II.

Between William de Burley, junior,* Plaintiff, and Henry de Deneby, Deforciant.

Acknowledgment by the Deforciant, on the plea of covenant, that 2 messuages, 24 acres of land, 10 acres of meadow, 40 acres of pasture, 60 acres of wood, and 2 parts of one messuage, with the appurtenances in Burley. are the right of the Plaintiff during the whole of his life, and after his decease to remain to William, son of the said William, and Margaret his wife, and their procreated heirs, and to the right heirs of the said William, the son.

1311. Westminster. In octave of S. John Baptist, 4 Edward II. Between Ranulph de Ry and Christiana, his wife, Plaintiffs, and Ralph de Wyrkesop and Isabella his wife, Deforciants.

Recognition by the Deforciants, on the plea of covenant, that I messuage and 40 acres of land, 2 acres of meadow, and 2 acres of wood, with the appurtenances in Mbyteweff, are the right of the Plaintiffs and their heirs. Holding the same of the chief lords of the fee.

1310. Westminster. In the octave of S. Michael, 4 Edward II. Between Edmund de Hull, of Aston, and Joan his wife, Plaintiffs, and Master Richard de Aston, parson of the church of Bonington, near Sutton, Deforciant.

^{*} Evidently a mistake for senior. See the fourth preceding entry.

Acknowledgment by Deforciant, on the plea of agreement, that 12 messuages, 6 virgates of land, 5 acres of meadow, and 15 shillings rent, with the appurtenances in Staton. near Shardelame. are the right of the Plaintiffs and their heirs. Holding the same of the chief lords of the fee.

1310. Westminster. Within the octave of S. Michael, 4 Edward II.

Between Alan de Mersshe, Plaintiff, and Robert atte

Personnes, of Asshoure, and Margery his wife,

Deforciants.

Acknowledgment by the Deforciants, on the plea of covenant, and in consideration of £10, that I messuage and a moiety of a bovate of land, with the appurtenances in @ssboure, are the right of the Plaintiff. To be held of the chief lords of the fee.

1310. Westminster. Octave of S. Michael, 4 Edward II. Between Walter Walteshef and Joan his wife, Plaintiffs, and John de Stafford and Margery his wife, Deforciants.

Acknowledgment by the Deforciants, on the plea of covenant, and in consideration of £20, that one messuage, with the appurtenances in Cischeburn, is the right of the Plaintiffs. Holding the same of the chief lords of the fee.

1310. Westminster. Within the octave of S. Michael, 4 Edward II. Between Robert de Dethic and Joan his wife, Plaintiffs (by Adam, son of Adam le Ffeuere (Le Ffevere), of Lounts, their attorney, by the King's letter, for gain or loss), and Ralph, son of Hugo de Aldewerk, Deforciant.

Recognition by the Deforciant, on the plea of covenant, and in consideration of £100 sterling, that 7 messuages, 13 bovates of land, 13 acres of meadow, and 27s. 8d. rent, with the appurtenances in £utchirche. Boffon. Osmandeston. Ehelardeston. Cambaldeston. Makmorth, and Derby, are the right of the said Robert and Joan, to whom the Deforciant surrendered the said property in the court. To be held of the chief lords of the fee.

April 25—May 9. Between Roger de Braylesford, Plaintiff, and Peter, son of Walter Bate, of Edwaldele, and Matilda his wife, Deforciants.

Recognition by the Deforciants, on the plea of covenant, and in consideration of £10, that I messuage, 12 acres of land, and 5s. rent in pronfield are the right of the Plaintiff.

Between Richard de Overton, Plaintiff, and Henry de Makworth and Agnes his wife, Deforciants.

Recognition by the Deforciants, on the plea of covenant, and in consideration of 100 shillings of silver, that 6 acres of land and 4s. rent, with the appurtenances in **DerBy**, are the right of the Plaintiff. To be held of the chief lords of the fee.

1311. Westminster. Morrow of Annunciation, 5 Edward II.
Mar. 26. Between William le Burdeleys, Plaintiff, and Walter
Waldeshef and Joan his wife, Deforciants.

Concerning the Manor of Osopleston, with the appurtenances and the advowson of the church of the same manor, whence the plea of agreement. The said Walter and Joan recognise the manor and advowson to be the right of the said William; and for this recognition, fine, and concord, the said William gave to Walter and Joan two parts of the manor and advowson, which he surrendered to them in the same court. To be held of the chief lords of the fee. The said William also granted for himself and his heirs that the third part of the said manor and advowson, which Juliana de Basyng held in dowry of heirship of the same William, and which, after the death of the said Juliana, ought to revert to the said William and his heirs, should, after the death of the same Juliana, remain to Walter and Joan, to be held together with the other two parts which remain to them by this fine. And after the death of the said Walter and Joan, the said manor and advowson shall wholly remain to Walter, son of Thomas de Rydeware and Joan his wife, and their procreated heirs; and if the said Walter, son of Thomas de Rydeware, die without issue by the said Joan, then after their decease the said manor to remain to the right heirs of Walter Waldeshelf. This concord was made in the presence of the said Julian, she assenting, and he did fealty to Walter and Joan Waldeshelf in the same court.

1312. Westminster. Within 15 days from S. Michael, 5 Edward II.

Between Robert, son of Alice de Thurleston, Plaintiff,
and William, son of Robert, son of Alice de
Thurleston, Deforciant.

Concerning one messuage and 2 bovates of land in **Chroaton**, whence the plea of convention. Robert and his heirs warrant the same to William and his heirs against all men, at the yearly rent of one rose flower, payable at Christmas and S. John Baptist's Day. If William die without issue, then the said lands and tenements wholly to revert to Robert and his heirs.

1311. Westminster. Within the octave of S. Martin, 5 Edward II.

Nov. 11—18. Between Henry, son of John in Lecrees, of Littelhalum, and Agnes, his wife, Plaintiffs, by Warchin de Cotegrave, guardian of the same Henry and Agnes, to win, and John, son of Walter in Lecrees, of Littelhalum, Deforciants.

Agreement, on the plea of covenant, concerning one messuage and 2 bovates of land in **Bilkerton**. If the said Henry die without heirs by the body of Agnes, then after their decease the said lands and tenement to remain to Richard, son of the aforesaid John and his heirs. Holding the same of the chief lords of the fee.

1311. Westminster. Within 15 days from S. Michael's, anno 5 Edward II.

Between William Rosel and Alice his wife, Plaintiffs, and William de Gratton, Deforciant.

Concerning the Manor of Deneby, with the appurtenances. Except seven messuages, 11 bovates of land, and 100s. rent in the same manor, whence the plea of covenant.

W. Rosel recognises the said manor as the right of William de Gratton, and as that which Gratton had of the said Rosel. If W. Rosel die without heirs by Alice his wife, then after their decease the said manor to return to the right heirs of Will. Rosel. Holding the same of the chief lords of the fee.

1313. Westminster. Within 15 days after Easter (Easter Day, April 15), anno 6 Edward II.

Between Walter Waldeshef and Joan his wife, *Plaintiffs*, by William de Bentele, in the place of the same Joan, for gain or loss, and Robert le Porter, of Kersinton, and Emma his wife, *Deforciants*.

Concerning three and a half messuages and 9 acres of land in Bradelege, which the Deforciants alienated to the Plaintiffs for 100 shillings of silver. Holding the same of the chief lords of the fee.