DERBYSHIRE ARCHÆOLOGICAL

AND

NATURAL SISTORY SOCIETY.

"Pedes Finium" for the County of Derby from their commencement in the reign of Richard I.

Abstracted by the Editor.

[Continued from Vol. XVII.]

1317. Westminster. Within the Octave of S. Michael, anno 11 Sep. 29 – Edward II.

Between William, son of Nicholas de Motere, of Haselwode, *Plaintiff*, and William de Ireton, of Derby, and Emma his wife, *Impeding*.

Concerning I messuage with the appurtenances in merby, whence the plea of Warranty of Charter. The vendors recognize the right of the plaintiff to the messuage, and engage to defend it for himself and his heirs for ever. To be held of the chief lord of the fee by the accustomed services. For this recognition, fine, and concord, William, the son of Nicholas, gave to William de Irton and Emma 100 shillings of silver. (No. 101.)

1317. Westminster. Within the Octave of S. Michael, anno 11 Edward II.

Between William, the son of William de Emelere, Plaintiff, and Edmund Deincourt, Defendant.

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Concerning I messuage, and 312 acres and 3 roods of land, 14 acres and 3 roods of meadow, and 21s. 4d. rent, with the appurtenances in Elmeton. whence the plea of convention. The defendant recognizes the right of the plaintiff to the estate. To be held of the King and his heirs by the appertaining services during the life of Edmund, with remainder to Hamund de Mascy and Joan his wife during the life of the said Joan (Joan, wife of Hamo de Mascy, died anno 2 Edward III., A.D. 1329, Cal. Inq. P. Mort.), with remainder to Isabel, daughter of Edmund, son of John Deincourt, and the heirs male of his body lawfully created, with remainder to the right heirs of Edmund. This agreement was made by order of the King. (No. 102.)

1317. Westminster. In the Octave of S. Michael, anno 11 Edward II.

Between William le Mercer, of Chasteldonnington,

Plaintiff, and Walter, son of Robert, son of Hugo de

Berewardcote, and Isabel his wife, Defendan's.

Concerning I messuage and I½ virgates of land in (Beremards cofe (now Barrowcote, near Mickleover) and (Brunnal dension (Burnaston), whence the plea of convention. Defendants recognized the property to be the right of the plaintiff, and quitclaimed the same to him and his heirs for ever, &c. For this recognition, remission, quitclaim, warranty, fine, and concord the said William gave to Walter and Isabel 10 marks of silver. (No. 103.)

1317. Westminster. In the Octave of S. Martin, anno 11 Edward II.

Nov. 11—18. Between William de Horston,* of Nottingham,

Plaintiff, and William Cuselyn, of Horseleye, and

Leticia his wife, Deforciants.

Concerning I messuage and 3 roods of land with appurtenances in **Horselege**, whence the plea of convention. Deforciants recognized the right of the plaintiff, and surrendered the estate to him in court, to be held of the chief lord by the accustomed services, and granted warranty to W. de Horstan and his heirs.

^{*} See "Records of the Borough of Nottingham," I., 371, from which this Will. appears to have held some land in Nottingham Fields lying near Bordel, in A.D. 1301. As *Harestan*, or *Horeston* is the old name of the site and castle of Horsley, Will. de Horston may have held some office in connection with the castle of Nottingham, since this fortress and that of Horseley were frequently held by the same person under the King. His connection with Horseley is clear from his recovery or purchase of property there.

For this recognition, surrender, warranty, fine, and concord the plaintiff gave to the deforciants 20 marks of silver. (No. 104.)

1317. Westminster. In Octave of S. Michael, anno 11 Edward II.

Sep. 29— Between John, son of Gervaise Martyn, of Castelton,
Oct. 6. Plaintiff, and Gervaise Martyn and Ffelicia his wife,
Deforciants.

Concerning I messuage and 2 bovates of land with the appurtenances in **Castelfon**, whence the plea of convention. The deforciants recognize the right of the plaintiff, surrendering the lands to him in court, and for this recognition, surrender, fine, and concord, the deforciants received 20 marks of silver. (No. 105.)

I318-9. Westminster. In Octave of S. Hilary, anno 12 Edward II.

Jan. 13—20. Between Thomas de Staunton, *Plaintiff*, and James de Ilketeleshale* and Ida his wife, *Defendants*.

Concerning I bovate and a moiety of land with the appurtenances in (Robburne, and the fourth part of the manor of (Robburn) with the appurtenances, and the advowsons of the churches of (Mogenton and Eginton, whence the plea of convention, &c. Having and holding to Thomas and his heirs of the chief lord of the fee by the services appertaining the said holding and advowsons. Warranty granted to the plaintiff. For this recognition, surrender, warranty, fine, and concord, the said Thomas gave to James and Ida £100 sterling. (No. 106.)

1319. Westminster. Within one month after Easter, anno 12 Easter Day, Edward II.

Apr. 8. Between **John de Medebourne**, *Plaintiff*, and **Thomas** de **Cheworth**, *Deforciant*.

Concerning the manor of **Affreson** with the appurtenances (except £10 rent) in the same manor, whence the plea of convention. The deforciant recognizes the right of the plaintiff, John de Medebourne, surrendering the estate to him in the court. To be held of the chief lord of the fee by the accustomed services during the life of Thomas de Chaworth, and, after his decease, to Thomas Chaworth his son, and to the heirs of the same Thomas by Joan his wife, and if he should die without lawful heirs then to the right

^{* &}quot;Ilketeleshale," that is, Ilketele's Hall, the name of a manor in Suffolk, sometimes contracted into Ilketeshale. With this compare our Ilkeston—evidently the ton or town of Ilketele, or Ilkete, some early settler in this locality.

heirs of Thomas de Chaworth (Vid. Cal. Inq. P. Mort., anno 44 Edward III.). (No. 107.)

1319. Westminster. Within 15 days from Easter, anno 12 Edward II.

Apr. 8—22. Between John, son of Walter de Leominstre,

Plaintiff, by Geoffry, son of William de Leominstre

(put in his place by King's brief to win or lose), and

Thomas le Spicer, of Assheburn, and Margaret his

wife, Defendants.

Concerning 35 acres and I rood of land with the appurtenances in **Bradlege**, whence the plea of convention, viz.: Thomas and Mary acknowledge the estate to be the right of John as that which he had of them, and grant warranty of the same to him and his heirs, and for this recognition, warranty, fine, and concord, John, the purchaser, gave to the vendors 20 marks of silver. (No. 108.)

1319. Westminster. Within 15 days from Holy Trinity, anno 12 June 13—27. Edward II.

Between William de Okouere and Laurence his brother, *Plaintiffs*, by Nicholas de Denston (put in their place by King's brief to win or lose), and William, son of William de Morleye,* and Isilia his wife, *Deforciants*.

Concerning 14½ acres of land with the appurtenances in **Morfeye**, whence the plea of convention, viz.: that the said William, son of William and Isilia, recognizes the said land, with the appurtenances, to be the right of the said Laurence, and surrendered the same to them in the same court. Having and holding to the same William de Okouere and Laurence and the heirs of Laurence of the chief lord by the services appertaining; and William (son of Will.) and Isilia grant for themselves and the heirs of Isilia warranty of the said lands to the purchasers. For this recognition, surrender, warranty, fine, and concord, Will. de Okouere and Laurence gave to Will. and Isilia 100 shillings of silver. (No. 109.)

1319. Westminster. Within 3 weeks from Easter, anno 12 Edward II. Apr. 8—29. Between Roger, son of John de Eyncourt, *Plaintiff*, and Roger de Breton, of Waleton, *Defendant*.

^{*} William de Morley (the father?) appears to have held certain lands in the open fields of Morley of Robert de Dun, lord of Breadsall, about 1237. See "Breadsall Charters," Vol. XVI., p. 158.

Concerning the manor of Walefon and Brymgngfon, with the appurtenances, &c., I messuage, 2 carucates of land, and 10 acres of meadow in Roudich, near Derby, whence the plea of Roger le Breton recognized the said estate to be the right of Roger, son of John Deincourt, for which he (Deincourt) conceded to Breton, viz.: the manor of Walton, &c., and the estate in Roudich. To be held of the chief lords of the fee during the life of Roger le Breton; and Deincourt granted for himself and his heirs that the manor of Brymyngton, which William le Bret. . . held for his life of the heritage of Deincourt, should, after the decease of William (although it appertained to Roger, son of John Deincourt), wholly remain to Roger le Breton, holding the same of the chief lords of the fee during his life, with remainder to Robert, son of the said Roger le Breton and Margaret his wife and the heirs of their bodies, with remainder to the right heirs of Roger le Breton. This agreement was made in the presence of the said William, he conceding, and he did fealty to Roger le Breton. (No. 110.)

1319. Westminster. Morrow of S. John Baptist, anno 12 Edward II.

June 25. Between William le Wyne and Matilda his wife,
petitioning (petentes), and Robert Pykenase.

Concerning that which the same William and Matilda claim in the said Robert as their native and fugitive (Nativum and Fugitivum), whence the plea of his native, viz.: that the said William and Matilda recognized the said Robert to be a free man, and that the said Robert and all his sequela they released and quitclaimed from all manner of naiveship and service for ever, that is, from the said William and Matilda and the heirs of Matilda. For this recognition, remission, quitclaim, fine, and concord, the same Robert gave to the said William and Matilda 100 marks of silver.* (No. 111.)

1319. Westminster. Morrow of S. John Baptist, anno 12 Edward II. June 25. Between **John de Hothum**, clerk and bishop, *Plaintiff*,†

^{* £66 13}s. 4d., or something like £400 of our money.

[†] The election of John de Hotham to the see of Ely was confirmed 13th Kal. Aug., 1316. Consecrated 3rd Oct., 1316. Treasurer of England 27th May, 1317. Appointed Chancellor, 1318. Spent £4,441 on the cathedral of Ely, the lantern tower of which he reconstructed. Died at Somersham, 25th Jan., 1336.—ED.

by Thomas de Pontefract (put in his place to win or lose), and John Purchaz and Beatrice his wife, Deforciants.

Concerning the manor of Wynfege. and 6 messuages, 200 acres of land, 10 acres of meadow, 15 acres of wood, and 12s. 6d. rent, with the appurtenances in Buffield. Moginfon. and Wesfon. and of Husbot and Haybot in the chase of Duffield, in the ward of Holand, with the appurtenances, whence the plea of convention, viz.: John Purchaz and Beatrice recognize the said estate to be the right of the said bishop, which he purchased of them. Holding to the said bishop and his heirs of the chief lord of the fee by the accustomed services. For this recognition, warranty, fine, and concord, the bishop gave to John and Beatrice £100 sterling. (No. 112.)

July I. Westminster. Octave of S. John Baptist, anno 12 Edward II.

Between Ralph de Brayllesford and Joan his wife,

Plaintiffs, by Robert Seintper (put in the place of Joan
by royal brief to win or lose), and Adam de Asshe,

parson of the church of Barleburgh, Deforciant.

Concerning the manor of Carallesford, with the appurtenances, whence the plea of convention, viz.: Ralph recognized the manor to be the right of Adam as that which Adam had of him, and for this recognition, fine, and concord, Adam gave the said manor with the appurtenances to Ralph and Joan and to the heirs male of their bodies issuing, holding the same of the chief lords of the fee by the accustomed services. In case of failure of issue the said manor to remain to the right heirs of Ralph, &c. (No. 113.)

1318. Westminster. Octave of S. Michael, anno 12 Edward II.

Oct. 6. Between **John le Ffreman**, of Eyton, *Plaintiff*, and **William Sparks** and **Agnes** his wife, *Deforciants*.

Concerning I messuage, 3 acres and 3 roods of land with the appurtenances in **DoveBrugge**, whence the plea of convention. Warranty of the same granted to the plaintiff by the deforciants. To be held of the chief lords of the fee. For this recognition, surrender, &c., John gave to William and Agnes 10 marks of silver. (No. 114.)

1320. Westminster. Within 15 days after Easter, anno 13 Edward II.
 (Easter Day, Between Thomas le Fferour, of Tuttebury, Plaintiff,
 Mar. 30.) and Geoffry de Haddon and Margery his wife,
 Deforciants.

Concerning I messuage I bovate of land with the appurtenances in **Bacton**, whence the plea of convention. The deforciants recognize the right of the plaintiff to the property as that which he had of them. To be held of the chief lord by the accustomed services. For the recognition, warranty, fine, and concord, Thomas gave to Geoffry and Margaret 20 marks of silver. (No. 115.)

1320. Westminster. Within the Octave of Holy Trinity, anno 13 June 4—11. Edward II.

Between Nicholas de Trowell, of Derby, *Plaintiff* (by Robert de Mackworth put in his place by King's brief to win or lose), and Richard de Cortelyngstoke and Agnes his wife, *Deforciants*.

Concerning 6 acres and 3 roods of land with the appurtenances in **Derfy**, whence the plea of convention. The deforciants recognize the right of the plaintiff to the lands, which the plaintiff had of them, and which are to be held by Nicholas of the chief lord of the fee. Richard and Agnes warrant the said lands to Nicholas, and for this recognition, warranty, fine, and concord, the said Nicholas gave them 40 shillings of silver. (No. 116.)

1319. York. In the Octave of S. Martin, anno 13 Edward II.

Nov. II—I8. Between John, son of Walter de Leominstre, of Little Clifton, *Plaintiff* (by Geoffry de Assheburn, his attorney), and John Rossel, of King's Newton, clerk, and Margery his wife, *Deforcian's*.

Concerning I messuage with the appurtenances in **Little Cliffon**, whence the plea of convention. For this recognition, remission, quitclaim, warranty, fine, and concord, the said John, son of Walter, the plaintiff, gave to John Rossell and Margaret 100 shillings of silver. (No. 117.)

1319. York. Within the Octave of S. Michael, anno 13 Edward II. Between Hugo, son of Thomas de Cressy, Plaintiff, and Thomas de Cressy and Margaret his wife, Deforciants. Concerning I messuage, 3 bovates and 40 acres of land, 3 acres of meadow, 2 acres of wood, and 12 pence rent, and the rent of one pound of *Sinimi** with the appurtenances in **Affirton** and **Mormanton**, whence the plea of convention.

The deforciants recognise the right of the plaintiff to the lands sold to him, and for this recognition, warranty, fine, and concord, Hugo gave to Thomas and Margery 100 marks of silver. (No. 118.)

1320-1. Westminster. In octave of the Purification of B.V.M., 14 Edward II. Feb. 2-9. Between Edward de Monte Gomeri, Plaintiff, and Walter de Monte Gomeri, senior, Deforciant.

Concerning I messuage, 126 acres I rood of land, 16 acres of meadow, and 107s. 103d. rent, with the appurtenances in Osfasz fon, + whence the plea of convention.

The said Walter conceded and surrendered the said lands to Edward in the court to be held by him and the heirs of his body created of the said Walter and his heirs for ever at the yearly rent of one rose at the feast of the Nativity of S. John Baptist for all services appertaining for ever. Walter and his heirs grant warranty to Edward and his heirs, and in case of failure of issue the said lands to revert to Walter and his heirs, to be held of the chief lord of the fee by the accustomed services. (No. 119.)

1320-1. Westminster. Within Octave of S. Hilary, 14 Edward II.
Jan. 13—20. Between Laurence Trussel, Plaintiff, and Alured de Sulney and Margery his wife, Deforciants (by Richard de Boudon their attorney).

Concerning the Manor of Memfon Sulny with the appurtenances, whence the plea of convention.

Alured recognises the right of the plaintiff to the manor, etc., as that which he had of the deforciants. For this recognition, fine, and concord, Laurence conceded to Alured and Margaret the said manor, and surrendered it to them in the same court, having and holding the same to the said Alured and Margaret and the heirs of their bodies of the chief lord of the fee by the services appertaining, to remain to the right heirs of Alured and Margaret. (No. 120.)

^{*} Perhaps for *cumini* or cummin, a herb like fennel, but less, the seed of which was considered beneficial in colics; or the word may be from *sinimum* for *cinnamum*, *i.e.*, cinnamon. "Quinque balas *Sinimi*."—*Rymer* vii. 233.

⁺ In parish of Sutton-on-the-Hill.

1320-1. Westminster. Within 15 days from S. Hilary, 14 Edward II.
Jan. 13—28. Between Ralph, son of William de Tissington,
Plaintiff (by William de Benteley, his attorney), and William Daucre and Isolda his wife. Deforciants.

Concerning I messuage, 35 acres 3½ roods and 2½ acres of wood with the appurtenances in Duffeld, whence the plea of convention, etc.

For this recognition, remission, quitclaim, warrantry, fine, and concord, Ralph gave to William and Isolda 20 marks of silver. (No. 121.)

1321. Westminster. Within 15 days from Easter, 14 Edward II.

April 19— Between John de Okebrok, chaplain, *Plaintiff* (by May 4. Robert de Mackworth, his attorney), and **Richard de Cortelyngstoke** and **Agnes** his wife, *impeding*.

Concerning 1½ messuages and 7 acres of land with appurtenances in **Derfy** and **Chaddenden**, whence the plea of Warranty of Charter. For this recognition, warranty, fine, and concord, John gave to Richard and Agnes 10 pounds sterling. (No. 122.)

1321. Westminster. Within I month after Easter, 14 Edward II.

(Easter Day Between **Hamond de Illeye**,* *Plaintiff* (by Robert de was Apr. 19.) Mackworth, his attorney), and **John de Wodeburgh** of Morleye and **Katharine** his wife, *impeding*.

Concerning 20 acres I rood of land with the appurtenances in Morlege, whence the plea of warranty of charter.

For this recognition, warranty, fine, and concord, Hamo gave to the said John and Katharine 20 marks of silver. (No. 123.)

July I. Westminster. Within the Octave of Holy Trinity, 14 Edward II.

Between William son of William de Hakynthorp
and Emma his wife, Plaintiff (by Robert de Whitewell,
his attorney), and Gilbert de Somerdeby and Matilda his wife, Deforciants.

Concerning 26 acres of land, 3 acres I rood of meadow, and 22d. rent with the appurtenances in Begston, whence the plea of convention.

^{*} Hamon de Illeye (Illay, Hilleye) was of Breadsall, and a witness to charters there in 1321, 1328, 1330, 1333, 1341. See vol. xvi. of this Journal.

Having and holding to the said William and Emma of the chief lords of the fee by the accustomed services. For this recognition, warranty, fine, and concord, William and Emma gave to Gilbert and Matilda 20 marks of silver. (No. 124.)

1321. Westminster. Within 15 days after Holy Trinity, 14 Edward II.
June 24—July 9. Between Richard de Grey, Plaintiff, and the Prior of Bridelyngton, Deforciant.

Concerning the advowson of the church of **Jfkegfon**, whence the plea of convention between them, viz.:--

The Prior recognised the advowson of the church to be the right of Richard, which he surrendered to him in the same court. To be held by Richard of the chief lords of the fee by the services which appertain to the said advowson, and for this recognition, surrender, fine, and concord, Richard gave to the Prior IO marks of silver. And this concord was made by order of our Lord the King. (No. 125.)

1321. Westminster. Octave of S. Martin, 14 Edward II.

Nov. 11—18. Between John de Walton of Rodeburn, *Plaintiff*, and Thomas son of Richard de Walsyngham and Agnes his wife, *Deforciants*.

Concerning $1\frac{1}{2}$ bovates of land and a moiety of a messuage with the appurtenances in **Rodeburn**, and one-fourth part of the manor of Rodeburn with the appurtenances, and the moiety of the advowsons of **Mogenton** and **Egynton**, whence the plea of convention.

Thomas and Agnes and the heirs of Agnes warrant the same to the said John and his heirs.

For this recognition, surrender, fine, and concord, the said John gave to Thomas and Agnes £100 sterling. (No. 126.)

1321-2. Westminster. Within the Octave of S. Hilary, 15 Edward II.
Jan. 13—20. Between William son of Elias de Boterhales,* Plaintiff, and Robert, son of Richard de Eyum and Margaret his wife, Deforciants.

^{*} Among the Haddon Hall Charters is one dated 9 Edward II. (1316), in which Robert, son of John de Calvoure grants and confirms to Matilda, who was the wife of John de Calvour, a messuage and croft in Bobenhulle, which Elias de Boterhales formerly held. Among the witnesses is also Robert de Eyum.—ED.

Concerning I messuage and I bovate of land with the appurtenances in (Boffenbuff, whence the plea of convention.

Having and holding to William and his heirs of the chief lords of the fee by the accustomed services, &c.

For this recognition, warranty, fine, and concord, William gave to Robert and Margaret £20 sterling. (No. 127.)

1321-1. Westminster. Within the Octave of S. Hilary, 15 Edward II.
Jan. 13—20. Between Roger son of William North of Bobbenhull,
Plaintiff, and William North and Cecelia his wife,
Deforciants.

Grant on the plea of convention of I messuage and I bovate of land, except 2 acres of land in Boshenhuff, to Roger and his heirs. For this recognition, surrender, warranty, fine, and concord, Roger gave to William and Cecily 20 marks of silver. (No. 128.)

1321-2. Westminster. Within 15 days from S. Hilary, 15 Edward II.
Jan. 13—20. Between Oliver, son of Oliver de Couland, and Margery his wife, Plaintiffs, John Parles being in the place of Margery to win or lose, and William son of William Gernon, Deforciant.

Grant on the plea of convention of I messuage, 360 acres of land, 22 acres of meadow, 23 acres of wood, and 40s. annual rent in Holinton and Stufford.

To be held of the chief lords of the fee. Remainder to the right heirs of Oliver. (No. 129.)

1321. Westminster. In the Octave of S. Martin, 15 Edward II.

Nov. 11—18. Between **Robert Durant** and **Dionisia** his wife, *Plaintiffs*, by the aforesaid Robert, custodian of Dionisia, by the King's brief, to win or lose, and **Roger Laverok**, *Deforciant*.

Grant on the plea of convention of 12 messuages, 119 acres of land, 16 acres of meadow, with the appurtenances in Ehaptres feld. Tapton. Grymynton. Whytington. Meubold, and Proneffeld.

Robert and Dionisia to hold the same of the chief lords of the fee. Remainder to right heirs of Robert. (No. 130.)

1322. York. On the Morrow of S. John Baptist, Anno 15 Edward II.
June 26. Between Robert de Touke, Plaintiff, and John de Touke, Deforciant.

Grant by deforciant of the manor of Sidenfen (Sinfin), to the plaintiff, on the plea of convention.

To be held of the chief lords of the fee by the accustomed services during the life of Robert, and after his decease to William, son of Robert, and Joan, his wife, and their lawful heirs, with remainder to the right heirs of Robert. (No. 131.)

1322. York. On the Morrow of S. John Baptist, 15 Edward II.

June 26. Between Robert de Touke and Ermentrude his wife, Plaintiffs, and John de Touke, Deforciant.

Grant on the plea of convention of 2 parts of a third part of the manor of Egynton, and of a third part of the manor of Huls fon, with the appurtenances, and a moiety of the advowson of the church of Egynton to the said Robert de Touke and Ermentrude, to be held of the chief lords of the fee for their lives, with remainder to Walter, the son of Robert, and his heirs. And the one-third part with the appurtenances to remain to John, the son of Robert, and his heirs, with remainder to the right heirs of Robert. (No. 132.)

1322. York. Morrow of S. John Baptist, 15 Edward II.

June 26. Between Thomas, son of Reginald de Asshebourne, and Alianor his wife, *Plaintiffs*, by Geoffry de Asshebourne, attorney for Alianor, and Isabella de Chetewynde, *Deforciant*.

Grant by deforciant to plaintiffs on the plea of convention of 2 messuages, I toft, 2 carucates of land, and 7s. 4d. rent, with the appurtenances in **Bradeley** and **Gisshebourne**. Having and holding to Thomas and Alianor, and the heirs of their bodies, of the chief lords of the fee by the accustomed services. With remainder to the right heirs of the said Thomas. (No. 133.)

1322. York. Morrow of S. John Baptist, 15 Edward II.

June 25. Between **Simon de Chedele**, of Derby, *Plaintiff*, and **Giles de Longesdon** and **Margery** his wife, *Impeding*.

Grant by warranty of Charter by Giles and Margery to the said Simon of I messuage and I acre of land in Derfy. For this

recognition, warranty, fine, and concord the said Simon gave to the deforciants 10 marks of silver. (No. 134.)

York. Morrow of S. John Baptist, 15 Edward III.

Between Adam de Shardelowe, of Derby, *Plaintiff*, and Robert, son of John de Sidenfin and Joan his wife, *Impeding*.

Grant by warranty of Charter of I messuage with the appurtenances in **Derby**, to the said Adam, by the deforciants, for which he gave them IO marks of silver. To be held of the chief lords of the fee. (No. 135.)

1323. York. Morrow of the Ascension, 16 Edward II.

May 6. Between **Nicholas de Gresleye**, clerk, *Plaintiff*, and **Geoffry Walrand** and **Elicia** his wife, *Deforciants*.

Grant to the plaintiff by the deforciants on the plea of convention of I acre of land and I acre of pasture, with the appurtenances, in Greselege.

For this recognition, remission, quitclaim, warranty, fine, and concord, Nicholas gave to Geoffry and Elicia 100 shillings of silver. (No. 136.)

1323. Within 15 days from Easter, 16 Edward II.

March 27— Between Walter Waldeshelf and Joan his wife,
April 11. Plaintiffs (by William de Bentley in the place of
Joan to win or lose), and John de Croft and Emma
his wife, Deforciants.

Grant on the plea of convention of the manor of **BoBen** (Hoon), with the appurtenances, by deforciants to the plaintiffs, during the life of the said Emma. For this recognition, remission, quitclaim, fine, and concord, Walter and Joan gave to John and Emma 100 marks of silver. (No. 137.)

1323. York. Within 15 days from Easter, 16 Edward II.

March 27— Between William de Cotyngham and Isabella his April 11. wife, Plaintiffs (by Robert de Whitewell their attorney), and Peter de Hanleye and Alice his wife, Deforciants.

Grant on the plea of convention to plaintiffs of $40\frac{1}{2}$ acres of land, $3\frac{1}{2}$ acres of meadow, 4 acres of wood, and a moiety of 2 messuages, with the appurtenances, in OseaBfon and Ekunfon.

"PEDES FINIUM" FOR THE COUNTY OF DERBY.

For this recognition, remission, quitclaim, warranty, fine, and concord, William and Isabella gave to Peter and Alice £20 sterling. (No. 138.)

1323. York. In the octave of Holy Trinity, 16 Edward II.

June 1-8. Between **Hasculph de Birches**, *Plaintiff*, and **Gilbert de Somerdeby**, of Beghton, and **Matilda** his wife, *Deforciants*.

Grant by the deforciants of $5\frac{1}{2}$ acres of mead in **Begston** to the plaintiff, to be held of the chief lords of the fee, for which the said Hasculph gave to William and Matilda 10 marks of silver. (No. 139.)

1323. York. Within 15 days from Holy Trinity, 16 Edward II.

June 1—15. Between Dionisia, daughter of Ranulph le Poer,*

Plaintiff, and William Bernard, parson of the church of
Penkeston (Pinxton), and William Coterel, Deforciants.

Grant by deforciants to plaintiff on the plea of convention of the
manor of (Penkeston, with the appurtenances, and the advowsons of Penkeston and (Normanton near Offerton Chaumorth. Having and holding to the said Dionisia of the chief
lords of the fee during her life, and after her decease the said
manor and advowsons to remain to Roger her son and the
heirs of his body, with remainder to the right heirs of Dionisia.

(No. 140.)

1322. York. In the octave of S. Martin, 16 Edward II.

Nov. 11—18. Between Adam Cay, of Prestectyf, *Plaintiff*, and Roger in the Mire, of Longesdon, and Alice his wife, *Deforciants*.

Grant to plaintiff on the plea of convention of $\frac{1}{3}$ part of a messuage and a moiety of a bovate, with the appurtenances, in **Ebetlmardon**. To be held of the chief lords of the fee. For this recognition, warranty, fine, and concord, the said Adam gave to Roger and Alice 100 marks of silver (No. 141.)

1322. York. Within 3 weeks from S. Michael, 16 Edward II.

Between Roger de Weston, of Derby, *Plaintiff* (by

Peter de Querndon his attorney), and Richard le Somenour and Margaret his wife, Deforciants.

Grant by deforciants on the plea of convention of 2 messuages, with the appurtenances, in **Derfly**. for which the plaintiff gave Richard and Margery 20 marks of silver. (No. 142.)

1322. York. Within 3 weeks from S. Michael, 16 Edward II.

Between Roger de Weston, of Derby, *Plaintiff* (by Peter de Querndon his attorney), and John de Meryng and Emma his wife, *Impeding*.

Grant by deforciants on the plea of warranty of charter of 2 messuages and 6s. rent, in **Derfly**, for which Roger gave to the said John and Emma £20 sterling. (No. 143.)

1322. York. In the octave of S. Martin, 16 Edward II.

Nov. 11—18. Between **Walter Waldeshelf** and **Joan** his wife, *Plaintiffs*, and **William de Wikkilwode**, parson of the church of Boyleston,* *Deforciant*.

Grant by deforciant on the plea of convention of 3 messuages, I mill, 4 bovates, and 100 acres of land, and the Bailiwick of two foresters of Hopedale, with the appurtenances, in **Stagrefeld Bukstones and Hope.** to the said Walter and Joan, and the heirs male of the said Walter. To be held of the king by the services pertaining. If Walter should die without heirs, then the said mill, messuage, and 100 acres of land called Coulowe Bukstones, in the said vills of Farefeld and Bukstones, wholly to remain to Julian, son of Walter and the heirs of his body procreated, with remainder to Elizabeth, daughter of the said Walter, with successive remainders to Isabella, Joan, Margaret, children of the said Walter de Waldeshelf.

And one messuage, 3 bovates, and one bailiwick of forestry which formerly were Robert Balgy's in Hope shall wholly remain to Ralph, son of James de Shirleye, and the aforesaid Margaret and the heirs of her body procreated, with successive remainders to Juliana, Elizabeth, Isabel, and Joan.

And I messuage and I bovate and the bailiwick of forestry of Hopedale, with the appurtenances, which formerly belonged to

^{*} For the connection of Walter de Waldeshelf and Joan with Boyleston, and their right of presentation to that advowson, see "Abbrevatio Placitorum," p. 315, rot. 58.

John de *Hego* (?), in Hope, shall remain to the heirs of Joan, with successive remainders to Julian, Elizabeth, Isabel, and Margery.

And this concord was made by order of our lord the king. (No. 144.)

1323-4. Westminster. In Octave of S. Hillary, 17 Edward II.

Jan. 13-20. Between William de Hopton, of Kersynton (Carsington),

Plaintiff, and Henry, son of Robert de Alsop, of
Kersynton, and Hawisia his wife, Deforciants.

Grant by deforciants on the plea of convention of I messuage, I toft, and 4 bovates, and 5 acres of land, with the appurtenances, in **Kersynfon**, to the plaintiff, to be held of the chief lords of the fee. (No. 145.)

1323-4. Westminster. In the octave of S. Hillary, 17 Edward II.

Jan. 13—20. Between John, son of William del Burwes, Plaintiff, and Roger le Saueney and Agnes his wife, Deforciants.

Grant by deforciants to plaintiff on the plea of convention of 1 messuage, 4 virgates of land, and 6 acres of wood, in **Solney.** to be held of the chief lords of the fee. (Endorsed "Aluredus de Sulney appoint clameum suum.") (No. 146.)

July 5.

Westminster. Within 15 days from Holy Trinity, 17 Edward II.

Between Richard de Wylughby, senior, Plaintiff (by Richard de Wylughby, junior, his attorney), and John Griffyn, of Weston, and Elizabeth his wife, Deforciants.

Grant by deforciants to plaintiff on the plea of convention of a moiety of the manor of **Chroston**, with the appurtenances. To be held of the chief lords of the fee. For this recognition, warranty, time, and concord, Richard gave to John and Elizabeth 100 marks of silver. (No. 147.)

1324. Westminster. Morrow of S. John Baptist, 17 Edward II.
 June 25. Between Hugo de Meynill, Plaintiff (by Robert de Mackworth his attorney), and John, son of Gilbert de Derby and Petronilla his wife, Deforciants.

Grant on the plea of convention by deforciants to plaintiff of 11 marks yearly rent, with the appurtenances, in **Qevele**. For this recognition, quitclaim, fine, and concord, Hugo gave to John and Petronilla £20 sterling. (No. 148.)

I 324. Westminster. In the octave of S. John Baptist, 17 Edward II.

June 24— Between Walter Waldeshelf, Plaintiff, and Thomas

le Raggede-Berde, Deforciant.

Grant on the plea of convention by deforciant to plaintiff of a mill, with the appurtenances, in (Bukstones.

The said Thomas recognized the mill to be the right of Walter, and he surrendered two parts of the said mill to him in court, to be held of the chief lords of the fee. The said Thomas afterwards granted for himself and his heirs that the one third part of the mill which John Banaster and Alice his wife held as the dowry of the said Alice of the heritage of the said Thomas in the said vill on the day on which this concord was made, and which after the death of Alice ought to revert to the said Thomas and his heirs, should nevertheless after the decease of Alice wholly remain to the said Walter and his heirs, and which by this fine, with the aforesaid two parts, shall be held by Walter of the chief lords of the fee.

For this recognition, surrender, warranty, &c., the said Walter gave to Thomas £10 sterling. (No. 149.)

1324. June 24— July 1.

Westminster. In the octave of S. John Baptist, 17 Edward II. Between John de Shirewood, clerk, *Plaintiff*, and

John, son of Robert de Kynmarleye, Deforciant.

Grant by deforciant on the plea of convention of the manor of (Ryddingges, near Alfreton, with the appurtenances, to the said plaintiff.

For this recognition, surrender, warranty, fine, and concord, John de Shirewood gave to John, son of Robert, £40 sterling. (No. 150.)