

# DERBYSHIRE ARCHÆOLOGICAL AND NATURAL HISTORY SOCIETY.

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

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

[Continued from Vol. XIII., p. 31.]

1297. Westminster. Within 15 days of S. Hilary, 25 Edward I.

Jan. 13—29. Between Adam, son of Robert de Weston, senior, *Plaintiff*,  
and John de Weston and Alicia, his wife, *Defendants*.

Acknowledgement, on a plea of warranty of charter, by the  
Defendants, that one messuage with appurtenances in DERBY is  
the right of the Plaintiff. And grant thereupon by Plaintiff to the  
Defendants of the premises. To hold of the chief lords of the fee.

Nov. 11—25. Westminster. Within 15 days of S. Michael, 25 Edward I.

Between William de Tiscinton and Joan, his wife, *Plaintiffs*, and  
Robert Fraunceys and Matilda, his wife, *Deforcians*.

Acknowledgement, on a plea of covenant, and in consideration of  
10 pounds sterling, by the Deforcians, that one messuage and one  
oxgang of land in MIDELTON JUXTA WYRKESWORTH  
are the right of the same William. To hold to the Plaintiffs and  
the heirs of the same William of the chief lords of that fee, for  
ever.

1298. Westminster. On the morrow of the Purification of the Blessed  
Feb. 3. Mary, 26 Edward I.

Between Suettus de Aston, *Plaintiff*, and Thomas le Power, of  
Spondon, and Joan, his wife, *Defendants*.

Acknowledgement, on a plea of warranty of charter, and in consideration of 20 pounds sterling, by the Defendants, that one messuage and one virgate of land in AYLWESTON are the right of the Plaintiff. To hold of the chief lords of that fee for ever.

1299. York. Within the octaves of S. Michael, 27 Edward I.  
Sept. 29—Oct. 6. Between Walter de Langetan, Bishop of Coventry and  
Lichfield, and Robert, his brother, *Plaintiff*, and Adam de  
Aylesbur, *Defendant*.

Acknowledgement, on a plea of warranty of charter, and in consideration of 100 pounds sterling, by the Defendant, that 26 messuages, 10 tofts, 8 carucates, 50 acres meadow, 100 acres of wood, 200 acres of pasture, and 10 pounds rent, with appurtenances in WYRKESWORTH, MIDDELTON, HOPTON, KERSINGTON, and CALDELOWE—as in homages and services of the free men and villeins and those holding villeinages and their sequels, in meadows, feedings, pastures, rents, reliefs, escheats, and all other things to the aforesaid tenements pertaining, to wit, whatsoever the Defendant before had in the aforesaid villis, as in demesne and service, on the day this agreement was made, without any reservation—are the right of the Plaintiffs. To hold to the Plaintiffs and the heirs of the same Bishop, of the chief lords of that fee for ever.

*Endorsed* :—Thomas, Earl of Lancaster, and William de Tissinton, put in their claim.

Sep. 29—Oct. 13. York. Within 15 days of S. Michael, 27 Edward I.

Between William de Bredon, *Plaintiff*, and William, son of  
William son of Roger de Chelardeston and Joan, his wife,  
*Defendants*.

Acknowledgement, on a plea of warranty of charter, and in consideration of 100 marks of silver, by the Defendants, that 2 messuages, one oxgang and a half, and 6 acres of land, 6 shillings rent, and the moiety of one acre of meadow, with appurtenances in CHELARDESTON and OSMUNDESTON, are the right of the Plaintiff. To hold to the Plaintiff and his heirs of the chief lords of that fee for ever.

1300. York. Within the octaves of S. Hilary, 28 Edward I.

Jan. 13—20. Between Geoffrey, son of Geoffrey le Sower, *Plaintiff*, and Andrew, son of Robert de Spondon, and Amice, his wife, *Defendants*.

Grant, on a plea of warranty of charter, and in consideration of 20s. of silver, by the Defendants to the Plaintiff and his heirs for ever, of one messuage and 2 oxgangs of land, with appurtenances (except one acre of meadow), in BOLTON and ALWASTON. To hold of the chief lords of that fee.

Jan. 13—20. York. Within the octaves of S. Hilary, 28 Edward I.

Between Thomas de Pylcote, *Plaintiff*, by Roger de Schirlegh, his attorney, and John de Pylcote, *Deforciant*, by John de Slope, his attorney.

Grant, on a plea of covenant, and in consideration of 20 marks of silver, by the Deforciant to the Plaintiff and his heirs for ever, of one messuage, 90 acres of land, 6 acres of meadow, and 3s. 10d. rent, with appurtenances in SCROPTON and HATTON. To hold of the chief lords of that fee.

Jan. 13—29. York. Within 15 days of S. Hilary, 28 Edward I.

Between Robert Beaufoy, of Trusselegh, *Plaintiff*, and John de Loiak and Alice, his wife, *Deforciant*s.

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 and 2 oxgangs of land, with appurtenances in ATHELASTRE. To hold of the chief lords of that fee.

Jan. 13—29. York. Within 15 days of S. Hilary, 28 Edward I.

Between Robert Abel, of Eton, *Plaintiff*, and William Gregori and Margaret, his wife, *Defendants*.

Grant, on a plea of warranty of charter, and in consideration of 10 marks of silver, by the Defendants to the Plaintiff and his heirs for ever, of 2s. rent and the third part of one mill, with appurtenances, in TYKENHALE. To hold of the chief lords of that fee.

April 10—30. York. Within three weeks of Easter, 28 Edward I.

Between Reginald de Assheburn, clerk, *Plaintiff*, and John de Bek, *Deforciant*.

Grant, on a plea of covenant and in consideration of 50*li.* sterling, by the Deforciant to the Plaintiff and his heirs for ever, of

2 messuages, 4 mills, 5 carucates of land, 28 acres of meadow, 110 acres of pasture, .20s. 8d. rent and the rent of 3½ pounds of cumin seed and 2 pounds of pepper, with appurtenances, in SWERKESTON and HULTON, and the advowson of the Church of SWERKESTON, to hold of the chief lords of the fee.

Sept. 29—Oct. 19. York. Within 3 weeks of S. Michael, 28 Edward I.

Between William de Parva Langesden, *Plaintiff*, and Margaret, who was the wife of Henry Foleyambe de Wormenhull, *Deforciant*, by William Coterel, her attorney.

Acknowledgement, by the Plaintiff to the Deforciant, and grant thereupon by the Deforciant to the Plaintiff and Lucy his wife, of 1 messuage, 1 carucate of land, 30s. rent, and the moiety of 1 mill with appurtenances, in PARVA LANGESDON, MORNESHALE, and BRIGHTTRESFELD. To hold to the Plaintiff and Lucy, his wife, and the heirs of the Plaintiff begotten on the body of the said Lucy for ever, at the rent of one rose at the feast of the Nativity of S. John the Baptist. And if the Plaintiff die without issue, the premises to revert to the Deforciant and her heirs. To hold of the chief lords of the fee.

Nov. 12. York. On the morrow of S. Martin, 28 Edward I.

Between William de Monte Gomeri, the elder, *Plaintiff*, by Thomas Totere, his attorney, and Agnes, daughter of William de Ireland *Deforciant*, by William de Grendon, her attorney.

Grant, on a plea of covenant and in consideration of 20*li.* sterling, by the Deforciant to the Plaintiff and his heirs for ever of 2 messuages, 46 acres of land, 200 acres of meadow, with appurtenances, in MARCHINTON and GOMERSALE. To hold of the chief lords of the fee.

Nov. 12. York. On the morrow of S. Martin, 28 Edward I.

Between William de Grendon and Walter, his brother, and Dionisia, sister of the same Walter, by William de Grendon, guardian of the same Walter and Dionisia [*Plaintiffs*], and William de Monte Gomeri, the elder, *Deforciant*, by Thomas le Totere, his attorney.

Grant, on a plea of covenant, by the Deforciant to the said William de Grendon and the heirs of his body, of 1 messuage, 2 tofts, 100 acres of land, and 3 rods of meadow, with appurtenances, in SNELLESTON. To hold of the chief lords of the fee. And if it happen that the aforesaid William de Grendon die without

heirs of his body, after his decease the aforesaid tenements shall wholly remain to the same Walter and the heirs of his body. To hold of the chief lords of the fee. And if it happen that the aforesaid Walter die without heirs of his body, after his decease the aforesaid tenements shall wholly remain to the aforesaid Dionisia and her heirs, quit of the heirs of the aforesaid William de Grendon and Walter. To hold of the chief lords of the fee for ever.  
*Endorsed*:—Thomas Brun de Lund', Thomas Kede de Boterwyk, and Geoffrey Lauweman put in their claim. And Henry, son of Herbert, Roger, son of John de Rothington, Henry de Rolleston and Margery, his wife, put in their claim, etc.

1301. York. Within the octaves of S. Hilary, 29 Edward I.

Jan. 13—20. Between Walter, Bishop of Coventry and Lichfield, *Plaintiff*, and William de Tissyngton and Joan, his wife, *Deforciant*s.

Acknowledgement, on a plea of covenant and in consideration of 100 marks of silver, by the Deforciant that 3 messuages, 1 oxgang, 23 acres of land, 200 acres of wood, 200 acres of furze, and 2s. rent, with appurtenances, in WIRKISWORTH and MIDDELTON, are the right of the Plaintiff. To hold to the Plaintiff and his heirs of the chief lords of the fee for ever.

Jan. 13—29. York. Within 15 days of S. Hilary, 29 Edward I.

Between John, son of Robert Underwode, and Emma, his wife, *Plaintiffs*, and Henry, son of Robert de Thuathwait, *Deforciant*.

Acknowledgement, on a plea of covenant and in consideration of 10 marks of silver, by the Deforciant, that 1 messuage, 3 oxgangs of land, 6s. 4d. rent, with appurtenances, in WYNGERWURTH are the right of the said Emma. To hold to the Plaintiffs and the heirs of the same Emma of the chief lords of the fee for ever.

Feb. 3. York. On the morrow of the Purification of the Blessed Mary, 29 Edward I.

Between Stephen le Heyr (*Eyre*) de Cestrefeld, *Plaintiff*, and Adam de Staneley and Cassandra, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of 10 marks of silver, by the Defendants to the Plaintiff of 1 messuage, 44 acres of land, and 10d. rent, with appurtenances in BARLEBURGH and WHYTEWELL. To hold of the chief lords of the fee.

Feb. 3. York. On the morrow of the Purification of the Blessed Mary, 29 Edward I.

Between William de Tissington and Joan, his wife, *Plaintiffs*, and Roger de Bradeburn, *Deforciant*.

Grant, on a plea of covenant and in consideration of 20 marks of silver, by the Plaintiff to the Deforciant, of one messuage, 60 acres of land, 8 acres of meadow, with appurtenances, in WYNLEY. To hold to the Plaintiffs and the heirs of the same William of the chief lords of the fee for ever.

April 2—22. York. Within 3 weeks of Easter, 29 Edward I.

Between Emma Hamund, *Plaintiff*, and Geoffrey de Wodecotes and Lecia, 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 her heirs for ever, of one messuage and 4 acres of land in WELESLEYE. To hold of the chief lords of the fee.

April 2—May 1. York. Within one month of Easter, 29 Edward I.

Between Simon, son of William Puger of Wylesthorp, *Plaintiff*, and William Puger of Wylesthorp, *Deforciant*.

Acknowledgement, on a plea of covenant, by the Plaintiff to the Deforciant, and grant thereupon by the Deforciant to the Plaintiff of 8 messuages, 70 acres and 2 oxgangs and a half of land, with appurtenances, in WYLESTHORP, BREIDESTON, and RISELEYE. To hold to the Plaintiff and the heirs of his body of the Deforciant and his heirs for ever, at the rent of one rose at the feast of S. John the Baptist. And if it happen that the Plaintiff die without heirs of his body, then after his decease the premises to revert to the Deforciant and his heirs quit of the other heirs of the Plaintiff.

April 2—May 1. York. Within one month of Easter, 29 Edward I.

Between Ralph de Freschevill, *Plaintiff*, and Alexander de la Le, *Deforciant*.

Acknowledgement, on a plea of covenant and in consideration of 20 marks of silver, by the Deforciant, that 8s. 6d. rent with appurtenances in LA LE JUXTA DETHEK are the right of the Plaintiff. To hold to the Plaintiff and his heirs of the chief lords of the fee for ever.

June 24—July 1. York. Within the octaves of S. John the Baptist, 29 Edward I.

Between Henry, son of Robert de Weston, *Plaintiff*, and Nicholas Wyldegos of BRIDESHALE, and Isolda, his wife, *Defendants*.

Grant, in a plea of warranty of charter and in consideration of 100 shillings of silver, by the Defendants to the Plaintiff and his heirs, of one messuage and 10 acres of land in WESTON UNDER-WODE, and MUGYNTON.

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

Between John, son of Ralph de Caltone, *Plaintiff*, and Hugh, son of Henry de Northwode and Matilda, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of 10*li*. sterling, by the Defendants to the Plaintiff and his heirs for ever of one messuage and 10 acres of land in CHATTES-WORTH. To hold of the chief lords of the fee.

Nov. 3. York. On the morrow of All Souls, 29 Edward I.

Between William, son of William de Bredon, *Plaintiff*, and William, son of William son of Roger de Chelardeston, and Joan, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of 10 pounds sterling, by the Defendants to the Plaintiff and his heirs for ever, of one oxgang and a half of land, and 2 acres of meadow 6 shillings rent, and the moiety of one messuage in CHELARDESTON. To hold of the chief lords of the fee.

Nov. 11—18. York. Within the octaves of S. Martin, 29 Edward I.

Between Reginald, son of Thomas de Caldewelle, *Plaintiff*, and Richard de Caldewelle, *Deforciant*.

Grant, on a plea of covenant, by the Plaintiff to the Deforciant, of one messuage and the moiety of one virgate of land in CALDEWELL. To hold to the Deforciant, of the Plaintiff and his heirs, all the life of the Deforciant, at the rent of one rose at the Nativity of S. John the Baptist, and doing all other services to the chief lord of the fee. And after the decease of the Deforciant, the premises shall wholly revert to the Plaintiff and his heirs, quit of the heirs of the Deforciant for ever.

Nov. 12. York. On the morrow of S. Martin, 29 Edward I.

Between William de Thurleby, parson of the church of SKELDINGHOPE, *Plaintiff*, by John de Staunford, his attorney, and Ranulph de Ry, *Defendant*, by Robert de Surflete, his attorney.

Grant, on a plea of warranty of charter and in consideration of 100 pounds sterling, by the Defendant to the Plaintiff and his heirs for ever, of the Manor of WHYTE WELLE and the advowson of the church of the same vill. To hold of the chief lords of that fee.

Nov 12. York. On the morrow of S. Martin, 29 Edward I.

Between John de Segrave, the elder, *Plaintiff*, by John Bartolf, his attorney, and Alice, daughter of William de Wlwardecote, *Defendant*.

Grant, on a plea of warranty of charter, and in consideration of 30*li.* sterling, by the Plaintiff to the Defendant and his heirs for ever, of one messuage, one carucate of land, and 5 acres of wood in WLWARDECOTE.

1302. York. Within the octaves of S. Hilary, 30 Edward I.

Jan 13—20. Between Nicholas, son of Richard de Hopton, *Plaintiff*, and William de Carliolo, of Spondon, and Cecilia, his wife, *Deforciants*.

Grant, on a plea of covenant, and in consideration of 8 marks of silver, by the Deforciants to the Plaintiff and his heirs for ever, of one toft and one oxgang of land, in KERSINTON. To hold of the chief lords of the fee.

Jan. 13—29. York. Within 15 days of S. Hilary, 30 Edward I.

Between Thomas, son of Roger le Charpenter, of Cheilmerdon, *Plaintiff*, by William de Benteleye, his attorney, and Richard del Kirkyerd, of Cheilmerdon, *Deforciant*, by Roger, son of Henry Lombard, his attorney.

Grant, on a plea of covenant, and in consideration of 10 marks of silver, by the Deforciant to the Plaintiff and his heirs for ever, of one messuage and 4 acres of land, in CHEILMERDON. To hold of the chief lords of the fee.

Feb. 2—9. York. Within the octaves of the Purification of the Blessed Mary, 30 Edward I.

Between Cristiana, who was the wife of Nicholas de Meynill, *Plaintiff*, and Richard de Furneus and Sibilla, his wife, *Tenants*.

Acknowledgement by the Plaintiff that 15 tofts, 15 oxgangs of land, 26 acres of meadow, 8 acres of wood, 47*s.* rent, two parts of one messuage, and a third part of one mill, with appurtenances, in BEGHTON JUXTA EKYNTON, are the right of the



Tenants; and thereupon the Tenants for themselves and the heirs of the same Richard grant that they will render yearly to the Plaintiff, all the life of the Plaintiff, 10 marks; one moiety at Pentecost, and the other moiety at the feast of S. Martin, in winter. (Clause for distraint in case of non-payment of the said rent), and after the decease of the Plaintiff, the Tenants and the heirs of the same Richard shall be quit of the aforesaid payment for ever.

*Endorsed:*—Nicholas, son of Nicholas de Meynill, puts in his claim.

April 22—May 21. York. Within one month of Easter, 30 Edward I.

Between Ranulph de Ry and Cristiana, his wife, *Plaintiffs*, and William de Thurleby, parson of the church of Skeldinghope, *Deforciant*.

Acknowledgement, on a plea of covenant, by the Plaintiffs to the Deforciant, and grant thereupon by the Deforciant to the Plaintiff of the manor of WHITEWELL, with appurtenances, and the advowson of the Church of the same manor. To hold to the Plaintiffs, and the heirs of the same Ranulph begotten on the body of the same Cristiana, of the chief lords of the fee for ever. And if it happen that the same Ranulph should die without heirs begotten on the body of the same Cristiana, then the premises shall wholly remain to the right heirs of the same Ranulph.

April 22—May 21. York. Within one month of Easter, 30 Edward I.

Between John, son of William de Hanneley, *Plaintiff*, and William de Chelardeston and Joan, his wife, *Defendants*.

Grant, on a plea of warranty of charter, and in consideration of 10*li.* sterling, by the Defendant to the Plaintiff and his heirs for ever, of one messuage and 39 acres of land, with appurtenances in HANNELEY JUXTA STANELEY.† To hold of the chief lords of the fee.

Nov. 3. York. On the morrow of All Souls, 30 Edward I.

Between Hugh Orm, of Irton, *Plaintiff*, and William, son of Adam le Mayler, of Thurnaston, and Matilda, his wife, *Deforciant*s.

Grant, on a plea of covenant, and in consideration of 10*li.* sterling, by the Deforciant to the Plaintiff and his heirs for ever, of one messuage, one oxgang of land, and the moiety of one acre

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† ? Staveley.—ED.

of meadow, in OURE IRTON. To hold of the chief lords of the fee. Warranty by the Deforciant and the heirs of the same Matilda.

1303. York. In the octaves of S. Hilary, 31 Edward I.

Jan. 13—20. Between Henry de Hopton, *Plaintiff*, and William le Foun and Alice, his wife, William de Wynefeld and Elena, his wife, *Defendants*.

Grant, on a plea of warranty of charter, and in consideration of 10 marks of silver, by the Defendants to the Plaintiff and his heirs for ever, of 59 acres of land in ALREWASLEGH. To hold of the chief lords of the fee.

Jan. 13—20. York. Within the octaves of S. Hilary, 31 Edward I.

Between Robert de Makworth and Agnes, his wife, *Plaintiffs*, and Walter de Wynefeld and Elena, 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 Robert for ever, of one messuage and  $4\frac{1}{2}$  acres of land in MATLOK. To hold of the chief lords of the fee.

Jan. 13—20. York. Within the octaves of S. Hilary, 31 Edward I.

Between Ralph de Lathebury, *Plaintiff*, by John de Sewell, his attorney, and Ralph Pyppard, *Deforciant*, by Roger de Neuport, his attorney.

Grant, on a plea of covenant and in consideration of 100*li*. sterling, by the Deforciant to the Plaintiff and his heirs for ever of one messuage, 360 acres of land, 40 acres of meadow, 43*s*. rent, and the fourth part of one mill, in EGYNGTON, AMBOLDESTON, ETEWELL, PETLOK, FYNDERNE, HOLEBROKES, and HETHOUSES. To hold of the chief lords of the fee.

May 17. York. On the morrow of the Ascension of our Lord, 31 Edward I.

Between Henry, son of Henry de la Chambre of Bynigton, *Plaintiff*, and William de Monte Alto of Croxhale, *Deforciant*.

Grant, on a plea of covenant and in consideration of 20*li*. sterling, by the Deforciant to the Plaintiff and his heirs for ever of one messuage, one toft, and 5 oxgangs of land, in CROXHALE. To hold of the chief lords of the fee. *Endorsed* :—And William de Curchun (*Curzon*) puts in his claim, etc.

June 2—9. York. Within the octaves of Holy Trinity, 31 Edward I.

Between Richard Danyl and Joan, his wife, *Plaintiffs*, and Hugh, son of Roger de Tydeswell, *Deforciant*.

Acknowledgement by the Deforciant to the same Richard, and grant thereupon by the same Richard to the Deforciant, of one messuage and 26 acres of land in TYDESWELL. To hold during the life of the Deforciant at the rent of one rose at the feast of the Nativity of S. John the Baptist. And after the decease of the Deforciant the aforesaid tenements shall wholly revert to the Plaintiffs and the heirs of Richard, quit of the heirs of the Deforciant. To hold of the chief lords of the fee for ever. *Endorsed* :—And John, son of Robert de Tiddeswell, puts in his claim.

June 24—July 1. York. Within the octaves of S. John the Baptist, 31 Edward I.

Between Richard Lauerok, of Derby, and Emma, his wife, *Plaintiff*, and Geoffrey de Hemington and Isolda, his wife, *Tenants*.

Acknowledgement, in consideration of 10*li.* sterling, by the Plaintiffs that one messuage in DERBY is the right of the same Geoffrey, and that they remised for themselves and the heirs of the same Emma, to the Tenants and the heirs of the same Geoffrey for ever.

June 25. York. On the morrow of S. John the Baptist, 31 Edward I.

Between Sarra, daughter of Nicholas, son of Stephen de Algarthorp, *Plaintiff*, and Nicholas, son of Stephen de Algarthorp, *Defendant*.

Acknowledgement, on a plea of warranty of charter, by the Defendant to the Plaintiff, and grant thereupon by the Plaintiff to the Defendant of one messuage, 85 acres of land, 7 acres of meadow, 5 acres of wood, and 6*s.* 5*d.* rent, in ALGARTHORP, HULM, BRAMPTON, LINACRE, and CESTREFELD. To hold of the Plaintiff and her heirs all the life of the Defendant, at the yearly rent of one rose at the feast of S. John the Baptist, and rendering all other services to the chief lord of the fee. And after the decease of the Defendant, the aforesaid tenements shall wholly revert to the Plaintiff and her heirs, quit of the heirs of the Defendant.

June 25. York. On the morrow of S. John the Baptist, 31 Edward I.

Between Henry de Hamelton, *Plaintiff*, and John, son of Nicholas de Chelmerden, and Beatrice, 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 and his heirs for ever of one messuage, 9 acres of land, one acre and 3 roods of meadow, one acre of wood, in COLLEYE, WEDYNSLEYE, and DERLEYE. To hold of the chief lords of the fee.

Nov. 11—18. York. Within the octaves of S. Martin, 31 Edward I.

Between Emma, daughter of Richard, son of Nicholas de Mackeworth, and Cecilia, sister of the same Emma, *Plaintiffs*, and Richard, son of Nicholas de Mackeworth, *Deforciant*.

Acknowledgement, on a plea of covenant, by the Deforciant that one messuage, 2 oxgangs and 3 acres of land, and one acre of meadow, in MACKEWORTH, are the right of Emma, as those which the Plaintiffs have of the gift of the Deforciant. To hold of the Plaintiffs and the heirs of the same Emma, all the life of the Deforciant, at the yearly rent of one rose at the feast of the Nativity of S. John the Baptist and doing all other services to the chief lords of the fee. And after the decease of the Deforciant, the aforesaid tenements shall wholly revert to the Plaintiffs and the heirs of the same Emma, quit of the heirs of the Deforciant.

1304. York. Within one month of Easter, 32 Edward I.

Mar. 29—April 27. Between Ralph, son of Eustace de Sheladon, of Bauquell, *Plaintiff*, and Hugh de Calnoure and Matilda, his wife, *Defendants*.

Grant, on a plea of warranty of charter, and in consideration of 5 marks of silver, by the Defendants to the Plaintiff and his heirs for ever, of one messuage in BAUQUELE. To hold of the chief lords of the fee.

Mar. 29—April 27. York. Within one month of Easter, 32 Edward I.

Between Ralph Coterel, *Plaintiff*, and Ralph Sparewater and Nichola, his wife, *Deforciant*s.

Grant, on a plea of covenant and in consideration of 20*li.* sterling, by the Deforciant to the Plaintiff and his heirs for ever of one messuage, one toft, 3 oxgangs and 10½ acres of land, 10 acres of meadow, 12 acres of pasture, and 8 acres of wood, in CRUMFORD and MATLOK. To hold of the chief lords of the fee.

*Endorsed* :—Thomas, Earl of Lancaster, puts in his claim, etc. John Coterel puts in his claim.

Mar. 29—April 27. York. Within one month of Easter, 32 Edward I.

Between Reginald de Assheburn, *Plaintiff*, and Richard, son

of Nicholas de Fennybenteleye and Margery, his wife  
*Deforciant*s.

Grant, on a plea of covenant and in consideration of 20*li*. sterling, by the Deforciant to the Plaintiff and his heirs for ever of 1 messuage, 2 tofts, 1 oxgang, and 12 acres of land, 16 acres of meadow, and 6*s*. rent, in FENNYBENTELEYE. To hold of the chief lords of the fee. Warranty by Deforciant and the heirs of the same Margery.

*Endorsed* :—Thomas, Earl of Lancaster, puts in his claim, etc.

May 24—June 7. York. Within 15 days of Holy Trinity, 32 Edward I.

Between William Brian and Agnes, his wife, *Plaintiff*s, and Richard, son of Roger Sampson of Sherbrok, *Deforciant*.

Acknowledgement, on a plea of covenant, by the same William that 1 messuage, 2 tofts, 3½ oxgangs of land, and the moiety of 1 acre of meadow, with appurtenances, in SHIRBROK, are the right of the Deforciant; and grant thereupon by the Deforciant to the Plaintiff, and the heirs of the same William begotten on the body of the same Agnes, of the premises. To hold of ——— the Deforciant and his heirs for ever. Rendering yearly during the life of the Deforciant 6 marks at the feast of S. Michael, and after the decease of the Deforciant one penny to the heirs of Deforciant, at Easter, and doing all other services to the chief lords of the fee. And if it happen that William should die without heir begotten on the body of the same Agnes, then, after the decease of the Plaintiff, the premises shall wholly revert to the Deforciant and his heirs, quit of the other heirs of the same William.

May 24—June 13. York. Within 3 weeks of Holy Trinity, 32 Edward I.

Between Richard de Blundesham, *Plaintiff*, and Walter Waldeshel and Joan, his wife, *Deforciant*s.

Acknowledgement, on a plea of covenant, by the Deforciant that the manor of BOILLESTON with appurtenances and the advowson of the church of the same manor are the right of the Plaintiff; and grant thereupon by the Plaintiff to the Deforciant and the heirs of the same Walter for ever of the premises. To hold of the chief lords of the fee.

June 25. York. On the morrow of S. John the Baptist, 32 Edward I.

Between Ralph de Latherbury and Margery, his wife, *Plaintiff*s, and Henry Burgilum, *Deforciant*.

Acknowledgement, on a plea of covenant, by the Plaintiff that

1 messuage, 360 acres of land, 40 acres of meadow, 60s. rent, and the fourth part of one mill, in EGYNTON, AMBOLDESTON, THURLESTON, OTEWELL, POTLOK, FYNDERNE, HOLEBROK, HOCHENSES, TRUSSELEY, ANSEDELEY, and WYLINGTON, are the right of the Deforciant; and grant thereupon by the Deforciant to the Plaintiffs and the heirs which the same Ralph may have of the body of the same Margery, of the premises for ever. To hold of the chief lords of the fee. And if it happen that Ralph should die without heir of the body of the same Margaret, then after the decease of the Plaintiffs the premises shall wholly remain to the right heirs of the same Ralph. To hold of the chief lords of the fee.

Nov. 11—18. York. Within the Octaves of S. Martin, 32 Edward 1.

Between Richard de Curzun and Aleanora, his wife, *Plaintiffs*, and John de Curzun, *Deforciant*.

Grant, on a plea of covenant and in consideration of 100*li*. sterling, by the Deforciant to the Plaintiffs and the heirs of Richard for ever, of the manor of BREYDESHALE with appurtenances and the advowson of the church of the same manor. To hold of the chief lords of the fee.

Nov. 11—18. York. Within the Octaves of S. Martin, 32 Edward I, and  
and Westminster. Within the Octaves of the Purification of the  
1305 Blessed Mary, 33 Edward I.

Feb. 2—9. Between Henry de Hambury, *Plaintiff*, and Thomas Page, of  
Sudbury and Hawysia, his wife, *Defendants*.

Grant, on a plea of warranty of charter and in consideration of 4 marks of silver, by the Defendants to the Plaintiff and his heirs for ever of one acre and a half of land and one acre and a half of meadow with appurtenances in SCROPTON. To hold of the chief lords of the fee.

June 13—20. Westminster. Within the Octaves of Holy Trinity, 33 Edward I.

Between William, son of Alured de Sulony, *Plaintiff*, and Alured de Sulony, *Deforciant*, by John Foucher, his attorney.

Grant, on a plea of covenant and in consideration of 20*li*. sterling, by the Deforciant to the Plaintiff and his heirs for ever of 3 messuages, 1 oxgang and 8 acres and 3 roods of land, and 1 acre of meadow, in NEUTON SULONI and of the homage and service of Richard de Meysham and a certain fishery in the water of

Trent in NEUTON SULONY. To hold of the chief lords of the fee.

June 24—July 8. Westminster. Within 15 days of S. John the Baptist, 33 Edward I.

Between Richard Prys of Assheburne, *Plaintiff*, and Gordan de Thorp of Assheburne, *Deforciant*.

Acknowledgement, on a plea of covenant, by the deforciant that 3 messuages, 39 acres of land, one acre and a half of land, in ASSHEBURNE UNDER WODE, ESTECOTE, and BRADELEYE, are the right of the Plaintiff; and grant thereupon by the Plaintiff to the Deforciant of the premises. To hold of the Plaintiff and his heirs, all the life of the Deforciant, at the yearly rent of one rose at the feast of the Nativity of S. John the Baptist. And after the decease of the Deforciant the premises shall wholly revert to the Plaintiff and his heirs, quit of the heirs of the Deforciant. To hold of the chief lords of the fee for ever.

[*To be continued.*]