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CALENDAR
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INQUISITIONS POST MORTEM
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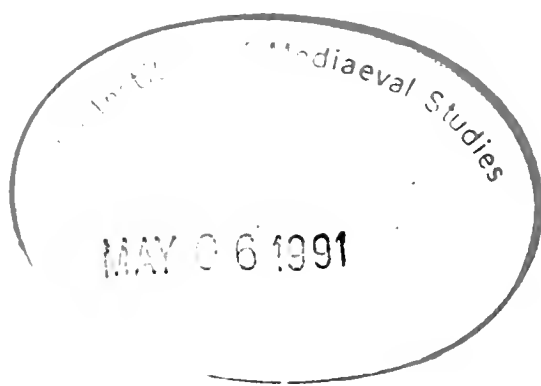
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P R E F A C E .

THE text and the index of the present volume have been prepared under my direction by Mr. Maskelyne, of this Office.

H. C. MAXWELL LYTE.

Public Record Office,

1 *March*, 1915.

CORRIGENDA.

VOL. I.

Page 69, line 10, *for* " Gravys " *read* " Grayns. "
" .. line 40, *for* " Dykefeld " *read* " Dykesfeld. "
,, 174, lines 2 and 13, *for* " Hercus " *read* " Herons. "

INDEX.—*Under* " Domulton, " *for* " Glouc., 1107 " *read* " Worc.,
1107. "
Under " Trafford, John, knt., " *for* " 250, 288 " *read* " 250,
388. "

VOL. II.

Page 259, line 4, *for* " Henry Sutton " *read* " Hamond Sutton. "

INDEX.—*Under* " Knyveton " *add* " Knyveton, Alice. *See* Myners,
Roger. "

CALENDAR OF INQUISITIONS.

1. JOHN BERDEFELDE, esquire.

Writ wanting ; *inquisition* [20 October], 13 Henry VII.

By his will of lands, 6 February, 1496, 12 Henry VII, he directs that the feoffees of his manors, lands, &c. in Gyng Margarett, Writtell, Badowe, Stock, Chelmesfforde, Wakeryng, Retyndon, , shall stand seised thereof, the manor of Newland and other lands in the hamlet of Roxwell excepted, to the use of Margaret 'nowe my wif' for life, and that after her death, and the expiration of a term of twenty-two years from his decease, if his wife die during the said term, they shall make estate thereof to John son of Thomas Berdefelde his brother and to the heirs of the body of the said Thomas, with remainder in default to John Lightfote, son and heir of Alice Lightfote his sister and to the heirs of the body of the said Alice, with remainder in default to eldest son of Edward Clovile of Coldehall and to the heirs male of the body of the said Edward, with remainder in default to John Leventhorp, son and heir apparent of John Leventhorp of Shengill Hall and his heirs for ever ; further he directs that if his wife die within the said term his said feoffees shall stand seised of the said manors, &c. during the residue of the said term to the use of his executors, as to one half of the issues and profits for the purchase of lands and tenements to the use of Thomas Berdefelde second son of his said brother Thomas Berdefelde, if John Berdefelde brother of the said Thomas Berdefelde the younger live till the said estate with the said remainders be made, but if the said John die before the said estate be made, his executors shall have the said 'halfendele' of the issues and profits for the marriage and preferment of 'Margett Alice and Thomasyn' sisters of the said John and Thomas the sons of his said brother, if they live and will be ruled by the advice and counsel of his executors, and if not the issues and profits of the 'same halfendele' of the premises shall be to the preferment of the children of his said sister Alice Lightfote, with like condition ; the issues and profits of the other 'halfendele' he wills and requires his executors to dispose 'yn dedys of almysse as yn visityng of poore peple' for the 'welth' of his soul, his wife's parents' friends' and all Christian souls ; further he directs that the feoffees of his manor of Newland and other lands, &c. in the hamlet of Roxwell and in the towns and parishes of Goode Ester, High Ester and Dunmowe, two tenements called 'Hulkes' and 'Aynolffes' tenements in Willyngale Rokell and High Ester aforesaid, shall suffer his executors immediately after his decease to take the issues and profits thereof during the said term to the intent that they shall 'fynde kepe to scole and' [the children of his brother] 'Thomas Berdefelde and such children of my saide suster Alice Lightfote as I nowe have take yn to my kepyng,' provided the said children 'be at the reule and gudyng' of his executors ; further he directs that the feoffees of his 'saide other manor, landes,' &c. in the towns of Goode Ester, High Ester, Willyngale Spayn, Willyngale Doo, Willyngale Rokell and Dunmowe, shall, at the end of the said term, make estate of the said manor, &c., in the said hamlet of Roxwell, and

in the said towns, to the said John Berdefelde, with remainders over as above; further he directs that his said feoffees shall suffer John Tredwey to take 8 marks yearly to his own use from the said other manor, &c. during the said term, and during the said term to gather the issues and profits thereof, accounting yearly to his executors, who shall pay the surplus, after finding the children and allowing for their own expenses, to his wife, with proviso in case of her remarriage; he directs that 'John a Hoo' shall have the keeping of his park, with a 'logge' to dwell in, &c. He appointed Margaret, his wife, Robert Cornewaleys, George Whityng, John Tredwey and Thomas Lightfote, his executors.

He died Thursday, 16 February last. John Berdefelde, aged 2 years, 19 January last, is his next heir, viz. son of Thomas Berdefelde, his brother.

ESSEX. Reynold Bray, knight of the body of the king, John Shaa, knight, Richard Heigham, serjeant-at-law, and Bartholomew Rede, were seised at his death, to the use of him and his heirs, and of his last will, of:—

[Manor of Gyng Margaret], worth 10*l.*, held of the king, as of the duchy of Lancaster, [by fealty only] for all service.

[William Robertz, Hugh Lightfote, Thomas Lightfote and John Tredwey, were similarly seised of:—

A messuage called 'Shenfeldes,' with 177*a.* land, and 15*a.* meadow adjacent to it, and 118*a.* pasture, 3*a.* meadow, in Gyng [Margaret, Wretell, Wideforde and Chel]mesford, the messuage worth nothing beyond outgoings, each acre of land and pasture worth 4*d.*, and each acre of meadow worth 12*d.*; whereof the messuage with 177*a.* land, [15*a.* meadow, is held of the earl of Oxford], service unknown; 14*a.* pasture and 2*a.* meadow, called 'Pesez,' are held of Edward Clovile, as of his manor of Copfolde, service unknown; 40*a.* pasture, called 'Lightfotz,' and 30*a.* pasture called ['Bromwode,' in Wryttell], are held of the warden of the New College of St. Mary of Winchester in Oxford, service unknown; and the residue is held of the abbot of St. Peter's, Westminster, service unknown.

William Robertz, [Hugh Lightfote, Thomas Lightfote, John Tredwey, Nicholas Rowdon and Martin Crouchman, were similarly seised of:—

Three messuages, 200*a.* land and 4*a.* meadow, in Gyng Margaret, Gyngjaberdelandry, Wydforde and Chelmesforde, the messuages worth nothing beyond outgoings, each acre of land worth 4*d.* and each acre of meadow worth 12*d.*; whereof one messuage, with 1½*a.* land, in Gyng Margaret is held of [Thomas Brudenell, as of his manor of Fristlyng Hall], service unknown; another messuage, with a garden of 1*r.* land, in Gyngjayberdlandry, is held of Thomas Tyrell, knight, service unknown; another messuage, with 1*a.* land in [Gyngjayberdlandry] is held of the prioress of Ikkynton, service unknown; 80*a.* land called 'Stokwelle' and 'Hildmares,' in Wydford, are held of Henry Clovile, as of his manor of Wideford, service unknown; and the residue, in Chelmesforde, is held of the abbot of St. Peter's, Westminster, service unknown.

Hugh Lightfote and John Tredwey were similarly seised of:—
Two hundred and fifty [acres of land called 'Odyns' in Wakeryng],

worth 6*d.* each, [and a ferry called] 'Bambrege fery,' worth 12*d.*, held of Henry, earl of Essex, service unknown.

[William Robertz, Thomas Lightfote and John] Tredwey, were similarly seised of :—

Manor of Hidehall, worth 6*l.*, [held of the bishop of Ely, as of his manor] of Retyngdon, service unknown.

John Shaa, knight, Richard Higham, serjeant-at-law, William Robertz, Thomas Lightfote and John Tredwey, were similarly seised of :—

A messuage called 'Eyottes,' 200*a.* land, 3*a.* meadow, 13*a.* pasture and 30*s.* rent [in Wodham Ferris and Retyngdon, and 1½*a.* land and the moiety of a pit in Wodeham aforesaid, the messuage worth nothing beyond outgoings, each acre of land and pasture worth 4*d.*, each acre of meadow [worth 12*d.* and the moiety of the pit worth 6*d.*] held of the king, as of the duchy of Lancaster, by fealty and a rent of 1*lb.* cummin, or 3*d.* yearly, for all service.

Richard Higham, serjeant-at-law, William Robertz, Hugh Lightfote, [John Tredwey and Nicholas Roudon] were similarly seised of :—

Sixty acres of land, 2*a.* meadow and 3*a.* wood, in Burghstede Parva and Gyng Rauff, each acre of land worth [4*d.*, each acre of meadow worth 6*d.*] and the wood worth nothing beyond outgoings, held of the bishop of London, service unknown.

Richard Stockton and Martin Crouchman were similarly seised of :—

The fifth part of a messuage and of 260*a.* land and 6*a.* wood, called 'Olyves,' in Great Dunmowe, worth 10*s.*, held of the king, as of the duchy of Lancaster, by fealty and 4¾*d.* rent yearly, for all service.

Robert Cornewaleys was similarly seised of :—

Sixty-eight acres of pasture and 5*r.* meadow, called 'Crampes,' in Heigh Ester [and Great Dunmowe], each acre of pasture worth 4*d.* and the 5*r.* meadow worth 16*d.*, whereof 8*a.* pasture [are held of John Howes, service unknown], 20*a.* pasture of George Mannok, as of his manor of Belhouse, service unknown, and the residue of the pasture and the said 5*r.* meadow of William Robertz, Hugh Lightfote, Thomas Lightfote, [and John Tredwey, as of their manor of] Herons, service unknown.

Thomas Lightfote, Nicholas Rowdon, John Tredwey and Martin Crouchman, were similarly seised of :—

Thirty acres of pasture, called 'Daviez,' in High Ester, worth 4*d.* an acre, held of the king, as of the duchy of Lancaster, by fealty and 4*s.* rent yearly, for all service.

[Henry Harlyng, clerk, and Robert Cornewaleys] were similarly seised of :—

A messuage, 60*a.* land, 6*a.* meadow, 20*a.* pasture and 6*s.* rent, called 'Hulkes,' in Wyllyngale Doo, Willyngale Rokell and Willyngale Spayn, [the messuage] worth nothing beyond outgoings, each acre of land and pasture worth 4*d.* and each acre of meadow worth 12*d.*, held of the

warden of the New College of St. Mary of Winchester in Oxford, [service unknown].

William Robertz, Hugh Lightfote, Thomas Lightfote, John Tredwey and Nicholas Rowdon, were similarly seised of:—

Two messuages and 42*a.* land, in Roxwell and Lutwode, in the parish of Writtyll, the messuages worth nothing beyond outgoings, each acre of land worth 4*d.*, whereof 8*a.* land, called 'West Croft,' and one messuage and 20*a.* land adjacent to it, [in Roxwell, are held of the duke] of Buckingham, as of his manor of Wittell, by fealty only, for all service; the other messuage and 12*a.* land in Lutwode, of the Queen, as of her manor of Massshbury, by fealty and 3*s.* rent, for all service; and the residue [in Lutwode], of the prior of the Hospital of St. John of Jerusalem in England, service unknown.

Richard Higham, serjeant-at-law, William Robertz, John Tredwey, Nicholas Rowdon and Martin Crouchman, were similarly seised of:—

Manor of Wares, [two messuages called] 'Lucas' and 'Pakemans,' and 10*a.* land called 'Lucas Downes,' in Good Ester, High Ester and Massshburye, the manor worth 4*l.*, [the messuages nothing], and each acre of land 4*d.*, whereof the manor is held of the king, as of the duchy of Lancaster, by fealty and suit of his court of Plecy once a year, for all service; and the residue of the dean of St. Martin-le-Grand, London, service unknown.

[William] Robertz, Hugh Lightfote, Thomas Lightfote and John Tredwey, were similarly seised of:—

Manor of Herons, [worth] 6*l.*, held of the king, as of the duchy of Lancaster, by fealty and 20*s.* 6*d.* and 1*lb.* cummin rent yearly, for all service.

Henry Ha[r]lyng, clerk, and Robert Parker, were similarly seised of:—

Manor of [Newland] in Roxwell beside Wittell, worth 6*l.*, [held of the king, as of the duchy of Lancaster, by fealty only], for all service.

C. Series II. Vol. 12. (1.) Parts in brackets supplied from Escheators Enrolled Accounts 63, m. 90-m. 91d.

2. THOMAS FITZWILLIAM, knight.

Writ wanting; *inquisition* Tuesday before St. Simon and St. Jude, 13 Henry VII.

Thomas Fitzwilliam, of Malberthorp, esquire, his father, being seised in fee of the manor of Malbussheuderby, 20*a.* land, 20*a.* meadow there, a messuage in Strubby, called 'Bovertoft' and 10*a.* land in the same, 30*a.* pasture there 7*a.* 1*r.* pasture in Thedilthorp, in a pasture there called 'le Wraa,' 7*a.* land in the same town, two selions of land there, formerly Thomas Coke's, called 'Leyes,' a messuage in Malberthorp, called 'Brounesplace,' 2½*a.* pasture to the same messuage there adjacent, a messuage there called 'Wynterplace' with 2*a.* 1*r.* pasture to the same adjacent, a messuage there called 'Philipson Hous' with 'Shepperdtoft' and 6*a.* pasture to the same messuage adjacent, 45½*a.* pasture in the south part of a great croft called 'le Southside' of 'Sudcroft,' 13*a.* pasture in Malberthorp aforesaid in 'Palcroft,' 'Marcroft' and

'Skynnercroft,' $5\frac{1}{2}a.$ in a croft called 'Lincolncroft,' $4a.$ pasture in a croft in 'Westcroft' called 'Tomsoncroft,' $\frac{1}{3}a.$ land formerly Thomas Southgrist's in a pasture called 'Westcroft,' a croft called 'Almotcroft' in 'Estnewecroft,' and two selions of arable in 'Somerhede,' called 'Chelesrigge' and 'Osburnrigge,' containing $4\frac{1}{2}a.$, in Malberthorp aforesaid, gave the same by charter to him and Margaret his wife and the heirs of their bodies, and they were seised thereof accordingly in their demesne as of fee tail.

He was seised in fee of ten messuages, four cottages, four tofts, $60a.$ land, $60a.$ pasture, $20a.$ meadow, in Trusthorp and Foulesthorp, formerly John Hopkynson's, or Thomas Hopkynson's, his brother, $2\frac{1}{2}a.$ pasture in Trusthorp, in a place called 'Toncroft,' late Maud Smyth's, of Alford, six messuages, $60a.$ land, $14a.$ meadow, $20a.$ pasture, in Strubby and Maltby 'in le Marssh,' which came to him on his father's decease, two messuages, $12a.$ land, $10a.$ pasture, $4a.$ meadow in Maltby aforesaid, formerly John Staunton's, and $39a.$ pasture in Malberthorp in six several crofts there called 'Forlancroft,' 'Bavauntcroft,' 'Brownescroft,' 'Lovecroft,' 'Kyrkcroft,' and 'Northfencroft,' and being so seised, 15 June, 19 Edward IV, by his deed enfeoffed Robert Flemmyng, clerk, dean of Lincoln, William Potman, clerk, Guy Fayrefax, knight, Richard Nele, knight, John Billesby, esquire, Brian Sandeford, esquire, William Langdale and Stephen Copendale, thereof, to the use of John Fitzwilliam, his son, and Mary his wife, for the term of their lives, and thereafter to the use of himself and his heirs.

He and his wife being seised of the manor, lands and tenements granted them as above, and he being seised in fee of the manors of Malberthorp, Stayne and Madenwell, one hundred messuages, forty cottages, twenty tofts, $1000a.$ land, $300a.$ meadow, $400a.$ pasture, $100a.$ marsh and $40s.$ rent, there, and in Trusthorp, Foulesthorp, Sutton, Chedilthorp, Strubby, Maltby, Wythern, Louth, Little Carleton, Halton by Spillesby and South Willingham, by charter sealed with his seal of arms he enfeoffed John Blithe, bishop of Salisbury, John Veer, earl of Oxford, John Dynham, knight, lord Dynham, Robert Dymok, knight, Robert Rede, serjeant-at-law, Andrew Dymok, William Langdale, Robert Eyre, the younger, esquires, John Wade of Thymolby, Thomas Beverley, of Louth, and Thomas Chaloner, who survive, and Thomas Burgh, knight, since deceased, thereof, to the use, as touching the manor of Malbusshenderby, &c. of himself and the said Margaret his wife and the heirs of their bodies, and as touching the residue, of himself and his heirs and the performance of his last will.

By his testament and last will he willed *inter alia* that Margaret his wife should have his capital messuage in Louth for life, and his son George the residue of his lands and tenements there with the reversion of the said messuage, in tail, with remainder to William Fitzwilliam, George's brother, in tail, with remainder in default to his own right heirs. He willed that the said William Fitzwilliam, his son, should have, to him and the heirs of his body, the land, &c. which he bought of William Darcy in the fields of 'Westcroft' and 'Somerhed' in Malberthorp, the land which he bought of Robert Couchour, chaplain, in 'Northfen' and 'Northenges' in Malberthorp, a messuage in 'Northfen' called 'Toyntonhous' with a croft to the same adjacent, another messuage in 'Westcroft' called 'Tomsonhous,' with a croft and other land bought by him therewith, in Malberthorp, and a croft in Trusthorp, called 'Assordby Croft,' with remainder, in default of William's issue to the said George, William's brother, with remainder in default to his own right heirs. He willed that, whereas he had bought a croft called

'Girdikcroft' in Thedilthorp, inasmuch as it was entailed on the heirs of Girdike, if such heirs paid 6*l.* to his executors, they should have it, for such estate as they were heritable thereto, but if they would not, that it should be disposed by his executors in works of charity for his soul. He willed that Margaret, his wife, should have for the term of her life a third part of all his purchased lands and tenements; that his executors should have for the term of ten years after his decease the issues and profits of the lands and tenements in the fields called 'Southfen' and 'Somerhede' in Malberthorp, whereof he enfeoffed Robert Flemmyng, late dean of Lincoln, and Thomas Burgh, knight, in trust, in the month of June, 19 Edward IV, to the intent therefrom to pay his debts and to perform his last will according to the effect of certain indentures of covenant for certain marriages between John Piking, knight, and himself; that all the lands and tenements bought by him in Little Carleton should be lawfully amortized to Corpus Christi chantry in Alford; and that the residue of his purchased lands, not bequeathed in his testament and last will should remain in his feoffees' hands to the intent that his executors should take the issues and profits thereof for the performance of his will, which done, the said feoffees should make estate thereof to his sons or others as should seem best to his executors.

He died 4 March last. Thomas Fitzwilliam, son of John Fitzwilliam his son, is his cousin and heir, aged, 3 October last, 10 and more.

LINCOLN. Manor of Malbusshenderby, with other lands, &c. in the same town, except four oxgangs of land there, worth 40*s.*, held of the king, of the duchy of Lancaster, as of the manor of Bolingbroke, service unknown; the said four oxgangs, worth 10*s.*, held of George Tailbois, knight, service unknown.

Manor of Maidenwell, and lands, &c. there, worth 60*s.*, held of the king, as of the manor of Belcheford, parcel of the duchy of Lancaster, by knight service.

Manor of Malberthorp with appurtenances called 'Fawcombergefee,' 57*a.* land there called 'Bavauntes' and 39*a.* of the fee of Milay, held of William Eure, knight, Thomas Metham, knight, William Rokeshowe, clerk, and others, feoffees of Henry, earl of Northumberland, as of the manor of Calceby, by knight service; the said other lands and tenements in Malberthorp are severally held of the prior of St. John of Jerusalem in England, Thomas Grene, knight, the lords of Mounthaut, and Richard Thymolby and Richard Yerdeburgh, esquires, services unknown; the said manor and lands, over and above those assigned by the said will, are worth 40*l.*

Manor of Stayne, and lands and tenements in Stayne and Thedilthorp, except three messuages, 40*a.* land and 20*a.* meadow there, held of John Skipwith, knight, as of the manor of South Ormesby, by knight service, the said three messuages, &c. being severally held of the lord Willoughby, the dean and chapter of Lincoln and Michael (*Mach'e*) Aungevyn, esquire; the said manor, lands and tenements in Thedilthorp are worth 40*s.*

Thirty acres of pasture in Strubby, called 'Newlandes,' worth 23*s.* 4*d.*, held of the lord Welles, service unknown; all the other lands and tenements in Strubby, worth 100*s.*, held of the prior of Markeby, service unknown.

Lands and tenements in Maltby, worth 23*s.* 4*d.*, held of Henry Rydell.

Lands and tenements in Withern, Trustorp, Foulesthorp and Sutton

'in le Merssh,' worth 8*l.*, held of the lord Welles and the prior of Markeby service unknown.

Lands and tenements in Halton by Spillesby, South Willingham and Little Carleton, severally held of William Eure, and Thomas Metham, knights, and others, feoffees of Henry, earl of Northumberland, Thomas Skipwith, esquire, and the abbot of Hagneby, services unknown; the said lands, &c., over and beyond the lands, &c. in Little Carleton assigned by the said will, are worth 30*s.*

Lands and tenements in Louth, worth 8*l.*, held of the bishop of Lincoln, service unknown.

Lands and tenements assigned to William Fitzwilliam by the said will are worth 8 marks; those in Little Carleton, assigned by the said will, are worth 26*s.* 8*d.*

C. Series II. Vol. 12. (2.)

3. ROBERT PYLKYNGTON, esquire.

Writ 20 May, 12 Henry VII; *inquisition* 28 October, 13 Henry VII.

John, abbot of Fountains, was seised in fee, in right of his church of Fountains, of the under-mentioned manor of Bradley, and being so seised, by his charter, with the consent of his convent, gave it to the said Robert Pilkynghon and the heirs male of his body lawfully begotten, by virtue whereof Robert was seised of it in fee tail.

He was seised in fee tail, to himself and the heirs male of his body issuing, by the gift of Robert Chaloner and James Smethurst, chaplain, of the under-mentioned messuage called 'Ayneley Graunge,' &c., and the advowson of 'Pilkynghon Chauntry,' and being so seised by charter enfeoffed Thomas Sayvile, esquire, John Nabbes, clerk, rector of Bury, Robert Chaloner and William Wilkynson, thereof, for the performance of certain covenants between him and Nicholas Sayvile, as by the same charter, and a certain indenture, more fully appears.

He died the last day of January, 12 Henry VII, seised in fee tail of the under-mentioned land, &c. in Kyghley &c., and Ovenden. Arthur Pilkynghon, aged 15 and more, is his son and next heir.

YORK. Manor, or grange, of Bradley, 1000*a.* land, 2000*a.* pasture, 100*a.* meadow, 300*a.* wood, 1000*a.* moor, in Bradley, worth nothing beyond outgoings, held of the said John, abbot of Fountains by knight service, viz. $\frac{1}{20}$ of a knight's fee, and 16*l.* and 1*lb.* pepper rent yearly.

Messuage called 'Ayneley Graunge,' 200*a.* land, 20*a.* pasture, 12*a.* wood, in Eland, worth 33*s.* 4*d.*, held of the king, as of the duchy of Lancaster, by 1*d.* rent for all service.

Two messuages, 60*a.* land, 4*a.* meadow, 20*a.* pasture, 6*a.* wood, in Rawmerssh, held of the abbot of Roche, service unknown.

Four acres of meadow [or land] in Almondbury, worth 3*s.*, held of the king, as of the duchy of Lancaster, by 12*d.* rent yearly for all service.

A messuage, 80*a.* land, 10*a.* meadow, 20*a.* pasture, 20*a.* wood, in Kirkeheton, two messuages, 100*a.* land and 6*a.* meadow in the same, and a messuage and one oxgang of land in Lyversege, worth 12*d.* over and above the rent, held of the abbot of Fountains, by 10 marks rent yearly for all service.

A rent of 6*s.* 8*d.* in Dalton, held of Henry Everyngham, service unknown.

Three roods of land in Hodilston, worth 6*d.*, held of the archbishop of York, by $\frac{1}{4}$ *d.* rent yearly for all service.

Ten acres of land and 2*a.* meadow, in Stanley, Wakefeld, Roberthorp, Snaypthorp, Flansawe and Thornes, formerly Oliver Reynold's; the manors of Snaypthorp and Lupsett, formerly of John Gargrave and of William his son; the manor of Elfletburgh; two messuages 200*a.* land, 60*a.* meadow, 160*a.* pasture and 20*a.* wood in Stansfeld, formerly John Uttley's; a messuage called 'le Hyrst,' 60*a.* land, 10*a.* meadow and 20*a.* pasture in Langfeld, formerly Robert Shagh's [*elsewhere described as* a messuage called 'le Hyrst' 60*a.* land, 10*a.* meadow, 6*a.* wood, in Waddesworth]; two messuages, 60*a.* land, 10*a.* meadow and 20*a.* pasture in Langfeld, formerly John Brigg's; a messuage called 'Whitelegh,' 40*a.* land, 12*a.* meadow and 10*a.* wood in Miggeley; 100*a.* land called 'Kebroide' and 'Highroide' in Soureby; worth in all 40*s.*, held of the king, as of his lordship of Wakefeld, by 10 marks rent yearly, for all service.

A toft, 35*a.* land, 22*a.* [or 2*a.*] pasture called 'le Westridyng,' and 6*a.* meadow, in Wistowe, held of the archbishop of York, service unknown.

A messuage and 42 $\frac{1}{2}$ *a.* land, in Wistowe, worth 40*s.*, held of the said archbishop, by 2*s.* rent yearly, for all service.

Twenty acres of land, 4*a.* meadow lying in Heley within the town of Stanley, formerly of William Scargill, esquire, worth 13*s.* 8*d.*, held of the king, as of his lordship of Wakefeld, by the rent of a rose yearly, for all service.

A rent of 4*s.* 2*d.* from a toft in Wakefeld, late in the tenure of John Bannastre, held of the king, as of the lordship of Wakefeld, by fealty only, for all service.

A rent of service of 7*s.* 1*d.* in Waddesworth, held of the king, as of the lordship of Wakefeld, by fealty only, for all service.

The advowson of a perpetual chantry founded at the altar of St. Mary the Virgin in the south arch of the parish church of All Saints, Wakefeld, called 'Pilkyngton chauntry,' held of the king, as of the lordship of Wakefeld, by fealty only, for all service.

A messuage, 300*a.* land, 100*a.* meadow, 20*a.* wood, in Kyghley, Scoles and Uttley, formerly Ellis Rayneforth's, held of Henry Kyghley, service unknown.

A toft, 100*a.* land, 40*a.* pasture called 'Littell Bradshagh' and 'Mikilbradshagh,' in Ovenden, worth 10*s.*, held of the king, as of the lordship of Wakefeld, by 1*d.* rent yearly for all service.

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4. EDMUND BEDYNGFELD, knight.

Writ of Amotus, 28 May, *inquisition* 23 June, 13 Henry VII.

John Hevenyngham, knight, Thomas Lovell, of Barton Bendyssh, Roger Drury, William Bardwell, John Fyncham, John Coket, of Hampton, John Playford, Bartholomew Jude, clerk, and William Levy, chaplain, were seised of the under-mentioned manor of Oxburgh in fee, and being so seised gave it by charter to John Skotte, knight, Henry Grey, knight, William Paston, William Fynche, William Grey, the younger, Nicholas Fynche, John Aldy and Robert

Scatergood, since deceased, and William Scotte son of the said John Scotte, Edward Ponyngges, Vincent Fynche and John Dygges, who survive, to the use of Margaret Bedyngfeld, widow, late the wife of the said Edmund, for life, with remainder to Robert Clere, esquire, James Hubert, Edmund Jenney, Thomas son of Ralph Lovell, William Berdewell, the younger, and Henry Pykenham, to the use of the said Edmund, his heirs and assigns, and of his last will.

One Margaret Bedyngfeld, widow, late the wife of Edmund Bedyngfeld, esquire, Edmund Bedyngfeld and Ralph Shelton, esquires, and John Fyncham, were seised of the under-mentioned manor of Seche in fee, and being so seised gave it by charter to John Scotte, knight, and the others, to the use and with remainder over as above.

He died seised in fee of the under-mentioned toft, &c. in Bychamwell and Seche, which thereupon descended to Thomas Bedyngfeld his son and heir.

One Richard Wellys was seised of the under-mentioned messuage, &c. in Bychamwell and Shyngham, and being so seised gave them to the said Edmund, and William Grey, since deceased, and John Fyncham, the younger, Thomas Hillyng, clerk, and Edmund Wauton, who survive, to the use of the said Edmund and his heirs, and of his last will.

One John Fyncham was seised of the under-mentioned manor of Shengham, and being so seised enfeoffed William Grey, esquire, since deceased, and John Fyncham, his elder son, Simeon Bachecroft, Thomas Hillyng, clerk, and Edmund Wauton, thereof, to the use of the said Edmund, his heirs and assigns, and of his last will.

Richard Baxster, chaplain, John Crudde, Peter Smyth and John Shragger, were seised of the under-mentioned land in Fouldon and Dudlyngton, and being so seised enfeoffed Thomas Kyppyng, clerk, and John Skulton, since deceased, and Thomas Hyllyng, clerk, Edmund Wauton, Richard Palmer and Thomas Dobbes, who survive, thereof, to the like use.

Thomas Lovell, the younger, and Robert Warde, were seised in fee of the under-mentioned land, &c. in Cley next Swafham, and being so seised enfeoffed John Fyncham, the younger, Simeon Bachecroft, Thomas Hillyng, clerk, and Edmund Wauton, who survive, thereof, to the like use.

Thomas Cham[b]erleyn, esquire, Simeon Blake, gentleman, and Thomas Hewer, were seised of the under-mentioned manor of Esthall, and being so seised enfeoffed William Grey, John Fyncham, the younger, Simeon Bachecroft, Thomas Hillyng and Edmund Wauton, as above, thereof, to the like use.

By his last will he gave the said manor (*sic*), lands and tenements to the said Margaret, his wife, for life, with remainder to Thomas Bedyngfeld, his elder son, and his other sons, according to the form of the said will; which Margaret and other, his sons, are yet alive.

The said Margaret Bedyngfeld, widow, late the wife of Edmund Bedyngfeld, esquire, was seised of the under-mentioned manor of Caldecote, and rent in Garbolysham, in fee, and being so seised gave them to John Hevenyngham, knight, and others, as above, and Roger Langdon, to the use of herself, her heirs and assigns; by virtue whereof the survivors, viz. the said John Hevenyngham, William Bardwell and William Levy, are still so seised; the right and use having descended upon her decease to the said Edmund Bedyngfeld, named in the writ, as her cousin and heir, viz., son of Thomas her son.

John Materdale, Thomas Sall, John Olston, clerk, and John Kytte, were seised of the under-mentioned mill, millpond and 3*a.* arable in Oxburgh in fee, and being so seised gave them to John Fyncham, the elder, and William Grey, since deceased, and John Fyncham, the younger, Thomas Hillyng, clerk, Simeon Bachecroft and Edmund Wauton, to the use of the said Edmund Bedyngfeld, his heirs and assigns.

John Hewer, of Oxburgh, and Thomas Kyppyng, clerk, of Caldecot, were seised of the under-mentioned messuages, &c. in Oxburgh called 'Odys' in fee, and being so seised gave them to the said Edmund, William Grey, since deceased, and John Fyncham, Simeon Bachecroft, Thomas Hillyng, clerk, and Edmund Wauton, who survive, to the use of the said Edmund, his heirs and assigns.

He died seised in fee of the under-mentioned patronage of St. Mary's in Ikburgh, which thereupon descended to the said Thomas, his son and heir.

John Fowler and Thomas Oxburgh were seised of the under-mentioned land and fold, in Shengham in fee, and being so seised enfeoffed Nicholas Bokenham, William Curson and Edward Grene, who survive, thereof, to the use of the said Edmund, his heirs and assigns, and of his last will.

He died seised of the under-mentioned hundreds in fee, which thereupon descended to the said Thomas, his son and heir.

He died 15 October, 12 Henry VII. The said Thomas Bedyngfeld, his son, aged 18 and more, is his son and heir.

NORFOLK. Manor of Oxburgh, worth 5*l.*, held of the heirs of Elizabeth, late the wife of John Denham, knight, service unknown.

Manor of Seche in Southlynne, Wygenale, Tylney, Islyngton and North Clenche Warton, worth 6*l.*, held of John, earl of Oxford, service unknown.

A toft, 42*a.* $\frac{1}{2}$ *r.* land, in Bychamwell, worth 10*s.*, held of Thomas Lovell, knight, service unknown.

Sixteen acres of land in Seche, worth 3*s.* 4*d.*, held of the said earl of Oxford, service unknown.

A messuage, 54*a.* arable, 14*a.* heath, with the liberty of a fold, in Bychamwell and Shyngham, worth 6*s.* 8*d.*, held of the said Thomas Lovell, service unknown.

Manor of Shengham, or Shyngham, in Shengham, Bechamwell and Cley, worth 26*s.* 8*d.*, held of the said Thomas Lovell, service unknown.

One hundred and sixty acres arable, 12*a.* meadow, 100*a.* pasture, with the liberty of a fold, in Fouldon and Dudlyngton, worth 20*s.*, held of Robert Holdysssh, as of the manor of Dudlyngton, service unknown.

One hundred acres arable, 200*a.* pasture, with the liberty of a fold, in Cley next Swafham, late Lovell's, worth 13*s.* 4*d.*, held of the prior and convent of Holy Trinity of Ingham, as of their manor of Cley, service unknown.

Manor of Esthall in Cley, with the liberty of a fold, worth 26*s.* 8*d.*, held of the said prior and convent, as of the said manor, service unknown.

Manor of Caldecote, worth 40*s.*, held of the heirs of Elizabeth, late the wife of John Denham, knight, service unknown.

Rent of 10*l.* in Garbolyscham, payable at Michaelmas and Easter equally.

A water-mill with mill-pond and 3*a.* arable, in Oxburgh, worth 20*s.*, held of the said heirs of Elizabeth, late the wife of John Denham, knight, service unknown.

Two messuages, 200*a.* land, 10*a.* meadow, four closes, in Oxburgh, called 'Odys,' worth 40*s.*, held of the heirs of the said Elizabeth, service unknown.

The patronage, nomination, donation and induction of the hospital of lazars, or the hermitage and chapel of St. Mary of Newbrygge in Ikburch, worth nothing yearly, held of John (*sic*) Nevyll, knight, lord de Burgeveny, as of the manor of Ikburch, service unknown.

Four acres arable in the town of Shengham with the liberty of a fold, late 'Fowlerys,' worth 3*s.* 4*d.*, held of the said Thomas Lovell, knight, service unknown.

The hundreds of Laundryche and Southgrenehough, worth 3*l.*, held of the king in chief, service unknown.

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5. EDMUND BEDYNGFELD, knight.

Writ of Amotus 28 May, *inquisition* 25 June, 13 Henry VII.

John Hevenyngham, Thomas Brewes and Ralph Shelton, knights, and William Brewes, esquire, were seised of the under-mentioned manor of Bedyngfeld Hall in fee, and being so seised gave it by charter to John Scotte, knight, and others, to the use of Margaret Bedyngfeld, who survives, for life, as in the case of the manor of Oxburgh, in No. 4, with remainder after her decease to said Edmund in tail.

Robert Westwold and Nicholas Buknam, were seised of the under-mentioned manor of Denham in fee, and being so seised gave it by charter to Ralph Shelton, knight, Thomas Hevenyngham and John Garneys, esquires, who survive, and William Grey, esquire, since deceased, to the use of the said Edmund, his heirs and assigns, and of his last will.

One Nicholas Bokynham was seised of the under-mentioned manor of Flymworth in fee, and being so seised gave it by charter to Ralph Shelton, knight, Edmund Bedyngfeld, the younger, son of the said Edmund, Thomas Hevenyngham and John Gerveys, esquires, who survive, and William Grey, esquire, since deceased, to the like use.

John Hevenyngham, knight, Roger Drury, and William Berdwell, esquires, John Fyncham and William Levy, chaplain, were seised of the under-mentioned manors of Grundesburgh, &c. and Chasfeld in fee, and being so seised gave the same by charter to Henry Wentworth, knight, Ralph Shelton and Richard Southwell, esquires, Robert Clere, Philip Bothe, William Scotte, James Hubert, John Fyncham, the younger, Simeon Bachecroft and Thomas Hyllyng, chaplain, who survive, and George Hopton, esquire, and William Grey, since deceased, to the like use.

One Margaret Bedyngfeld, widow, sister and heir of Thomas Todenham, knight, late the wife of Edmund Bedyngfeld, esquire, the said Edmund's grandfather, was seised of the under-mentioned manors and advowsons of Great Belyngges, and Eryswell, and the manors of Westerfeld, &c. [in fee], and being so seised gave them by charter to John Hevenyngham and the others, and the use descended, as in the case of the manor of Caldecote in No. 4.

He died seised of the under-mentioned manors of Braunston, &c., in fee, which thereupon descended to Thomas Bedyngfeld, as his son and heir.

By his last will he willed among other things that his wife Margaret Bedyngfeld, who survives, should have all the manors aforesaid for the term of her life, with remainder as to the manors of Denham and Flymworth to his

sons Edmund, Robert and Peter, successively in tail, with other remainders over, of Westilton to his sons at the discretion of his wife and executors, and of the residue to Thomas, his elder son, in tail.

Death and heir as in No. 4.

SUFFOLK. Manor of Bedyngfeld Hall, worth 20*l.*, held of Thomas, earl of Surrey, by fealty, other services unknown.

Manor of Denham, worth 20 marks, held of Edmund, earl of Suffolk, as of the honor of Eye, by knight-service.

Manor of Flymworth, worth 10 marks, held of the said earl, as of the said honor, in socage, other services unknown.

Manor of Grundesburgh, worth 6*l.*, held of the heirs of Ralph Hastynges, knight, service unknown.

Manor of Sutton, or Fenhall in Sutton, worth 3*l.*, held of the heirs of Richard Fenys, knight, service unknown.

Manor of Newton, worth 4*l.*, held of the said earl of Surrey, as of Framyngham castle, by fealty, other services unknown.

Manor of Tuddenham, worth 6*l.* 13*s.* 4*d.*, held of the said heirs of the said Ralph Hastynges, by fealty, other services unknown.

Manor of Cretyng, worth 13*s.* 4*d.*, held of the said heirs of Ralph Hastynges, by fealty only for all service.

Manor of Chasfeld, worth 10*l.*, held of the said earl of Surrey, as of Framyngham castle, by fealty, other services unknown.

Manor and advowson of Great Belyngges, worth 10*l.*, held of the said heirs of the said Ralph Hastynges, by fealty, other services unknown.

Manor of Westerfeld, worth 3*l.*, held of the heirs of John Hopton, as of the manor of Wysett, by service of $\frac{1}{4}$ of a knight's fee.

Manor and advowson of Eryswell, worth 10*l.*, held of the king, as of the honor of Boulogne, by fealty, other services unknown.

Manor of Cotton Hall in Kedyngton, worth 10*l.*, held of Thomas Bernardeston, as of the manor of Bernardeston, in socage.

Manor of Chamberleyns in Eryswell, worth 6*l.* 13*s.* 4*d.*, held of the king, as of the said honor, by fealty only, for all service.

Manor of Braunston, worth 12*l.*, held of the king, as of the castle of Dover, parcel of the honor of Boulogne, by fealty and 10*s.* yearly to castleguard.

Manor of Hestle, worth 6*l.* 13*s.* 4*d.*, held of the said earl of Suffolk, service unknown.

Manor of Westilton, worth 10*l.*, held of the prior of Thetford, by service of 10*s.* yearly.

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6. WILLIAM BARANTYNE, son and heir both of JOHN BARANTYNE, esquire, and of MARY his wife.

Writ wanting ; proof of age, 23 May, 18 Henry VII.

OXFORD. He was aged 21 the last day of December last, and was born at Little Hasley, in the parish of Great Hasley, the last day of December, viz. the eve of the Circumcision, 21 Edward IV, and was baptized in the baptistry of the parish church of Great Hasley. Asked how he knows this, Edmund Gadbery, aged 50 and more, remembers that, in April following, King Edward died, which was twenty years ago last April ;

also he was present at the baptism and saw the abbot of Notteley, William Stoner, knight, and Dame Joan Fowler together lifting him from the font.

Nicholas Bele, aged 50, remembers that the said abbot of Notteley in riding to the christening fell in the water and went into Nicholas Roper's house to dry his clothes.

John Parson, aged 58 and more, remembers a fire made in the belfry of the church, by which the midwife stripped the child before the baptism, and Sir William Stoner saying the child loved it, &c.

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7. WILLIAM CRESSSELL, esquire.

Writ 4 February, *inquisition* Tuesday after St. Lawrence the Martyr, 12 Henry VII.

John Hals, late bishop of Coventry and Lichfield, John Lamanva, clerk, and Michael Hals, were seised of the under-mentioned manor and lands in Suthflete, &c. in fee, and being so seised, by fine levied in the octave of Michaelmas, 9 Edward IV, by virtue of the king's licence dated 18 October, 8 Edward IV, gave them to one Joan Bolton for life, with remainder to the said William and Joan his wife and the heirs of her body. On the death of the said Joan Bolton, the said William and the said Joan his wife, who was the daughter and heir of John Penhale, entered thereon, and were seised thereof in demesne as of free tenement and fee tail respectively. She had issue by him Philippa, late the wife of Robert Laverok, Constance now the wife of William Oustye and Elizabeth now the wife of Peter Fernfolde, and died 6 October, 15 Edward IV. He survived her and was solely thereof in his demesne as of free tenement by the form of the fine. And the said Philippa had issue by the said Robert Laverok, her husband, Agnes and Margaret, and died. And afterwards the said William died, viz. 29 January last, when by the form of the fine the said manor, &c. remained to the said Agnes and Margaret as daughters of the said Philippa, one and the eldest (*unius et enicie*) of the daughters of the said Joan, and to the said Constance Oustye and Elizabeth Fernfolde her daughters and other coheirs; Agnes Laverok is aged 17 and more, Margaret Laverok, 15 and more, Constance Oustye, 37 and more, and Elizabeth Fernfold, 27 and more.

He was seised in fee of the under-mentioned land in Chesilhurste. &c., and being so seised enfeoffed Nicholas Lathell, gentleman, Robert Wodeford, gentleman, John Swetesire, John Hals and William Miller, who survive, thereof, to the use of his last will. And afterwards he made his last will upon the said feoffment, to wit that his feoffees after his decease, when required, should enfeoff Joan, then his second wife, who before was the relict of John Draper, thereof, for the term of her life, with remainder to Richard Cressell, his son begotten on the said Joan, in tail, with remainder in default to William Cressell another of his sons (*alteri filiorum*) by her, and Lewis Cressell a younger son (*secundo genito filio*) by her, successively in tail, with remainder in default to his own right heirs.

Richard Cressell, aged 19 and more, is his son and next heir.

KENT. Manor of Hertelegh, held of the king in chief by knight-service.

Two hundred and thirty acres of land, 6*a.* meadow, 14*a.* wood, in Suthflete, Swannescom, Kyngesdoun and Northeflete, worth, together

with the said manor, 7*l.*, held of the prior of Rochester, in right of his church, service unknown.

A messuage in Chesilhurste, 300*a.* land, 100*a.* pasture, 8*a.* meadow, 10*a.* wood, in Cheselhurste, Fotescray and Paulynescray, worth 20 marks, held of the warden of All Souls College, Oxford, as of the manor, of Kemynholme, service unknown.

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8. WILLIAM TRYE, esquire.

Writ 13 December, *inquisition* 12 June, 13 Henry VII.

Thomas Berkeley, esquire, John Trye, gentleman, Robert Brither and Thomas Alred, chaplain, were seised of the under-mentioned manor, &c., in fee, and being so seised gave them by charter indented, 3 September, 21 Edward IV, to him and Isabel his wife, since deceased, and the heirs of his body, with remainder in default to his right heirs. They were seised thereof accordingly, he in demesne as of fee tail and she as of free tenement, and being so seised she died and he survived her and was seised in fee tail thereof according to the form of the grant.

William Beynam, gentleman, and Walter Skay were seised of the under-mentioned land, &c. in Beoley, &c., in fee, and being so seised, by charter indented, 7 December, 4 Henry VII, gave them by the description of all that they had there or elsewhere within the hundred of Berkeley, to the said William and Isabel with remainder over as above.

He died 6 December last. William Trye, aged 30 and more is his son and heir, begotten of the body of the said Isabel.

GLOUCESTER. Manor of Parke Court in Hardewik next Longney, six messuages, 40*a.* land, 20*a.* meadow, 100*a.* pasture, 10*a.* wood, 100*s.* rent, in Hardewyk, worth 20*l.*, held of Giles Brugge, knight, as of the manor of Harsfeld, service unknown.

Six messuages, 131*a.* land, 51*a.* meadow, 110*a.* pasture, 20*a.* wood, and 20*s.* rent, in Beoley, Overclehungr', Netherclehungr', Uley and Stynchecombe, in the hundred of Berkeley, worth 8 marks, held, not of the king, as of the crown, but of the king, as of the castle of Berkeley, by suit to the hundred of Berkeley twice a year, for all service, which castle the king now lately had by the gift and feoffment of William, marquess Berkeley.

C. Series II. Vol. 12. (8.)

9. ISABEL NEUTON, late the wife of JOHN NEUTON, knight.

Writ 22 May, *inquisition* 16 June, 13 Henry VII.

Richard Gayton and William Harrys were seised of the under-mentioned manor of Weke *alias* Wyke in fee, and being so seised, by charter, 4 October, 18 Edward IV, gave it to the said John and Isabel, then his wife, and his heirs. They were seised thereof accordingly, he in his demesne as of fee and she as of free tenement; he died so seised and she survived him, and died seised thereof in demesne as of free tenement with reversion expectant to Richard Neuton, esquire, as his son and heir.

She died 14 May last, seised of the residue of the under-mentioned

manors and lands in fee. The said Richard Neuton, esquire, aged 30 and more, is her son and next heir.

SOMERSET. Manor of Weke *alias* Wyke, worth 7*l.*, held of the bishop of Bath, service unknown.

Manor of Alweke *alias* Aldeweke, worth 7*l.*, held of Margery, countess of Richemond, the king's mother, as of the manor of Blackedon, service unknown.

Twelve messuages, a mill, four carucates of land, 20*a.* meadow, 116*a.* pasture, 7*a.* wood, in Blakedon, Wryngton, Borne, Rekeford or Rikeford, Ligh or Lygh, Bradefeld, Bodycombe and Churchehill, worth 33*s.* 4*d.*, held of the abbot of Glastonbury, service unknown.

Ten messuages, two carucates of land, 20*a.* meadow, in Northcory, worth 3*l.*, held of the dean and chapter of Wells, service unknown.

Twelve messuages, 17*a.* meadow, 14*a.* pasture, in Taunton, worth 9*l.*, held of the bishop of Winchester, service unknown.

Manor of Midsomer Norton, worth 10*l.*, held of the dean and chapter of Wells, service unknown.

Manor of Stonyeston, worth 4*l.*, held of the bishop of Salisbury, service unknown.

Manor of Obleyghe, worth 10*l.*, held of Edward Hastynges, knight, lord Hastynges and de Hungerford, as of the manor of Chuwton, service unknown.

Manor of Babyngton, worth 8*l.*, held of Morgan ap Thomas, and Lucy his wife, as of the manor of Estwode, in right of the said Lucy, service unknown.

Manor of Awston Marys, or Auston Maris, worth 10*l.*, held of John Fitzwaren, knight, lord Fytzwarryn, service unknown.

Manor and advowson of Thornefawkyn, worth 10*l.*, held of the dean and chapter of Wells, service unknown.

Three messuages, 40*a.* land, 10*a.* meadow, in Crycheston, worth 3*l.*, held of the dean and chapter of Wells, service unknown.

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10. JOHN RATCLYFF, of Attilborough, co. Norfolk, knight, *alias* JOHN RATCLYFF FITZWATER, of Attilborough, co. Norfolk, knight, *alias* JOHN RATCLYFF DE FITZWATER, late of Attilborough, co. Norfolk, knight, attainted.

Commission 16 February, *inquisition* 21 April, 12 Henry VII.

On the 12th and 14th days of January, 8 Henry VII, the said John Ratclyff, knight, was seised of a third of the under-mentioned manor of Multon Hall in fee. Thomas, prior of the monastery of St. Mary and St. Nicholas of Spaldyng is seised, as were his predecessors, of a rent of 49*s.* 9¼*d.* issuing from the said third.

Thomas, marquess of Dorset, and Cecily, lady Haryngton, his wife, in her right, and the said John Ratclyff, knight, were seised on the days aforesaid, as tenants in common, of another third of the said manor of Multon Hall, in fee, subject to a rent of 49*s.* 9¼*d.* to the said prior, viz. 24*s.* 10½*d.* and half a farthing from the said marquess and Cicely, and her ancestors, and the like from the said John and his ancestors, with power to distrain in default in the said manor and every parcel of it; thus the rent payable to the said prior by the said John and his ancestors for the said third and moiety of a third is 74*s.* 8*d.*

He was seised on the days aforesaid of a third of the under-mentioned manor and haven of Flete in fee.

He was seised on the days aforesaid of a third of the under-mentioned manor of Skyrbek in fee, with the alternate advowson of the church of Skyrbek and a third of the advowson of the spital house there.

The said marquess and his wife, in her right, and the said John in his own right, were seised on the days aforesaid as tenants in common in fee of another third of the said manor of Skyrbek, with a third of the advowson of the said spital house.

He was seised on the days aforesaid of a moiety of the undermentioned manor of Kyrkton in Holand.

He was seised on the days aforesaid of a third of the under-mentioned manor of Beausolace.

The said marquess and his wife, in her right, and the said John in his own right were seised on the days aforesaid, as tenants in common, of another third of the said manor of Beausolace.

He was seised on the days aforesaid of the under-mentioned advowson of Hemmyngby in fee and right, in gross (*ut de uno grosso per se*).

Being seised on the days aforesaid of the said thirds, &c. he was attainted in the Parliament held at Westminster, 14 October, 11 Henry VII, whereby the said thirds, &c. came to and are in the king's hands. Andrew Dymmok, the king's solicitor, on the king's behalf and by his order has received of the issues and profits thereof from the said 12th and 14th days of January in the 8th year to Michaelmas last, over and above divers repairs there and the expenses of collection and transmission to London, 77*l.* 6*s.* 2*d.*, which he has paid to John Heyron, clerk of Thomas Lovell, knight, treasurer of the king's chamber.

LINCOLN. One third of the manor of Multon Hall, in Multon, Weston, Spaldyng and Quaplude, worth 20*l.* beyond outgoings; the moiety of another third thereof, the said third being worth 20*l.* beyond outgoings.

One third of the manor of Flete, worth 10 marks, and one third of Flete haven (*portus*), called 'Hyrneflete,' worth 6*s.*, in Flete, Holbech and Gedney, held of the king as of the honor of the duchy of Lancaster, by service of 2*s.* 2½*d.* and one third of ½*d.*, for all service.

One third of the manor of Skyrbek, which extends into the towns of Skyrbek, Boston and Mynnyngesby, worth 100*s.*; the alternate advowson of the church of Skyrbek; and one third of the advowson of the spital house (*hospitalis domus*) of St. John in Skyrbek; held of the earl of Rychemond, service unknown; the moiety of another third of the said manor in Skyrbek and Boston and of the advowson of the spital house there, held of the said earl, service unknown, the said third being worth 100*s.*

A moiety of the manor of Kyrkton in Holand, worth 15*s.*, held of the earl of Rychemond by knight service.

One third of the manor of Beausolace in Algarkirk, Kyrkton in Holand, Sutterton and Fosdyke, worth 20*s.*, held of the heirs of Stephen Wygtoft by knight service; the moiety of another third of the said manor held of the said Stephen, the said third being worth 20*s.*

The advowson of the church of Hemmyngby.

11. WILLIAM TYNDALE, knight.

Writ of Amotus 9 June, *inquisition* 6 July, 13 Henry VII.

He suffered a recovery of the under-mentioned manor of Haselyngfeld to John Fyneux, knight, Thomas Tremayle, J.K.B., Robert Rede, J.K.B., Thomas Wode, J.C.P., Henry Heydon, William Boleyn, John Paston and Philip Calthorp, knights, Thomas Kebell, Humphrey Conyngesby and Thomas Frowyk, serjeants-at-law, William Gurney, William Yelverton, William Calthorp, Robert Brudenell and Richard Burton, who survive, to the intent that they should perform divers covenants between him and the said Humphrey.

He was seised of the under-mentioned manors of Soham and Chatres in fee, and being so seised enfeoffed the said John Fyneux and the others thereof to the same use.

By indenture between him and the said Humphrey it was agreed *inter alia* that the said feoffees should be seised of the said manors of Haselyngfeld and Soham to the use of the said Humphrey for certain years yet enduring, and thereafter should be seised of the manor of Haselyngfeld to the use of the said William for life, and thereafter, his debts and legacies being paid, to the use of the said Humphrey till John Tendale, his son and heir apparent, should come to the age of twenty-one, and thereafter to the use of the said John in tail, and in default to the use of the said William, his heirs and assigns; and of the manor of Soham, after the said years ended, to the use of the said William, and Mary then his wife, for the term of their lives, and thereafter to the use of the said John in tail, and in default to the use of William's right heirs; also that they should be seised of the said manor of Chatres, from the time of the making of the said indenture, to the use of the said William and Mary for the term of their lives, with remainder to the use of the said John in tail, and in default to the use of William's right heirs.

He granted by another indenture between him and the said Humphrey, that if he died in debt to the said Humphrey or another to whom the same Humphrey should have agreed to pay such debt on his behalf, the said Humphrey, his executors and assigns should receive the issues and profits of all the manors aforesaid *inter alia*, from the time of his death till the debts were paid in full.

By another indenture between them he granted that, after his debts paid, the same Humphrey, his executors and assigns, should have all the said manors *inter alia* until the said John attained his full age of twenty-one, and that if it happened the said John to die without heir of his body begotten, the same Humphrey should have of the lands and tenements of the same William to the value of 20*l.* a year for life.

By his last will he willed that if the said John died without heir of his body begotten, the said Humphrey should have the said manor of Haselyngfeld, to him and the heirs of his body, with remainder in default to William's right heirs.

He was indebted at his death to the said Humphrey in 196*l.*, and in 700*l.* forfeited and due to the same Humphrey by the indenture aforesaid; he was also indebted to the king in 114*l.* which the said Humphrey, at his special request, agreed to pay to the king on his behalf. Any parcel of the said debts is not yet paid.

He died 22 February, 12 Henry VII, seised of the under-mentioned messuage, fold, &c. in Soham in fee. The said John Tendale, aged 10 and more, is his son and next heir.

CAMBRIDGE. A messuage with free fold, six cottages, a close and 11a. land in Soham, worth 40s., held of the king, service unknown.

Manor of Haselyngfeld, worth 30 marks, held of the king in chief.

Manor of Soham, worth 5 marks, held of the king, as of the duchy of Lancaster, service unknown.

Manor of Chatres, worth 30s., held of the bishop of Ely, service unknown.

C. Series II. Vol. 12. (12.)

12. MAUD WILLOUGHBY, widow.

Writ 3 November, *inquisition* 20 June, 13 Henry VII.

She died seised in her demesne as of fee tail, to herself and the heirs of her body issuing, of the under-mentioned manor and advowson of Crumwell, &c. by virtue of a certain gift thereof made by one Ralph Crumwell to one Ralph Crumwell, knight, and the heirs of his body issuing, by virtue of which gift the same Ralph Crumwell, knight, was seised thereof in his demesne as of fee tail by the form of the gift, and had issue Ralph, Elizabeth and Maud, and died, whereupon the said manor, &c. descended to the said Ralph, the son, as son and heir of the said Ralph Crumwell, knight, of his body begotten, who entered and was seised thereof in fee tail by the form of the gift aforesaid.

She was also seised in her demesne as of fee tail, to herself and the heirs of her body issuing, of the under-mentioned land, &c. in Baseford, with the homage and service of the late Stephen Brokilstowe and his heirs, for the land &c. which they formerly held of one Ralph Crumwell, and Avice his wife, by virtue of a fine levied in the octave of Hilary, 25 Edward III, between the said Ralph Crumwell, knight, and Maud his wife, querents, and one Ralph Crumwell, and Avice his wife, deforciant, of the said land, &c. with the homage and service of the said Stephen, whereby the said Ralph and Avice granted the same *inter alia* to the said Ralph and Maud, and the heirs of their bodies issuing. The said land descended to Ralph the son, as above, who entered and was seised thereof in his demesne as of fee tail by the form of the fine aforesaid.

And the same Ralph the son being thus seised of the said land, &c., and also of the said manor, &c., in fee tail, to him and the heirs of his body issuing by virtue of the gift aforesaid, had issue Ralph and Maud, and died, whereupon the said manor, &c. and land, &c. descended to the said Ralph his son, as son and heir of the said Ralph, son of Ralph and Maud, who entered and was seised thereof in fee tail by virtue of the fine and gift aforesaid. And the said Maud, daughter of Ralph, had issue Maud, named in the writ, and Joan, late the wife of Humphrey Boucher. And the said Ralph, son of Ralph, son of Ralph and Maud, died without heir of his body begotten, whereupon the said manor, &c. and land, &c. descended to the said Maud, named in the writ, and the said Joan her sister, as his cousins and heirs, viz. daughters of Maud his sister; they entered and were seised thereof in their demesne as of fee tail by the form of the fine and the gift aforesaid. And afterwards the said Joan died so seised without issue of her body issuing, whereupon her purparty descended to the said Maud, named in the writ, as her sister and heir, whereby the said Maud was solely seised thereof in her demesne as of fee tail by virtue of the fine and gift aforesaid, and died so seised without issue of her body issuing.

She died the last day but one of August last. William Knyvet, knight, and William Fitzwilliam, esquire, are her next heirs, viz. the same William

Knyvet, son of John, son of Elizabeth, daughter of Constantine, son of Elizabeth late the wife of John Clifton, knight, one of the daughters of the said Ralph Crumwell, knight, father of Ralph, father of Maud, her mother, and the aforesaid William Fitzwilliam, son of John, son of William, son of William, son of John, son of John, son of the said Maud, the other of the daughters of the said Ralph Crumwell, knight, father, &c.; they are also cousins and next heirs of the said Ralph Crumwell, knight, of his body begotten, viz., the same William Knyvet, son of John, &c., as above. The said William Knyvet, knight, is aged 56 and more, and the said William Fitzwilliam 7 and more and in the king's ward. See Nos. 13, 14, 33.

NOTTINGHAM. Manor of Crumwell with its appurtenances in Carlton next Crumwell, worth 10*l.*, the advowson of the church of the town of Crumwell, the church being worth 10*l.*, and a wood called 'Suthwode' in Wodeborough, worth 2*s.*; the said manor and wood are held of the bishop of Lincoln, as of the castle of Newark, in right of the bishopric, service unknown.

Six messuages, six tofts, two carucates of land and 15*s.* 4*d.* rent, in Baseford, worth 60*s.*, with the homage and service of the heirs of Stephen Brokilstowe for tenements there, held of the archbishop of York, in right of his archbishopric, service unknown.

C. Series II. Vol. 12. (13.)

13. MAUD WILLUGHBY, widow.

Writ 11 September, *inquisition* 3 November, 13 Henry VII.

She died seised in her demesne as of fee tail, to her and the heirs of her body issuing, of the under-mentioned land, &c. in New Bokenham, &c. parts of the manors of Wymondham and Bokenham, by virtue of a fine levied, 19 Edward II, between Joan late the wife of Robert Dryby, querent, and Gilbert de Barnak, parson of the church of Tateshall, and John de Geslyngham, parson of the church of Wolverton, deforciant, whereby they gave the tenements aforesaid to the said Joan for the term of her life, with remainder after her decease to William de Barnak and Alice his wife, and the heirs of the body of the said William and Alice issuing; by virtue of which fine the said Joan was seised thereof in her demesne as of free tenement by the form of the fine, and died, whereupon the said William and Alice entered and were seised thereof in their demesne as of fee tail by the form of the fine, and had issue between them John [de] Barnak.

She was also seised, the day she died, in her demesne as of fee tail, to her and the heirs of her body issuing, of the under-mentioned manor of Plasset, &c. by virtue of a charter of gift thereof made by Robert Tateshall to the said William de Barnak, and the heirs of his body; by virtue of which gift the said William was seised thereof in his demesne as of fee tail by the form of the gift, and had issue the aforesaid John de Barnak.

And the said William de Barnak and Alice afterwards died, whereupon the said John as son and heir both of the said William and Alice and of the said William entered upon the said manor, &c. and the other premises above entailed and was seised thereof in fee tail by the form of the fine and the gift aforesaid, and had issue Maud late the wife of Ralph Cromwell, knight, and died, whereupon the said manor, &c. and the other premises descended to the same Maud as his daughter and heir. She was seised thereof accordingly

in her demesne as of fee tail by the form of the fine and gift, and had issue Ralph Cromwell, Elizabeth and Maud, and died, whereupon the said manor, &c. and the other premises descended to the said Ralph, as son and heir of the said Maud daughter of John. Ralph as such son and heir entered and was seised thereof in his demesne as of fee tail by virtue of the fine and gift aforesaid. The remainder of the descent as in No. 12, 'Humphrey Boucher' being described as 'Humphrey Burghchier knight.'

She died the last day but one of August last seised of the under-mentioned advowsons, knights' fees, Tolboth and manor of Stowe Bedon in fee. William Knyvet, knight, aged 56 and more, and William Fitzwilliam, esquire, aged 6 and more, are her cousins and next heirs, and cousins and next heirs both of the bodies of the aforesaid William de Barnak and Alice and of the body of the same William begotten, viz. William Knyvett son of John, son of Elizabeth, daughter of Constantine, son of Elizabeth, wife of John Clyfton, one of the daughters, and William Fitzwilliam son of John, son of William, son of William, son of John, son of John, son of Maud the other of the daughters of Maud, wife of Ralph Cromwell, knight, daughter of John, son of the aforesaid William and Alice, and mother of Ralph, father of Maud, mother of the said Maud named in the writ. See Nos. 12, 14, 33.

NORFOLK. Nine messuages, 146a. $\frac{1}{4}$ r. land, 5 $\frac{1}{2}$ a. meadow, 3a. pasture, 7s. $\frac{1}{2}$ d. rent, and a rent of two sparrow-hawks, in New Bokenham, Old Bokenham, Attilburgh and Elyngham.

A third part of the manor of Wymondham.

An eighth part of the manor of Bokenham.

The above messuages, &c. and parts of manors, comprised in the fine aforesaid, are worth, together with the knights' fees below, 30*l.*, and are held of the king in chief by service of being the king's butler on the day of his coronation.

Manor of Plasset (*de Plasseto*) in Attilburgh and Besthorp, except the wood of Shrewode and except Robert Anketyll, bondman, and his suit and tenement, worth 6*l.*, held of William Knyvet, knight, as of the manor of Plassynghall, by service of one knight's fee and a pair of gilt spurs at Midsummer, and by William of the king in chief by service of $\frac{1}{20}$ of a knight's fee.

The advowson of the church of Congham St. Mary.

The advowson of the churches of Stanhowe and Denton, to present in turn.

The moiety of a knight's fee in Darsyngham, which the prior of Bynham and Edmund Pakenham lately held.

The moiety of $\frac{1}{4}$ of a knight's fee in Freton which Margaret Hardegrey held.

A knight's fee in Besthorp, which Thomas Payne held.

The sixth part of a knight's fee in Shelfanger, which Edmund None, knight, and Isabel, his wife held, in her right.

Two parts of a knight's fee in Bricham and Bricham Toftes, which Roger Davy held.

The moiety of a knight's fee in Illyngton, which John Brusard and Robert Flemmyng held.

The fourth part of a knight's fee in Denton, which Margaret Marchall, countess of Norfolk, held.

The fourth part of a knight's fee in Denton, which Geoffrey Pesenhale held.

The moiety of a knight's fee in Darsyngham, which Maud Straunge held.

Two parts of a fourth part into three divided of the profits of the Tolboth of Bishops Lynn (*Lenn' Episcopi*), worth 3s. 4d., held of the king in chief by paying blaunch farm of the castle of Norwich (*per albam firmam castri Norwic' solvend'*).

Manor of Stowe Bedon, worth 10 marks, held of the king as of the earldom of Warwick, by suit to the hundred of Weylond.

C. Series II. Vol. 12. (14.)

14. MAUD WILLUGHBY, widow.

Writ of Quæ plura, 27 May, *inquisition* 11 June, 13 Henry VII.

William, bishop of Winchester, William, bishop of Ely, John Fortescue, knight, John Say, knight, Thomas Byllyng, knight, C.J.K.B., and Walter Moylle, knight, were seised of the under-mentioned manor in fee, and being so seised demised it to Robert Ratclyff, then esquire, for the term of his life, whereby the said Robert was seised of it in his demesne as of free tenement, and being so seised, the said bishop of Ely and the others died and the said William, bishop of Winchester, survived them, and was seised of the reversion aforesaid in fee, and died so seised, whereupon the reversion descended to the next heir of the said bishop, but who is such heir the jurors know not. And afterwards the said Robert Ratclyff died seised of his estate aforesaid.

Long before the said bishops and the others had anything in the said manor, a fine was levied in the quinzaine of Michaelmas, 34 Edward I, between William de Bernak and Alice his wife, querents, and Joan late the wife of Robert de Tateshall, the elder, deforciant, of the said manor, whereby the said Joan gave it to the said William and Alice, his wife, and his issue by the said Alice, to hold of her and her heirs. The said William and Alice were seised thereof accordingly in their demesne as of fee tail by the form of the gift, and died, whereupon the said manor descended to John Bernak, as their son and heir. He entered and was seised thereof in his demesne as of fee tail by the form of the gift, and took to wife one Joan and had issue John, William and Maud. And the said Joan died, and the said John, the father, took to wife Juliana, and they had issue between them William. And the said John Bernak, the father, died seised of the estate tail aforesaid, whereupon the said manor descended to the said John, as son and heir of the said John Bernak, the father. He entered and was seised thereof in his demesne as of fee tail by the form of the gift, and died without issue, whereupon the said manor descended to William son of the said John, the father, as brother and heir of the said John the son. He entered, &c., and died without issue. After whose death, Maud, daughter of the said John and Joan, both by colour that she was sister and heir of the said William, and by colour of a certain unjust inquisition after the death of the said William, brother of John, whereby it was found that the said William was seised in his demesne as of fee of the said manor, and died so seised, and that the said Maud was his sister and next heir, entered into that manor, the said William, son of John Bernak and Juliana being at that time under the age of six years. And afterwards the said William, son of John Bernak and Juliana, died, whereupon the right of the said manor descended to Robert Broughton, knight, as cousin and heir both of the said William, son of John and Juliana, and of the said John, as well as of the said William and Alice, viz.

son of John, son of Elizabeth, daughter of Mary, daughter of John, son of the said William, son of John and Juliana, son of the said William and Alice ; which Robert at the time of the death of the bishop of Winchester aforesaid was under the age of twenty-one years.

After the death of the said Robert Ratclyff the said Maud named in the writ, by colour that she was cousin and heir of the said Maud, sister of the said William, entered into the said manor by permission of the bishop of Winchester's next heir, and was possessed thereof and died ; after whose death the said Robert Broughton, knight, as such heir as abovesaid, entered thereon, and was and is seised thereof in his demesne as of fee tail, by the form of the gift, and took the issues thereof from the time of her death to the day of the taking of the inquisition.

NORFOLK. Manor of Hedersett, worth 6*l.* 8*s.*, held of the king, as of the manor of Swaffham, by fealty and 38*s.* rent to the ward (*de warda*) of Rychmond, and of the hundred of Humbyard by 5½*d.* rent, other services unknown.

C. Series II. Vol. 12. (15.) E. Series II. File 610. (12.)

15. WILLIAM TYNDALE, knight.

Writ of Amotus, 9 June, *inquisition* 27 June, 13 Henry VII.

He was seised of the under-mentioned manors of Brysworth and Barowe in fee, and being so seised enfeoffed John Fyneux, and others, as in No. 11, thereof to the intent that they should perform divers covenants between him and Humphrey Conyngesby, serjeant-at-law.

Henry Colet, knight, was similarly seised, and enfeoffed the same persons, of the under-mentioned manor of Wirdlyngton, to the same use.

It was covenanted between the said William and Humphrey by indenture that the said feoffees should be seised of the said manors of Brysworth and Barowe to the use of the said William and Mary, his wife, since deceased, for life, with remainder to the use of John, their son and heir apparent, in tail ; and of the manor of Wirdlyngton to the use of William for life, with remainder, after payment of his debts, to the use of Humphrey during John's minority, and thereafter to the use of the said John and his heirs.

Other findings as in No. 11, omitting will.

SUFFOLK. Manor of Brisworth, worth 100*s.*, held of Edmund, earl of Suffolk, service unknown.

Manor of Barowe, worth 4 marks, held of the abbot of Bury St. Edmunds, service unknown.

Manor of Wirdlyngton, worth 10*l.*, held of the said abbot, service unknown.

C. Series II. Vol. 12. (16.) E. Series II. File 610. (3.)

16. WILLIAM TYNDALE, knight.

Writ of Amotus, 9 June, *inquisition* 27 June, 13 Henry VII.

He enfeoffed John Fyneux, and others, as in No. 11, of the under-mentioned manors of Hokwold, &c., and suffered a recovery to them of the manor of Illeslyngton, or Islyngton.

It was covenanted between him and Humphrey Conyngesby, serjeant-at-law, that the said feoffees should be seised of the manors of Hokwold, Scales in Wilton, Moundford, Estlaxham and Podyngnorton, to the use of him and

Mary his wife, since deceased, for life, with remainder to the use of John Tendale their son and heir apparent and his heirs; of the manor of Hykelyng to his use for life, with remainder to the use of the said John and his heirs, the profits thereof to be applied after William's death to the payment of his debts, and thereafter the manor to remain to Humphrey's use, till John came to the age of twenty-one; and of the manors of Illeslyngton and Redenhale to the use of Humphrey for certain years yet enduring, and thereafter to the use of William for life, with remainder to Humphrey's use till John's full age, and thereafter to the use of John and of such daughter of Humphrey's as John should marry, and of the heirs of John's body begotten.

Other findings as in No. 15.

NORFOLK. Manor of Hokwold, worth 20 marks, and the manor of Scales in Wilton, worth 5 marks, held of Thomas, earl of Arundel, service unknown.

Manor of Estlaxham, worth 40s., held of the earl of Oxford, as of the honor of Wirmegey, service unknown.

Manor of Moundford, worth 5 marks, held of the king, service unknown.

Manor of Podyngnorton, worth 40s., held of the king, as of the duchy of Lancaster, service unknown.

Manor of Redenhale, worth 20 marks, held of the king, as of the honor of Richmond, service unknown.

Manor of Hykelyng, worth 50 marks, held of the king, as of the honor of Richmond in socage.

Manor of Illeslyngton, or Islyngton, worth 10*l.*, held of the king, as of the castle of Dovor, by knight's service.

C. Series II. Vol. 12. (17.) E. Series II. File 610. (2.)

17. RICHARD YERDE son and heir of ROGER YERDE.

Writ wanting; proof of age Monday after St. Martin the Bishop, 13 Henry VII.

DEVON. He was aged 21, 4 August last, and was born at Okenbury, 4 August, 15 Edward IV, on which day he was baptized in the church there. Henry Horner, aged 43, was present in the church with one Sir Henry Abbarde who then and there was one of the said Richard's godfathers.

Thomas Pendeley, aged 53, was sent for Elizabeth de Landyn, to be godmother.

John Norwode, aged 54 and more, was sent into the town of Okenbury for Elizabeth Pleyter to be godmother, &c.

C. Series II. Vol. 12. (18.)

18. ELIZABETH, COUNTESS OF SURREY.

Writ 11 September, inquisition 23 October, 13 Henry VII.

She was seised of the under-mentioned manors and advowsons in fee, and being so seised, took to husband one Humphrey Bourghchier, knight, whereby they were seised thereof in fee in her right, and being so seised had issue John Bourghchier, knight, lord Berners; and the said Humphrey died, after whose death she was seised thereof in fee, and being so seised took to

husband Thomas Howard, knight, now earl of Surrey, whereby they [were seised thereof in fee in her right and being so seised] had issue Thomas Howard, knight, lord Howard, and divers other sons and daughters; and afterwards, they being so seised, she died, and the said earl, by reason of the issue raised between them as aforesaid, was and is seised thereof by the curtesy, with reversion expectant to the said John Bourghchier, knight, lord Berners and his heirs.

She died 4 April last. The said John, lord Berners, aged 24 and more at the time of her death, is her son and heir.

NORFOLK. Manor and advowson of Aswelthorp, or Ashwelthorp, worth 10*l.*, held of James, bishop of Norwich, by socage.

Manor and advowson of Funhall, and the manor of Hapton, worth 10 marks, held of the prior of Christ Church, Norwich, by socage only.

Manor and advowson of Wrennyham, worth 8*l.* 13*s.* 4*d.*, held of the said bishop by fealty and 4*d.* rent, at Easter and Michaelmas equally, for all service.

Manor and advowson of Northreke, worth 4*l.* 6*s.* 8*d.*, held of Thomas Fenys, knight, lord Dacre, by socage only.

Manor and advowson of Colkyrk, worth 10*l.* 3*s.* 4*d.*, held of the said bishop by socage only.

Manor of Gatlee, worth 100*s.*, held of the king in chief by knight-service, as of Dovorr Castle.

Manor of Massyngham, or Little Mashyngham, worth 6*l.* 13*s.* 4*d.*, held of the prior of Castella[c]re, by socage only.

C. Series II. Vol. 12. (19.)

19. ELIZABETH, COUNTESS OF SURREY.

Writ 11 September, *inquisition* 26 October, 13 Henry VII.

She held the under-mentioned manor of Iklyngham for the term of her life, of the inheritance of John Bourghchier, knight, lord Berners, with reversion thereof expectant after her decease to the said John.

Other findings as in No. 18.

SUFFOLK. Manor of Cowlyng, worth 100*s.*, held of the king, as of the honor of Clare, by knight service.

Manor of Thorphall in Horham, ten messuages, 200*a.* land and 40*a.* land (*sic*) in Stradbok, worth 10*l.* 10*s.*, held of Edmund, earl of Suffolk, as of the castle of Eye, service unknown.

Manor of Aspall Stonham *alias* Stonham Antegayn, with the advowson of the parish church of Stonham, worth 15*l.*, held of James, bishop of Norwich, as of the manor of Hoxon, by socage.

A third part of the manor of Bergeholve, worth 4*l.* 4*s.*, held of the abbot of St. John, Colchester, as of the manor of Grensted, by socage only.

Manor of Iklyngham Berners, worth 15*l.*, held of the abbot of St. Edmund of Bury.

C. Series II. Vol. 12. (20.)

20. WILLIAM NEVYLL.

Writ 16 November, *inquisition* the last day of April, 13 Henry VII.

He was tenant by the curtesy of the under-mentioned manor and lands after the decease of Katharine his wife.

He died on Saturday after the lifting up of the Holy Cross last. Thomas Nevyl, son and next heir of the said Thomas and Katharine, is aged 40 and more.

LEICESTER. Manor of Holt, worth 8*l.*, held of the lord le Souch, service unknown.

Two messuages, four virgates of land, in Drayton and Bryngerst, worth 5*l.*, held of the abbot of Peterborough, service unknown.

A messuage and a virgate of land, in Medburne, worth 16*s.*, held of John Ormond, esquire, service unknown.

C. Series II. Vol. 12. (21.)

21. ALEXANDER CRESSENER, esquire.

Writ of Amotus 16 May, *inquisition* Wednesday after Midsummer, 13 Henry VII.

John Clopton, esquire, was seised of the under-mentioned manor of Fytz Jeffreys, &c. to the use of the said Alexander and his heirs; Alexander died; and by charter, Monday after St. Bartholomew, 12 Henry VII, John demised the said manor, &c., to Cecily Cressener, late the wife of the said Alexander, John, lord de (*sic*) Scrope, Robert Dymmok, knight, William Walgrave and Thomas Cressener, esquires, John Kentissh and John Hulk, the elder, to the use of the said Cecily for life, with remainder after her death to Alexander's right heirs.

He was seised of the under-mentioned manor of Ferrers in fee, and being so seised demised it to Anne then wife of his son John, for the term of her life, with reversion thereof expectant to himself and his heirs; she was seised thereof accordingly in her demesne as of free tenement and died so seised, 20 October last.

He died 18 June, 12 Henry VII, seised of the under-mentioned land in Burys St. Mary in fee. The said John Cressener (*sic*) is his cousin and next heir, and is of the age of 13 years and more.

ESSEX. Manor of Fytz Jeffereys, worth 5 marks, held of William, abbot of St. Edmund's of Bury.

Lands and tenements called Fytz Jeffreys Stubbyng, Noers, 'le Parrok,' and a piece of land called Bradme[r] in Alphamston, Great Henny and Lammerch, held of John, abbot of North Creke, in right of his church, service unknown.

Manor of Ferrers, worth 5 marks, held of the king, as of the honor of Clare, by knight-service.

Seven acres of land and one acre of aldercarr in Burys St. Mary, worth 4*s.*, held of the king in chief by knight-service.

C. Series II. Vol. 12. (22.)

22. EDWARD WODEWARDE.

Writ 27 October, 12 Henry VII; *inquisition* 27 June, 13 Henry VII.

He died 9 October, 12 Henry VII, seised, or seised in fee, of the under-mentioned tenements, &c., the qualification 'in his demesne as of fee' being omitted in the case of his holdings in Chalgrave, and in Rowsham, &c., to the end. Thomas Wodeward, aged 27 and more, is his son and heir.

OXFORD. Two tenements in the suburb of the town of Oxford, without the north gate, worth 20*s.*, held of Christopher Broun by 10*d.* rent for all service.

The messuage he dwelt in and 5*a.* meadow belonging to it in 'Osney mede' within the said town, worth 3*6s.* 8*d.*, held of the monastery of Eynesham, by 10*s.* rent, for all service.

A messuage in the said town in 'Selyng lane' worth 13*s.* 4*d.*, held of the monastery of Abendon, by 18*d.* rent, for all service.

Three tenements, five virgates land, in Chalgrave, worth 4*l.* over and above outgoings, held of the prior and convent of Walyngford, by 40*s.* rent, for all service.

A tenement in Dadyngton, worth 6*s.* 8*d.*, held of the prior and convent of Buretter, by service of a pair of gloves to the prior yearly, for all service.

A tenement and virgate of land in Over Warton, worth 6*s.* 8*d.*, held of the lord Denham, by service of 1*d.* yearly, for all service.

A tenement and close in Wytteney, worth 6*s.* 8*d.*, held of the bishop of Winchester, by 12*d.* rent and suit of court.

Two other tenements in Wytteney, worth 20*s.*, held of the said bishop by the service, or rent, of 16*d.* yearly and suit of court.

A close and certain meadow in the town and fields of Staunton Seynt John, worth 13*s.* 4*d.*, held of the heirs of Richard Chamberleyn, esquire, service unknown.

Two tenements in the bailey (*balliolo*) within the town of Oxford, in St. Martin's parish, formerly Benet Stokys, worth 40*s.*, tenure and service unknown.

A close and 14*a.* land in Rowsam, or Rowssam, worth 8*s.*, held of the lord Chawith, by 3*s.* 4*d.* rent, for all service.

Two acres of meadow and 19*a.* pasture in Bampton, worth 10*s.*, held of the earl of Shrewsbury by 3*d.* rent.

A messuage called 'le Rede Coke' in St. Peter's parish, in the street called 'le Bayly' within the said town of Oxford, worth 25*s.*, tenure unknown.

A messuage called 'a Tavern,' wherein John Gascoign dwells, within the said town, worth 30*s.*, held of the New College of Winchester in Oxford, by service of 6*s.* 8*d.*

A cottage and 4*a.* land in Netherheyford, worth 4*s.*, held of the lord Seyntmond, by service of 1*d.* yearly.

C. Series II. Vol. 12. (23.) E. Series II. File 780. (4.)

23. WILLIAM BASSET.

Writ 10 February, *inquisition* 9 June, 13 Henry VII.

Thomas Entwysell, esquire, Ralph Cantrell, clerk, vicar of Chesturfeld, late rector of Bloure, and Charles Dethyk, clerk, were seised of the under-mentioned manor in fee, and being so seised gave it by charter to the said William Bassett, and Joan, then his wife, and the heirs male of his body begotten, with remainder in default to his right heirs. They were seised thereof accordingly, he in his demesne as of fee tail, and she in her demesne as of free tenement, and being so seised he died, and she survives and is still so seised.

The said Thomas and Ralph, and one William Soute, clerk, rector of Grendon, were similarly seised of the other under-mentioned land, &c., and being so seised gave them by charter to the said William for life, with remainder to William his son, and Nicholas his other son, successively in tail

male, with remainder to the heirs male of his body, with remainder in default to his right heirs. He was seised thereof accordingly in his demesne as of free tenement and died so seised, whereupon the said William Bassett, the son, entered and is seised thereof in his demesne as of fee tail by the form of the gift.

He died 15 November last. William Bassett is his son and heir male by virtue of the gifts aforesaid and is of the age of 24 years and more.

DERBY. Manor of Langley Maynell, worth 20*l.*, held of the king, as of the honor of Tutbury, parcel of the duchy of Lancaster, by fealty and homage only.

A messuage, cottage, 50*a.* land, 10*a.* meadow, in Tyssyngton; and 13*a.* land, 3*a.* meadow, 8*a.* pasture in Fenybentley, worth 20*s.*, held of the king, as of the said honor, by fealty and 18*d.* rent, for all service.

One and a half acres land in 'le Legh,' worth 6*d.*, held of John Pole, as of the manor of Legh, by fealty only, for all service.

Six acres land in Holynton, worth 3*s.*, held of Ralph Shirley, knight, as of the manor of Braylesford, by fealty, for all service.

A messuage, cottage, 60*a.* land, 10*a.* meadow and 10*a.* pasture, in Hoknoston, worth 40*s.*, held of the king, as of the said honor of Tutbury, by fealty and 20*s.* rent yearly, for all service.

A messuage and a bovate of land in Thorp, worth 5*s.*, held of the king, as of the said honor, by fealty and 2*s.* 4*d.* rent, for all service.

C. Series II. Vol. 12. (24.)

24. EDITH GRENE late the wife of JOHN GRENE, esquire.

Writ 29 May, 12 Henry VII; *inquisition* 23 October, 13 Henry VII.

She held in dower the day she died, and after the death of John Helyon, formerly her husband, the under-mentioned third, being of the inheritance of Anne, wife of Roger Wentworth, knight, cousin and heir of the same John Helyon, with reversion thereof expectant to the said Roger and Anne, the daughter of Isabel, daughter of the said John Helyon and Edith, and Anne's heirs.

She died, 1 June last. Agnes wife of William Fyndern, knight, and Margaret wife of Henry Tey, knight, her daughters by the said John Grene, and the said Anne, daughter of Isabel her daughter by the said John Helyon, are her daughters, and cousin, and heirs; they were aged respectively at the time of her death, Agnes 30, Margaret 26 and Anne 24 and more.

DERBY. A third part of the manor of Bawkwell, worth 60*s.*, held of the king in chief by service of $\frac{1}{20}$ of a knight's fee.

C. Series II. Vol. 12. (25.)

25. EDITH GRENE late the wife of JOHN GRENE, esquire.

Writ 4 June, 12 Henry VII; *inquisition* 26 October, 13 Henry VII.

John Helyon, the elder, was seised of the under-mentioned manor in fee, and being so seised gave it by charter to John Helyon, his son, and the said Edith, and the heirs of their bodies issuing, whereby the said John and Edith were seised of it in fee tail, and had issue Philippa and Isabel; and afterwards the said John Helyon, the son, died and the said Edith survived

him and was solely seised thereof in fee tail ; and afterwards the said Isabel had issue Anne, the wife of Roger Wentworth, knight, and died ; and afterwards the said Philippa died without issue ; and afterwards the said Edith died, whereupon the said manor descended to the said Anne as cousin and heir of the said John Helyon, the son, and Edith, of their bodies issuing, viz. daughter of Isabel their daughter.

She died 1 June last. The said Anne is her cousin and heir, of the bodies of the said Edith and John Helyon issuing, viz. daughter of the said Isabel, daughter of John and Edith ; and the said Anne, at the time of the death of the said Edith, was of the age of 24 years and more.

SUFFOLK. Manor of Haverell, worth 4*l.*, held of the king, as of the duchy of Lancaster, by service of $\frac{1}{4}$ of a knight's fee.

C. Series II. Vol. 12. (26.)

26. EDITH GRENE late the wife of JOHN GRENE, esquire.

Writ wanting ; *inquisition* the last day but one of October, 13 Henry VII.

Robert Cavendiche, John Coo and Thomas [Hardekyn] were seised of the under-mentioned manor of Garrener and advowson of [Lyes] in fee, and being so seised, by their charter indented granted them to one John Helyon and the said Edith, then his wife, by the name of Edith daughter of Thomas Rowlf, to them and the heirs of their bodies, and the same John and Edith were seised thereof in their demesne as of fee tail.

John Helyon, the elder, father of the said John Helyon, and [John Game]lyngay, were seised of the under-mentioned toft, &c. in Fynchynfelde in fee, and being so seised gave them by charter to the said John Helyon, the son, and the said Edith his wife, and the heirs of their bodies, whereby the same John and Edith were seised thereof in their demesne as of fee tail.

Thomas Brown and Thomas Payn were seised of the under-mentioned manors of [Hoddynges], &c., messuage, &c. called 'Hawkewoddes,' and advowson of 'Rolf' chantry, in fee, and being so seised gave them to one John Vampage for life, with remainder to the said John Helyon, the son, and Edith his wife, and the heirs of the body of Edith, as by a fine thereof levied more fully appears ; whereby the said John Vampage was seised thereof in his demesne as of free tenement, and afterwards, being so seised, at Liston Hall, he surrendered them to the said John Helyon, the son, and Edith, to which surrender they agreed, whereby they entered and were seised thereof, John in his demesne as of free tenement and Edith in her demesne as of fee tail, and had issue between them Philippa and Isabel ; and afterwards the said John Helyon, the son, died, and the said Edith survived him, and was solely seised thereof in her demesne as of fee tail.

Thomas Brown, Thomas Basset and Thomas Payn were seised of the under-mentioned manor of Bealchampwilliam, and manors and advowsons of Ovyngton and Bealchampotton in fee, and being so seised demised them to the said Edith for the term of her life, whereby she was seised thereof in her demesne as of frank tenement, with reversion expectant to the said Thomas Brown and the others and their heirs ; and afterwards being so seised the said Edith took to husband one John Grene, since deceased, whereby the said John and Edith were seised thereof in her right according to the exigence of the gift aforesaid, and they being so seised, the said Thomas Brown and Thomas Basset died and the said Thomas Payn survived them ;

and after their death the said Thomas Payn by deed granted that the said manors, &c. which ought to revert to him on the said Edith's decease, should remain to John Bourghchier, knight, lord de Berners, Thomas Tyrell, knight, John Newton and John Clopton, whereupon the said John Grene and Edith his wife attorned to the said John Bourghchier and the others, at Bealechampotton aforesaid; and afterwards the said John Bourghchier and the others by deed granted to Philippa one of the daughters and heirs of the said John Helyon, the son, that a moiety of the said manors, &c. should remain to her and the heirs of her body, with remainder in default to the heirs of the body of John Helyon, the son, whereupon the said John Grene and Edith his wife attorned to the said Philippa for that moiety at Parke Hall, co. Essex; and the said Philippa afterwards died without heir of her body issuing, after whose death the said moiety remained to Roger Wentworth, knight, and Anne his wife, daughter and heir of Isabel, the other of the daughters and heirs of John Helyon the son. John Grene and Edith his wife had issue between them Agnes, wife of William Fyndern, knight, and Margaret, wife of Henry Tey, knight; and the said John Grene afterwards died; and afterwards the said John Bourghchier, Thomas Tyrell and John Newton died, and the said John Clopton survived them, after whose death the right of the other moiety of the said manors, &c. remained to the said John Clopton and his heirs; and afterwards the same John being seised of the remainder of a moiety of the said manors, &c. by his deed granted that the said moiety should remain, after the death of the said Edith, to the said Anne and the heirs of her body, to which grant the said Roger Wentworth agreed, and afterwards the said Edith, at Gosfelde, attorned to the said Roger and Anne for the said moiety.

She held in dower the day she died, after the death of John Helyon, the son, of the inheritance of the said Anne, a third of the under-mentioned manor of Bumpstedhellyon, with reversion thereof expectant to the said Roger and Anne, and Anne's heirs.

She died 1 June last. The said Anne, wife of the said Roger Wentworth, is both cousin and heir of the said John Helyon and Edith his wife of their bodies begotten and of the same John, viz. daughter of the said Isabel, one of the daughters and heirs of the same John Helyon, the son, and Edith; and the said Agnes, wife of William Fyndern, knight, and the said Margaret, wife of Henry Tey, knight, daughters of the said John Grene and Edith his wife, are daughters, and the said Anne, daughter of the said Isabel, is cousin, and heirs of the said Edith. The said Anne is, and at the time of the death of the said Edith was, of the age of 20 and more, the said Agnes 30 and more, and the said Margaret 26 and more. The said Agnes and Margaret, as daughters, and the said Anne as cousin, and heirs of the same Edith, to the said manors of Hodynges, Bellowes and Liston Hall and to the said tenements called 'Hawkeswod of Potterstret,' are heritable and lawfully entitled; the said Anne alone is heritable and lawfully entitled to all other the aforesaid manors, lands and tenements.

ESSEX. Manor of Garrener, worth 10 marks, held of the king, as of the duchy of Lancaster, by service of $\frac{1}{20}$ of a knight's fee.

Advowson and patronage of the house and church of Lyes to the said manor belonging, worth nothing beyond outgoing.

A toft, 80*a.* land, 7*a.* meadow, 8*a.* pasture, 8*a.* wood, in Fynchyngfelde, called 'Hyldershames,' 'Reymes' and 'Cosyns,' worth 20*s.*, held of the prior of Thetford, service unknown.

Manor of Hodynges, worth 100s., held of the earl of Oxford, by service $\frac{1}{4}$ of a knight's fee.

Manor of Bellowes, worth 4*l.*, held of John Fyllyngley, by service $\frac{1}{8}$ of a knight's fee.

Manor of Lyston Hall, or Liston Hall, worth 60s., held of the said earl of Oxford, by service of $\frac{1}{4}$ of a knight's fee.

[One] messuage, 3 tofts, 100*a.* land, 28*a.* meadow, 80*a.* pasture, 2*a.* wood, 26*s.* 8*d.* rent, called 'Hawkewoddes,' of 'Potterstrete,' in Hengamsibyll, Hengam at Castle (*ad castrum*), Toppysfelde, Weddersfelde, Fynchynghfelde, Great Gelham, Roddeswell, Gosfelde, Halstede, Great Mappilstede, Stysted and Bokkyng, worth 100s., held of Henry Bourghchier, earl of Essex, service unknown.

Advowson of the chantry called 'Rolf Chantry' in Gosfeld.

Manor of Bealchampwilliam, worth 40 marks, held of the earl of Oxford, by service of two knights' fees.

Manor and advowson of Ovyngton, the manor worth 8 marks and the advowson nothing beyond outgoings, held of Elizabeth, duchess of Norfolk, service unknown.

Manor and advowson of Bealchampton, worth 10*l.*, held of the king, as of the duchy of Lancaster, by service of $\frac{1}{10}$ of a knight's fee.

A third part of the manor of Bumpstedhellyon, worth 30s., held of the king in chief, by service of $\frac{1}{8}$ of a knight's fee.

C. Series II. Vol. 12. (27.) Parts in brackets supplied from Escheators Enrolled Accounts, 63, m. 91d.-m. 92d.

27. EDWARD BABYNGTON.

Writ 3, inquisition 23 July, 13 Henry VII.

John Makworth, clerk, William Cheyne, knight, William Babyngton, knight, Peter de la Pole and William Fyndern, were seised of the under-mentioned wardenship, &c. in fee, [and being so seised] as by their charter indented, dated 7 July, 12 Henry VI, [appears], demised the same to William Venour and Elizabeth, his wife, daughter and heir of Roger Sapurton, and the heirs of their bodies issuing, with remainder in default of such issue to the heirs of the body of the said Elizabeth issuing, with remainder in default to Robert Babyngton, cousin of the same Roger, and the heirs of his body issuing, as in the same charter thereof made and [in] the royal licence had thereon by them more fully is contained; of which charter and licence *inter alia* an exemplification was produced to the jury in evidence, the date whereof is at Westminster, 10 June, 6 Edward IV.

By virtue of which demise and licence the said William Venour and Elizabeth, his wife, were seised thereof in their demesne as of fee tail in form aforesaid, and died; after whose death, inasmuch as they died without heir of their bodies issuing, and likewise the said Elizabeth died without heir of her body issuing, the said wardenship, &c. remained to one William Babyngton, as son and heir of the said Robert Babyngton in form, &c., by virtue of which the same William was seised thereof in his demesne as of fee tail by form, &c., and had issue Richard Babyngton, Edward and William, and died so seised; after whose death the said wardenship, &c., descended to the said Richard, as son and heir of the said William, whereby the said Richard was seised thereof in his demesne as of fee tail by form, &c., and died so seised without heir of his body issuing; after whose death the wardenship &c.

aforesaid descended to Edward Babyngton, named in the writ, as brother and heir of the said Richard, whereby the said Edward was seised thereof in his demesne as of fee tail by form &c., and died so seised without heir of his body issuing.

He died the last day of June last. The said William Babyngton is his brother and heir, and is of the age of 22 and more.

LONDON. A messuage and garden within the close of the king of Flete, the office of wardenship (*officio custodie*) of all prisoners of the king there committed or to be committed, a yearly rent of 6*l.* 14*s.* 5*d.* issuing from divers lands and tenements within the city of London and suburbs thereof, and 7*l.* 12*s.* 1*d.* to be received yearly for the wardenship (*custodia*) of the gaol of Flete by the hands of the sheriffs of London and Middlesex. The said messuage, garden and office of wardenship, and the said rent are held of the king in chief, service unknown; and the said messuage, garden and office are worth 14*l.* beyond outgoings.

C. Series II. Vol. 12. (28.)

28. EDWARD BABYNGTON.

Writ 3 July, *inquisition* 11 August, 13 Henry VII.

John Makworth, William Cheyne, William Babyngton, Peter de la Pole and William Fyndern were seised of the under-mentioned wardenship, &c., in fee, and being so seised, long before the day of the taking of this inquisition, by their charter, the king's licence therefore having been obtained, [as] in a certain exemplification of the said king contained and expressed, which exemplification of the charter and licence has been produced to the jurors, demised them to William and Elizabeth Venour, with remainders over, &c., as in No. 27.

MIDDLESEX. A messuage within the close of the palace of the king of Westminster, and the office of the wardenship (*officio custodie*) of the same palace, together with the fees and profits to the same office belonging; also a rent of 10*l.* 12*s.* 11*d.* to be paid them for that office by the hands of the sheriffs of London and Middlesex yearly; held of the king in chief, service at present unknown; the said office together with the fees and profits aforesaid is worth 12*l.*

C. Series II. Vol. 12. (29.)

29. HUGH CLOPTON.

Writ 27 September, 11 Henry VII; *inquisition* 1 November, 13 Henry VII.

He was seised of the under-mentioned tenement called 'Balsals Place,' garden in 'Churchstrete' and tenements in 'le Highstrete' and 'Chapell strete' adjoining 'le Corne Market,' in Stretford upon Aven, in fee, and being so seised demised them to Roger Paget and Elizabeth his wife, for the term of Roger's life, by virtue of which the same Roger and Elizabeth were and still are seised thereof in their demesne as of free tenement, with reversion thereof expectant to the said Hugh and his heirs; and so Hugh died seised of that reversion.

He died seised together with William Clopton, his cousin, Robert Throgmarton, Richard Porter, of Camden, William Milburn, of London, and Thomas Handes, of the same, mercer, who survive, of the under-mentioned

manor of Little Wylmecote and land there and in Berley, in fee, to the use of himself and his heirs and of his last will. He made his last will thereof, to wit that William Clopton, his cousin, should have the said manor, 80*a.* land, 2*a.* meadow and 2*a.* wood, in tail, with remainder to the heirs male of John Clopton, his father, with remainder to John's right heirs.

He died 15 September, 12 Henry VII, seised of the other under-mentioned manor and lands in fee. William Clopton, aged on the day of the taking of this inquisition 15 and more, is his cousin and next heir, viz. son of John, son of Thomas, his elder brother.

WARWICK. Manor of Clopton, worth 100*s.*, held of the king, as of the manor or castle of Beaudesert (*Bello deserto*) by $\frac{1}{8}$ of a knight's fee, viz. by homage, fealty and the rent of a pair of gilt spurs, for all service, at Michaelmas yearly; which manor or castle of Beaudesert king Edward IV bought of John Norbure, knight, and William Belknap, esquire.

A half burgage in 'Elystrete' *alias* 'Swynnestrete' in Stretford upon Aven, worth 4*s.*, held of the king in chief, by $\frac{1}{40}$ of a knight's fee.

A burgage in 'Chapell strete,' over against the chapel, on the north side; a burgage in 'Highstrete'; a barn and garden in 'Henleystrete'; and a half-burgage in 'Churchstrete,' in Stretford upon Aven; also two tofts, four virgates of land, 4*a.* meadow and 20*a.* pasture in 'Bryggetowne,' in the parish of Stretford aforesaid; also a tenement in Stretford aforesaid in 'Rotherstrete,' called 'Balsals Place,' a garden in 'Churchstrete,' a tenement in 'le Highstrete' upon the corner of 'le Corne Market,' wherein John Balamy dwells, and another tenement in 'Chapell strete,' abutting on 'le Corne Markette,' wherein Wolfram Smyth dwells; worth together 40*s.*; held of the bishop of Worcester, by fealty and 12*d.* rent at Michaelmas and Lady Day equally, for all service.

Two messuages, two virgates of land, 4*a.* meadow, and 10*a.* pasture, in Preston Bagotte, or Bagot, worth 20*s.*, held of John, the prior of Jerusalem in England, by fealty and 3*s.* rent at the feasts aforesaid equally, for all service.

A messuage with its appurtenances in Coventre lying in 'Erlestrete,' worth 40*s.*, held of Richard, prior of the cathedral church of St. Mary of Coventre, by fealty and 2*d.* rent yearly, equally at the feasts aforesaid, for all service.

Manor of Little Wylmecote, or Wilmecote, a messuage, a virgate of land and 2*a.* meadow, in Wylmecote, and a messuage, 80*a.* land, 2*a.* meadow and 2*a.* wood, in Berley, worth 5 marks, held of George Nevile, knight, lord de Bergevenny, by $\frac{1}{40}$ of a knight's fee.

C. Series II. Vol. 12. (30.)

30. FRANCIS HARRYS, son and heir of JOHN HARRYS, esquire.

Writ 22 April, 12 Henry VII; *proof of age*, 12 April, 13 Henry VII.

The writ recites that the said John lately held of the king, as of the honor of Plympton, late in the king's hands, by knight-service; that afterwards, viz. 26 October, 1 Henry VII, the king by charter gave the said honor to Edward, earl of Devon, in tail male, with knights' fees, advowsons, &c.; and that the lands of the inheritance of the said Francis are in the custody of Roger Holand, esquire, by the king's grant.

DEVON. He was born at Plympstoke, and baptized in the parish church there, and was of the age of 21 years and more on 16 October last, as John Speccot, Thomas Tregarthyn, John Arundell Treveys and Nicholas Yeo, esquires, Alexander Arundell, Richard Upcote and Henry Thorne well know, inasmuch as they were present in church at his baptism, and then were there David, the prior of the house and church of Plympton, and David Blakhede, his fellow-monk, godfathers of the same Francis, and Katharine Spicer, his godmother.

William Harrys, aged 50 and more, held the salt at the child's baptism.

John White, aged 50 and more, being then servant of the said John Harrys, esquire, the father, was sent to fetch the said godparents.

The said Roger Holand, esquire, to whom by letters patent, 1 March, 1 Henry VII, the king gave the wardship of the lands, &c. late of John Harrys, the father, together with the marriage of the said Francis, appeared, 12 April aforesaid, at Plympstoke, and could not gainsay, &c.

C. Series II. Vol. 12. (31.)

31. THOMASINE, late the wife of THOMAS HANSARD, knight, one of the daughters and heirs of WILLIAM BREWS, esquire.

Writ 22 October, inquisition 4 November, 13 Henry VII.

She took to husband the said Thomas, and afterwards the under-mentioned moieties descended to her as such daughter and heir, by pretext whereof they were seised thereof in their demesne as of fee tail, in her right, and had issue between them Anthony and other sons and daughters; and afterwards she died so seised, after whose death he held and holds the premises as tenant by the curtesy.

She died 20 July, 12 Henry VII. The said Anthony, aged 18 and over, is her son and next heir thereof, to hold the same after the death of the said Thomas.

SUFFOLK. Moieties of the manor of Wetyngham in Fresyngfeld and land, &c., called 'Watlynges,' in Fresyngfeld, worth 20*l.*, held of the lady Elizabeth, [duchess] of Norfolk, by $\frac{1}{4}$ of a knight's fee.

C. Series II. Vol. 12. (32.)

32. JOHN JENNEY.

Writ of Amotus, 12 October, inquisition 30 October, 13 Henry VII.

William Mundys was seised of the under-mentioned manor and advowson in fee, and being so seised demised the said manor with its appurtenances to the said John Jenney and Elizabeth his wife for the term of their life, with remainder to Thomas Jenney their son in tail; by virtue of which demise the said John and Elizabeth were seised of the said manor in their demesne as of free tenement, and afterwards the said Elizabeth died and the said John survived her and was solely seised thereof in his demesne as of free tenement; and afterwards the said Thomas died, after whose death the right of reversion of the manor aforesaid remained to one William Jenney, as son and heir of the said Thomas; and afterwards the said John Jenney died seised of such an estate therein by virtue of the demise aforesaid.

He died 18 April, 11 Henry VII. The said William Jenney, aged 28 and more, is his cousin and next heir, (viz.) son and heir of the said Thomas his son.

NORFOLK. Manor, and advowson, of Intwod, or Intwode, [in Intwod], Keteryngham, Carleton, [Sw]arston, and elsewhere within the hundred of Humlyard, worth 100s., held of the king, as of the duchy of Lancaster, by knight-service,

C. Series II. Vol. 12. (33.)

33. MAUD WILLOUGHBY, widow.

Writ 20 November, *inquisition* 28 May, 13 Henry VII.

She died seised in fee tail to herself and the heirs of her body issuing of the under-mentioned manor of Tumby, by virtue of a gift thereof made by one Simon Dryby to Robert Dryby and Joan his wife, to them and the heirs of their bodies issuing, by virtue of which gift the said Robert and Joan were seised thereof in their demesne as of fee tail by the form of the gift, and had issue between them Alice, which Alice took to husband William Bernak; and the said Robert and Joan afterwards died, after whose death the manor aforesaid descended to the said Alice as their daughter and heir of their bodies begotten, whereby the said William Bernak and Alice, in her right, entered upon the said manor and were thereof seised in their demesne as of fee tail by the form of the gift, and had issue John and died; after the death of the which Alice the said manor descended to the same John, son of the said William and Alice as her heir, whereby the same John entered and was seised thereof in his demesne as of fee tail by the form of the gift, and had issue Maud, which Maud took to husband Ralph Cromwell, knight; and afterwards the same John died, after whose death the manor aforesaid descended to the same Maud as his daughter and heir, whereby the said Ralph and Maud, in her right, entered and were seised thereof in their demesne as of fee tail by the form of the gift, and had issue Ralph Cromwell, Elizabeth and Maud, and died, after the death of which Maud, wife of Ralph, the manor aforesaid descended to the said Ralph, son of Ralph and Maud, as her son and heir, whereby he entered and was seised thereof in his demesne as of fee tail by the form of the gift aforesaid.

She was seised the day she died in her demesne as of fee tail, to herself and the heirs of her body issuing, of the under-mentioned manor of Kirkeby upon Bayne, with lands, &c. in Roughton, &c., by virtue of a fine levied in the quinzaine of Michaelmas, 41 Edward III, between Ralph Cromwell, knight, and Maud his wife, querents, and Ralph, parson of the church of Cromwell, Roger Mors, William Wakebrygge and John, parson of the church of Halum, deforciant, of *inter alia* the said manor and lands, by which fine the said Ralph and the others granted the same *inter alia* to the said Ralph Cromwell, knight, and Maud his wife, and the heirs of their bodies issuing, by virtue of which fine the same Ralph and Maud were seised thereof in their demesne as of fee tail by the form of the fine, and had issue between them the aforesaid Ralph, Elizabeth and Maud, and died, after whose death the same descended to the said Ralph as their son and heir, whereby the said Ralph, as son and heir of the said Ralph Cromwell, knight, and Maud, entered and was thereof seised in his demesne as of fee tail by the form of the fine.

The subsequent descent of both manors as in No. 12.

She died the last day but one of August last, seised of the under-mentioned advowsons, knights' fees and rent in fee. William Knyvet and

William Fitzwilliam are her cousins and heirs, as in No. 12; they are also cousins and heirs of the aforesaid Robert Dryby and Joan his wife of their bodies begotten, viz. the same William Knyvet, son of John, son of Elizabeth, daughter of Constantine, son of Elizabeth, late the wife of John Clifton, knight, one of the daughters of Maud, late the wife of Ralph Cromwell, knight, daughter of John, son of Alice, late the wife of William Bernak, knight, daughter of the aforesaid Robert Dryby and Joan; and the aforesaid William Fitzwilliam, son of John, son of William, son of William, son of John, son of John, son of Maud the other of the daughters of the said Maud, late the wife of Ralph Cromwell, knight, &c. See Nos. 12, 13, 14.

LINCOLN. Manor of Tumby, worth 4*l.*, held of Henry de Clifford, by $\frac{1}{20}$ of a knight's fee, and by suit of his court at Folkingham at Michaelmas.

Manor of Kirkeby upon Bayne, worth 5*l.*, held of John de Willoughby, by $\frac{1}{16}$ of a knight's fee.

Eight messuages, a carucate and six bovates of land, 5*a.* meadow, worth 20*s.*, and 10*l.* rent, in Roughton, Wodehall, Wyntorp, Langeton next Thornton, Sutton next Markeby, and Maltby next Strubby, the tenure of the land, &c. unknown; the rent, worth nothing beyond the same rent, is neither held of the king nor of any other.

The advowson of the abbey of Kirkested, and the advowson of the church of Maltby, worth nothing beyond outgoings.

A fourth part of a knight's fee in Marton, which John son of Alfred (*Alveredi*) lately held.

A sixth part of a knight's fee in Witham, which William de Breton lately held.

A twelfth part of a knight's fee in the hamlet of Oldebethorp, which John de Oreby lately held.

A knight's fee in Straton and Wadingworth, which William de Breton lately held.

A fourth part of a knight's fee in Wyspygton, which Robert de Willoughby lately held.

Half a knight's fee in Tumby, which Joan de Tumby lately held.

The above fees are worth yearly in all issues 20*s.*, but of whom the said fees and advowsons are held the jurors are wholly ignorant.

A certain yearly rent of 20*s.* to be received yearly from certain tenants in Marum, worth nothing yearly beyond the said rent, neither is it held of the king nor of any other.

C. Series II. Vol. 12. (34.)

34. JOHN FRAMLYNGHAM, esquire.

Writ 10, inquisition the last day but one of October, 13 Henry VII.

He was seised of the under-mentioned manor in fee tail, and being so seised enfeoffed John Gosnold and others who survive thereof to the use of himself and his heirs.

He died Thursday after Michaelmas last, seised of the other under-mentioned lands, &c. in fee, which thereupon descended to one James Framlyngham, aged 30, as his son and heir.

SUFFOLK. Manor of Crowishalle, held of John Wulstun, by fealty and 4*l.* rent.

Divers lands and tenements in Debynham, Aspoll, Bedyngfeld, Rysanglis and Thorndon.

Divers lands and tenements called 'Wodewardes londes' in Pethaugh, Wynston, Stonham Antyngham, held of Christopher Willughby, knight, lord de Willughby, by service of half a quarter of a knight's fee.

A close called 'Neweclos' in Debynhem, containing 53½*a.* 3*p.* land, held of John Cheke, by fealty and 5*s.* yearly.

A close called 'Oldehaugh,' containing 54*a.* 1½*r.* 17*p.* land, in Debynhem and Wetheryngset, held of the bishop of Ely, by fealty and 4*d.* yearly.

Certain lands and tenements in Aspoll.

All the aforesaid lands, tenements and closes are worth 20 marks yearly beyond outgoings.

C. Series II. Vol. 12. (35.)

35. JOHN POND.

Writ 10 February, 12 Henry VII; *inquisition* Monday after All Hallows, 13 Henry VII.

He was seised of the under-mentioned land, &c. in fee, and being so seised, by charter enfeoffed Robert Alwethir, clerk, vicar of Alburgh, Thomas Bedon, Thomas Travers, and others, thereof, for the performance of his will, and thereafter to the use of the heirs of his body. He made the said Robert, and Joan his wife, executors of his will, which was duly proved, and directed that they should take the issues and profits of the said land, &c. for the payment of his debts and performance of his will for ten years next after his decease.

He died at Alburgh, 20 December, 12 Henry VII. Agnes Pond, aged 5 and more, is his daughter and heir.

SUFFOLK. A messuage, 30*a.* land, 10*a.* meadow, 8*a.* marsh, in Great and Little Wirlyngham. Becclys and Elugh, worth, 30*s.*; the messuage, 10*a.* land, 10*a.* meadow, parcel thereof, being held of the abbot of Bury St. Edmunds, as of the manor or lordship of Becclys, in socage, by fealty and 3*s.* rent; and 20*a.* land of Thomas Garneys, as of the manor of Becclys, called 'Garneys,' service unknown.

C. Series II. Vol. 12. (36.)

36. ELIZABETH BRANDON, widow, late the wife of WILLIAM BRANDON, knight.

Writ 11 April, 12 Henry VII; *inquisition* 3 November, 13 Henry VII.

Thomas Man, clerk, rector of the church of Eston and John Wode, chaplain, were seised of the under-mentioned manor of 'Cravens,' &c. in fee, to the use of William Brandon, knight, and the said dame Elizabeth, his wife, his heirs and assigns, and of his last will; by which last will, duly proved, he willed that, after his decease, the said Elizabeth his wife should have the said manor, &c., by the name of all his lands and tenements in Henham, Bliburgh, Bulcamp and Briggis, for the term of her life, and that after her decease Sir Robert Brandon, knight, his son should have the said manor, &c. in tail male with remainder in default to the same dame Elizabeth, her heirs and assigns, to give or sell at her pleasure; and so seised thereof the said William Brandon, knight, died, and the said dame Elizabeth by her last will, duly proved, gave the said manor *inter alia*, after it should happen the said Robert to die without issue male, to Thomas Brandon, knight, son of the said William Brandon, knight, and Elizabeth, in tail male, with remainder as in the

said will more fully appears, the said Thomas Man and John Wode being then seised of the said manor to the use aforesaid.

John, late bishop of Hereford, John, bishop of Coventry and Lichefeld, William Gifford, clerk, David Husbond, clerk, John Nele, clerk, Richard Bernes, clerk, Stephen Tyler, clerk, Thomas Danvers, Thomas Pounce, esquires, and William Danvers were seised of the under-mentioned manor of 'Burneviles,' which was sometime of John Fastolf, knight, in fee, and being so seised by their charter enfeoffed William Brandon, knight, the said Elizabeth, Robert Wyngfeld, knight, John Straunge, John Grymmysby, clerk, Henry Duncle, clerk, and John Savage, clerk, thereof, to them and the heirs and assigns of the said William and Elizabeth, to the use of the said William and Elizabeth, their heirs and assigns; by virtue of which feoffment the same William and Elizabeth were seised thereof in fee, and the others in their demesne as of free tenement; and afterwards the said William Brandon and the others died and the said Elizabeth and Henry Duncle survived them and were seised thereof, the said Elizabeth in fee, and the said Henry Duncle in his demesne as of free tenement; and afterwards the said Elizabeth in her widowhood by charter enfeoffed (*feoffaverunt*) the said Thomas Man and John Wode of the said manor to the use of herself, her heirs and assigns, by virtue of which feoffment the said Thomas and John were seised thereof in fee to the use aforesaid, and being so seised by their charter enfeoffed Thomas Pykenham, clerk, John Wyngfeld, Gregory Lovell, knights, William Wyngfeld, esquire, Richard Braunche, master of the college of St. Mary the Virgin of Metyngham, and John Loveday, gentleman, thereof, to the use of the said Elizabeth and her heirs; by virtue of which the said Thomas and the others were seised thereof to her use, and they being so seised, the said Elizabeth made her last will touching the said manor, viz. that her feoffees after her decease should make estate thereof to Thomas Brandon, knight, her son, and the heirs male of his body, with remainder in default to William Brandon, nephew of the said Thomas, viz. son of William his brother, Charles Brandon, brother of the said William son of William, Robert Brandon, knight, her son, Anne Brandon, sister of the said William and Charles, Elizabeth Leventhorp, her daughter, aunt of the said Anne, Eleanor Glemham, Mary Redyng, Anne Sydney, Dame Margaret Lovell and Katharine Gurney, her daughters, Anne Loveday, her cousin, and Eleanor Sydney, daughter of Anne Sydney, successively in tail male, with remainder in default to the right heirs of William Brandon, knight, and herself.

She died 28 April, 12 Henry VII. The said William son of William Brandon, aged 21 and more, is her next heir, viz. son of William her son.

SUFFOLK. Manor called 'Cravens' in Henham, 200*a.* land, wood, meadow, pasture, moor and marsh, and 40*s.* rent, in Henham, Bliburgh, Bulcamp, Brigge, Sotherton, Donwiche, Wangford, Reydon, Brampton, Westhale and Blyforth, worth 40 marks, held of the king, as of the manor of Hemnale, which of late came to the king's hands by reason of the forfeiture and attainder of John Radclyff, knight, late lord Fitzwater, by fealty and 2*s.* rent yearly.

Manor of Nacton called 'Burneviles,' worth 10 marks, held of the lady Elizabeth, [duchess] of Norfolk, by fealty and 2*d.* yearly.

C. Series II. Vol. 12. (37.)

37. ANNE, one of the daughters and heirs of HENRY PAKENHAM, deceased. *Writ of Devenerunt*, 29 June, 11 Henry VII; *inquisition* 4 November, 13 Henry VII.

NORFOLK. It was found by inquisition taken at Hengham, 4 October, 1 Richard III before Thomas Brampton, escheator, by virtue of the king's writ, that Henry Pakenham, named in the said writ, was seised of 1*a.* land in Snyterton in fee, and that Richard Hervy held of him 2*a.* land in Wylby by fealty, service, and 1*d.* rent yearly, and that John Lost held of him 7*a.* land in Sneterton, by fealty, service, and 10¼*d.* rent, and that Thomas Hervy held of him 3*a.* land there by fealty, service, and 4*d.* rent; and that he held the said acre, services and rents of king Edward IV in chief by service of $\frac{1}{200}$ of a knight's fee; and that he died seised of the said land, rent, and service, in fee.

The said acre is worth 4*d.* yearly. From the time of the death of the said Henry to the time of the taking of this inquisition, John Bokenham has taken the issues and profits of the said acre, rent and service, by what right the jurors know not.

Nicholas Parker, late of Honyng, esquire, John Jermy, the younger, Thomas Jermy, brother of the same John, esquires, Thomas Banyard, gent., Thomas Toppesfeld, esquire, James Lamppet, esquire, and Master John Stanton, clerk, were seised of a certain manor and the other lands and tenements in Honyng, formerly John Baxster's, also of those lands and tenements called 'Lombes,' 'Wales' and 'Drakes' in the same town and of all other the lands and tenements which the aforesaid Nicholas bought or in any way was entitled to in the town of Honyng aforesaid, North Walsham, Worstede, Crostwheyt and Wytton, and being so seised by their deed granted to the said Henry Paykenham, son and heir of Robert Pakenham, esquire, deceased, 10*l.* rent, to him and the heirs of his body lawfully begotten, payable quarterly, with power of distraint in default upon the said manor and lands; by virtue of which grant the said Henry was seised of the rent aforesaid in his demesne as of fee (*sic*), and had issue Margaret, Elizabeth and Anne, and died, 6 February, 20 Edward IV, after whose death the said rent descended to the said Margaret, Elizabeth and Anne, as his daughters and heirs, Margaret being aged 7, Elizabeth 3, and Anne 2 years and more, at the time of the said Henry's death.

From the time of the death of the said Henry to the time of the taking of this inquisition, Margaret sometime wife of the said Henry, has taken and had the said rent of 10*l.*, by what right the jurors know not.

She died 10 June, 8 Henry VII. The said Margaret and Elizabeth are her sisters and heirs, Margaret aged 23 and Elizabeth aged 19 and more.

No more or other lands or tenements in the said county came (*devenierunt*) to the hands of the said late king by the death of the said Henry, or by reason of the minority of the said Anne to the hands of the said late king or to the hands of king Richard, &c.

C. Series II. Vol. 12. (38.)

38. THOMAS THORNHOLM.

Inquisition at Sutton, co. York, 18 August, 12 Henry VII, before Robert Pilkynnton, esquire, escheator, *virtute officii*.

He was seised of the under-mentioned manor, &c. in fee, and died so seised, after whose death they descended to one John Thornholm, as his son

and heir, whereby the said John entered and was seised thereof in fee. The same John Thornholm is and from his birth was idiot and natural fool without sufficient reason for his own governance.

He did not hold any other lands in demesne in the said county the day he died, and what day he died the jurors know not.

One Elizabeth, now wife of Thomas Hilyard, held for the term of her life, the day the said Thomas Thornholm died, and the said Thomas Hilyard and Elizabeth still hold, the under-mentioned land, &c. in Wakfeld, &c., with reversion thereof expectant after her decease to the said John Thornholm and his heirs.

The said John Thornholm is now aged 17 and more.

YORK. Manor of Hastthorp, or Hasthorpe, ten messuages, five cottages, 600*a.* land, 50*a.* meadow, 5*a.* marsh, in Hastthorp.

Two messuages, 160*a.* land, 12*a.* meadow, in Rudstane, or Rudston.

A messuage and 30*a.* land, in Duffeld.

Six acres of land, in Carnaby.

A messuage and 40*a.* land, 3*a.* meadow, in Uram.

A messuage and 16*a.* land, in Ruston.

A messuage and 60*a.* land, in Tybthorpe.

A messuage, cottage and 30*a.* land, in Brigham.

A messuage and 16*a.* land, in Foston.

A messuage, 60*a.* land and 6*a.* meadow, in Carthorpe.

The above manor and lands are held of Agnes Clyfton, widow, by knight-service, and are worth beyond outgoings 20*l.*

Three cottages in Wandesforth.

A certain tenement called Thornholm Garth, containing in itself a messuage, certain closes to the same adjacent, and 100*a.* meadow, 100*a.* pasture, 40*a.* marsh, which are parcel of the same tenement, and which all together make and are the said tenement called Thornholm Garth.

The above tenement, &c. and cottages, are held of Henry, earl of Northumberland, service unknown, and are worth beyond outgoings 7*l.*

Three messuages, 200*a.* land, 10*a.* meadow, in Millington, worth 20*s.*, held of John Graystok, lord of Graystok, tenure unknown.

Ten acres of land in Hugate, worth 2*s.* 6*d.*, held of James, prior of Watton, service unknown.

A messuage and 40*a.* land, in Baynton, worth 20*s.*, held of Ralph Bigod, knight, service unknown.

Six messuages, 140*a.* land, 10*a.* meadow, in Wakfeld, Standley and Newton, worth 5 marks, held of Elizabeth, queen of England, as of the manor of Wakfeld, parcel of the duchy of York, by fealty for all service.

C. Series II. Vol. 12. (39.)

39. JOHN THURNUM, *scilt.* THORNHOLM.

Commission 23 June, 12 Henry VII; *inquisition* Thursday after Michaelmas, 13 Henry VII, with schedule annexed.

Robert Monkton, esquire, and other the jurors, say that the said John Thurnum was from his birth idiot and fool and is still, so that he is not equal to the governance of himself, his lands, or goods.

Thomas Thurnum, his father, whose heir he is, was seised of the under-mentioned land, &c. in fee, and died so seised, 5 October, 16 Edward IV; after whose death one Walter Griffith, knight, took the issues and profits thereof from the said 5 October for three years following; and afterwards the said Walter died, after whose death one Agnes Clyfton, widow, took the issues and profits thereof for four years following; but who has taken the same from that time to the day of the taking of this inquisition the jurors know not.

There are no more lands of the inheritance of the said John in the county of York so far as they can in any way ascertain.

Certificate by the Commissioners, in schedule annexed, that, before the arrival of the king's letters patent, John Thurnum named therein was taken away from the county of York to places unknown, so that they have been unable to examine his condition, or him.

YORK. Six messuages, fifty-seven bovates of land, 40*a.* meadow, 300*a.* pasture, in Hasthorp, worth 20*l.*

Forty acres meadow, 100*a.* pasture in Thurnumgarth, worth 10 marks.

A messuage and two bovates of land in Oulrem, worth 20*s.*

C. Series II. Vol. 12. (40.)

40. JOHN DENTON [esquire].

Writ wanting; *inquisition* 17 September, 13 Henry VII.

He died 12 July, 12 Henry VII, seised of the under-mentioned land, &c. in fee. Thomas Denton, aged 22 and more, is his son and heir.

OXFORD. A messuage and a virgate of land in Litelmore, worth 6*s.* 8*d.*, held of the lord Suffolk, by fealty and 3*s.* rent, for all service.

C. Series II. Vol. 12. (41.) E. Series II. File 780. (6.)

41. JOHN DENTON, esquire.

Writ wanting; *inquisition* 18 September, 13 Henry VII.

Findings as in No. 40.

BUCKS. Manor of Foxscote, worth 4*l.*, held of the king, as of Dover castle, by fealty and 8*s.* to castle-guard every twenty-four weeks.

A messuage and four virgates of land in Shalston, worth 13*s.* 4*d.*, held of Isabel Denton, as of the manor of Shalston, by fealty, 1*lb.* pepper rent and suit of court of the said manor, for all service.

C. Series II. Vol. 12. (42.)

42. JOHN DENTON [esquire].

Writ wanting; *inquisition* 17 September, 13 Henry VII.

Findings as in No. 40.

BERKS. Manor and advowson of Appleton, worth 5*l.*, held of the king in chief by service of $\frac{1}{2}$ knight's fee.

A messuage and two virgates of land in Appleton, worth 6*s.* 8*d.*, held of the king in chief by service of $\frac{1}{12}$ of a knight's fee.

A messuage, 97*a.* land, 16*a.* meadow, in Esthanney, worth 20*s.*, held of the lord Fitzwaren, by fealty and 3*d.* or a capon rent.

One hundred and thirty-three acres land, $7\frac{1}{2}a.$ meadow in Lyford, worth 20s., held of James Viall, by fealty and 32s. rent.

A pasture beside Oxford called 'Swynshill Feld' and a moiety of 'lez werys.' called 'Croked Werys' in the Thames, with waters and 'eytes' belonging, beside Oxford, worth 20s., formerly William Hydes' of Oxford, held of the abbot of St. Mary of Abendon, by fealty only.

A messuage, $1\frac{1}{2}$ virgates of land, $3\frac{1}{2}a.$ meadow in West Wyttnam, worth 3s. 4d., held of dame Katharine Strangwys, by fealty and 8s. rent.

A messuage, 5a. land, $1\frac{1}{2}a.$ meadow, in Esthanney, worth 3s. 4d., held of John Isbury, by fealty only.

C. Series II. Vol. 12. (43.) E. Series II. File 780. (7.)

43. JOHN BROKE.

Writ 11 September, *inquisition* 10 October, 13 Henry VII.

He died 6 April last, seised of the under-mentioned rent in fee. Thomas Broke, aged 14 and more, is his son and heir.

CANTERBURY. A certain yearly rent, or fee-farm, of 7*l.* 10s. to be received, 50s. at Easter and 100s. at Michaelmas, from the yearly rent or fee farm of the city aforesaid, by the hands of the bailiffs and citizens, for his part of the 30*l.* which king Edward III gave by letters patent to one John Cundy son of William Cundy, and his heirs, in recompense of the bailiwick of the town of Sandwich; of which John Cundy the said John Broke was one of the cousins and heirs, viz. son of John, brother of Robert, son of Joan, daughter of Robert, son of Margaret, one of the daughters and heirs of Constance, one of the sisters and heirs of William, son of the said John Cundy; held of the king by fealty only for all service.

C. Series II. Vol. 12. (44.)

44. JAMES HARYNGTON, knight.

Writ 28 June, 12 Henry VII; *inquisition* Monday, 11 September, 13 Henry VII.

He was seised of the under-mentioned manors, &c. in his demesne as of fee tail, viz. to him and the heirs male of his body, by virtue of divers feoffments and grants thereof made to divers his ancestors, as by divers charters and fines shown to the jurors upon the taking of this inquisition more fully appears; and being so seised he enfeoffed Thomas Radclyff, of Standissh, co. Lancaster, clerk, William Radclyff, of Ordsall, co. Lancaster, John Radclyff, of the same, son and heir apparent of the said William, Robert Radcliff, clerk, William Radclyff, Robert's brother, John Norwiche, Nicholas Gryffyn, esquires, Alexander Radclyff, son and heir of John Radclyff, Robert Langley, esquires, Thomas Tyllesley, of Tyllesley, Roger Hylton, Adam his son, Richard Holland, Thurstan Holand, son and heir apparent of Richard Holand, of Denton, James Holcroft, Thomas Newbery, clerk, Thomas Wattes, Edward Sawnders, Humphrey Belcher, William Miher, of Huntynghton, Thomas Draper, of the same, Richard Swetenham, of the same, and John Wattes, son of the said Thomas Wattes, thereof, by charter dated, 10 December, 8 Henry VII, likewise shown to the jurors, to hold to them and their heirs for ever to the use of him and his heirs, and for the performance of his last will; [by virtue] of which feoffment they were thereof seised in fee, and are so seised; and afterwards by his last will he willed that Isabel, his wife,

should hold and enjoy the said manors, &c. for the term of her life with remainder after her death to his right heirs male.

He died 26 June, 12 Henry VII. Nicholas Haryngton, esquire, is his brother and next heir male, and is of full age, viz. 21 and more.

CUMBERLAND. Manor and advowson of Bownes and the manor of Drombogh, with all the lands, &c. to the same manors belonging in the towns of Eston, Fynlen, Beamount, Bothyll and Langbronsketh, held of the lord de Dacres, as of the manor of Burgh upon Sands, service unknown. The said manor, lands, &c. are worth yearly in all issues, 10*l.* and not more on account of the sterility of the land (*patrie*) and the destruction of the Scots.

C. Series II. Vol. 12. (45.)

45. THOMAS ANDREWE, the elder, esquire.

Writ 3 February, *inquisition* 28 May, 12 Henry VII.

He was seised of the under-mentioned land, &c. in fee, and being so seised, by charter, 8 May, 2 Henry VII, enfeoffed Richard Emson, Thomas Haselwode and Oliver Alwode, chaplain, of those in Everdon, Braunston, Kylsby and Charwelton to the use of his son Thomas and his heirs, and they were and are seised thereof accordingly in fee to the use of the said Thomas, the son and his heirs; and by charter, 9 September, 3 Henry VII, enfeoffed Richard Andrewe, his son, of those in Daventre and Drayton, to hold to him and his heirs, and the said Richard is seised thereof accordingly in fee.

He died 15 November, 12 Henry VII. The said Thomas Andrewe is his son and heir, aged 30 and more.

NORTHAMPTON. A messuage, 60*a.* land, 10*a.* meadow, 10*a.* pasture and 1*a.* wood, in Everdon, worth 30*s.*, held of the provost and scholars of King's College of St. Mary of Eton beside Wyndesore, by fealty and 4*s.* 6*d.* rent, for all service.

A messuage, 70*a.* land, 20*a.* meadow, 20*a.* pasture and 1*a.* wood, in Braunston, worth 33*s.* held of the lord Edmund Roos, by fealty and 4*s.* rent, for all service.

A messuage, 20*a.* land, 2[*a.*] meadow and 2*a.* pasture, in Kylesby, Kilsby, or Kylsby, worth 6*s.* 8*d.*, held of Thomas Cowley, by fealty and 4*d.* rent for all service.

Three messuages, 100*a.* land, 40*a.* meadow, 40*a.* pasture, 1*a.* wood, in Great Charwelton [and] Little Charwelton, worth 6*l.*, held of Arthur, prince of Wales, as of the honor of Berkhamstede, co. Buckingham in socage, viz. by fealty and 9*d.* rent for all service.

Ten messuages, 200*a.* land, 80*a.* meadow, 60*a.* pasture, 3*a.* wood, in Daventre and Drayton, worth 8*l.*, held of the king, as of the duchy of Lancaster in socage, viz. by fealty and 6*s.* rent, for all service.

C. Series II. Vol. 12. (46.)

46. ROBERT MARKHAM, knight.

Writ of Amotus, 20 March, 12 Henry VII; *inquisition* 12 October, 13 Henry VII.

He and Alice late his wife were seised of the under-mentioned manors of Coton and Stoke, &c. in fee, in her right, and being so seised had issue

between them John Markham ; and afterwards she died, and he survived her and was solely seised thereof in his demesne as of free tenement as tenant by the curtesy, with reversion thereof expectant to the said John as her son and heir.

He was seised of the under-mentioned manor of Great Markham, with land there and in Walesby, &c. in fee, and being so seised, 26 January, 22 Edward IV, gave it to the said John Markham and Alice, late (*sic*) his wife, to them and John's heirs on the body of the said Alice begotten, by virtue of which gift they were seised thereof, viz. John in fee tail and Alice in her demesne as of free tenement, the day he died.

He died 1 September, 11 Henry VII, seised of the other under-mentioned manors, &c. in fee. The said John Markham, aged 40 and more, is son and next heir both of him and of the aforesaid Alice late his wife.

NOTTINGHAM. Manors of Bughton, Bothomsell and Upton, six messuages, 40*a.* land, 10*a.* meadow, 20*a.* pasture, 8*a.* wood, in Bughton, Bothomsell, Upton, Kyrton and Caunton, worth 24*l.*, held of the king, as of the honor of Tykhyll, co. York, parcel of the duchy of Lancaster, service at present unknown.

Manor of Mapulbek, five messuages, a water-mill, 40*a.* land, 10*a.* meadow, 2*a.* wood, 10*a.* pasture, in Mapulbek, Edenstowe and Allerton in Shirwode, worth 5 marks, held of the king, as of the honor of Donyngton, co. Leicester, parcel of the duchy of Lancaster, service at present unknown.

Manors of Coton and Stoke by Newerke, twenty-four messuages, 200*a.* land, 60*a.* meadow, in Coton, Stoke, Shelton, Kylvyngton, Flabarowgh, Alverton, Staunton, Newark and Hawton, worth 40*l.*, held of the bishop of Lincoln, as of the castle of Newark, service at present unknown.

Manor of Great Markham, six messuages, 60*a.* land, 10*a.* meadow, 2*a.* wood, in Great Markham, Walesby, Stokum and Sutton upon Trent, worth 40 marks, held of the king, as of the honor of Tykhyll aforesaid, service at present unknown.

C. Series II. Vol. 12. (47.)

47. WILLIAM TWYNEHO, esquire.

Writ 22 January, 12 Henry VII ; *inquisition* 7 October, 13 Henry VII.

He held on the day of his death jointly with Margaret then his wife, who survives, to them and his heirs, the under-mentioned land, &c. in Cadbury and Frome.

He was seised in fee of the under-mentioned land, &c. in Begbury, and being so seised demised it to Edward Codryngton for life, rent free, with remainder after Edward's decease to Walter Twynyho, his son and heir, in tail, with remainder to George Twynyho in tail, with remainder to his own right heirs.

He died 17 January last. The said Walter Twynyho is his son and heir, aged 30 and more.

SOMERSET. Thirty acres of land, 20*a.* meadow, 12*a.* pasture, in Northe Caddebury, worth 40*s.*, held of the lord de Hastynges, as of the manor of Cadbury, service unknown.

Three messuages, three gardens, 60*a.* land, 20*a.* meadow, 70*a.* pasture and a water-mill, in Frome in Selwode, worth 60*s.*, held of William Leversage, service unknown.

Two messuages, 100*a.* land, 10*a.* meadow, 30*a.* pasture, in Begbury, worth 60*s.*, held of the abbot of Glastonbury, service unknown.

C. Series II. Vol. 12. (48.) E. Series II. File 895. (3.)

48. WILLIAM TWYNEHO, esquire.

Writ 22 January, 12 Henry VII ; *inquisition* 6 October, 13 Henry VII.

On the day of his death he was seised in fee of the under-mentioned messuages, &c. in Shaftesbury, and by his testament bequeathed them to Margaret then his wife, who survives, for the term of her life with remainder after her decease to Walter Twynyho then his son and heir apparent, in tail, with remainder to George Twynyho, in tail, with remainder to his own right heirs.

The day he died he was seised in fee of the under-mentioned land, &c. in Mottecombe.

Death and heir as in No. 47.

DORSET. Four messuages, four curtilages and four gardens in Shaftesbury, worth 40*s.*, held of the abbess of Shaftesbury, by 6*d.* rent for all service.

A messuage, 100*a.* land, 20*a.* meadow, in Mottecombe, worth 40*s.*, held of Elizabeth, queen of England, as of the manor of Gillynham, by 5*s.* rent yearly for all service, which manor of Gyllynham is of the ancient demesne of the queen of England, and the jurors say that the custom of the manor there is that the wife or relict of the deceased is to hold for the term of her life all the messuages, lands and tenements whereof her husband died seised in fee within the liberty aforesaid, by the custom of the manor aforesaid and of the ancient demesne.

C. Series II. Vol. 12. (49.) E. Series II. File 895. (4.)

49. THOMAS JERMYN.

Writ 29 July, 12 Henry VII ; *inquisition* 26 October, 13 Henry VII.

One Joan Pynkeney was seised of the under-mentioned land, &c. in fee, and being so seised took the said Thomas to husband, and they had issue between them Robert Jermyn, and afterwards she died and Thomas survived her and was seised thereof in his demesne as of free tenement as tenant by the curtesy, and died so seised, 9 July, 12 Henry VII. The said Robert, aged 40 and more at the day of the taking of this inquisition, is son and next heir of the said Thomas and Joan.

NORFOLK. One hundred acres arable, meadow, pasture and wood, and the advowson of the church of All Saints of Great Melton, and the liberty of a fold there, lying in the town of Melton aforesaid, Hedirsett, Little Melton, Wymondham, and Wramplyngham, worth 40*s.*, held of John, abbot of Wymondham, in right of the abbey, by 4*d.* rent, for all service.

C. Series II. Vol. 12. (50.)

50. ROGER TWYNEO.

Writ 10 July, 12 Henry VII ; *inquisition* the last day of October, 13 Henry VII.

He died 17 June, 12 Henry VII seised of the under-mentioned manor, &c. in fee. George Twynyho, aged 25 and more, is his brother and heir.

SOMERSET. Manor of Great Cayford, two messuages, four tofts, 20*a.* land, 4*a.* meadow, 12*a.* pasture, in Little Cayford, within the hundred of Frome in Selwode.

Eight messuages, four tofts, a dovecot, 300*a.* land, 40*a.* meadow, in Frome Selwode.

The above are worth 28*l.*, and are held of Edmund Leverage, lord of Frome, service unknown.

A messuage, 24*a.* land, 10*a.* meadow, in Merston, worth 20*s.*, held of William, lord de Stourton, service unknown.

C. Series II. Vol. 12. (51.) E. Series II. File 895. (1.)

51. ROGER TWYNEO.

Writ 10 July, 12 Henry VII; *inquisition* 1 November, 13 Henry VII.

Findings as in No. 50.

DORSET. Two messuages, 40*a.* land, 20*a.* meadow, 24*a.* pasture, in Okeley.

A messuage, 50*a.* land, 12*a.* meadow, 30*a.* pasture, in Est Shilvyngton.

The above are worth 10*l.*, and are held of the countess of Richemond, service unknown.

A horse-mill (*molendino equino*) in the borough of Shaftesbury, worth 20*s.*, held of the abbess there, in right of her church of Shaftesbury, service unknown.

C. Series II. Vol. 12. (52.) E. Series II. File 895. (2.)

52. JOHN WROUGHTON, esquire.

Writ 27 January, 12 Henry VII; *inquisition* 2 November, 13 Henry VII.

One John Carant, the elder, Thomas Ramsey, Thomas Noreys and Edmund Ramsey, were seised of the under-mentioned manors in fee, and being so seised by their charter, 12 July, 9 Edward IV, enfeoffed the said John Worston and one Margaret, then his wife, thereof, to hold to them and the heirs male of their bodies begotten, with remainder in default to John, William, Richard, Robert and Edward Worston, sons of the said John Worston, esquire, successively in tail male, with remainder in default to the said John Worston, esquire, his heirs and assigns; by virtue of which feoffment the said John Worston, esquire, and Margaret were seised of the said manors in their demesne as of fee tail; and afterwards the said John Worston, the father, and Margaret, had issue between them one Thomas, now deceased, and Alexander and John who survive; and afterwards, the said John Worston died so seised, and the said Margaret survived him and was and still is solely seised thereof in her demesne as of fee tail by survivorship.

After the death of the said John Worston, the said Margaret, by the name of Margaret Wroughton, widow, late the wife of John Wroughton, of Broad (*Magna*) Hynton, co. Wilts, esquire, otherwise called John Wroughton, esquire, or by whatever name she may be known, had the king's letters patent of pardon, dated at Westminster, 5 June, 12 Henry VII, for *inter alia* all alienations or acquisitions of lands held in chief, or entry by herself or her ancestors upon her inheritance or free tenement, without licence, before

7 November, 1 Henry VII, together with the issues and profits thereof mean time had. And the jurors say that Margaret Worston named in the charter of the said John Carant, and the others, and Margaret Wroughton named in the letters patent, are one and the same person, the said John being known both by the name of John Wroughton and by the name of John Worston.

The said John Worston, the father, died 16 August, 11 Henry VII. Christopher Worston, knight, aged 47 and more, is his son and heir.

The said Thomas died without heir of his body begotten, and the said Alexander and John Worston, sons of the said John Worston, esquire, and Margaret are still living, and Alexander is the elder son between the said John Worston, esquire, and Margaret begotten and is aged 26 and more; and the said John the son is aged 22 and more.

DEVON. Manor of Wodhous, worth 10*l.*, held of John Dynham, knight, lord de Dynham, by 30*s.* rent at Michaelmas.

Manor of Alvyngton, worth 4 marks, held of the king in chief in socage, without any payment to the king therefore.

C. Series II. Vol. 12. (53.) E. Series II. File 145. (12.)

53. ROGER DRURY, esquire.

Writ of Amotus, 21 May, 12 Henry VII; *inquisition* 3 November, 13 Henry VII.

He died the last day but one of January, 11 Henry VII, seised of the undermentioned manors, &c., in fee. Robert Drury, knight, aged 40 and more, is his son and heir.

SUFFOLK. Three hundred acres of land, 200*a.* pasture, 40*a.* wood, 20*a.* meadow, in Hertest and Thurston, worth 10*l.*, held of William, abbot of Bury St. Edmunds, service unknown.

Manor of Onhows, 100*a.* land, 40*a.* pasture, 20*a.* wood, in Onhows, Stowe, Great Fynbargh, or Fynbergh, Shelond and Buksale, worth 10*l.*, held of Edmund, earl of Suffolk, as of the manor of Hauley, by fealty and 18*d.* rent.

Manor of Redhall, or Reedhall, worth 6*l.*, held of the said abbot by 2*s.* rent for all service.

C. Series II. Vol. 12. (54.)

54. TERRY ROBISSART, knight.

Writ 4 February, 12 Henry VII; *inquisition* Thursday, 2 November, 13 Henry VII.

William, late marquess and earl of Suffolk, and Alice his wife, were seised of the under-mentioned manors, she in her demesne as of fee, and he in his demesne as of free tenement, and afterwards the marquess died and she survived him, and for as much as the said Terry, named in the writ, was of the consanguinity (*sic*) of the said marquess and of the affinity (*sic*) of herself, she permitted him to hold and occupy the said manors and to take the issues and profits thereof during her life, by virtue of which the said Terry took the same all her life and by her permission; and afterwards she died, after whose death the said Terry by permission of John, late duke of Suffolk, son and heir of the said Alice, for the consideration aforesaid, took the issues and profits thereof all the life of the said late duke; and afterwards the said duke John died, after whose death the said Terry, by permission of

Edmund, earl of Suffolk, son and heir of the said late duke, took the issues and profits thereof until 4 December, 12 Henry VII, on which day the said earl, as son and heir of the said late duke, and cousin and heir of the said Alice, entered into the said manors and expelled and removed the said Terry from possession of them; by virtue whereof the said earl was seised of the said manors in fee at the time of the death of the said Terry, and is still so seised.

He died 9 December, 12 Henry VII. William Robissart, aged 10 and more, is his son and heir.

SUFFOLK. Manor of Bulecamp, worth 5*l.*, held of the prior of Bliburgh, by fealty and 12*d.* rent.

Manor of Henham, worth 5*l.*, held of the prior of Wangford, by fealty and 10*d.* rent.

C. Series II. Vol. 12. (55.)

55. TERRY ROBISSART, knight.

Writ 4 February, 12 Henry VII; *inquisition* 4 November, 13 Henry VII.

Findings as in No. 54; the marquess being seised in fee, and Alice, his wife, in her demesne as of free tenement (*sic*).

NORFOLK. Manor of Newton, worth 100*s.*, held of the prior of Cokesford, by service of $\frac{1}{10}$ of a knight's fee.

Manor of Sydisterne, worth 100*s.*, held of the king, as of the duchy of Lancaster, by $\frac{1}{20}$ of a knight's fee.

C. Series II. Vol. 12. (56.)

56. WILLIAM WAYTE.

Writ 1 June, 12 Henry VII; *inquisition* 3 November, 13 Henry VII.

He was seised of the under-mentioned manor, &c. in fee, and being so seised by charter dated at Tetilshale, 16 March, 12 Henry VII, gave them to John Bongeour, Roger Godynolle, clerks, John Crudde, John Norton William Curteys and Thomas Hey, for the performance of his last will; and afterwards he made his testament and last will, and willed that Margaret, his wife, should have the said manor, &c. for life, and that, after her decease, William his son and heir should have the manor and lands in Tetilshale when he came to the full age of 21, certain closes excepted; and that one Francis his son, when he came to the full age of 21, should have the said five closes in Tetilshale, viz. 'Hervys,' 'Townsende,' 'Newelose,' 'Dorewardes,' and 'Neles Close,' and land in Stanfeld, Myleham and Lucham, to him and his heirs for ever.

He died 24 May last. The said William Wayte is his son and heir, and is aged 8 and more.

NORFOLK. Manor called 'Greystons,' otherwise 'Caleys,' in Tetilshale, worth 40*s.*, held of the heirs of Geoffrey Spalding by fealty and 2*d.* rent, for all service.

Lands, &c. in Tetilshale, worth 10*s.*, held of the manor called 'Burghwodhulle' and 'Wodehalle' in Tetilshale, by fealty, service unknown.

A messuage, 40*a.* land in Stanfeld, 30*a.* land with the liberty of a fold in Myleham, held of the earl of Arundell, as of the manor of Myleham, by fealty, service unknown.

Thirty acres land in Lucham, held of Eleanor Townesende, widow, as of the manor of Lucham, by fealty and 12*d.* rent for all service.

The above lands in Stanfeld, Myleham and Lucham are worth 16*s.* above outgoings.

C. Series II. Vol. 12. (57.)

57. JOHN SENCLERE.

Writ 13 January, 12 Henry VII; *inquisition* 8 November, 13 Henry VII.

He was seised of the under-mentioned manor, &c. in fee, and being so seised, by charter 4 June, 7 Henry VII, enfeoffed Thomas Coterell and William Aysheford, esquires, John Faryngdon, John Benett, Nicholas Prous and John Cole thereof, to use of him and his heirs and of his last will; and being so seised, by their charter 6 June, 7 Henry VII, at his request, they reenfeoffed him and one Joan, then his wife, of the said manor, to hold to them, and his heirs, by virtue of which feoffment they were seised of the said manor, he in fee and she in her demesne as of free tenement.

The said feoffees are seised of the land, &c. in Belmersshe, to the use of Joan his daughter, till 40*l.* is paid for her marriage, as in his will more fully appears.

He died 25 December last. Gilbert Senclere, aged 16 and more, is his son and heir.

DEVON. Manor and advowson of Clysthydon, worth 20 marks, held of John Dynham, knight, lord de Dynham, by knight-service, as of the manor of Cleyhydon.

A messuage, 100*a.* land, 12*a.* meadow, 10*a.* wood, in Belmershe, or Belmersshe, worth 5 marks, held of William Courtenay, knight, by knight-service.

Four messuages, 100*a.* land, 14*a.* meadow, 12*a.* wood, with common of pasture, in Tudwyll and Budlegh, worth 5*l.*, held of the abbess of Syon in free socage.

A messuage, 20*a.* land, in Daldyche, worth 20*s.*, held of William Preehay, in socage.

Five messuages, 200*a.* land, 20*a.* meadow, in Kynwardelegh, worth 7*l.*, held of Edward Courtenay, earl of Devon, in socage.

A messuage in the city of Exeter.

C. Series II. Vol. 12. (58.) E. Series II. File 145. (14.)

58. ROBERT ROCHEFORD.

Writ 28 March, 12 Henry VII; *inquisition* 10 November, 13 Henry VII.

He died 12 December, 12 Henry VII, seised of the under-mentioned manor, &c. in fee. William Rochefford, aged 34 and more, is his son and heir.

DORSET. Manor of Wynterburne Whytchyrche, with seven carucates of land, 32*a.* meadow in the said county, worth 10*l.*, held of the earl (*comit'*) of Mareh by service of $\frac{1}{4}$ of a knight's fee.

C. Series II. Vol. 12. (59.) E. Series II. File 895. (20.)

59. WILLIAM HOLCOMBE.

Writ 13 April, 12 Henry VII; *inquisition* 4 November, 13 Henry VII.

He was seised of the under-mentioned land, &c. in fee, and being so seised, by charter 20 August, 13 (*sic*) Henry VII, enfeoffed Thomas Tremayll, Christopher Coke, William Holcombe, clerk, Ralph Lapflode and John Eston thereof, by virtue of which feoffment they were seised thereof in fee, and being so seised by their charter granted all the premises to him and one Joan, then his wife, to them and his heirs and assigns in fee, by virtue of which he was seised thereof in fee, and died so seised, and she survived him and is yet alive, seised thereof in her demesne as of free tenement.

He died 20 May last. Charles Holcombe, aged 25 and more, is his son and heir.

DEVON. A toft and 300*a.* land in Downraff, worth 40*s.*, held of Edward, earl of Devon, as of the manor of Colyton, by knight-service.

Three messuages and 100*a.* land in Esttengmouth or Esteyngmouth, and Teyngrace, worth 20*s.*, held of the dean and chapter of Exeter, by fealty and $\frac{1}{2}$ *d.* rent yearly, for all service.

A messuage, 40*a.* land, 100*a.* furze and heath in Holcombe and Dawlyssh, worth 30*s.*, held of the said dean and chapter, service unknown.

Two messuages and 20*a.* land in Lytelcoriton, worth 16*s.*, tenure unknown.

C. Series II. Vol. 12. (60.) E. Series II. File 145. (11.)

60. JOHN WROUGHTON.

Writ 17 August, 12 Henry VII; *inquisition* 28 October, 13 Henry VII.

One John Caraunt, Thomas Ramsey, Edmund Ramsey and Thomas Noryse, were seised of the under-mentioned manor, &c. in fee, and being so seised by a certain charter of theirs indented gave them to the said John Wroughton and one Margaret then his wife, to hold to them and the heirs of their bodies issuing; by virtue of which gift the same John and Margaret were seised thereof in their demesne as of fee tail by the form of the gift, and had issue between them Alexander Wroughton, and John Wroughton who survive; and the said John Wroughton, esquire, afterwards died so seised and the said Margaret survived him and was and still is seised thereof in her demesne as of fee tail by the form of the gift.

He died 16 August, 11 Henry VII. Christopher Wroughton, knight, aged 47 and more, is his son and heir, and the said Alexander is elder son of the said John Wroughton and Margaret, between them begotten, and is aged 26 and more.

GLOUCESTER. Manor and advowson of Dudmerton, worth 10 marks, held of the king, as of the earldom of Hereford, in socage, viz. by fealty and a suit to the king's court to be held at Gloucester, for all service.

C. Series II. Vol. 12. (61) E. Series II. File 342. (5.)

61. MAUD PRESTON.

Writ 10 August, 12 Henry VII; *inquisition* 9 November, 13 Henry VII.

One Richard Nicoll, esquire, and William Croft, were seised of the under-mentioned manor in fee, and being so seised granted it to one Stephen Preston,

esquire, and the said Maud, then his wife, to hold to the said Stephen and Maud for the term of their life and without impeachment of waste during the life of Stephen, with remainder after their decease as to a moiety of the said manor to one Humphrey Poxswell for the term of his life without impeachment of waste, and to Elizabeth his wife, one of the daughters and heirs of John Bydyk, and to the heirs of the body of the said Elizabeth lawfully begotten, and for default of such issue remainder thereof to John Preston, first-born son of the said Stephen for the term of his life, without impeachment of waste, and to Isabel Bydyck the other of the daughters and heirs of the aforesaid John Bydyck, and the heirs of the body of the said Isabel lawfully begotten; and remainder as to the other moiety of the said manor, after the decease of the said Stephen and Maud, to the said John Preston for the term of his life without impeachment of waste and to Isabel Bydyck the other of the daughters and heirs of the aforesaid John Bydyck and the heirs of the body of the said Isabel lawfully begotten.

She died 10 July, 12 Henry VII. The said Elizabeth and Isabel are her next heirs, Elizabeth aged 50 and more, and Isabel 40 and more.

DORSET. Manor of Silton, or Sylton, worth 20*l.*, held of the earl of Salisbury, service unknown.

C. Series II. Vol. 12. (62.) E. Series II. File 895. (8.)

62. JOAN MALET.

Writ 12 December, 12 Henry VII; *inquisition* 10 November, 13 Henry VII.

William Bovy and John Smyth of Charlynche were seised of the under-mentioned manor of Sutton Malet in fee, and being so seised gave it to Hugh Malet, esquire, and the said Joan, his wife, and Hugh's heirs, by virtue of which feoffment the said Hugh and Joan were seised thereof, Hugh in his demesne as of fee and Joan in her demesne as of free tenement; and the said Hugh died seised of such an estate thereof and Joan survived him, and died so seised.

William Ruynon of Bykfold and William Bovy were seised of the under-mentioned manor and advowson of Enmer in fee, and being so seised gave them to the said Joan, by the name of Joan Malet late the wife of Hugh Malet, esquire, for the term of her life, without impeachment of waste, with remainder to Hugh's right heirs, by virtue of which gift she was seised thereof in her demesne as of free tenement, and died so seised.

She died 20 November, 12 Henry VII. Thomas Malet, aged 40 and more, is son and heir of the said Hugh.

SOMERSET. Manor of Sutton Malet, worth 8*l.*, held of Eleanor Strangwysse, as of the manor of Compton Domedene, service unknown.

Manor and advowson of Enmer, worth 10*l.*, held of the said Eleanor, as of the manor of Compton Domedene aforesaid, service unknown.

C. Series II. Vol. 12. (63.) E. Series II. File 895. (19.)

63. MAUD PRESTON.

Writ 10 August, 12 Henry VII; *inquisition* 3 November, 13 Henry VII.

One Richard Nycoll, esquire and William Croft were seised of the under-mentioned manor, &c. in fee, and being so seised granted them to one Stephen

Preston, esquire, and Maud, then his wife, for the term of their lives, with remainder to John Preston first born son of the said Stephen, his heirs and assigns for ever.

She died 10 July, 12 Henry VII. The said John Preston is son and heir of Stephen Preston and is aged 30 and more.

SOMERSET. Manor of Creket Thomas, six messuages, 300*a.* arable, 200*a.* pasture, 30*a.* meadow, 100*a.* wood, 40*a.* heath in Crekett Thomas, worth 13*l.* 6*s.* 8*d.*, held of the heirs of Sir William Szoche, as of the manor and castle of Cary, service unknown.

C. Series II. Vol. 12. (64.) E. Series II. File 895. (7.)

64. MARGARET WODEHULL late the wife of THOMAS WODEHULL, esquire. *Writ* 19 April, 12 Henry VII; *inquisition* 12 November, 13 Henry VII.

One Richard Chokke, knight, was seised of the under-mentioned manors, &c. in fee, and being so seised demised them to her for life, with remainder to the right heirs of John Hill, esquire. She was seised thereof accordingly in her demesne as of free tenement, and died so seised, when they descended to Joan wife of Richard Pudsey, knight, and Isabel wife of Edward Waldegrave, esquire, as cousins and heirs of the said John Hill, viz. daughters of John Cheyny of Pynne son of Alice sister of the said John Hyll, who entered and are still seised thereof in fee in right of the said Joan and Isabel, aged respectively 30 and 22.

She died 6 April, 12 Henry VII. John Burded aged 40, is her son and heir.

DEVON. Two parts of the manor of Didesham, in three divided, and the advowson of the church of Didesham, worth 10*l.*, held of Edward, earl of Devon, as of the manor of Okeampton, service unknown.

Two parts of the manor of Chappelegh, in three divided, worth 100*s.*, held of John Halywell, knight, by fealty and 4*d.* rent yearly for all service.

C. Series II. Vol. 12. (65.) E. Series II. File 145. (15.)

65. MARGARET WODEHILL late the wife of JOHN (*sic*) WODEHILL.

Writ 8 April, 12 Henry VII; *inquisition* 10 November, 13 Henry VII.

Margaret Woodehull named in the writ, &c. Findings as in No. 64.

SOMERSET. Two parts of the manor of Lytilton in three divided, worth 100*s.*, held of Margaret, countess of Richemond and Derby, as of the manor of Somerton, in free socage.

Two parts of the manor of Puryfechet in three divided, worth 60*s.*, held of Giles Daubeney, lord de Daubeney, knight, as of the manor of Petirton, by fealty and 8*d.* rent, for all service.

Two parts of the manor of Yurde, in three divided, worth 5 marks, held of Robert Stowell, as of the manor of Codelston by 13½*d.* rent, for all service.

Two parts of the manor of Harnam in three divided, worth 40*s.*, held of Thomas, bishop of Winchester, as of the manor of Taunton, by 13*d.* rent, for all service.

Two parts of the manor of Shreveton in three divided, worth 10 marks, held of Hugh Luterell, knight, as of the manor of Dunster, by 2s. 6d. rent, for all service.

Two parts of ten burgages in three divided in Brygewater, worth 20s., held of Giles Daubeney, lord de Daubeney, knight, as of the manor of Briggewater, in free burgage.

Two parts of four messuages, 200a. land, 100a. pasture, 20a. meadow, 40a. wood, in three divided, in Canyngton, worth 40s., held of Henry, earl of Northumberland, as of the manor of Canyngton in free socage.

C. Series II. Vol. 12. (66.) E. Series II. File 895. (18.)

66. MARGARET WODEHULL late the wife of **THOMAS WODEHULL**, esquire.

Writ 19 April, 12 Henry VII; *inquisition* 5 November, 13 Henry VII.

One John Hill, esquire, was seised of the manor of Ynkepenne in fee, and being so seised took to wife the said Margaret, and they had issue between them a daughter called Jenofefa; and afterwards he died and the said manor descended to the said Jenofefa as his daughter and heir; she entered and was seised thereof in fee, and being so seised, at Ynkepenne aforesaid, assigned a third part of the said manor, as under, to the said Margaret in full of her dower therein, to which assignment the said Margaret assented, and entered and was seised of the said third, as under, in her demesne as of free tenement. And afterwards the said Jenofefa took to husband William Saye, knight, and they had issue between them John Say, which John died without issue; and afterwards the said Jenofefa died without issue, and the said William Say, her husband, continued to hold the said two parts of the said manor, as tenant by the curtesy, and is still seised thereof in his demesne as of free tenement; after whose death the reversions of the said third part and of the said two parts descended to Joan wife of Richard Pudsey, knight, and Isabel wife of Edward Waldegrave, esquire, as consins and heirs of the said Jenofefa, viz. daughters of John Cheyny of Pynne, son of Alice, sister of the said John Hyll, father of the said Jenofefa. And afterwards the said Margaret died seised of the said third, as under, after whose death the said Richard and Joan, and Edward and Isabel, entered upon the said third, as under, and were and still are seised thereof in fee, in right of the said Joan and Isabel; and the said Joan is of the age of 30 and the said Isabel of 26 years.

She died 6 April, 12 Henry VII. John Burded aged 40 and more, is her son and heir.

BERKS. A third part of the manor of Ynkepenne, viz. ten messuages, 100a. land, 100a. pasture, 20a. meadow and 20a. wood, worth 40s.; the said manor is held of the abbot of Thwychefeld, service unknown.

C. Series II. Vol. 12. (67.) E. Series II. File 780. (8.)

67. JOHN COPLESTON.

Writ wanting; *inquisition* 4 November, 13 Henry VII.

One John Sachevyle was seised of the under-mentioned manor, wardship and advowson in fee, which he held in chief by knight-service; and being so seised, by charter, 2 July, 9 Edward IV, the king's licence not obtained, he enfeoffed one John Evelyng, clerk, John Hacche, the elder, Thomas Tremayle,

Christopher Coke and Michael Denys thereof to the use of his last will, viz. *inter alia* that Joan Copleston, one of his daughters and heirs, late wife of the said John Copleston named in the writ, should have and enjoy the said manor, &c. to her and her heirs for ever. Evelyln and the others were accordingly seised thereof in fee, and had the king's pardon of alienation, &c. by letters patent, 10 May, 13 Edward IV, and the survivor of them, the said Thomas Tremayle, is still solely seised thereof to the use abovesaid. Henry Copleston, aged 24 and more, is son and next heir of the said Joan daughter of the said John Sachevyle and wife of the said John Copleston named in the writ.

He was seised of the under-mentioned land, &c. in Indecott and Hertford in fee, and being so seised enfeoffed Henry Grymston, clerk, Richard Wagott, Roger Sherdiche and William Walyes thereof, who reenfeoffed him and Joan his wife thereof, to them and his heirs, and they were seised of it accordingly, he in fee, and she in her demesne as of free tenement.

He died the last day of July last, seised of the under-mentioned land, &c. in Uggeburgh in fee. John Copleston, aged 30 and more, is his next heir.

DEVON. Manor of Buketon, with the wardship of the gaol of the king's castle of Exeter, and the advowson of the parish church of Buketon to the same manor belonging, worth 10 marks, held of the king in chief by knight-service.

A messuage and 60*a.* land in Indecott, and three messuages, 100*a.* land in Hertford, worth 5 marks, held of the king as of the honor of Gloucester by knight-service.

A messuage and 40*a.* land in Uggeburgh, called 'Chesewyll,' worth 40*s.*, held of the lord Hastynges, as of the manor of Langeford Lester, service unknown.

C. Series II. Vol. 12. (68.) E. Series II. File 145. (8.)

68. RALPH GREY.

Writ of Mandamus 8 November, *inquisition* 23 November, 13 Henry VII.

He died 1 November, 8 Henry VII, seised of the under-mentioned manor in fee. Elizabeth Grey is his daughter and next heir and is of the age of five years and more.

ESSEX. Manor of Chamberleyns, worth 60*s.*, held of the king in chief.

C. Series II. Vol. 12. (70.)

69. JOAN late the wife of EDWARD GOLDESBOROUGH.

Writ 22 October, 12 Henry VII; *inquisition* 16 November, 13 Henry VII.

Joan Goldesburgh named in the writ died 6 November, 12 Henry VII, seised of the under-mentioned manors, &c. in fee. Elizabeth Grey, aged 5 and more, is her cousin and next heir, viz. daughter of Ralph her son.

HERTFORD. Manor of Beauchampe, worth 40*s.*, held of John, earl of Oxford, by service of $\frac{1}{4}$ of a knight's fee.

Manor of Flansted, or Flanstede, worth 40*s.*, held of the king, as of the earldom of Warwick, by fealty and 12*d.* rent, for all service.

Four messuages in Hechyn, worth 6s. 8d. apiece, three of them held of the king, as of the duchy of York, by fealty and 12d. rent, for all service, and the fourth of them of the king in chief, service unknown.

C. Series II. Vol. 12. (70a.)

70. JAMES DEENS, esquire.

Writ 30 October, *inquisition* 22 January, 13 Henry VII.

He was seised of the under-mentioned manor in fee, and being so seised enfeoffed Thomas Armen, esquire, and John Brygge, clerk, thereof, who by their charter, 5 May, 10 Henry VII, gave it to him and one Margaret then his wife and his heirs, by virtue of which feoffment they were seised thereof, he in fee and she in her demesne as of free tenement, and had issue one Bartholomew Deens; and afterwards he died and she survived him and was and still is seised thereof in her demesne as aforesaid.

He died 8 April, 12 Henry VII. The said Bartholomew Deens is his son and next heir, aged 9 years.

NORTHAMPTON. Manor of Clypston, worth 20 marks, held of Nicholas Vaux, knight, as of the manor of Harowdon, in socage.

C. Series II. Vol. 12. (71.)

71. JOHN ROKLEY, esquire.

Writ 19 April, 12 Henry VII; *inquisition* 20 October, 13 Henry VII.

He died 24 February, 12 Henry VII. Thomas Rokley, esquire, is his son and heir, of the full age of 21 and more.

YORK. He held no lands.

C. Series II. Vol. 12. (72.)

72. ROBERT ROKEWOD, the elder.

Writ 8 October, *inquisition* 2 November, 13 Henry VII.

Henry Morland, vicar of the parish church of Aketon, was seised of the under-mentioned manor of Rokewodes in fee, and being so seised gave it to the said Robert, William Clopton, William Pyrton, the younger, esquires, William Tey, Thomas Appilton, William Breton, John Breton, John Foord, Roger Martyn and Robert Partriche, the younger, of Aketon, their heirs and assigns, who were seised thereof accordingly in fee, the licence of the king that now is having been obtained, as appears by the charter and letters patent produced; and being so seised, the said Robert willed by his last will that Agnes his wife should have the said manor after his decease for the term of her life, with remainder to Robert Rokewod his son, to him, his heirs and assigns; and afterwards the said Robert Rokewod, the elder died, and the said William Clopton, and the others, survive, and are seised thereof in fee.

William Wegge, clerk, rector of the church of Whepsted, was seised of the under-mentioned manor of Inghames in fee to the use of the said Robert and Agnes and the heirs of the body of Robert, and being so seised enfeoffed the said Robert and Agnes and Richard Hervy thereof to hold to them and the heirs of the said Robert issuing, by virtue of which they were seised thereof, Robert in fee, and the said Agnes and Richard in their demesne as of free tenement; and being so seised the said Robert died and the said

Agnes and Richard survived and were seised thereof in their demesne as of free tenement.

Roger Drury and Henry Turnour, esquires, were seised of the under-mentioned tenement and land in fee and being so seised by their charter enfeoffed the said Robert, Robert Crane, esquire, Thomas Appilton, William Tey, William Breton, 'gentilmen,' and Robert Partriche of Aketon thereof to the use of the said Robert and his heirs; and afterwards the said Robert willed by his last will that after his decease one Joan his daughter should have the same to her, her heirs and assigns for ever, as by the said charter and will, duly proved, appears; and afterwards the said Robert died, and the said Robert Crane and the others survived and were so seised thereof in fee to the above intent.

He died 10 September, 13 Henry VII. Robert Rokewod, aged 40, is his son and heir.

SUFFOLK. Manor of Rokewodes Lyes, in the towns of Aketon, Meleford and Groton, worth 6*l.*, held of the king in chief, as of the honor of Hatfeld Peverell, by service of $\frac{1}{4}$ of a knight's fee and 2*s.* rent.

Manor of Inghames in Brokeley, Whepsted, Herthest and Laushill, worth 8 marks, held of Thomas Fodrynghee, as of the manor of Brokeley Hall, by fealty and service of 1*d.* at Michaelmas.

A tenement called 'Smythis,' 30*a.* land, 3*a.* meadow and 14*s.* rent, in Aketon, worth 30*s.*, held of the earl of Ormond, as of the manor called Aketon Hall, by fealty and the rent of a 'clove de gelofyr' at Michaelmas.

C. Series II. Vol. 12. (73.)

73. WILLIAM STAUNTON, esquire.

Writ, torn; inquisition 20 January, 13 Henry VII.

He died 8 July, 12 Henry VII, seised of the under-mentioned manor, &c. in fee tail. William Staunton, of Staunton, chaplain, is his brother and next heir, aged 40 and more.

NOTTINGHAM. The manor of Staunton with the advowson of the church of Staunton and with the advowson of the church (*sic*) of Kylvyngton, Alverton, Flaburgh and Dalvington. The said manor is held of Edmund, lord Roose, lord of Beavoure, by service of 2 knights' fees, for all service, and is worth 20 marks.

C. Series II. Vol. 12. (74.)

74. JOHN HODY.

Writ 10 July, 12 Henry VII; *inquisition* 23 October, 13 Henry VII.

One William Hody, knight, chief baron of the Exchequer, William Twynho, esquire, William Dodyngton, esquire, and John Baker of Langport were seised of the under-mentioned manor, &c. of Stowell in fee and being so seised demised them to the said John Hody and Edith his wife for the term of their lives in survivorship, who were seised thereof accordingly in their demesne as of free tenement.

He died 12 June, 12 Henry VII, seised of the other under-mentioned land, &c. in fee. The said Edith survives. Andrew Hody, aged 28 and more, is his son and heir.

SOMERSET. Manor and advowson of Stowell, worth 15*l.*, held of the honor of Gloucester, service unknown.

Twenty messuages, 200*a.* land, 20*a.* meadow in Bishop's Chue (*Chue Episcopi*), worth 40*s.*, held of the bishop of Bath and Wells, service unknown.

Four burgages in Wyncaulton, 20*a.* pasture in Horewode, worth 20*s.*, held of the prior of Stavordale, service unknown.

One hundred acres of land in Grynehyll or Grenehyll, worth 10*s.*, held of John Fytzjames, service unknown.

Forty acres of land in Martock, worth 20*s.*, held of Hugh Lutterell, knight, service unknown.

Twenty acres of land in Cote.

One hundred acres of pasture in More.

C. Series II. Vol. 12. (75.) E. Series II. File 895. (5.)

75. JOHN HODY.

Writ 10 July, 12 Henry VII; *inquisition* 10 October, 13 Henry VII.

Findings as in No. 74 touching land in Chue, &c.

DORSET. A messuage in Bishop's Chewe (*Chewe Episcopi*) in the said county (*sic*), worth 6*s.* 8*d.*, held of Oliver, bishop of Bath and Wells, service unknown.

Four messuages in Puttynge and Chekerell, worth 40*s.*, held of the said bishop, service unknown.

C. Series II. Vol. 12. (76.) E. Series II. File 895. (6.)

76. RICHARD TAYLE.

Writ 23 January, *inquisition* 24 April, 13 Henry VII.

He was seised together with Rauletta late his wife of the under-mentioned messuages, &c. in fee, and being so seised, by two several charters, dated on the eve of St. Denis, 10 Henry VII, together with her, gave them to one Richard Lauskardford and his heirs, who is still seised thereof accordingly in fee.

Together with the said Rauletta then his wife by charter, 13 June, 9 Henry VII, he demised the tenement, stable, stye and garden to one John Monkelegh and Cristina his wife, their heirs and assigns, for forty years then to come.

He died Tuesday before Michaelmas last. Walter Tayle, aged 40 and more, is his cousin and heir, viz. son of John his brother.

DEVON. Two closes of land, and a meadow, in Hurdewyk in the parish of Tavystok, four messuages in the borough of Tavystok, and a tenement, stable, bakehouse, stye (*pistrinum, araporcorum*), and garden within the borough aforesaid, worth 5 marks, held of the abbot of Tavystok by 15*d.* rent in free socage.

C. Series II. Vol. 12. (77.) E. Series II. File 145. (10.)

77. WILLIAM FAYREFAX.

Writ 10 February, *inquisition* 6 May, 13 Henry VII.

One William Fayrefax, his father, was seised of the under-mentioned land, &c. in fee, and being so seised, by charter dated at Wyssynden, the

feast of St. Philip and St. James, 20 Henry VI, enfeoffed John, earl of Somerset, Thomas Wake and John Souche thereof, the survivor of whom, John Souche, by charter dated at Bulwyke, 20 August, 17 Edward IV, enfeoffed John Wake of Stoketon and William Tanfeld, esquires, and William Lane, gentleman, thereof, the survivors of whom, John Wake and William Lane are still seised thereof in fee.

He died 5 February, 13 Henry VII. William Fayrefax, aged 36 and more, is his son and heir.

RUTLAND. Three messuages, three cottages, five virgates and three quarters of land, 40*a.* meadow, 40*a.* pasture, in Wyssynden, worth 4*l.*, held of George Fitzhugh, master, and the clerks of the college of Pembrokehall, Cambridge, in right of the college, by fealty and 40*s.* rent yearly, for all service.

C. Series II. Vol. 12. (78.)

78. WILLIAM FAYREFAX.

Writ 10 February, *inquisition* 8 May, 13 Henry VII.

He was seised of the under-mentioned manor, &c. in fee, and being so seised, by charter, 20 September, 7 Henry VII, enfeoffed David Phelypp and John Wake, esquires, Thomas Hunston, Richard Dekeloun, clerk, and William Jakeson, draper, who survive, of the said manor, to the use of himself and Agnes then his wife in survivorship, and thereafter to the use of his heirs for ever; and by another charter enfeoffed them of the messuages, land, &c., whereof they are still seised in fee.

Death and heir as in No. 77.

NORTHAMPTON. Manor of Grendon, worth 20 marks, held of George, earl of Kent, as of the manor of Yerdley Hastyngys, by fealty and 6*d.* rent.

Three messuages, 60*a.* land, 20*a.* meadow, 24*a.* pasture in Depyng Gate and Maxey, worth 50*s.*, held of the Lady Margaret, countess of Richemond, the king's mother, as of the manor of Maxey, by fealty and a rent of 10*s.* 5*d.*, three hens and a cock.

C. Series II. Vol. 12. (79.)

79. JOAN late the wife of THOMAS FOLJAMBE.

Writ of Mandamus 15 November, *inquisition* 23 May, 13 Henry VII.

One Thomas Foljambe, late her husband, was seised the day he died of the under-mentioned manor in fee tail, viz. to himself and the heirs of his body issuing; and Henry Foljambe is his brother and heir, and at the time of his death was thirty years old, as by a certain inquisition after his death, viz. 8 January, 7 Edward IV, taken upon a writ of *diem clausit*, appears; by virtue of which seisin and possession of the said Thomas, she was dowable out of the said manor; and afterwards the said Henry, the brother, viz. 15 February, 7 Edward IV, sued his livery, &c. saving to her her reasonable dower; a third part, accordingly, of the said manor was retained in the king's hands as her dower, but she never sued her dower in the chancery, and the said third remained and still remains in the king's hands.

She died 20 July, 1 Henry VII. The said Henry Foljambe, aged 60 and more, is brother and heir of the said Thomas, but who is her next heir the jurors at present know not. The said Henry has occupied the said third part from the said 20 July till now.

DERBY. A third part of the manor of Walton, which manor extends into Rodyche, Callall and Brampton, the said third being worth 60s., held of the king in chief, as of the honor of Peverell.

C. Series II. Vol. 12. (80.)

80. ALEXANDER CRESSENER.

Writ of Mandamus 21 May, *inquisition* 29 May, 13 Henry VII.

He was seised of the under-mentioned manor in fee, and being so seised demised it to Anne, then the wife of John Cressener, his son, for the term of her life, by virtue of which she was seised thereof in her demesne as of free tenement with reversion expectant to him and his heirs, and died so seised 20 October last.

He died seised of the reversion aforesaid, 18 June, 11 Henry VII. John Cressener, aged 13 and more, is his cousin and next heir.

HUNTINGDON. Manor of Eynysbury, worth 5 marks, held of the lord John de Ferers, service unknown.

C. Series II. Vol. 12. (81.)

81. ANNE KNYVET, formerly the wife of JOHN CRESSENER, esquire.

Writ 16 May, *inquisition* 24 May, 13 Henry VII.

Findings as in No. 80. John Cressener, aged 13 and more, is son and heir of the said Anne Knyvett, and cousin and heir of the said Alexander, viz. son of John, his son.

HUNTINGDON. Manor of Eynysbury, worth 5 marks, held of John, lord de Ferers, service unknown.

C. Series II. Vol. 12. (82.)

82. JOHN TRAVERS, of the city of Lincoln.

Writ 4 November, *inquisition* 13 May, 13 Henry VII.

He died 16 November, 13 Henry VII, seised of the under-mentioned land, &c. in fee. Robert Travers, aged 9 years and no more on the day of the taking of this inquisition, is his son and heir.

LINCOLN. A messuage, 24a. meadow, 4a. pasture, in Halinyton (*sic*) by Louth, worth 20s., held of the king in chief by knight-service, but by what rent the jurors know not.

C. Series II. Vol. 12. (83.)

83. RICHARD BARNEBY.

Writ 4 November, *inquisition* 10 May, 13 Henry VII.

One John Hough, gentleman, was seised of the under-mentioned manor in fee, and being so seised, by charter, 29 May, 10 Henry VII, the king's licence not obtained, demised it to the said Richard and Margaret his wife, who survives, and Richard's heirs, by virtue of which they were seised thereof, Richard in fee, and Margaret in her demesne as of free tenement. He died so seised, and she continued her estate and is still so seised by survivorship; and afterwards, 1 May, 13 Henry VII, she had pardon of alienation by the king's letters patent.

He died 14 May, 12 Henry VII. Ursula, aged 8 and more, is his daughter and heir.

LINCOLN. Manor of Haryarby, held of the king in chief by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 12. (84.)

84. ALEXANDER CRESSENER, esquire.

Writ of Amotus 16 May, *inquisition* 20 May, 13 Henry VII.

John Clopton, esquire, Robert Walpole, clerk, and Thomas Appulton, were seised at the time of his death of the under-mentioned manors of 'Mortymers' and 'Netherhall' and land, &c. in Bergham and Cleydon, to the use of him and his heirs, and after his death demised them to Cecily, but lately (*dudum*) his wife, John, lord le Scrope, Robert Dymmok, knight, William Waldegrave, esquire, John Kentysshe and John Hulke, who survive, for the term of her life, with remainder to his right heirs.

He died, 18 June, 11 Henry VII, seised of the other under-mentioned manors, &c. in fee. John Cressener, aged 13 and more, is his cousin and next heir, viz. son of John, his son.

SUFFOLK. Manors of 'Mortymers' and 'Netherhall,' worth 5 marks, held of the king, as of the duchy of Lancaster, by knight-service.

Four messuages, 100*a.* land, 60*a.* pasture, and 20*s.* rent, in Bergham and Cleydon, worth 20*s.*, held of John, abbot of North Creke, service unknown.

Manor called 'Cresseners,' 100*a.* land, 100*a.* pasture, 20*a.* wood, in Rede, worth 4 marks, held of William, abbot of Bury St. Edmunds, service unknown.

Manor of 'Mores,' a messuage and 100*a.* land in Boxted, worth 40*s.*, held of the said abbot of Bury, service unknown.

Manor of 'Cresseners,' a messuage, 200*a.* land, 20*a.* pasture, 10*a.* wood, in Hawkedon, worth 40*s.* held of the said abbot of Bury, service unknown.

C. Series II. Vol. 12. (85.) E. Series II. File 610. (7.)

85. WILLIAM MYLLYS.

Writ 17 May, *inquisition* Monday after the Ascension, 13 Henry VII. A previous writ had miscarried.

The said William Milles, or Mylles, was seised of the under-mentioned land, &c. in fee, and being so seised gave them by charter (recited), dated at Westmallyng, 20 January, 2 Richard III, by the name of all his lands and tenements in Maideston, Estmallyng, Westmallyng, Ryerssh and Addyngton, to William Pellycan, gentleman, and William Derby, of Westmallyng, since deceased, and John Clerk, of Wroteham, and John Brode, of the town of Maydeston, gentlemen, William Ayherst, of Estnallyng, and William Hoo, 'corveser,' who survive, and are seised thereof to his use and the performance of his last will.

By his testament and last will, dated 1 March, 1497, and proved before Thomas Cutfold, doctor of decrees, official of the consistory court of the bishop of Rochester, describing himself as 'William Milles of Westmallyng in the diocese of Rochester,' he bequeaths his soul to God and his body to

be buried in the church of Westmallyng, &c., and by his last will, of even date, directs his feoffees to suffer 'Johan,' his wife, to occupy the house he dwells in [and] 'Cardeyns mede' [for] term of her life, while 'she leve soole,' Robert his son paying her 2*l.* 13*s.* 4*d.* for term of her life according to his indenture, and that after her decease or marriage 'my son Sir William shall have the place that I dwell in' for life 'with Cardeyns Mede orelles the profyttes thereof,' with remainder to William Milles, son of Robert Milles, 'to hym and to his heyres forevremore. And yf it fortune hym to deceasse without heyres of his body lawfully bigotyn then I will it shall persequently folowe to Robert Mylles and to his heyres'; further he wills that after his wife's death or re-marriage his son Robert shall have all his lands in Ryerssh Westmallyng and Estmallyng and Alice Lyly, his daughter, shall have his house in Maideston 'to her and to her heyres imperpetually forevirmore Amen.'

All the lands, &c. specified in the inquisition are, and from beyond memory were, of the tenure of 'gavelkynde,' and are and were divisible and divided between the heirs male according to the custom of Kent.

He died 5 June, 12 Henry VII. William Milles, of Westmallyng, chaplain, aged 50 and more, John Milles, late of London, 'gentilman,' aged 34 and more, and Robert Milles, late of London, 'goldsmythe,' aged 28 and more, are his sons and next heirs, according to the custom aforesaid; nevertheless the jurors say that the said William, their father, did not die seised thereof, as above is supposed.

KENT. A messuage and garden adjacent in the town of Westmallyng, and 3*a.* land in the parish of Westmallyng, held severally and by parcels (*parcellatim*) in socage of the abbes of Westmallyng, as of the manor of 'Eestmallyng,' rents unknown.

A messuage, garden and 3*a.* land, in Estmallyng; 7*a.* land in Estmallyng aforesaid; a croft, 2*a.* 3*r.* land in Estmallyng aforesaid; 4*a.* 3 dayworks of land in 'Lanefeld,' in Estmallyng aforesaid; 3*a.* 5 dayworks of land called 'Jakkys Crouche' in Estmallyng aforesaid; and two parcels of land containing 7*a.* land in Estmallyng aforesaid; held severally and by parcels in socage of the said abbes, as of the manor of 'W[e]stmallyng,' rents unknown.

Three acres land in 'Netherperfeld' in the parish of Ryerssh; 5*a.* land called 'Grete Cardons,' in Ryerssh aforesaid; 6*a.* land in 'Upperperfeld,' in Rierssh aforesaid; 4*a.* land in 'Upperperfeld' in Ryerssh aforesaid; 1*a.* land in 'Litleblakmannys' croft in Rierssh aforesaid, and 2*a.* land in the said croft called 'Blakmannys,' held severally and by parcels in socage of lord de Bergevenny, as of the manor of Ryersshe, rents unknown.

A messuage and garden in the parish of Maydeston, held in socage of Reynold Pympe, as of the manor of Lose, rent unknown.

All the aforesaid messuages, lands and tenements are worth 4*l.* yearly beyond outgoings.

C. Series II, Vol. 12. (86.)

86. RALPH CONSTABLE, esquire.

Writ 24 March, *inquisition* 21 May, 13 Henry VII.

He was seised of the under-mentioned manors, &c. in fee, and being so seised enfeoffed John Melton and John Skypwyth, knights, Edmund Thwaytes

and Thomas Strangwysh, esquires, and Thomas Gower and Thomas Hedon, gentlemen, thereof, who were and still are seised thereof accordingly in fee to the use of him and his heirs and for the performance of his last will.

Afterwards upon a marriage to be had between John, his son and heir apparent, and Agnes daughter of Thomas Metham, esquire, it was agreed between the said Ralph and Thomas, and the said Ralph granted for a certain sum to be paid him by the said Thomas for the said marriage, that he would make a sufficient estate in law to four persons in fee simple of the manors of Mawnby and Kyrkbywisk, the advowson excepted, and of all the lands and tenements parcel of the manor of Mawnby whereof he, or others to his use, were seised, of the yearly value of 40 marks, to the uses following, viz. to the use of the said Thomas and his executors till the said John Constable, his son, should be twenty years old, and thereafter to the use of the said John and the said Agnes his wife, and the heirs of their bodies; and similarly that he would make a sufficient estate in law to certain persons in fee simple of lands and tenements of the yearly value of 10 marks to the following use, viz. that the same persons immediately after his death, or the death of Margaret Constable, widow, whichever should first happen, should be seised thereof to the use of the said Thomas Metham and his executors till the said John Constable, the son, should be twenty years old, and thereafter to the use of the said John and Agnes and the heirs of their bodies; as by certain indentures between them more fully it may appear; by pretext whereof the said Ralph afterwards enfeoffed Stephen Thorp, John Roos, and Philip Constable, esquires, and John Denys, clerk, of the manors of Mawnby and Kyrkbywisk, and of the said lands and tenements parcel of the said manor of Mawnby, to the uses aforesaid, who were and still are seised thereof to the same uses in fee; and afterwards the said John Melton and the others at his request, in fulfilment of the said agreements, inasmuch as the said lands and tenements in Mawnby were of the yearly value of 38 marks only and not of 40 marks, enfeoffed the said Stephen and the others of lands and tenements as under, to the value of 2 marks to make up the 40 marks and to the value of 10 marks to make up the 10 marks granted from the death of the said Ralph and Margaret, viz. from lands and tenements late in the several tenures of Richard Thowe, Thomas Wright, Thomas Webster, Thomas Thomson, Thomas Alchon, Stephen Oust, and Stephen Archelous, also from the several rents and services of Stephen ———, Peter Douse, John Alchon, Thomas Hopkynson, William Clerk, John Awderdale and Roger Maud issuing from certain lands and tenements in Esthalsham; also all the lands and tenements in the several occupations of John Ashomle, Richard Wright, Peter Baro and William Baro in Esthalsham; to hold the said lands, tenements, rents and services to the said Stephen Thorp and the others to the uses above specified; and they were and still are seised thereof accordingly in fee.

By his last will he willed and declared that Elizabeth, his wife, should have the manor of Thirntoft for life, and 4*l.* of money yearly from the manors of Burtonconstable, Newtonconstable and Esthalsham and from lands in Burtonconstable, Newtonconstable, Esthalsham and Marton; and that his feoffees of the said manors and lands should permit his executors to receive 36*l.* yearly for ten years after his decease from the issues and profits thereof for the payment of his debts and the performance of his will.

He died the last day but one of March last. The said John Constable, aged 18 years, 7 months and more, is his son and heir.

YORK. Manors of Burton Constable, Newton Constable, Westhalsham and Thirntoft; eight messuages, 200*a.* land, 60*a.* meadow, 100*a.* pasture, in Burtonconstable; 100*a.* land, 100*a.* pasture, 40*a.* meadow, in Newtonconstable; ten messuages, 150*a.* land, 80*a.* meadow, 100*a.* marsh, and pasture for fifty beasts in Westhalsham and Esthalsham; seven messuages, 200*a.* land, 52*a.* meadow, 100*a.* pasture in Marton; and 100*s.* rent in the towns aforesaid; whereof, the manors of Burtonconstable and Newtonconstable, and lands there, worth 50*l.*, are held of Thomas, archbishop of York, in right of his cathedral church, service unknown; and the manor of Westhalsham, and lands, &c., there, and in Esthalsham, worth 12*l.*, are held either of the said archbishop, or of the duke of Buckingham, but of which of them, and by what service, the jurors at present know not.

Manors of Mawnby and Kyrkbywisk, with the advowson of the parish church of Kyrkbywisk to the manor of Mawnby aforesaid belonging, and ten messuages, 100*a.* land, 100*a.* pasture, in Solbergh, Scrofton, Newby and Newton, parcel of the said manor of Mawnby, worth 38 marks, held of the king, as of the castle of Richmund, service unknown.

Twenty messuages, 300*a.* land, 40*a.* meadow, 100*a.* pasture, in Flynton, Welwikthorp, Southorp, Sutton, Kyllom, Sproteley and Hedon, worth 10*l.* 10*s.*, held of the duke of Buckingham, service unknown.

Note. The Chancery inquisition, in places illegible, has been altered after the Exchequer Transcript from it was made.

C. Series II. Vol. 12. (87). E. Series II. File 216. (10.)

87. CHRISTOPHER BROME son and heir of ROBERT BROME.

Writ 14 February, *proof of age*, 3 May, 13 Henry VII.

OXFORD. He is, and on the feast of the Holy Trinity last was, twenty-one. Humphrey Besils, esquire, aged 44 and more, well remembers this, because Robert Broun, esquire, had issue, between him, and one Elizabeth late his wife, the said Christopher, and afterwards, by the space of a year and more after the birth of Christopher, a son called Edward, and he, during Robert's lifetime was constantly in Robert's house, and knew the said Christopher well during that time.

John Johnys, aged 40 and more, well remembers this because he was present when Christopher was baptized in the parish church of Halton, 10 June, 15 Edward IV, and lifted from the font by one Margaret Besils, widow; also because one John Johnys, clerk, then priest of the parish church aforesaid on the said day after the baptism entered the birth in a 'missale' belonging to the church.

John Maryott, aged 40 and more, well remembers this, because he was present in the said church on the said 10th June when the said Christopher was baptized, and because he was sent on the 9th June before, by the said Robert Broun, the father, for one John Talbot, esquire, to request him in Robert's name to be godfather, which John Talbot was godfather of the said Christopher and lifted him from the font.

C. Series II. Vol. 12. (88.)

88. JAMES PYKERYNG, esquire.

Writ 13 May, *inquisition* 28 June, 13 Henry VII.

He was seised of the under-mentioned manor in fee, and being so seised, by charter, 23 May, 12 Henry VII, enfeoffed Christopher Moresby, knight, Ambrose Crakenthorp, James Roos, Robert Moresby and Anthony Crakenthorp, esquires, thereof, to the use of himself, his heirs and assigns, and the performance of his last will; and they were and still are seised thereof accordingly.

Afterwards he made his last will as follows:—‘In the name,’ &c. ‘I James Pykerynge of Kyllington,’ co. Westmerland, esquire; to be buried as seems best to ‘Sir Cristofre Moresby my fadur in lawe and my wif,’ and funeral to be paid for out of issues and profits of manors and lands; wife to have 20 marks yearly out of such issues and profits during his mother’s life, and ‘when it shall fortune my modur to deceesse,’ his heir to enfeoff his said wife of lands to that value instead; ‘unto ichon of my three sonnys,’ James, Thomas and William, ‘duryng the nown age of Cristofre my son and heyre,’ 10*l.* yearly, ‘and if it fortune my said son Cristofre to disceas beyng within thage of xxj yers that than the xli. graunted to the next brother be devided to the two younger brothern duryng the noun age of the heyre and so from oon brother to the odir brother if they so fortune to deceesse’; daughter Anne to have 300 marks to her marriage out of the said issues and profits; 500 marks thereout to be paid to his said ‘fadre in lawe,’ due to him ‘for the mariage of my wif his daughter and heyre’; to John, his brother, 100*s.* yearly during the nonage of his said heir, ‘upon his good beryng and dispocicion to my wif and my said cheldren’; ‘and all this my will fullfilled’ manors and lands to remain to his right heir; executors, his said wife and father-in-law; ‘and for the profe that this is my last will I have sett therto my seall at Kelyngton,’ 6 August, 12 Henry VII.

He died 2 May last. Christopher Pykeryng aged 13 and more, is his son and heir.

CUMBERLAND. Manor of Byrtby, worth 10 marks, held of Richard Huddelston, esquire, service unknown.

C. Series II. Vol. 12. (89.)

89. EDMUND BEDYNGFELD, knight.

Writ of Amotus 16 May, *inquisition* the last day but one of June, 13 Henry VII.

He died 15 October, 12 Henry VII, seised of the under-mentioned manors in fee, by the king’s gift, as by letters patent thereof to him and his heirs male for ever, appears. Thomas Bedyngfeld, aged 18 and more, is his son and heir.

YORK. Manors of Woldneuton and Bayneton, worth 30*l.*

C. Series II. Vol. 12. (90.) E. Series II. File 216. (1.)

90. JAMES PYKERYNG, esquire.

Writ 13 May, *inquisition* 24 June, 13 Henry VII.

By charter indented, 23 May, 12 Henry VII, he enfeoffed Christopher Moresby, knight, Robert Moresby, brother of the said Christopher, and others, as in No. 88, of the under-mentioned manors to the use of his last will.

He died 2 May last seised of the under-mentioned land, &c. in fee. His heir as in No. 88.

YORK. Lands and tenements in Thorganby, worth 4 marks, held of the king in chief, by knight-service, and 3*d.* rent of assise yearly.

Manors of Ellerton and Belleby, held of the baron of Graystok, service unknown.

Manor of Sedber, held of the lord fitz Hugh, service unknown.

The said manors are worth 20*l.* beyond outgoings.

C. Series II. Vol. 12. (91.) E. Series II. File 216. (9.)

91. EMMA MALERE.

Writ of Mandamus 28 May, *inquisition* the last day of June, 13 Henry VII.

Emma Malory, named in the writ, died 4 November, 11 Henry VII, seised of the under-mentioned land, &c. in fee. John Malory is her son and heir, and is aged 40 and more; he has occupied the said tenements from the time of her death to the present, and still occupies them, and has received the profits thereof mean time, by what title the jurors know not.

NORTHAMPTON. A messuage, 100*a.* land, 20*a.* meadow and 20*a.* pasture, in Stowe, worth 26*s.* 8*d.*, held of Richard Nevel, lord de Latymer, service unknown.

C. Series II. Vol. 12. (92.)

92. ELIZABETH DELAMARE, widow, late the wife of THOMAS DELAMARE, knight.

Writ of Mandamus 5 March, *inquisition* 21 June, 13 Henry VII.

James Viell and John Dalamer, esquires, Thomas Woode, gentleman, John Gawen, esquire, William Port, vicar of the church of St. Mary of Aldermanston William Boc[hie]r, Richard Curteys, Maurice David, George Coke and John Celley were seised of the under-mentioned manor in fee, and being so seised, by their charter, 16 June, 15 Edward IV, demised it to the said Thomas Dalamer and the aforesaid Elizabeth, then his wife, for the term of their lives in survivorship without impeachment of waste, with remainder to George Dalamer, son of the said Thomas, and the heirs male of his body begotten, with remainder in default to the heirs male of the body of the said Thomas, with remainder in default to the heirs of his body, with remainder in default to his right heirs. The said Thomas and Elizabeth were seised thereof accordingly in their demesne as of free tenement, and afterwards he died and she survived, and was solely seised in her demesne as of free tenement by survivorship, and died so seised. The said George Dalamer is still living.

She died 17 April, 9 Henry VII. Elizabeth, wife of George Forster, is her cousin and next heir, viz. daughter of John her son, and is 22 years old and more. The said George has occupied the said manor from the time of her death, and has taken the issues and profits by his title aforesaid.

BERKSHIRE. Manor of Chalowe, worth 8 marks, held of the king in chief, service unknown.

C. Series II. Vol. 12. (94.) E. Series II. File 780. (9.)

93. ANNE KNYVET, formerly the wife of JOHN CRESSENER, esquire, deceased.
Writ 16 May, *inquisition* Wednesday after the Nativity of St. John, the Baptist, 13 Henry VII.

Findings as in No. 81.

ESSEX. Manor of Ferers, worth 5 marks, held of the king, as of the honor of Clare, by knight-service.

C. Series II. Vol. 12. (95.)

94. EDMUND BEDYNGFELD, knight.

Writ of Amotus 16 May, *inquisition* Wednesday after the Nativity of St. John, the Baptist, 13 Henry VII.

He died seised of the under-mentioned land, &c. Date of death not given. His heir as in No. 89.

ESSEX. A messuage, 40a. pasture, 40a. arable, 20a. meadow, 10a. wood, called 'Cokes,' in Wormyngworth, worth 4 marks, held of Thomas Walgrave, esquire, service unknown.

C. Series II. Vol. 12. (96.)

95. JOHN CRESSENER.

Writ of Mandamus 21 May, *inquisition* Wednesday after the Nativity of St. John, the Baptist, 13 Henry VII.

John Cressener, esquire, died 24 August, 1 Henry VII. John Cressener, aged 13 and more, is his son and heir.

ESSEX. He held no lands.

C. Series II. Vol. 12. (97.)

96. ISABEL NEUTON, late the wife of JOHN NEUTON, knight.

Writ 22 May, *inquisition* 16 June, 13 Henry VII.

She died 22 May last seised of the under-mentioned manor, &c. in fee. Richard Neuton, esquire, aged 40 and more, is her son and heir.

GLOUCESTER. A moiety of the manor of Auste, worth 13*l.* 6*s.* 8*d.*, held of the bishop of Worcester, by fealty, and by what other services the jurors know not.

Three messuages, three virgates of land, 20a. meadow and 10a. pasture, in Cote next Auste, worth 3*l.*, held of Robert Poyntz, knight, service unknown.

C. Series II. Vol. 12. (98.)

97. ISABEL NEUTON, late the wife of JOHN NEUTON, knight.

Writ 14 June, *inquisition* 18 June, 13 Henry VII.

Findings as in No. 96.

TOWN OF GLOUCESTER. Manor of Douchatherlegh, worth 12*l.*, held of the abbot of St. Peter's, Gloucester, by fealty and 10*s.* 4½*d.* rent, for all service.

C. Series II. Vol. 12. (99.) E. Series II. File 390. (1.)

98. EDMUND BEDYNGFELD, knight.

Writ of Mandamus 14 May, *inquisition* 19 June, 13 Henry VII.

One Margaret Bedyngfeld, formerly the wife of Edmund Bedyngfeld, esquire, was seised of the under-mentioned manor in fee, and being so seised enfeoffed John Hevenyngham, knight, Thomas Lovell, the elder, esquire, John Fyncham, the elder, William Berdewell, the younger, gentlemen, and William Levy, chaplain, thereof, to the use of herself, her heirs and assigns, by virtue of which feoffment they were seised thereof in fee; and afterwards she died, whereupon the right and use of the said manor descended to the said Edmund Bedyngfeld, named in the writ, as her cousin and heir, viz. son of Thomas her son; and afterwards the said Thomas Lovell and John Fyncham died, and Hevenyngham and the others survived them, and were, and on the day of the inquisition are, seised thereof to the use aforesaid by survivorship.

Death and heir as in No. 89.

CAMBRIDGE. Manor of Abyngton, worth 60s., held of Thomas Stanley, earl of Derby, and Margaret his wife, countess of Richemond, in her right, service unknown.

C. Series II. Vol. 12. (102.)

99. EDMUND BEDYNGFELD, knight.

Writ of Amotus 16 May, *inquisition* 24 June, 13 Henry VII.

He died seised of the under-mentioned land, &c. in fee, which thereupon descended to Thomas, his son and heir.

Death and heir as in No. 89.

BEDFORD. Two parts of 100*a.* land, in Ronehall, two parts of a toft and of 2*r.* land, in Holewell; two parts of a messuage and of a virgate of land in Langforth; a yearly rent of 10s. from tenants in Wotton; and two parts of a court to be held at Bedford every three weeks; held of the king, in chief, by knight-service, as parcel of the barony of Bedford aforesaid, and worth 26s. 8*d.* yearly.

C. Series II. Vol. 12. (103.)

100. RICHARD FRANKECHEYNE.

Writ 24 February, 12 Henry VII; *inquisition* 4 November, 13 Henry VII.

One John Drake was seised of the under-mentioned land, &c. in fee, and being so seised, by charter indented, 24 October, 2 Richard III, enfeoffed one John Speke, by the name of John Speke, esquire, and one Robert Whytyng thereof, who were seised thereof accordingly in fee, and being so seised by charter indented, Sunday after All Hallows, 2 Richard III, demised them to the said Richard named in the writ for the term of his life, with reversion to the said John Drake, his heirs and assigns for ever.

He died 18 February last past. Tristram Frankecheyne, aged 40 and more, is his son and heir.

DEVON. Three messuages, 80*a.* land, 20*a.* meadow, 20*a.* wood, 20*a.* furse and heath, in Ayssh, in the parish of Axmyster, and Musebury, worth 40s., held of Edward, earl of Devon, in free socage only, and by 10s. rent for all service; the lands and tenements in Axmister, worth 20s., held of the abbot of Newynham, in free socage, by the rent of a pair of gloves, for all service.

A messuage, 40*a.* land, 20*a.* meadow, in Offewyll, worth 14*s.* 4*d.*, held of the said earl, by knight-service, as of the honor of Plympton.

A messuage, 40*a.* land, 10*a.* meadow, in Rokebeare, worth 20*s.*, held of the abbess of Canonlegh, in right of her church, in free socage, by 8*s.* rent.

Four messuages, 60*a.* land, 12*a.* meadow, 40*a.* wood, in Sowyll, in the parish of Kentesbear, worth 40*s.*, held of William Wylsford in free socage.

C. Series II. Vol. 12. (104.) E. Series II. File 145. (13.)

101. ANNE KNYVET, formerly the wife of JOHN CRESSENER, esquire.

Writ of Amotus 16 May, *inquisition* 20 May, 13 Henry VII.

She died 20 October last. John Cressener, aged 13 and more, is her son and heir.

SUFFOLK. She held no lands.

C. Series II. Vol. 12. (105.)

102. JOHN CRESSENER.

Writ of Mandamus 21 May, *inquisition* 24 May, 13 Henry VII.

SUFFOLK. Findings as in No. 95.

C. Series II. Vol. 12. (106.)

103. JOHN CRESSENER.

Writ of Mandamus 21 May, *inquisition* 29 May, 13 Henry VII.

HUNTINGDON. Findings as in No. 95.

C. Series II. Vol. 12. (107.)

104. RALPH GREY.

Writ of Amotus 16 November, *inquisition* 25 November, 13 Henry VII.

Findings as in No. 68.

HERTFORD. Manor of Jonnespelham, worth 60*s.*, held of the bishop of London, service unknown.

C. Series II. Vol. 12. (108.)

105. JOHN DAWENEY.

Writ 24 November, *inquisition* 3 January, 13 Henry VII.

He was seised in his demesne as of fee tail, to him and the heirs male of his body issuing, the day he died, of the under-mentioned land, &c. in Snaith, &c. by the gift of one Master John de Newton, late parson of the church of Thychemarch, Nicholas Northfolk, of Naburn, William Rosselyn, of Cotenesse, Nicholas Rosselyn and John Dawney, to one Thomas Dawney, and Elizabeth, late his wife, and the heirs male of the said Thomas of the body of the said Elizabeth begotten, whose heir between them begotten the said John Dawney named in the writ was.

He was seised in fee, the day he died, of the under-mentioned manor, to the use of Agnes daughter and heir of John Bekkerd, the younger, of the

body of the said John and of Agnes daughter of the said John Dawney begotten, by reason of a certain feoffment thereof by one John Bekkerd, grandfather of the said John Bekkerd, the younger, to him the said John Dawney and others made.

He died 16 November last. Guy Dawney is his son and heir, of full age at the time of his death, viz. 44 years and more.

YORK. Eight messuages, two tofts, five bovates of land, 30*a.* meadow, 300*a.* moor, in the towns and territories of Snaith, Cowyk and G[oldall], worth 6*l.*, also 7*l.* 2*s.* 4*d.* rent of assise belonging to and issuing from certain messuages, tofts, woods, meadows and bovates of land in the towns of Snaith, Cowyk, Goldall, Hensall, Balnhek, Lytylhek, Whiteley, Berley and Burton by Burn, which divers free tenants held freely of him, the day he died, by fealty and service of paying the rent aforesaid yearly at the terms of St. Andrew, the Apostle, Palm Sunday, Midsummer and Michaelmas, and of a court to be held yearly at Snaith every three weeks of all his tenants in the said towns; all which messuages, &c. rents, services and court are held of the king in chief by knight-service, and are called a third part of the Soke of Snaith aforesaid.

Manor of Beylbye, worth 5 marks, held of John Grastok, knight, service unknown.

C. Series II. Vol. 12. (109.) E. Series II. File 216. (11.)

106. ELEANOR MORE, widow.

Writ 19 April, 12 Henry VII; *inquisition* 24 January, 13 Henry VII.

She died 18 April last, seised of the under-mentioned lands in fee. Joan Goulde, aged 39 and more, and Elizabeth Edwardes, aged 36 and more, are her daughters and heirs.

HANTS. A messuage, 40*a.* land, 6*a.* meadow, in Edmondstrap Benham, held of the king in chief by service of keeping the king's park of Fremantell in Kyngesclere, and by service of paying the king at his castle of Winchester 2*d.* at Michaelmas yearly for all service; the messuage is worth nothing yearly beyond outgoings, each of the said 40*a.* land is worth 2*d.* yearly, and each of the said 6*a.* meadow is worth 12*d.* yearly.

A messuage and a virgate of land in Kyngesclere, worth 2*s.*, held of John Melton, knight, service unknown.

A toft and 40*a.* land in Clerewodcote and Redlond, held of John Hide, service unknown; the toft is worth 6*d.*, and each of the said 40*a.* is worth 4*d.*

C. Series II. Vol. 12. (110.)

107. THOMAS DARELL, 'gentilman.'

Writ 1 June, *inquisition* 20 July, 13 Henry VII.

He was seised of the under-mentioned manor and advowson in fee, and being so seised, by charter dated at Dansey, 27 April, 6 Henry VII, by the name of Thomas son and heir of Thomas Darell, esquire, enfeoffed Thomas Grendyll and Richard Rede thereof, who being seised thereof accordingly in fee, by their charter, 28 April following, enfeoffed him and one Cristine his wife, Thomas, marquess of Dorset, Robert Broughton, Thomas Tyrell,

Richard Fytzlowez and Ralph Shelton, knights, Philip Lowez and Thomas Tyrell, esquires, Thomas Benbury, John Yaxley and James Grene, thereof, to the use of him and his wife, and his heirs of her body begotten, with remainder in default to his heirs and assigns; they were seised thereof accordingly in fee, and being so seised, he died, and the said Cristine and the others survived and are still so seised in survivorship.

He died 1 June last. Beatrice Darell, aged 7, and Anastacia Darell, aged 2, are his daughters and heirs.

ESSEX. Manor called Bacons in Danesey and the advowson of the chapel or chantry in the church of Danesey, worth 20 marks, held of the prior of Takelech in right of his priory of Takelech in the said county, by fealty and 10 marks rent yearly.

C. Series II. Vol. 12. (111.)

108. EDWARD BABYNGTON.

Writ 3 July, *inquisition* 4 August, 13 Henry VII.

One Robert Harecourte and John Marmyn were seised of the under-mentioned manors, &c. in fee, and being so seised, gave them to one Ralph Willyamscote, esquire, to him and the heirs of his body issuing, who was seised thereof accordingly in fee tail and died so seised, whereupon they descended to one Elizabeth as his daughter and heir; she entered and was seised in fee tail by the form, &c. and being so seised took to husband one Robert Babyngton, esquire, whereby the same Robert and Elizabeth were seised thereof in fee tail, by the form, &c., in her right, and had issue between them one William Babyngton, and died so seised, whereupon the said manors, &c. descended to the same William as her son and heir; he entered and was seised in fee tail, &c. and had issue Richard, Edward and William, and died so seised.

Other findings as in No. 27.

OXFORD. Manor, or lordships, of Overkodyngton and Nederkodyngton, the advowson of the church of Nederkodyngton, and view of frankpledge, with its appurtenances, in the manors aforesaid; the manor of Williams-cote; the manor, or lordship, of Noke; and ten messuages, twenty virgates of arable, 100*a.* pasture, 20*a.* meadow, 30*a.* wood and 4*l.* rent, in Overkodyngton, Netherkodyngton, Williams-cote and Noke.

The said manors, or lordships, of Overkodyngton and Nederkodyngton, with land, &c. there, and view of frankpledge, worth 6*l.* 6*s.* 8*d.*, are held, the manor of Overkodyngton and land, &c. there, of the king, as of the lordship of the earldom of Warwick, by service of 5*s.* 9*d.* yearly; and the manor and advowson of Nederkodyngton, with view of frankpledge and land, &c. there, of the king in chief, by what service the jurors at present know not.

The said manor of Williams-cote and land, &c. there, worth 20 marks, are held of the bishop of Lincoln, by what service the jurors at present know not.

The said manor, or lordship, of Noke, worth 40*s.*, held of the abbot of Westminster, by what service the jurors at present know not.

C. Series II. Vol. 12. (112.) E. Series II. File 780. (5.)

109. ROBERT WALSH.

Writ 10 July, 12 Henry VII; *inquisition* 3 November, 13 Henry VII.

By charter indented, 3 October, 10 Henry VII, he gave the under-mentioned manors of Felton, Lylesdon and Wrantage, and land in Stowey to Thomas Walshe, his son, and Margaret wife of the said Thomas, and the heirs of Thomas, who were and are seised thereof accordingly in fee.

He died 10 April, 12 Henry VII, seised of the other under-mentioned manors in fee. Thomas Walshe, aged 30 and more, is his son and heir.

SOMERSET. Manor, or lordship, of Catteanger, worth 20 marks, held of the abbot of Muchelney, by knight-service.

Manor, or lordship, of Stowey next Fyffhed, worth 10 marks, held of John Harwell, by knight-service, as of the manor of Bere.

Manor, or lordship, of Felton, worth 5 marks, held of Henry, duke of Bokyngham, service unknown.

Manors, or lordships, of Wrantage and Lylesdon, worth 5 marks, held of Thomas, 'Marqueys Dorset,' in socage.

Forty acres land, 30*a.* pasture, 10*a.* meadow, in Stowey, worth 5 marks, held of John Harwell, by knight service.

C. Series II. Vol. 12. (113.) E. Series II. File 895. (15.)

110. JOHN CLOPTON.

Writ wanting; *inquisition* 2 November, 13 Henry VII.

William Clopton, the elder, of Melford, esquire, father of the said John Clopton, named in the writ, Thomas Milde, John Denston and John Mannok, were seised of the under-mentioned manor of Kentwell in fee, and being so seised, gave it to the said John Clopton, named in the writ, John Paston, Edmund Paston, Reynold Rowse, Henry Sutell, William Pope, Ralph West, Henry Turnour, John Smyth, Roger Moriell, John Waren, William Colman, Robert Sparowe, Simon Gent and John Gent, to the use of the said John Clopton and his heirs, for the performance of his last will; by virtue whereof they were seised of the said manor in fee; and the said John had the king's pardon of alienation by letters patent, 6 July, 24 Henry VI. And afterwards the said John Paston and the others died, and the said Henry Turnour and John Clopton survived them, and were seised of the said manor in fee, the day the said John Clopton died, to the said use. Which John Clopton declared his last will of the said manor *inter alia* as follows, to wit, that the said Henry Turnour should enfeof William Clopton his son thereof in tail male, and that the said William and the heirs male of his body should give weekly 12*d.* to twelve poor persons for twenty years from the day of his death.

He was seised of the other under-mentioned manors, advowson, and tenements, in fee, and being so seised gave them to James Hobert, Thomas Breton, doctor of Theology, Richard Heigham, Robert Crane, Clement Heigham and William Rigton, chaplain, to the use of himself and his heirs, and they were and still are seised thereof accordingly.

Date of death not given. William Clopton, aged 40 and more, is his son and heir.

SUFFOLK. Manor of Kentwell, worth 10*l.*, held of the king in chief, as of the castle of Norwich, by $\frac{1}{4}$ of a knight's fee.

Manor of Wodfowles, or Wodefowles, worth 3*l.* 6*s.* 8*d.*, held of the king, as of the manor of Shymplyng, by fealty and 2*s.* rent, for all service.

Manor of Lwtonys, worth 10 marks, held of the abbot of Bury St. Edmunds, by service of fealty and 16*d.* yearly, for all service.

Manor and advowson of Halstede, worth 40 marks, held of the said abbot, by fealty and 40*s.* rent yearly to the shrine (*feretrum*) of St. Edmund for all service.

Divers other tenements, viz. Mannsers, Blakes and Wodehows, [in] Melford, Shymplyng, Alfeton, Hawstede, Stanstede and Cokfeld, whereof the said tenement of Mannsers is held of John Reynefford, knight, by service of fealty and 6*s.* rent yearly, for all service, and is worth 40*s.*; the said tenement of Blakes is held of the abbot of Bury St. Edmunds by fealty, service and 6*d.* rent yearly, for all service, and is worth 20*s.*; and the tenement of Wodhowse is held of William Clopton by fealty only, and is worth 40*s.* yearly.

C. Series II. Vol. 12. (114.)

111. JOHN HUNTLE.

Com. to enquire concerning concealed lands in cos. Somerset and Devon, 28 June, 12 Henry VII; *inquisition* 10 January, 13 Henry VII.

He died 1 March, 11 Henry VII, seised of the under-mentioned land, &c. in fee. John Huntle is his son and heir, and is aged 17 and more. John Hemerford, esquire, has taken the issues and profits from the time of the death of the said John Huntle, the father, to the day of this inquisition.

SOMERSET. Two parts of the manor of Nethyratbar, worth 10*l.*, held of the king by knight-service, as of the earldom of Salisbury.

Three messuages and a cottage with a certain close adjacent and 35*a.* arable, in Overatbarr, worth 20*s.*, held of the king by knight-service, as of the earldom of Salisbury.

A messuage with a close adjacent and 20*a.* arable in Homere, worth 6*s.* 8*d.*, held of the king, by knight-service, as of the said earldom of Salisbury.

C. Series II. Vol. 12. (115.)

112. JAMES BASKIRVILE, knight.

Writ 3 February, *inquisition* 28 April, 14 Henry VII.

He was seised in fee of the under-mentioned castle and lordship, and being so seised, by a certain charter indented, together with his last will thereto annexed, sealed with his seal of arms, the date of which charter is at Erdisle, 16 January, 8 Henry VII., enfeoffed Edmund Audeley, bishop of Hereford, Thomas ap Morgan, knight, William Morgan, clerk, James Scudamor, Walter Vaughan, of Hergest, William Morgan and Thomas ap Gwillym, esquires, thereof with its appurtenances, English and Welsh, and of all other his land &c. within the March of Wales, and by the said charter declared that his will and intent upon the said feoffment was that the same feoffees should be seised thereof to his use for life, and after his decease, for the payment of his debts and legacies, and after their discharge, to the use of Walter Baskirvile, esquire, his elder son for his life only, and after his decease, to the use of James Baskirvile, elder son of the said Walter, in tail, with remainder in default to John Baskirvile, whole brother of the said James the son, in tail, with remainder in default to Philip

Baskirvile and Thomas Baskirvile, third and fourth sons of the said Walter, successively in tail, with remainder in default to his own right heirs.

Further, by his last will, to the said charter indented annexed and sealed together with the same charter, he willed that the said feoffees should pay yearly to each of his sons named in the same last will, 66s. 8d., viz., to John Baskirvile, Philip Baskirvile, Richard Baskirvile and Ralph Baskirvile, during their life, from the revenues and profits of the said castle and lordship and other the premises specified in the said charter.

He was seised to him and the heirs of his body and of one Sibilla, daughter of Walter Devereux, knight, late his wife, of the under-mentioned manors of Staundon and Letton, by the gift of Walter Devereux, knight, and John Assheby, clerk, as by their charter, 12 June, 33 Henry VI, appears.

He was seised the day he died of the under-mentioned manor of Orcop in fee.

He was seised in fee of the under-mentioned manor of Stretton, and being so seised enfeoffed Simon Milborne, esquire, and Simon Brugge, 'gentilman,' thereof, to the use of John Baskirvile, esquire, his brother, for the term of his own life, with remainder after his decease to the use of his heirs; they were seised thereof accordingly, and afterwards the said Simon Brugge died and the said Simon Milborne survived him, and is still seised thereof by survivorship.

He died 28 January last. Walter Baskirvile, esquire, aged 40 and more, is his son and heir.

MARCH OF WALES NEXT HEREFORD. Castle and lordship of Erdisley and Jerdisley, with their appurtenances English and Welsh, parcel thereof, called 'Jerdisley le Walshery,' worth 4*l.*, held of Edward, duke of Buckingham, earl of Hereford, as of the honor of Huntyngton, services unknown; and the residue thereof, called 'Erdisley le Englishrie,' worth 20*l.*, held of the heirs of William, formerly lord de Ferrariis, as of the honor of Webley, services unknown.

HEREFORD. Manor of Staundon, worth 10 marks, held of the heirs of the said William, lord de Ferrariis, as of the honor of Webley, services unknown.

Manor of Letton, worth 10 marks, held of the heirs of the same William, lord de Ferrariis, as of the honor of Webley, services unknown.

Manor of Orcop within the hundred of Wormelowe, worth 100*s.*, held of George, earl of Shrewsbury, as of the lordship and hundred of Wormelowe, services unknown.

Manor of Stretton next Sugwas, worth 10 marks, held of the heirs of the said William, formerly lord de Ferrariis, as of the honor of Webley, services unknown.

C. Series II. Vol. 13. (1.) E. Series II. File 408. (1.)

113. JOHN CHEYNE, knight.

Writ 27 June, *inquisition* 28 July, 14 Henry VII.

One John Cheyne, the elder, knight, his father, was seised of the under-mentioned manors and advowsons of Wodehay and Enburn in fee jointly with Eleanor his wife, daughter and heir of Robert Shotesbroke, knight, as in her right and of her inheritance, and the said John, the father, and Eleanor, being so seised conveyed them to him, by charter, by the name of John Cheyne, esquire, in tail, with remainder in default to the right heirs of the said

John, the father, by virtue of which conveyance he was seised thereof in fee tail.

The said John Cheyne, the father, was seised of the under-mentioned manor of Compton in fee, and being so seised gave it by charter to him, by the name of John Cheyne, esquire in tail, with remainder in default to Roger Cheyne, since deceased, his brother, in tail, with remainder in default to the right heirs of John the father. The said Roger had issue John, who survives, and died; and afterwards the said John Cheyne, named in the writ, died seised of all the aforesaid manors and advowsons, as above, without heir of his body, whereupon the said manors and advowsons of Wodehey and Enburn reverted to Francis Cheyne as his cousin and heir, viz. son of William son and heir of the said John the father, by the form of the gift, and the said manor of Compton ought to remain by the form of the gift to the said John Cheyne, son and heir of the said Roger.

He died the last day but one of May last. The said Francis Cheyne is his cousin and next heir, viz. son of William his elder brother, and was of the age of 18 years beginning, on the feast of St. James the Apostle last past.

BERKS. Manor and advowson of Wodehay, or Wodehey, the manor worth 10*l.*, and the advowson nothing, held of the king in chief, service unknown.

Manor and advowson of Enburne the manor worth 16*l.*, and the advowson nothing, held of Elizabeth, queen of England, service unknown.

Manor of Compton, worth 16*l.*, held of John Langford, knight, as of the manor of Bradfeld, service unknown.

C. Series II. Vol. 13. (2.) E. Series II. File 780. (15.)

114. ANNE late the wife of JOHN SKROPE of Bolton, knight.

Writ 22 September, *inquisition* 1 November, 14 Henry VII.

A fine levied, 16 Edward IV, between Edward, bishop of Carlisle, William Bodley, clerk, John Wyngfeld, John Hevenyngham and Henry Grey, knights, John Catysbi, serjeant-at-law, Richard Fowler, Henry Costesey, John Aylward, Nicholas Hewys and William Feeld, clerks, Edmund Bokenham, esquire, Henry Spylman, William Bardewell, the younger, esquire, and Thomas Chamberleyn, esquire, querents, and Robert Wyngfeld, knight, Anne, named in the writ, his wife, daughter and heir of Robert Harlyng, knight, and John Cooke, clerk, deforciant, of the under-mentioned manors of Estharlyng, Faukeners, Quydenham, Longstratton, Snappehall, Sturmyns, Welams, Reysez, Bernhambrome, Bekerston and Stanford, 60*a.* pasture and 120*a.* wood in Long Stratton (*Longastratton*), Old (*Veter'*) Bokenham, also of the advowsons of the colleges of Rusheworth and Attylburgh, of the churches of Estharlyng, Quydenham, Bernhambrome, Bekerston and St. Mary in Long Stratton, of the chapels (*sic*) of St. Mary of Wakton, and of the chantries of the Holy Cross in the church of the church (*sic*) of Attylburgh and in the chapel of St. Mary in the church of Estharlyng called 'Harlyngis Chauntri,' whereby the said Robert, Anne, and John, acknowledged the said manors, &c. to be the right of the said Nicholas, as those which he, the said bishop, and the others, had by their gift, and they quit-claimed them, for themselves and the heirs of Anne, to the said bishop and the others, and the heirs of Nicholas; by virtue of which fine the said bishop and the others were

seised thereof in their demesne as of free tenement, and the said Nicholas in fee; and being so seised, the said bishop and the others, by the same fine, gave the said manors, &c., to the said Robert and Anne for the term of their lives in survivorship, by virtue of which grant they were seised thereof in their demesne as of free tenement; and being so seised, the said Robert died, and the said Anne survived him and was seised thereof in her demesne as of free tenement by survivorship; and afterwards the said Nicholas Hews by his charter released to the said bishop and the others all his right therein, by virtue of which release the said bishop and the others were seised of the reversion thereof in fee, to the use of the said Anne and her heirs, and the performance of her last will.

The said Dame Anne, in her widowhood, bargained and sold to Edmund Bedyngfeld, knight, for a certain sum of money paid to her by him in her lifetime, the reversion of the manors of Estharlyng, Hylharlyng and Faukeners, with all woods called 'Harlyngwodys' in 'Old Bokenham,' with a messuage and divers lands and tenements called 'Hoggekyns' and 'Bawdewyns' lying in Bryggeham or Brigeham, which the said Robert Wyngfeld, knight, lately bought, with all other lands, &c., together with the advowson of the church of Estharlyng aforesaid and of the chantry called 'Harlyng Chauntaris' in Estharlyng, to hold to him and his heirs after the end of one entire year after her decease, as in the indenture between them more fully appears.

The said Edmund Bedyngfeld afterwards sold to Thomas Lovell, knight, all his right in the said manors, woods, lands and the advowsons of the church and chantry of Estharlyng, to hold to the said Thomas Lovell, his heirs and assigns for ever.

The said Dame Anne, in her widowhood, granted to the said Edmund Bedyngfeld, knight, the reversion, expectant upon her decease, of the manor and advowson of Quydenham, and of a dike (*fosse*) called 'Hasyldyk' and of all other lands and tenements lying in the towns of Quydenham aforesaid and Banham, and of the manors of Snapehalle and Sturmyns lying in Long Stratton and other towns adjacent, to hold to the said Edmund, his heirs and assigns, as in the indenture aforesaid more fully appears.

By virtue of which gift and grant the said Edward, bishop of Chichester late bishop of Carlisle, John Hevenyngham and Henry Grey, knights, John Aylward, clerk, Nicholas Hews, clerk, William Feeld, clerk, Henry Spylman, William Berdewell, esquire, and Thomas Chamberleyn, esquire, at the instance and special request of the said Dame Anne, gave and granted to the said Edmund Bedyngfeld, knight, Ralph Shelton, knight, James Hubberd, attorney general of the king, Thomas Hevenyngham, esquire, William Grey, esquire, John Fyncham, the younger, and Simeon Baggecroft, gentlemen, their heirs and assigns, the reversion of the said manors together with the advowson aforesaid, to hold to them their heirs and assigns, after the decease of the said Dame Anne, to the use of the said Edmund Bedyngfeld, his heirs and assigns, and the performance of his last will. By virtue of which gift and grant the said Anne attorned and agreed to the said grant and gift by the payment of *1*l.** to the said Edmund. By virtue of which gift, grant and attornment the said Edmund and other his cofeoffees aforesaid were seised thereof in fee to the use aforesaid.

The said Dame Anne was seised of the manor of Strattonhall with the advowson of the church of St. Mary of Longstratton in fee, and died so seised, after whose death the said manor and advowson descended to Thomas

Bedyngfeld, son and heir of Edmund Bedyngfeld, knight, now deceased, as cousin and next heir of the said Anne.

The said Dame Anne by her last will gave and bequeathed the reversion of her manor of Stanford, after her decease, to her beloved and faithfull cousin Robert Wyngfeld, esquire, and godson (*filiolo*) of her dearly beloved husband Robert Wyngfeld, knight, to him his heirs and assigns.

The said Dame Anne by her last will for the good love, will and confidence which she had towards her cousin Elizabeth Chamberlayn late the wife of Robert Chamberleyn, knight, and towards Ralph son of the said Elizabeth, gave and bequeathed to the said Elizabeth and the heirs of her body lawfully begotten a moiety of the manor of Bernhambrome and a moiety of all the land, &c. in Bernhambrome and Bekerston, and other places within the hundred of Fouerhough, together with a moiety of the advowson of St. Mary of Bernhambrome aforesaid, and that her feoffees after one whole year ended and determined next following after her decease should make a sufficient estate in law to the said Elizabeth in tail thereof, upon condition that neither the said Elizabeth nor her heirs should disturb or hinder her executors, or, if they did, that then the said moiety with the other premises should be sold by her executors.

The said Dame Anne by her last will ordained and willed that the other moiety of the said manor of Bernhambrome and of lands, &c. within the said hundred, should be sold by her executors, and the moneys received therefrom distributed for her soul and the souls of her parents and ancestors to pious uses and in works of charity.

The said Dame Anne by her said last will ordained and willed that her manor and all lands and tenements called Welhams and all those lands and tenements called Resez and the aforesaid 60*a.* pasture called 'Alsons Close' lying in Longstratton aforesaid, should remain in the hands of her feoffees till her will touching the college of Russhworth was fully performed, and that her executors should take and receive the issues and profits of the said lands and tenements until her said will was performed, and that thereafter the said lands and tenements should be sold by her executors, and the moneys received therefrom distributed for her soul and the souls of her parents and ancestors at the discretion of her executors.

The said Dame Anne by her said last will ordained and willed that the aforesaid Robert Wyngfeld, esquire, her cousin should have the right of patronage and name of founder (*jus patronagii et nomen fundatoris*) of the college of Rushworth to him and his heirs for ever.

She died 18 Sept. last. Thomas Bedyngfeld, son and heir of the said Edmund Bedyngfeld, knight is her cousin and next heir, and is of the age of 18 years and more.

NORFOLK. Manor of Estharlyng and Hylharlyng, held of the lady Elizabeth, duchess of Norfolk, as the manor of Kenynghall, service unknown; it is worth beyond outgoings, 20*l.*

Manor of Faukeners, together with the advowson of the church of Est Harlyng, held of John, earl of Oxford, as of the honor of Wormegey, service unknown; it is worth 13*l.*

Manor of Quydenham, together with the advowson of the church of Quydenham, held of the said earl of Oxford, service unknown; it is worth 9*l.*

Manor of Long Stratton, with the advowson of the church aforesaid of Long Stratton, held of James, bishop of Norwich, service unknown; it is worth 10*l.*

Manor of Sturmyns in Stratton, worth 100s., held of the said bishop, service unknown.

Manor of Snapehall in Stratton, worth 4*l.*, held of the said bishop, service unknown.

Manor (*sic*) of Welhams and Reysez, with the aforesaid 60*a.* pasture, called 'Alsons Close,' worth, the manor of Welhams, 3*l.*, and the manor of Reyses, with the said 60*a.*, 3*l.*, held of the said bishop, service unknown.

Manor of Bernhambrome, worth 9*l.*, held of the said earl of Oxford, as of the manor of Wetyng, service unknown.

Manor of Bekerston, worth 5*l.*, held of the earl of Arundel, service unknown.

Manor of Stanford, worth 8*l.*, held of the earl of Arundel, service unknown.

The said 120*a.* wood are parcel of the said manor of Estharlyng.

The said *fossa*, called 'Hasyldyk' and the said lands and tenements in the towns of Quydenham aforesaid and Banham, worth 20s., are held of the said manor of Quydenham, service unknown.

Messuages, lands and tenements, called 'Hoggekyns' and 'Bawdwyns,' worth 20s., are held of the bishop of Ely, service unknown.

C. Series II. Vol. 13. (3.) E. Series II. File 610. (9.)

115. JOHN GODSTONE.

Writ 9 March, 13 Henry VII; *inquisition* the feast of St. Lucy, the Virgin, 14 Henry VII.

He was seised of the under-mentioned manors of Frankes *alias* Warlefrankes and Suthall and land, &c. in Raynham and Suthall in fee, and being so seised, by indenture, 21 July, 2 Richard III, between himself of the one part, and Thomas Ewlowe and Ranulph Byllyngton of the other, in consideration of a marriage between William Godstone his son and heir apparent and Anne sister of the said Thomas Ewlowe, covenanted before the feast of St. Bartholomew, the Apostle, then next, to make an estate of parcel of the land of the said manor of Frankes *alias* Warlefrankes in Great Warle, to the value of 10*l.* yearly, to the said William and Anne, to hold to them and the heirs of their bodies, with remainder in default to the heirs of the body of Robert Godstone, his father, with remainder in default to his own right heirs; and to make an estate of the residue of the said manor, and of all other his manors, lands, &c., to William Calowe, serjeant at law, John Asshefeld, esquire, John Broun, Robert Plomer, the said Thomas Ewlowe, Richard Sutton, the said Ranulph Byllyngton and William Frithe, to them and their heirs, as then charged and not otherwise, to the use that they should stand seised and enfeoffed thereof during his life, to the use of himself and the heirs of his body issuing, with remainder in default to the use of the said William Godstone and the heirs of his body issuing with remainder in default to the heirs of the body of the said Robert Godstone, with remainder in default to his own right heirs.

And afterwards and before the said feast of St. Bartholomew the said William Godstone took the said Anne to wife, and afterwards and before the said feast the said John by charter gave them a close called 'Northland,' a close called 'Northland croft,' two closes called 'Lachet' and 'Lachet,' two closes called 'le Feeld' and 'le Feld,' a close

called 'Tarecroft,' a close called 'Smythefeld,' a close called 'Smythesmede' and a close called 'Coddeham,' in Great Warle aforesaid, parcel of the said manor of Warleffranke, in full satisfaction of the said 10*l.*, to hold to them and the heirs of their body, by virtue of which gift they were seised thereof in their demesne as of fee tail by the form of the gift, and had issue between them Joan, Elizabeth, Alice, Margaret and Milicent Godstone, who survive; and the said William died so seised, and the said Anne survived him and is still solely seised thereof in survivorship, and being so seised had pardon of alienation, &c. by letters patent, 8 February, 13 Henry VII.

And the said John Godstone, after the making of the said indenture and before the said feast of St. Bartholomew, by a certain other charter enfeoffed the said William Calowe, John Asshefeld, and the others, of the whole residue of the said manor of Warlefrankys, and of the said manor of Suthall, and of the said other lands and tenements, to the intent that should stand enfeoffed thereof during his life to his use and the use of the heirs of his body issuing and to the other uses abovesaid in the indenture aforesaid specified, by virtue of which feoffment they were seised thereof in fee; and afterwards the said William Calowe, John Broun and Thomas Ewlowe died, and the said John Asshefeld, Robert Plomer, Richard, Ranulph and William Frithe survived them and were solely seised thereof in fee by survivorship, and being so seised they had pardon of alienation, &c. by letters patent, 10 February, 13 Henry VII; and afterward the said John Godstone died, and they survived him, and were and still are seised thereof to the uses aforesaid.

The said John Godstone enfeoffed Richard Pasmer and others, of a certain field or close, called 'Bromefeld,' to the use of himself and the heirs of his body.

He died 25 February last past. The said Joan Godstone, Elizabeth Godstone, Alice Godstone, Margaret Godstone and Milicent Godstone are his cousins and heirs of his body begotten, viz. daughters of the said William Godstone his son, aged Joan 11 and more, Elizabeth 8 and more, Alice 5 and more, Margaret 3 and more, and Milicent 1 and more.

ESSEX. Manor of Frankes, otherwise called Warlefrankes, in Great Warle, whereof the parcels of the said William and Anne, given as aforesaid, are held of the heirs of the said John Godstone by knight-service, and are worth yearly, 10*l.*; and the said residue of the same manor is held of the king, by knight-service, and is worth 10 marks.

Manor of Suthall, worth 10*l.*, held of the king in chief.

Six messuages, 300*a.* land, in Raynham and Suthall, worth 40*s.*, held of the prior of St. John of Jerusalem in England, service unknown.

Field, or close, called 'Bromefeld,' worth 10*s.*, held of the said prior, service unknown.

C. Series II. Vol. 13. (5.) E. Series II. File 293. (7.)

116. RICHARD LUDELLOWE, knight.

Writ 14 January, *inquisition* 26 March, 14 Henry VII.

He was seised in fee of the manors, or lordships, of Stokesay, Hodenet, Hayton, Halghton, Downton, Norton, Westbury, Witley, Welbach, Hill, Rowlton *juxta* Arkall, Bowlas, Espeley, Peplowe, Longford, Moston, Wetilton, Streford, Elwardyn, and Rowton, a mill and 270*a.* land in the town of Hodenet, and the other under-mentioned land and advowson, and being so seised, by his charter dated at Stokesay, 3 October, 9 Henry VII, enfeoffed

Gilbert Talbot, William Stoner and Richard Dalabere, knights, John Hampden, of 'la Hill,' Thomas Inglefeld and William Barker thereof, to the use and intent following, viz. that he should have and take the issues and profits thereof for the term of his life, and that after his decease they should stand enfeoffed of the manors, lands and tenements of Peplo, Halton and Hill aforesaid, parcel of the manors, lands and tenements aforesaid, to the yearly value of 20*l.* and not above, for the space twenty years after his decease, for the payment of his debts and the performance of his last will, and after that term ended should stand enfeoffed of a moiety of the same lands and tenements to the use of Thomas Vernon, son of Henry Vernon, knight (*militis*), and of Anne, wife of the same Thomas Vernon, one of the cousins and heirs of the said Richard Ludlowe, and of the heirs of the bodies of the same Thomas and Anne, and of the other moiety thereof to the use of Humphrey Vernon, son of the said Henry Vernon, and of Alice, wife of the same Humphrey, the other of his cousins and heirs, and of the heirs of the bodies of the same Humphrey and Alice, and as to the residue of all the aforesaid manors, lands and tenements, should stand enfeoffed of one moiety to the use of the said Thomas and Anne and of the other to the use of the said Humphrey and Alice, and the heirs of their bodies; and if it happened the said Anne to die without heir between her and the said Thomas begotten, and the said Alice to die without heir between her and the said Humphrey begotten, that then they should stand enfeoffed of all the manors, lands and tenements aforesaid to the use of the said Henry Vernon, knight, until he had received issues and profits therefrom to the sum of 500 marks, and thereafter to the use of the right heirs of the said Richard Ludlowe, knight; as by certain indentures between the said Henry Vernon, knight, and Richard Ludlowe, knight, dated 26 September, 9 Henry VII, touching the marriages of the said Anne and Alice, it is *inter alia* more fully contained. By virtue of which feoffment the said Gilbert and the others were seised thereof in fee to the same use; and by letters patent, 20 February, 14 Henry VII, the said Gilbert, Thomas Englefeld, and the others, had the king's pardon of alienation, &c.

He died 23 December last. The said Anne wife of the said Thomas Vernon, and the said Alice wife of the said Humphrey, are his cousins and heirs, viz. daughters and heirs of John Ludlowe, esquire, his son and heir; the said Anne is aged 16 and more, and the said Alice 15 and more.

SALOP. Manor of Hodenet, a mill and 270*a.* in the town of Hodenet, worth 8*l.*, held of the king in chief, as of the honor of Montegomere, by service of one knight's fee.

Manor of Stoke, or Stokesay, worth 100*s.*, held of Elizabeth Grey, widow, late the wife of John Grey de Wilton, knight, as of the lordship, or castle, of Wilton, by fealty and 8*d.* rent yearly, for all service.

Manor of Heyton, or Hayton, worth 53*s.* 4*d.*, held of the king, as of the earldom of March, by service of $\frac{1}{2}$ of a knight's fee.

Manor of Halton, or Halghton, worth 10 marks, held of the king, as of the honor Wygmore, by service of $\frac{1}{4}$ of a knight's fee.

Manors of Dounton, or Downton, and Pademore, worth 6*l.*, held of the king, as of the earldom of March, by service of $\frac{1}{12}$ of a knight's fee.

Manors of Norton and Bache, worth 7*l.*, held of George, earl of Shrewsbury, by fealty and 2*s.* rent yearly.

Manor of Hill, worth 40*s.*, held of the heirs of Robert Stovyle, service unknown.

Manor of Rowton, worth 20s., held of Thomas, earl of Arnedell, by service of $\frac{1}{2}$ of a knight's fee.

Manors of Espeley and Bowlas, worth 8*l.* 10s., held of the said earl of Arnedell, by service of $\frac{1}{4}$ of a knight's fee.

Manors of Roulton, or Rowlton *juxta* Arkall, and Elwardyn, worth 12*l.*, held of the heirs of Thomas Erdyngton, knight, service unknown.

Manor of Moston, worth 4*l.* 14s. 8*d.*, held of the heirs of John Mermyon, knight, by service of $\frac{1}{12}$ of a knight's fee.

Manor of Streford, or Streyford, worth 66s. 8*d.*, held of the said earl of Arnedell, by service of $\frac{1}{6}$ of a knight's fee.

Manor of Peplowe, worth 10*l.*, held of the said heirs of Thomas Erdyngton, knight, service unknown.

An acre of land in Wistanstowe, with the advowson of the church of Wistanstowe, held of the abbot of Lylsille, by service of a red rose at Midsummer, if sought; the said acre is worth 4*l.*

A messuage, a carucate of land, 8*a.* meadow, in Ferne, or Farne, Nasse, Cipton, Bache and Teron, worth 22s., held of the earl of Shrewsbury, service unknown.

A messuage, and a virgate of land, in Trofton (*sic*), Duddelbury and Sparcheford, worth 4s. held of the heirs of Hugh Burnell, knight, by service of $\frac{1}{30}$ of a knight's fee.

C. Series II. Vol. 13. (6.) E. Series II. File 832. (7.)

117. ROBERT DYNNE.

Writ of Amotus 28 November, *inquisition* 22 April, 14 Henry VII.

He was seised of the under-mentioned manors of Pynkeney Hall, Begvyles and Lucyces, and 18*a.* in Tatersette, and being so seised, by charter gave the same to James Wyllyams, clerk, and his heirs; by virtue of which gift all the tenants of the said manors attorned to the said William, except Gregory Bekham, who held 2*a.* of the said manor of Pynkeney Hall by fealty and 2*d.* rent yearly; by pretext of which gift the said William was seised thereof in fee, and, being so seised, by charter gave the same to the said Robert Dynne, Henry Heydon, knight, John Heydon, son of the said Henry, esquire, William Boleyn, John Paston, John Wymundham, knights, James Hobert, the king's attorney, John Fyncham, John Busshopp, William Deen, Andrew Pewe, John Barker, William Grey, John Glaveyn, Clement Wullesby, Thomas Langdon, Thomas Becheroft, and William Camund, to them and their heirs to the use of the said Robert and his heirs and the performance of his last will; by virtue of which gift the said Robert and his co-feoffees were seised thereof in fee; and afterwards the said Robert, John Fyncham, John Busshopp, John Barker, William Grey and Clement Wullesby, died, and the others survived and were and still are seised thereof by survivorship to the use aforesaid; and the said Robert died seised of the said rent of 2*d.* which after his death descended to one John Dynne as his son and heir.

Long before the day of this *inquisition*, one William Jekkys, chaplain, was seised of the under-mentioned messuages and land in Heydon, in fee, and, being so seised, enfeoffed John Dynne, Robert Dynne, named in the writ, John Smyth, clerk, John Busshopp, John Barker, Thomas Bacheroft, John Cosyn, chaplain, John Glaveyn and Geoffrey Cady, thereof, to the use of the said Robert and his heirs; by pretext of which feoffment the said

John and the other his co-feoffees were seised thereof in fee ; and afterwards the said John and Robert Dynne, John Smyth, John Busshopp, John Barker, and John Cosyn died, and the said Thomas Bacheroft, John Glaveyn and Geoffrey Cady, survived them, and were and still are seised thereof by survivorship to the use aforesaid.

Long before the day of this inquisition one Henry Goodman, Richard Broun, Robert Thorp and William Stewe, of Causton, were seised of the under-mentioned land in Brandeston in fee, and, being so seised, by charter enfeoffed the said Robert Dynne and William Denne thereof, to them and their heirs, to the use of the said Robert and his heirs, by virtue of which feoffment the said Robert and William were seised thereof in fee ; and afterwards the said Robert died, and the said William survived him, and was and still is seised thereof by survivorship to the use aforesaid.

One John Haddon, Henry Banburgh, Thomas Bardroure and Henry Goodman were seised of 38*a*. land in Causton in fee, and, being so seised, enfeoffed the said Robert Dynne, John Barker and William Denne, thereof, to them and their heirs, by pretext of which feoffment the said John, Robert and William were seised thereof in fee to the use of the said Robert and his heirs, and the performance of his last will ; and afterwards the said Robert and John died, and the said William survived them, and was and still is seised thereof by survivorship to the use aforesaid.

Long before that inquisition one John Crome, mercer, John Crome, clerk, Robert Crome, the younger, and William Funteyn, were seised of the under-mentioned pieces of arable in Salle in fee, and, being so seised, gave them by charter to the said Robert Dynne, John Barker and William Denne, to the use of the said Robert, his heirs and assigns, by virtue of which feoffment they were seised thereof in fee ; and afterwards the said Robert and John died, and William survived them, and was and still is seised thereof by survivorship to the use aforesaid.

Long before the day of this inquisition one Thomas Bulwer was seised of the under-mentioned land, &c. in Thyrynng, and, being so seised, by charter enfeoffed the said Robert, named in the writ, John Dynne, John Barker, and William Denne, thereof, to the use of the said Robert and his heirs, and the performance of his last will, by virtue of which feoffment the said Robert and the other his co-feoffees were seised thereof in fee ; and afterwards the said Robert and John Barker died, and the said John Dynne and William Denne survived them, and were and still are seised thereof by survivorship to the use aforesaid.

Long before that inquisition one Robert Chyld and Thomas [Woo]de, clerks, were seised of the under-mentioned land in Wychyngham in fee, and being so seised by charter demised and granted the same to the said Robert Dynne and William Denne, to them and their heirs, to the use of the said Robert and his assigns, by pretext whereof the said Robert and William were seised thereof in fee ; and afterwards the said Robert died, and the said William survived him, and was and still is seised thereof by survivorship to the use aforesaid.

Long before the day of this inquisition one Robert Hendry and John Dynne were seised of the under-mentioned messuage and land in Heydon, and, being so seised, by charter enfeoffed the said Robert, named in the writ, John Barker, John Marchaunt and William Denne, thereof, to them and their heirs, to the use of the said Robert and his heirs, and the performance of his last will, by virtue of which feoffment the said Robert, John, John and

William were seised thereof in fee; and afterwards the said Robert and John Barker died, and the said John Marchaunt and William survived them, and were and still are seised thereof by survivorship to the use aforesaid.

And afterwards the said Robert, by his last will, willed that Henry, his son, should have, to him and his heirs, at 21, all his land, &c. in Heydon, Salle, Causton, Branston, Wychyngnam and Thyornyng, with remainder, if Henry died under age without issue, to John, his son, at 21, and his heirs, with remainder, if John died under age without issue, for sale by his executors, the money therefrom to be disposed by the same executors as in the said will more fully appears.

Further he willed that John, his son, should have, to him and his heirs, at 21, his manors called Pynkneys, Begvyles and Lucyes, and other his land, &c., which were of the late John Dynne his father, and which the said Robert lately purchased in Tatersett, Taterford and Brounstrop and other the towns aforesaid adjacent, with remainder, if John died under age without issue, to Henry, his son, and his heirs, with remainder for sale as above.

Further he willed that all his feoffees in the said manors and lands should stand and be enfeoffed thereof to the use and performance of his said will until the said John and Henry his sons came to the age of 21, as above said, and that meanwhile his said executors should have and receive to them and their assigns the issues and profits thereof to the following uses, viz. that they should pay, or cause to be paid, to Margaret his wife 40*l.*, to the repair of the bell-tower (*campanil*) of Heydon church, 40*l.*, to Margaret his daughter, at 14, 40*l.*; and further he willed that the said John and Henry, his sons, should have their keep (*exhibiciones suas*) from the residue of the issues and profits of the said manors, &c., till 21, as more fully specified in the said will.

He died 14 May last; the said John Dynne aged sixteen, is his son and heir.

NORFOLK. Manors called 'Pynkney Halle,' 'Begvylys,' and 'Lucyes,' in Tatersette, Taterford, Brounstrop and other [towns] adjacent, worth 20 marks, held of the king, as of the duchy of Lancaster, in co. Norfolk, by knight-service, and suit of the court of Walbroke in the city of London yearly on the feast of St. Martin in winter.

Eighteen acres of land in Tatersette, worth 10*s.*, held of the prior of Castleacre, as of his manor of Wyken, service unknown.

Two messuages, 100*a.* land, in Heydon, worth 4*l.*, held of Henry Heydon, knight, by fealty, but by what other services they know not.

Twenty-six and a half acres arable in the field of Brandeston, worth 16*s.*, held of Edmund, earl of Suffolk, service unknown.

Thirty-eight acres land in Causton.

Seven pieces of arable in Salle, worth 5*s.*, held of Elizabeth Brews, as of her manor of Stynton, by fealty and 2*s.* rent.

A tenement in Thyornyng, called 'Bowles,' with a piece of land called 'Setybushlond,' and a close called 'Poterellys Medow,' in Thyornyng, worth 26*s.* 8*d.*, held of the said Henry Heydon, by fealty, and 13½*d.* rent yearly.

Fifteen acres of arable and pasture in Wychyngnam St. Mary (*beate Marie*) in a street called 'Foxforth,' worth 10*s.*, held of [New College], Oxford, by fealty and 20*d.* rent yearly.

A messuage in Heydon, formerly of Robert Margetryes, or a messuage called 'Margetryes,' with half an acre of land before the west

gate of the same messuage, worth 20s., held of the said Henry Heydon [by fealty], other services unknown.

C. Series II. Vol. 13. (7.)

118. RICHARD CHICHESTER.

Writ 30 December, *inquisition* 10 July, 14 Henry VII.

He was seised of the under-mentioned manors of Alryngton, Rokysford, Raleigh and Sutton Sacheild, of a moiety of the manor of Aveton Giffard, with the advowsons of the churches and chantries of Alrynton, Raleigh, Aveton Giffard and Lokkyshore, and of ten messuages, 200*a.* land, 40*a.* pasture, 20*a.* meadow, 10*a.* wood, 100*a.* furze and heath, in Barnstaple, Shirwill, Pylton, Lokkyshore, Kyntysbury, Bishops Tawton and Stodbury, in fee, and being so seised, by a writing shown to the jurors, gave the said manors, advowsons and lands to one John Sapcote, knight, Robert Cary, John Specote and Fulk Predeaux, esquires, Nicholas Cokworthy, Lewis Pollard and John Peard, by virtue of which feoffment they were seised thereof in fee, and being so seised, by their writing indented demised the said manors of Alryngton and Rokysford, with the advowson of the church of Alryngton, to the said Richard Chechestre and Elizabeth, his wife, and his heirs and assigns; by virtue of which feoffment the said Richard and Elizabeth were seised thereof, to wit the said Richard in fee, and being so seised the said Richard died and the said Elizabeth survived him and continued her possession by survivorship, by virtue whereof she was and still is solely seised thereof in her demesne as of free tenement.

Further, the said feoffees by their writing indented demised the said moiety of the manor of Aveton Gyffard to Hugh Chechestre and Elizabeth his wife, to them and the heirs of the body of the said Hugh, by virtue of which gift the said Elizabeth and Hugh were and still are seised thereof, to wit Hugh in fee tail and Elizabeth in her demesne as of free tenement.

He was seised of the under-mentioned manor and advowson of Wideworthy, and being so seised by charter gave the said manor to one Nicholas Chechestre and Cristine, his wife, and the heirs of their bodies, by virtue of which gift the said Nicholas and Cristine were seised thereof in fee tail, and being so seised the said Nicholas died and she survived him, and continued her possession by survivorship, and was, and still is, solely seised thereof in fee tail.

He died 25 December last, seised of the under-mentioned moieties of the manors of Hemiok, Great and Little Maneton and Houndetorr, and of ten messuages, 200*a.* land, 40*a.* pasture, 20*a.* meadow, 10*a.* wood, 100*a.* furze and heath in Northcote, Colston, Honywill, Romysham, Peterysbradeford, Lytelmosett, Saterlegh and Pyrkesworthy, and of the under-mentioned knights' fees in Trynshoo, &c. in fee. John Chychestre, aged 24 and more, is his next heir, viz. son of Nicholas Chychestre his son and heir.

DEVON. Manor and advowson of Alryngton, worth 10*l.*, held of John Awdeley, as of the manor of Stawey, co. Somerset, by fealty only for all service.

Manor of Rokysford, worth 5 marks, held of the prince, as of the honor of Bradenyeche, by knight service.

Manor of Raleigh, with the chantry to the same manor belonging, worth 10 marks, held of the lady Margaret, countess of Rochemond

and Derby, as of the castle and honor of Barnstaple by service of $\frac{1}{2}$ of a knight's fee.

Manor and adowson of Wydeworthy, or Wideworthy, worth 20 marks, held of the said lady Margaret, countess of Rochemond and Derby, as of the castle and honor of Toryton, by service of one knight's fee.

Manor of Sutton Sacheild, or Sachefeld, worth 40s., held of William Courtenaye, knight, as of his fee of Cadelegh, by fealty only for all service.

Moiety of the manor of Aveton Giffard, with the advowsons of the church and chantry to the same manor belonging, worth 100s., held of Edward, earl of Devon, as of the honor of Plympton, by knight-service.

Moiety of the manor of Hemiok, worth 40s., held of the king, as of the duchy of Lancaster, by knight-service.

Moiety of the manor of Great Maneton (*Maneton Magna*), worth 4*l.*, held of the king, as of the duchy of Lancaster, by knight-service.

Moiety of the manor of Little Maneton (*Maneton Parva*), worth 3*s.* 10*d.*, held of Humphrey Monke, esquire, as of the manor of Russheford, by 6*d.* rent, for all service.

Moiety of the manor of Houndetorr, or Hondetorre, worth 6 marks, held of John Kyrkeham, esquire, by fealty only, for all service.

Messuages, land and tenements in Northcote, Colston and Kyntysbury, worth 40s., held of the said countess of Rochemond and Derby, by fealty only.

Messuages, lands and tenements in Honywill worth 5*s.*, held of William Hyngeslegh and John Garlond, as of their manor of Whitefield, by fealty and 4*s.* rent, for all service.

Messuages, lands and tenements in Barnstaple (*Barnstapolia*) worth 3*s.* 4*d.*, held of the said Margaret, countess of Rochemond and Derby, by fealty only for all service, in free burgage.

Messuages, lands and tenements in Pilton or Pylton, worth 15*s.*, held of the prior of Pilton, service unknown.

Messuages, lands and tenements in Shirwill and Lokkyshore, with the advowson of the church of the same manor of Lokkyshore, worth 10*s.*, held of Hugh Beamont, esquire, service unknown.

Messuages, lands and tenements in Romysham and Bishops Tawton (*Tawton Episcopi*), worth 20*s.*, held of Richard, bishop of Exeter, in free burgage, as of his borough of Bishops Newport (*Newport Episcopi*), by fealty and 4*s.* 6*d.* rent yearly for all service.

Messuages, lands and tenements in Peterysbradeford and Litelmosett, worth 20*s.*, held of Peter Jestelyn, by fealty only, for all service.

Messuages, lands and tenements in Saterlegh, worth 2*s.*, held of John Maior, by fealty only.

Messuages, lands and tenements in Prikesworthy, or Pyrkesworthy, worth 5*s.*, held of the said John Maior, service unknown.

Messuages, lands and tenements in Stodbury, or Stodebury, worth 10 marks, held of Adrian Fortescu, in right of Anne, his wife, as of the manor of Bykeforthwallys, service unknown.

A knight's fee in Tryntyshoo, or Trynshoo, and Sevynaysshe, of no yearly value, held of the said lady Margaret, countess of Rochemond and Derby, by knight-service, as of the honor of Barnstaple.

Two parts of a knight's fee in Northcote and Cammyscote, of no yearly value, held of the said countess, by knight-service, as of the honor of Barnstaple aforesaid.

The fourth part of a knight's fee in Northcote and Colston, the third part of a knight's fee in Walworthy and the third part of a knight's fee in Bridewike, or Brydewyke, and Yerd, of no yearly value, held of the said countess by knight-service, as of the honor of Barnstaple aforesaid.

The sixth part of a knight's fee in Radeworthy, or Raddeworthy, of no value, held of the king, as of the duchy of Lancaster, by knight-service.

Half a knight's fee in Comb Davy, of no yearly value, held of the said countess, by service of half a knight's fee, as of the honor and castle of Toryton.

Moiety of a knight's fee in Choldecomb, of no yearly value, held of the said countess, as of the castle of Barnstaple.

A knight's fee in Rowburgh, of no yearly value, held of the heirs of Christopher Flemmyng, knight.

The fourth part of a knight's fee in Wheston and Down, of no yearly value, held of the said countess, service unknown.

C. Series II. Vol. 13. (8.)

119. RICHARD TAVERNER, of Sele.

Writ 21 May, 13 Henry VII; *inquisition* 4 October, 14 Henry VII, before William Chynals, escheator.

He and one Joan his wife were seised of the under-mentioned land, &c. in Russheford and Morton Hampsted, and of a messuage in Chaggefurd, in fee, in her right, and being so seised they had issue between them John Taverner now living, and afterwards she died and he survived her and continued his possession and was seised thereof in his demesne as of free tenement as tenant by the curtesy.

He suffered a recovery of twelve burgages, 220*a.* land, 3*a.* wood, under the king's writ close in the nature of a writ of assise of novel disseisin, according to the custom of the manor of Southtauton to John Denys, of Orlegh, John Benett and John Smyth, whereby they entered and were thereof seised in fee by virtue of the recovery aforesaid; and further they were seised of a messuage and 50*a.* land in Inwardelegh, called 'le Mede,' also of a messuage and $\frac{1}{2}$ *a.* land thereto belonging in Chaggefurd, in fee; and being so seised, by their charter indented, dated at Southtauton, 4 November, 4 Henry VII, demised to the said Richard Taverner, of Sele, and Alice then his wife, all the premises so recovered, except all land, &c. in Estcolebeare and Colebeare More, containing 100*a.*, within the manor of Southtauton, and except similarly all the messuages, land, &c. in Chaggefurd and Inwardelegh aforesaid, for the term of their lives in survivorship, with remainder to Richard Taverner, their son, in tail, with remainder to Joan, sister of the said Richard, the son, in tail, with remainder in default to the right heirs of Richard Taverner, the father; and, further, by the same charter demised to the said Richard Taverner, of Sele, all the residue of the said land, &c., excepted as above, to wit in Estcolebeare, and Colebeare More, Chaggefurd and Inwardelegh, for the term of his life, with remainder to the said Richard, his son, now living, in tail, with remainder to Joan, his sister, now living, in tail, with remainder to the said Richard Taverner, of Sele, and his heirs for

ever; whereby the said Richard Taverner, of Sele, and Alice, were seised thereof in their demesne as of free tenement; and afterwards the said Richard Taverner, of Sele, died so seised, and she survived him, and was solely seised of the premises, with the above exceptions, in her demesne as of free tenement; and the said Richard Taverner, the son, after the death of the said Richard Taverner, of Sele, entered into the residue of the said premises, and was seised thereof in fee tail, by virtue of his remainder aforesaid.

Richard Taverner, of Sele, died on the feast of the Finding of the Holy Cross last. The said John Taverner is his son and next heir, aged 58 and more. The said John Taverner is, and from the time of his birth was, an idiot and natural fool. *Cf.* No. 739.

DEVON. A messuage, 100*a.* land, 8*a.* meadow, 12*a.* furze and heath, in Russheford, worth 3*l.* 10*s.* 4*d.*, held of Humphrey Monke, esquire, by fealty and 22*s.* rent, for all service.

Sixty acres land in Morton Hampsted, whereof 30*a.*, worth 18*s.*, are held of William Courtenay, knight, by fealty and 7*s.* 6*d.* rent, for all service; and 30*a.* the residue, worth 24*s.* 6*d.*, are held of William Stapylhill, by fealty, for all service.

A messuage in Chaggeford, worth 9*s.* 6*d.*, held of John Copleston, by fealty and 6*d.* rent yearly.

Twelve burgages in Southtauton, worth 40*s.* held of the king, as of the manor of Southtauton, in free burgage, and by suit of court and 6*d.* rent for each burgage, for all service.

One hundred acres of land, called 'Colebeare' and 'Colebeare More,' and 60*a.* land, and 3*a.* meadow, called 'Indycote,' parcel of the residue of the premises, worth 40*s.*, held of John Wyke and John Molens, feoffees of John Trenchard, by fealty and 3*s.* 4*d.* rent, for all service.

Sixty acres of land, the residue, in Southtauton, worth 40*s.*, held of John Wadham, knight, by fealty, and 7*s.* 6*d.* rent.

A messuage and $\frac{1}{2}$ *a.* land belonging to it, in Chaggeford, worth 5*s.*, held of John Copleston, by fealty and 1 $\frac{1}{2}$ *d.* rent for all service.

A messuage and 50*a.* land, in Inwardelegh, called, 'le Mede,' worth 8*s.*, held of Thomas Hacche, esquire, by fealty, and a rent of 4*s.* and a pair of white gloves, for all service.

C. Series II. Vol. 13. (9.)

120. THOMAS FERRERS, knight.

Writ 24 August, *inquisition* 12 October, 14 Henry VII.

He died 22 August last, seised of the under-mentioned castle and manors in fee tail, and of the under-mentioned rent, and messuages in Sticheale, in fee. John Ferrers, knight, aged 24 and more, is his cousin and next heir, viz. son of John Ferrers, knight, his son.

WARWICK. Castle of Tameworth and the court of Stipurshill, with warren there, as parcels of the said castle, a meadow called 'Castelmedowe,' a water-mill under the castle; also the manors of Lee and Stretforde next Tameworth; also a moiety of the manor of Hardeburgh Magna, with the advowson of the church of the same, held of the king in chief by knight-service; the site of the castle is worth nothing yearly beyond outgoings; the

pleas and perquisites of the court aforesaid with the warren are worth nothing yearly, because they are not held yearly; the meadow called 'Castelmedowe' is worth 13s. 4d. yearly; the water-mill is worth 60s. yearly; and there is there the rent of the free tenants and cottagers yearly, 13s. 4d.; the said manors of Lee and Stretforde are worth 60s. yearly; and the moiety of the manor of Hardeburgh is worth 46s. 8d.

Forty shillings rent in Merston and Lee next Kynnsbure, payable quarterly; of whom held they know not.

Ten messuages in Sticheale next Coventre, worth 10*l.*, held of the bishop of Chester, by 2*d.* rent yearly.

C. Series II. Vol. 13. (10.) E. Series II. File 1115. Part IV. (7.)

121. JOHN COLE.

Writ 24 May, 13 Henry VII; *inquisition* 8 October, 14 Henry VI.

He was seised of the under-mentioned land, &c. in fee, and being so seised, 9 April, 13 Henry VII, by his charter indented, without the king's licence, gave all the messuages, land, &c., there, together with the reversion of the same, which William Cole, Joan Narrak, late the wife of John Jaket, Richard Hele and Thomas Cocke then severally held for the term of their lives, to one John Reynell, clerk, and William Wylsford, esquire, their heirs and assigns, to hold *inter alia* to use of himself, and Joan his wife, for the term of their lives, and the performance of his last will, which will more fully appears in a certain charter indented, under his seal, to the said charter indented and will similarly annexed; the said William Cole, and the others, severally attorned to the said Reynell and Wylsford, whereby the said John and William were seised thereof, as of fee and right as in reversion aforesaid, and still are so seised; and afterwards they had the king's letters patent of pardon of alienation, dated, Westminster, 21 June, 13 Henry VII, as touching the land, &c. in Hyll and Exmouth, held in chief, acquired by them from John Cole of Hyll; and afterwards, 28 July, 13 Henry VII, by charter, the same John Reynell released to the said William Wilsford, his heirs and assigns, all his right in the premises.

He died 22 May last. Thomas Cole, aged 25 and more, is his son and next heir.

DEVON. Fourteen messuages, 30*a.* land, 2*a.* meadow in Hill, or Hyll and Exmouth, worth 7 marks, held of the king, to find every second year a bailiff to serve the king in the office of bailiff of the hundred of Est Budlegh, co. Devon.

A messuage, 16*a.* land, in Brodeham, worth 8*s.*, held of John, prior of St. Nicholas, Exeter, by fealty, 12*d.* rent, and suit of his court of Brodeham twice a year, for all service.

C. Series II. Vol. 13. (11.)

122. PETER SCARDEVYLE.

Writ 12 October, *inquisition* 3 November, 14 Henry VII.

William Scardevile, his father, was seised of the under-mentioned land, &c. in fee, and being so seised, with the king's licence touching a toft and 20*a.*

in Bradbrigge, &c., by charter, enfeoffed John Palmez, who survives, and othes, since deceased, thereof, to the use of the said Peter in tail, with remainder in default to the use of the right heirs of Juliana Scardevile and their heirs, by virtue of which the same John Palmez was, and still is, and the whole day of the death of the said Peter was, seised thereof, to be use abovesaid.

He died 3 September, 14 Henry VII. William Scardevile, aged 25 and more, is his son and heir.

SUSSEX. A toft and 20*a.* land in Bradbrigge, Westasshlyng and Estasshlyng, worth 16*s.*, held of the king in socage by service of a white capon to be paid the king when he rides through the said land, for all service.

Six messuages, a water-mill, 200*a.* land, 100*a.* pasture, 20*a.* meadow, 40*a.* wood, 20*a.* heath and 20*a.* marsh, in Bradbrigge, Westasshlyng and Estasshlyng aforesaid, worth 40*s.*, held of Ann (*sic*), duchess of Norfolk, service unknown.

Eight acres land in Westfysshbourn, worth 5*s.*, held of Ann, duchess of Norfolk, service unknown.

Thirty acres land in Westden, worth 13*s.* 4*d.*, held of the dean and chapter of the cathedral church of the Holy Trinity of Chichester.

A messuage and 60*a.* land in Estlavant, or Estlavent, worth 13*s.* 4*d.*, held of John Fuyst, service unknown.

Five shillings rent in the city of Chichester.

C. Series II. Vol. 13. (12.)

123. RALPH ILLYNGWORTH.

Writ 28 August, *inquisition* 18 October, 14 Henry VII.

The said Ralph Illyngworth, esquire, suffered a recovery, Michaelmas Term, 19 Edward IV, to William Chauntre, dean of the church of Newark, Leicester, William Catesby, the younger, William Motton, William Assheby, Everard Feldyng, John Denton, Richard Harpur, Thomas Kebeell, Thomas Coton, William Wye and John Cheke, of *inter alia* the under-mentioned manor of Boney, by virtue of which recovery they were seised thereof in fee to the following use and intent, viz. as to the capital messuage of the said manor, nine messuages, sixteen virgates of land in Boney, parcel of the said manor, to the use of Richard Illyngworth, son of the said Ralph, and of Elizabeth Bowghton, daughter of Richard Bowghton, esquire, and of the heirs of the body of the said Richard, with remainder in default to the use of the right heirs of the said Ralph; and as to the residue of the said manor to the use of the said Ralph, for the term of his life, with remainder to the use of the said Richard and of the heirs of his body, with remainder in default to the use of the right heirs of Ralph; and after the said recovery the said William Chauntre, and others, died and the survivors, viz. Thomas Kebeell, William Assheby, Everard Feldyng, Thomas Cotton and William Wye were seised in Ralph's life time, at his death, and are still seised, of the said manor in fee, by survivorship, to the uses aforesaid.

The said Thomas Kebeell, William Assheby, Everard Feldyng, Thomas Coton and William Wye, were seised at his death, and long before, and are still seised, of the under-mentioned 200*a.* land in Hardwyk, in fee, by virtue of the said recovery, to the use of the said Richard, the son, and the said

Elizabeth, his wife, and the heirs of Richard's body, with remainder in default to the use of Ralph's right heirs.

They were also seised of the under-mentioned 342*a.* land in Hardwyke, in fee, to the same use.

John Vavasour, one of the king's justices of the common bench, Thomas Kebeell, serjeant-at-law, William Assheby, Everard Feldyng, Thomas Cotton and William Wye, were seised the day he died, and long before, and are still seised of the under-mentioned manor of Stanford, in fee, to his use for life, with remainder to the use of Richard, the son, and the heirs of his body, with remainder to Ralph's right heirs.

He died 1 August, 13 Henry VII; the said Richard Illingworth, aged 30 and more, is his son and heir.

NOTTINGHAM. Manor of Boney, worth 24*l.*, held of the king in chief, by service of the fourth part of a knight's fee.

Two hundred acres of land in Hardwyk, in the parish of Kyrkeby in Asshefeld, worth 16*s.*, held of the king in socage, by fealty and 1*d.* rent yearly, for all service.

Three hundred and forty-two acres of land in Hardwyke, in the parish of Kyrkeby, whereof the 42*a.*, worth 16*s.*, are held of the prior of St. John of Jerusalem in England, service unknown; and the 300*a.*, worth 50*s.*, are held of William Conyars, knight, service unknown.

Manor of Stanford, worth 10*l.*, held of Henry Clyfford, as of the manor of Maltby, service unknown.

C. Series II. Vol. 13. (13.)

124. RALPH ILLYNGWORTH.

Writ 28 August, *inquisition* 19 October, 14 Henry VII.

John Vavasour, and others, as in No. 123, were seised of the under-mentioned manor in fee to his use and the use of Agnes, his wife, and the longer liver of them, with remainder to the use of Richard, his son, in tail, with remainder to his own right heirs.

Death and heir as in No. 123.

DERBY. Manor of Braddesshall, called 'Netherhall,' worth 15*l.*, held of the king, as of the honor of Tutbury, by service of the moiety a knight's fee.

C. Series II. Vol. 13. (14.)

125. JOHN LENTALL, esquire.

Writ 6 September, *inquisition* Saturday after the Apostles Simon and Jude, 14 Henry VII.

Elizabeth Beauchamp was seised of the under-mentioned manor in fee, and being so seised took to husband Edward Nevill, which Edward and Elizabeth were seised thereof in fee in her right, and had issue George Nevill, lord de Bergevenny, and the said George had issue George Nevill, now lord de Bergevenny. And the said Edward and Elizabeth, his wife, demised the said manor to the said John Lentall, to hold for the term of his life, by virtue of which demise he was seised thereof in his demsene as of free tenement. And afterwards the said Edward Nevill and Elizabeth died, after whose death

the reversion of the manor aforesaid descended to the said George Nevill, knight, now lord de Bergevenny, as cousin and heir of the said Elizabeth, namely son of George her son.

He died 11 July last. John, lord de Zouche, aged 24 and more, is his cousin and heir, viz. son of Katharine, daughter of Lucy his mother.

SALOP. Manor of Kemburton, worth 10*l.*, held of Thomas, earl of Arundell, service unknown.

C. Series II. Vol. 13. (15.)

126. JOHN TYCHEBORN, esquire.

Writ 23 June, 13 Henry VII; *inquisition* 24 October, 14 Henry VII.

He died seised of the under-mentioned manor of Ticheborne in fee tail.

Peter Hawkyn and Thomas Cantewell were seised of the under-mentioned manor of Lymmerston &c. in fee, and being so seised by charter enfeoffed him and Margaret, his wife, thereof, to hold to them and his heirs; they were seised thereof accordingly, he in fee and she in her demesne as of free tenement; and afterwards he died and she survived him, and is seised thereof in her demesne as of free tenement by survivorship.

Thomas Forest, clerk, was seised of the under-mentioned manors of Wynsslod and Kempshote, &c., and being so seised enfeoffed him and the said Margaret his wife thereof, to hold to them and his heirs, &c.; she survived him, and is seised thereof in her demesne as of free tenement by survivorship.

He died 8 June last, seised of the other under-mentioned premises in fee. William Ticheborne, aged 40 and more, is his son and heir.

HANTS. Manor of Ticheborne, worth 10*l.*, held of the bishop of Winchester by knight-service.

Manors of Wynsslod and Kempshote, with the advowson of the church of Wynsslod, worth 20 marks, held of John Paulet, esquire, by service of 2*d.* at Michaelmas yearly for all service.

A tenement with a virgate of land in Laverstoke, worth 6*s.*, held of the abbot of Hide, by service of 3*s.* yearly, for all service.

A tenement in Crannbourne, worth 12*s.*, held of John Fitzjames, by service of 2*s.* 4*d.* yearly.

A tenement and 3*a.* land in Alresford, worth 6*s.* 8*d.*, held of the said bishop of Winchester, by service of 2*d.* yearly.

ISLE OF WIGHT. Manor of Lymmerston, with the advowson of the chapel, worth 22 marks, held of the bishop of Winchester by knight-service.

C. Series II. Vol. 13. (16.)

127. OLIVER SEYNT JOHN, esquire.

Writ of Amotus 18 October, *inquisition* 28 October, 14 Henry VII.

He died 3 April, 12 Henry VII, seised of the under-mentioned manor in fee, by the king's gift, by letters patent, 21 December, 3 Henry VII, to him and his heirs, of the same manor, together with the manors of Hatfeld Peverell and Termynes, co. Essex, and the manor of Depford, called Westegrenewich,

co. Kent, to be held of the king and his heirs, as in the same letters patent is more fully contained.

John Seynt John, aged 22 and more, is his son and heir.

OXFORD. Manor of Garsington, worth 20 marks.

C. Series II. Vol. 13. (17.) E. Series II. File 780. (12.)

128. AGNES HOLAND.

Writ of Mandamus 26 June, 13 Henry VII; *inquisition* 23 October, 14 Henry VII.

Agnes, late the wife of George Holand, one of the daughters and heirs of John Burdet, named in the writ, was seised in fee, by right of inheritance, after the decease of John her father of and in the under-mentioned moiety of messuages, &c., and being so seised, in her widowhood, by charter dated, 3 July, 11 Henry VII, gave the same, by the name of all the land, &c., which she then had within the town of Leicester, the suburbs and fields of the same town, or elsewhere within the county of Leicester, to Alexander Atkynson, William Burdet and Richard Holand, her son, to them, their heirs and assigns for ever, to the use of the said Richard, his heirs and assigns for ever.

The jurors also say that, upon the taking of this inquisition, one John Assheby and Ellen Wever, the said Agnes' servant, swore on the gospels that the said John Assheby, as attorney of the said Agnes, delivered seisin to the said Alexander, William Burdet and Richard of the tenements aforesaid according to the tenour of the said charter, &c.; by virtue of which gift the said Alexander, William and Richard were seised thereof in fee to the use aforesaid; and afterwards the said Alexander and William, by a certain other writing, certified under the seal of the office of the mayor of the said town, dated the last day but one of January, 11 Henry VII, released to the said Richard all their right in the premises, by virtue of which release the said Richard was solely seised thereof in fee to his own use; and being so seised, by another charter under the seal of the mayoralty aforesaid, dated 2 February, 12 Henry VII, gave all those lands, &c. which he, together with the said Alexander and William lately had in the said town and county, or elsewhere in the realm, by the gift of his said mother, to John Heweit, esquire, Robert Reydon, gentleman, John Cros, of London, John Waynflete, of Southwold, co. Suffolk, and William Asteley, son of Edward Asteley, and of Elizabeth his wife, sister of the said Agnes, the other of the heirs of the said John Burdet, to hold to them and the heirs and assigns of the said William Asteley for ever; by virtue of which feoffment the said John Heweit and the others were, and still are, seised thereof, viz. the said John and the others in their demesne as of free tenement, and the said William Asteley in fee to his own use and of his heirs.

She died 9 September, 12 Henry VII. Thomas Holand is her son and heir, aged 30 and more.

LEICESTER. A moiety of two messuages and of five gardens in Leycestre, four acres of meadow in Belgrave, 50s. rent in Thrusyngton. The said messuages and gardens in Leycestre are held of the king as of the duchy of Lancaster in burgage, and are worth 40s.; the said rent is held of the duchy of Norfolk, by fealty only for all service; and the said 4a. meadow are held of the king, as of the duchy of Lancaster, by fealty only.

C. Series II. Vol. 13. (18.) E. Series II. File 1115. Part IV. (2.)

129. OLIVER SEYNT JOHN, esquire.

Writ of Amotus 18 October, *inquisition* 5 November, 14 Henry VII.

Findings as in No. 127.

ESSEX. Manor, or lordship, of Hatfeld Peverell, worth 20 marks.
Manor of Termynes, worth 10 marks.

C. Series II. Vol. 13. (19.) E. Series II. File 293. (6.)

130: ELIZABETH late the wife of WILLIAM STANLEY, knight.

Writ 16 July, 13 Henry VII; *inquisition* 29 October, 14 Henry VII.

She was seised, the day she died, in her demesne as of free tenement, for the term of her life, of a moiety of the under-mentioned manors, by the gift of James Baskerville, knight, John Devereux, John Harley, Thomas Monyngton, Simon Milborne, esquires, John ap Richard, clerk, and Geoffrey Newton to her for life thereof, with remainder after her decease to Richard Corbet, knight, since deceased, son of Roger Corbet, knight, likewise deceased, and of her the said Elizabeth, and the heirs of the body of the said Richard, with remainder in default to Robert Corbet, brother of the said Richard, and the heirs of his body, with remainder in default to the heirs of the body of the said Elizabeth by the said Roger Corbet begotten, with remainder in default to her right heirs.

She died 22 June last. One Robert Corbet, esquire, is her cousin and heir, viz. son and heir of the said Richard Corbet, her son and heir. The said Robert Corbet is son and heir of the said Richard of his body begotten, and is also cousin and heir of the said Roger, viz. son of the said Richard, son of the said Roger, and he is aged 21 and more.

ESSEX. Moieties of the manors of Wodeham Mortymer and Whobrighall, held by service of half a knight's fee, but of whom the jurors know not; the said moieties of Wodeham Mortymer and Howbriggehall, or Howbrighall, are worth 7*l.* 10*s.* 3*d.* yearly.

C. Series II. Vol. 13. (20.) E. Series II. File 293. (9.)

131. ELIZABETH late the wife of WILLIAM STANLEY, knight.

Writ 12 October, *inquisition* 27 October, 14 Henry VII.

She died seised of the under-mentioned manors in fee.

Death and heir as in No. 130.

HERTS. Moiety of the manor of Little Gaddesden, worth 40*s.*, 10½*d.* is held of the rector of Assherygge by service of one fourth of a knight's fee.

Moiety of the manor of Wygynton, worth 4 marks, 11½*d.*, tenure unknown.

C. Series II. Vol. 13. (21.) E. Series II. File 293. (10.)

132. WILLIAM DERBY, esquire.

Writ 5 February, 13 Henry VII; *inquisition* 26 October, 14 Henry VII.

He died 12 April last, seised of the under-mentioned land, &c., in fee. Everard Derby, aged 40 and more, is his son and heir.

LEICESTER. Eleven messuages, 360*a.* land, in Gaddesby, whereof nine messuages and 300*a.* land, worth 8*l.*, are held of the prior of the hospital of St. John of Jerusalem in England, service unknown; and the two other messuages and the said 60*a.* land, worth 30*s.*, are held of the prior of Trentham, service unknown.

Two messuages, 60*a.* land, in Barisbye, worth 30*s.*, held of the said prior of St. John, service unknown.

Two messuages, 20*a.* land, in Southcroxton, worth 16*s.*, held of the said prior of St. John, service unknown.

Two virgates of land, in Foxton, worth 5 marks, held of the prince, as of the honor of Huntynghdon, service unknown.

Two messuages, 30*a.* land, in Great (*Magna*) Boudon, worth 26*s.* 8*d.*, held of the said prince, as of the said honor, service unknown.

C. Series II. Vol. 13. (22.) E. Series II. File 1115. Part IV. (4.)

133. JOHN DANSEY.

Writ 5 February, 13 Henry VII; *inquisiton* 26 October, 14 Henry VII.

He was seised of the under-mentioned land, &c. in fee, and, being so seised, by charter gave them to William Monk, of Gaddesby, William Tylson, clerk, John Ketilby, John Porter, of Melton Mowbray, and John Tryg, of Somerby, by virtue of which feoffment they were seised thereof in fee to the use of him and his heirs; and afterwards the said William Monk, William Tylson and John Ketilby died, and the said John Porter and John Tryg survived them, and were, and still are seised thereof to the use abovesaid.

He died 4 November last. Roger Dansy, aged 40 and more, is his son and heir.

LEICESTER. Two messuages, five virgates of land in Somerby; five messuages, eight virgates and a half of land in Little Dalby; and 26*s.* rent from divers lands and tenements in Somerby and Dalby; all the said messuages, land, rent, &c. are held of the king, as of the honor of the duchy of Lancaster, services unknown; they are worth yearly beyond outgoings 7*l.* 16*s.*

C. Series II. Vol. 13. (23.) E. Series II. File 1115. Part IV. (1.)

134. JOHN MOLYNS.

Writ 16 November, 13 Henry VII; *inquisition* 28 October, 14 Henry VII.

Richard Caroke, clerk, was seised of the under-mentioned manors, &c. in fee, to the said John's use, and being so seised, by charter gave them to him and Margaret his wife, Roger Darcy, John Marney, son of Henry Marney, knight, Thomas Tey son of Henry Tey, esquire, William Tey, William Breton, and Robert Rokewod, the younger, gentlemen, to them and the heirs and assigns of John; by virtue of which gift they were thereof seised, viz. the said John in fee, and the said Margaret and the others in their demesne as of free tenement; and the said John died so seised, and the said Margaret, and the others, survived him, and were and are seised thereof in their demesne as of free tenement.

He died 10 November, 13 Henry VII. Richard Moleyns, aged 40 and more, is his uncle and next heir.

SOMERSET. Manors of Yayleris, Gavelbrigge, Crosse in Durston, with water-mills and corn-mills (*molendinis aquaticis et blauderaticis*) to the same manors belonging, and the reversion of divers lands and tenements, and, 30*a.* land, 60*a.* pasture, 12*a.* meadow, in Southpetirton, Yevelchester, Kyngisburi Episcopi and Estlambroke; also divers lands and tenements, meadows and pastures, in Moreland, Huntworth, Prostrat Lenge and Northpetirton; whereof the said manor of Yayleres with two of the said mills, and 30*a.* land, 6*a.* meadow and the said reversions, lie in the towns of Southpetirton and Yevelchester, and are held of Giles Daubeney, knight, as of the manor of Southpeterton Hall, by service of 4*l.* 4*s.* yearly, and the said manor of Yayleres, with the two mills and appurtenances, is worth 4*l.*; the said manor of Gavelbrigge with the third of the said mills, and 60*a.* pasture, 6*a.* meadow, lie in the towns of Kyngisbury Episcopi and Estlambroke are held of the bishop of Bathe, as of the manor of Kynggisbury Episcopi, by service of 50*s.* yearly, and the said manor of Gavelbrigge with the mill is worth yearly 40*s.*; and the manor of Crosse in Durston, lands and tenements and other premises, lie in the towns of Moreland, Huntworth, Prostrat Lenge, and Northpeterton, are held of William Saymer, esquire, as of the manor of Durston Hall, by service of 2*s.* yearly, and the said manor of Crosse in Durston with appurtenances is worth 5 marks yearly.

C. Series II. Vol. 13. (24.) E. Series II. File 895. (16.)

135. THOMAS SYNEUX, or SEVENHOUSE.

Writ (at p. 33), 24 January, 13 Henry VII; *inquisition* 27 October, 14 Henry VII.

He died 10 December last, seised of the under-mentioned manor, &c. in fee. Thomas Sevenhouse, aged 21 and more, is his son and heir.

CUMBERLAND. Manor of Sescales, and a tenement in Bollton called 'Bolton Hall' together with a fifth part of the same town of Bollton, worth 8*l.*, held of Henry, earl of Northumberland, service unknown.

Nine burgages in the town of Egremont, worth 10*s.*, held of the said earl, service unknown.

A third part of the hamlet of Staffyll, with certain parcels of land in the town of Comrew in Gyllesland, worth 20*s.*, held of Thomas, lord Dacre, service unknown.

A tenement in the town of Bolton in Allerdale, worth 6*s.* 8*d.*, held of the lord Latymer, service unknown.

C. Series II. Vol. 13. (25.)

136. THOMAS FROXMERE.

Writ 12 August, 13 Henry VII; *inquisition* 30 October, 14 Henry VII.

Thomas Stafford, esquire, Robert Cranne, esquire and others were, and still are, seised of the under-mentioned manors, &c. in fee, to the use of the said Thomas Froxmere, esquire, and his heirs, and of his last will, and being so seised, at his special instance and request, granted to Katharine Froxmere

and Robert Cornwaleys, 10 marks annuity therefrom, for the term of her life, by virtue of which grant the said Katharine and Robert were and still are seised of the said annuity, as of their free tenement.

He declared his last will touching the premises and all other his lands, as follows. He willed that the feoffees of his lands, &c. in the counties of Worcetur and Warrewyk, should stand and abide feoffees thereof to the use of 'Kateryn nowe my wyff' for her life, according to the feoffment to her and other thereof made; and that the feoffees of all other his lands, &c. in the realm should stand and abide feoffees thereof to the use of his executors, to the intent that his executors should take the issues and profits thereof for nine years after his decease 'to fynde to scolle and kepe in good rule Fraunceis Elizabeth and Anne my childern or as many of theym as be ruled be my executors,' the said executors to be discharged of keeping 'hym, hir or theym that woll nat nor is nat rewled by theym nor in their keypyng'; if his wife died within the said nine years, the feoffees of the lands which she had for life, and the feoffees of his other lands, should stand and abide feoffees thereof to the use of 'my cosyn Anne Mountgomery,' to take the issues and profits both of the lands, &c. assigned to his wife and of his other lands assigned to his executors for the term of nine years for the exhibition of his children, 'for I will in eny wyse if any of my seid childern will nat be ruled vertuosly aswell in their mariage as other wyse be myn executors,' they should have 'noo parte of their fyndyng of my seid executors if they so thynk best'; that after his wife's death and the end of the said term of nine years, estate should be made of the lands, &c. which she had for life, to 'Fraunces my sonne if then he be on lyve or to theires of his body lawfully begoton if then he have ony,' in tail, with remainder in default to the heirs of his own body, with remainder in default to the right heirs of his father, those lands excepted 'the which nowe is come to me or herafter may come to my heires by theinheritance of my moder,' 'for I wyll yn eny wise' that, in default of his own issue, 'the seid inheritance of my seid modire shall remayn to the heires of my seid moder,' or, in default of his mother's right heirs, to the right heirs of his father; and that after the said term of nine years his feoffees should make estate of the lands, &c. assigned for the finding of his children, to his said son Fraunces, in tail, with remainder in default to the heirs of his own body, 'with remaindres over accordyng to the taile of other my landes beforereherced after the decease of my seid wyffe.'

He died 14 August last. Francis Froxmere, aged 14 and more, is his son and heir.

WARWICK. Manor of Holde Fyllyngley, four tenements, 200*a.* land, 300*a.* pasture, 300*a.* wood, 30*a.* meadow and 30*s.* rent, lying in the town of Fyllyngley aforesaid, held of George Nevill, lord Bergevenny, as of the manor of Fyllyngly, by service of a sparrow-hawk (*sperveris*) or 2*s.*, for all service; the said manor is worth nothing yearly beyond outgoings, each acre of land is worth 3*d.*, each acre of pasture 4*d.*, each acre of wood nothing beyond outgoings, each acre of meadow 6*d.*

Manor of Marbrokys, 60*a.* land, 60*a.* pasture, 120*a.* wood, 20*a.* meadow, and 66*s.* 8*d.* rent, in the town of Alspade, held of Edward (*sic*) Berkeley, lord de Berkeley, by service of 4*s.* yearly, for all service; the said manor is worth nothing yearly beyond outgoings, each acre of land is worth 3*d.*, each acre of pasture 4*d.*, each acre of wood nothing beyond outgoings, each acre of meadow 6*d.*

Four tenements, 100*a.* land, 100*a.* pasture, 20*a.* wood, 20*a.* meadow and 30*s.* rent in Corley, held of Joan, lady de Talbott, as of the manor of Corley, by service of 6*s.* 8*d.* for all service ; the manor is worth nothing beyond outgoings, each acre of land is worth 3*d.*, each acre of pasture 4*d.*, each acre of wood nothing beyond outgoings, each acre of meadow, 6*d.*

C. Series II. Vol. 13. (27.) E. Series II. File 1115. Part IV. (8.)

137. WILLIAM NEVYLL, esquire.

Writ 24 March, 13 Henry VII ; *inquisition* 17 October, 14 Henry VII.

He was seised of the under-mentioned manor in fee, and, being so seised, gave it to Thomas Leeke, of Screton, Thomas Meryng, of Newarke, and Thomas Neviell, his son, who were, and still are seised thereof accordingly in fee.

He died 16 September, 13 Henry VII. The said Thomas, aged 42 and more, is his son and heir. *See* No. 20.

NOTTINGHAM. Manor of Rolston, worth 30*l.*, held of the countess of Richmond, by 10*s.* rent yearly and service of fealty only.

C. Series II. Vol. 13. (28.)

138. OLIVER SEYNT JOHN, esquire.

Writ of Amotus, 18 October, *inquisition* Saturday after All Hallows, 14 Henry VII.

Findings as in No. 127.

KENT. Manor of Depford, called Westegrenewich, worth 20 marks.

C. Series II. Vol. 13. (29.)

139. RICHARD YORKE, knight.

Writ 28 May, 13 Henry VII ; *inquisition* 2 November, 14 Henry VII.

He was seised in fee, the day he died, of the under-mentioned messuages in Donnyngton.

He was seised, the day he died, jointly with Robert Pole, chaplain, to his use, by virtue of a recovery upon a writ of right before the king's justices of the bench of the under-mentioned manor, &c. ; the said Robert survived him, and was, and still is seised thereof by survivorship, to the use and the performance of his last will.

He was seised of the under-mentioned toft, &c. in Estlutton.

He died 25 April last. Richard York, esquire, aged 36 and more, is his son and heir.

YORK. Three messuages in Donnyngton, worth 20*s.*, held of the prebendary of the prebend of Donnyngton in the cathedral church of St. Peter, York, by 12*d.* rent for all service.

Manor of Sledmer, twenty-six messuages, eight tofts, 200*a.* land, 40*a.* meadow, 200*a.* pasture and a windmill, in Sledmer, Fymmer, Cromer and

Towthorp, and 23s. 11*d.* rent issuing from divers lands and tenements in the said towns, worth 30*l.*, held of the heirs of Margaret de Clyfford, late the wife of John de Clyfford, knight, late lord de Clyfford, service unknown.

A toft, two crofts and two bovates of land in Estlutton, worth 10*s.*, held of the heirs of Walter de Berthorp, by the rent of a rose, in the season of roses, only.

C. Series II. Vol. 13. (30.) E. Series II. File 216. (8.)

140. WILLIAM SCARGYLL, esquire.

Writ 23 January, 13 Henry VII; *inquisition* the last day of October, 14 Henry VII.

He died 20 December, 13 Henry VII, seised of the under-mentioned manors, sixty messuages, 400*a.* land, 400*a.* pasture, 300*a.* meadow, 20*a.* wood and 20*l.* rent in Thorpstapleton, &c., in fee. William Scargill, knight, aged 30 and more at the time of his death, is his cousin and heir, viz. son of William his son.

YORK. Manor of Thorpstapleton, ten messuages, 100*a.* land, 60*a.* pasture, 60*a.* meadow, 2*a.* wood, 20*s.* rent in Thorpstapleton, worth 6*l.*, held of the king, as of the duchy of Lancaster, service unknown.

Manor of Sutton Stapleton, five messuages, 60*a.* land, 20*a.* pasture, 10*a.* meadow, 40*s.* rent, in Sutton, worth 4*l.*, held of the king, as of the duchy of Lancaster, service unknown.

Manor of Byrom, ten messuages, 100*a.* land, in Byrom, worth 40*s.*, held of the king, as of the duchy of Lancaster, service unknown.

Manor of Scargill, twenty messuages, 200*a.* land, 200*a.* pasture, 200*a.* wood, in Scargill, 10*l.* rent, worth 20*l.*, held of the king, as of the earldom of Richmond, service unknown.

Manor of Scotton, four messuages, 100*a.* land, 20*a.* meadow, 30*a.* pasture, in Scotton, worth 4*l.*, held of the king, as of the said earldom, service unknown.

Manor of Lede, worth 6*l.*, held of the king, as of the duchy of Lancaster, service unknown.

Manor of Sandall, twenty messuages, 70*a.* land, 60*a.* meadow, 70*a.* pasture, in Sandall, worth 10*l.*, held of the king, as of the duchy of Lancaster, service unknown.

C. Series II. Vol. 13. (31.) E. Series II. File 216. (7.)

141. WILLIAM GEDDYNG, esquire.

Writ 13 November, 13 Henry VII; *inquisition* 1 September, 14 Henry VII.

He was seised of the under-mentioned manor of Overhalle, and land, &c. in Little Bradle and Little Thirlow in fee, and, being so seised, gave the said manor, &c. and the rest of the premises, by charter indented, 21 April, 4 Henry VII, to Edmund Bedyngfeld, knight, Roger Drury, esquire, Robert Drury, gentleman, Thomas Estlea, gentleman, Robert Lee, gentleman, Thomas Jermeyn, gentleman, Roger Page, yeoman, John Hawgh, clerk, William Warde, clerk, and Edward Staunford, to the use of himself for life, with remainder to the use of John Aleyn and Constance, his wife, his daughter and heir, and the heirs of the body of the said Constance, with remainder in

default to the use of Edmund and Nicholas Geddyng, successively in tail with remainder of the said manor, to the use of John Geddyng and the heirs of his body, and of the said land, &c. and the rest of the premises, to the use of the right heirs of the said Nicholas, for sale, the money therefrom to be disposed for the souls of Thomas Geddyng and Anne, his wife; by virtue of which grant the said Edmund Bedyngfeld, and the others, were, and still are seised thereof in fee to the uses aforesaid, as specified in the charter; and he took the issues and profits of the said manor, &c. according to the form of the feoffment during his life, and so died.

The said Robert Drury, Robert Lee, Thomas Jermeyn, William Warde, Roger Page and Edward Staunford, were seised of the under-mentioned manor, called 'Quamelles,' in fee, and, being so seised, gave it by charter indented, 28 September, 12 Henry VII, to him for life, with remainder to John Aleyn, and Constance, his wife, for the term of their lives in survivorship, with remainder to William Poley, son of the said Constance, for the term of his life, with remainder to Edmund Poley, son of the said Constance, and the heirs of his body, upon condition that the said Edmund Poley shall peacefully permit the said John Aleyn and Constance to take the profits of the manor of Woodehall, for the term of the life of the said Constance, and shall permit the said William Poley, his brother, to take the profits of the manor of Quamelles aforesaid during the life of the same William; with remainder in default of Edmund's issue to the said William, his brother, in tail, with remainder in default to the said Constance, and the heirs of her body, with remainder in default to the right heirs of Edmund Geddyng, of the body of the said Edmund begotten, with remainder in default to Nicholas Geddyng in tail, with remainder in default to the right heirs of the said William Geddyng, for sale and disposal for the souls of Thomas Geddyng and Anne, his wife, and for the soul of Ralph Quamell; by virtue of which gift he was seised thereof in his demesne as of free tenement, and took the issues and profits thereof during his life, to the day of his death; and the said Edmund Bedyngfeld, and the others, being seised of the said manor of Quamelles in fee, by their charter, 20 September, 12 Henry VII, granted to William Aleyn, godson and cousin of the said William Geddyng, 40s. rent from the said manor of Quamelles for life, to commence after the death of the said John Aleyn and Constance his wife.

He died 4 December, 13 Henry VII. Constance Aleyn now wife of John Aleyn, aged 30 and more, is his daughter and heir.

SUFFOLK. Manor of Overhalle, worth 60s., held of William, abbot of Bury St. Edmunds, by fealty and suit of court of his hundred of Rysbregge, for all service.

Two messuages, 60*a.* land, 10*a.* meadow, 50*a.* pasture, 20*a.* wood, 40s. rent in Little Bradle and Little Thirlowe, worth 40s., held of the said abbot, service unknown.

A manor called 'Quamelles,' worth 5*l.*, held of the said abbot, service unknown.

C. Series II. Vol. 13. (32.)

142. WILLIAM LAMBE.

Writ 15 May, 13 Henry VII; *inquisition* 1 November, 14 Henry VII.

Long before his decease he was seised in his demesne as of fee, in right of Margaret, his wife, of the under-mentioned manors, &c., and died so seised.

He died 16 April, 13 Henry VII. Thomas Lambe, aged 23 and more, is his son and heir.

NORFOLK. Moiety of the manor of Stapylys in Helwyngton, worth 4 marks, held of the prior of St. Faith, as of his manor in Helwyngton, by fealty, and service of 6*d.* rent.

Moiety of the manor of Burfeld in Wymondham, worth 5 marks, held of the abbot of Wymondham, as of his manor in Wymondham, by fealty and service of 7*s.* 4*d.* yearly rent.

Manor called 'Stalworthes' in Wymondham aforesaid, worth 4*l.*, held of William Knyvet, knight, as of his manor called 'Gryshaugh' in Wymondham aforesaid, by fealty and service of 2*s.* yearly rent.

A messuage called 'Bovys,' in Wymondham aforesaid, worth 4 marks, held of William Knyvet, knight, as of his manor called 'Gryshaugh' in Wymondham aforesaid, by fealty and service of 14*s.* yearly rent.

C. Series II. Vol. 13. (33.)

143. JOHN BROUN, knight, alderman of the city of London.

Writ 8 February, 13 Henry VII; *inquisition* 5 November, 14 Henry VII.

Thomas, earl of Ormond, John Dynham, knight, lord Dynham, John Gunthorp, dean of the cathedral church of Wells, John Fenkyll, knight and alderman of London, Richard Hatton, doctor of laws, Robert Plummer, Robert Sheffield, Henry Assheborne, gentlemen, and William Browne, mercer, merchant of the staple of Calais, were seised in fee of the under-mentioned manor of West Whetenham and lands in fee, to the use of him, his heirs and assigns, and being so seised, by charter indented, 27 July, 5 Henry VII, demised them to him for life, with remainder to William Browne, his elder son, and Katharine, William's wife, to them and the heirs of William's body; by virtue of which demise he was seised thereof in his demesne as of free tenement, and died so seised; and the said Katharine died, after whose deaths the said William Browne entered into the said manor, &c., as in his remainder, and was, and still is, seised thereof in his demesne as of fee tail.

He died 1 January last. The said William Browne, aged 30 and more, is his son and heir.

ESSEX. Manor of West Whetenham, 100*a.* land, 20*a.* meadow, 100*a.* pasture, 20*a.* wood, in the towns or parishes of Stowe, Norton and Wodeham Ferrers, otherwise called Wodeham Ferrys, held of John Bouchier, knight, lord Bernes, as of the manor of Coldenorton in the parish of Norton aforesaid, service unknown; the said manor of Westwhetenham and the manor of Flambardes (not previously mentioned in the inquisition) in the said county, and the said 100*a.* &c., in the towns and parishes of Stowe, Norton and Wodeham Ferrers are worth yearly 12*l.* 5*s.*

C. Series II. Vol. 13. (34.)

144. THOMAS FERRERS, knight.

Writ 24 August, *inquisition* 5 November, 14 Henry VII.

He died seised of the under-mentioned manors, &c. in fee.

Death and heir as in No. 120.

ESSEX. Manor of Merkes in Great Dymmowe, worth 12*l.*, held of the king, as of the honor of Boulogne, by service of one suit yearly to the court of the honor.

Manor of Inggyngjoyberlaundrey and Blountez, with the advowson of the church of the same, worth 20 marks, held of the manor of Wodeham Ferrers in socage, by service of 8*d.* yearly.

C. Series II. Vol. 13. (35.) E. Series II. File 293. (4.)

145. WILLIAM HAUTE, knight.

Writ of Mandamus, 7 September, *inquisition* Monday after All Hallows, 14 Henry VII.

He died 2 July, 12 Henry VII, seised of the under-mentioned manors in fee. Thomas Haute, aged 33 and more, is his son and heir.

KENT. Manor of Wadnale, worth 13*l.* 6*s.* 8*d.*, held of John, cardinal archbishop of Canterbury, service unknown.

Manor of Bisshoppesbourne, worth 10*l.*, held of the said archbishop, service unknown.

Manor of Elmestede, worth 3*l.*, held of the same archbishop, service unknown.

Manor of Blakmanston, worth 15*l.*, held of one Henry Horn, by fealty and 19½*d.* rent for all service.

Manor of Oterpole, worth 10*l.*, held of the Master of the House of of Dovor, service unknown.

Manor of Warehorne, worth 6*l.*, held severally and parcelwise of the prior of Christ Church of the Trinity, Canterbury, service unknown.

Manor of Snave, worth 8*l.*, held of the abbot of St. Augustine, service unknown.

C. Series II. Vol. 13. (36.)

146. THOMASINE HOPTON.

Writ 8 November, *inquisition* 5 (*sic*) November, 14 Henry VII.

William Pykenham, clerk, was seised of the under-mentioned manors, &c. in fee, and being so seised gave them by charter to Edward Sulyard, John Jermyn, George Bukkenham, Edmund Jermyn, Edward Dayle, Thomas Carver, George Hevyngham, Henry Bode, Robert Cowbregge and Nicholas Couper, to the intent that they should be enfeoffed thereof to the proper use of Edward Knevet, esquire, his heirs and assigns, until he, his heirs or executors, had received from the profits thereof 400 marks clear, and afterwards to the use of the said Thomasine for her life and longer till her will was fulfilled, and after her decease and will performed, to the use of the right heirs of her body, and for default of such heirs, to the use and performance of the last will of William Totham; by virtue of which feoffment they are, at the time of this *inquisition*, seised thereof in fee to the use aforesaid.

She died 16 January, 13 Henry VII. William Lonsseworth, aged 30 and more, is her son and heir.

ESSEX. Manor of Lamborn Hall, worth 10 marks, held of the manor of Rocheford, by service of 5*s.* yearly.

Manor of Crixhethall, worth 6*l.*, held of Thomas Darcy, esquire, as of the manor of Canyudon, service unknown.

Forty acres land, 30*a.* pasture, 253*a.* marsh, 66*a.* wood, in Canweydon, Reyleyh, Hokele, Wykeford, Dounham, Rammesdon Belhous, Rammesden Crey, Great Maldon, and Little Maldon, and Rocheford, worth 40*s.*, held of Edward Knyvet, esquire, as of the manor of Rammesden Belhous, by service of 5*s.* yearly.

C. Series II. Vol. 13. (37.) E. Series II. File 293. (8.)

147. ROBERT BALLARD.

Writ wanting ; *inquisition* Monday after St. Martin, the Bishop, 14 Henry VII.

He was seised of the under-mentioned manors of Horton, &c. in fee, and being so seised, by deed dated 29 March, 49 and 1 Henry VI, gave the manors of Westcombe and Spitelcombe and land, &c. in Grenewich, Charleton and Whritelmershe, to [William Wild], clerk, John Hayne, clerk, Nicholas Stathum, and Hugh Stepulton, their heirs and assigns, to the use of himself and the performance of his last will, [and they were] seised thereof accordingly in fee ; and of the said manor of Horton he died so seised.

He was seised of the under-mentioned mills [at Depford], and being so seised, by his deed dated 29 March, 49 and 1 Henry VI, gave them to William Wilde, clerk, Hugh Stepulton, John Church, Richard Style, William Poode and William Soleham, their heirs and assigns, for the performance of his last will, and they were seised thereof accordingly in fee.

William Wilde, clerk, and William Sq . . . were seised of the under-mentioned messuages, lands, &c. in Sturmowthe in fee, and being so seised by deed thereof enfeoffed the said Robert Ballard, John Colowe and John Fyneux, knight, chief justice of England, by the name of John Fyneux, their heirs and assigns, to the use of the said Robert Ballard and his heirs, whereby they were seised thereof in fee.

By a certain deed indented, dated A.D. 1470, he agreed and granted upon espousals between him and Isabel, late his wife, and in consideration of 300 marks paid him by Joan Kent, mother [of the said Isabel], that he would make a sufficient [estate in law] to William Wild, clerk, John Hayne, clerk, Nicholas Stathum and Hugh Stepulton, gentlemen, their heirs and assigns, [of lands] within the county of Kent of the yearly value of 20*l.* above outgoings, to the use of them the same Robert Ballard and Isabel, and of the heirs of their bodies begotten ; and that he would make a sufficient and secure estate in law to them, their heirs and assigns, of other lands and tenements within the same county, of the yearly value of 20*l.* beyond outgoings to the use of them the same Robert and Isabel and the heirs of Robert, with remainder to William Ballard, his son and heir apparent and the heirs of his body begotten, with remainder in default to Clement, his other son and the heirs [of his body begotten], with remainder [in default] to the heirs of the body of him, Robert Ballard, begotten, with remainder in default to his right heirs.

By his last will he willed that his feoffees of the manors of Westcombe and Spitelcombe aforesaid after his decease should make a sufficient estate thereof in law to the same Isabel his wife, for the term of her life ; and willed also by his same last will that his feoffees aforesaid of the said messuages,

lands, &c., in Sturmoth after his decease [should make a sufficient estate thereof] to Clement, his younger son, at 21, to hold to him and the heirs of the body of the same Clement begotten, with remainder in default to [William Ballard, his son and heir, and the heirs of his body] begotten, with remainder in default to his own right heirs ; and that the feoffees of his said mills in Depford [should stand seised] thereof and should take the issues and profits thereof yearly to the following use, to wit that they should dispose 6 marks thereof yearly for the exhibition of an honest poor priest, of good [conversation, bachelor of] Divinity at least, having no spiritual benefice nor exhibition other than that exhibition only, and minded to study in Divinity at the University of Oxford, until [he be made doctor of Divinity or obtain] some other spiritual benefice or other promotion, so that afterwards 6 marks yearly may be disposed for ever from the issues of the mills aforesaid for a like exhibition ; also that 36s. 8d. yearly arising from the said mills should be delivered to the churchwardens of the parish church of Grenewiche, for the time being, to keep [the obits] for the souls of himself and his parents.

He died 24 October [last]. W[illiam] Ballard, aged 17 and more, is his son and heir.

KENT. Manor of Horton, worth 8*l.*, held of the king as of his honor of Ledes Castle in socage, by yearly for all service.

Manors of Westcombe and Spitelcombe, in the parishes of Grenewiche and Charleton, 20*a.* land, 100*a.* meadow, in Charleton and Whritelmershe, worth 20*l.*, held of the countess of Richemond, service unknown.

Two water-mills in Depford, worth 6*l.*, held of the said countess, service unknown.

Two messuages, 40*a.* land, 6*a.* meadow, 2*a.* wood, in the town and fields of Sturmothe, worth eight marks, 6s. 8d., held of the archbishop of Canterbury, service unknown.

C. Series II. Vol. 13. (38.)

148. ANNE late the wife of JOHN, late LORD DE AUDELEY, knight.

Writ 20 May, 13 Henry VII ; *inquisition* 5 November, 14 Henry VII.

John Stafford, archbishop of Canterbury, and others, were seised of the under-mentioned manor in fee, and being so seised, enfeoffed John Awdeley, knight, late lord de Awdeley, and the said Anne, his wife, thereof, to hold to them and John's heirs, by virtue of which feoffment the said John and Anne were seised thereof, to wit John in fee and Anne in her demesne as of free tenement ; and being so seised the said John had issue James, and died, and the said Anne survived him, and was solely thereof seised in her demesne as of free tenement by survivorship ; and being so seised she surrendered all her estate therein to the said James, by virtue of which the said James was seised of the said manor in fee ; and the said James being so thereof seised by his charter indented under his seal of arms, 8 January, 9 Henry VII, gave the said manor to John Sapcote, knight, to him and his heirs of the body of dame Elizabeth, his wife, begotten ; by virtue of which gift the said John Sapcote was thereof seised in fee tail according to [the form] of the gift all the lifetime of the said James Awdeley.

She died 16 May, 13 Henry VII. Henry Roggers, aged 40 and more, is her son and heir.

LINCOLN. Manor of Sapurton, worth 46s. 8d., held of John, lord de Beamont, service unknown.

C. Series II. Vol. 13. (39.)

149. RICHARD HERT.

Writ of Mandamus 27 October, *inquisition* 20 November, 14 Henry VII.

He was seised of the under-mentioned messuages, &c. in fee, and being so seised, by charter, 21 January, 18 Edward IV, enfeoffed Andrew Hyllersdon, esquire, Thomas Shylston and Thomas Prendergest thereof, who were seised thereof accordingly in fee, and being so seised, by charter, 20 February, 19 Edward IV, gave them to him and Joan, his wife, and the heirs between them begotten, with remainder to his right heirs; by virtue of which gift he and the said Joan were seised thereof in fee tail, and being so seised the said Richard died so seised and she survived him and is still seised of such an estate.

He died 20 April 12 Henry VII. Edward Hert, aged 19 and more, is his son and heir.

DEVON. A messuage, 60*a.* land, two gardens, 4*a.* meadow, 1*a.* wood, in Yernecombe, worth 40s., held of John Hyll, esquire, as of the manor of Sprydeslcomb, by fealty and 10s. rent in socage, for all service.

A messuage and the third part of 100*a.* land, 60*a.* wood and 3*a.* meadow, in Loperygge, worth 40s., held of Hugh Beamond, esquire, and Edward Raleigh, knight, as of the manor of Courtysknoll, by fealty and 2*d.* rent yearly, for all service.

The third part of 30*a.* meadow, in Clerkysbethfeld, called 'Touseynswode,' worth 40*d.*, held of the heirs of Richard Hethfeld, by fealty only, for all service.

The third part of a messuage and 80*a.* land in Coryswyll, worth 5s., held of Edward Hastynges, knight, as of the manor of Langford Lester, by fealty only, for all service.

A messuage and thirty acres of land in Stone, worth 13s. 4*d.*, held of Roger Bolter, by fealty and 4s. rent yearly, and by service of ploughing once and reaping once at Bolterscombe yearly, at the charges of the said Richard Hert, for all service.

Two shillings and nine pence rent in Coryswyll yearly issuing from a messuage and 80*a.* land which Henry Sture holds there to himself and his heirs for ever, held of the aforesaid Edward Hastynges, knight, by fealty only, for all service, and it is worth nothing beyond.

Two shillings rent, and the rent of a pair of gloves yearly issuing from land and tenements in Loperygge, which John Crokker of Wiheldon holds there, to him and his heirs for ever.

C. Series II. Vol. 13. (40.)

150. JOHN CHAPMAN.

Writ 15 May, 13 Henry VII; *inquisition* 3 November 14 Henry VII.

He died 20 August, 13 Henry VII, seised of the under-mentioned manors, &c. in fee. Robert Chapman, aged 23 and more, is his son and heir.

SUFFOLK. Manor of Shotley Hall, in Shotley, worth 10 marks, held of the prior of the Holy Trinity of Ipswich, in Ipswich, by fealty and service of 2½*d.* yearly rent yearly.

Manor of Shelfanglys, in Shelfanglys, worth 5 marks, held of Philip Calthorp, knight, as of his manor in Erwarton, by fealty and service of $1\frac{1}{2}d.$ yearly rent yearly.

A tenement in Shotley, worth 40s., held of the manor of Shotley there, by fealty and service of $1\frac{1}{2}d.$ yearly rent yearly

A tenement in Codnam, worth 26s. 8d., held of the prior of Royston, as of his manor in Codnam, by fealty and service of 2d. yearly rent yearly.

C. Series II. Vol. 13. (41.)

151. WILLIAM BOLTER.

Writ 22 January, 13 Henry VII : *inquisition* 4 November, 14 Henry VII.

John Norton and William Crakeshele, clerks, were seised of the under-mentioned messuage, &c. in fee, to his use and the performance of his last will.

He died 27 August, in the year abovesaid. Heir not given.

NORFOLK. A messuage called 'Horn[es],' with 120a. land in Southcreyk, worth 40s. and no more, held of the abbot of St. Mary of Northcreyk, by 2s. 4d. rent yearly.

C. Series II. Vol. 13. (42.)

152. RICHARD NORTON.

Writ 15 May, 13 Henry VII ; *inquisition* 4 November, 14 Henry VII.

Roger Straunge and John Heydon, esquires, John Norton, clerk, and others, were seised of the under-mentioned messuage, &c. in fee, to his use and the performance of his last will.

He died Tuesday in Easter week last. Heir not given.

NORFOLK. A messuage called 'Chynes' with 100a. land in Southcreyk, worth 4 marks, held of the abbot of St. Mary of Northcreyk, by 4s. rent yearly.

C. Series II. Vol. 13. (43.)

153. EDMUND SPENCER.

Writ 23 January, 13 Henry VII ; *inquisition* 20 November, 14 Henry VII.

He was seised of the under-mentioned lands, &c. in fee, and being so seised, 20 October, 13 Henry VII, by charter enfeoffed John Cerkeke, John Nycoll, John Furse and Richard Thorn, thereof, by virtue of which feoffment they were seised thereof in fee, are still so seised, for the performance of his last will.

He died 2 January, 13 Henry VII, seised of the under-mentioned rent of 11s. 6d. in Treffebele in fee. Robert Spencer, aged 17 and more, is his son and heir.

DEVON. A messuage, 40a. land, 8a. meadow, 6a. wood, 10a. furze and heath, in Northcote, worth 26s. 8d., held of the abbot of Tavystok, as of the manor of Boryngton, by knight service.

A messuage, 50a. land, 12a. meadow, 4a. wood, 6a. furze and heath, in Dynnysbeare, and 40a. land Wolffardesworthy, worth 40s., held of the king, as of the honor of Wynkelegh, parcel of the honor of Gloucester, by knight service.

The advowson of the church of Crowcomb, when according to turn it happen ; the said advowson is full.

A messuage, 20*a.* land, 6*a.* meadow, 8*a.* furze and heath, in Bremerigge, worth 10*s.*, held of Hugh Beamont, esquire, by service of 1*lb.* wax, for all service.

A messuage, 20*a.* land, 4*a.* meadow, in Est Putforde, worth 6*s.* 8*d.*, held of John May, by fealty only, for all service.

Two messuages, a garden, 10*a.* land, 4*a.* meadow, in Newton Abbott, worth 10*s.*, held of the abbot of Torre, by fealty only, for all service.

Three messuages, 20*a.* land, 6*a.* meadow, 2*a.* wood, 6*a.* furze and heath, in Newton Busshell, worth 8*s.*, held of Richard Yerde, by fealty only, for all service.

Eight shillings yearly rent from lands and tenements in Possebury ; the said tenements are held of Fulk Predeaux, esquire, by knight-service, and 8*s.* rent yearly, and are worth yearly beyond outgoings, 100*s.*

Forty acres land in Treffebele, and 11*s.* 6*d.* rent from the same lands and tenements, held of the king, as of the honor of Wynkelegh, by knight-service ; the said tenements are worth 6*s.* yearly beyond outgoings, and the rent nothing beyond the rent.

A messuage, 10*a.* land, 2*a.* meadow, in Bradlegh, worth 20*s.*, held of the dean and canons of Crediton, by fealty only, for all service.

Forty acres land in Chechyngbroke ;

Thirty acres land in Westwode ;

A messuage, 10*a.* land, 2*a.* meadow, in Gunston ;

Forty acres land in Bridwildowne ;

The said tenements are worth 40*s.*, and are held of the bishop of Exeter, by fealty and 10*s.* rent yearly, for all service.

C. Series II. Vol. 13. (44.)

154. HUMPHREY POKESWELL.

Writ wanting ; inquisition 4 November, 14 Henry VII.

He was seised of the under-mentioned moiety of a manor, &c. in fee, and being so seised, by charter enfeoffed Robert Stawell, esquire, William Wadham, of Caterston, and William Oldmixon, thereof, to the use of his son William, and Alice, William's wife, and William's heirs, by virtue of which feoffment they were seised thereof in fee.

He died 4 February last. The said William Pokeswell, aged 26 and more, is his son and heir.

SOMERSET. A moiety of the manor and advowson of Cricheston, 30*a.* land, 40*a.* meadow, 20*a.* wood, 10*a.* pasture, in Uphill, Lyncombe and Wynseombe, worth 10 marks, held of Margaret, countess of Richmond and Derby, as of the manor of Blakedon in free soeage.

C. Series II. Vol. 13. (45.) E. Series II. File 895. (17.)

155. ELIZABETH late the wife of WILLIAM STANLEY, knight.

Writ 16 July, 13 Henry VII ; *inquisition* 27 October, 14 Henry VII.

She died seised in her demesne as of free tenement for the term of her life of the under-mentioned moieties, by the gift of James Baskerville, knight, John Devereux, John Harley, Thomas Monyngton, Simon Milborne, esquires, John ap Richard, clerk, and Geoffrey Newton, to her for the term of her life, with remainder to Richard Corbet, knight since deceased, son of Roger Corbet, knight, likewise deceased, and of her, the said Elizabeth, and to the heirs of the body of the said Richard, with remainder in default to Robert Corbet, brother of the said Richard, and the heirs of his body, with remainder in default to the heirs of her body by the said Roger begotten, with remainder in default to her right heirs.

Death and heir as in No. 130.

BEDFORD. Moiety of the manor of Gledley, or Gledley, with view of frank pledge in Gledley, worth 10s., held of the king, by service of one fortieth of a knight's fee.

Moiety of the manor of Pottesgrave, worth 20*d.*, held of the king, by service of one fiftieth of a knight's fee.

Moiety of a third part of a messuage, of four score acres of arable, of three pastures, and of a certain rent of assise of 4*l.* yearly, payable at Easter and Michaelmas equally at Woderoft in Luton, worth 100s., held of the king, by service of one twenty-fourth part of a knight's fee, for all service.

Moiety of six messuages, 300*a.* land, 40*a.* meadow, in Leghton Bosard.

Moiety of a messuage, 100*a.* land, 20*a.* meadow, in Lightgrave, or Lightesgrave, and Pottisgrave; the said moieties are worth 2s., but of whom they are held the jurors know not.

C. Series II. Vol. 13. (47.)

156. ELIZABETH late the wife of WILLIAM STANLEY, knight.

Writ 16 July, 13 Henry VII; *inquisition* 26 October, 14 Henry VII.

Findings as in No. 155.

BUCKS. Moiety of the manor of Cublyngton, worth 12*l.* 7s. 7½*d.*, held of the king, as of the honor of Gloucester, by service of one fourth of a knight's fee.

Moiety of the manor of Stewteley, worth 57s. 8½*d.*, held of the king, by service of one fifth of a knight's fee.

Moiety of the manor of Chelmescote, or Chelmescote, worth 7*l.* 11s. 10*d.*, held of the king, by service of one knight's fee.

Moiety of the manor of Lynchelade, worth 50s., held of the duke of Norfolk, by knight-service.

Moiety of the manor of Sowthcote, or Southcote, worth 4*l.*, held of the same duke, by knight-service.

C. Series II. Vol. 13. (48.)

157. ELIZABETH late the wife of WILLIAM STANLEY, knight.

Writ 16 July, 13 Henry VII; *inquisition* 25 October, 14 Henry VII.

Findings as in No. 155.

KENT. Moiety of the manor of Newenton, called 'Lucies,' also the moiety of two messuages with 1a. land in Newenton, worth 4*l.* 8*d.*, held of the king by service of one eighth of a knight's fee.

C. Series II. Vol. 13. (49.)

158. ELIZABETH late the wife of WILLIAM STANLEY, knight.

Writ 16 July, 13 Henry VII; *inquisition* 20 October, 14 Henry VII.
Findings as in No. 155.

HEREFORD. Moiety of the manor of Richards Castle, worth 11*l.* 6*s.* 8*d.*, held of the king in chief by knight-service, viz. by half a knight's fee.

Moiety of the manor of Staunton, worth 6*l.* 10*s.*, held of the earl of March, as of the honor of Wygmore, by socage.

Moiety of the manor of Rocheford, worth 20*s.*, tenure unknown.

C. Series II. Vol. 13. (50.)

159. ELIZABETH late the wife of WILLIAM STANLEY, knight.

Writ 16 July, 13 Henry VII; *inquisition* 22 October, 14 Henry VII.
Findings as in No. 155.

WORCESTER. Moiety of the manor of Codrych, worth 8*l.*, held of the king, by service of half a knight's fee.

Moiety of the lordship of Homcastell, worth 4 marks, held of the barony of Burford, service unknown.

Two messuages, and five cottages, or the moiety of two messuages and five cottages, in the city of Worcester, worth 8*s.*, tenure unknown.

C. Series II. Vol. 13. (51.)

160. ANNE AUDELEY, widow, late the wife of JOHN ROGERS, esquire.

Writ wanting; *inquisition* 14 November, 14 Henry VII.

James Ormond, knight, late earl of Wiltes, John Stopynghon, clerk, and John Storke, were seised of the under-mentioned manors, &c. in fee, and being so seised, by charter gave them to her [by the name of] Anne, late the wife of John Rogers, esquire, for the term of her life, with remainder to Henry Rogers, son and heir of John Rogers, in tail, with remainder in default to the right heirs of the said John Rogers; by virtue of which gift she was seised thereof in her demesne as of free tenement.

She died 7 May last; after whose death the manors aforesaid remained and ought to remain to the said Henry Rogers and the heirs of his body; the said Henry aged fifty-two years and more, is her son and heir.

HANTS. Manor and advowson of Debden, the manor worth 100*s.*, and the advowson nothing, beyond the presentation to it, when vacant, held of Arthur, prince of Wales, service unknown.

Manor of Merscourte beside Stokbrigge, worth 4 marks, held of the king, as of the manor of Sombourn, co. Hants, parcel of the duchy of

Lancaster, by service of fealty, and 6*l.* rent yearly, at Easter and Michaelmas equally, for all service.

C. Series II. Vol. 13. (52.)

161. ANNE AUDELEY, widow.

Writ 23 May, 13 Henry VII; *inquisition* 16 November, 14 Henry VII.

Findings as in No. 160.

SOMERSET. Manor and advowson of Sperkford, or Sperkeford, worth 100*s.*, held of William, lord le Zouche, as of the manor of Castyll Cary, service unknown.

Manor and advowson of Kylve, worth 5 marks, held of the bishop of Bath and Wells, service unknown.

C. Series II. Vol. 13. (53.) E. Series II. File 895. (11.)

162. ANNE AUDELEY, widow.

Writ 23 May, 13 Henry VII; *inquisition* 14 November, 14 Henry VII.

James, earl of Wilts, William Beauchamp, lord de St. Amand, Edmund Hungerford, knight, Thomas Lewkenore, knight, William Warbylton, Thomas Hoo, John Lewkenore and Richard Echyngham, esquires, John Storke, the elder, Thomas Fry, Thomas Tregenron, Thomas Maundewar and William Emery, clerks, and John Bylton, were seised of the under-mentioned manor and advowson of Bryanston, in fee, and being so seised, by charter, with licence from king Henry VI, gave it to her by the name of Anne, late the wife of John Rogers, esquire, for the term of her life, with remainder to the heirs of John Rogers, of the body of the said Anne begotten, and after the death of the said Anne and for default of such heirs of her body by the said John begotten, with remainder to the right heirs of the said John Rogers.

The said earl, one William Turbervyle, esquire, Alexander Hoody, esquire Simon Talbot, William Beauchamp, John Newborough, Thomas Horgrave and Thomas Fry, were seised of the under-mentioned manor and advowson of Sutton Walrond in fee, and being so seised, by charter, with licence from king Henry VI, gave it to her, by the name of Anne, late the wife of John Rogers, esquire, for the term of her life, with like remainders over.

By virtue of which she was seised of the said manors and advowsons in her demesne as of free tenement, and died so seised.

The said earl, and others, were seised of the under-mentioned burgage and advowsons in fee, and being so seised, by charter gave them to her, for the term of her life, with remainder to the heirs of John Rogers of her body begotten.

Henry Rogers is son and heir of the said John Rogers, of the body of the said Anne begotten, and he was aged, the day of her death, 52 and more.

She died 7 May last.

DORSET. Manor and advowson of Bryanston, worth 20*l.*, held of the king in chief, service unknown.

Manor and advowson of Sutton Walrond, worth 10*l.*, held of the king in chief, service unknown.

A burgage, with the advowson of the church of St. Mary to the said burgage belonging, in Bridporte, worth 20*d.*, held of the baliffs of the borough of Brydport, by service of 3*d.* yearly.

Advowson of the parish church of Mayden Newton, held of the abbot of Cerne by fealty only.

C. Series II. Vol. 13. (54.) E. Series II. File 895. (12.)

163. THOMAS MARKYNFELD, knight.

Writ wanting; *inquisition* 26 October, [14 Henry VII].

He was seised of the under-mentioned manors, &c. in fee, and being so seised enfeoffed Ninian Markinfeld, esquire, his son and heir, and Dorothy, Ninian's wife, of all his manors, lands and tenements in Markington, Thornton, Wallerthwate, Ingerthorp and Wynkesley, for the term of their lives in survivorship, with remainder thereof to the right heirs of Ninian.

By his charter, 5 April, 12 Henry VII, and seisin thereof delivered, he gave all other his manors, lands and tenements in Markinfeld, Asmonderby, Eryhom, Monkton, Thorp by Ripon, Grewelthorp, Lareton, Granteley, Hundegate, Ripon, Richemond, Newsom, Dalton, Eerby, Unthank, and elsewhere, co. York, to William Conyers, John Sayvile, William Bulmer, William Calverley, knights, Richard Clerkson, and Robert Whixley, chaplains, their heirs and assigns, for the performance of his last will, viz. reciting that William Conyers, 'squyer,' John Sayvile, knight, William Bulmer and William Calverley, 'squyers,' Richard Clerkson and Sir Robert Whixley, 'chappeleynez,' are enfeoffed of all his lands, &c. he wills that Ninyan, his son and heir, shall have, over and above lands held by him jointly with his wife, the lordship of Markinfeld, and, over that, lands and tenements parcel of the residue to the yearly value of 15*l.* for his finding two years at Oxford and three at London 'in oon Inn of Courte'; his daughter Sith shall have 500 marks to her marriage from the profits of the manors and lordships of Eryhom and Asmonderby, 'whom I will and advertize to be reulyd' by his nephew William Conyers of Hornby 'squyer,' to whom 20*l.* shall be paid from the profits of the said residue for his labour and to the intent that he shall provide for her 'convenyent and able mariage'; 'oon able prest' shall have 100*s.* yearly from the profits of the said residue, to sing for his soul and the soul of 'Alianour' late his wife, &c. for seven years; Margaret Markinfeld his mother shall have 10 marks yearly from the profits of Asmonderby during her life; such persons as his executors shall think that he has wronged shall be satisfied, &c.; if Anne his daughter may not enjoy the tenements, &c. which she had jointly with 'Cristofer' Conyers, late her husband, or any other, to her use, his feoffees shall suffer her to take the issues of his tenements, &c. in Richemonde, Newsom and Unthank, within the liberty of Richemond, while unmarried and 'forbarred and lettyd' as aforesaid; his daughter Sith shall have all his land, &c. in Bishopmonkton to her finding, till she be married; his sister Dame Anne Markinfeld shall have 13*s.* 4*d.* yearly from the rents, &c. of his land, &c. in Ripon during her life at his feoffees discretion; 'yeven,' 8 April, 12 Henry VII. (*cf. Test. Ebor. Surtees Soc. Vol. IV, pp. 125-6.*)

He died, 1 May, 12 Henry VII. Ninian Markinfeld, esquire, is his son and heir, aged 16 and more.

YORK. Manor of [Markinfeld], worth 25*l.*, held of the earl of Northumberland freely, as of his manor of Spoford, by fealty only, for all service.

Three carucates of land in Asmonderby, worth 20*l.*, held of the said earl freely, as of his manor of Topcliffe,

A carucate of land in [Bisshopmonkton], late Thomas Colstane's, held of the archbishop of York, as of his manor of Ripon, by suit of court of the said archbishop every three weeks.

Pasture for twenty beasts yearly in Swynescoc *alias* Thorpscogh *alias* Monktonscogh, in Bisshopmonkton aforesaid, late the said Thomas Colstane's, held of the said archbishop [freely, as of his manor of Ripon] aforesaid, by 5*s.* rent yearly, to wit for the head of each beast 3*d.* yearly.

Eighteen arces of land in 'le Rydyng' in Bisshopmonkton aforesaid, late the said Thomas Colstane's held of the said archbishop freely, as of his manor of Ripon aforesaid, by fealty only for all service.

A messuage and two bovates of land, formerly John de Markynfeld's, with their appurtenances, in Bisshopmonkton aforesaid, held of the said archbishop freely, as of his manor of Ripon, by 2*s.* 4*d.* rent yearly.

A messuage and two bovates of land in Bisshopmonkton., held of the said archbishop freely by 2*s.* rent yearly.

A messuage and one bovate of land in Bisshopmonkton aforesaid, held of the said archbishop of York freely, by 17*d.* yearly.

All and singular the aforesaid lands and tenements in Bisshopmonkton are worth 20*l.* yearly.

A capital messuage and six bovates of land and meadow in Thorp beside Ripon, late the said Thomas [Colstane's], worth, held of the said archbishop freely, as of the manor of Ripon aforesaid, by 12*s.* rent yearly for all service.

A burgage and 4*a.* land in Ripon, late of John [Shire]ley, chaplain, held of the said archbishop freely, as of his manor of Ripon, by suit of court of the borough of Ripon, at the three chief courts there yearly, and also by the rent of 4*d.* yearly.

Two burgages in Ripon aforesaid, held of the said archbishop of York freely, as of his manor of Ripon aforesaid, by suit of court of the borough of Ripon to the three chief courts there yearly, [and also by a rent of] *d.* yearly.

All and singular the aforesaid lands and tenements in Ripon are worth 40*s.* yearly.

Manor of Eryhom, worth 40*l.*, held of the king, as of his castle of Richemond freely, by 11*s.* 6*d.* rent yearly.

Eighteen messuages, 58*a.* land and meadow, seven *s.* and 4*d.* rent, in Richemond; the said land, tenements and rent are held of the king, as of his castle of Richemond, by 3*s.* [4*d.*] rent for all service; the said land and tenements are worth 7*l.* yearly.

[A tenement] in Unthank, held of the lord Fitzhugh, as of his manor of Ravenswath freely by 2*d.* rent yearly; the said tenement is worth [6*s.*] 8*d.* yearly.

Manor of Newsom, worth 6*l.*, held of the king, as of his castle of Richemond freely by 6*s.* 8*d.* rent yearly.

A tenement in Dalton, held of the lord Fitzhugh, as of his manor of Ravenswath freely by 18*d.* rent yearly; the said tenement is worth [6]*s.* 8*d.* yearly.

Three tenements in Eerby, worth 3*l.* 2*s.* yearly, held of the lord le [Scrope], as of his manor of Upsall freely, by 3*s.* 1*d.* rent yearly.

Two carucates of land in Markington, worth 5 marks, held of the said archbishop of York, as of his manor of Ripon, by service of a quarter of a knight's fee, and suit of the court of the said archbishop at Ripon every three weeks, and 22*d.* rent yearly.

A water corn mill at Markington aforesaid worth 20*s.*, held of the prebendary of the prebend of Gevendale, by fealty only.

A messuage and a bovate, an acre of land and a half-acre of land in Ingerthorp, worth 12*s.*, held of the aforesaid archbishop of York freely, by fealty only, for all service.

Four messuages and ten bovates of land in Wallerthewate, or Wallerthawte, worth 3*l.*, held of John Burton, esquire, as of the manor of Ingerthorp freely, by 3*s.* 11*d.* rent.

A toft, 65*a.* land, meadow and wood, in Thornton by Ripon, formerly John de Bradley's, worth 5 marks, held of the aforesaid archbishop, as of the manor of Ripon by knight-service and suit of the court of the same archbishop every three weeks, and by a rent of 9*s.* 7*d.*, 1*lb.* pepper and 1*lb.* cummin yearly.

Manor of Wynkesley, worth 5 marks, held of Thomas Stanley, earl of Darby, as of his manor of Kirkeby Malserd, by knight-service and suit of court of the same earl at Kirkeby Malserd every three weeks, and by 4*s.* rent yearly.

A tenement in Lareton, worth 10*s.*, held of the said Thomas Stanley, earl of Darby, as of the manor of Kirkeby Malserd aforesaid freely, by fealty only for all service.

A tenement in Granteley, worth 18*s.* held of William Malory, knight, as of his manor of Stodeley freely, by 12*d.* rent yearly.

A tenement in Grewelthorp, worth 4*s.*, held of the prior of St. John of Jerusalem in England, as of the manor of Grewelthorp freely by the rent of 1*lb.* wax yearly.

A tenement in Hundegate, worth 24*s.*, held of the aforesaid archbishop of York, as of his manor of Ripon freely, by fealty only, for all service.

C. Series II. Vol. 13. (55.)

164. EDMUND BEKYNGHAM, esquire.

Writ 18 September, *inquisition* the last day of November, 14 Henry VII.

He died the last day but one of August last, seised of the under-mentioned manors in fee. Thomas Bekyngham, aged 24 and more, is his son and heir.

BERKS. Manor of Upton, worth 6*l.*, held of the king in chief, by service of one quarter of a knight's fee.

Manor of Burwardescote, worth 106*s.* 8*d.*, held of the earl of Devon, service unknown.

Manor of Westhaggeborne, worth 8 marks, held of Andrew Wyndesore, esquire, service unknown.

Manor of Burton, worth 10*l.*, held of George, earl of Shrewsbury, service unknown.

C. Series II. Vol. 13. (56.) E. Series II. File 780. (14.)

165. OLIVER SEYNT JOHN, esquire.

Writ of Amotus, 19 November, *inquisition* 21 January, 14 Henry VII.

William, late bishop of Ely, John Manyngam, esquire, John Seymor, esquire, William Alyngton, Richard Seyntgeorge, William Manyngam, John Manwyche, John Hyll, clerk, John Asplen, John Muscall, John Bedford, Thomas Stou, Thomas Norreys, and William Wylkes, were seised of the under-mentioned manor in fee, by the gift and feoffment of John Whytokesmede and John Coventre, to the use of Margaret, late duchess of Somerset, her heirs and assigns, and the performance of her last will ; and being so seised at the special instance and request of the same Margaret, by their charter they demised the manor aforesaid to the said Margaret, late duchess of Somerset, for the term of her life, with remainder to the said Oliver Seynt John, esquire, son of the same duchess, and to Elizabeth his wife, and the heirs of their bodies between them begotten, with remainder in default to the right heirs of the said duchess for ever ; whereby the said duchess was seised of the said manor in her demesne as of free tenement, and died so seised ; after whose death the manor remained to the said Oliver Seynt John, and Elizabeth, his wife, and the heirs of their bodies ; whereby the said Oliver and Elizabeth entered into the manor aforesaid and were thereof seised in their demesne as of fee tail, by virtue of the charter aforesaid ; and they had issue between them one John Seynt John, who survives ; and afterwards the said Oliver died seised of the said estate of the said manor, and the said Elizabeth survived him, and continued her possession, and was, and still is seised of the said manor in her demesne as of fee tail by survivorship, by virtue of the demise, aforesaid, and being so seised had the king's letters patent of pardon of alienation, 12 November, 14 Henry VII.

He died 3 April, 12 Henry VII. John Seynt John is son and next heir of the same Oliver and Elizabeth of their bodies begotten and is aged 21 and more.

WILTS. Manor of Leydezard Tregose, worth 20*l.*, held of the king by fealty, and 4*s.* 8*d.* rent payable at Easter and Michaelmas equally.

C. Series II. Vol. 13. (57.)

166. JOHN KEY, esquire.

Writ 12 October, *inquisition* 15 January, 14 Henry VII.

He died the last day of August last, seised of the under-mentioned manors, &c. in fee. Nicholas Key is his cousin and heir, viz., son of Edward Key, his son, and was, on the first day of May last, aged ten years.

YORK. Manor of Wodesom, with its appurtenances in the said county, and 200*a.* wood, 200*a.* land, 40*a.* meadow and 300*a.* pasture, also 12 messuages, in Fernelay Tyas, forty bovates land, 30*a.* wood, 40*a.* meadow, 300*a.* pasture within the hamlet of Fernelay Tyas.

Manor of Slathwat, twenty-four messuages, 200*a.* wood, 300*a.* land, 300*a.* meadow, 500*a.* pasture, within the hamlet of Slathwat.

The said manors, &c. are held of the king, as of the duchy of Lancaster, by knight-service. The said manors, &c. are worth in all issues beyond outgoings 20*l.*

C. Series II. Vol. 13. (59.) E. Series II. File 216. (5.)

167. RICHARD WESTROP.

Writ 9 November, 13 Henry VII; *inquisition* 24 January, 14 Henry VII.

He was seised in fee, the day he died, of the under-mentioned moiety of the manor of Southburn.

He, and Lucy his wife, were jointly seised, viz., he in fee and she in her demesne as of free tenement, of the under-mentioned messuages, &c. in Pykeryng Lith, by virtue of a certain deed to them, and his heirs, dated 21 April, 16 Edward IV; she survived him, continues her possession, and has taken the profits.

Robert Aukland, chaplain, at the time of Richard's death, and long before, was seised of the under-mentioned moiety of the manor of Corneburgh, to the use of Richard and his heirs; and before his death he willed and declared to the said Robert Aukland that he should make a sufficient and secure estate to the said Lucy of lands and tenements, parcel of the moiety of the said manor, to the yearly value of 100*s.*, for the term of her life; and the said Robert by his deed dated 5 November, 13 Henry VII, demised to her lands and tenements, parcel of the said moiety, to the said yearly value for the term of her life, according to the form of Richard's will declared to him, with remainder after her death to Richard's right heirs.

He died 15 October, 13 Henry VII. 'Richard,' altered to 'Ralph,' Westhorp, aged 17 and more, is his son and heir.

YORK. Moiety of the manor of Southburn, worth 8*l.* 6*s.* 8*d.*, held of the king in chief by knight-service, viz., by an eighth part of a knight's fee,

Two messuages, twelve tofts and eight bovates of land in Brompton. Ruston, Wykam and Snaynton, in Pykeryng Lith, worth 4*l.* 6*s.* 8*d.*, held of the king, as of the lordship of Pykeryng, in socage.

Moiety of the manor of Corneburgh, worth 15*l.*, held of the king, as of the manor of Sherefhoton, by homage, fealty and suit of court of Sherefhoton.

C. Series II. Vol. 13. (60.) E. Series II. File 216 (3.)

168. BRIAN ROUCLYFF.

Writ of Mandamus, 24 November, *inquisition* 15 January, 14 Henry VII.

He died 13 March, 10 Henry VII, seised of the under-mentioned manor and advowson in fee. John Rouclyff, knight, aged 40 and more, is his son and heir.

YORK. Manor and advowson of Colthorp, worth 20*l.*, held of the heirs of William Plompton, knight, lately deceased, service unknown.

C. Series II. Vol. 13. (61.) E. Series II. File 216. (4.)

169. THOMAS METHAM, knight.

Writ 18 June, 13 Henry VII ; *inquisition* 14 January, 14 Henry VII.

Thomas Metham, the elder, knight, his grandfather, whose heir he was, viz. son of Richard, son of the same Thomas, the elder, was seised of the under-mentioned manors of Metham, Polynghon, Egburgh, Vernoll Hirstcourtney, Marr, Thornour, Wathe in Rydall, Nonmonketon, Wethyngton, Croke, Stapleton, Fletham, Dalton and Wygyngthorp, &c., in fee, and being so seised, in the time of king Henry VI, enfeoffed Ralph Babthorp, knight, Henry Brounflet, knight, John Constable, knight, Richard Burnham, clerk, Thomas Darcy, Thomas Santon, John Portyngton and Thomas Darnall, thereof, to the use of himself and his heirs, except that touching the manor of Stapleton and the tenements in Stapleton and Fletham they should be seised to the use of the said Richard and the heirs male of his body, whereby the said Ralph and the others were seised thereof in fee ; and they being so seised, the said Thomas Metham, the elder, died, after whose death the right and use of the said manors, &c. descended to the said Thomas Metham, knight, as cousin and heir of the said Thomas the elder ; and afterwards the said Henry Brounflet, Ralph Babthorp, Thomas Santon, Thomas Darnall, Richard Burnham, Thomas Darcy and John Portyngton died, and the said John Constable, knight, survived them and was seised of the said manors, &c. in fee by survivorship ; and he being so seised, the said Thomas Metham, knight, named in the writ, by deed dated 14 August, 22 Edward IV, enfeoffed John Vavasour, John Hotham, now knight, and Lion Percy, who survive, and Robert Hilyard, William Vavasour and John Bratilby, since deceased, of the manors of Metham, Thornour, Dalton, Fletham and Wygyngthorp, and of the said lands, &c. in Metham, Cotnesse, Laxton, Estryngton, Ousthorp, Houeden, Belacise, Brakan Holme, Saltmersh, Belby, Kypyn, Skelton, Yukflet, Blaktoft, Newland, Lynton, Askilby, Grenak, Blakholme, Sandholme, Dyke, Bromflet, Northcave, Drewton, Erthorp, Hesell, Hornsebeke, Tyryngton, Northcave, Muscotes, Wilton, Southcave and Byrsay, and of the ferry over the Ouse, to hold to them, their heirs and assigns, to the use of himself and his heirs, and the performance of his last will, and they were seised thereof in fee, and being so seised the said Robert Hilyard, William Vavasour and John Bratilby died, and the said John Vavasour, John Hotham, and Lion Percy survived them and were, and still are, seised thereof in fee by survivorship ; and similarly the said Thomas Metham, knight, by divers other deeds, in the time of king Edward IV, enfeoffed the said John Hotham, Lion Percy, and Thomas Alderson, chaplain, of all other the aforesaid manors, &c., to hold to them, their heirs and assigns, to the use of himself and Isabel, then his wife, who survives, and his heirs, whereby the said John, Lion and Thomas were seised thereof in fee to that use, and still are, to the use of the said Isabel for the term of her life.

He died 12 September last ; the said Isabel survived him and is still living ; Thomas Metham, esquire, aged at the taking of this inquisition 30 and more, is his son and heir ; and the said Thomas is cousin and heir male of the said Richard Metham of his body begotten, viz., son of the said Thomas, named in the writ, son of the said Richard.

YORK. Manor of Metham, 200*a.* land, 100*a.* meadow, 100*a.* pasture in Metham and Cotnesse ; three messuages, 40*a.* land, 30*a.* pasture, 100*s.* rent payable at Easter and Martinmas, in Laxton ; four messuages, 100*a.* land,

20*a.* meadow, 20*a.* pasture, in Estryngton; two messuages, 40*a.* land, 6*a.* meadow, in Owsthorp, or Ousthorp; sixteen messuages, 200*a.* land, 100*a.* meadow and 60*a.* pasture, in Houeden; a message, 30*a.* land, 6*a.* meadow, in 'le Belacise'; three messuages, 20*a.* land, 10*a.* pasture, 6*s.* rent, in Brakyn Holme, or Brakenholme, Saltmersh and Belby; two messuages, 30*a.* land, 3*a.* meadow, in Kilpyn; three messuages, 40*a.* land, 10*a.* meadow and 10*a.* pasture, in Skelton; a message, 30*a.* land and 3*a.* meadow, in Blakholme; 45*s.* rent of assise at Whitsuntide and Martinmas in Blaktoft, Newland, Lynton, Grenake or Grenak and Askilby; two messuages, 30*a.* land, 4*a.* meadow in Studholme, or Sandholme, and Dyke; and the moiety of a ferry over the water of Owse, between Metham and Whitgift; worth 50*l.*, held severally of Richard, bishop of Durham, as of the cathedral church of Durham, service unknown.

Five messuages, 300*a.* land, 40*a.* meadow, and 20*a.* pasture, in Yukflet; four messuages, 150*a.* land, 20*a.* meadow, 100*a.* pasture, in Northcave, Drewton and Erthorp; worth 10*l.*, held of Thomas, prior of the cathedral church of Durham, in right of his church.

Two messuages, 80*a.* land, 10*a.* meadow, in Southcave; a message and a garden in Bromflet; a message, 50*a.* land, and 20*a.* meadow, in Birssey, or Byrsay, worth 6*s.* 8*d.*, held of dean and chapter of the cathedral church of St. Peter, York, service unknown.

Manors of Polyngton, Hirstcourtney and Thornour, twelve messuages, 600*a.* land, 100*a.* meadow, 200*a.* pasture, 60*a.* wood, 3*l.* 10*s.* rent payable at Whitsuntide and Martinmas, in Polyngton, Cowyk, Bauncroft, or Bawncroft, Snathe, or Snayth, Goldale, Hewsale, or Hensall, Hekke, or Hekk and Blane or Baln; eighteen messuages, 700*a.* land, 150*a.* meadow, 200*a.* pasture, 50*a.* wood, 77*s.* 9½*d.* rent and three peppercorns yearly at the said feasts, in Thornour, Wortley, or Wyrteley, Gibton, or Gybton, and Eltoft; and 200*a.* land, 40*a.* meadow, 60*a.* pasture in Hyrste Courtney, or Hirstcourtney; worth 60*l.*, held of the king, as of the honor of Pountfret, parcel of the duchy of Lancaster, service unknown.

Manors of Dalton, Fletham and Stapleton, eight messuages, 200*a.* land, 41*a.* meadow, 300*a.* pasture, in Dalton, seven messuages, 7½*a.* land, 40*a.* meadow, 80*a.* pasture, in Stapleton, or Stapilton, and Fletham; worth 20*l.*, held of the king, as of the earldom of Richmond.

Manors of Nonmonketon, or Nonmonkton, Wethyngton, or Wythyngton, Croke, Egburgh and Marr; four messuages, 350*a.* land, 100*a.* meadow, 200*a.* pasture, in Nonmonkton, Wethyngton and Croke; a message, 100*a.* land, 40*a.* meadow, 20*a.* pasture, in Marr; worth 20*l.*, held of Thomas, earl of Derbeye, service unknown.

Manor of Wathe in Rydall, a message, 150*a.* land, 30*a.* meadow, 48*a.* pasture in Wathe, Muscotes and Northolme, worth 7*l.*, held of Thomas, earl of Derbeic, as of the manor of Hovyngham, service unknown.

Two messuages, 100*a.* land, 50*a.* meadow, 60*a.* pasture, in Wygynthorp.

C. Series II. Vol. 13. (62.) E. Series II. File 216. (2.)

170. HUMPHREY SANFORD.

Writ 16 November, *inquisition* 17 January, 14 Henry VII.

A fine levied on the morrow of St. Martin, 26 Henry VI, between Ralph Holand, querent, and John Sandeford, esquire, deforciant, of the under-mentioned manor, message and land, to hold to the said John in tail male,

with remainder in default to Robert Louthier, son of Robert Louthier, knight (*militis*), in tail, with remainder in default to Geoffrey Louthier, brother of the said Robert, the son, in tail, with remainder in default to William Louthier, esquire, brother of the said Geoffrey, in tail, with remainder in default to Thomas Louthier, brother of the said William, in tail, with remainder in default to the right heirs of Geoffrey Louthier, esquire, of the parish of St. Martin by Canterbury; by virtue of which fine the said John Sandeford was seised thereof in his demesne as of fee tail by the form of the fine, and being so seised enfeoffed Robert Breton and Simon Spencer thereof, whereby they were seised thereof in fee, and being so seised, demised the same to the said John, to hold to him and the heirs of his body, with remainder to Robert, Geoffrey and the said William Louthier, esquire, as above, successively in tail; by virtue of which demise the said John Sandeford was seised thereof in fee tail, and had issue Humphrey, named in the writ; and afterwards the said John being seised thereof to him and the heirs of his body by virtue of the demise aforesaid, died so seised, after whose death the same descended to the said Humphrey, as his son and heir, whereby the said Humphrey entered into the same and was thereof seised in his demesne as of fee tail, until, by virtue of an inquisition taken at Maydstone, the last day but one of January, 1 Henry VII, before John Alphegh, escheator, *virtute officii*, whereby it was found that the said John was seised thereof in fee tail and died so seised, after whose death the same descended to the said Humphrey as his son and heir, whereby the said Humphrey entered and was thereof seised in fee tail, and that the said Humphrey was a natural fool and idiot from his birth, as in the same inquisition more fully appears, the same were seised into the king's hands, and remained in the king's hands, until by letters patent, 5 March, 1 Henry VII, the king granted to one John Alphegh, the wardship of the said Humphrey and of the said manors, &c. and the issues and profits thereof from the death of the said John Sandeford, for the term of the life of the said Humphrey, by virtue of which letters patent the said John Alphegh was possessed of the custody of the said manors, &c. and took the issues and profits thereof; and afterwards the said John Alphegh, being so thereof possessed, long before his death, by his writing, gave the said wardship and the said manors to Robert Rede, then serjeant-at-law, and John Arkenbolde, to hold during the life of the said Humphrey, by pretext of which the said Robert and John were possessed of the said manors, and took all the issues thereof during Humphrey's life; and the said Robert Louthier son of the said Robert Louthier, knight, died without issue; and the said Geoffrey Louthier, his brother, similarly died without issue; and the said William Louthier, esquire, had issue one John; and afterwards the said William died; and afterwards the said John Louthier, son of William, had issue Christopher Louthier, and died; and the said Christopher Louthier is yet alive, aged 22 and more.

He died 26 April, 13 Henry VII, without heir of his body issuing; after whose death the said manors remained, and ought to remain, to the said Christopher Louthier, as cousin and next heir of the body of the said William Louthier, esquire, named in the fine, to wit son of the said John, son of the said William, by pretext of the fine aforesaid, inasmuch as the said Robert, son of Robert Louthier, knight, is dead without heir of his body begotten, and the said Geoffrey Louthier, brother of the said Robert Louthier, is similarly dead without heir of his body begotten, in the lifetime of the said Humphrey.

Thomas Sandeford is cousin and next heir of the said Humphrey, to wit son of Robert son of William, brother of John, father of the said Humphrey ; and the said Thomas Sandford is aged fifty years and more.

KENT. Manor of Well, with appurtenances, and a messuage and 400*a.* land, with appurtenances, in Garryngton in the parish (*sic*) of Well and Lytelbourne ; the said messuage and 260*a.* land, parcel of the said messuage and 400*a.* land, are in Garyngton and in the parish of Well aforesaid, and are, and make, and from time beyond memory were, and made, the manor of Garyngton, otherwise called Caryngton, and are and were so called ; and 140*a.* land, residue of the said 400*a.* land, are in Lytelbourn, and are and make, and from time beyond memory were and made, the manor of Lokyngdale, and are and were so called ; the said manor of Well is held of Edward, duke of Buckingham, service unknown, and is worth 40*s.* ; the said manor of Lokyngdale, is held of the abbot of St. Augustine without the walls of the city of Canterbury, service unknown, and is worth 13*s.* 4*d.* ; and the said manor of Garyngton is held of the prior of Christ Church, Canterbury, service unknown, and is worth 26*s.* 8*d.*

C. Series II. Vol. 13. (63.) E. Series II. File 465. (3.)

171. WILLIAM SKYNNER.

Writ 20 August, 13 Henry VII ; *inquisition* 5 February, 14 Henry VII.

One Richard Skynner, his father, was seised of the under-mentioned manor, moiety of a manor, advowson, and land called 'Purbright' in fee, and being so seised, by charter 4 December, 7 Henry VII enfeoffed John Leygh, esquire, Henry Frowyk, Ralph Leygh, Edmund Denny, John Skynner, John Welbek, Thomas Burges and William Hungate, thereof, to wit of the manor of Wodemerstorne to the use of the said Richard and Agnes, his wife, for the term of their lives in survivorship, and of the residue, to the use of the said Richard, for the term of his life, with remainder to the use of the said William Skynner and Isabel, his wife, and William's heirs ; and afterwards the said Richard died and Agnes survived him and still lives ; and the said Isabel, William's wife, and the said William likewise died ; and the said William Hungate and William Burges likewise died, and the said John Leygh, and the others, survived them and still are enfeoffed thereof to the use of the said William Skynner and his heirs.

The said Richard Skynner was seised of the under-mentioned land, &c. in Pecham in fee, and being so seised enfeoffed Michael Skynner, John Lee of Adyngton and Richard Ode thereof, for the performance of his last will, by which will he willed and declared that Agnes his wife should have the said land, &c. for the term of her life, with remainder to Michael Skynner and his heirs ; afterwards the said Michael died, and the said John Lee of Adyngton and Richard Ode survived him and are still seised thereof to the use of the said Agnes for the term of her life and of the heirs of Michael. The jurors say that the said William Skynner was brother and heir of the said Michael.

The said William Skynner was seised in fee of the under-mentioned land, &c. in Horley, and died so seised, without heir of himself ; and Agnes now wife of Bartholomew Chalener and Elizabeth, now wife of John Scott are his sisters and heirs, and of full age.

He died 11 August, 13 Henry VII.

SURREY. Manor of Wodemerstorne, worth 10 marks, held of the prior of Merton, service unknown.

Moiety of the manor of Chepstede, with the advowson of the church of the same manor, worth 3*l.*, held of the same prior, service unknown.

A tenement and forty acres of land, called 'Purbright,' worth 3*l.*, held of the prior of 'Crechirche,' Canterbury, service unknown.

Four messuages, 40*a.* pasture, 10*a.* meadow, in Pecham, in the parish of Camerwell, worth 5*l.*, held of John Scott, Thomas Muschamp and the prioress of Haliwell, service unknown.

A tenement and forty acres of land in Horley worth 40*s.*, held of the abbot of Chertsey, service unknown.

C. Series II. Vol. 13. (64.) E. Series II. File 1062 (5.)

172. ELIZABETH BYSSHOPTRE.

Writ 18 January, *inquisition* 12 February, 14 Henry VII.

She died 10 January last, seised of the under-mentioned manor, &c. in fee. Robert Elyngham, aged 30 and more, is her son and heir; he is an idiot and a natural fool from his birth.

NORTHAMPTON. A manor in Russhton, called 'Elyngham Maner,' with eight virgates of arable, 30*a.* meadow and pasture, 24*a.* wood and two cottages in Russhton, worth 6*l.* 13*s.* 4*d.*, held of John Tresham, esquire, as of his manor of Russhton, by what service the jurors at present know not.

C. Series II. Vol. 13. (65.)

173. RALPH AGMONDESHAM.

Writ 10 February, *inquisition* 16 March, 14 Henry VII.

One Agnes Crauley was seised of the under-mentioned land, &c. in fee, and being so seised took to husband the said Ralph, whereby they were seised thereof in fee in her right, and had issue John Agmondesham; and afterwards she died seised of such an estate, and he survived her, and continued his possession as tenant by the curtesy; and afterwards he died seised of such an estate, after whose death the said land, &c. descended to the said John as her son and heir. The said John is son and heir as well of the said Ralph as of the said Agnes, and is aged 23 and more.

Date of death not given.

SUSSEX. A messuage, 50*a.* land, 20*a.* meadow, 20*a.* pasture and 10*a.* wood, in the parish of Kyrdeforde, called 'Barkefold,' worth 40*s.*, held of Thomas, earl of Arundell and Richard Megewyk of Goundevile, service unknown.

A messuage, 100*a.* land, 10*a.* meadow, 10*a.* pasture, 20*a.* wood, in the parish of Pettworth, worth 20*s.*, held of Elizabeth Massy, service unknown.

A messuage, 60*a.* land, 16*a.* meadow, 16*a.* pasture and 12*a.* wood, in Kyrdeford, worth 10*s.*, held of the said Elizabeth, service unknown.

A messuage, with a garden, in Petworth, worth 10*s.*, held of Henry, earl of Northumberland, service unknown.

C. Series II. Vol. 13. (66.) E. Series II. File 1062 (3.)

174. RALPH AGMONDESHAM.

Writ 24 May, 13 Henry VII; *inquisition* 14 March, 14 Henry VII.

One Robert Wyntershull, esquire, was lately seised of the under-mentioned land, &c. called Rughbern, in fee, and being so seised by his charter indented dated at Esthorslegh 27 September, 14 Edward IV, demised them to the said Ralph, son and heir of one William Agmondesham, and Agnes, then his wife, to them and the heirs of their bodies issuing; by virtue of which demise the same Ralph and Agnes were seised thereof in their demesne as of fee tail and had issue between them John Agmondesham; and afterwards the said Agnes died, and Ralph survived her, and continued his possession by virtue of the gift aforesaid, and afterwards died seised of such an estate; after whose death the same descended to the said John, as son and heir of the said Ralph and Agnes, by virtue of the gift.

He was seised the day he died of the under-mentioned lands called 'le Breche,' 'Brokhole londes' and 'Pygnottes' in fee.

He died 8 May, 13 Henry VII. The said John Agmondesham, aged 23 and more, is his son and heir.

SURREY. Two messuages, 400*a.* land, 20*a.* meadow, 20*a.* pasture, 200*a.* wood and 10*s.* rent, in Esthorslegh, by the name of all those messuages, &c., called 'Rughbern,' in the parish of Esthorslegh, worth 10*l.*, held of David Owen, knight, as of the manor of Wotton, service unknown.

A messuage, 100*a.* land, 20*a.* meadow, 20*a.* pasture and 40*a.* wood, in the parish of Ewhurst, called 'le Breche,' worth 4*l.*, held of the abbot of Notley, service unknown.

Forty acres of land in Esthorslegh, called 'Brokhole,' or 'Brokehole londes,' worth 20*s.*, held of Arthur, prince of Wales, as of the manor of Byflete, service unknown.

Sixty acres of land in Esthorslegh, called 'Pygnottes londes,' worth 13*s.* 4*d.*, held of John Bourgchier, knight, lord Berners, service unknown.

C. Series II. Vol. 13. (67.) E. Series II. File 1062 (2.)

175. THOMASINE HOPTON, widow.

Writ 17 November, *inquisition* 9 March, 14 Henry VII.

She was seised of the under-mentioned moiety of a manor, &c. and held them as in dower for the term of her life of the inheritance of Humphrey Sidney, with reversion thereof to the same Humphrey and his heirs.

She died 28 January, 13 Henry VII. William Lundesford, aged 30 and more, is her cousin and heir, viz., son of William, her son.

SURREY. Moiety of the manor of Lowesle divided and separate, worth 4*l.*, held, together with the other moiety thereof, whereof John Westbroke, esquire, is now seised in fee, in the parish of St. Nicholas of Guldeford, of the heirs of Richard de Sancto Mauro, as of the manor of Eton Meysy, co. Somerset (*sic*), by knight-service.

Five messuages, 300*a.* land, in the towns and parishes of Godlemyng, Shaldeford, Compton, Wonerssh, Chidingfold and St. Nicholas of Guldeford, worth 8 marks, held of the heirs of Thomas Cokesey, knight, deceased, as of the manor of Bramlegh in the said county of Surrey, service unknown.

C. Series II. Vol. 13. (68.)

176. JOHN KNOLLYS.

Writ 24 May, 13 Henry VII; *inquisition* 20 September, 14 Henry VII.

Long before the death of the said John Knollis, one John Hobbis, and Margaret, his wife, mother of the said John Knollis, as in right of the said Margaret, were seised of the under-mentioned messuages, &c. in Sele Monachorum, Nymet Roland, Columpton, Ponsford and Halberton, in fee; and being so seised, a fine levied thereof, 23 Henry VI, between John Bere, of Hunsham, and William Daly, querents, and the said John Hobbes, and Margaret, his wife, deforciant, whereby the said John and Margaret acknowledged the same to be the right of the said John Bere, as those which the said John and William had by their gift, and remised and quit-claimed them, for themselves and the heirs of Margaret, to the said John Bere and William, and the heirs of John, as in that fine more fully appears. By virtue of which fine the said John and William were seised thereof, to wit John Bere in fee and William in his demesne as of free tenement; and being so seised, the said John and William, by their charter, 26 November, 7 Edward IV, enfeoffed Robert Whytyng, John Aysshford, Robert Gambon, John More, John Daly, the elder, and William Shutlake, or Shutelake, thereof, to the use of the said Margaret, and the heirs of her body begotten and under certain conditions in the charter aforesaid specified; by virtue of which the same Robert Whytyng, and his co-feoffees, were seised thereof in fee, and being so seised by another charter, 12 April, 11 Henry VII, demised all the messuages, lands and tenements in Sele Monachorum to the said John Knollis, and Anne, his wife, for the term of Anne's life, by virtue of which the same John and Anne were thereof seised as of free tenement. Afterwards the said John died, and the said Anne survived him, and is still living.

Long before the death of the said John Knollis, the said Margaret, his mother, in her widowhood, after the death of the said John Hobbis, was seised of the under-mentioned land, &c. in Bradnynch in fee, and being so seised, by charter, 16 November, 7 Edward IV, enfeoffed the said Robert Whytyng, John Aysshford and the others, thereof, to the use of the said Margaret, mother of the said John Knollis, and her heirs; which John Knollis, by his last will, bequeathed the said tenements to the said Anne, his wife, for the term of her life.

By the same will the said John Knollis wills that the said Robert Whytyng, and his co-feoffees shall permit the said Anne to receive yearly all the issues and profits of the said messuages, &c. in Columpton, Ponsford and Halberton, until the sum of 118*l.* may have been received and paid, for the payment of his debts, and for other things needful according to his last will, as in the same more fully appears.

On the day of the death of the said John Knollis, one Edmund Bradford was seised of the under-mentioned land in Bradford in fee, and held the same of the said John Knollis, the day of his death, by knight-service, and 18*s.* 6*d.* rent yearly; and one William Bury of Colaton, the day of John's death, was similarly seised in fee of the under-mentioned land in Bradford, and held the same of the said John Knollis, the day of his death, by knight-service, and 7*s.* 4*d.* rent, of both which services and rents the said John Knollis died seised.

He died 3 May last. Elizabeth Knollis, aged 2 and more, is his daughter and heir.

DEVON. Twenty-one messuages, 324*a.* land, 20*a.* meadow, 42*a.* wood, 30*a.* furze and heath, 3*a.* alder, 24*s.* 4*d.* rent, in Sele Monacorum, Nymet Roland, Columpton, Ponsford and Halberton; those in Sele Monacorum, worth 20*s.*, held of the abbot of Bukfast, as of the manor of Sele Monacorum, by fealty, 6*s.* 3*d.* rent, and two suits of the abbot's court

there yearly; those in Columpton, worth 40s., held of the abbot of Buklond, as of the manor of Columpton, by fealty, 13s. 2d. rent, and two suits of the abbot's court there yearly; those in Ponsford, worth 40s., held of the marquess of Dorset, as of the manor of Kentysbury, service unknown, and those in Halberton, worth 20s., held of John Sydenham, the abbot of St. Augustine, and the warden of the church of St. Mary of Halberton, by fealty, and 11s. 6d. rent yearly, for all service.

Six messuages, 300a. land, in Bradnynch.

The service, and 18s. 6d. rent, of Edmund Bradford, for two carucates of land in Bradford, and the service, and 7s. 4d. rent, of William Bury, of Colaton, for one carucate of land in Bradford; held of the king by knight-service, as of the honor of Wynkle, parcel of the honor of Gloucester.

C. Series II. Vol. 13. (69.)

177. THOMAS SALTER, of Dowelond.

Writ 21 May, 13 Henry VII; *inquisition* 27 March, 14 Henry VII.

He died 20 May, 14 Henry VII, seised of the under-mentioned manors in fee. William Salter, aged 19 and more, is his son and heir.

DEVON. Manor of Dowelond, worth 4l., held of the king, as of the honor of Wynklegh, parcel of the honor of Gloucester, by knight-service.

Manor of Saltern, worth 5 marks, held of dame Katharine, late the wife of Richard Pomeray, knight, service unknown.

C. Series II. Vol. 13. (70.)

178. ELEANOR DENYS.

Writ of Mandamus, 12 February, *inquisition* 9 April, 14 Henry VII.

One Agnes Gyffard, widow, lately was seised of a moiety of thirty-two messuages, 197a. land, 25a. meadow, in Plymtre, Wydecomb, Estbuddelegh, Salteryn, Clyst Honyton, Southcotlegh and Cranford, in fee, and being so seised, by her writing indented, 10 October, 15 Edward IV, gave the said moiety to one John Denys, and the said Eleanor, named in the writ, his wife, for the term of their lives, with remainder to William, Roger, Robert and Thomas, their sons, successively in tail, with remainder in default to the heirs of the body of the said Eleanor; by virtue of which the said John and Eleanor were seised thereof in their demesne as of free tenement; and afterwards the king by letters patent, 11 February, 14 [Henry VII], pardoned William Denys, son and heir of the said John and Eleanor all alienations, &c.; and afterwards the said Eleanor died so seised and the said John survived her and was seised of the premises by survivorship; which John Denys afterwards died so seised, and the said William Denys entered upon the said moiety as into his remainder, and was and still is seised thereof in fee tail.

She died 20 January, 4 Henry VII. William Denys, aged 27 and more, is her son and heir.

DEVON. A messuage, 4½a. land, 2a. meadow, of the moiety of the tenements aforesaid, in Plymtre, worth 16d., held of William Maior, by fealty only, for all service.

A messuage, 4a. land, in Estbuddelegh, parcel of the residue aforesaid, worth 6d., held of James Doune, by fealty only, for all service.

Three messuages, 10*a.* land, 4*a.* meadow, in Clysthonyton, parcel of the residue aforesaid, worth 11*s.* 3*d.*, held of William Gybbys, by fealty only, for all service.

Four messuages, 5*a.* land, 6½*a.* meadow, in Southcotleghe, parcel of the residue aforesaid, worth 3*s.* 4*d.*, held of the prior of St. James, by fealty only, for all service.

A messuage, 25*a.* land, in Cranford, parcel of the residue aforesaid, worth 20*s.*, held of James Chudleghe, by fealty only, for all service.

Six messuages, 30*a.* land, of the said tenement, parcel of the residue of the tenement aforesaid in the parish of Wydecomb aforesaid, worth 20*s.*, held of the king, by the eighth part of a knight's fee, and by service of finding a bailiff to serve the king for the hundred of Estbudleghe, alternate years.

C. Series II. Vol. 13. (71.)

179. JOHN MANYNGHAM, knight.

Writ 8 April, *inquisition* 27 April, 14 Henry VII.

He was seised of the under-mentioned manors, &c. in fee, and, being so seised, by charter gave them to Thomas Oxenbrige, William Cheyne, William Marowe, esquires, John Mordaunt, William Tailard, William Wentworth, Richard Godfrey, John Vynter, Robert Spencer, George Guascoyn, 'gentilmen,' Sir Robert Wild, Sir John Seman, Sir Richard Bette, clerks, Thomas Clerk, Robert Michell, William Attwood and John Light, 'yomen,' to the use of Isabel, his wife, for life, and after his and her decease to the use of William Manyngham, his son and heir, in tail, and, in default, to the use of his own right heirs; and afterwards the said Thomas Oxenbrige died, and the others survived him; and afterwards, after the death of the said John Manyngham and before the day of this inquisition, the said William Marowe died, and the others survived him, and were, and still are, seised thereof in fee to the use aforesaid.

He died 21 January last. William Manyngham, aged 45 and more, is his son and heir.

The said Isabel, late his wife, is living.

BEDFORD. 'Harfordes Maner,' in the town and fields of Wrastlyngworth, Potton and Buryhattley, worth 6*l.*, held of the king, as of the duchy of Lancaster, by service of fealty and 8*s.* rent.

'Combes Maner,' in the town and fields aforesaid, worth 10*l.*, held of the king, as of the duchy of Lancaster, by service of fealty and 5*s.* 1*d.* rent.

'Shilley Maner,' in the town and fields aforesaid, worth 4*l.*, held of the king, as of the duchy of Lancaster, by service of fealty and 12*d.* yearly.

Twenty messuages, 500*a.* land, 100*a.* meadow, 40*s.* rent, and a carucate of land called 'Duffhous lond,' in the towns aforesaid; whereof the carucate is worth 4 marks, and is held of the fee of Richmond, by service of fealty and 15*d.* rent.

C. Series II. Vol. 13. (72.)

180. THOMAS DENYS, esquire.

Writ 26 June, 13 Henry VII; *inquisition* 16 April, 14 Henry VII.

He was seised of the under-mentioned manor and lands in fee, and, being so seised, by charter indented, the last day of March, 5 Henry VII, gave them

to Humphrey Fulforde, knight, Roger Holond, William Floyer, esquires, John Tyak, clerk, Robert Bonefaunt and William Drynkewater, to hold *inter alia* to the use of Janera, his wife, for the term of her life, while sole, and of his last will, which will in the said charter more fully appears; they are still seised of such an estate.

He died 4 June last. Thomas Denys, aged 22 and more, is his son and heir.

DEVON. Manor of Holocomb Burnell, worth 20 marks, held of the heirs of the viscount Lyell, by half the service of a knight.

Eighty acres of land in Fayreway, worth 4s., held of the provost and scholars of King's College of St. Mary, Cambridge, as of the manor of St. James beside Exeter, in free socage.

Two messuages, 120*a.* land, in Midwynter, Middewynter, or Mydwynter, worth 13s. 4*d.*, held of Edward, earl of Devon, by 5s. rent, and suit of court of the manor of Exminster. twice a year.

C. Series II. Vol. 13. (73.)

181. HUMPHREY PESSALE, esquire.

Commission 14 July, 13 Henry VII; *inquisition* 16 October, 14 Henry VII.

STAFFORD. A third part of the manor of Astenfeld, otherwise called Alsfeld which lately was Humphrey Peshale's, is held of the king, as of the honor of Tuttebery, by what service the jurors at present know not.

Four tenements, and a pasture, and a garden, in Stafford, late the said Humphrey's, are held of the king, by what service the jurors at present know not.

A messuage, a carucate of land, certain parcels of rent, in Watervyle, otherwise called Waterfall, late the said Humphrey's, are held of the king in chief, by what services the jurors at present know not.

C. Series II. Vol. 13. (74.)

182. JOHN ASFORDBY.

Writ of Mandamus 11 March, *inquisition* 20 April, 14 Henry VII.

He died 6 May, 8 Henry VII, seised of the under-mentioned land, &c. in Slotheby, Partenay, and Assheby; and seised of the under-mentioned manor, and other land, &c. in fee tail. John Asfordby, aged 10, is his son and heir.

LINCOLN. Manor of Billesby, in Billesby, called 'Westhalgarth,' worth 40s. held of the king, as of the honor of Gretham, parcel of the duchy of Lancaster, by knight-service.

A messuage, two tofts and two cottages, 100*a.* land, 40*a.* meadow, 60*a.* pasture, worth 100s., and 3s. 4*d.* rent of assize, in Asfordby and Thurleby, held of the king, as of the honor of Bolyngbroke, parcel of the duchy of Lancaster, by knight-service.

Forty acres of land, 20*a.* meadow, 60*a.* pasture, in Ingoldmelles, worth 50s., held of the king, as of the honor of Tuttebury, parcel of the duchy of Lancaster, by knight-service.

A toft, forty acres of land, 12*a.* meadow, in Slotheby, a toft, 30*a.* land, 10*a.* pasture, in Partenay, worth 26s., held of Richard Hastynges, knight, Lord de Willoughby, service unknown.

A message, 60*a.* land, and 20*a.* meadow in Assheby by Partney, worth 13*s.* 4*d.*, held of Ivo Sandon, service unknown.

C. Series II. Vol. 13. (75.)

183. JAMES BASKERVILE, knight.

Writ 3 February, *inquisition* 1 May, 14 Henry VII.

John Baskirvile, knight, his father, was seised of the under-mentioned manor and advowson in fee, and being so seised gave them by his charter indented, dated there, 7 January, 33 Henry VI, to him and Sibyl, then his wife, by the names of James Baskirvile, esquire, son and heir of him the said John Baskirvile, knight, and Sibyl daughter of Walter Devereux, knight, by the description of his manor of Combe Baskirvile, with the advowson, and of all other his lands and tenements, &c. in Combe Baskirvile Westcote and Westcote, to hold to them and the heirs of their bodies begotten; by virtue of which gift the said James and Sibyl were seised thereof in fee tail by the form of the gift, and had issue between them Walter Baskirvile; and the said Sibyl died, after whose death he continued his possession therein by survivorship, and was solely seised thereof in his demesne as of fee tail by the form of the gift.

Death and heir as in No. 112.

GLOUCESTER. Manor and advowson of Combe Baskirvile, with land, &c. in Combe Baskirvile Westcote and Westcote, worth 20*l.*, held of Elizabeth, abbess of Syon, as of the hundred of Shoughtour (*sic*), by fealty only, for all service; the said lands in Westcote and Westcote are parcels of the said manor of Combe Baskirvile and not diverse.

C. Series II. Vol. 13. (76.)

184. ROBERT CORBET.

Writ of Amotus, 22 May, 13 Henry VII; *inquisition* 1 June, 14 Henry VII.

William Sheffield, William Langston, Henry Kesten and Richard Chyrcheyerd, were seised of the under-mentioned manors in fee to the use of him and his heirs, and being so seised, at his request, enfeoffed William Knevet, Edmund Bedyngfeld, Henry Heydon, knights, William Walgreve, James Hobert and Richard Lytilton, thereof, to the use of him and Elizabeth, his wife, and the heirs of their bodies, with remainder in default to the use of his last will, by virtue of which feoffment they were seised thereof in fee, and the survivors, Knevet, Heydon, Walgrave, Hobert and Lytilton, are still so seised, to the use of the said Elizabeth for the term of her life, and after her decease, to the use of the heirs between the said Robert and her begotten, and in default of such issue for the performance of his last will.

He died 12 April, 10 Henry VII. Richard Corbet, aged 5 and more, is his son and heir.

SALOP. Manor of Hadley, worth 6*l.*, held of the earl of Arundell, service unknown.

Manor of Hatton Heynheth, worth 100*s.*, held of the said earl, service unknown.

C. Series II. Vol. 13. (77.)

185. MARGARET CONSTABLE, widow.

Writ 3 February, *inquisition* 28 May, 14 Henry VII.

The said Margaret Constable, widow, late the wife of John Constable, knight, was seised of the under-mentioned manors, &c. in her demesne as of free tenement for the term of her life, with reversion thereof expectant after her decease to John Constable, son and heir of Ralph Constable, esquire, deceased, brother of the said John Constable, knight.

She died 4 January, 14 Henry VII. After her death the said manors ought to revert to the said John Constable, the younger, as son and heir of the said Ralph Constable, deceased, brother of the said John Constable, knight, deceased. The said John Constable, the son, is within the age of 21 years, viz. 19 years old and more.

William Malorye, knight, is cousin and next heir of the said Margaret viz. son of John Malorye her brother. The said William is aged 40 and more,

YORK. Manor of Westhalsham, in Holderness, and four carucates of land parcel of the same manor, whereof each carucate contains twelve bovates of land, and each bovate is worth 8s. yearly; and the residue of that manor is worth 40s. yearly.

Manor of Esthalsham, in Holderness, and four carucates of land parcel of the same manor, whereof each carucate contains twelve bovates of land, and each bovate is worth 8s. yearly; and the residue of the same manor is worth 40s. yearly.

Six bovates of land in Great Coldon, in Holderness, worth 3*l.* 2*s.* 10*d.* yearly, formerly William Gloucestre's and late William Cartwright's.

The said manors and other premises are held of Thomas, archbishop of York, as of his archbishopric of York, by knight-service, and are worth beyond outgoings as abovesaid.

C. Series II. Vol. 13. (78.)

186. WILLIAM AT LEE.

Writ of Amotus, 25 January, *inquisition* 30 May, 14 Henry VII.

William at Lee named in the writ, son and heir of Richard Lee of Godston, was seised of the under-mentioned land, &c. in fee, and being so seised, by charter dated 13 May, 8 Henry VII, enfeoffed one Robert Wonham thereof, by virtue of which feoffment the said Robert was and still is seised thereof in fee.

He died 14 December, 12 Henry VII. Richard at Lee, aged 27 and more, is his son and heir.

SURREY. Two messuages in the parish of Wolkensted, one called 'le Lee Place,' and the other 'le Stratton,' each worth 13*s.* 4*d.*, 5*a.* meadow, worth 5*s.*, 80*a.* arable, worth 20*s.*, 20*a.* wood, worth 3*s.* 4*d.* and 3*a.* marsh, worth 12*d.*, in Wolkested, held of the manor of Laghham in the same parish, service unknown.

Ten acres meadow, worth 10*s.*, 76*a.* arable, worth 33*s.* 4*d.*, 5*a.* pasture, worth 3*s.*, 30*a.* wood, worth 8*s.*, 2*a.* marsh, worth 8*d.*, in the parish of Tanrige, held of George Puttenham, as of his manor of Tanrige, service unknown.

C. Series II. Vol. 13. (79.) E. Series II. File 1062 (1.)

187. RICHARD VOWELL.

Writ 22 January, *inquisition* last day of May, 14 Henry VII.

He was seised in fee, the day he died, of the under-mentioned twenty-seven tenements, and of the tenement in the High Street and messuages in Northpederton jointly with Margaret, his wife.

He died Saturday before Christmas, 14 Henry VII. William Vowell, aged 21 and more, is his son and heir.

SOMERSET. Twenty-seven tenements in Wellys, and one tenement in Wellys aforesaid in the street called 'Highstrete,' held of Oliver, bishop of Bath and Wells, in right of the church of St. Andrew of Wells, in socage; the said twenty-seven tenements are worth 11*l*.

Six messuages in Northpederton, worth 40*s*., held of Nicholas Bluet, esquire, as of the manor of Northpederton, in socage.

C. Series II. Vol. 13. (80.) E. Series II. File 896 (13.)

188. JOHN BRYCE.

Writ 8 April, *inquisition* the last day but one of May, 14 Henry VII.

John Brice, named in the writ, was seised, the day he died, of the under-mentioned land in Bakebere in fee.

He was seised, the day he died, of the under-mentioned tenement in Mynchyndon.

He died 6 March last past. Alice Bryce, aged 15 and more, and Clare (*Clara*) Bryce, aged 11 and more, are his daughters and heirs.

DORSET. Twenty-four acres of meadow and eight score acres of pasture, in Bakebere, worth 9*l*., held of the king, as of the honor of Gloucester, by service of half a knight's fee.

A tenement in Mynchyndon, worth 16*s. 8d.*, held of the abbess of Shaftesbury, service unknown.

C. Series II. Vol. 13. (81.) E. Series II. File 896 (5.)

189. JOHN SEYNTLO, knight.

Writ 18 March, *inquisition* last day of May, 14 Henry VII.

He was seised of the under-mentioned manors of Churchehill, Pukrelston and Edyngworthe and tenements in Axbrigge, in fee, and enfeoffed John Chokke, esquire, and John Raglonde thereof, who were seised thereof accordingly in fee, and, being so seised, gave them to him, and Isabel, his wife, and the heirs of their bodies, with remainder in default to his right heirs.

Nicholas Seyntlo, knight, his father, was seised of the under-mentioned manors of Kamerton, Newmanstrete, Stoke and Walley, in fee, and being so seised enfeoffed William Chilstryne and Richard Shetyll, thereof, by virtue of which feoffment they were seised thereof in fee.

He held, the day he died, the under-mentioned manor of Farneborowe.

He held, the day he died, the under-mentioned manors of Sutton Militis and Seyntcrase.

He died 4 March, 14 Henry VII. Nicholas Seyntlo, aged 19 and more, is his son and heir.

SOMERSET. Manors of Churchehill and Pukrelston, and divers lands and tenements within the borough of Axbrigge, worth 20*l*., held of the bishop of Bath, service unknown.

Manor of Edyngeworth, worth 10*l.*, held of the abbot of Glastonbury, service unknown.

Manors of Kamerton, Newmanstrete, Stoke and Walley, worth 46*l.* 13*s.* 4*d.*, held of the bishop of Bath, in right of his church, service unknown.

Manor of Farneborowe, worth 60*s.*, held of the abbot of Keynsham, service unknown.

Manors of Sutton Militis and Seyntcrase, worth 20 marks, held of the said bishop of Bath in right of his church, service unknown.

C. Series II. Vol. 13. (82.) E. Series II. File 896 (14.)

190. JOHN WALSHE.

Writ 3 February, *inquisition* 10 June, 14 Henry VII.

He was seised of the under-mentioned manors, &c. in fee, and, being so seised, by his several charters enfeoffed William Freme, William Smyth and Thomas Tiler thereof, by virtue of which they were seised thereof in fee, to the use of him and his heirs, and the performance of his last will ; and afterwards by his last will he ordered that the manor called Charleton should be sold by his executors, and the money received for it paid and distributed by them in satisfaction of his debts and of other works of charity, for the health of his soul ; and that the said feoffees should enfeoff James, his son, of the manor called Tilles, and of lands, &c. in Porteshed, &c. in tail, with remainder in default to his own right heirs.

He died 29 January last past. John Walshe, aged 14 and more, is his son and heir.

SOMERSET. Manor of Charleton in Wroxhale, worth 6*l.*, held of George, earl of Shrewsbury, by service of three barbed arrows (*barbil' latarum*) yearly, of all service.

Manor called 'Tilles' in Porteshed, and divers messuages, lands, tenements and rents in Porteshed, Capenore, Peches, Hortes, Weston in Gordano, Carswell, or Craswell, and Portbury, worth 6*l.* 13*s.* 4*d.*, held, the said manor of the king, as of the manor of Portbury, lately acquired by the said king of William, late marquess Notyngham and lord de Berkeley, service unknown ; lands in Hortes, of Thomas Hall, service unknown ; lands in Capenore, of Richard Kayton, the younger, service unknown ; lands in Crasewell, of the prior of Brymour, service unknown ; and lands in Weston in Gordano of John Arthur, by service of 11*lb.* pepper yearly, for all service.

C. Series II. Vol. 13. (83.) E. Series II. 896 (11.)

191. ALICE THWAYTES, widow.

Writ of Amotus, 3 May, *inquisition* 20 June, 14 Henry VII.

She was seised in her demesne as of free tenement, as in dower, of the under-mentioned thirds, whereof, together with the whole manor, Thomas Thwaytes, deceased, late her husband, was seised in fee at his death.

She died 20 May, 12 Henry VII. John Thwaytes, aged 40 and more, is son and heir of the said Thomas and Alice.

YORK CITY. A third part of the manor of Davegate called Lardiner Prison (*Prisone Lardonarie*), and a third part of a yearly rent of 7*l.* 12*s.* 1*d.* ; the said whole manor is held of the king in chief by service of keeping the gaol

of the king of the forest of Galtres, receiving yearly from the king and his heirs, for the keeping of the gaol aforesaid, 7*l.* 12*s.* 1*d.* aforesaid, by the hands of the sheriff of the city aforesaid for the time being, at Michaelmas and Easter equally. The said manor is decayed (*ruinos'*) and is worth nothing yearly beyond outgoings.

C. Series II. Vol. 13. (84.)

192. JOHN PYTTYS, esquire.

Writ 19 October, *inquisition* 20 June, 14 Henry VII.

He died 23 August, 14 Henry VII, seised of the under-mentioned manor, &c. in fee. John Pyttys, aged 30 and more, is his son and heir.

DEVON. Manor of Sampford Spynney, worth 10*l.*, held of Edward, earl of Devon, as of the honor of Plympton, by knight-service.

Two ferlings of land in Westpytten, worth 6*l.*, held of the prior of Plympton in free socage, by 13*s.* 4*d.* rent yearly.

Thirty acres land in Barne, worth 20*s.*, held of the heirs of William Warwyk and Hugh Tallan, by fealty only.

Four messuages, two gardens and an acre of meadow, in Northtauton, worth 20*s.*, held of Dame Joan Talbot, Peter Eggecumbe, knight, in right of Joan, his wife, John Gilbert, esquire, and the heirs of Richard Wode, in free burgage, and by 18*d.* rent.

C. Series II. Vol. 13. (85.)

193. ANNE SCROPE, widow, late the wife of JOHN SCROPE DE BOLTON, knight.

Writ 22 October, *inquisition* 20 June, 14 Henry VII.

John Hevyngham, knight, John Ayleward, clerk, Nicholas Hawes, clerk, William Feld, clerk, and William Berdwell, the younger, long before her death, were seised of the manors of 'Foxton, Lyrlyng in Newton, Neuenham, Mortymers,' to her use and the performance of her last will.

By her last will she willed *inter alia* that John Scrop, son of Henry Scrop, knight (*militis*), should have, to him and the heirs of his body issuing the said manors of Foxton and Lyrlyng in Newton, with remainder, if he died without issue, to her executors for sale, and the proceeds for distribution, for her soul, her husbands' souls, and the souls of her ancestors, formerly lords of the said manors. The said manor of Foxton, 'the said manor of Neuenham,' the manor of Lyrlyng in Newton, are held, &c. (as below).

Further, by the same last will, she willed that the issues and profits of 'the said manor of Mortymers in Neuenham' should be received yearly to the use and maintenance of a chaplain to celebrate in 'Gunwell Hall,' in Cambridge, for six years next after her death, for her soul, the souls of her husbands and parents, and the soul of Robert Mortymer, knight, formerly lord of that manor; and she further willed that, if at the end of the said six years, the master and fellows of 'Gunwell Hall' aforesaid should be able to obtain sufficient licence to have and receive, to them and their successors for ever, parcel of the said manor, to the yearly value of 8*l.*, then her executors should make to the master and fellows for the time being, and their successors, a sufficient estate in law of lands and tenements, parcel of the said manor, to the yearly value of 8*l.*, in consideration of which lands and tenements, the said master and

fellows and their successors should do and celebrate for ever certain obsequies and other divine services, in the said will declared, for her soul and other souls, likewise in the said will contained. The 'said manor of Mortymers' is held, &c. (as above).

Date of death as in No. 114 ; who is her next heir the jurors know not.

CAMBRIDGE. Manor of Foxton, worth 4*l.*, held of the heirs of John de Furneux by half a knight's fee.

Manor of Neuenham, worth 8*l.*, held of the mayor and burgesses of the town of Cambridge in burgage.

Manor of Lyrlynge in Newton, worth 6 marks, held of the bishop of Ely by a fourth of a knight's fee.

Manor of Mortymers in Neuenham, worth 8*l.*, held of the earl (*sic*) of Richmond, by what service the jurors know not.

C. Series II. Vol. 13. (86.) E. Series II. File 61. (2.)

194. JOHN PIKERYNG, mercer.

Writ 6 June, *inq.* 27 June, 14 Henry VII.

The said John Pykeryng, together with Master William Wylde, clerk, Thomas Feldyng, gentleman, and John Pykton, citizen and mercer of London, who survive, and Robert Southwood, late citizen and mercer of London, since deceased, was seised, to the use of him and his heirs, of the under-mentioned messuages, &c. in fee, and, being so seised, he died, after whose death the said William, and the others, were, and still are seised thereof in fee, by survivorship, to the use of his heirs.

He died on the eve of St. Andrew, the Apostle, 14 Henry VII. Roger Thorney, of London, mereer, aged 50 and more, is his right and next heir, viz. son of Joan, sister of Joan, his mother.

LONDON. Five messuages and a garden situate together in Lothbury, in the parish of St. Margaret in Lothbury, worth 8*l.*, held of the king in free burgage as the whole city of London is held.

C. Series II. Vol. 13 (87.)

195. MARGARET late the wife of RICHARD CHIRCHEYERD.

Writ 16 December, *inquisition* 21 June, 14 Henry VII.

Margaret Churcheyerd, widow, late the wife of Edward Kelom, esquire was seised in her demesne as of free tenement, for the term of her life, of the under-mentioned moiety of a manor, by the demise of Thomas Tyrell, the elder, knight, since deceased, with remainder, after her decease, to James Kelom, the said Edward's son and heir ; and, so seised, she died, after whose death the same remained to the said James and his heirs for ever.

She held, the day she died, a moiety of the undermentioned messuages, &c. in Wrikell.

She died 16 November, 14 Henry VII. The said James, aged 27 and more, is her son and heir.

ESSEX. Moiety of the manor of Shoplandhall, worth 10 marks, held of the king, as of the honor of Reyley, by service of 6*d.* yearly and suit of court of the said honor from month to month there yearly.

Moiety of three messuages, 105*a.* land, in Wrikell, held of the duke of Buckingham, as of the manor of Wrekill, service unknown; they are worth 40*s.*

C. Series II. Vol. 13 (88.) E. Series II. File 293. (5.)

196. ELIZABETH BOURCHIER, late the wife of JOHN KERIELL, esquire.

Writ 14 April, *inquisition* 16 July, 14 Henry VII.

Thomas Kempe, esquire, Geoffrey Kent, and Walter Petyte, were seised of the under-mentioned manor in fee, and being so seised, after the 24th day of August, 6 Henry VII, enfeoffed Robert Tate, John Warde, Henry Colett, knights, John Tate, the elder, and William Isaak, aldermen of London, John Browne, gentleman, Robert Fitzherbert, Thomas Creine, William Spark, citizens and drapers (*pannarios*) of London, Richard Drylond, gentleman, Stephen Baker, and Henry Wodecok, thereof, one acre of land excepted, by virtue of which feoffment they were seised thereof, the said acre excepted, in fee, and, being so seised, thereof enfeoffed John Bourghchier, knight, and the said Elizabeth, then his wife, by the name of John Bowcher, knight, and Elizabeth, his wife; by virtue of which feoffment the said John and Elizabeth were seised thereof, the acre excepted, in fee, and, being so seised, by fine levied in the octave of St. John, the Baptist, 6 Henry VII, between the said Tate and the others, querents, and themselves, deforciant, gave it, the acre excepted, to the said Robert and the others, and their heirs, as in the exemplification of the said fine appears; by virtue of which fine the said Robert and the others were seised thereof in fee, viz., 18 November, 7 Henry VII; and the said Robert and the others being so seised afterwards granted the said manor, the acre excepted, to the said John and Elizabeth, for the term of their lives in survivorship, the king's licence for all such alienations, 24 August, 6 Henry VII, having been previously obtained; by virtue of which grant the said John and Elizabeth were seised of the said manor, the acre excepted, in their demesne as of free tenement; and, being so seised, the said John Bourghchier died, and she survived him and continued her possession, and was sorely seised thereof by survivorship, the day she died, with reversion thereof expectant to the said Robert and the others.

She died 2 April, 14 Henry VII; who is her next heir the jurors at present know not.

KENT. Manor of Stokbery, held of the king, in chief, by service of a fourth of a knight's fee; it is worth, less the acre, 10*l.*; the said acre is worth $\frac{1}{2}$ *d.*

C. Series II. Vol. 13 (89.) E. Series II. File 465. (2.)

197. RICHARD LEE, esquire.

Writ 14 October, *inquisition* 21 June, 14 Henry VII.

George Nevyle, knight, and Mary, countess Revers, his wife, were seised of the under-mentioned manor, &c. in her right, and, being so seised, by fine levied thereof enfeoffed the said Richard Lee, William Sutton, clerk, Richard Witton, clerk, and William Carkeke, who were seised thereof accordingly in fee; and, being so seised, the said Richard died, and the others survived him, and are now solely seised thereof by survivorship.

He died 26 September of the present year; his next heir is his son Richard, of full age, viz., 24 years. *Cf.* No. 249.

ESSEX. Manor of Bardefeldis, in the parish of Northbemfleet, worth 40s., held of the manor of Coxsale, by 17s. rent for all service.

A tenement called 'Lowes,' in the same parish, worth 10s., held of the manor of Bromfordes, by 5s. rent for all service.

A field called 'Blosoms mede,' or 'medis,' or 'Blosoms feld,' worth 3s. 4d., and 30a. land, called 'Pykerellys,' worth 53s. 4d., in the parish of Nevyndon, held of the manor of Barnhall by 6s. rent, for all service.

A tenement called 'Bigwoodes,' in the parish of Vange, worth 20s., held of the manor of Vange, by 6s. rent, for all service.

C. Series II. Vol. 13. (90.) E. Series II. File 293. (3.)

198. JOHN BISSHOPP.

Writ 22 January, 13 Henry VII; *inquisition* 25 October, 13 (*sic*) Henry VII; delivered to the Court, 17 November, 14 Henry VII.

One John Holmyng, of Mersham, was seised of the under-mentioned messuages, &c, called 'Rychers' and 'Georges,' in fee, and, being so seised, gave them to the said John Busshopp, Margaret Busshopp, his wife, John Garneys, John Glaven and Robert Busshopp, their heirs and assigns, to the use of the said John, his heirs and assigns for ever; they were seised thereof accordingly in fee, and afterwards the said John Busshopp died, and the said Margaret, and the others survived him and were, and still are, seised thereof to the use of his will, viz., that his executors shall take the issues and profits thereof for fifteen years for the performance of his last will.

One Thomas Curteys and Robert Wellys, clerk, were seised of the under-mentioned manor of Crossetwheyt in fee, and being so seised gave it by charter to the said John, and Margaret, his wife, Thomas Drentall, clerk, and John Glaven, to the use of the said Margaret for life, and after her decease to the use of the said John, his heirs and assigns; they were seised thereof accordingly in fee, and afterwards the said John died, and the others survived him, and were, and still are seised thereof to the use aforesaid.

One Margaret Agges, widow, late the wife of John Agges, of Norwich, notary, was seised of the under-mentioned messuage, &c. in Catton, in fee, and, being so seised, gave the same by charter to the said John Busshopp, Thomas Drentayll and John Glaven, to the use of the said John Busshopp, his heirs and assigns, by virtue of which gift they were seised thereof in fee; and afterwards the said John Busshopp died, and the said Thomas and John Glaven survived him, and were and still are seised thereof to the use aforesaid.

By his last will he willed that the said messuages, &c., should remain to Margaret, his wife, her heirs and assigns for ever; the said manor, after the death of the said Margaret, to William Busshopp, his heirs and assigns for ever; and the messuage called 'Agges,' in Catton, to the said Margaret, her heirs and assigns for ever.

He died 1 June, 12 Henry VII. William Busshopp, aged 6 and more, is his son and heir.

NORFOLK. A messuage, 40a. land, 20a. pasture, 10a. meadow, called 'Rychers,' in Marsham, Brampton, Buxston and Hevyngham, worth 40s., held of Thomas Brampton, esquire, as of the manor of Brampton, by fealty, other services unknown.

A messuage, 40*a.* land, 20*a.* pasture, 6*a.* meadow, in Burgh, Tudyngton and Felmyngham, called 'Georges,' worth 5 marks, held of Elizabeth, duchess of Norfolk, as of the manor of Hanworth, service unknown.

Manor of Crossetwheyt, Crostwheyt, or Crostetwheyt, worth 4*l.*, held of the lord de Wellys, as of the manor of Walcote, by fealty, other services unknown.

Messuage called 'Agges,' or a messuage 60*a.* land, 16*a.* pasture, in Catton, late belonging to Margaret Agges, worth 40*s.*, held of John Jermyn, esquire, as of the manor of Sprouton, by fealty, other services unknown.

C. Series II. Vol. 13. (91.) E. Series II. File 610. (11.)

199. WILLIAM BREWESE, esquire.

Writ of Que Plura, 15 October, *inquisition* 1 November, 14 Henry VII.

Thomas Brewse, knight, was seised of the under-mentioned manor in fee, and being so seised enfeoffed John Paston, esquire, and others, thereof, to the use of himself for life, and for the performance of his last will. They were seised thereof accordingly in fee, and during his life the said Thomas took the issues and profits thereof by permission of the said feoffees, and afterwards made his will and died, by which will he willed that the said manor should remain to William Brewse, his elder son, and the heirs, male of his body, with remainder in default to Giles Brewse, William's brother, and the heirs male of his body. After Thomas' death the said William took all the issues and profits of the said manor, by permission of the said John Paston and his co-feoffees, all his life, and died the last day but one of October 5 Henry VII, without heir male of his body; by pretext whereof the abovesaid Giles Brewse took all the issues and profits of the said manor, by permission of the co-feoffees, from William's death to 12 July then next following, on which day Thomas Hansard, knight, Reynold Lockwode and other ill doers and disturbers of the king's peace unjustly and without judgment disseised and expelled the said John Paston, and other his co-feoffees, from the said manor; against which Thomas and Reynold, and others, the said Giles afterwards made and still makes continual claim, so that often he has come as near that manor as for fear of death he dared. The said Giles is now next heir as of the body of the said Thomas begotten; and he is and was at the time of the death of the said William 48 years old and more.

SUFFOLK. Manor of Wakelynes in Fresingfeld, worth 100*s.*, held in chief of the prior and monks of Eye, service unknown.

C. Series II. Vol. 13. (92.) E. Series II. File 610. (1.)

200. THOMASINE HOPTON, widow.

Writ 22 January, 13 Henry VII; *inquisition* 1 October, 14 Henry VII.

Long before her death she held for the term of her life, by the demise by charter of William Calthorp and Thomas Brewes, knights, William Gurney, esquire, William Yermouth, clerk, and Thomas Gygges, the under-mentioned manors, with remainder thereof expectant, after her decease, to Thomas Montgomery, knight, William Pykenham, clerk, Robert Townsend, John

Sulyard, serjeant at law, Henry Wentworth, the elder, Robert Clere, John Jermyn, Philip Bothe, John Clopton, Robert Crane, esquires, Thomas Sall and Simon Poley, and their heirs, to the use of William Hopton and his heirs ; which William Hopton had issue George and died, after whose death the said Thomas Montgomery, and the others were seised of that remainder to the use of the said George son and heir of the said William ; which George had issue John and Arthur, and died, without any will made concerning the said manors or any of them, the said remainder thereof being expectant to the said Thomas Montgomery, and the others ; after whose death the said Thomas Montgomery, and the others, were seised of that remainder to the use of the said John, son and heir of the said George, and his heirs ; which John, being under the age of 21, died ; after whose death the said Thomas Montgomery, William Pykenham, Roger Townesend, John Sulyard, Henry Wentworth, John Clopton, Thomas Sall and Simon Poley, died, and the said Robert Clere, Philip Both, John Jermyn, and Robert Crane, survived them, and are still living, and were, and still are seised thereof to the use of the said Arthur, brother and heir of the said John ; and afterwards the said Thomasine died, seised of such an estate in free tenement thereof, with remainder thereof expectant to the said Robert Clere, and the others, and their heirs, to the use of the said Arthur in form aforesaid.

The said Arthur Hopton is both son and heir of the said George Hopton and brother and heir of the said John, and is 10 years old and more.

She died 18 January last past.

SUFFOLK. Manor of Wyset, and the manor of Wyset Roos, worth 3*l.* 3*s.* 11*d.*, held of the king in chief.

Manors of Yoxford and Stikland, held of Framelyngham castle.

Manors of Brentfen and Middilton, held of John Talmage, as of the manor of Helmyngham.

Manor of Murelles, held of the lord de Dacres, as of the manor of Horsforth, service unknown.

The said manors of Yoxford, Stikland, Middilton, Brentfen and Mourelles, are worth 16*l.* 14*s.* 2*d.*

C. Series II. Vol. 13. (93.)

201. RICHARD LEE, esquire.

Writ 26 November, *inquisition* 10 April, 14 Henry VII.

He died seised in fee of the under-mentioned manor and advowson of Longeley, of the towns of Hunkynton, Rodon, Allerton and Lee, and messuages in Acton Burnell.

He similarly died seised of the under-mentioned water-mill.

He died seised of the under-mentioned rent.

He and Margery his wife were seised, the day he died, of the under-mentioned manor of Bemysshall.

He and the said Margery were seised of the under-mentioned town of Staunton, for the term of their life, by reason of her jointure, by the gift of Ralph Lee, his father, with reversion thereof to the right heirs of the said Richard and Margery.

The said Margery survives.

He died Saturday, 16 November in the year abovewritten. Fulk Lee is son and next heir of the said Richard and Margery, and is aged 26 and more.

SALOP. Manor and advowson of Longeley, worth 4*l.*, held of the king in chief, by knight-service, viz. by a quarter of a knight's fee.

The towns of Hunkyn-ton and Rodon, worth 10 marks, held of the earl of Arundell, services unknown.

The hamlets (*villatas*) of Allerton and Lee, which towns are held of George Stanley, knight, lord de Straunge, services unknowns.

Two messuages in Acton Burnell, worth 2*s.*, held of Henry [duke] of York (*Henrico Ebor'*), service unknown.

A water mill in Gretton, worth 2*s.*, held of Richard Laken, service unknown.

A yearly rent of 4*l.* arising from the issues of lands and tenements in Leeton.

Manor, or lordship, of Bemys-hall, worth 5 marks, held of the lord le Such, service unknown.

The town of Staunton upon Hyneth, worth 5*l.*, held of Thomas, earl of Arundell, service unknown.

C. Series II. Vol. 13. (94.) E. Series II. File 832. (10.)

202. RICHARD SAPCOTE.

Writ 27 October, *inquisition* 18 November, 14 Henry VII.

He died 4 October last, seised of the under-mentioned manor, &c. in fee. John Sapcote, knight, aged 50 and more, is his cousin and heir.

RUTLAND. Manor of Gounthorp, 50*a.* pasture, 300*a.* meadow, 40*a.* wood, 40*s.* rent, in Gounthorp and Egiston, worth 10*l.*, held of Edward, duke of Bukynghame, service unknown.

Two messuages and a cottage, with four virgates of land, and 100*a.* land, 40*a.* meadow, 40*a.* pasture, in Exston, worth 40*s.*, held of Robert Haryngton, service unknown.

A messuage with three virgates of land, 80*a.* land, 20*a.* meadow, 10*a.* pasture, in Northluffenam, worth 30*s.*, held of John Basset, service unknown.

C. Series II. Vol. 13. (95.)

203. MARGARET WALL.

Writ 6 November, *inquisition* 10 November, 14 Henry VII.

She died 26 July, 3 Henry VII, seised of the under-mentioned messuages &c. in fee. John Pykard, aged 40 and more, is her son and heir.

NORTHAMPTON. A messuage and half-virgate of land in Rothewell, the messuage lying in the market place next the cross of the same town, now in the tenure of Richard Eddrygge, worth 26*s.* 8*d.*, held of Thomas, abbot of the monastery of St. Mary, Cirencester, service unknown.

A messuage with divers closes in Rothewell, now in the tenure of John Yong, the messuage lying 'Brygystrete,' worth 46*s.* 8*d.*, held of Edward, duke of Buckingham, service unknown.

C. Series II. Vol. 13. (96.)

204. JOHN MUNSON son and heir of JOHN MUNSON, deceased.

Writ 15 November, *proof of age*, Monday after St. Martin the Bishop, 14 Henry VII.

LINCOLN. He was aged 21 and more, 18 March last. George Hannserd, esquire, aged 60 and more, remembers that the said John Munson was born at Southkelsey, 18 March, 16 Edward IV, on which day he was present in Southkelsey church and saw the said John baptized; John Munson, the father, sent for Maud, wife of John Sutton (aged 50), to be nurse; Alice Marys, mother of Simon Marys (aged 40 and more), died that day at Southkelsey; William Hall, the elder (aged 44), married Margaret Alen, servant of the said George Hannserd, esquire, on that day at Southkelsey; Robert Stott (aged 40 and more), says that Alice Hannserd, widow, who is 38 and more, mother of Maud, wife of the said George Hannserd, was present at the birth, and he himself was present at the baptism; John Hewet (aged 43 and more), was present in the church on that day with Sir Henry Abbard, one of the god-parents; John Laceby (aged 40 and more), was servant of John Munson, the father, and was sent to Caster on that day, for one Joan Laceby, midwife; John Englyssh (aged 40 and more), was present in the church and saw one Thomas Ryby carrying the salt; Peter Louth (aged 53 and more), was sent that day for one Elizabeth Thymolby to be godmother; Joan Jenetson, daughter of William Jenetson (aged 48 and more), was born at Southkelsey on the eve of St. Mark the Evangelist next after the said John's birth; William Longe (aged 40 and more), saw Alice Laceby carrying 'le crysome' to the church for the said John Munson; Richard Hardy (aged 54 and more), was sent to the town of Southkelsey on the said day, for Elizabeth Thymolby to be godmother.

The writ recites that the lands of his inheritance are in the custody of Thomas Hansard, knight, by grant of King Edward IV.

C. Series II. Vol. 13. (97.)

205. WILLIAM DENYS, son and heir of JOHN DENYS, of Orlegh, esquire, deceased.

Writ 23 October, *proof of age*, 8 November, 14 Henry VII.

DEVON. He was born at Bokelond Bruer and baptized in the parish church there, and was aged 21, 10 October, 9 Henry VII.

John and Robert Tothecote, or Totecote, aged 50 and more, were servants in the house of John Denys, the father, and were sent for the god-parents, John Stapildon, another such servant, of the like age, for the rector of the parish church for the baptism of the said William.

Joan, wife of John Saunder (aged 43), was his foster mother, &c.

Roger Holond, of Exeter, gentleman, to whom by letters patent, 27 November, 7 Henry VII, the king gave the wardship of the lands, &c. late of John Denys, the father, with the marriage of the said William, was warned and appeared on the said 10 October, at Bokelond Bruer, &c.

C. Series II. Vol. 13. (98.)

206. JOHN DERANT of Cotysmore.

Writ 6 November, *inquisition* 17 November, 14 Henry VII.

He enfeoffed Isabel Sapcottes, Thomas Draper, clerk, and others, 13 January, 19 Edward IV, of the under-mentioned lands, &c.

He died 3 September, 13 Henry VII. Thomas Derant, aged 30 and more, is his son and heir.

RUTLAND. Certain lands and tenements, worth 6*l.* 13*s.* 4*d.*, in Morcote, Barowden, Southelufnam, Upingham and Cottesmore, or Cottismer, held of the king, as of the earldom of Warwick, in socage.

Certain lands in Asthorp, worth 3*l.* 6*s.* 8*d.*, held of the manor of Burn', service unknown.

C. Series II. Vol. 13. (99.)

207. DAVID MALPAS.

Writ 27 November, *inquisition* 18 November, 14 Henry VII.

He died 6 September, 13 Henry VII, seised for the term of his life of the under-mentioned manor, with remainder thereof to William Huse, knight, and the heirs male of his body. The said William Huse is dead, and John Huse, knight, is his son and next heir male, and of full age.

RUTLAND. Manor of Pykworth, with lands and tenements adjacent, worth 20*l.*, held of the duke of Buckingham, as of the castle of Okham, service unknown.

C. Series II. Vol. 13. (100.)

208. ELLEN wife of **WILLIAM KNYGHT**, one of the daughters and heirs of **JOHN IWARDBY**, esquire, deceased.

Writ 16 October, *proof of age* the last day but one of October, 14 Henry VII.

BUCKS. She is 19 years old and was so on 20 September, 14 Henry VII, having been born at Great Missenden, 20 September, 19 Edward IV, on which day Thrustan Martyn (aged 56 and more), saw her baptized in the church of Missenden aforesaid. Thomas Shotwade (aged 60 and more), remembers that he was sent by her father for Maud, wife of Thomas Gardiner, to be her nurse. Alice Buknell, mother of William Buknell (aged 43 and more), died that day at Missenden. Robert Tailleur (aged 46 and more), married Margaret Aleyn, servant of one Thomas Gardiner, on that day at Missenden. Alice Honor, widow, mother of Maud, wife of Thomas Cook (aged 40 and more), was present at the birth, and he was present at the baptism. Henry Honor (aged 40 and more), was present in the church with one Sir Henry, abbot of Missenden, who then baptized the said Ellen. William Coupulus (aged 46 and more), then a servant of John Iwardby, the father, was sent that day to Lekhamsted for Maud Lane, the midwife. William Asshbrok (aged 56 and more), was present in church that day and saw Thomas Shotwade carrying the salt with which the said Ellen was baptized. Thomas Pendley (aged 54 and more), was sent the same day for one Ellen Brudenell, wife of Drew Brudenell, to be godmother. Joan daughter of John Honor (aged 43 and more), was born at Missenden on Michaelmas day next after the birth of the said Ellen. Thomas Wyre (aged 46 and more), saw Alice

Honor carrying 'le Crysme' to the church for the said Ellen on that day. John Norwod (aged 54 and more), was sent to the town of Missenden aforesaid on that day for Elizabeth Playter to be godmother.

C. Series II. Vol. 13. (102.)

209. WILLIAM GAUGE, esquire.

Writ of Amotus 23 November, *inquisition* 11 March, 14 Henry VII.

William Gage named in the writ was seised of the under-mentioned manors of Bristowe and Hegecourt, and land in Tanrige, Wolkested, and Horne, and, being so seised, by charter, 5 November, 8 Henry VII, enfeoffed Richard Lewkenore, the elder, Thomas Oxenbrige, William Covert, Nicholas Culpeper, John Brasbrige, Richard Bolney, Edward Bolney and John Long, clerk, thereof, for the term of the life of Agnes his wife.

He was seised of the under-mentioned manor of Marden in fee, and, being so seised, by charter, 23 March, 23 Edward IV, enfeoffed William Puttenham, esquire, Richard Bolney, William Asshurst, John Goodlok, Richard Saunder, William Hopton, clerk, William James, John Byshe and Thomas Shove, thereof, to them and their heirs for ever.

He died 16 February, 12 Henry VII. John Gage his son, aged 19 and more, is his next heir.

SURREY. Manor of Bristowe, worth 8 marks, held of the archbishop of Canterbury, as of the manor of Wymbeldon, by fealty and 6*l.* rent yearly; and 15*a.* land parcel of the said manor of Bristowe, called 'Horscroftes,' are held of Edward duke of Buckingham, service unknown.

Manor of Hegecourt, worth 40*s.*, held of Richard Lewkenore, of Shefeld, service unknown.

A messuage, 100*a.* land, in the parish of Tanrige, worth 20*s.*, held of George Putnam, esquire, service unknown.

Fourteen acres of land, called 'Tanners,' in the parish of Tanrige, worth 2*s.*, held of Richard Culpeper, service unknown.

A field called 'Tommescroft,' or 'Tounescroft,' in the parish of Tanrige, worth 12*d.*, held of the prior and convent of Lewes, service unknown.

One hundred acres of land, 100*a.* wood, called 'le Lille,' in the parishes of Wolkested and Horne, worth 10*s.*, held of the said George Putnam, service unknown.

Manor of Marden, worth 100*s.*, held of the manor of Lagham, service unknown.

C. Series II. Vol. 13. (103.)

210. WILLIAM GAUGE.

Writ of Amotus 26 November, *inquisition* Monday after St. Anne, 28 July, 14 Henry VII.

So far as appears to the jurors at present the said William Gage, named in the writ, held nothing of the king in chief, in demesne or service, at his death; but long before his death he was seised of the under-mentioned manor in fee, and being so seised, by charter 23 March, 23 Edward IV, enfeoffed William Puttenham, esquire, Richard Bolney, William Asshurst, John

Goodluk, Richard Saunder, William Hopton, clerk, William James, John Bysse and Thomas Shove, thereof, to them and their heirs for ever.

Death and heir as in No. 209.

KENT. Manor of Wodelond, worth 30s., held of the archbishop of Canterbury, as of his manor of Wodelond, service unknown.

C. Series II. Vol. 13. (104.) E. Series II. File 465. (1.)

211. WILLIAM GAGE, esquire.

Writ 17 February, 12 Henry VII; *inquisition* the last day of September, 13 Henry VII.

He died 16 February last, seised of the under-mentioned manor in fee. John Gauge, aged 17 and more, is his son and heir.

BUCKS. Manor of Aston Clynton, worth 12*l.*, held of the king in chief, by knight service.

C. Series II. Vol. 13. (105.)

212. AGNES GAUGE, widow.

Writ 4 July, *inquisition* 26 July, 16 Henry VII.

William Gauge, esquire, was seised of the under-mentioned manors, &c. in fee, and had issue John Gauge, and being so seised, by charter, 5 November, 8 Henry VII, enfeoffed Richard Leukenore, the elder, Thomas Oxinbrigge, William Covert, Nicholas Culpepir, John Brasebrige, Richard Bolney, Edward Bolney and John Long, clerk, of the premises, for the term of the life of the said Agnes.

She died 5 July, 16 Henry VII. The said John Gauge, of full age, viz., 21 and more, is son and heir both of the said Agnes and of the said William Gauge.

SURREY. Manor of Bristowe, worth 8 marks, held of the archbishop of Canterbury, as of the manor of Wymmylton by fealty and of 6*l.* rent yearly.

Fifteen acres of land, parcel of the said manor, called 'Horsecroftes,' held of Edward, duke of Buckingham, by 12*d.* rent, or a sparrow-hawk, for all service.

Manor of Heggecourt, worth 40s., held of Richard Leukenore of Shefeld, service unknown.

A messuage and 100*a.* land in the parish of Tanrigge, worth 20s., held of George Puttenham, esquire, service unknown.

Fourteen acres of land, called 'Tanners,' in the parish of Tanrigge, worth 2s., held of Richard Culpepir, service unknown.

A field called 'Tannerscroft,' in the parish of Tanrigge, worth 12*d.*, held of the prior and convent of 'Lews,' service unknown.

One hundred acres of land, 100*a.* wood, called 'le Lille,' in the parishes of Wolkested and Horne, worth 10s., held of George Puttenham, service unknown.

C. Series II. Vol. 13. (106.)

213. AGNES GAUGE, widow.

Writ 12 July, *inquisition* 27 July, 16 Henry VII.

One John Gauge was seised of the under-mentioned manor in fee, and being so seised, by charter 13 June, 12 Edward IV, gave it to one William Gauge, and the said Agnes his wife, for the term of her life, with remainder to the said William and the heirs of his body; by virtue of which gift the said William and Anne were seised thereof in demesne as of fee tail and of free tenement respectively, and had issue between them John Gauge; and afterwards the said William Gauge died so seised and she survived him and was solely seised thereof in her demesne as of free tenement by survivorship; and afterwards she died so seised; after whose death, and the death of William his father, the manor descended and remained to the said John Gauge as son and heir of the body of the said William.

The said William Gauge was seised of the under-mentioned land in the parishes of Estgrynsted and Worth in fee, and being so seised, by charter 5 November, 8 Henry VII., enfeoffed Richard Leukenore, the elder, and others, as in No. 212 thereof to the use and for the term of the life of the said Agnes.

Death and heir as in No. 212.

SUSSEX. Manor of Heyghton Senecler, worth 10 marks, held of the king as of the honor of Laigle, by knight service.

Fifty acres of land in the parish of Estgrynsted or Estgrinsted, worth 3s., held of Henry Tracy, esquire, service unknown.

Three hundred and fifty acres of land in the parish of Worth, worth 13s. 4d., held of the dean and chapter of Southmallyng, service unknown.

C. Series II. Vol. 13. (107.)

214. John SCROPE de BOLTON, knight.

Writ 10 October, *inquisition* 13 October, 14 Henry VII.

Guy Fayreffax, knight, late J.K.B., was seised of the under-mentioned messuage, &c. in fee, and, being so seised, by charter indented, 8 February, 9 Henry VII, demised and confirmed them to the said John, by the name of John Scrope, knight, lord le Scrope of Bolton, Robert Wyngfeld, esquire Robert Constable, Robert Drury, William Berdewell, Frances Calabut, Humphrey Segiswyk and Peter Bumsted, to them and their heirs for ever, to the use of the said John Scrope, his heirs and assigns for ever; by virtue of which feoffment they were seised thereof in fee to the use aforesaid; and afterwards he died, and the said Robert Wyngfeld and the others survived and are still seised thereof in fee by survivorship to the use of his heirs.

He died 27 August last. Henry Scrop, knight, aged 30 and more, is his son and next heir.

LONDON. A messuage, or tenement, lately called 'Sergiauntes Inne' opposite the church of St. Andrew in Holbourn, with two gardens and two cottages to the same adjacent, worth 10s., held of the king in burgage.

C. Series II. Vol. 13. (108.)

215. JOHN SCROPE de BOLTON, knight.

Writ, torn, *inquisition* 26 October, 14 Henry VII.

He died 17 August, 14 Henry VII, seised of the under-mentioned advowson in fee. Heir as in No. 214.

KENT. The advowson of the parish church of Oldrumney by Rumney Marsch, viz., the presentation on vacancies at every third turn; the said presentation is held of the king, by service of one twentieth of a knight's fee; the said advowson is worth nothing yearly.

C. Series II. Vol. 13. (109.)

216. JOHN SCROPE de BOLTON, knight.

Writ 10 October, *inquisition* 20 October, 14 Henry VII.

Elizabeth Scrop, who survives, late wife of Henry Scrop, knight, deceased, has and holds for the term of her life, and at the time of the said John's death had and held, the under-mentioned manor, with reversion thereof expectant to John Ayleward, parson of the church of Estharlyng, co. Norfolk, Richard Pyre, parson of the church of Lyrlyngford, in the same county and John Paynott, parson of the church of Westonfavell, co. Northampton, and their heirs, to the use of the said John Scrop and his heirs.

He died 17 July, 13 Henry VII. Heir as in No. 214.

BUCKS. Manor of Hamylden, held of the king, as of the honor of Cristchyrch, by service of finding a tent (*velamen*) in time of war, for all service. The said reversion is worth nothing yearly.

C. Series II. Vol. 13. (110.)

217. JOHN SCROPE de BOLTON, knight.

Writ 10 October, *inquisition* 20 October, 14 Henry VII.

Findings as in 216.

BEDFORD. Manor of Sondon, held of the abbot of St. Albans, service unknown. The said reversion is worth nothing yearly.

C. Series II. Vol. 13. (111.)

218. JOHN SCROPE de BOLTON, knight.

Writ 10 October, *inquisition* 10 (*sic*) October, 14 Henry VII.

He was seised in fee, the day he died, of the under-mentioned rent, advowson and patronage.

Long before his death he was seised of the under-mentioned manors, &c. in fee, and being so seised, by charter 15 October, 8 Henry VII, gave them to Henry Haydon, knight, James Hoberd, king's attorney, William Berdwell, the elder, esquire, Robert Wyngfeld, esquire, John Ayleward, rector of the parish church of Est Harlyng, and Peter Bumsted, gentleman, their heirs and assigns, to the use of him and his heirs; they were, and still are, seised thereof accordingly to the said use.

He died 17 August last. Heir as in No. 214.

LEICESTER. Ten shillings and sixpence rent from divers tenements in Medburn, with the advowson of the parish church of Medburn, and the patronage of the abbey (*sic*) of Bradley, held of the king in chief, by service of the fourth part of a twentieth part of a knight's fee. The said patronage and advowson are worth nothing yearly.

Manors of Edmerthorp and Wymondham, six messuages, four cottages, ten tofts, 100*a.* land, 20*a.* meadow and a water-mill, in Edmerthorp Wymondham and Saxby, worth 5 marks, held of the king, as of the honor of Leycestre, by service of finding a tithingman (*decennarium*) at his court of Stapylford, for all service.

C. Series II. Vol. 13. (112.) E. Series II. File 1115. Part IV (3.)

219. JOHN SCROPE de BOLTON, knight.

Writ 10 October, *inquisition* 12 October, 14 Henry VII.

He was seised, the day he died, of the under-mentioned third of a manor in fee.

Long before his death he was seised of the other under-mentioned manors, &c. in fee, and being so seised, by charter, 6 September, 8 Henry VII, gave them to Henry Haydon, knight, William Berdwell, the elder, esquire, Robert Wyngfeld, of Estharlyng, esquire, and John Ayleward, rector of the church of Estharlyng, who survive, to them and their heirs, to the use of himself and his heirs, and they were, and still are, seised thereof accordingly in fee to the use aforesaid.

Death and heir as in No. 218.

CAMBRIDGE. A third part of the manor of Herleston, worth 10 marks, held of the heirs of Gilbert Perch, by the third part of a knight's fee and a half.

Manor of Rampton, extending in Rampton, Wyvelyngham and Okynton, with the advowson of the parish church of Rampton, worth 10 marks, held of the prior of Barnewell, by fealty and 6*s.* rent yearly, for all service.

Manors of Cotenham and Westwyk, worth 10*l.*, held of the abbot of Crowland, by fealty and the rent of a quarter and one bushel of green peas, for all service.

Manor of Coveney, with its members in Coveney, Mawna, Wychford and Aldreth, worth 6*l.*, held of the bishop of Ely, by fealty and 7*s.* 11*d.* rent only, for all service.

Manor of Chateres, worth 5 marks, held of the bishop of Ely, by fealty only, for all service.

A messuage, 100*a.* land, 20*a.* meadow, in Wentworth; and 13*s.* 4*d.* rent issuing from the manor of Wympole, with the advowson of the parish church of Wympole; worth 6*l.*, held of the prior of Ely, by fealty and 5*s.* yearly.

C. Series II. Vol. 13. (113.) E. Series II. File 61. (1.)

220. JOHN SCROPE de BOLTON, knight.

Writ 10 October, *inquisition* 10 (*sic*) October, 14 Henry VII.

He was seised in fee, the day he died, of the under-mentioned manor, &c. Death and heir as in No. 218.

RUTLAND. Two messuages and four bovates of land, in Marketoverton, worth 20s., held of the abbot of St. Agatha, service unknown.

Manor of Little Casterton, worth 40s., held of the earl of Salisbury, as of the manor of Eston, service unknown.

C. Series II. Vol. 13. (114.)

221. JOHN SCROPE de BOLTON, knight.

Writ 10 October, *inquisition* 10 (*sic*) October, 14 Henry VII.

He was seised, the day he died, of the under-mentioned messuage, &c. and advowson, in fee.

Death and heir as in No. 218.

YORK CITY. A messuage and two gardens, worth 10s., with the advowson of the parish church of St. Mary next 'Old Bale,' to present at every second turn when void, worth nothing, held in burgage.

C. Series II. Vol. 13. (115.) E. Series II. File 267. (2.)

222. JOHN SCROPE de BOLTON, knight.

Writ 26 August, *inquisition* the last day but one of November, 14 Henry VII.

He was seised in fee, the day he died of the under-mentioned manor of Great Burton, rent from Lytylburton, manor and advowson of Edlyngton, manor of Staynton, rent, &c. in Richmond and patronage of St. Agatha's.

He was similarly seised of the reversion of the under-mentioned land, &c. in Bellerby, which Humphrey Sigiswyk, who survives, holds by his gift and feoffment for life.

He was similarly seised of the reversion of the under-mentioned land, &c. in Aysbergh and Thorntonrust, which James Metkalf and Elizabeth his wife, who survive, hold for the term of their lives by his gift and feoffment.

He was similarly seised of the reversion of the under-mentioned manors of Ellerton upon Swale, Downholme and Thornton Steward, which Henry Scrop, knight, and Elizabeth his wife, who survive, hold to them and the heirs male of their bodies by the gift and feoffment of Guy Fayrfax, knight, one of the king's justices, John Conyers, knight, Miles Metkalf and George Soulby.

Long before the decease of the said John, one Guy Farefax, knight, was seised in fee, to the use of him and his heirs, of the under-mentioned castle, manor, or lordship, of Estbolton, manors or lordships of Westbolton, &c., third part of the manors of Breken and Sledmere, with the reversion of the residue of the said manors, which Elizabeth, mother of the said John, who survives, holds for the term of her life, manors of Aynderby, &c., and being so seised, by charter, 19 May, 10 Henry VII, demised, granted and confirmed the said castle, manors, &c. to John Aleward, parson of the church of Estharlyng, co. Norfolk, Richard Pyere, parson of the church of Lirlyngford, in the same county, and John Paynot, parson of the church of Westonfavell, co. Northampton, to them and their heirs, to the use of the said John and his heirs for ever; by virtue of which grant and confirmation they were and still are seised thereof in fee to the use aforesaid.

One Thomas Aynesworth, long before the decease of the said John, was seised in fee to the use of the said John and his heirs for ever, of the under-mentioned manors of Wenseley, &c. and Ellyngton, &c., and being so seised,

by charter dated the last day of April, 6 Henry VII, delivered and confirmed them to Robert Constable, Humphrey Segyswyk and Thomas Smyth, chaplain, to hold to them and their heirs, to the use of the said John and his heirs for ever; by virtue of which delivery and confirmation, they were and still are seised thereof in fee to the use aforesaid.

By his last will *inter alia* he willed that all his debts, viz., 300*l.* and over, should be paid, and certain fees and annuities granted by him in his said last will to divers servants should be raised and paid from the manors of Brignell, Dyfford, Thornebargh, Raynton, Norton, Middylton, Newton, Synderby, Sutton, Holgrave, Fencottes, Fletham, Uckerby and Hornby in Cleveland.

He died 17 August, 13 Henry VII. Henry Scrop, knight, aged 30 and more, is his son and heir.

YORK. Manor of Great Burton, with 48*s.* 1*d.* rent issuing from certain lands and tenements called 'Lytylburton' at Whitsuntide and Martinmas, which manor is held of Henry Scrop and Elizabeth his wife, and is worth 10 marks.

Manor and advowson of Edlyngton and manor of Staynton, with members and appurtenances, worth 20*l.*, held of the king, as of the honor of Tykyll, parcel of the duchy of Lancaster.

A rent of 7*l.* 13*s.* in Richmond; the patronage of the abbey of St. Agatha, of no yearly value; and twelve messuages, 20*a.* meadow, in Richmond, worth 30*s.*, held of the king in burgage.

The reversion of three messuages, 60*a.* land, 60*a.* meadow, in Bellerby, held of Alice Fitz Hugh by fealty only; the said reversion is worth nothing yearly.

The reversion of four messuages, 40*a.* land, 60*a.* meadow, 40*a.* pasture, in Aysbergh, and of three messuages, 100*a.* land and 100*a.* meadow and pasture, in Thorntonrust, worth 8*l.*, held of the king, as of Richmond Castle, by fealty only for all service.

The reversion of the manors, or lordships, of Ellerton upon Swale, Downholme and Thornton Steward, held of the king, as of Richmond Castle, by fealty only, for all service; the said reversion is worth nothing yearly.

Castle, manor, or lordship, of Estbolton; manors, or lordships, of Westbolton, Burton, Walden; moiety of the manor of Ridmer; [the manors of] Nethergyll, Askrig, Middilton, Thornebergh, Synderby, Sutton with Holgrave, Brignell, Luntun, Thirntoft; 12*a.* 1*r.* land in Stanwyk; 12*l.* rent in Eppylyby; a messuage, two bovates of land in Newton Morrell; 8*a.* land in Skeby; a third part of the manors of Breken and Sledmer with the reversion of the residue; manors of Aynderby, Difford with Raynton; moiety of the manor of Hornby in Cleveland; a messuage, a garden, 40*a.* land in Doncastre; the site of a messuage, 10*a.* land and meadow, in Berton; a messuage, 40*a.* land, 10*a.* meadow, in Manfeld; and a messuage, 10*a.* land, 5*a.* meadow, in Smeton:—

Manors of Wenseley, Laburn and Herneby, with a close in Herneby aforesaid, called 'Feld House Close'; the manors of Ellyngton, Fencottes, Fletham, Ukerby, or Uckerby, Stapilton, Joylby and Kerperby; and 4*l.* rent in Brettenby:—

Of which manors, &c., the manors of Estbolton, Westbolton and the moiety of the manor of Ridmer are held of the earl of Westmerland in socage, and are worth yearly 20*l.*; and

Newton Morell and the said tenements in Stanwykes, Eppylby, Berton, Manfeld, Synderby, Sutton with Holgrave, Thornebargh, Hornby, Laburn, Fletham, Fencottes, Askrig, Wenslaw with the advowson, Brignell, Caldwell, Priston, Kepperby, and Nethergill, are severally held of the king, as of the castle of Richmund, services unknown, and are worth yearly between them 200 marks; and the

Manor of Dyfford is held of the earl of Northumberland, as of the manor of Spofford, by fealty only, and is worth yearly 10*l.* and

Middilton Whernehowe is held of the abbot of Jervaux, service unknown, and is worth 4*l.*; and

Burton with Walden and Askerth, are held of Robert Conyers and _____ his wife, service unknown, and are worth yearly 20 marks; and the

Manor of Hornby is held of the bishop of Durham; and the said lands and tenements in Smeton are held of Cristopher Vyncent, service unknown; and they are worth yearly 6*l.*; and

The said lands and tenements in Doncastre are held of the king in burgage, and are worth yearly 40*s.*

C. Series II. Vol. 13. (116.) E. Series II. File 216. (6.)

223. JOHN SCROPE de BOLTON, knight.

Writ 10 October, *inquisition* 19 October, 14 Henry VII.

He was seised in fee, the day he died, of the under-mentioned manor.

Death and heir as in No. 215.

LINCOLN. Manor of Eston nigh (*juxta*) Grantham, worth 5 marks, held of Thomas, archbishop of York, service unknown.

C. Series II. Vol. 13. (117.)

224. JOHN SCROPE de BOLTON, knight.

Writ 10 October, *inquisition* 20 October, 14 Henry VII.

He died seised in fee of the under-mentioned manor and advowson of Eperston.

Long before his death he was seised in fee of the reversion, expectant on the decease of Elizabeth Scrop, his mother, who survives, of the under-mentioned manor and advowsons of Langare, and being so seised, by charter gave the said reversion to one Guy Fayrfax, knight, to him and his heirs, to the use of himself and his heirs; by virtue of which grant and of the attornment of the said Elizabeth, the said Guy was seised thereof in fee; and, being so seised, by charter gave the said reversion to one John Ayleward, parson of the church of Estharlyng, co. Norfolk, Richard Pyre, parson of the church of Lyrlingford, in the said county, and John Paynott, parson of the church of Westonfavell, co. Northampton, their heirs and assigns, to the use of the said John Scrope and his heirs; by virtue of which grant, and the attornment of the said Elizabeth, they were and still are seised thereof to the use of the heirs of the said John Scrop for ever.

Death and heir as in No. 222.

NOTTINGHAM. Manor, with the advowson of the parish church of Eperston, worth 10 marks, held of Thomas Odyngsels, by fealty only, for all service.

Reversion of the manor of Langare, with the advowson of the parish church of Langare and of the chapel of Langare ; which reversions are held of the king, as of the fee of Peverell, by fealty only, and are worth nothing yearly.

C. Series II. Vol. 13. (118.)

225. RALPH SHELTON, knight.

Writ wanting ; inquisition 27 October, 14 Henry VII.

Thomas Beles and William Kyng, clerks, long before the taking of this inquisition were seised in fee of, *inter alia*, the manors of Shelton called 'Overhall' and 'Netherhall,' with the advowson of the church of Hardewike, 40*a.* land in Herdewike, called 'Barettes,' manor of Thirsford, called 'Sheltons,' with the advowson of the church of Thirsford, manor called 'Burgliions,' manor of Bedyngham, called 'Shelton Hall,' with the advowson of the church of Shelton, and, being so seised, enfeoffed him, by the name of Ralph Shelton, esquire, and Margaret his wife, by the name of Margaret, daughter of Robert Clere, esquire, thereof, to them and the heirs of Ralph ; by virtue of which feoffment they were seised thereof, she in her demesne as of free tenement and he in fee ; she is living on the day of the inquisition, seised in form aforesaid.

One Walter Lyhert, late bishop of Norwich, was seised of the under-mentioned manor and advowson of Great Snoryng in fee, and being so seised enfeoffed the said Thomas Beles and William Kyng thereof to the use of the said Ralph and the performance of his last will ; they were seised thereof accordingly in fee, and afterwards the said William died, and the said Thomas survived him, and is seised thereof in fee to the use aforesaid.

One Thomas Brewes, knight, John Jenney, William Tebald and Henry Bumpstede, were seised of the under-mentioned tenement called 'Semannes,' 100*a.* land, 12*a.* meadow, and an enclosure called 'Pyoties,' with 24*s.* rent, in the towns of Freton, Hempnale, Shelton and Moryngthorp, in fee, and, being so seised, by charter enfeoffed Richard Goodwyn, William Passhelew, and Thomas Bannyng thereof, to the use of the said Ralph and the performance of his last will ; they were seised thereof accordingly in fee, and the survivor of them, William, is still so seised to the use aforesaid.

One John Goodwyn of Bungay was seised of a tenement called 'Goodwyns,' 100*a.* land, 10*a.* marsh, in the towns of Freton and Moryngthorp, in fee, and being so seised, granted and confirmed them to Thomas Bekles, and William Kyng, clerks, Thomas Bannyng and William Passhelew, to the use of the said Ralph Shelton, knight ; they were seised thereof accordingly in fee, and the survivors, Thomas Bekles and William Passhelew are still so seised to the use aforesaid.

He was seised of the under-mentioned manor of Osmuston with the advowson of the church of Osmondston in fee, and, being so seised, gave them to William Calthorp, Thomas Brews, William Alyngton, William Rokewode and Robert Hevenyngham, esquires, John Fyncham, John Lamelyn, John Eyer, or Eyre, and John Lopham, to the use of himself and his last will ; they were seised thereof accordingly in fee, and the survivors, William Rokewode and Robert Hevenyngham, are still so seised to the use aforesaid.

One John Storowre was seised of the manor called 'Thorp Hall' in Moryngthorp, and, being so seised, enfeoffed the said Ralph, Thomas Brews, Robert Wyngfeld, knights, Gilbert Debenham, esquire, Richard Sowthwell, John Tasburgh, Hugh Bokenham, esquires, Ralph Toppysfeld, or Toppesfeld,

esquire, and Edmund Gros, clerk, thereof, to the use of the said Ralph and his heirs; they were seised thereof accordingly in fee, and the survivor, Richard Sowthwell, is still so seised to the use aforesaid.

One Edmund Bedyngfeld and Robert Clere, esquires, were seised of the manor called 'Geffrey Snorynges,' a messuage, toft, 20*a.* land, 20*a.* meadow, 12*a.* pasture, 15*a.* heath, and 50*s.* rent, in Great Snoryng, Little Snoryng, Thorpland, Thrifford, Hyndryngham, Wighton, Warham, Styberd, Dallyng, Ryngsted, Estbarsham, Dersyngham and Jernemuth, and, being so seised, granted and confirmed the said manor, &c., to Thomas Marke, archdeacon of Norfolk, Thomas Brews, John Hevenyngham, and Henry Grey, knights, William Brews, Richard Southwell, John Jermy, the younger, and John Popy, to them and their heirs for ever, to the use of the said Ralph, his heirs and assigns; by pretext of which feoffment they were seised thereof in fee, and the survivors, John Hevenyngham, Richard Southwell and John Jermy are still so seised to the use aforesaid.

One Thomas Bannyng, John Bannyng and Richard Love, were seised of a certain enclosure called 'Clerkes Clos,' in the town of Hardewyke, containing 18*a.* land, and, being so seised, granted and confirmed it to Thomas Taylour, William Cook, John Alward and Robert Sage, to them and their heirs, to the use of the said Ralph; by pretext whereof they were seised thereof in fee, and the survivors, John Alward and Robert Sage, are still so seised to the use aforesaid.

One William Passelew was seised of divers lands called 'Halffeknyghtes' in Hardewyk aforesaid, containing 24*a.*, and, being so seised, enfeoffed the said Ralph, Robert Poopy, Thomas Broun and Thomas Fraunces thereof, to the use of the said Ralph; by virtue whereof they were seised thereof in fee, and the survivors, Robert Poopy and Thomas Broun are still so seised to the use aforesaid.

John Turnour and William Sunham were seised of a certain tenement called 'Turnours' lying in Shelton aforesaid, containing 10*a.* land, and, being so seised, enfeoffed the said Ralph, John Brews, esquire, John Love, John Bocher and John Alvard, thereof, to the use of the said Ralph and his heirs; by pretext whereof the said Ralph and his co-feoffees were seised thereof in fee, and the survivors, John Bocher and John Alvard, are still so seised, to the use aforesaid.

One John Yntwode was seised of a certain tenement called 'Yntwodes' and 20*a.* land in Shelton, and, being so seised, granted and confirmed them to Thomas Bannyng, William Passelew, Robert Warde and Richard More, to them and their heirs, to the use of the said Ralph; by pretext whereof they were seised thereof in fee, and the survivors, William Passhelew and Robert Warde, are still so seised to the use aforesaid.

One John Style, of Shelton, was seised of a messuage and 5*a.* land in Shelton, and, being so seised, granted and confirmed them to the said Ralph, William Sunham, Richard Warde, Richard More, and Richard Love, to them and their heirs, to the use of the said Ralph and his heirs; by pretext whereof they were seised thereof in fee, and the survivors, William Sunham and Richard Warde, are still so seised to the use aforesaid.

One Roger Broun and Edmund Whytyng were seised of a certain tenement called 'Burtoftes' and 'Sturmyns' and 20*a.* land to the same tenement belonging in Freton, and of a messuage with its appurtenances in Pulham, and, being so seised, enfeoffed the said Ralph, John Abbard (*sic*), Edmund Smyth and John Knyght thereof, to the use of the said Ralph and

his heirs and the performance of his last will ; by pretext whereof they were seised thereof in fee, and the survivor, John Alvard, is still so seised to the use aforesaid.

He died 16 July last. John Shelton, aged 20 on the feast of the Purification next before his death, is his son and heir. *Cf.* No. 632.

NORFOLK. Manors of Shelton called 'Overhall' and 'Netherhall,' with 40*a.* land, called 'Barettes,' in Hardewyke, with the advowson of the church of the same, worth 20 marks, held of Elizabeth, duchess of Norfolk, as of the manor of Forowset, service unknown.

Manor of Burgliions, worth 4*l.*, held of the heirs of the lord de Say, service unknown.

Manor of Bedyngham, with the advowson of the church of Shelton, worth 5 marks, held of the manor of Shelton aforesaid, service unknown.

Manor and advowson of Great Snoryng, and manor and advowson of Thirfford, worth 20*l.*, held of the lord de Beamont by fealty and 20*s.* rent yearly.

Tenement called 'Semannes,' in Freton, worth 5 marks, held of the manor of Shelton aforesaid by fealty, and 5*s.* rent.

Tenement called 'Goodwyns,' in Freton, worth 5 marks, held of the prior of the monks of Thetford, as in right of his monastery, by fealty, other services unknown.

Manor and advowson of Osmondston, worth 4 marks, held in socage of John Blaunderhasset, as of his manor called 'Frensehall,' other services unknown.

Manor of Thorphall [in] Moryngthorp, worth 40*s.*, held by fealty of the manor of Thurston, other services unknown.

Manor of Snoryng, in Great Snoryng called 'Geffrey Snorynges', a toft, messuage, 200*a.* land 20*a.* meadow, 12*a.* pasture, 15*a.* heath and 50*s.* rent, held by socage of the manor of Great Snorynges by 30*s.* rent ; worth 50*s.*

Enclosure called 'Clerkys clos,' worth 12*s.*, held of the manor of Shelton called 'Overhall,' by socage and 12*d.* rent.

Lands called 'Halfknyghtes,' worth 13*s.* 4*d.*, held of William Jenney by fealty, other services unknown.

Tenement called 'Turnours,' worth 6*s.*, held of Shelton Hall called 'Overhall' by socage and 20*d.* rent.

Tenement called 'Intwodes' and 20*a.* land, worth 13*s.* 4*d.*, held by socage of the manor called 'Overhall' and by 8*d.* rent.

Messuage and 5*a.* land, worth 3*s.* 4*d.*, held by socage of the manor of Shelton, and by 13*d.* rent yearly.

Tenements called 'Burtoft' and 'Sturmyns,' with 20*a.* land, worth 10*s.*, held of the said tenement called 'Semannes,' by socage and 1*d.* rent.

Enclosure, worth 6*s.* 8*d.*, held of the bishop of Ely, as of the manor of Pulham, by socage and 2*s.* rent.

C. Series II. Vol. 13. (119.) E. Series II. File 610. (4.)

226. RALPH SHELTON, knight.

Writ wanting ; inquisition 28 October, 14 Henry VII.

He was seised of the under-mentioned manors in Myldyng, &c., and, being so seised, by charter gave them to John Hevenyngham and Henry Grey, knights, Thomas Hevenyngham, Edmund Clere and Robert Alyngton, esquires, to them and their heirs, to the use of himself and his heirs and the performance of his last will, by virtue of which gift they were seised thereof in fee; the survivors, John and Thomas, are still so seised to the use aforesaid.

Richard Aprile, clerk, was seised of the under-mentioned manor of Illy in fee, and being so seised by charter demised and confirmed it to him, by the name of Ralph Shelton, esquire, Thomas Brews, John Hevenyngham and Henry Grey, knights, Richard Southwell, Robert Clere, and Robert Brews, esquires, to them and their heirs, to the use of the said Ralph, his heirs and assigns and the performance of his last will; by pretext whereof the survivors, John, Richard, Robert and Robert are still seised thereof to the use aforesaid.

By his last will he willed *inter alia* that his sons John, Ralph and Richard should have the said manor successively in tail male, with remainder in default to his own right heirs.

Findings touching the under-mentioned manor, &c. of Wangford as in No. 225 touching manor of Overhall.

Death and heir as in No. 225. Cf. No. 633.

SUFFOLK. Manors called Myldynges, Fenhall and Rothies, or Rotheies, in the towns and fields of Myldyng, Illeggh Combust', Lavenham, Preston, Great Waldyngfeld, Edwardeston, Groton and Boxford, worth 10 marks, held of the abbot of St. Edmund of Bury, in right of his monastery by fealty and 3s. 10d. rent yearly.

Manor of Illy, or Illey, Combusta, worth 12l., held of the king, as of the honor of Ely, by knight-service.

Manor of Wangford called 'Shadlous' and 'Cokrell,' with the advowson of the church of the same, worth 10 marks, held of the manor of Ereswell by fealty, other services unknown.

C. Series II. Vol. 13. (120.) E. Series II. File 610. (5.)

227. PERCIVAL LYNLEY.

Writ 3 July, *inquisition* 16 August, 14 Henry VII.

Percival Lynley, esquire, died 24 June, 14 Henry VII, seised of the under-mentioned manor, &c. in fee.

Thomas Lynley, aged 30 and more, is his son and heir.

NOTTINGHAM. Manor of Skegby, in the town of Skegby by Maunscell, within the king's forest of Shirewodde, extending in Skegby and Sutton upon (*super*) Asshefeld, and a messuage and 16a. land in Sutton upon Asshefeld, parcel of the same manor, held of the king in chief by fealty and a rent of 4l. 4s. 4d. to be paid to the king yearly at the Exchequer by the hands of the sheriff of the said county for the time being, for all service, which rent has been answered at the Exchequer from time beyond the memory of man under the name of the sheriff of the counties of Nottingham and Derby, as of the minute rents or parcels of assarts, which parcels of assarts are and make, and from all the time aforesaid have made, the said manor; the said manor is worth yearly beyond outgoings, and beyond the said rent, 40s.

An assarted pasture in Skegby, formerly Godfrey Spygurnell's, which the said Godfrey had to him and his heirs, by the gift of king John,

to assart, &c. and enclose and to be quit of regard, rendering 12*d.* yearly to the said king and his heirs at Michaelmas, for all service; it is held by the said rent, and is worth 3*s.* 4*d.* yearly beyond outgoings.

C. Series II. Vol. 13. (121.)

228. NICHOLAS COKKEWORTHY.

Writ 19 September, *inquisition* 20 November, 14 Henry VII.

Long before his death he was seised of the under-mentioned manors, &c. in fee, and, being so seised, by charter, 4 July, 13 Henry VII, enfeoffed Thomas Wode, J.C.P., Thomas Stukeley, Roger Holond, William Fortescu, John Fortescu of Brightlegh, esquires, George Viell and John Furse thereof, the services and rents of the earl of Ormond, and others, excepted, and they are now seised thereof accordingly for the performance of his last will declared in a writing under his seal, dated Sunday, the feast of St. Mary Magdalen, 13 Henry VII.

He died 25 August last seised of the under-mentioned services and rents in fee, the tenants never having attorned to the said feoffees, so that nothing of the rents and services aforesaid ever passed (*transivit*) by that charter. Avice (*Avisia*), aged 13 and more, is his daughter and heir.

DEVON. Manor of Yarnscombe, or Yernscombe, five messuages, 100*a.* arable, 20*a.* meadow, 40*a.* pasture, 60*a.* wood, 100*a.* furze and heath in Yarnescumbe aforesaid, called 'Palton Lond,' worth 10*l.*, held of Margaret, countess of Richemond and Derby, the king's mother, as of her manor of Toryton, by knight service.

Six messuages, 60*a.* arable, 6*a.* meadow, 40*a.* pasture, 6*a.* wood, 60*a.* furze and heath in Yernescumbe aforesaid, called 'Bassettes Lond,' or 'Londes,' held of John Basset, esquire, by fealty and 60*s.* rent yearly, for all service, worth, beyond the said rent, 5*l.*

A corn-mill (*molendinum granaticum*), four messuages, three ferlings of land in the same town, or manor, called 'Lankeye Land,' held of Robert Broughton, knight, by fealty and 30*s.* rent yearly, worth, beyond the said rent, 4*l.*

Manor of Tamer, worth 8 marks, held of the prior of Launston, in right of his house, by knight-service.

Manor of Saterlegh, worth 40*s.*, held of John Hacche, esquire, by knight-service.

Manor of Challecombe, worth 6*l.*, held of the said countess, as of her honor of her castle of Barnstaple, by knight-service.

A messuage with garden adjacent in Barnstaple, worth 5*s.*, held of the prior of Barnstaple, by fealty and 3*s.* rent for all service.

A tenement and half-ferling of land in Lytill Yernescombe, or Lityernescombe, called 'Crenlake,' worth 6*s.* 8*d.*, held of John Darell, esquire, by fealty only.

A messuage and two closes of land next 'le Buthyn' in Toryton, worth 20*s.*, held of the said lady Margaret by fealty and 2*s.* rent yearly for all service.

Two messuages and two ferlings of land in Bulworthy, or Bulleworthy and Aysshrygge, or Asshryge, worth 16*s.*, held of John Copleston by fealty only.

A messuage and a ferling of land in Alverscote, worth 10s., held of Patrick Bellewe, esquire, by fealty only.

A messuage and a ferling of land in Yeondestowe, worth 5s., held of Thomas, earl of Ormond, by fealty only.

A messuage and a ferling of land in Hele, in the parish of High Bukyngton, worth 6s. 8d., held of John Barry by knight-service.

A messuage and a ferling of land in Dunworthy in the parish of Bradworthy, worth 5s., held of George Stanley, lord Strange, knight, by knight-service.

Two closes of land in Wolfardysworthy, called 'le Parkes,' worth 10s., held of John Puntyngton by fealty only.

A tenement in Clovelley, worth 12d., held of John Gilbert, esquire, by fealty only.

Two parcels of meadow in the fee of St. Sidwell (*Sancte Sativole*), without the east gate of the city of Exeter, worth 4s., held of the dean and chapter of the cathedral church of St. Peter, Exeter, by fealty only.

A messuage, 60a. arable, 10a. meadow, 60a. furze and heath in Churchamford, worth 13s. 4d., held of the lord marquess of Dorset, by fealty only.

A messuage and two ferlings of land in Uppeotreye, or Uppeoterey, worth 6s. 8d., held of Robert Willoughby, lord de Broke, knight, by fealty only.

Two closes of land in Tavystoke, called 'Yndeswill Parkes,' worth 6s., held of the abbot of Tavystoke, in right of his house, by fealty only.

A tenement in Credyogh, worth 6s. 8d., held of Christopher Flemyng, knight, by fealty only.

One acre of meadow in 'Lycherton fild,' held of the said lady Margaret, as of the manor of Barnstaple by fealty and suit of her court there twice a year.

The following services and rents :—Thomas Ormond, knight, earl of Ormond, held a ferling of land in Yernscombe aforesaid of the said Nicholas, as of his manor of Yernscombe, by knight-service and 2s. rent yearly, at Easter and Michaelmas equally; John Sapcote, knight, and Elizabeth, his wife, in her right, held a carucate of land of him there, as of the said manor, by knight-service and 13s. 4d. rent yearly; the said services and rents, late parcel of the manor of Yernscombe, are held of the said countess of Derby as of her manor of Toryton, by knight-service and are worth yearly 16s. 8d. Nicholas Mogeys held a carucate of land of him in Challecombe aforesaid, as of his manor of Challecombe, by knight-service and 6s. 10d. rent yearly; the said service and rent were late parcel of the manor of Challecombe, or parcel of that manor now, [and are] held of the said countess, as of the honor of her castle of Barnstaple, by knight service, and are worth yearly 8s.

C. Series II. Vol. 13. (122.)

229. JOHN BANASTER.

Writ 16 May, 13 Henry VII; *inquisition* the morrow of St. Matthew, the Apostle, 14 Henry VII.

John Banastur of Hadnall, gentleman, died Saturday after St. Julian, the Virgin, last, seised of the under-mentioned manor, &c., in fee. Richard Banastur aged 9 and more, is his son and heir.

SALOP. Manor of Hadnall, worth 100s., held of Thomas, earl of Arundel, by service of the moiety of a knight's fee.

Five messuages in Asteley, worth 100s., held of the dean of the college of St. Mary the Virgin of Shrewsbury in socage.

Three messuages in Clyff, worth 30s., held in socage of the said dean.

Two messuages in Yorton, worth 33s., held in socage of the dean of the church of St. Cedde of the town of Shrewsbury.

A messuage in Meddyll, worth 6s. 8d., held of the lord le Straunge in socage.

A messuage in Newton, worth 13s. 4d., held in socage of the said lord le Straunge.

A messuage in Bronnorampald, worth 13s. 4d., held in socage of the abbot of Stratamarcella.

Three messuages in Brondon, Eggiarton and Postorne, worth 100s., held in socage of the duchess of Norfolk.

C. Series II. Vol. 13. (123.)

230. JOHN APPILYERD.

Writ 8 September, *inquisition* the last day of October, 14 Henry VII.

He died seised in fee of the under-mentioned land held in serjeanty.

Long before his death he enfeoffed Henry Heydon, knight, Robert Clere, knight, John Wyndham, knight, Philip Calthorp, knight, and John Gryce, gentleman, of the under-mentioned manors, without any condition, to the use however of the said John and his heirs and the performance of his last will. By his last will he willed that Nicholas Appilyerd, esquire, his son, should have the said manors, to him and the heirs of his body, with remainder in default to his own right heirs. The said feoffees were, and still are, seised thereof accordingly in fee to the use aforesaid.

He died 22 September, 14 Henry VII. The said Nicholas Appilyerd, aged 31 and more, is his son and heir.

NORFOLK. A messuage, 24a. land, in Estcarleton, held of the king by serjeanty of taking to the king, wherever he be in England, about Michaelmas, twenty-four pasties of the first fresh herrings, if they be delivered to him, or his deputy, at Norwich, on behalf of the bailiffs of Norwich; the said messuage and land are worth nothing yearly beyond outgoings.

Manor of Brakenasshe in Braken, worth 10 marks, not held of the king in chief, but of the manor of Hatfeld Peverell, co. Essex, by fealty and 2s. rent, at Michaelmas yearly, for all service.

Manor of Hethell, or Hethyll, worth 5l., held of the duchess of Norfolk, as of the manor of Fornesett, by fealty and 1d. rent, at Michaelmas yearly, for all service.

Manor of Newton Flotman, worth 5l., held of ——— Fenys, lord de Dacre, as of his manor of Horsford, by fealty and 4d. rent yearly for all service.

Manor of Estcarleton, worth 5l.

C. Series II. Vol. 13. (124.) E. Series II. File 610. (10.)

231. GEORGE STRATTON.

Writ 26 June, 13 Henry VII; *inquisition* 28 October, 14 Henry VII.

One Robert Brews, esquire, John Cheke and Benet Caldewell were seised in fee of the under-mentioned manor of Kyrton, and, being so seised gave it to Thomas Sampson, esquire, William Grys, William Heyre, Edmund Bokkyng and John Caldewell, for the term of the life of Elizabeth Stratton wife of the said George and to her use for the said term, with remainder after her decease to the said George and the heirs male of his body; by virtue of which gift the said Thomas and his co-feoffees were and still are seised thereof in their demesne as of free tenement.

He was seised of the under-mentioned manor Thurkolton in fee, and being so seised, gave it to Edward Sulyard, John Suliard, John Caldewell, Peter Tyrell, clerk, and William Pyxsomer, to the use of himself, his heirs and assigns; by virtue of which gift they were and still are seised thereof in fee. By his last will he willed that his executors should take the issues and profits for the term of fifteen years for the performance of his will, and that, after that term, the manor should remain to George Stratton, his elder son, and the heirs male of his body.

He died Friday after Whitsun, 13 Henry VII. George Stratton, aged 8 and more, is his son and heir.

SUFFOLK. Manor of Kyrton, worth 10*l.*, held of Philip Calthorp, knight, as of the manor of Erwarton by fealty but by what other services the jurors know not.

Manor of Thurkolton, worth 10 marks, similarly held.

C. Series II. Vol. 13. (125.) E. Series II. File 610. (6.)

232. WILLIAM HALDENBY, esquire.

Writ 3 August, 13 Henry VII; *inquisition* 18 June, 14 Henry VII.

He died seised of the under-mentioned mill, &c. in Haldenby and Brampton in fee.

By deed indented, 25 July, 13 Henry VII, he gave the under-mentioned manor of Haldenby, and lands and rents there and in Esthaddon, Haselbyche, Longbugby, Brampton, Wold, Kelmersshe, Norhampton and Ravensthorp, to John Catesby, esquire, Edmund Haselwode, Robert Gnaresburgh, clerks, Robert Haldenby, John Haldenby and John Lumley, to them and their heirs for ever to his use and the performance of his last will.

Long before his decease he was seised of the under-mentioned manor, in Barton and of land, &c. there and in Clipston, and, being so seised, enfeoffed one John Catesby, Roger Wake, the elder, esquire, William Wake, William Litton, gentleman, Thomas Wake, son of the said Roger Wake, the younger, Nicholas Newenham, Edmund Haselwode, Robert Gnasburgh, clerks, Robert Haldenby, Richard Haldenby, John Haldenby and John Lumley, thereof, to his use and the performance of his last will; by virtue of which feoffment the said John Catesby, Robert Gnaresburgh, clerk, &c. were thereof seised in fee.

And afterwards the said William Haldenby made his last will touching the said manors, &c. whereby he willed that the said feoffees should be enfeoffed thereof for the performance of all the intentions, legacies and conditions in the said last will declared, as in the said will more fully appears.

He died the last day of July last. John Haldenby, aged 10 and more, is his son and heir.

NORTHAMPTON. A water-mill and meadow adjacent, called 'le Myln Holme,' and a cottage late in the tenure of Richard Blakett, also two virgates of land called 'Hygham lond,' in Haldenby, and the fourth part of a messuage and of a half-virgate of land in Brampton Magna, now in the tenure of John Knyght, worth 4*l.*, held of the king as of the honor of Leycestre, parcel of the duchy of Lancaster, by $\frac{1}{20}$ of a knight's fee.

Manor of Haldenby, eighteen messuages, two cottages, eight tofts, six closes (*sic*), twenty-six virgates of land, 30*a.* meadow, 100*a.* (*sic*) pasture, 10*a.* wood, in Haldenby; 16*s.* rent issuing from divers lands and tenements in Esthaddon; a rent of 3*s.* 4*d.* issuing from divers lands and tenements in Haselbyche; a rent of 12*d.* and four capons from divers lands and tenements in Longbugby; and 30*a.* land, a certain wood called 'Aylewode' and 30*a.* wood in Brampton aforesaid; whereof the manor of Haldenby, seven messuages, two cottages, eight tofts, fourteen virgates of land, 15*a.* meadow, 50*a.* pasture and 10*a.* wood, in Haldenby, the said rents in Esthaddon, Haselbyche and Bugby, 30*a.* wood and a certain other wood called 'Aylewode' and 30*a.* pasture (*sic*), in Brampton, worth 20*l.*, are held of John Chaumbr', clerk, by service of one knight's fee; six other messuages, six virgates of land and 12*a.* meadow in Haldenby, formerly Chorleton['s], worth 6*l.*, are held of John Sayntandrewe, as of his manor of Esthadon, by service of $\frac{1}{200}$ of a knight's fee; three other messuages, three virgates of land, 2*a.* meadow, in Haldenby, worth 30*s.*, are held of John Bolley, by what service the jurors know not; and two messuages, three virgates of land and 1*a.* meadow, the residue in the same town of Haldenby, worth 26*s.* 8*d.*, are held of Thomas Stafford, esquire, as of the manor of Dodford, service unknown.

A messuage, a cottage, four tofts and four virgates of land, in Wold, worth 3*l.*, held of the earl of Oxford, by one sixth of a knight's fee.

A close in Kelmersshe, and a messuage, five closes, one cottage and four virgates of land, in Clipston, worth 3*l.*, held of ——— Dynye, gentleman, service unknown.

A messuage in the town of Norhampton, worth 10*s.*, held of the mayor, bailiffs and burgesses there, in burgage.

Two messuages, a close, and one and a half virgates of land in Ravensthorp, or Ravenstorp, worth 20*s.*, held of the lady Elizabeth Talbote, service unknown.

A certain manor in Barton, three messuages, six virgates of land, two cottages, three tofts, three closes, 50*a.* meadow and 13*s.* 1*d.* rent issuing from divers lands and tenements in the town of Barton, worth 10*l.*, held of George, earl of Kent, by service of one fourth of a knight's fee.

C. Series II. Vol. 13. (126.)

233. ELIZABETH late the wife of WILLIAM STANLEY, knight.

Writ 16 July, 13 Henry VII; date of inquisition torn away.

Findings touching the under-mentioned manors of Hopton, &c. and moieties, as in No. 155.

She was seised the day she died in her demesne as of free tenement for the term of her life by reason of her dower from the lands and tenements late

of Roger Corbet late her husband, of the under-mentioned land, &c. in Shawbury, &c. with reversion thereof expectant to Robert Corbet, cousin and heir of the said Roger, viz., son of Richard his son, and Robert's heirs.

Death and heir as in No. 130.

SALOP. Manors of Hopton, Haggeley, Coston, Shelderton and Bradford, worth 15*l.*, held of the earl of Arundell by knight-service.

Manors of Fyttys, Mitton and Grafton, worth 17*l.* 3½*d.*, held of the said earl by knight-service.

Manor of Burwardon, worth 6*l.*, held of the heirs of Roger de Mortumar' by knight-service.

Manor of Eyton Constantyn, worth 8*l.*, held of the said earl of Arundell by knight-service.

A moiety of twelve messuages, ten carucates of land, 40*a.* pasture and a water-mill in Wolverton, worth 20*s.*, held of the king in chief by service of $\frac{1}{20}$ of a knight's fee.

A moiety of three carucates of land in Asshford Bowdelers, worth 20*s.*, held of the king, service unknown.

A moiety of a messuage and a half-virgate of land in Overton, worth 12*d.*, held of the heirs of the aforesaid Roger de Mortumar, service unknown.

A moiety of two messuages in More and Behecote, or Behecott, worth 14*d.*, and the moiety of 8*s.* 9*d.* rent in Hill, or Hille, and Haughton due at Easter and Michaelmas equally, and the moiety of 3*s.* 4*d.*, rent in Bageson due at the feasts aforesaid, held of the heirs of the said Roger, service unknown.

A moiety of eight messuages and four carucates of land in Lentwardyn, worth 10*s.*, a moiety of 20*s.* rent in Lentwardyn, due yearly at Easter and Michaelmas equally, a moiety of four messuages, six carucates of land in Trypelton, or Trypylton, worth 10*s.*, a moiety of two messuages and two carucates of land at Atfordyn, worth 5*s.*, and a moiety of 23*s.* 4*d.* rent in Kynton, Lentall and Skarkar, due at Easter, and Michaelmas equally, held of the abbot of Wygmore, in right of his monastery of Wygmore, by fealty only, for all service; the rents aforesaid are worth nothing yearly beyond the same rents.

Thirty messuages, 200*a.* land and 60*a.* meadow held in dower in Shawbury, Watersupton and Little Wythyford; the manors of Shawbury and Little Wythyford, are held of the king in chief by knight-service, and are worth 8*l.*; the manor of Watersupton is held of the barony of Wemme by knight-service, and is worth 4*l.*

C. Series II. Vol. 13. (127.) E. Series II. File 832. (8.)

234. ELIZABETH late the wife of WILLIAM STANLEY, knight.

Writ 16 July, 13 Henry VII; *inquisition* 24 October, 14 Henry VII.

Findings as in No. 155.

NORTHAMPTON. A moiety of 1*a.* 1*r.* land in the field of Kyngysthorp, worth 2*d.*, held of the king in socage by the service and rent of 7*d.* yearly at Easter for all service.

A moiety of 2*a.* land without the north gate in the town of Northampton, worth 12*d.*; a moiety of two crofts, 2*a.* land and three butts of land in the same town, worth 2*s.*; a moiety of a garden in

Northampton aforesaid, which (*que*) John Cooke formerly held by charter in his demesne as of free tenement, worth 8*d.*; which moieties are held of the king as in free burgage, as of the said borough.

A moiety of 20*s.* rent charge from two messuages called 'le Plode' and 'le Harode' in Northampton, due at Michaelmas; a moiety of 16*d.* rent charge yearly from a horse-mill in Northampton, called 'Hyltonsmyll of the fraternity of All Saints, Northampton,' due at Easter yearly; a moiety of 2*s.* 4*d.* rent charge yearly from a messuage called 'le Dolffyn' in Northampton, due at Christmas; a moiety of 2*s.* 6*d.* rent charge from the tenement of John Podder in Northampton, due at Easter, the moiety of 7*s.* rent charge from a croft called 'Dernyscroft' in Northampton, due at Easter yearly; a moiety of 4*s.* rent charge from a tenement called 'Blakysleys' in Northampton, due at Easter yearly; a moiety of 3*s.* rent charge from a tenement late Nicholas Mersche's in Northampton, due at Easter yearly; but of whom the rents aforesaid are held the jurors know not.

A moiety of a virgate of land in Barton Pynkeney, worth 2*s.*, held of Edmund Grey, lord de Ruthyn, service unknown.

A moiety of 3*a.* meadow in Coton Mede beside Northampton, worth 3*s.* 4*d.*, held of the prior of St. Andrew, Northampton, service unknown.

A moiety of a cottage in St. James' Street in the town of Northampton, worth 10*d.*, held of the abbot of St. James, Northampton, service unknown.

A moiety of the manors of Dalynghton, Wapenham, and Slapton, whereof the moiety of the manor of Dalynghton, worth 10*l.* 13*s.* 4*d.*, is held of the abbot of Peterborough, by service of one eighth of a knight's fee, and by service of rendering therefore yearly at Michaelmas to the same abbot and his successors, 20*s.*; the moiety of the said manor of Wapenham, worth 10 marks 6*s.*, is held of the heirs of Henry de Pinkyny, by service of half a knight's fee; and the moiety of the said manor of Slapton worth 8 marks, is held of the earl of Arundell, as of the honor of Chester, by service of half a knight's fee.

C. Series II. Vol. 13. (128.)

235. JOHN FITZWILLIAM.

Com. 13 July, 13 Henry VII; *inquisition* 21 September, 14 Henry VII.

Long before his decease he was seised of the under-mentioned manors &c. in fee, and being so seised by charter gave them to Edward Stanley knight, Henry Wentworth, knight, George Fitzhugh, knight, and others, to the use of him and his heirs; and they were, and still are, seised thereof accordingly in fee.

He died 4 January, 13 Henry VII. John Fitzwilliam is his cousin and heir, viz., son of John his son, and is aged 9 and more.

NOTTINGHAM. Manors of Styrtton and Heyton, sixteen messuages, 200*a.* land, 50*a.* meadow, in Styrtton and Heyton; the manor of Styrtton is held of the king, as of the honor of Tikhull, parcel of the duchy of Lancaster, service unknown, and the said manor lands and tenements are worth yearly, 100*s.*; the manor of Heyton and the said lands and tenements in Styrtton and Heyton, held of Thomas, archbishop of York, service unknown, and worth 113*s.* 4*d.*

Three messuages, two tofts, 50*a.* land, 30*a.* meadow, and 30*a.* pasture, in Mysterton; a toft, 10*a.* land, 5*a.* meadow, 3*a.* pasture in Stokwith; a messuage, a toft, 40*a.* land, 10*a.* meadow, 4*a.* pasture, in Lownd; two messuages, a toft, 20*a.* land, 4*a.* meadow, 2*a.* pasture, in Blithe and Styrop, held of the king, as of the honor of Tikhull, parcel of the duchy of Lancaster, service unknown, and worth 10*l.*

Three messuages, two tofts, 60*a.* land, 10*a.* meadow, 5*a.* pasture, in Clareburgh and Wellom, held of the lord of Bergevenny, service unknown, worth 13*s.* 4*d.*

A messuage in Moregate, held of Humphrey Hercy, service unknown, worth 5*s.*

Twelve acres land, 10*a.* meadow, 5*a.* pasture in Wakkeryngham, or Walkryngham, held of the prior of Newsted, service unknown, worth 10*s.*

C. Series II. Vol. 13. (129.)

236. JOHN FITZWILLIAM.

Commission 13 July, 13 Henry VII; *inquisition* 23 September, 14 Henry VII.

He died seised of the under-mentioned manors, &c. in fee.

Death and heir as in No. 235.

YORK. Manors of Athewyk, Warenhall and Potternewton, twenty messuages, 300*a.* land, 100*a.* meadow, 300*a.* moor, 20*a.* wood, in Athewyk, Barnby, Warenhall and Potternewton; whereof the said manor of Athewyk and the said lands and tenements in Athewyk and Barnby, worth 20*l.*, are held of the king, as of the manor of Tikhill, parcel of the duchy of Lancaster, service unknown; the manor of Warenhall and the said lands and tenements in Warenhall, worth 3*l.*, held of the king, service unknown; and the said manor of Potternewton and the said lands and tenements in Potternewton, worth 20*l.*, are held of the heirs of Peter de Arcubus, service unknown.

Twenty messuages, ten tofts, 100*a.* land, 40*a.* meadow, 40*a.* pasture, in Ledys, or Ledis, worth 10*l.*, held of the king, by reason of the earldom of Lincoln being in his hands, by service of one fourth of a knight's fee.

Two messuages, two tofts, 60*a.* land, 12*a.* meadow, and 10*a.* pasture in Arkesey, three messuages, 80*a.* land and 10*a.* meadow, in Bentley, worth 40*s.*, tenure unknown.

Three messuages, 80*a.* land, 10*a.* meadow, in Bentley.

Four messuages, 100*a.* land, 20*a.* meadow and 30*a.* pasture in Pigburn, or Pygburn, and Hewton, or Howton, Levet, worth 40*s.*, held of the king in chief by knight-service.

Two messuages, a toft, 50*a.* land and 8*a.* meadow, in Carcroft, worth 20*s.*, held of the heirs of Stephen Wales, service unknown.

Two messuages, 60*a.* land, 10*a.* meadow, in Awston, worth 20*s.*, held of the king by reason of the earldom of Lincoln, service unknown.

Six messuages, three tofts, 40*a.* land, 12*a.* meadow, in Doncastre, worth 40*s.*, held of the king in chief, service unknown.

Two messuages, 40*a.* land and 10*a.* meadow, in Exthorp, worth 20*s.*, held of the king, service unknown.

Three messuages, 80*a.* land, and 10*a.* meadow, in Whetley, worth 10*s.*, held of the king, as of the earldom of Lincoln, being in the king's hands, service unknown.

Four messuages, two tofts, 140*a.* land, 20*a.* meadow, 40*a.* wood, in Bramwith, worth 20*s.*, held of the king, as of the earldom of Warenn', being in the king's hands, service unknown.

Four messuages, two tofts, 160*a.* land and 30*a.* meadow, in Braddisworth, Kirkestgren and Fishlake; the tenements in Braddisworth, worth 10*s.*, tenure unknown, the land and tenements in Kirkestgren, worth 10*s.*, held of the king, service unknown, and the land and tenements in Fishlake, worth 5*s.*, held of the king, as of the earldom of Warenn', service unknown.

Three messuages, 40*a.* land, 12*a.* meadow, in Belthorp, worth 20*s.*, held of the king, as of the earldom of Lincoln, service unknown.

Two messuages, two tofts, 100*a.* land, 20*a.* meadow, in Marr, worth 20*s.*, held of the king, as of the manor of Doncastre, service unknown

Two messuages, a toft, 60*a.* land, 10*a.* meadow, in Norton, worth 10*s.*, tenure unknown.

Three messuages, 70*a.* land, 8*a.* meadow, in Stubbys, and two messuages, a toft, 60*a.* land, 6*a.* meadow, in Skelow, or Skellow, worth 20*s.*, tenure unknown.

C. Series II. Vol. 13. (130.)

237. KATHARINE REDE, widow, late the wife of EDMUND REDE, knight.

Writ 10 August, 13 Henry VII; *inquisition* 6 September, 14 Henry VII.

She held of the king the day she died the under-mentioned land, &c. in Hedyngdon, for the term of her life, of the inheritance of William Rede, esquire, which were assigned to her by Hugh Frebody, the escheator, by virtue of the king's writ directed to him after the death of Edmund Rede, late her husband, in the presence of the said William Rede, cousin and heir of the said Edmund, viz., son of William his son, 9 June, 5 Henry VII, at Hedyngdon, in full of her dower of the said manor and of all other the lands which were the said Edmund's in the said escheator's bailiwick.

William Gaynesford and John Catesby were seised of the under-mentioned manors of Chakynden, &c., and, being so seised, by charter indented under their seals 12 July, 1 Edward IV, demised them to the said Edmund, by the name of Edmund Rede, then esquire, and the said Katharine, then his wife, to them and the heirs male of their bodies, with remainder in default to Edmund's right heirs; and they were seised thereof accordingly in tail as aforesaid.

The said William Gaynesford and John Catesby were seised of the under-mentioned manor of Gathamton in fee, and, being so seised, by their charter aforesaid demised it to the said Edmund and Katharine, to them and his heirs; and they were seised thereof accordingly, the said Edmund in fee, and the said Katharine in her demesne as of free tenement; and afterwards the said Edmund died so seised, without heirs male of the bodies of the said Edmund and Katharine begotten; she survived him and was solely seised thereof, viz., of the manors of Chakynden, &c. in fee tail after possibility of issue between her and the said Edmund extinct, and of the said manor of Gatehampton in her demesne as of free tenement.

The said William Rede, esquire, is cousin and next heir of the said Edmund Rede, knight, viz., son of William his son, and is aged 30 and more.

Thomas Wyndesore, esquire, and Thomas Waldyeff were seised of the under-mentioned manor of Hampton Poyle in fee, and, being so seised, by

charter indented, 26 November, 11 Edward IV, under their seals, demised it to the said Edmund Rede, knight, and the said Katharine, then his wife, to hold to them for the term of her life, with remainder after her decease to George Gaynesford, who survives, and Isabel his wife, now deceased, and the heirs of the body of the said George, with remainder in default of his issue, after his and the said Isabel's decease, to the heirs of the bodies of John Gaynesford, esquire, deceased, and of the said Katharine late his wife, with remainder in default to John's right heirs, the king's licence, under letters patent, 18 November, 11 Edward IV, therefore, having been previously obtained; by virtue of which demise they were seised thereof in their demesne as of free tenement; and afterwards the said Edmund died and she survived him and afterwards died seised of such an estate thereof.

She died 6 August last. The said George Gaynesford, aged 40 and more, is her son and heir.

OXFORD. All the building (*domos*) at the north end of the hall of the manor of Hedyngdon, in Hedyngdon; a stable within the curtilage of the said manor; 6½*a.* land in the field called 'Gravellepittis,' whereof 3*a.* lie next land of William Mason on the south, 2*a.* next 'le Gravell pitte,' whereof 1*a.* is called 'a hedde acre' next 'le Comen Grene,' and the sixth acre lies next the highway on the west extending to the said acre called 'le hedde acre'; 2*a.* land in a field called 'Quarreyfeld' at the high cross (*altam crucem*) on the east of the highway; two other acres of land called 'Pyke Acres'; 1½*a.* land in the same field at 'Lyme Pytte' on the south of the highway; 2*a.* land lying together in 'Longfurlong,' next land of William Mason on the east; 1*a.* land in the same 'Longfurlong,' next land of John Lamprey on the west; 2*a.* land in the field called 'le Downefeld,' next land of the prior of St. Fredeswide, Oxford, on the west; 1*a.* land at the end of the said 2*a.*; a cottage and 4*a.* land late in the tenure of John Lamprey; two cottages and 6*a.* land late in the tenure of Richard Wauncell; two cottages and 5*a.* land late in the tenure of Richard Croke; a cottage and 3*a.* land late in the tenure of John Tasker; a cottage and 3*a.* land late in the tenure of Richard Hille; and a third of a dovecot and a quarry called 'a quarrey,' in Hedyngdon aforesaid, which are parcels of the manor aforesaid; the said manor is held of the king, service unknown; the premises assigned to the said Katharine in dower are worth 30*s.*

Manor of Chakynden, worth 7*l.*, manor of Stokemarmyon, worth 4*l.*, manor of Standelf, worth 15*l.*, a carucate and 200*a.* land, 20*a.* meadow, 100*a.* pasture, 40*a.* wood in Chakynden and Standelf, worth 40*s.*, held severally of the prince, as of the honor of Walyngford, services unknown.

Manor of Gathamton, or Gatehampton, worth 7*l.*, held of the prince as of the said honour, service unknown.

Manor of Hampton Poyle, worth 10 marks, held of the king in chief, service unknown.

C. Series II. Vol. 13. (131.) E. Series II. File 780. (13.)

238. KATHARINE REDE, widow, late the wife of EDMUND REDE, knight.

Writ 24 August, *inquisition* 24 September, 14 Henry VII.

She held of the king the day she died for the term of her life of the inheritance of William Rede, esquire, as in No. 237, the under-mentioned

land assigned to her at Boarstall in the presence of the said William, 11 June, 5 Henry VII, by John Whitton the escheator, in full of her dower, &c.

She died 9 August last past. George Gaynesford, esquire, aged 40 and more, is her son and heir.

BUCKS. A close called 'Lachemedé,' a close called 'Grete Sale,' a close called 'Litell Sale,' a close called 'Calves Close,' a close called 'Lytelmede Croft,' in Borstall, parcel of 407½*a.* pasture in Borstall which late were the said Edmund Rede's; the said closes so assigned to her are held of the king, service unknown, and are worth 100*s.*

C. Series II. Vol. 13. (132.)

239. ISABEL NEUTON, widow, late the wife of JOHN NEUTON, knight.

Writ 3 June, 13 Henry VII; *inquisition* the last day of September, 14 Henry VII.

She died 14 May last, seised of the under-mentioned manor and advowson in fee. Richard Newton, esquire, is, and on the said 14th day was, son and heir of the said Isabel, and is aged 30 and more.

DORSET. Manor and advowson of Chyldokford *alias* Chyldokyford, worth 6*l.*, held of John Arundell, knight, as of the manor of Chydeoke, service unknown.

C. Series II. Vol. 13. (133.) E. Series II. File 895. (10.)

240. KATHARINE BONEVYLE, widow.

Writ 9 October, 13 Henry VII; *inquisition* 1 October, 14 Henry VII.

She was seised in fee of the under-mentioned manors, and, being so seised, long before her death, in consideration of a marriage to be had between Thomas West, the younger, knight, son and heir apparent of Thomas West, knight, Lord Lawarr, and Elizabeth her daughter, enfeoffed Richard Croft, John Wyngfeld, knights, John Mortymer, James Huberd, Nicholas Basset, John Borough, Henry Rede and Thomas Stampe, thereof, to the use of herself for life, and after her decease to the use of the said Thomas West, the younger, and Elizabeth, and the heirs of the body of the said Elizabeth, and for default of such heirs to the use of the heirs of the bodies of John Bonvile and Katharine issuing, and for default of such heirs to the use of the right heirs of the said John Bonvile and their heirs. The said Richard Croft and the others were and still are seised thereof accordingly in fee to the use abovesaid. The marriage between the said Thomas West, the younger, and Elizabeth was had long before her death.

She died 5 October last. The said Elizabeth, aged 24 and more, and Florence wife of Humphrey Fulford, knight, the other of the daughters of the said John Bonvile and Katharine, aged 25 and more, are her next heirs.

SUSSEX. Manors of Halfnaked, Walberton, Wodcote and Westhamtenet, worth 50*l.*, held of the king, as of the honor of Walyngford, services unknown.

C. Series II. Vol. 13. (135.)

241. THOMAS FERRERS, knight.

Writ 24 August, *inquisition* 20 September, 14 Henry VII.

He held the day he died the under-mentioned manor in his demesne as of fee tail, to him and the heirs male of his body.

He died 22 Aug. last, 14 Henry VII. His heir as in No. 120.

STAFFORD. Manor of Tetenhall, with the advowson of the deanery of the free chapel of the same, which manor is ancient demesne of the king and is held of the king in chief, by what service the jurors know not, without any rent therefore yearly to the king; the site of the said manor is worth nothing yearly beyond outgoings; there is there a wood called 'Kyngeley,' within the metes of the forest of Kynfare, which is worth nothing yearly because it lies in common; there are there 40*a.* of waste land, which are worth nothing yearly, because they lie in common; there is there a rent of assise of 5 marks, due from the free tenants at Lady Day and Michaelmas equally; the pleas and profits of court and view of frankpledge there are worth 2*s.* beyond the expenses of the steward.

C. Series II. Vol. 13. (136.)

242. THOMAS FERRERS, knight.

Writ 24 August, *inquisition* Saturday after St. Matthew, the Apostle and Evangelist, 14 Henry VII.

Findings as in No. 241.

SALOP. Manor of [C]laverley, held of the king in chief, without any rent therefore to the king, which manor is ancient demesne of the king; the site of the said manor is worth nothing beyond outgoings; there are there 40*a.* land worth 3*d.* an acre; there is there a rent of assise of 7*l.* 5*s.* by the hands of the free tenants yearly at Easter and Michaelmas equally; the pleas and profits of courts and view of frankpledge to be held there are worth 4*s.* beyond the expenses of the steward and officers of the court.

Hundred of Bradford and the bailiwick of the same, held of the king in chief, without any rent to the king therefore; they are worth 4 marks yearly beyond outgoings.

C. Series II. Vol. 13. (137.) E. Series II. File 832. (9.)

243. JOHN SCROPE de BOLTON, knight.

Writ wanting; *inquisition* 29 October, 14 Henry VII.

He was seised in fee the day he died of the under-mentioned mill.

Henry Haydon, knight, William Bardwell, the elder, esquire, Robert Wyngfeld of Estharlyng, esquire, and John Ayleward rector of the church of Estharlyng, who survive were at the time of his death and still are seised of the under-mentioned manor in fee to the use of him, his heirs and assigns, by his gift and feoffment.

Death and heir as in No. 215.

HERTFORD. A water-mill in Sabysford, worth 20*s.*, held of Henry, earl of Essex, service unknown.

Manor of Pyscho Bury, together with the park there, worth 10*l.*, held of William Say, knight, as of the manor of Sayesbury, service unknown.

C. Series II. Vol. 13. (138.) E. Series II. File 293. (12.)

244. JOHN SMYTH.

Writ of Mandamus, 28 May, 13 Henry VII; *inquisition* 30 December, 14 Henry VII.

He was seised of the under-mentioned manor, &c. in fee, and, being so seised, gave them to one Thomas Spenser, and Margaret, wife of the said Thomas, his cousin and heir, to hold to them and the heirs of the body of the said Margaret, with remainder in default to one Alice Brett, her heirs and assigns for ever; by virtue whereof the said Thomas and Margaret were seised, Thomas in his demesne as of free tenement and Margaret in her demesne as of fee tail, and they had issue between them one William Spenser; and afterwards the said Thomas Spenser died so seised and the said Margaret survived him and continued her possession, and was and still is solely thereof seised in her demesne as of fee tail, by the form of the gift by right of survivorship.

He died 10 March, 12 Henry VII. The said Margaret, aged 40 and more, is his cousin and heir. *Cf. No. 445.*

NORTHAMPTON. The manor of Wold with its appurtenances in Wold, and three virgates of land and a quarter (*quartron'*) in the same town, also the advowson of the church of the same town to the same manor belonging; also two other messuages and three virgates of land in Wold, worth 7*l.*, held of John, earl of Oxford, by socage.

C. Series II. Vol. 13. (139.)

245. JOHN SPENSER.

Writ 14 February, 13 Henry VII; *inquisition* Tuesday before All Hallows, 14 Henry VII.

John Smyth and Robert Hondy, gentlemen, were seised in fee to the use of the said John Spenser and his heirs of (1) a toft, 20*a.* land, 4*a.* meadow and 2*a.* pasture in Napton on the Hill, by recovery thereof suffered to them by Geoffrey Shirlok and Agnes his wife to the use of the said John Spenser and his heirs; (2) a messuage, 40*a.* land, 10*a.* meadow and 10*a.* pasture in Nethershukburgh, by recovery thereof suffered to them by Henry Bukby and Alice his wife to the same use; and (3) 50*a.* land, 6*a.* meadow and 6*a.* pasture in Napton aforesaid by recovery thereof suffered to them by Thomas Hayton and Sibyl his wife to the same use.

Richard Bland, clerk, John Wyne, chaplain, and John Stokeley were seised in fee, to the use of the said John Spenser and his heirs, of three messuages, 33*a.* land, 50*a.* pasture and 10*a.* meadow, in Napton aforesaid, by recovery thereof suffered to them by William Budde and Agnes his wife to the use of the said John Spenser and his heirs.

The said John Spenser was seised of ten messuages, two cottages, seven virgates of land, 100*a.* land, 40*a.* meadow and 60*a.* pasture in Napton aforesaid and of the under-mentioned land, &c. in Northyend, Birton, Wormeleghton, Ascote and Stretton, in fee, and being so seised, by charter

15 January, 7 Henry VII, thereof enfeoffed Edward Ralegh, knight, Thomas Knyght, clerk, and Robert Hawberk to the use of himself and his heirs and the performance of his last will, and they were seised thereof accordingly in fee to the use aforesaid.

The said John Smyth and Robert Hondy, Richard Bland and the others and Edward Ralegh and the others being thus severally seised of the lands, &c., aforesaid to the use of the said John Spenser and his heirs, he made his testament and last will, 15 September, 12 Henry VII, at Hodenhull, co. Warwick, and thereby willed *inter alia* that Joan his wife should have the land, &c., in Napton and Nethershukburgh for the term of her life with remainder to Thomas Spenser his son and heir apparent and the heirs of his body, with remainder to Elizabeth, Thomas' sister, and the heirs of her body, with remainder to Joan wife of William Cope, esquire, and the heirs male of her body, with remainder to John Spenser, son of William Spenser, and the heirs male of his body, with remainder to the heirs male of the body of Thomas Spenser, brother of the aforesaid John Spenser named in the writ, with remainder in default to his own right heirs.

With regard to the issues and profits from the other land, &c., in Northyend, &c., he willed that Thomas and Elizabeth his children should be maintained therefrom during their minority according to their degree, and the residue to be kept by his executors and divided equally between the said Thomas and Elizabeth when of full age, and he willed that the said Edward, Thomas Knyght and Robert should give the said land, &c., to the said Thomas, his son, when he came to full age, with remainders over, as above, the last remainder but one being to the heirs male of the body of Thomas brother of John, without the addition of the words 'named in the writ.'

He died 4 January, 12 Henry VII, the said Thomas Spenser is his son and heir and is aged 6 and more.

WARWICK. Lands and tenements, as above, in Napton on the Hill (*super montem*) worth 20 marks, held of Thomas Hayton, gentleman, in socage.

Lands and tenements, as above, in Nethershukburgh, worth 11s., held of Thomas Shukburgh in socage.

Two messuages, three virgates of land, in Northyend, and a virgate of land in Birton, worth 40s., held of Edward Beelknep, esquire, in socage.

A messuage and three virgates and a half of land, in Wormeleghton, worth 40s., held of John Spiser, in socage.

Twenty virgates of land in Ascote.

A yearly rent of 24s. issuing from divers lands and tenements in Stretton in the parish of Kyrkby Monachorum.

C. Series II. Vol. 13 (140), writ only; inquisition supplied from transcript, E. Series II, File 1115. Part IV (10.)

246. JOHN MOYLE, esquire.

Writ 15 January, 15 Henry VII; *inquisition* at Wye, Wednesday after St. Martin the Bishop, 17 Henry VII.

One Nicholas Wright, clerk, and Richard Amys were seised of the manors of Bakwell, Otterpley, Wytherlyng and Okyng Ulley and of a moiety of the manor of Snargate, also of [two] messuages, 800*a.* land, 500*a.* meadow [200*a.*] pasture and 300*a.* wood, in the parishes of Werehorne, Rokynge, Bylsyngton, Newechurch, Sentmarychurch, Hope, Ivechurch, Snave, Brenset,

Fayrefeld, Broklond, Midley, Harettysam, Bromefeld, Holyngborne, Molasshe, Estwell, Westwell, Challok, Boughton Aluf, Orlaston, Kenyngton, Wye, Stapulherst, Bedynden, Smarden and He[der]one [to the use] of the said John Moyle, and the performance of his last will, and, being so seised, afterwards, to wit 28 June, 22 Edward IV, at his instance and request, demised a messuage and 695*a.* land thereof in the towns of Werehorne, Rokyngge, Bylsyngton, Newechurch, Sentmarychurch, Hope, Ivechurch, Snave, Brenset, Fayrefeld, Broklond, Midley and Snargate, (parcel) of the aforesaid manors and moiety of the manor of Snargate, as well as of the said two [messuages], 800*a.* land, 500*a.* meadow, 200*a.* pasture and 300*a.* wood, by the names of all those manors, lands, &c., in the same parishes, to one Richard Haute, esquire, Thomas Darcy, esquire, John Clopton, John Fyneux, Thomas Wylmotte, clerk, William Brent, William Curle, John Brode and Thomas Weldysssh, their heirs and assigns, for the term of the life of [Anne] Darcy afterwards wife of the said John Moyle, and to her use for life; by virtue of which demise they were seised thereof in their demesne as of free tenement; and afterwards the same Richard, Thomas, John Clopton, Thomas, William Brent and Thomas died so seised, and the said John Fyneux, [William Curle] and John Brode survived them, and were and still are solely seised thereof in their demesne as of free tenement by survivorship, with reversion thereof expectant to the said Nicholas and Richard Amys to the use aforesaid.

The said Nicholas and Richard being seised of the said reversion [and of] all the other manors and tenements, afterwards, to wit the last day but one of April, 1 Richard III, by their deed, shown to the jurors upon the taking of this inquisition, at Wye, granted to the said John Moyle and one Clement Mounte the aforesaid reversion, and also enfeoffed them of all the aforesaid other manors and tenements, by the names of all those manors, lands, &c., in the county of Kent, to hold to them and their heirs for ever; by virtue of which grant the aforesaid John Fyneux, William Curle and John Brode afterwards, to wit at Wye aforesaid, as tenants of the said messuage and 695*a.* land as of free tenement, attorned to the said John Moyle and Clement; whereby the said John and Clement were seised of the same reversion as of fee and right, and of all the aforesaid other manors, lands and tenements in fee, and being so seised, afterwards, to wit the last day of April then next following, by their deed granted the reversion aforesaid to the aforesaid Nicholas and Richard Amys, and to one John Devyok, Christopher Holbem, William Devyok, William Wayte, chaplain, William Fitz John, chaplain, John Byset, chaplain, Walter Hopton, Roger Vyell, Walter Pawely and Alexander Toke, and also by that deed enfeoffed the same Nicholas, and the others, of all the aforesaid other manors, lands and tenements, the residue, to hold to them and their heirs for ever to the use of the said John Moyle, his heirs and assigns, for the performance of his last will; by pretext of which grant the said John Fyneux, William Curle and [John Brode], then tenants of the aforesaid messuage and 695*a.* land as of free tenement, attorned to the said Nicholas and the others, viz. at Wye, whereby the said Nicholas and the others were seised of the said reversion as of fee and right to the same use, and, by virtue of that feoffment, of all the aforesaid other manors, lands and tenements, the residue, in their demesne as of fee to that use.

Before the marriage between the aforesaid John Moyle and the aforesaid Anne [Darcy] had, to wit 26 January, 21 Edward IV, by a certain indenture between the same John Moyle of the one part and the aforesaid Richard Haute, Thomas Darcy, John Clopton, and one Nicholas Saxton,

clerk, friends of the said Anne of the other, of which the other part sealed with the seal of the aforesaid John Moyle was shown to the jury, it was covenanted and agreed *inter alia* that whenever after the marriage and during the marriage it should happen the said John Moyle to recover other lands within the realm to which he was entitled and which were unjustly detained from him, then with due haste after such recovery he should make a sufficient estate in law to the aforesaid Richard Haute, Thomas Darcy, John Clopton, John Fyneux, Thomas Wylmotte, William, William, John and Thomas Weldyssh, of a moiety thereof, to hold to them for the term of the life of the aforesaid Anne ; and further the jurors say that the said John Moyle at the time of the making of the aforesaid indenture was entitled, and long before and after, to the manors of Grenewey and Grenewey Court and a parcel of land called 'Sefeld,' in Holyngborne, also to divers other lands and tenements, woods, &c., in the same parish and in the parishes of Heriettysham, Bromfeld and Ledes, and 1a. meadow and 1a. wood, also 7a. 3r. land in Holyngborne aforesaid, of which manors one William Smyth late dean of the free chapel of St. Stephen's, Westminster, and the canons thereof, were seised ; and afterwards, during the aforesaid espousals, the same dean and canons, by pretext of agreement and concord made between them and the aforesaid John Moyle, by charter, 12 July, 6 Henry VII, under their seal, enfeoffed him and the aforesaid Nicholas Wright and Richard Amys, of the said manors and other premises, to hold to them and their heirs to the use and intent following, to wit that the said John, Nicholas and Richard should be seised of a moiety thereof to the use of the said John, his heirs and assigns, and the performance of his last will, and of the other moiety to the use of the aforesaid Anne for her life, and after her death to the use of the same John Moyle, his heirs and assigns, according to the form and effect of the indenture aforesaid ; by virtue of which feoffment the same John, Nicholas and Richard were seised of the same manors in fee to those uses ; and afterwards the same John and Nicholas of such an estate died seised, and the aforesaid Richard Amys survived them and was thereof solely seised in fee by survivorship to the same uses, and afterwards, being so seised, 26 April, 16 Henry VII, of a moiety of the same manors, &c., enfeoffed one John Fyneux, knight, John Boteler, serjeant-at-law, Robert Wotton, esquire, John Rooper, Edward Haute and Stephen Taylour, to the use of the aforesaid Anne for the term of her life, and after her death to the use and intent specified in the last will of the said John ; by virtue of which feoffment they were seised of the same moiety in fee to the same uses.

He declared his last will of all and singular the manors, lands, tenements and reversions aforesaid in a writing under his seal, whereby he willed that his feoffees should make a sufficient estate thereof to Ralph Sellenger, esquire, John Clerk, gentleman, John Kyrton, gentleman, and Thomas Hokkende, to the intent that the said Ralph, John, John and Thomas should stand enfeoffed thereof for the performance of his said last will ; and that the same his feoffees should stand and be enfeoffed of all such lands and tenements in which the aforesaid Anne his wife had her jointure to the use of the said Anne during her life ; and also that the same Anne should have and receive to her own use for life the issues and profits of his manor of Bakwell in the parish of Bughton Aluf, upon condition that during her life she should not claim to have any interest in his lands in the counties of Cornwall and Devon for her jointure or dower, and if she made such claim, contrary to his will, then the said Ralph and the others should receive the issues and profits of the said manor for the payment of his debts. Further he willed that the said Ralph

and the others should receive the issues and profits of all the aforesaid manors, &c., except from those lands and tenements whereof the said Anne had her jointure, for the payment of his debts, and after those debts paid, with parcel of the same issues and profits should pay Walter Moyle his son, when of age, 100*l.* and with the same issues and profits, if it could be conveniently done should provide for his first daughter towards her marriage 200 marks, and for his second daughter towards her marriage 100 marks, and for his third daughter towards her marriage 100 marks, with benefit of survivorship if any of them should die before she was married. He also willed that the said Ralph and the others should pay 20*l.* yearly to the feoffees of William Fowle, until 160*l.* were fully paid to them, which 160*l.* he owed to the same William Fowle for the purchase of the manor of Ukkyng and Ulley aforesaid. Further he willed that the said Ralph and the others should sell such and so many lands and tenements which he then had called 'Pagehurst' and 'Whitehurst' and all other his lands and tenements in Staplehurst, and 5*a.* land in Smarden, for observing the days of his debts in discharge of his lands then in feoffment to the same use; and after his debts and the aforesaid sums to his son and daughters aforesaid paid, he willed that the said Ralph and the others should stand enfeoffed of the aforesaid manor of Bakwell, after the decease of the said Anne, and of a moiety of the aforesaid manor of Snargate to the use of John Moyle his son and his heirs; and that the same Ralph and the others, from such lands and tenements aforesaid as to them should seem more expedient, should provide for Thomas his son lands and tenements to the value of 10 marks yearly, and that he should have estate thereof to him and the heirs of his body, with remainder after his decease, and for default of such issue, to Giles Moyle, son of him the said John Moyle the father, and his heirs for ever; and similarly he willed that the same feoffees should provide for William his son lands and tenements to the yearly value of 10 marks, to hold to him and the heirs of his body begotten, with remainder after the death of the said William, and for default of such issue, to the aforesaid Giles, his elder son, and his heirs for ever.

He died 21 December, 16 Henry VII. Giles Moyle, aged 15 and more, is his son and heir. *Cf.* No. 422.

KENT. Manor of Bakwell, worth 100*s.*, held of Robert de Grey and William de Gerdus, as of their honor of Arsyk, by service of one knight's fee, by service of rendering yearly to the king's castle of Dover for every twenty-four weeks 10*s.*

Manor of Otterpley, worth 66*s.* 8*d.*, held of Geoffrey de Say by $\frac{1}{8}$ of a knight's fee.

Manor of Wytherlyng, worth 30*s.*, held of John, earl of Asceles, by service of one knight's fee, by rendering yearly to the king at the castle aforesaid for every twenty weeks 10*s.*

Manors of Ukkyng and Ulley, worth 8*l.*, held of the abbot of the monastery of St. Augustine without the gates of the city of Canterbury, as of his manor of Conyngesbroke, service unknown.

Manor of Snargate, worth 26*s.* 8*d.*, held of the archbishop of Canterbury, as of his manor of Aldyngton, service unknown.

Manors of Grenewey and Grenewey Court and lands and tenements, as above, in the parishes of Haryettysham, Bromefeld, Ledys and Holyngborne, worth 20 marks, held of the prior of Christchurch, Canterbury, as of his manor of Hollyngborne, service unknown.

The aforesaid tenements in the aforesaid parish of Werehorne are 20*a.* land, which are held of William Pecham, as of his manor of Werehorne, service unknown, worth 13*s.* 4*d.*

The aforesaid tenements in the aforesaid parishes of [Rokyng] and Bylsyngton are a messuage and 180*a.* land, whereof the messuage and 80*a.* land are held of the archbishop of Canterbury, as of his manor of Aldyngton, service unknown, worth , and 100*a.* are held of the prior of Christchurch, Canterbury, as of his manor of Rokyng, service unknown, worth 20*s.*

The aforesaid lands and tenements in the aforesaid towns of Newchurch and Ivychurch are 62*a.* land, which are held of the archbishop of Canterbury, service unknown, worth 62*s.*

[The aforesaid lands and tenements in the aforesaid towns of Sentma]rychurch and Hope are 102*a.* land, whereof 30*a.* are held of the archbishop of Canterbury, as of his manor of Aldyngton, service unknown, worth 20*s.*, and 72*a.* land are held of the master of the House of God of Dover, as of his manor of Honychylde, service unknown, worth 4 marks.

The aforesaid tenements in the aforesaid parish of Snavre are 46*a.* land, whereof 36*a.* are held of the abbot of St. Augustine beside Canterbury, as of his manor of Wyke, service unknown, worth, 30*s.*, and 10*a.* land are held of , as of the manor of Parkers, service unknown, worth 10*s.*

The aforesaid tenements in the aforesaid parishes of Brensett, Broklond, Fayrefeld and Middley, are 220*a.* land, whereof 120*a.* are held of the archbishop [of Canterbury as] of his manor of Aldyngton, service unknown, worth 100*s.*, 2*a.* are held of Edward Porynges, knight, as of his manor of Newynton, service unknown, worth 2*s.*, 60*a.* land are held of the prior of Christchurch, Canterbury, as of his manor of Apuldore, service unknown, worth 40*s.*, and 38*a.* are held of the abbot of Robertysbrigge, service unknown, worth 30*s.*

[The aforesaid tenements] in the aforesaid parish of Molasse are 240*a.* land, whereof 100*a.* are held of the lord de Roos, as of his manor of Chylham, service unknown, worth 5 marks, and 140*a.* are held of John Isaack, as of his manor of Danecourt, service unknown, worth 100*s.*

The aforesaid tenements in the parishes of Estwell, Westwell, [Cha]llok, [Bokton] Aluf and Wye, are nine messuages, three cottages, 620*a.* land, whereof two cottages, 200*a.* land are held of Thomas Kempe, esquire, as of his manor of Bokton Aluf, service unknown, worth 100*s.*, one messuage, 220*a.* land are held of the abbot of Battle, as of his manor of Wye, service unknown, worth 100*s.*, and eight messuages, a cottage and 200*a.* land are held of Edward Porynges, knight, as of his manor of Estwell, service unknown, worth 100*s.*

The aforesaid tenements in the aforesaid parishes of Smarden, Bedynden and Hedcrone are 950*a.* land, whereof 100*a.* land are held of the prior of Tonbrigge, service unknown, worth 5 marks, 100*a.* land are held of James Crowmer, service unknown, worth 5 marks, 250*a.* land are held of the prior of Christchurch, Canterbury, service unknown, worth 10 marks, 100*a.* land are held of the lord de Roos, service unknown, worth 5 marks, 100*a.* land are held of the abbot of Boxeley, service unknown, worth 5 marks, 100*a.* land are held of Alexander Clyfford, service

unknown, worth 5 marks, 100*a.* land are held of Robert Sandys, service unknown, worth 5 marks, and 100*a.* land are held of the aforesaid Robert Wotton, service unknown, worth 30*s.*

C. Series II. Vol. 14. (2.)

247. WILLIAM CHEYNE.

Commission 1 July, *inquisition* 16 July, 14 Henry VII.

He died 8 May, 2 Henry VII, seised of the undermentioned manors, &c., in fee. They descended to Francis Cheyne, his son and heir, aged 5 and more at the time of his death. Francis, when aged 15, married one — the daughter of John Brereton, but whether it was with the king's licence or not the jurors do not know. The said Francis, the day of the taking of this inquisition, is aged 17 and more.

John Cheyne, knight, took the issues and profits of the said manors, &c. from the day of the death of the said William to 30 May, 14 Henry VII, on which day the same John died, by what right and title they know not. *Cf.* No. 277.

KENT. Manor of Patrykesborn, worth 8*l.*, held of the king in chief by [knight] service, as of the castle of Rochester, and by service of rendering to the king to the guard of the castle aforesaid on the day of St. Andrew the Apostle yearly 12*s.*

Manor of Belseton, otherwise called the manor of Bilsyngton, Inferior together with 10*l.* 8*s.* 2¼*d.* rent of assise and a rent of fifteen cocks and fifty hens issuing from divers lands and tenements of the said manor held in gavilkynde, and with the following lands and tenements which are of the tenure of gavilkynde, to wit 100*a.* marsh in the parishes of Bysyngton, Newecherch, Snave and Rokynge, whereof each acre is worth 12*d.* yearly, and 200*a.* pasture in the parishes aforesaid, whereof each acre is worth 6*d.* yearly, and 30*a.* wood in the same parishes, whereof one acre can be thrown yearly and that acre so thrown is worth 10*s.*; the profits of the court of the said manor are worth 12*d.* yearly, and the said rent of assise is due at Michaelmas, and the said fifteen cocks, price 2*d.* each, and the said fifty hens, price 3*d.* each, are due at Christmas; the said manor of Belseton with its appurtenance, beyond the rents, lands and tenements aforesaid which are of the tenure of gavilkynde, is worth 12*l.* yearly; the said manor and rent of assise, with appurtenances, except the marsh, &c. held in gavilkynde, are held of the king in chief by service of half a knight's fee; the marsh, &c. of the tenure of gavilkynde are not held of the king, but of whom or by what services they are held the jurors know not.

Eighty-one acres of land in Rokynge and Bysyngton, worth 33*s.* 4*d.*, and 18*s.* 10*d.* rent of assise from certain lands and tenements, which lands and rent were anciently parcel of the manor of Kenarton, held of the king in chief by service of one-tenth of a knight's fee.

Manors, or tenements, of Sherlond, Roweton, Capelle, Nycoll', Swanle, Wardon, Godeneston, otherwise called Guyton, in the parishes of Mynster, Wardon, Eastchurche and Layesdon, in the isle of Shepey, and 12*l.* 5*s.* 1½*d.* rent of assise from divers lands and tenements held of the said manors or tenements; also 200*a.* arable of the tenure of gavilkynde in the aforesaid parishes of Mynster, Wardon, Eastchurche

and Layesdon, whereof each acre is worth 8*d.* yearly, and 300*a.* pasture in the same parishes of the tenure of gavilkynde, whereof each acre is worth 6*d.* yearly; the profits of court of the manors or tenements aforesaid are worth 2*s.* yearly; the said rent of assise is due at Michaelmas yearly; the said manors or tenements and rent of assise, except the arable and pasture aforesaid, are of the tenure of gavilkynde and are held in socage of the king as of his manor of Middelton in the said county by fealty and a rent of 9*l.* 10*s.* 10*d.* and of two weighs of cheese (*wayorum casei*) at Michaelmas and Lady Day yearly by equal portions; the said manors or tenements beyond the rent of assise aforesaid and beyond the above exceptions, are worth 60*l.* yearly; the arable and pasture above excepted are not held of the king, but of whom or by what tenure they are held the jurors know not.

C. Series II. Vol. 14. (3.)

248. JOHN FRANKCHENAY, esquire.

Writ of Amotus, 8 March, 14 Henry VII; *inquisition* 20 September, 15 Henry VII.

He was seised of the under-mentioned manors, &c. in fee, and, being so seised, by charter dated 4 October, 4 Edward IV, gave them to Thomas Dowrisshe, John Reygny, John Merifeld, Thomas Southwode, clerk, John Dounhey, John Harrys and Thomas Frankcheny, to hold to them and their heirs to use of him and his heirs; by virtue of which gift they were seised thereof in fee; and afterwards the said Thomas Dowrisshe and the others died, and the said Thomas Frankcheny survived them, and was solely seised thereof in fee by survivorship, and so continued his possession to the 14th March, 11 Henry VII, on which day by charter he gave all the said manors, &c. to Thomas Elyot of Stoke Canon' in the said county, to him and his heirs for ever to the use of the heirs of the said John Frankcheny, by virtue of which gift the same Thomas Elyot was and still is seised thereof in fee.

He died 5 December, 8 Henry VII. Denise (*Dionisia*) Frankcheny is his cousin and heir, to wit daughter of John Frankcheny his son, and is of the age of 14 and more. *See Vol. I. No. 757; No. 775 post.*

DEVON. Manor of Cliste Gererd and 21*s.* rent there, held of the king as of his manor of Wonford, being in the king's hands by reason of the earldom of Salisbury, by knight-service; they are worth 20 marks yearly.

Manor of Ogewill, worth 10 marks, held of Richard Pomeray by knight-service.

A messuage, 100*a.* land, 12*a.* meadow and 40*a.* furze and heath in Morton Hampstede, worth 20*s.*, held of William Courtenay, knight, in free socage.

A messuage, 40*a.* land, 10*a.* meadow, 20*a.* furze and heath, in Knyghton Hethfeld, worth 13*s.* 4*d.*, held of the said Richard Pomeray, as of his manor of Bury, by knight-service.

Six messuages, 400*a.* land, 10*a.* wood, 20*a.* meadow, 40*a.* furze and heath, in Upotery, worth 66*s.* 8*d.*, held of Robert Willoughby, knight lord de Broke, by fealty only, as of his manor of Upotery.

Two messuages, 40*a.* land, 12*a.* meadow, 200*a.* furze and heath, in Brackehill, or Brakehill, worth 13*s.* 4*d.*, held of John Prous, in free socage.

C. Series, II. Vol. 14. (4.)

249. RICHARD LEE.

Writ 14 October, 14 Henry VII; *inquisition* 7 September, 15 Henry VII.

He was seised of the under-mentioned messuages, and being so seised, 21 Edward IV, enfeoffed John Foge, esquire, John Lee, clerk, William Fysher, gentleman, and Alan Lumner, gentleman, thereof, to the use of himself and his heirs; John Lee and the others died, and the said John Foge was, and still is, seised thereof by survivorship to the use aforesaid.

He died 26 September, 14 Henry VII. Richard Lee, aged 24 and more, is his son and heir. *Cf.* No. 197.

LONDON. Six messuages in Temmystrete and a wharf with eleven solars built thereon, and six other tenements lying in the parish of All Hallows at the Hay (*ad Femam (sic)*) in 'Grantam Lane'; the said wharf with selars and solars in 'Grantam Lane' is held of the king in free burgage, as the whole city of London is held, and the said six messuages in Temmystrete are held of the bishop of Winchester, as of his manor of Suthwerk by service and rent of 26s. 8d. for all service; the aforesaid wharf, with the said eleven selars and solars built thereon, is worth yearly from all issues 28*l.*, and the aforesaid six messuages in Temmystrete, 20*l.*

C. Series II. Vol. 14. (5.)

250. WILLIAM TENDRYNG, esquire.

Writ to the escheator, co. Norfolk, 12 May, 15 Henry VII; *inquisition* at Ipswich, co. Suffolk, 4 November, 16 Henry VII.

John Howard, knight, lord Howard, William Pyrton, knight, Robert Askewe, William Askewe, clerks, and Roger S . . . ham, 'yoman,' were seised of the under-mentioned manor of Herkested in fee, and being so seised by charter demised it to George Danyell, esquire, and Margaret his wife, for the term of her life, with remainder to William Tenderyng, esquire, named in the writ, Roger Touneshend, late serjeant at law, James Hobert, gentleman, Henry Tey, then esquire, now knight, Robert Hopton, Edward Knyvet and William Malbon, to them and their heirs, to the use of the said William Tenderyng, his heirs and assigns, and the performance of his last will; by virtue of which feoffment the same George and Margaret were seised thereof in their demesne as of free tenement for the term of her life; and afterwards the said Roger Touneshend died, after whose death the said William and the others were seised of the remainder aforesaid in fee by survivorship; and afterwards the said Margaret died, after whose death the said William and the others entered upon the said manor and were seised thereof in fee to the use aforesaid; and being so seised the said William by his last will ordered that Dorothy the wife of Francis Southwell, esquire, one of his daughters and heirs, should, after his decease, take the issues and profits of the said manor for a whole year following his death, and died so seised, and the said James and the others survived him and were seised of the said manor in fee by survivorship to the use of the said Dorothy for the said whole year according to the tenour of the said will.

William Bourghchier, knight, William Pyrton, knight, John Chapman, John Broun and Roger Stonham, were seised of the under-mentioned manor of Holbrok in fee, and, being so seised, by charter demised it to the said William Tenderyng and one Thomasine Sydney, Roger Tounesend, knight, and Nicholas Sydney, to hold to them and the heirs of the bodies of the said

William and Thomasine, to the use of the said William and Thomasine and the heirs of their bodies, by virtue of which they were seised thereof, to wit the said Roger and Nicholas in their demesne as of free tenement, and the said William and Thomasine in their demesne as of fee tail, to the use aforesaid; and afterwards the said William took the said Thomasine to wife, and they had issue between them the aforesaid Dorothy; and afterwards the aforesaid Thomasine died so seised, and the said William, Roger and Nicholas were seised thereof by survivorship; and afterwards the said Roger died, and the said William and Nicholas were seised thereof by survivorship; and afterwards the said William died, and the said Nicholas was and still is seised thereof by survivorship in his demesne as of free tenement to the use aforesaid.

He died 12 March, 14 Henry VII. The said Dorothy, aged 22 and more, and Elizabeth, aged 9 and more, and Margaret, aged 7 and more, sisters of the same Dorothy, are his daughters and heirs.

SUFFOLK. Manor of Herkested, worth 18*l.*, held of the king, as of the duchy of Lancaster, by fealty and 2*s.* rent at Easter and Michaelmas equally.

Manor of Holbrok, worth 40*l.*, held of the earl of Surrey, as of the manor of Framyngnam, service unknown.

C. Series. II. Vol. 14. (7.)

251. JOHN SAVAGE.

Writ 26 March, 15 Henry VII; *inquisition* 22 October 16 Henry VII.

Long before his death he was seised of the under-mentioned manors, &c. in fee, and, being so seised, enfeoffed Thomas Percy, the elder, and Thomas Hervy thereof, to the intent (i) that they should grant the moiety of the manor of Hampreston and the advowson of the same to him and Margaret his wife, and the heirs of his body, with remainder after their decease in default of such issue to William Savage, chaplain, for life, with remainder to Richard Went and Elizabeth his wife, for the term of her life, with remainder after her decease to John Coke and Isabel his wife, for the term of her life, with remainder (1) as to a third part, with the advowson, to John Wroughton and Margaret his wife and the heirs of their bodies, with remainder in default to the heirs of her body, with remainder in default to John Percy and Avice his wife and Tristram Dillyngton and Joan his wife and the heirs of the bodies of the said Avice and Joan, with remainder in default to his own right heirs; (2) as to a moiety of the other two parts of the said moiety of the manor of Hampreston, with the advowson, to John Percy and Avice his wife and the heirs of the body of the said Avice, with remainder in default to John Wroughton and Margaret his wife and Tristram Dillyngton and Joan his wife, and the heirs of the bodies of the said Margaret and Joan, with remainder in default to his own right heirs; and (3) as to the residue of the said moiety of the said manor, with the advowson, to the said Tristram Dillyngton and Joan his wife and the heirs of the body of the said Joan, with remainder in default to John Wroughton and Margaret his wife and John Percy and Avice his wife, and the heirs of the bodies of the said Margaret and Avice with remainder in default to his own right heirs; and (ii) that they should grant all the remaining premises to him and the heirs of his body, with remainder to William Savage, chaplain, and the others, as above; with a provision in the said indentures specified that his said feoffees before making any estate of the said manors, &c., should grant an annuity of 20*s.* to the said John and

Margaret, the like to the said John and Avice, and the like to the said Tristram and Joan, issuing therefrom, payable at Michaelmas and Easter equally, and that the said annuities should begin immediately after his decease, and should last during the whole life of the aforesaid William Savage, chaplain, and Elizabeth wife of Richard Went; for the making of which grant the said John and Margaret, John and Avice and Tristram and Joan gave him 20*l.*, as by the same charters and indentures thereof made more fully appears.

He died 12 March last past. William Savage, chaplain, aged 40 and more, is his brother and heir. *Cf.* No. 349.

DORSET. Moieties of the manors of Hampreston, Long Kirchill and Farneham, and the alternate presentations to the churches of Hampreston and Long Kirchill; the manor of Hampreston, and the advowson of the church of the same, are held of Margaret, countess of Richmond, as of the manor of Canford, by service of half a knight's fee for all service; it is worth 10*l.* yearly; the manor of Long Kirchill and the advowson of the church of the same manor are held of John Arundell, knight, by fealty and the rent of a rose at Midsummer yearly; it is worth 8*l.* 6*s.* 8*d.* yearly; the manor of Farneham is held of the earl of March, as of his manor of Cranbourne, by service of one fourth of a knight's fee, for all service, and is worth 100*s.*

Four messuages, four gardens, 10*a.* pasture, in Shaftesbury, worth 18*s.* 4*d.*, held of the abbess of Shaftesbury, by 8*d.* rent yearly, for all service.

Nine messuages, nine gardens, 16*a.* land and pasture and 6*a.* meadow, in Wymbourne Mynstre, worth 4*l.*, held of the dean and canons of Wymbourne Mynstre by 20*d.* rent and suit of their court twice a year, for all service.

Three messuages, 20*a.* arable, 30*a.* pasture, 2*a.* wood, 8*a.* meadow, in Tarent Gundevile and Stubhampton, worth 5 marks, held of the said earl of March, as of his manor of Cranebourne, by fealty only for all service.

C. Series II. Vol. 14. (8.) E. Series II. File 897(a). (10.)

252. WILLIAM ASSHEBY, esquire.

Writ 26 January, *inquisition* 29 April, 15 Henry VII.

He was seised of the under-mentioned manor, &c. and, being so seised, gave them to William Assheby, his son, and Agnes, his wife, and the heirs of William's body, and they were and still are seised thereof accordingly, viz. he in tail and she in her demesne as of free tenement.

Date of death not stated. The same William Assheby, esquire, aged 30 and more, is his son and heir. *Cf.* No. 334.

DERBY. Manor of Chelardeston, ten messuages, a mill, 300*a.* land, 100*a.* meadow, 40*s.* quit rent (*liberi redditus*), in Chelardeston and Osmondston, worth 20 marks, held of the king, as of the honour of Tutbury, by reason of his duchy of Lancaster, by service of a quarter of a knight's fee.

C. Series II. Vol. 14. (9.)

253. RALPH NEVELL, earl of WESTMERLAND.

Writ of Mandamus, 7 February, *inquisition* 25 June, 15 Henry VII.

Long before his decease he was seised of the under-mentioned rent in fee, and, being so seised, by charter gave it to Ralph Nevyll his son and Edith

his wife, to them and the heirs of Ralph's body, with reversion in default to himself and his heirs; they were seised thereof accordingly in fee tail by the form of the gift, and had issue between them Ralph Nevell, now earl of Westmerland, still surviving; and the same Ralph Nevell, son of the said late earl afterwards died and the aforesaid Edith survived him, and was, and is still, solely seised thereof in her demesne as of free tenement by the form of the gift by survivorship; and the said late earl afterwards died, after whose death the reversion thereof descended to the said now earl as his cousin and heir.

He died 6 February, 14 Henry VII; the said now earl is his next heir, to wit son of Ralph Nevell, his son, and is aged 2 and more. *Cf. Nos. 331-333, 348.*

NORFOLK. Fee farm of 4*l.* 3*s.*, of the fee farm of Ormesby, held of the king in chief.

C. Series II. Vol. 14. (10.)

254. ELEANOR one of the daughters and heirs of ROBERT ROOS, knight. *Writ* 10 February, 14 Henry VII; *proof of age*, 28 October, 15 Henry VII.

YORK. She was born at Bryghton and baptized in the parish church of Bubwyth the last day of September, 12 Henry VI, and was aged 55 the last day of September last; and this George Layburn, aged 78 and more, well remembers, because on the day of her birth one John Forder, fisherman, at Bryghton, in the water of Derwent, netted a big fish, of great length, with a head like a dog's, &c.

Her lands of inheritance were in the wardship of John Tailboys the elder, esquire, by grant of the said late king.

C. Series II. Vol. 14. (11.)

255. MARGERY PRUDE late the wife of WILLIAM PRUDE.

Writ 1 October, *inquisition* Saturday after All Hallows, 15 Henry VII.

One Walter Otho, late her husband, was seised of the under-mentioned manor and land in fee, and, being so seised, enfeoffed John Newboro, the younger, and Walter Cheverell, esquires, thereof, who were seised thereof accordingly in fee, and, being so seised, demised them to him and the said Margery for the term of their lives with remainder to his right heirs. The same Walter and Margaret were seised thereof accordingly in their demesne as of free tenement, and afterwards he died and she survived him and continued her possession by survivorship, and died so seised.

She died the last day but one of September last. Alice Bele, wife of Robert Bele, is daughter of the aforesaid Walter and Margery and next heir to the said manor and other the premises by reason of the remainder aforesaid, and is 40 years old and more.

DORSET. Manor of Westport, worth 40*s.*, held of the prior of Christ Church, service unknown.

Divers lands and tenements in Podyngton, worth 33*s.* 4*d.*, held of Roger Newboro, knight, by knight-service, as of the manor of Sutton in the said county.

C. Series II. Vol. 14. (12.) E. Series II. File 896. (9.)

256. THOMAS DYNELEY, son and heir of EDWARD DYNELEY and SANCHEA his wife, late the wife of PETER CARVANELL, deceased, and cousin and heir of WILLIAM DYNELEY, viz. son of EDWARD, son of ROBERT, son of the said WILLIAM.

Writ 11 July, 15 Henry VII; *proof of age*, 26 October, 16 Henry VII.

OXFORD. He is aged 22 and more, and was born at 'le legge' of Caversham Park on the feast of the Assumption, 18 Edward IV, and baptized in the parish church of Caversham on that feast day; in which year there were great floods in those parts, &c.

His lands were in the wardship of the king's cousin, Thomas, earl of Arundell, by the king's grant.

C. Series II. Vol. 14. (13.)

257. WILLIAM BIRMYNGHAM.

Writ wanting; *inquisition* 17 August, 15 Henry VII.

William Birmyngeham, knight, his father, was seised of the undermentioned manor and advowsons, and being so seised enfeoffed Thomas Erdyngton, knight, Thomas Liltilton, knight, J.C.P., William Birmyngeham, named in the writ, Humphrey Jurdayn, clerk, and William Berkeley, esquire, thereof, to the use of himself and his heirs. They were seised thereof accordingly in fee, and afterwards, at the request of the said William Birmyngeham, knight, the said Thomas Erdyngton, Thomas Liltilton and Humphrey Jurdayn enfeoffed William Newenham, esquire, Richard Danvers, esquire, John Aleyn and Thomas Aleyn, gentlemen, of the said manor and other the premises to the use aforesaid, by virtue of which feoffment the same William, Richard John and Thomas were seised of the said manor and other the premises in fee; and afterwards the said William Newenham and Richard Danvers died, and the said John and Thomas Aleyn survived them and continued their possession in four parts of the aforesaid manor and other the premises to the use aforesaid by survivorship; and the said William Birmyngeham, knight, died; and the said William Birmyngeham, named in the writ, afterwards died, seised of a fifth part of the manor aforesaid and other the premises; and the said John and Thomas Aleyn then were, and still are, seised of the whole residue of the manor aforesaid and other the premises in fee, to the use of the heirs of the said William Birmyngeham named in the writ.

The said William Birmyngeham, named in the writ, held the said fifth part of the manor aforesaid and other the premises, at his death, of Edward Sutton, knight, lord de Dudley, as of the castle of Dudley, by knight-service, viz. by eight knights' fees and a half and a quarter part of a knight's fee and the service called 'Castell Ward,' according to the rate of the said fifth part of the manor and other the premises; and the said John and Thomas Aleyn hold the residue of the manor aforesaid and other the premises of the said Edward, lord de Dudley, as of the said castle, by service of the residue of the aforesaid eight and three quarter fees and by the said service, according to the rate of the said four parts, as by a fine levied, 46 Henry III, between Roger Somery, querent, and William Birmyngeham, deforciant, of customs and services, more fully appears.

He died 7 June, 15 Henry VII. Edward Birmyngeham, is his cousin and heir, viz. son of Nicholas his son, and was aged 3 on the feast of St. Chad the bishop last before the taking of this inquisition. *Cf.* No. 484, 519, 528.

WARWICK. Manor of Birmyngeham and the advowsons of the church of Birmyngeham and of the free chapel of St. Thomas the Martyr there, worth 40*l*.

C. Series II. Vol. 14. (15.) E. Series II. File 1115. Part V. (3.)

258. MAUD SEYNTLOWE late the wife of NICHOLAS SEYNTLOWE, esquire, formerly wife of JOHN WYKES.

Writ 1 October, *inquisition* 5 November, 15 Henry VII.

One Edward Langley, esquire, was seised of the under-mentioned manor and land, and, being so seised, by charter gave them to John Wykes and the said Maud then his wife, and John's heirs; they were seised thereof accordingly in fee; and afterwards the said John died, after whose death the said Maud continued her possession and was seised thereof in her demesne as of free tenement and of such an estate thereof by survivorship died seised.

The said Maud Seyntlo died the last day but one of June, 14 Henry VII. Edmund Wykes is son and heir both of the said Maud and of the said John Wykes, and is aged 30 and more.

SOMERSET. Manor of Staunton Drewe, worth 7*l*., and 150*a*. pasture, 20*a*. meadow, 20*a*. arable, 20*a*. wood, in Westchelworth, worth 10 marks, held of the abbot of St. Mary of Keynsham, service unknown.

C. Series II. Vol. 14. (16.) E. Series II. File 896 (15.)

259. EDWARD FOKEREY, gentleman.

Writ 20 January, *inquisition* Monday after Corpus Christi, 15 Henry VII.

He was seised of the under-mentioned messuages, &c. in Bokelond Baron, Over Nytherton, Nyther Nytherton, Stokyntynehede and Nytherton, and being so seised, by charter, 4 September, 15 Henry VII, gave them to Gregory Fokeray, his son and heir, who was and still is seised thereof accordingly in fee.

He was seised of the other under-mentioned messuages in Rammyston, &c., and being so seised, by charter, 12 January, 9 Henry VII, gave them to the said Gregory and Alice his wife, as her jointure, and to the heirs of Gregory on the said Alice begotten; they were seised thereof accordingly in their demesne as of fee tail and free tenement respectively, with reversion in default to Edward's right heirs.

He died 2 January last. The said Gregory, aged 38 and more, is his son and heir.

DEVON. A messuage, 6*a*. garden, 100*a*. arable, 100*a*. furze and heath and marsh, 6*a*. wood, in Bokelond Baron, five messuages, 50*a*. land, 6*a*. garden, in Over Nytherton, as parcel of the said messuage of Bokelondbaron, and three messuages, 40*a*. land, 3*a*. garden, $\frac{1}{2}$ *a*. wood, and 5*s*. chief rent, in Nyther Nytherton, as parcel of the said messuage of Bokelondbaron, worth 4*l*., held of the prince, as of the manor of Brodenynche, by knight-service.

Two messuages, 40*a*. land, 3*a*. or 4*a*. garden in Nytherton, or Over Nytherton, worth 13*s*., held of the prior of Plympton by fealty only for all service.

A tenement, or a messuage, and 1*a*. land, in Stokyntynehede, worth 20*d*., held of John Speccote, as of the manor of Stoke by fealty only.

A messuage, 2*a.* garden, 1*a.* meadow, 40*a.* land, 12*d.* rent, in Ram-myston, worth 20*s.*, held of Edward Courteney, earl of Devon, as of the manor of Stankecombe, by fealty only, for all service.

Two messuages, 1*a.* garden, 20*a.* land, in Rymmyston, or Rymston, worth 10*s.*, held of the prior of Plympton, by fealty only.

A messuage, $\frac{1}{2}$ *a.* garden, 20*a.* land, in Cuttewell, worth 8*s.*, held of John Holbeme, as of his manor of Wodelond, by fealty only.

Six acres of land in Chedlengton, worth 2*s.*, held of Margaret, countess of Richemond and Derby, by fealty only.

A tenement and garden in Newton Abbot, worth 10*s.*, held of the abbot of Torr, as of the manor of Newton, by fealty only.

Four acres of land in Westeyngmouth, worth 2*s.*, held of the bishop of Exeter, as of the borough of Teyngmouth aforesaid, by fealty only.

Four acres of land in Est Teyngmouth, worth 20*d.*, held of Edward Courtenay, earl of Devon, as of the manor of Teyngmouth, aforesaid, by fealty only.

C. Series II. Vol. 14. (17.)

260. RALPH CONSTABLE.

Writ of Mandamus, 2 November, *inquisition* 21 November, 16 Henry VII.

Long before his decease he, and one Anne his wife, were seised in fee, in her right, of the under-mentioned thirds, and, being so seised, had issue between them one John Constable; and afterwards she died and he continued his possession in his demesne as of free tenement by the curtesy, with reversion thereof expectant to the said John as her son and heir; he died so seised, when the premises descended to the said John. *Cf.* No. 86.

He died the last day but one of March, 13 Henry VII. The said John, aged 21 and more, is son and heir both of the said Ralph and of the said Anne.

LEICESTER. A third part of the manors of Bredon, Wilson, and Tong, Melton Mowbray, Ketilby and Holwell, and a third part of twenty messuages, 1,000*a.* land, 200*a.* meadow, [100*a.*] pasture, 100*a.* wood and 9*s.* rent due at St. Martin in Winter and Whitsuntide equally, in Bredon, Wilson, Tong, Melton Mowbray, Ketilby, Holwell, Sowrby, Dalby and Tutbury; the third part of the said manors at Bredon, Wilson and Tong, and of the said lands &c. in Bredon, Wilson, Tong and Tutbury, worth 10*l.*, held of the king, as of the honor of Tutbury, in the county aforesaid, parcel of the duchy of Lancaster, by knight service; the third part of the manors of Melton Mowbray, Ketilby and Holwell and of the lands, &c. there, worth 4*l.* 13*s.* 4*d.*, held of Thomas, earl of Surrey, service unknown; the third part of the lands, &c. in Sowrby and Dalby, worth 40*s.*, held of the king, as of the manor of Laycestre, parcel of the said duchy of Lancaster.

C. Series II. Vol. 14. (18.) E. Series II. File 1115. Part VI. (6.)

261. JAMES WHITNEY, esquire.

Writ 10 August, 15 Henry VII; *inquisition* 27 October, 16 Henry VII.

He was seised of the under-mentioned manors of Whiteney, Boughrede and Pencombe and land, &c. in Home Lacy and Fnoggesashe, in fee, and being so seised enfeoffed James Baskerville, knight, Simon Milborne,

Walter Baskerville, James Scudamore, esquires, John Breynton, William Burghill, Richard Lynke, rector of the church of Staundon, and Simon Heryng, thereof; the said James Baskerville afterwards died, and the said Simon and the others survived him and were, and still are, seised thereof in fee.

James Baskerville, knight, Robert Vaughan of Hergest, Walter Baskerville, John Godeman of Hereford, and Rowland Blakeston, were seised of the under-mentioned manor of Ocle Pichard, &c., in fee, and being so seised, by charter, 3 March, 7 Henry VII, enfeoffed the said James, by the name of James Whiteney son of Robert Whiteney, esquire, and Blanch wife of the said James, daughter of Simon Milborne, esquire, thereof, to them and the heirs of their bodies between them begotten; they were seised thereof accordingly in fee tail, and had issue between them Robert Whiteney; and afterwards the said James died, and the said Blanch survived him and is seised of the said manor, &c. in fee tail by survivorship, by the form of the gift.

He died the last day of June last. Robert Whiteney aged 6 and more, is son and heir of him and of the said Blanch of their bodies begotten.

MARCHES OF WALES. Manor of Whiteney and the advowson of the church of St. Peter of Whiteney appurtenant to the said manor, worth 10*l.*, held of Edward, duke of Buckingham, as of the castle and honor of Huntynghon, service unknown.

Manor of Boughrede, worth five marks, held of the king by socage, viz. by service of 3*d.* yearly, for all service.

HEREFORD. Manor of Pencombe, worth 10*l.*, held of the lord Bergenny, as of his lordship of Ewias Harold, service unknown.

Four messuages, 120*a.* meadow, 40*a.* pasture, in Home Lacy and Fnoggesasshe (*sic*), those in Home Lacy, worth 46*s.* 8*d.*, held of the dean and chapter of St. Ethelbert of Hereford, service unknown, and those in Fnoggesasshe (*sic*), worth 20*s.*, held of Thomas ap Harry, as of the manor of Eton Tregos, service unknown.

Manor of Ocle Pichard, worth 10*l.*, held of John, lord Ferrers, as of the castle and honor of Webley, service unknown.

A messuage, 100*a.* land, 20*a.* meadow, in Kyngescaple; a messuage, 20*a.* land in Baisham; a toft, 16*a.* land in Brokhampton; a messuage 18*a.* land in Howcaple; worth 4 marks, held of Thomas, earl of Ormond, as of the castle of Kilpek, service unknown.

C. Series II. Vol. 14. (19.) E. Series II. File 409. (2.)

262. WILLIAM PAULET, knight.

Writ of Amotus 16 November, 12 Henry VII; *inquisition* 28 October, 15 Henry VII.

William Poulet, knight, named in the writ, and one Elizabeth his wife, long before their death were seised of the under-mentioned manors and advowson, and of a hundred messuages, 1,000*a.* land, 300*a.* meadow, 500*a.* pasture, 500*a.* wood, and 10*l.* rent, in Thorne and the other under-mentioned places, in fee, and being so seised, by charter indented, 12 September, 3 Henry VII, gave them to Amyas (*Amisio*) Poulet, knight, his heirs and assigns, paying therefore yearly to them during their lives in survivorship 100*l.* by quarterly payments, by virtue of which grant the said Amyas was seised thereof in fee.

He died 3 October, 7 Henry VII. The said Amyas, aged 40 and more, is his son and heir. *Cf. Vol. I. Nos. 410-411.*

DEVON. Manor of Halperton, worth 10*l.*, held of the king, as of the honor of Gloucester, by service of $\frac{1}{2}$ a knight's fee.

Manor of Bukyngton Loges, worth 100*s.*, held of John Carewe of Umberlegh, esquire, as of the manor of Womberlegh, service unknown.

Manor of Lodiswill, or Lodyswill, worth 20 marks, held of Piers Eggecomb, knight, as of the castle of Totness (*Totton'*), by 20*s.* rent, service unknown.

Manor and advowson of Ydesford, or Ydyfford, the manor worth 60*s.*, held of Edward, earl of Devon, as of the honor of Plympton, service unknown.

Land, &c. in Thorne, worth 6*s.* 8*d.*, held of John Stallynch in free socage.

Land, &c. in Legh Poulet, worth 40*s.*, held of John Horsey, service unknown.

Land, &c. in Fayrewoke and Thurlegh, worth 6*s.* 8*d.*, held of Humphrey Calwodeley in right of his wife, service unknown.

Land, &c. in Southlegh worth 6*s.* 8*d.*, held of John Stallynche aforesaid, in free socage.

Land, &c. in Credy, worth 40*s.*, held of John Carewe, lord of Shoggebroke, service unknown.

Land, &c. in Westhome, worth 6*s.* 8*d.*, held of the prior of Plympton, service unknown.

Land, &c. in Newton St. Cyres (*Sancti Cirici*), worth 6*s.* 8*d.*, held of Nicholas Kyrkeham, esquire, in free socage.

Land, &c. in Norton, worth 40*s.*, held of the dean and chapter of St. Peter, Exeter, service unknown.

Land, &c. in Chaffecomb, worth 10*s.*, held of the vicars of the collegiate church of Holy Cross of Crediton, in free socage.

Land, &c. in Stottefold in Aysshewater, worth 6*s.* 8*d.*, held of Piers Eggecomb, knight, in right of his wife, service unknown.

Land, &c. in Ford in Chalmelegh, worth 5*s.*, held of the said earl of Devon, as of the honor of Okehampton, by $\frac{1}{30}$ of a knight's fee.

Land, &c. in Uppecote, Yeo, or Yoe, and Pokemersshe in Maryonlegh, worth 20*s.*, held of the prior of Bearliche, as of the manor of Marionlegh aforesaid, service unknown.

Land, &c. in Southmolton, worth 6*s.* 8*d.*, held of the aforesaid countess (*sic*), as of the manor of Southmolton aforesaid, service unknown.

Land, &c. in Gorhuyshe and Scobchester, worth 4 marks, held of John Speke, knight, service unknown.

Land, &c. in Lymston, worth 13*s.* 4*d.*, held of Thomas, marquess of Dorset, in right of his wife, as of the manor of Lymston, service unknown.

Land, &c. in Blakburgh, worth 3*s.* 4*d.*, held of Henry Copleston, as of the manor of Buketon beside Budelegh, service unknown.

Land, &c. in Shoggebroke (*struck out*).

Land, &c. in Battysthorne, or Battyshorne, worth 4*l.*, held of the aforesaid earl of Devon, as of the honor of Plympton, by knight service,

The rent of 10*l.* and the advowson of the church of Ydesford aforesaid are worth nothing above the same rent,

C. Series II. Vol. 14. (20.)

263. HENRY HULL.

Writ 20 April, 14 Henry VII; *inquisition* 21 October, 15 Henry VII; a previous writ of *diem clausit* had miscarried.

Long before his death he was seised of the under-mentioned tenement in the occupation of Robert Chubbe, tenement called 'Larkebere,' cellars in Toppesam, land called 'Sporebarne,' messuages, &c. in St. Sidwell's and land in Sylverton, in fee, and being so seised by charter long before his death, gave them to Richard, then bishop of Exeter, Thomas, marquess of Dorset, John Dynham, knight, lord of Careynham (*sic*), Amyas (*Amisio*) Powlette, knight, John Speke, and Robert Care, esquires, their heirs and assigns, during the life of Christine then his wife, who survives, for her use, and they were, and still are seised thereof accordingly in form aforesaid.

By his last will, 2 May, 1490, he gave the reversion of the tenements aforesaid after the decease of the said Christine, to Elizabeth, his daughter, in tail, with remainder in default to John Hulle, his brother in tail, with remainder in default to his own right heirs.

He was seised of the under-mentioned twenty messuages in Exeter in fee, and being so seised bequeathed them by the same last will to his said daughter Elizabeth, in tail, by the name of the residue of all his lands, &c. in Exeter and the suburbs, or elsewhere county Devon, whereof mention was not made in his charter of feoffment, with remainder in default of her issue to the said Christine, his wife, for life, with remainder to John Hulle, his brother, in tail, with remainder in default to his own right heirs.

The said Elizabeth died 12 April, 6 Henry VII without heir of her body begotten, after whose death the said Christine entered upon the said lands and tenements and is now seised thereof, by virtue of the gift and bequest, in her demesne as of free tenement.

He died the last day but one of May, 5 Henry VII. The said John Hulle is his brother and heir, aged 40.

DEVON. A tenement in the city of Exeter, wherein Robert Chubbe then dwelt, worth 13s. 4d., held of the mayor of the city of Exeter in burgage, service unknown.

A tenement called 'Larkebere' and certain lands, meadows, leasowes (*pasc'*) and pastures thereto belonging, containing by estimation 20a., with a garden adjacent, lying without the south gate of the said city within the parishes of St. Leonard and the Holy Trinity, worth 60s., held of the provost (*provesto*) of Cambryge, service unknown.

Four cellars in Toppesam, worth 30s., held of Edward, earl of Devon, service unknown.

Thirty acres of land and pasture called 'Sporebarne,' in the parish of St. Michael of Hevytre, worth 12s., held of Giles Hylle, service unknown.

Three messuages, 20a. land, 10a. meadow, 30a. pasture, in the parish of St. Sidwell (*Sancte Sativole*) without the east gate of the said city, worth 33s., held of the mayor of the city of Exeter, service unknown.

Fifty acres land and pasture in Sylverton, worth 40s., held of John Wadham, knight, service unknown.

Twenty messuages in the city of Exeter, worth 6l. 19s. 6d., held of the mayor of the city of Exeter, service unknown.

264. WILLIAM HUDDSFELD, knight.

Writ 20 June, 14 Henry VII. ; *inquisition* 22 October, 15 Henry VII.

He died seised of the under-mentioned land, &c., in Honyton.

Peter, late bishop of Exeter, Robert Morton, clerk, Walter Courteney, esquire, and Robert Morton, were seised of the under-mentioned manor and advowson of Shyllyngford and the advowson of St. Mary Steps in fee, and being so seised, by charter indented, 24 April, 21 Edward IV, demised them to him, and Katharine, his wife, and the heirs of his body, with remainder in default to William Mountagu, in tail, with remainder in default to William Fulford in tail, with remainder in default to George Rogers in tail, with remainder in default to his right heirs ; they were seised thereof accordingly he in fee tail and she in her demesne as of free tenement ; and afterwards he died and she survived and is still so seised.

Walter Courteney, knight, and he were seised of the under-mentioned manors of Faryngdon and Widecomb in fee, and being so seised, by charter, 1 November, 8 Henry VII, gave them to John Crocker and John Byconell, knights, Thomas Austell, John Fulford, William Ibnour, clerks, John Eston, Roger Fytz and Nicholas Prous, and their heirs, viz. concerning the manor of Wydecombe to the use of the said Katharine for life ; they were seised thereof accordingly in fee, and are still so seised.

Long before his death he was seised of the under-mentioned manor, borough and hundred of Whitherigge in fee, and being so seised, by charter 20 October, 6 Henry VII, gave it to John Byconell, knight, John Fulford, clerk, Thomas Coterell, esquire, John Kyrton, Roger Fitz and Nicholas Prous, who by virtue of that feoffment were and still are seised thereof in fee.

By charter, 21 February, 20 Edward IV, he gave Robert Alder, for his good service, 40s. rent from all his land, &c. in Faryngdon and Widecomb for life by quarterly payments, by virtue whereof the said Robert was and still is seised of the said rent in his demesne as of free tenement.

Similarly by charter, the last day but one of September, 3 Henry VII, he gave the said Robert 13s. 4*d.* rent for life at Easter and Michaelmas equally by virtue of which grant the said Robert was and is possessed thereof by payment of 1*d.* in recognition of the said rent.

He died Sunday before Midsummer last. Katharine wife of Edmund Carewe, knight, and Elizabeth Huddesfeld, are his daughters and heirs, aged 21 and more and 17 and more respectively.

DEVON. Seven messuages, seven gardens, 8*a.* land, in Honyton, worth 20*s.*, held of William Courteney, knight, as of the manor of Honyton, in free socage.

Manor of Shyllyngford with the advowsons of the churches of Shyllyngford and St. Mary Steps (*de gradibus*) in Exeter, held of John Speke, knight, as of the manor of Bramford Speke, by knight-service ; the manor is worth 10 marks, the advowsons are full and worth nothing yearly.

Manor of Faryngdon, worth 5*l.*, held of the same John Speke, knight, as of his manor aforesaid, by knight-service.

Manor of Widecomb, or Wydecomb, 'in the More,' worth 8 marks, held of Edward, earl of Devon, as of the honor of Plympton, by knight-service.

Manor, borough and hundred of Whitherigge, worth 10*l.*, held of the lady Elizabeth, queen of England, as of the honor of Mershehode, by knight-service,

265. ROBERT WHITYNG.

Writ 12 September, *inquisition* 26 January, 16 Henry VII.

He was seised of the under-mentioned land in Sydbury in fee tail, and, being so seised, by charter, the last day but one of September, 5 Henry VII, enfeoffed John More, John Kyrham, Thomas Coterell, John Gilberd, William Walrond, Nicholas Knyght, clerk, John Kyrton, Nicholas Prous, Peter Meryfeld and John Walrond thereof; by virtue of which feoffment they were and still are seised thereof in fee.

He died 9 September last, seised of the other under-mentioned land, &c. in fee tail. Christopher Whityng, aged 28 and more, is his son and heir.

DEVON. Three messuages, 200*a.* land, 20*a.* meadow, 20*a.* wood, 7*s.* 4*d.* rent, in Wonford, worth 40*s.*, held of the prince, as of the honor of Bradnynche, by knight-service.

Four messuages, 320*a.* land, 20*a.* meadow, 8*a.* wood, in More Ryngswill, worth 20*s.*, held of John Speke, knight, as of the manor of Branford Speke, by fealty only, for all service.

Manor of Prodomsisle, worth 10*l.*, held of the bishop of Exeter, by fealty only, for all service.

Twelve messuages, 1,000*a.* land, 100*a.* meadow, 200*a.* furze and heath, and 10*s.* rent in Upton Prodom *alias* Payhembury, worth 10*l.*, held of Edward Courteney, earl of Devon, as of the honor of Okhampton, service unknown.

Forty acres of land, 4*a.* wood, in Catishay, worth 5*s.*, held of Thomas, marquess of Dorset, by fealty only, for all service.

One hundred acres of land, 8*a.* meadow, in Luttokishele, worth 20*s.*, held of the prior of St. Nicholas of Exeter, by fealty only, for all service.

A messuage, a garden and 2*a.* land, in Honyton, worth 20*s.*, held of William Courteney, knight, as of the manor of Honyton, by fealty only, for all service.

A messuage, 200*a.* land, 10*a.* meadow, 4*a.* wood, in Cokyng Hays, worth 20*s.*, held of Alice Bonvyle, widow, by fealty only, for all service.

One hundred acres of land, 4*a.* meadow, 20*a.* furze and heath, and 3*s.* rent, in Sydbury, worth 20*s.*, held of the dean and chapter of the cathedral church of St. Peter of Exeter, by fealty only, for all service.

Manor of Wode, worth 10 marks, held of William Courteney, knight, as of the manor of Cadley, by fealty only, for all service.

C. Series II. Vol. 14. (23.)

266. JOHN BONVYLE, esquire.

Writ 12 May, 14 Henry VII.; *inquisition* 26 October, 15 Henry VII, after the death of John Bonevyle, of Come Wraghleggh, esquire.

William, lord Bonvyle, knight, was seised of the under-mentioned manor of Lytylmodbery, and land in Wyndesore thereto belonging, in fee, and, being so seised, by charter gave them to Roger Bekansawe, Roger Fabell, clerks, and William Waller, for the term of his life with remainder to John Bonvyle, son of Isabel (*Esabelle*) Kyrkeby, and Alice daughter of William Denys, esquire, and Joan, his wife, and the heirs of the bodies of the said John and Alice; they were seised thereof accordingly during his life, and afterwards he died, and the said John and Alice entered thereon, as upon their remainder,

by virtue of the grant aforesaid, and were seised thereof in fee tail; and afterwards the said John Bonvyle died so seised and the said Alice survived him and is still so seised.

He was seised of the under-mentioned land, &c. in Ivebrigge and Herfford, and manor of Mewy, in fee, and being so seised gave them by charter to John Kirkham, John More, Maurice More, Richard Kyrkeby, Robert Chachepole, Robert Jurdayne and Nicholas Yerde, for the term of the life of his wife Alice, and to her use, after his death; they were seised thereof accordingly, and afterwards the said Richard Kyrkeby, Robert Cachepull and Robert Jurdayn died, and the said John Kyrkeham and the others survived and are still seised thereof, after his death, to the use of the said Alice, in fee.

He died seised of the under-mentioned rent in Wauensydenham in fee, which thereupon descended to his son and heir.

He died Tuesday before the Ascension last. John Bonvyle, aged 21 and more, is his son and heir.

DEVON. Manor of Lytylmodbery, or Litilmodbery, a messuage, 100*a.* land, 20*a.* meadow, 10*a.* wood, in Wyndesore, or Wynsore, worth 20*l.*, held of Thomas, marquess of Dorset, service unknown.

A capital messuage, 500*a.* land, 200*a.* wood, 300*a.* furze and heath, 6*d.* rent and a mill, in Ivebrigge, worth 6 marks, held of the heirs of William Stonour, knight, as of the manor of Ermyngton, by fealty, and 10*s.* rent, for all service.

Four messuages, 100*a.* land, 10*a.* furze and heath, in Stowford, in the parish of Herfford, worth 20*s.*, held of John Hyll, esquire, as of the manor of Herfford, by fealty and 8*s.* 10*d.* rent, for all service.

Manor of Mewy.

Thirty shillings rent in Wauensydenham issuing from certain messuages and lands in Wauensydenham aforesaid.

C. Series II. Vol. 14. (24.)

267. JOAN RICHEMOND, widow.

Writ 4 June, 14 Henry VII. ; *inquisition* the last day of October, 15 Henry VII.

One John Copleston was seised of the under-mentioned messuages, &c. in fee, and being so seised by charter indented, 19 January, 24 Henry VI, demised them to Thomas Herle, bastard son of John Herle, knight, and to the said Joan, daughter of John Germyn, of Exeter, then his wife, and the heirs of their bodies, with remainder in default to the heirs of the body of the said Thomas Herle, the bastard, by virtue of which demise the said Thomas and Joan were seised thereof in fee tail; and afterwards the said Thomas Herle died without issue and the said Joan survived him; and afterwards the said John Copleston, by another charter, 11 December, 32 Henry VI, gave the reversion thereof expectant upon her decease to one John Bury, of Colaton, in tail male; by virtue of which grant the said Joan, then tenant thereof, attorned to the said John Bury of Colaton at Exeter by payment of 1*d.*, by virtue whereof he was seised of the reversion aforesaid as of fee and right; and afterwards the said John Bury died.

She died, seised as aforesaid, 20 May last; and after her death William Bury, as cousin and heir male of the said John Bury of Colaton, viz. son of John son of the said John Bury of Colaton, entered upon the premises and

was thereof seised in his demesne as of fee tail by the form of the gift, and is still so seised. The said William is aged 40 and more.

DEVON. Nineteen messuages, a stable with curtilage adjacent, in the city of Exeter, between the tenement of Thomas Garnesey on the east and south and the street (*regiam stratam*) on the north and west, and eleven gardens there, held, with the exception of one messuage and one garden adjacent, of the dean and chapter of the cathedral church of St. Peter of Exeter, by 12*d.* rent at Michaelmas yearly, for all service, and they are worth 10 marks; the aforesaid messuage and garden, above excepted, are held of the prior of St. Nicholas of Exeter, by 5*s.* rent yearly for all service, and are worth 4 marks yearly.

C. Series II. Vol. 14. (25.)

268. JOHN MATHEWE.

Writ 8 February, 14 Henry VII.; *inquisition* 9 October, 15 Henry VII.

The said John Mathew died 6 February, 14 Henry VII, seised of the under-mentioned messuages in fee. Robert Mathew, aged 26, is his son and heir. *Cf.* No. 297, 319.

LONDON. Nine messuages in the parishes of St. Martin le Organs (*sic*) and St. Michael in Crokydlane, in the wards of Temmysstrete and Canwyk Strete, worth 16*l.* 6*s.* 4*d.*, held of the king in free burgage, as the whole city is held.

C. Series II. Vol. 14. (26.)

269. MARGARET HOLCOMBE.

Writ 16 April, 14 Henry VII.; *inquisition* the last day of October, 15 Henry VII.

She died 7 April last, seised of the under-mentioned land, &c. in fee. Charles Holcombe, aged 26 and more, is her son and heir.

DEVON. Third part of a messuage and the third part of 300*a.* land, 12*a.* meadow, and 4*a.* wood, in Blakepole, worth 4 marks, held of John Boughser, knight, as of the manor of Warkeley, by 16*d.* rent yearly and suit of court there for all service.

Third part of a burgage in Southmolton, worth 5*s.*, held of Margaret, countess of Rechemond, as of her borough (*burgagio*) of Southmolton aforesaid, in free socage.

A burgage in Barstaple, worth 4*s.*, held of the prior of St. Nicholas in Barstaple aforesaid, in free socage.

Third part of two tenements in Wetherigge, or Wetherygge, worth 13*s.* 4*d.*, held of the heirs of William Huddisfild, knight, in free socage.

A tenement in Bramscombe, or Branscombe, worth 40*s.*, held of the dean and chapter of the cathedral church of St. Peter of Exeter, in free socage.

C. Series II. Vol. 14. (27.)

270. THOMAS COTTON.

Writ 4 August, 14 Henry VII.; *inquisition* the last day of June, 15 Henry VII.

William Alnewike, late bishop of Norwich, William Philip, knight, Nicholas Wymbyssh, clerk, Thomas Sutton, of Milton, esquire,

Richard Heighway, clerk, and William Weldon, of Welden, were seised of the undermentioned manor in fee, and held it of King Henry VI in chief, by what services the jurors know not, and being so seised, by charter, 11 December, 15 Henry VI, the said king's licence having been previously obtained, demised it to one Walter Cotton for life, with remainder to William Cotton, his son, and Alice, William's wife, for life, with remainder to the heirs of William's body; by virtue of which demise the same Walter was seised of the said manor in his demesne as of free tenement, and died so seised; after whose death the said William and Alice entered and were seised thereof in their demesnes as of fee tail and free tenement respectively; and they being so seised, the said William had issue the said Thomas Cotton, and died, and the said Alice survived him and was solely seised, as aforesaid, by survivorship; and after death of the said William the remainder descended to the said Thomas as son and heir of William of his body begotten; and afterwards, after William's death, the said Thomas Cotton, by charter, 18 April, 6 Edward IV, gave the reversion of the said manor expectant upon the death of the said Alice, to Edmund Rede, knight, John Broughton, the younger, John Clopton, Thomas Peyton, esquires, Thomas Heigham, Thomas Cotton, the elder, Thomas Heigham, the younger, John Blenerhaiset, Robert Harleston and Clement Heigham, their heirs and assigns; by pretext of which grant the said Alice, then tenant, attorned; and afterwards the said Alice died seised of such an estate thereof, after whose death the said Edmund and the others entered, and were seised thereof in fee; and, being so seised, they had pardon, by letters patent, 5 December, 13 Edward IV, by the names of Edmund Rede, knight, &c., tenants of the lordships, or manors, of Ixenyng, co. Suffolk, and of the lands &c. in Ixenyng to the said lordships, or manors, belonging, of all gifts, &c., of lands held in chief before 30 September, 11 Edward IV; and afterwards the survivors of them, viz. John Blenerhaiset and Clement Heigham, being seised of the said manor in fee by survivorship, suffered a recovery of it, upon a writ sued, 3 June, 13 Henry VII, returnable in the quinzaine of Trinity following, to Gilbert Talbot, Philip Calthorp, Henry Marney and Robert Peyton, knights, Richard Heigham, John Yaxlee, Thomas Frowike, serjeants at law, William Clere, William Jenney, William Mordaunt and John Heigham, by pretext whereof the said Gilbert and the others were, and still are, seised of the said manor in fee.

He died the last day of July last. Robert Cotton aged 22 and more, is his son and heir. *Cf.* No. 301 and *Patent Roll Cal.* 1436-1441, p. 31.

SUFFOLK. Manor of Ixenyng, called 'Cotons Maner,' worth 20*l.*

C. Series II. Vol. 14. (28.)

271. JOHN ASSHEFELD, gentleman.

Writ 11 February, *inquisition* 20 June, 15 Henry VII.

He was seised of the under-mentioned manor and advowson, and tenement called 'Maysteres,' in fee, and being so seised, by charter, 28 August, 6 Henry VII, gave them to Henry Wentworth and William Fyndern, knights, William Walgrave, Roger Wentworth, Robert Drury, John Garnysshe, and Roger Rukwode, esquires, John Constabull, clerk, and Nicholas Ippesworth, clerk, their heirs and assigns, to the use of Margaret Asshefeld, his wife, for life, and they were seised thereof accordingly in fee; afterwards by his last

will he directed that she should take the profits thereof yearly during her life, and if it happened her to die within ten years after his own decease the profits thereof should be taken by his executors from her death to the end of the said term of ten years for the promotion and marriage, to their best ability, of his daughters.

He was seised of the under-mentioned tenements called 'Bresworth,' 'Mikilfeld,' 'Nicolles' and 'Thoroldes' in fee, and being so seised, by charter 1 December, 15 Henry VII, enfeoffed Robert Broughton and Roger Wentworth, knights, William Cheyne, Edmund Rukwode, and John Higham, esquires, and Nicholas Zepyswiche, clerk, thereof, for the performance of his last will, and they were seised thereof accordingly in fee.

He was seised of the other under-mentioned tenements in fee, and being so seised, by charter, 5 December, 15 Henry VII, enfeoffed Robert Broughton, knight, Richard Wentworthe, Henry Wentworth, the elder, William Cheyne, George Walgrave, Giles Alyngton, John Garnysshe, Edmund Rukwode, and John Higham, esquires, and Nicholas Zepiswiche, clerk, thereof, for the performance of his last will, and they were seised thereof accordingly in fee.

By his last will he directed that the issues and profits of all his land, &c. in Hepworth, Hunterston, Great and Little Asshefeld, Stanton and Langham for the term of eighteen years from his death should be received by his executors for the payment of his debts, the marriage of his daughters, and for the exhibition at school or in other honest manner at their discretion of Francis and Edmund his sons till they came to the age of eighteen; and that when the said Francis came to that age the feoffees of his land, &c. in Hunterston Asshefeld and Langham should grant him by charter an annuity of 26s. 8d. therefrom for life, with clause of distraint; and if George, brother of the said Francis, died without issue so that his inheritance came to the said Francis, that then the said annuity should cease and be disposed by his executors towards the marriage of his said daughters during the said term of eighteen years; and when the said Edmund his son came to the said age, that the feoffees of his land in Hunterston and Asshefeld should grant him by charter an annuity of 53s. 4d. therefrom for life, with clause of distraint, but if he died within the said term the said annuity should be disposed by his executors, as above; further he willed that all his said land, &c. in Hepworth and land, &c. called 'Breseworthe' should be sold by his executors for the marriage of his said daughters.

He died 11 January last. George Asshefeld, aged 14 and more, is his son and heir.

SUFFOLK. Manor and advowson of Stowelangtoft, and a tenement called 'Maysteres' or 'Masteres,' in Ixworth, worth 12l., held of the abbot of Bury St. Edmunds, service unknown.

A tenement called 'Bresworth,' 'Breseworthe' or 'Bryseworthes,' in Great and Little (*Magna* and *Parva*) Asshefeld, and three tenements in Hepworth and Stanton called 'Mikilfeld,' 'Nicolles' and 'Thoroldes,' worth 60s., held of the said abbot, service unknown.

Two tenements called 'Thoroldes' and 'Trouces' in Hunterston, a tenement called 'Johnys le Man' in Langham, and 100a. land, 100a. pasture, in Hunterston, Great and Little (*Magna* and *Parva*) Asshefeld and Langham, worth 4l., held of the said abbot, service unknown.

272. JOHN ASSHEFELD, gentleman.

Writ 11 February, *inquisition* 20 June, 15 Henry VII.

He was seised in fee of the under-mentioned land, late of John Asshefeld his father, and being so seised, by charter, 14 December, 15 Henry VII, enfeoffed Robert Broughton and Robert Clere, knights, William Cheyne, Robert Cotton, John Coket, the elder, Robert Taylebouse, John Higham and Edmund Rukwode, esquires, and Robert Tasborow, merchant, thereof, for the performance of his last will.

By his last will he directed that the whole of the said land should be sold by his executors for the fulfilment of his will and the marriage of his daughters.

Death and heir as in No. 271.

NORFOLK. Divers lands and tenements in Great Yarmouth (*Magna Jernonuta*) and Sowghton, called 'Asshefeldes,' worth 20s., held of Edmund, earl of Suffolk, service unknown.

C. Series II. Vol. 14. (30.)

273. PETER BAWNFELD.

Writ 7 June, 14 Henry VII; *inquisition* 1 September, 15 Henry VII.

The said Peter Baunfeld, esquire, was seised of the under-mentioned land, &c. in Hardyngton in fee, and being so seised, by charter 8 November, 35 Henry VI, enfeoffed William Carent, esquire, and John Attewater thereof, who by charter 14 February, 3 Edward IV, re-enfeoffed him and Mariona his wife thereof, to them and the heirs of their bodies begotten, with remainder in default to his right heirs. They were seised thereof accordingly in fee tail and he died so seised, and she survived him and continued her possession by survivorship.

He died 6 May last, seised of the under-mentioned land called 'Dursley.' John Baunfeld, aged 30 and more, is his son and heir.

SOMERSET. Three messuages, seven carucates of land, 100*a.* meadow, 40*a.* wood, in Hardyngton beside Hemmyngton, worth 12*l.*, held of John Rodnay, knight, service unknown.

Certain lands called 'Dursley,' in Wanstrowe, worth 13*s.* 4*d.*, held of the dean and chapter of Wells, service unknown.

C. Series II. Vol. 14. (31.) E. Series II. File 896. (12.)

274. WILLIAM MAYNWARING.

Writ 3 May, 14 Henry VII; *inquisition* 3 February, 15 Henry VII.

He died 6 March, 14 Henry VII, seised of the under-mentioned manor, &c. in fee. George Maynwaryng, aged 50 and more, is his son and heir.

SALOP. Manor of Ightfeld, worth 10*l.*, held of the king in chief, by service of $\frac{1}{8}$ of a knight's fee.

Fifty acres of pasture in Kempley, worth 50*s.*, held of the earl of Shrewsbury in socage, viz. by $\frac{1}{2}$ *d.* for all service.

A messuage and 60*a.* land in Coton within the lordship of Weme, worth 4 marks, held in socage of the lord Dakurs, by 2*d.* rent, for all service.

A messuage and 20*a.* land in Losford, worth 16*s.*, held in socage of the lord Fitzwaren, by 1*d.* rent.

Two messuages and 16*a.* land in Hodnet, worth 10*s.*, held in socage of Richard Ludlowe, knight, by 2*d.* rent.

C. Series II. Vol. 14. (32.) E. Series II. File 832. (12.)

275. HENRY OGAN.

Writ 6 September, *inquisition* 21 October, 15 Henry VII.

Emmot Milys daughter and heir of Elizabeth, late the wife of John Milys, and one of the daughters and heirs of Nicholas Wotton, was seised of the under-mentioned manor of Westrop and a third of the manor of Estbedwyn in fee tail, to her and the heirs of her body begotten, and being so seised took to husband the said Henry, whereby they were seised thereof in fee tail in her right, and being so seised they had issue between them Richard Ogan, and afterwards she died seised as aforesaid and he survived her and was seised thereof in his demesne as of free tenement by the curtesy.

The said Henry and Emmot were seised of the under-mentioned messuages in Fulleston, &c. in fee, in her right, and being so seised had issue the said Richard, and afterwards she died so seised and he survived her and was seised thereof in his demesne as of free tenement by the curtesy.

He died the last day of August last, seised of another third of the said manor of Estbedwyn in fee. Richard Ogan, aged 22 and more, is his son and heir and likewise son and heir of the said Emmot of the bodies of the said Henry and Emmot begotten. *Cf.* No. 789.

WILTS. Manor of Westrop, otherwise called the manor of Westhorp, otherwise called the manor of Westhorp and Hampton by Hyworth, worth 10*l.*, held of the king in chief, by service of $\frac{1}{20}$ of a knight's fee.

Third part of the manor of Estbedwyn, worth 50*s.*, held of the king in chief, by fealty only, for all service.

Nine messuages in Fulleston, Neuton, Chellyngton and Stowford, worth 40*s.*, held of the abbess of Wilton, in right of her church, service unknown.

Another third part of the manor of Estbedwyn, worth 50*s.*, held of the king in chief, by fealty, only for all service.

C. Series II. Vol. 14. (33.)

276. HENRY OGAN.

Writ 6 September, *inquisition* 18 October, 15 Henry VII.

He died seised of the under-mentioned land &c. in fee.

Death and heir as in No. 275.

SOMERSET. A messuage, 40*a.* land, 40*a.* meadow, 20*a.* pasture, 1*a.* wood, in Knyghtisly, called 'Ochardisland,' worth 26*s.* 8*d.*, held of Richard Neweton, esquire, service unknown.

C. Series II. Vol. 14. (34.) E. Series II. File 896. (10.)

277. WILLIAM CHEYNE, esquire.

Commission 1 July, *inquisition* 17 July, 14 Henry VII.

Findings as in No. 247.

SUSSEX. Manor, or tenement, of Legh *alias* Ligh.

Two hundred and fifty acres of marsh in Iden, each acre worth 6*d.* ; 200*a.* pasture in Iden, each acre worth 4*d.* ; 60*a.* wood in Iden, whereof 3*a.* can be yearly cut, and each acre so to be cut is worth 6*s.* 8*d.* ; the said manor, or tenement, over and above the said marsh, pasture and wood, is worth 100*s.*

The reversion of 80*a.* marsh in 'lez Crommes,' called 'Berugrange,' in Bekle, whereof each acre is worth 3*d.* yearly.

The said manor, marsh, pasture, wood and reversion are not held of the king, but of whom, or by what service, they are held, the jurors know not.

C. Series II. Vol. 14. (35.)

278. ANDREW CLEREBEK.

Writ 14 October, *inquisition* 12 October (*sic*) 15 Henry VII.

He died 12 September last seised of the under-mentioned third. Thomas Clerebeke, aged 30 and more, is his son and heir.

SUFFOLK. A third part of the manor of Clerebekes, worth 60*s.*, held of the king in chief, as of the honor of Hatfeld Peverell, by service of $\frac{1}{8}$ of a knight's fee.

C. Series II. Vol. 14. (36.) E. Series II. File 611. (4.)

279. ROGER CHEYNE.

Commission 1 July, *inquisition* 16 July, 14 Henry VII.

He died 16 March, 14 Henry VII, seised of the under-mentioned manor in fee, which thereupon descended to John Cheyne, his son and heir, which John, on the day of the taking of this inquisition, is aged 22 and more. The said John has not married since Roger's death.

KENT. Manor of Cokeryde, worth 100*s.*, held of the king in chief by service of $\frac{1}{2}$ a knight's fee.

C. Series II. Vol. 14. (37.)

280. ROGER CHEYNE.

Commission 1 July, *inquisition* 17 July, 14 Henry VII.

SUSSEX. He held no lands. When he died, who is his heir, and whether that heir married after his death, the jurors know not.

C. Series II. Vol. 14. (38.)

281. JOHN CHEYNE, knight.

Commission 1 July, *inquisition* 16 July, 14 Henry VII.

He died 30 May, 14 Henry VII, seised of the under-mentioned manors, &c. in fee, which thereupon descended to Francis Cheyne as his cousin and

heir, viz. son of William Cheyne, his brother ; which Francis, on the day of the taking of this inquisition, is aged 17 and more, and has not married since John's death but was married before his death to one ——, daughter of John Brereton.

KENT. Manor, or tenement, of Solerhous, worth 40s., held of the king in chief by service of $\frac{1}{30}$ of a knight's fee, as of the castle of Dover.

Manors, or tenements, called Crawthorn, Pery and Kyngesmersshe, and 300*a.* land within the marsh of Romene, whereof each acre is worth 12*d.*; which manors, or tenements, over and above the said 300*a.* land, are worth 14*l.*; the said manors, or tenements, and the said 300*a.*, are of the tenure of 'gavelkynde,' and are not held of the king, but of whom they are held, or by what services, the jurors know not.

C. Series II. Vol. 14. (39.)

282. JOHN CHEYNE, knight.

Commission 1 July, *inquisition* 17 July, 14 Henry VII.

SUSSEX. He held no lands. When he died, who is his heir, and whether that heir married after his death, the jurors know not.

C. Series. II. Vol. 14. (40.)

283. ALICE MORGAN late the wife of WILLIAM MORGAN, esquire, and who before was the wife of WALTER TORNBY, esquire.

Writ 8 October, *inquisition* 5 November, 15 Henry VII.

Nicholas Carant, late dean of Wells, John Estmond, and John Granelane were seised *inter alia* in fee of the under-mentioned land &c., and being so seised, by charter indented dated at Lolyngton on the feast of St. Mary Magdalen, 2 Edward IV, enfeoffed the said Walter Tornby and the said Alice, then his wife, thereof, to them and the heirs of their bodies begotten ; they had issue Elizabeth ; and the said Walter died ; and the said Alice was seised thereof in fee tail by survivorship ; and afterwards the said Elizabeth took to husband one Peter Staunter who survives ; and the said Peter and Elizabeth had issue John, who survives, of the age of 19½ years ; and the said Alice afterwards died so seised on the feast of St. Bartholomew, the Apostle, last ; and the said John is next heir thereof by the form of the gift aforesaid.

What other lands the said Alice held in the county the day she died the jurors at present know not.

SOMERSET. Divers lands and tenements, meadows, leaseowes and pastures in Lolyngton and Rugge, worth 10 marks, those in Lollyngton held of the king in chief by knight service, and those in Rugge of William Seymour, esquire, service unknown.

C. Series II. Vol. 14. (41.) E. Series II. File 896. (16.)

284. ALICE MOUNTAGUE, widow.

Writ 1 October, *inquisition* 26 October, 15 Henry VII.

John Fitzjames, the elder, Henry Ogan, and Thomas Montague, esquires, were seised of the undermentioned moieties of the manor and advowson of

Brokeley in fee and, being so seised, by their charter indented granted them to the said Alice, by the name of Alice Pyke, late the wife of Thomas Pyke, for life, with remainder to John Pyke, the younger, her son, and the heirs of his body, with remainder in default to John Pyke, the elder, his heirs and assigns for ever; she was seised thereof accordingly in her demesne as of free tenement and died so seised; and the said John Pyke, the younger, survived her, and is still living, and he entered upon the aforesaid moiety of the manor aforesaid after her death and is seised thereof in fee tail.

Robert Stowell, esquire, Nicholas Hall, esquire, John Porter and William Dodesham were seised of the undermentioned manor of 'Pykes Asshe' &c. in fee, and, being so seised, by their writing indented granted it to Thomas Pyke, son of Hugh Pyke, esquire, and to the said Alice, then wife of the said Thomas, to hold to them and the heirs of the body of the said Thomas, with remainder in default to the right heirs of the said Hugh Pyke; they were seised thereof accordingly, he in fee tail and she in her demesne as of free tenement; and being thus jointly seised he died, and she was seised thereof in her demesne as of free tenement by survivorship, by virtue of the grant.

Long before her decease, in her widowhood, she surrendered all her right in the said manor of 'Pykes Asshe,' &c. to the said John Pyke, the elder, son and heir of the said Thomas and cousin and heir of the said Hugh Pyke, by virtue of which surrender the said John Pyke was seised thereof in fee.

The said John Pyke, the elder, afterwards suffered a recovery of the said manor of 'Pykes Asshe,' &c. to the said John Pyke, the younger, under a writ brought in Michaelmas term, 12 Henry VII, Ro. ccxxxviii. by virtue of which recovery the said John Pyke, the younger, was seised thereof in fee, as appears by the exemplification under the seal of the Common Pleas.

She died on the day of St. Matthew, the Apostle, last. John Pyke, the elder, aged 60, is her son and heir, viz. son and heir of the said Thomas and Alice Pyke.

SOMERSET. Moiety of the manor of Brokeley, and the alternate presentation of the church of Brokeley, with land, &c. in the parish of Brokeley, worth 11 marks, 6s. 8d., held of Dame Katharine Hastynge, service unknown.

Manor of Pykes Asshe, one toft, one carucate of land, 20a. meadow and pasture, in Milton and Loxhyll, worth 27l., held of Margaret, countess of Rechmond, as of the manor of Martok, service unknown.

C. Series II. Vol. 14. (42.) E. Series II. File 896. (6.)

285. JOHN NEWBRUGH.

Writ of Amotus, 8 February, 14 Henry VII; *inquisition* Saturday after All Hallows, 15 Henry VII.

John Newboro, esquire, named in the writ, held no lands at his death; but Roger, abbot of Cerne, William, abbot of Myddelton, John Turberville, Roger Newboro and Maurice Barowgh, knights, and Thomas Bulkley, were seised of the under-mentioned manors in fee, and being so seised, by charter 13 March, 12 Henry VII, demised them to Isabel Malett, now the wife of Thomas Malett, esquire, late the wife of the said John Newboro, esquire, now deceased, by the name of Isabel Newboro, late (*sic*) the wife of John Newboro, the elder, of Tonnerspedyll, for the term of her life, and she was seised thereof accordingly in her demesne as of free tenement.

The said John Newboro died 1 March, 13 Henry VII. Roger Newboro, knight, aged 40 and more, is his cousin and heir.

DORSET. Manor of Tonnerspedyll, worth 10*l.*, held of Nicholas Latemer, knight, as of the manor of Douche (*sic*), service unknown.

Manor of Warmewell, worth 10 marks, held of Roger Newboro, knight, service unknown.

C. Series II. Vol. 14 (43.) E. Series II. File 896. (7.)

286. ANDREW DYMMOK, the younger.

Writ, 23 July, 15 Henry VII ; *inquisition* 20 November, 16 Henry VII.

He died 30 January last, solely seised in fee of the under-mentioned manors. Thomas Dymmok, aged 3 and more, is his son and heir.

SURREY. Manor of Totyng Graveney, worth 16*l.*, of whom held, or by what service, the jurors know not.

Manor of Waleton, extending in Norbeton, Ewell and Combe, worth 6*l.*, held of the king in chief, by service of $\frac{1}{4}$ of a knight's fee.

C. Series II. Vol. 14. (44.) E. Series II. File 1063. (1.)

287. ANDREW DYMMOK, the younger.

Writ, 4 February, 15 Henry VII ; *inquisition* 6 October, 16 Henry VII.

Thomas Fitz William, knight, Andrew Dymmok, the elder, esquire, Richard Godyng, gentleman, John Bondman, clerk, and John Pale, chaplain, were seised of all those lands, &c. in Leek, Leverton, Benyngton and Sybsey, which were of Thomas Dymmok, father of the said Andrew Dymmok, the younger, in fee, and being so seised, by charter 10 November, 11 Henry VII, gave them to the said Andrew Dymmok, the younger, and Dorothy, then his wife, for term of life of them and of either of them ; they were seised thereof accordingly in their demesne as of free tenement, and the said Andrew the younger died so seised and the said Dorothy survived him, and was solely seised thereof in her demesne as of free tenement, and is still still so seised thereof, and has taken the issues and profits thereof from the time of the death of the said Andrew the younger to the day of the taking of this inquisition.

He died 30 January last, seised of the other under-mentioned land, &c. in fee. Thomas Dymmok, aged 3 and more, is his son and heir.

LINCOLN. A messuage, eight cottages, 40*a.* arable, 200*a.* pasture and 100*a.* marsh, Fryskeny, worth 40*l.*, held of Robert Taylboys, knight, by 23*s.* 0 $\frac{1}{4}$ *d.* rent, and suit of court.

Manor of Fulleby on the Hill (*super Montem*), four messuages, three cottages, seven bovates of arable, 40*a.* meadow, 100*a.* pasture, in Fulleby, worth 12*l.*, whereof the manor, &c. and one of the cottages are held of the king in chief by knight service, another of the cottages of the warden of Tatershall College, in right of the same college, and the third of the cottages of Richard Hastynges, knight, service unknown.

Seven messuages and a croft in Consby, worth four marks, whereof four messuages are held of Margaret, countess of Richemond, as of the honor of Richemond, by 5*s.* 4*d.* rent, and suit of court, two messuages

and a croft are held of Robert Dymmok, knight, by 4s. rent and suit of court, and the seventh messuage is held of the warden of Tatershall College, in right of the same college, by 15*d.* rent and suit of court.

Lands and tenements, formerly Thomas Dymmok's, in Leek, Leverton, Benyngton and Sybsey, worth 10*l.*, held of Margaret, countess of Richemond, as of the honor of Richemond.

C. Series II. Vol. 14. (45.)

288. JOHN BUSSY, knight.

Writ 20 November, 14 Henry VII; *inquisition* the last day of October, 15 Henry VII.

He died 20 February, 13 Henry VII, seised of the under-mentioned moiety of a manor in fee. Miles Bussy is his cousin and heir, viz. son of Hugh Bussy his son, and is of full age, viz. 21 and more.

DERBY. Moiety of the manor of Parke Hall, worth 5*l.*, held of the bishop of Lincoln, by service of $\frac{1}{5}$ of a knight's fee, as in right of his church aforesaid.

C. Series II. Vol. 14. (46.)

289. JOHN BUSSY, knight.

Writ 20 November, 14 Henry VII; *inquisition* the last day of October, 15 Henry VII.

Findings as in No. 288.

NOTTS. Manor of Balderton, worth 8*l.*, held of the bishop of Lincoln in chief, with its members and appurtenances, by service of one knight's fee, and in right of his church of Lincoln.

Moiety of the manor of Knapthorp, worth 5*l.*, held of the said bishop by service of $\frac{1}{5}$ of a knight's fee, as in right of his church aforesaid.

Manor of Wigisley, worth 40*s.*, held of the said bishop in chief, by service of one knight's fee.

C. Series II. Vol. 14. (47.)

290. THOMAS BRUYN.

Writ of Amotus 9 November, *inquisition* 14 November, 15 Henry VII.

He died 27 April, 12 Henry VII, seised of the under-mentioned manors, &c. in fee, William Bruyn, aged 25 and more, is his son and heir.

HANTS. Manor, or lordship, of Fordyngbridge, worth 10 marks, held of Edmund, earl of Kent, by fealty only, for all service.

A messuage, 20*a.* land, 9*a.* meadow, 10*a.* pasture, called 'Goddyshill,' lying in the parish of Fordyngbridge, worth 13*s.* 4*d.*, held of Thomas, earl of Arundell, by fealty only, for all service.

A messuage, 20*a.* land, 12*a.* meadow, 20*a.* pasture, in Candever, worth 10*s.*, held of the abbot of the monastery of St. Peter of Hyde, service unknown.

Manor and advowson of Rowenere, worth 100s., held of the king, by fealty, and a rent to the king yearly of 40s. to the hands of the sheriff of the said county, on the feast of St. Martin in the winter, for all service.

C. Series II. Vol. 14. (48.)

291. MARGARET FLEMYNG, late the wife of THOMAS FURTHOWE.

Writ 15 April, 14 Henry VII; *inquisition* 15 November, 15 Henry VII.

Thomas Furrtho, esquire, late the husband of the said Margaret, was seised of the under-mentioned manor, &c. in fee tail, by reason of divers gifts thereof to his ancestors made, whose heir of their body lawfully begotten by virtue of the gifts aforesaid he was, and being so seised by charter gave the said manor, &c. to Anthony Wodevyle, earl Ryvers, John Grey, knight, lord de Grey, by the name of John Grey de Wylton, esquire, Ralph Hastynges, William Catesby, Walter Mauntell, knights, William Catesby, Henry Mauntell, Thomas Mauntell, John Harvy, Roger Salesbury, Richard Boughton, William Hartewell, esquires, William Asheby, John Asheby, Richard Fitz John and Peter Fitz John, their heirs and assigns, to the use of himself and his heirs; they were seised thereof accordingly in fee to the use aforesaid and afterwards the said Thomas had issue William Furtho, and died; and the said earl and the others died and the said John Grey and William Hertwell, the survivors of them, being seised of the said manor, &c. by survivorship in fee, by their charter enfeoffed Edmund Brudenell, John Danvers, esquires, Robert Brudenell, the elder, Thomas Langston, Thomas Hertwell, of London, 'draper,' Thomas Hertwell, of Hertwell, and Robert Brudenell, the younger, thereof, to the use of the said William Furtho in tail, and they were, and at the time of the taking of this inquisition are seised of the said manor, &c. in fee, to the use aforesaid.

The said Margaret after the death of the said Thomas up to the day of her death took the issues and profits of the said manor, &c. by leave of the said feoffees.

She died 11 March last. William Furtho, aged 26 and more, is her son and heir.

NORTHAMPTON. Manor of Furtho, and a messuage and four virgates of land called ' . . uvens,' otherwise called 'Fosters' Furtho, held of the king, of the duchy of Lancaster, by fealty, but by what other services the jurors know not.

A messuage and a virgate of land in Pery, held of the king, as of the manor of Moreynde.

Four messuages, a toft and six virgates of land, in Cosgrave, held of Thomas, marquess of Dorset, service unknown.

A close of pasture in Old Stratford or Oldestratford, held of the said marquess by fealty.

C. Series II. Vol. 14. (49.)

292. CHRISTOPHER MORESBY, knight.

Writ 30 July, 14 Henry VII; *inquisition* Thursday after Michaelmas, 15 Henry VII.

Long before his decease he was seised of the under-mentioned manors of Moresby, Distyngton, &c. with the advowson of Moresby, in fee, and being

so seised enfeoffed John Johnson and Hugh Bowman, chaplains, and Thomas Mulcaster, thereof, by divers charters dated 11 June, 21 Edward IV, and 20 July, 13 Henry VII; they were seised thereof accordingly in fee and, being so seised, reenfeoffed the said Christopher and Elizabeth, his wife, who survives, thereof, to hold to them and the heirs of Christopher, as by divers charters, dated 13 June, 21 Edward IV, and 21 June, 13 Henry VII, more fully appears.

He died on the feast of St. James, the Apostle, last, seised of the under-mentioned castle, manors, moieties of manors, &c. in fee and seised in fee according to the custom of the manor of messuages in Penreth and Castell Soureby. Anne Pykeryng, aged 30 and more, is his daughter and heir.

CUMBERLAND. Castle and manor of Scaleby and a moiety of the manor of Houghton, held of the king in chief by payment to the king yearly for cornage at the exchequer of Carlisle, for the said castle, manor and moiety of a manor, 8s. 11½*d.*; there are in the said castle and manor the site of the castle and forty-eight messuages, six score acres of demesne land, 80*a.* meadow, and they are worth nothing yearly beyond outgoings inasmuch as they lie next the parts of Scotland and are wasted by the Scots.

Moiety of the manor of Ricardby beside the city of Carlisle, with a meadow there called 'le Staynholme'; there are in the said moiety four messuages each worth 2*s.*, 20*a.* land whereof each is worth 2*d.*, 10*a.* meadow whereof each is worth 6*d.*, and 40*a.* pasture worth nothing yearly; the said moiety of the manor of Ricardby, with the said meadow called 'Staynholme,' is held of the bishop of Carlisle, as of his manor of Lyngstoke, by homage and fealty only, for all service.

Moiety of the manor of Kyrkelevynton; there are in the said moiety four messuages, 20*a.* land, 10*a.* meadow, and they are worth nothing yearly, for the cause aforesaid, because they are wasted by the Scots; the said moiety is held of the king in chief, by homage and fealty only, for all service.

Moiety of the manor of Rotheland; there are in the said moiety twenty messuages, 100*a.* land, 40*a.* meadow, and they are worth nothing beyond outgoings, because they are wasted by the Scots; the said moiety is held of the king, as of the duchy of Lancaster, service unknown.

The whole manor of Torpennow; there are in the said manor forty messuages, whereof each is worth 2*s.*, 24*a.* meadow, whereof each is worth 8*d.*; the said manor of Torpennowe, entire, is held of Henry, earl of Northumberland, by homage and fealty only, for all service.

Manor of Newbygyng under (*subtus*) 'le Fell,' worth 13*s.* 4*d.*, held of Thomas Wharton, service unknown.

Moiety of the manor of Solpard, sixteen messuages, four score acres of land, 14*a.* meadow, 100*a.* moor, worth nothing yearly beyond outgoings, because they lie near the parts of Scotland and are wasted by the Scots; the said moiety is held of the king, as of the duchy of Lancaster, service unknown.

Three messuages in Hetherforde, worth nothing yearly beyond outgoings, because they are wasted by the Scots, held of the king in chief by homage and fealty only, for all service.

Moiety of a messuage called 'Morton' beside Newlathes, in the parish of St. Mary, Carlisle, worth 2*s.*, held of the prior of St. Mary, Carlisle, service unknown.

Moiety of a close called 'Caldekeld,' or 'Caldkeld,' in the same parish, worth 12*d.*; moiety of a messuage in Shadewyngayte, or Shadwyngate, beside Carlisle, worth 2*s.*; held of the prior of St. Mary, Carlisle, service unknown.

Moiety of a messuage in the city of Carlisle, in Castle Street (*vico castris*), a messuage with a waste garden (*orto vast'*) in the said city in Richard Street (*vico Ricardi*), a moiety of three gardens in the said city in Byrkensydvanell, and the moiety of a garden without Richard gate (*port' Ricardi*), worth 3*s.* 4*d.*, held of the king in free burgage, according to the custom of the same city.

A rent of 4*s.* from a burgage formerly of John Warde, the elder, in the city of Carlisle, to be paid at Whitsuntide and St. Martin in the Winter, a rent of 3*s.* 4*d.* from a burgage of John Knoblowe, chaplain, in the same city, to be paid at the said feasts, a rent of 6*s.* 8*d.* from a burgage of William Kellet, in the said city, to be paid at the said feasts, and a rent of 2*s.* from a burgage of John Byres, in the said city to be paid at the said feasts; the said yearly rents are not held of the king, nor of any other.

Moiety of four closes without the walls of the city aforesaid, called 'Thyrnby Closes,' worth 6*s.*; the said closes, entire, are held of the king, by fealty and 2*d.* rent yearly, for all service.

Moiety of a tenement, or moiety of a messuage, in Bronnsketh, or Bronsketh, worth 2*s.*, held of the bishop of Carlisle, as of his manor of Lynstok, service unknown.

Moiety of a tenement in Westlevynton, worth nothing beyond outgoings, because it is wasted by the Scots; it is held of the king, service unknown.

A certain yearly rent of 10*s.* issuing from the hamlet of Edardby, not held of the king or of any other.

Four messuages in Penreth, worth 6*s.* 8*d.*; the said four messuages, entire, are held of the king by the rod according to custom of his manor of Penreth.

Six messuages in Castell Soureby, worth 10*s.*, held of the king similarly by the rod, according to the custom of his manor there.

Manors of Moresby, Distyngton, Culgayth, Kyrkland and Unthank, with the advowson of the church of Moresby, as though belonging to the same manor of Moresby, held of the prior of Haphey, service unknown; they are worth 20*l.*

C. Series II. Vol. 14. (50.)

293. THOMAS ANDREW, the elder, esquire.

Writ of Amotus 26 August, *inquisition* the last day of October, 15 Henry VII.

He was seised of the under-mentioned land, &c. in fee, and, being so seised, enfeoffed Richard Andrewe, his son, of the land in Echyngton, Draycote, Wylyby, Grenborough, Dunchurch and Toft, by virtue whereof the same Richard was and still is seised thereof in fee; and enfeoffed Thomas Andrewe, the younger, his son, of the land in Napton, by virtue whereof the said Thomas, the younger, was, and still is, seised thereof in fee.

He died 15 November, 12 Henry VII. The said Thomas Andrewe, the younger, aged 30 and more, is his son and heir.

WARWICK. A messuage and three and a half virgates of land in Echyngton, worth 22s. 10*d.*, held of Edward Odyngsell, esquire, as of his manor of Echyngton aforesaid, by fealty and 6s. rent yearly, for all service.

A messuage and a virgate of land in Draycote, worth 13s. 4*d.*, held of the dean and chapter of the college of Newark, Leycestre, as of their manor of Draycote aforesaid, by fealty and 1*d.* rent yearly, for all service.

Another messuage and another virgate of land in Draycote.

A messuage and a virgate of land in Willyby, worth 20s. 8*d.*, held of the president of the College of All Souls in Oxford, as of his manor of Willyby, by fealty and 1*d.* rent yearly, for all service.

A messuage and 4*a.* land, in Grenborough, worth 8s., held of the prior of Coventry, as of his manor of Grenborough aforesaid, by fealty and $\frac{1}{2}$ *d.* rent yearly, for all service.

A messuage and 60*a.* land, in Dunchurch and Toft, worth 25s., held of the earl of Kyldare, as of his manor of Dunchurch aforesaid, by fealty and the rent of 1*lb.* pepper yearly, for all service.

A messuage and 6*a.* land, in Napton, worth 6s. 8*d.*, held of Thomas Hayton, as of his manor of Napton, by fealty and 4*d.* rent yearly, for all service.

C. Series II. Vol. 14. (51.)

294. CHRISTOPHER MORESBY, knight.

Writ 30 July, 14 Henry VII; *inquisition* 16 October, 15 Henry VII.

He was seised of the under-mentioned manor of Wynanderwath in fee, and, being so seised, by charter, 12 August, 12 Henry VII, enfeoffed one John Burgham thereof, who, being seised thereof accordingly in fee, renefeoffed the said Christopher and Elizabeth, his wife, thereof, to hold to them and the heirs of Christopher, as by his charter, 14 August, 12 Henry VII, more fully appears.

He died on the feast of St. James, the Apostle, last, seised of the other under-mentioned manor, &c. in fee.

His heir as in No. 292.

WESTMORELAND. Manor of Great (*Magna*) Askeby with the advowson of the parish church of Askeby, to the said manor appurtenant, worth 13s. 4*d.*, held of Henry, lord de Clyfford, service unknown.

A tenement in Wynton, worth 3s. 4*d.*, held of the said lord de Clyfford, service unknown.

Two tenements and a cottage, in Clyfton, worth 6s. 8*d.*, held of Christopher Pykeryng, service unknown.

Manor of Wynanderwath, worth 40s., held of Henry, lord de Clyfford, service unknown.

C. Series II. Vol. 14. (52.)

295. JOHN MALLERY, esquire.

Writ of Amotus 26 November, 14 Henry VII; *inquisition* 1 November, 15 Henry VII.

He was seised of the under-mentioned manors, &c. and, being so seised, enfeoffed Maurice Barkeley, knight, William Assheby, Geoffrey Sherrard,

John Seyntandrewe, Thomas Danvers, esquires, Anthony Malary, and William Dumowe, clerk, thereof, who were seised thereof accordingly in fee for the performance of his last will ; and afterwards the said Geoffrey, Thomas, and Anthony died, and the said Maurice and the others survived them, and were and still are seised thereof to the intent aforesaid.

He died Wednesday before St. Peter's Chains, 4 Henry VII. John Mallary, aged 32 and more, is his son and heir.

LEICESTER. Manor of Walton on 'le Wold,' worth 20*l.*, held of Thomas Hesilrig, esquire, service unknown.

A rent of 2*s.* in Walton aforesaid.

A rent of 5*s.* in Prestwold.

Manor of Southcroxton, three messuages, six bovates of land and 12*d.* rent, in Claxton, worth 11*l.*, held of the lord Rose, as of the castle of Bever, service unknown.

A rent of 20*s.* in Baresby.

A rent of 2*s.* in Bagrave.

Three virgates of land in Burton on Wold ; the said messuages and land in Burton aforesaid are held of Thomas Hasilrig, esquire, service unknown, and are worth 26*s.* 8*d.*

C. Series II. Vol. 14. (53.)

296. WILLIAM PULTON.

Writ 6 November, 14 Henry VII ; *inquisition* 2 November, 15 Henry VII.

The day he died he was seised of the under-mentioned land in Hardgrave with the advowson.

He and Emma, his wife, on the morrow of St. Martin, 9 Henry VII, before Thomas Bryan and his fellows, released to Giles Pulton, his son and heir, and to Katharine, Giles' wife, and the heirs between them begotten, the under-mentioned land, &c. in Cransley and the grange called 'Sundurlond.'

The said William Pulton, 2 May, 2 Richard III, gave and granted the under-mentioned manor of Kelmerche [to].

He died the last day of October, 14 Henry VII. Giles Pulton, aged 24 and more, is his son and heir.

NORTHAMPTON. A half-virgate of land in Hardgrave, with the advowson of the church of Hardgrave, worth 3*s.* 4*d.*, held of the prior of Cheksond, by socage.

Lands and tenements, with their appurtenances, leasowes and pastures, with a water-mill, in Cransley, worth 6*l.* 11*s.* 4*d.*, held of the manor of Gedyngton, in burgage (*in burgagium*).

Another messuage in Cranseley aforesaid, worth 20*s.*, held of the New College of Leycestre, by knight service.

The third part of a pasture called 'Sundurlond' worth 20*s.*, held of Maurice Osborn, by knight service.

Manor of Kelmerche, called 'Pulton Maner,' with all its appurtenances in Kelmershe, worth 7*l.*, held of Maurice Osborn by knight service.

C. Series II. Vol. 14. (54.)

297. JOHN MATHEWE.

Writ 8 February, 14 Henry VII; *inquisition* the last day of October, 15 Henry VII.

John Mathew, late alderman of London, was seised together with John Jakes and John Brugge, who are seised in fee to the use of the same John Mathew and his heirs and for the performance of his last will, of the undermentioned messuages, &c.

He died 5 February last. Robert Mathew, aged 27 and more, is his son and heir. *Cf.* Nos. 268, 319.

ESSEX. Five messuages in Berkyng and 2*a.* meadow there, worth 4*l.*, held of the abbess of Berkyng [by] 4*s.* [rent] yearly.

C. Series II. Vol. 14. (55.)

298. THOMAS SPILMAN.

Writ 8 May, 14 Henry VII; *inquisition* the last day but one of October, 15 Henry VII.

Thomas Spelman, named in the writ, died 16 April last, seised of the under-mentioned manors in fee tail. John Spelman, aged 9 and more, is his son and heir. *Cf.* No. 732.

NORFOLK. Manor of Charvelles in Bychamwell, worth 10 marks, held of Thomas Lovell, knight, as of his manor of Welhall in Bechamwell, by service of one knight's fee.

Manor of Buryhall in Great Elyngham, worth 20 marks, held of the tenants of the manor formerly Fitzrauff in Elyngham aforesaid, by fealty and 13*s.* 4*d.* rent yearly.

C. Series II. Vol. 14. (56.) E. Series II. File 611. (3.)

299. RICHARD NASSHE.

Writ 14 October, *inquisition* 30 October, 15 Henry VII.

He was seised for the term of his life of the under-mentioned land in Hadnam, which after his death ought to revert to William Dörmer of West Wecome.

He was seised of the other under-mentioned lands in fee, and being so seised, by charter, 10 November, 10 Henry VII, enfeoffed John Latham, Thomas Sciewell, Henry Crowlond, Nicholas Daverez, John Condoloffe, Thomas Eveston and John Nashe, thereof, to the intent that they should perform his last will thereof.

He died 12 September last. Thomas Nashe, aged 40 and more, is his son and heir.

BUCKS. Forty acres of pasture in Bechenden, worth 10*s.*, held of the lord de Hastyngys, by fealty and 12*d.* rent yearly, for all service.

Eighty acres of land in Wescote and Weddesdon, worth 4 marks, held of Hugh Conway, knight, by fealty and 4*s.* rent, for all service.

Seventeen acres of land in Bishopstone, or Bisshopstone, worth 10*s.*, held of John Verney, knight, by fealty and 12*d.* rent, for all service.

Two tenements, 30*a.* land, in Aylisbury, worth 4 marks, held of the lord of Aylisbury, as of his manor there, by fealty and 10*s.* rent, for all service.

One hundred acres in Hadham, worth 4 marks, held of the prior of Rochester, by fealty and 3s. rent, for all service.

C. Series II. Vol. 14. (57.)

300. AGNES TRYE.

Writ 28 October, *inquisition* the last day but one of October, 15 Henry VII.

Thomas, late bishop of Salisbury, Richard Beauchamp, John Cheyny, Walter Hungerford, Roger Tocotes, knights, John Wroughton, Henry Longe, John Mompesson, Thomas Longe, Thomas Unwyn, John Bonham, esquires, John Hampton and Stephen Semer, were seised of the under-mentioned manor and land, &c. in fee and, being so seised, by their deed indented demised them to the said Agnes, by the name of Agnes Mompesson, widow, late the wife of Drew Mompesson, esquire, for the term of her life, with remainder after her decease to John Mompesson, son of the said Drew and Agnes, in tail, with remainder in default to Richard Mompesson, son of the said Drew and Agnes, in tail, with remainder in default to Christopher Mompesson in tail, with remainder in default to Mary and Margery Mompesson, daughters of the said Drew and Agnes in tail, with remainder in default to the right heirs of Agnes. She was seised thereof accordingly in her demesne as of free tenement, and died so seised, after whose death the said manor, &c. remained to the said John Mompesson by reason of the demise aforesaid.

She died 3 October last. The said John Mompesson, to whom the remainder of the said manor, &c. was made, is her son and heir, and is aged 21 and more.

WILTS. Manor of Hedyngton, three messuages, 40*a.* land, 200*a.* meadow, 300*a.* pasture, 40*a.* wood, 20s. rent in Hedyngton, Edyngton, Tynhyde, Couleston and Somerford Matravers, whereof:—

the said manor of Hedyngton and land, &c. in Hedyngton, worth 100s., held of John, abbot of the monastery of St. Edward of Letlee, co. Hants, by fealty only, for all service;

the said messuages, lands and tenements in Edyngton, Tynhyde and Couleston, worth 60s., held of the abbess of Romsey, by fealty and 14s. 2*d.* rent yearly, for all service;

the said messuages, lands and tenements in Somerford Matrevers, worth 20s., held of John Mompesson, esquire, by fealty and the rent of 7*d.* and 1*lb.* pepper, for all service.

C. Series II. Vol. 14. (58.)

301. THOMAS COTON, esquire.

Writ 3 September, *inquisition* the last day of October, 15 Henry VII.

Thomas Rotheram, late bishop of Rochester, John Grene of Wedyngton, Thomas Sharp, Thomas Wenslowe, Stephen Sharp, John Hertelpole, Thomas Bettes, Thomas Beusay and John Rotheram, were seised of the under-mentioned manor and advowson, and, being so seised, gave them to Nicholas Sharp and Agnes his wife, for the term of their lives in survivorship, with remainder to Thomas Cotton, named in the writ, and Joan his wife, and the heirs of the same Joan of her body by the said Thomas begotten, with remainder, if she died without heir of her body by the said Thomas begotten, after the decease

of the said Thomas, to the said Nicholas Sharp and the heirs of his body, with remainder in default to Thomas Sharp, Christopher Sharp, esquire, Robert Sharp, Stephen Sharp, clerk, Christopher Alingyll, William Grene and Thomas Bouesay, their heirs and assigns for ever; by virtue of which the said Nicholas and Agnes were seised of the manor aforesaid in their demesne as of free tenement and died so seised, after whose death the said Thomas Cotton and Joan then his wife, entered upon the said manor and were thereof seised, viz. Joan in fee tail by the form of the gift and Thomas in his demesne as of free tenement; and afterwards the said Joan died so seised and the said Thomas survived her and was seised of the said manor in his demesne as of free tenement by survivorship, and died so seised.

He died the last day of July last. Robert Cotton, his son of the body of the said Joan by him the said Thomas begotten, is his next heir, and is aged 22 and more. *Cf.* No. 270.

ESSEX. Manor of Little (*parva*) Wygborough, called 'Coppydhall,' with the advowson of the church of Little (*parva*) Wygborough; the said manor is held of the king, as of the honor of Clare, not in chief, but in socage, viz., by fealty and 1*d.* rent yearly, for all service; it is worth 20 marks.

C. Series II. Vol. 14 (59.) E. Series II. File 293. (20.)

302. WILLIAM MAROWE, esquire.

Writ 1 March, 14 Henry VII; *inquisition* 30 October, 15 Henry VII.

He was seised of the under-mentioned land, &c. in fee, and, being so seised, by charter gave them to Robert Throkmerton, esquire, Thomas Marowe, Thomas Riche, Thomas Essex, esquire; John Duklyng, John Mascall, William Smerte and William Dowman, their heirs and assigns, to the use of himself and his heirs, and the performance of his last will, and they were and still are seised thereof accordingly.

He willed and bequeathed *inter alia* that all the said land, &c. should be sold by Joan, his wife, Thomas Marowe and Thomas Riche, for the payment of his debts.

He died 20 March last past. Thomas Marowe, aged 6 and more, is his son and heir.

ESSEX. Ten messuages, 7*a.* wood, 100*a.* land, 40*a.* marsh, 20*a.* meadow, in Barkyng, worth 4*l.*, held of the abbess of Barkyng, by fealty and 3*s.* 4*d.* rent.

Twenty acres of land in Dagnam.

Twenty messuages, 100*a.* land, 100*a.* pasture, 100*a.* heath, in Harfordstok, worth 6*l.* 6*s.* 8*d.*, held of John Ferres, knight, by fealty and 4*s.* rent yearly.

C. Series II. Vol. 14 (60.) E. Series II. File 293. (17.)

303. WILLIAM MALERY, knight.

Writ 20 August, 14 Henry VII; *inquisition* 4 November, 15 Henry VII.

He was seised of the undermentioned manors in fee, and, being so seised, gave them by charter to Stephen Hamerton, knight, for the performance of his last will.

He died 2 July, 14 Henry VII. John Malery, aged 26 and more, is his next heir.

YORK. Manor of Stodeley, worth 20 marks, held of Thomas, archbishop of York, by fealty and 2s. rent.

Manor of Hotton, worth 20*l.*, held of Richard, bishop of Durham, by fealty only, worth 20*l.*

C. Series II. Vol. 14. (61.)

304. WILLIAM RADCLYFF.

Writ, 30 October, *inquisition* 4 November, 15 Henry VII.

One Miles Radclyff and the said William Radclyff of Rylleston in Craven, named in the writ, esquires, were seised of the under-mentioned manors in fee, and, being so seised, by their charter indented, 12 January, 8 Henry VII, gave them to Ranulph Pygot, Christopher Ward, knights, John Wandysford, esquire, John Ardyngton, William Radclyff, of Broughton in Craven, Walter Hawkesworth, the elder, John Vavasour, the younger, Robert Wyvell, of Rypon, esquire, Robert Norton, Robert Hawk, chaplain, Robert Frankland, and William Askwyth, 'yoman,' their heirs and assigns, for the performance of certain covenants specified in certain indentures, 10 November, 8 Henry VII, between John Norton, of Norton, of the one part, and the said Miles and William Radclyff, of the other, concerning the marriage had between John Norton, son and heir of the said John Norton, and Anne, daughter and heir of the said William Radcliff.

He died 30 January, 14 Henry VII. The said Anne, wife of the said John Norton, the younger, is his daughter and heir, aged 20 and more.

YORK. Manor of Rylleston in Craven, whereof one moiety is held of Henry, lord de Clyfford, by fealty only, for all service, and the other moiety of Agnes Danby, widow, as of her manor of Gargrave, by fealty only, for all service; the whole manor is worth 10*l.*

Manor of Threshefeld in Craven, worth 10 marks, held of Henry, earl of Northumberland, by fealty only, for all service.

C. Series II. Vol. 14. (62.)

305. GEORGE LONGVYLE, esquire.

Writ 1 October, *inquisition* the last day of October, 15 Henry VII.

He died 27 July last, seised in fee of the under-mentioned messuages, &c. which descended to Richard, his son and heir, who is aged 30 and more.

BUCKS. Five messuages, two cottages, 40*a.* land, in Stonystratford and Wolverton, worth 40*s.*, held of John Longvile, knight, as of his manor of Wolverton, service unknown.

C. Series II. Vol. 14. (63.)

306. JOHN HEVYNGHAM, knight.

Writ 7 April, 14 Henry VII; *inquisition* 3 November, 15 Henry VII.

The said John Hevenyngham, knight, held, the day he died, the under-mentioned manors, &c.

He died 20 March, 14 Henry VII. Thomas Hevenyngham, esquire, aged 50 and more, is his son and heir. *Cf.* Nos. 307, 383, 425, 527.

SUFFOLK. Manor of Hevenyngham, worth 20 marks, held of Thomas, earl of Surrey, service unknown.

Manor of Walpooll, worth 4*l.*, held of the heirs of George Hopton, knight, service unknown.

Manor of Cokelc, worth 10 marks, held of the earl of Suffolk, service unknown.

Manor of Ubeston, worth 20*l.* [tenure and] service unknown.

Manor of Aspaall Stonham, worth 10 marks, held of Thomas, earl of Surrey, service unknown.

Manor of Waughbergh, worth 4*l.*, held of the earl of Kent, service unknown.

The third part of two knights' fees in Welyngham and Elewe, held, as parcel of his manor of Little (*parva*) Totham, co. Essex, of the king, as of the honor of Hakenet; which third part Elizabeth Aslak, widow, who survives, holds; it is worth, when it happens, 5 marks yearly.

C. Series II. Vol. 14. (64.) E. Series II. File 611. (2.)

307. JOHN HEVYNGHAM, knight.

Writ 7 April, 14 Henry VII; *inquisition* 3 November, 15 Henry VII.

Findings as in No. 306. *Cf.* Nos. 383, 425, 527.

NORFOLK. The third part of two knights' fees in Garboldesham, held, as parcel of his manor of Little (*parva*) Totham, co. Essex, of the king, as of the honor of Hakenet; which third part John, earl of Oxford, who survives, holds; it is worth, when it happens, 5 marks yearly.

The third part of two knights' fees in Langford, held, as parcel of the said manor of Little Totham, of the king, as of the honor of Hakenet; which third part Richard Methewolde, who survives, holds; it is worth, when it happens, 5 marks yearly.

Manor of Gyssyng, called 'Gyssynges,' worth 10 marks, held of George, earl of Kent, service unknown.

Manor of Reydon, called 'Gessynghalle,' worth 4*l.*, held of the said George, earl of Kent, service unknown.

Manor of Sowth Walsham, called 'Routhynghall,' worth 10 marks, held of the duchess of Suffolk, as of the manor of Claxton, service unknown.

C. Series II. Vol. 14. (65.) E. Series II. File 611. (1.)

308. JOHN DRURY, of Rougby (*sic*), esquire.

Writ 19 January, 14 Henry VII; *inquisition* 3 November, 15 Henry VII.

Thomas Drury, of Rougham, esquire, father of the said John, named in the writ, was seised of the under-mentioned manors of Netherplase and Lawneys and land, &c. in Rougham, &c., and, being so seised, enfeoffed Roger Drury, esquire, since deceased, and Robert Drury, knight, William Drury, esquire, John Aleyn, gentleman, John Bakon, of Heggesset, the elder, John Bakon, of the same, the younger, Thomas Bakon, Thomas Scole, clerk, and

Robert Crask, clerk, who survive, thereof, for the performance of his last will, and they were seised thereof accordingly in fee.

By his last will the said Thomas directed that with the issues and profit of the said manors, &c. his debts should be paid; that Katharine, his wife, should have 14*l.* yearly for life, at Easter and Michaelmas equally therefrom, and 40*s.* so long as Elizabeth their daughter, and 40*s.* so long as Katharine their daughter, were single; that the said Elizabeth should, from the said profits, have 26*l.* 13*s.* 4*d.* to her marriage, provided that she married with her mother's assent, and Katharine the daughter the like, with the like proviso.

The debts of the said Thomas are not yet paid, the said Katharine, the wife, still survives, and the said Katharine, the daughter, still survives, and is single.

The said Thomas Drury was seised of the under-mentioned moiety of the manor of Coulynge, land in Coulynge, manor of Weston, and land in Weston and Hopton, in fee, and, being so seised, gave them to the said John Drury, named in the writ, and Margaret, daughter of William Felton, to them and the heirs of John lawfully begotten, by pretext of which they were seised thereof, the said John in fee tail and the said Margaret in her demesne as of free tenement.

The said Thomas Drury died, 10 March, 2 Henry VII, and the said John, named in the writ, was then son and next heir of the same Thomas, and was then 24 years old and more.

The said John Drury, named in the writ, died 10 January, 14 Henry VII. John Drury, aged 2 and more, is his son and heir.

The said Margaret survives. *Cf.* No. 364.

SUFFOLK. Manors of Netherplase, or Nether Plas, and Lawneys, a messuage, 500*a.* land, 300*a.* pasture, 20*a.* wood, 12*a.* meadow, in Rougham, Monks Bradfeld (*Bradfeld Monachorum*), Thurston, Heggessete, or Heggessett, Tostoke, Bekton, Drenkston, Wolpett, or Wolpet, and Great (*Magna*) Berton by Bury St. Edmunds, worth 40 marks.

Moiety of the manor of Coulynge, 100*a.* land, 100*a.* pasture, 20*a.* wood, 10*a.* meadow, in Coulynge, and the manor of Weston, 100*a.* land, 40*a.* pasture, 10*a.* wood, 10*a.* meadow, in Weston and Hopton; the said manors of Weston and Hopton are worth 5*l.*; the moiety of the said manor of Coulynge and the other premises in Coulynge, are worth 5 marks.

All the said manors, &c. are held of the abbot of Bury St. Edmunds by knight service, as in right of his church.

C. Series II. Vol. 14. (66.) E. Series II. File 611. (5.)

309. JAMES AUDELEY DE AUDELEY, knight.

Writ of Mandamus 6 December, 14 Henry VII; *inquisition* the last day but one of October, 15 Henry VII.

Guy Fairefaux, knight, and John Sulyard, knight, were seised of the under-mentioned manor and parts of a manor in fee, and, being so seised, by their deed indented gave the same to the said James and Joan, then his wife, viz. the said manor to the said James and Joan for the term of their lives in survivorship, with remainder to John Audeley, knight, then lord de Audeley, and his heirs for ever, and the said parts of a manor to the said James and Joan, and the heirs of the body of the said Joan by the said James begotten, with

remainder in default of such issue to the said John Audeley, knight, lord de Audeley and his heirs for ever; by virtue of which gift the said James and Joan were seised of the said manor in their demesne as of free tenement and of the said parts of a manor he in his demesne as of free tenement and she in fee tail; he died so seised and she survived him and is still seised thereof.

He died 25 June, 12 Henry VII. John Audeley, aged 17 and more, is his son and heir. The said James had issue by the said Joan, his second wife, John Audeley, aged 9 and more.

HEREFORD. Manor of Monyngton on Wye (*super Wayam*), worth 20 marks, held of the honor of Hugh de Marinis, service unknown.

Two parts of the manor of Delwyn, worth 12*l.*, held of the honor of Webley, service unknown.

C. Series II. Vol. 14. (67.) E. Series II. File 408. (2.)

310. WILLIAM STROUDE, esquire.

Writ 1 October, *inquisition* Saturday before the Apostles Simon and Jude, 15 Henry VII.

William Strode, of Somerton, esquire, named in the writ, was seised of the under-mentioned parcel of land in Toller in fee, and died so seised, after whose death it descended to William, his son and heir.

One John Lyte, Thomas Lyte, John Dodyngton and John Gylys, were seised of the under-mentioned manor of Parham and land in Est Heuestoke in fee, and, being so seised, enfeoffed the said William Strode of Somerton and Alice his wife thereof, for the term of their lives, with remainder thereof to Thomas Strode, their son, in tail male, with remainder thereof to the right heirs of the said William Strode, of Somerton.

The said John and Thomas Lyte, John Dodyngton and John Gylys, were seised of the under-mentioned manors of Weste Heuestoke and Over and Nyther Wantyslegh in fee, and, being so seised, enfeoffed the said William and Alice thereof for the term of their lives, with remainder thereof to Thomas Strode, their son, for the term of his life, with remainder thereof after his death to the right heirs of the said William Strode, of Somerton.

One William Hody, knight, Hugh Poumfret, Thomas Strode and John Goune, clerk, were seised of the under-mentioned manors of Causey and Blackedowne in fee, and, being so seised, enfeoffed the said William and Alice thereof for the term of their lives, with remainder thereof to the right heirs of the said William Strode, of Somerton.

The said William Strode, of Somerton, died 14 September in the year above-said. William Strode, aged 40 and more, is his son and heir.

DORSET. A parcel of land in the lordship of Toller Porcorum, worth 12*d.*, held of Nicholas Lyle, knight, service unknown.

Manor of Parham, 200*a.* land and pasture in Este Heuestoke, worth 4*l.*, held of William Sturton, knight, as of his manor of Buckham in the said county, service unknown.

Manors of Weste Heuestoke, Over Wantyslegh, Nyther Wantislegh, Causey and Blackedowne, worth 10*l.*, held of William Courteney, knight, as of his manor of Brode Wyndesore, service unknown.

C. Series II. Vol. 14. (68.) E. Series II. File 896. (2.)

311. WILLIAM STROUDE, esquire.

Writ 1 October, *inquisition* 26 October, 15 Henry VII.

William Strode, late of Somerton, esquire, named in the writ, was seised of the under-mentioned manors of Myddelsowey and Inglestret in fee, and died so seised, after whose death they descended to William, son and heir of the said William Strode, of Somerton.

One William Hody, knight, Hugh Poumfret, Thomas Strode and John Goune, clerk, were seised of the under-mentioned manor of Puryfurneaux in fee, and, being so seised, enfeoffed the said William Strode, of Somerton, and Alice his wife, thereof, for the term of their life, with remainder thereof to the right heirs of the said William Strode, of Somerton.

One John Lyte, Thomas Lyte, John Dodyngton and John Gyls, were seised of the under-mentioned manor of Sherveton in fee, and, being so seised, enfeoffed the said William Strode, of Somerton, and Alice, his wife, thereof, for the term of their life, with remainder thereof to John Strode, the elder, their son, for life, with remainder thereof to the right heirs of the said William Strode, of Somerton.

The said John Lyte, Thomas Lyte, John Dodyngton, and John Gyls, were seised of the under-mentioned manor of Strengeston in fee, and, being so seised, enfeoffed the aforesaid William Strode, of Somerton, and Alice, his wife, thereof, for the term of their life, with remainder to John Strode, the younger, their son, for the term of his life, with remainder thereof to the right heirs of the said William Strode, of Somerton.

Death and heir as in No. 310.

SOMERSET. Manor of Myddelsowey, worth 5*l.*, held of the abbot of Glastonbury, as of the manor of Weston, service unknown.

Manor of Inglestret, worth 26*s.* 8*d.*, held of the dean and chapter Wellys, as of the manor of North Corry, service unknown.

Manor of Puryfurneaux, worth 10*l.*, held of Mistress (*magistra*) Strangwiehe, as of the manor of Compton Dando, service unknown.

Manor of Sherveton, worth 5 marks, held of Hugh Lutterell, knight, of the castle of Dounster, service unknown.

Manor of Strengeston, worth 4 marks, held of Richard Puddesey, knight, as of the manor of Stowey, service unknown.

C. Series II. Vol. 14 (69.) E. Series II. File 896. (1.)

312. GEORGE DALAMERE.

Writ 16 April, 14 Henry VII; *inquisition* 4 November, 15 Henry VII.

He held the day he died, jointly with Joan, his wife, who survives, to them and the heirs of their bodies, by the gift of Robert Constabill, Roger Ormeston and John Chaloner, the under-mentioned manor, as by a certain charter more fully appears.

He died 5 April last. John Dalamere is his son and heir, aged half a year and more.

BERKS. Manor of Chalowe, worth 8 marks, held of the king in chief.

C. Series II. Vol. 14. (70.) E. Series II. File 780. (17.)

313. THOMAS RAMSEY, esquire.

Writ 11 October, *inquisition* the last day of October, 15 Henry VII.

He was seised of the under-mentioned manor in fee, and, being so seised, gave it to Thomas Danvers, Richard Danvers of Prescot, John Danvers of Culworth, John Danvers son of William Danvers, Thomas Langeston son of John Langeston, John Hampden, Edmund Hampden of Wodstoke, Edward Bulstrod, Edmund Ramsey and Abraham Sybyles, and their heirs, for the performance of his last will, whereby he willed that the said feoffees should give to Joan Court, his daughter, 40s. yearly to be received from the said manor for life, and that after her decease the said rent should revert to Thomas, his son and heir.

He died 3 October last. Thomas Ramsey, aged 28 and more, is his son and heir.

BERKS. Manor of West Ildesley, worth 6 marks, held of the king by reason of the duchy of his castle of Lancaster, by $\frac{1}{4}$ knight's fee.

C. Series II. Vol. 14. (70A.) E. Series II. File 780. (20.)

314. AMISIA MAUNTELL, widow.

Writ 6 July, 14 Henry VII; *inquisition* 4 November, 15 Henry VII.

One Thomas Hales, gentleman, was seised of the under-mentioned manor, &c. in fee, and, being so seised, by the name of Thomas Hales of Abendon, co. Berks, gentleman, by his charter indented, dated at Henley, 24 June, 8 Henry VII, demised them to her, by the name of Amisia Mauntell, widow, for the term of her life, with reversion to himself and his heirs; she was seised thereof accordingly in her demesne as of free tenement, and the said Thomas was seised of the said reversion as of fee and right.

She died 7 November next before the taking of this inquisition. John Lynde, of full age, viz. 21 and more, is her cousin and heir, viz. son of Thomas Lynde, her brother.

OXFORD. Manor of Fylletes, seven messuages, 300a. land, 60a. meadow, 300a. pasture, 200a. wood and 4l. rent, in Henley on Thames and Asshenden in the parish of Byxbrond; which manor is situate between the Thames on the east, the park of the lord of Henley on the west, abuts northward on the meadow and park of Fulley which lie from the Thames to the common way, or street, which leads from Henley to Falley and beyond the said way, or street on the west of the said street abuts on the land formerly of Thomas Sakvyle now of Thomas Rokes up to another way called 'Postretwaye' and 'Hawkeslade,' and abuts southward on the town of Henley and on the way called 'Asshenden Way'; the said manor, messuages, &c. are held of Arthur, duke of Cornwall, as of the honor of Walyngford, service unknown; they are worth yearly beyond outgoings, 20 marks.

C. Series II. Vol. 14. (71.) E. Series II. File 780. (23.)

315. WILLIAM FYSSHER, esquire.

Writ of Amotus, 25 January, 14 Henry VII; *inquisition* 7 November, 15 Henry VII.

John Fysher, serjeant at law, Thomas Danvers, Morgan Kydwelly, William Rydale, esquires, Sir Richard Sothyk, chaplain, and John Fraunces,

were seised of the under-mentioned manor, &c. in fee, and, being so seised, demised them to the said William Fysher for the term of his life, with remainder after his decease to William Ireland and the heirs male of his body ; the said William Fysher was seised thereof accordingly in his demesne as free tenement, and died so seised, after whose death the said William Ireland entered thereon, as in his remainder, and was and still is seised thereof in fee tail by the form of the demise.

He died 29 September, 13 Henry VII. Henry Fysher, aged 20 and more, is his son and heir.

SURREY. Manor of Clopham, 1,000*a.* pasture, 200*a.* wood, in the said county, worth 40*l.*, held of the honor of Hereford, service unknown.

C. Series II. Vol. 14. (72.) E. Series II. File 1062. (4.)

316. CHRISTINE CHEVERELL late the wife of WALTER CHEVERELL.

Writ 30 October, *inquisition* 6 November, 15 Henry VII.

She died seised of the undermentioned land, &c. in Stoure Prewes, Swyre, Russhton, and Wodelond, in fee.

One John Russell and John Keylweye were seised of the under-mentioned manors of Estoke and Chauntmarell in fee, and, being so seised, gave them to Walter Cheverell, named in the writ, and the said Christine, then his wife, and the heirs of Walter ; they were seised thereof accordingly, Walter in fee and Christine in her demesne as of free tenement ; he died so seised, and she survived him, and was solely seised thereof as aforesaid.

She died 20 October last past. Roger Cheverell, aged 25 and more, is cousin and heir, viz. son of John, son of the said Walter and Christine.

DORSET. A messuage, 60*a.* land, 12*a.* meadow, in Stoure Prewes, worth 40*s.*, held of John Russhell, by fealty and the rent of a rose yearly.

A messuage, 20*a.* land, in Swyre, five messuages, 60*a.* land, 20*a.* pasture, 6*a.* wood, in Russhton, worth 4 marks, held of one Thomas Lyne, knight, and the said John Russell, by fealty and the rent of a rose yearly.

Twenty acres of land in Wodelond, or Wedelond, worth 10*s.*, held of the said John Russell, by fealty and the rent of a rose yearly.

Manor of Estoke, worth 10 marks, held of the lady Elizabeth, queen of England, service unknown.

Manor of Chauntmarell, worth 10 marks, held of the abbot of Milton, service unknown.

C. Series II. Vol. 14. (73.) E. Series II. File 896. (8.)

317. ELIZABETH PAWLET, widow.

Writ 23 January, 13 Henry VII ; *inquisition* 3 November, 15 Henry VII.

One William Poulet, knight, and the said Elizabeth, were seised of the under-mentioned manor and lands in fee in her right, and, being so seised, by charter, 12 September, 3 Henry VII, gave them to Amyas (*Amisio*) Powlet, knight, his heirs and assigns, paying them 100*l.* yearly for the term of their lives in survivorship and supporting all other charges needful for the maintenance of them and their whole household, during the said term, in victuals

only; the said Amyas was seised thereof accordingly in fee, and is still so seised.

She died 17 November, 13 Henry VII. The said Amyas Paulet, knight, aged 40 and more, is her son and heir.

DEVON. Manor of Cobton, worth 10 marks, held of the heirs of Richard Crokehorne, by knight service.

A messuage, 100*a.* land, 10*a.* meadow, in Holbroke, worth 60*s.*, held of Nicholas Bluet, esquire, as of the manor of Gryndenham, in free socage.

C. Series II. Vol. 14. (74.)

318. JOHN COLYNGRUGE.

Writ 1 July, 14 Henry VII; *inquisition* 5 November, 15 Henry VII.

John Roger, lately styled John Roger of Benham, was seised of the under-mentioned manor, &c. in fee, and, being so seised, enfeoffed Thomas Leseux, dean of St. Paul's, London, Robert Shotesbroke, knight, Thomas Kyngeston, esquire, William Warbilton, esquire, John Norreys, esquire, Drew Barantyn, esquire, William Pury, esquire, Richard Warnford, gentleman, Thomas Bekynhill, John Denford, and other, thereof, to the use of himself and his heirs, by charter, 4 July, 28 Henry VI; the said dean and his co-feoffees were seised thereof accordingly in fee, and they being so seised, the said John Roger gave the said manor, &c. to the said John Colyngryge for term of life with remainder to his own right heirs; and afterwards the said dean and his co-feoffees enfeoffed Thomas Roger, son and heir of the said John Roger, of the said manor, &c.; and afterwards the said Thomas died; and afterwards the said John Colyngryge died, after whose death one William Essex and Elizabeth, his wife, cousin and heir of the said Thomas Roger, viz. son of Thomas son of the said Thomas, entered upon and are still seised of the said premises in fee in her right.

He died 3 September, 14 Henry VII. John Colynryge, the younger, aged 15 and more, is his son and heir.

BERKS. Manor, or messuage, called 'Estburyes' otherwise called 'Rogers maner,' with meadow annexed, and another small meadow called 'Culver Mede,' with 64*a.* arable, in the town and fields of Chepynglambourne, worth 4 marks, held, one moiety of the king, as of the earldom of Hereford, and the other moiety of the heirs of Thomas Grauntsoinne, knight, service unknown.

C. Series II. Vol. 14. (75.) E. Series II. File 780. (22.)

319. JOHN MATHEWE.

Writ 8 February, 14 Henry VII; *inquisition* 7 November, 15 Henry VII.

John Mathue, late alderman of London, named in the writ, died seised, together with Christopher Hawe, John Hawe, Henry Wodecoker, Cornalius Mathuson, William Crowherst and John Stile, who are seised in fee to the use of the said John Mathue and his heirs, and the performance of his last will, of the under-mentioned land, &c.

Death and heir as in No. 297. *Cf.* No. 268.

SURREY. Twenty-three messuages in Croydon, fourteen gardens, 60*a.* land, 12*a.* meadow, 20*a.* pasture, 6*a.* wood and 2*s.* rent there, worth 20 marks, held of Richard Carue, knight, by 9*s.* rent yearly.

C. Series II. Vol. 14. (76.) E. Series II. File 1062. (6.)

320. JOAN WARRE, widow.

Writ 7 September, *inquisition* 28 October, 15 Henry VII.

One Robert Warre was seised of the under-mentioned manors, &c. in fee, and, being so seised, gave them to Richard Warre, and Joan his wife, named in the writ, to them and the heirs of their bodies, with remainder in default to the right heirs of Richard; they were seised thereof accordingly in fee tail by the form of the gift; and afterwards Richard died, without issue of their bodies begotten and she survived him and was solely seised thereof in fee tail.

She died 28 July last past. Richard Warre, of Hestercombe, is cousin and next heir of the said Richard her husband, viz. son of John Warre of Chipley, son of Robert Warre of Chipley, brother of John Warre of Hestercombe, father of Robert Warre of Hestercombe, father of the said Richard Warre her husband; the said Richard Warre of Hestercombe is aged 30 and more.

DORSET. Manor of Bupton, 50*a.* land in the said manor excepted, held of the king in chief, by service of $\frac{1}{3}$ of a knight's fee; and the said 50*a.* above excepted are held of Robert Broke, knight, lord de Cobham, service unknown; the said manor, with the above exceptions, is worth 6*l.*; the said 50*a.* above excepted are worth 3*l.*

A messuage and a carucate of land in Jatmystr', worth 40*s.*, held of ———, bishop of Salisbury, service unknown.

Manor of Mordon, worth 10*l.*, held of Elizabeth, queen of England, service unknown.

C. Series II. Vol. 14. (77.) E. Series II. File 896. (4.)

321. JOAN WARRE, widow.

Writ 7 September, *inquisition* 4 November, 15 Henry VII.

John Stourton, knight, Robert Squybe, Gilbert Wike, Robert Colyngbourne, Thomas Mochildever, John Bysshop and Thomas Warryn, were seised of the under-mentioned manors, and, being so seised, demised them to John Warre, of Hestercombe, for the term of his life, with remainder to Robert Warre, of Hestercombe, his son, for the term of his life, with remainder to Richard Warre, and Joan, his wife, named in the writ, to hold to the said Richard and Joan, and the heirs of their bodies, with remainder in default to Richard's right heirs; by virtue of which the same John Warre was seised thereof in his demesne as of free tenement and died so seised, after whose death the said Richard and Joan entered upon the said manors and were seised thereof in fee tail; and afterwards the said Richard died without heir of their bodies and the said Joan was seised thereof in fee tail by survivorship.

Death and heir as in No. 320.

SOMERSET. Manor of Hestercombe, worth 12*l.*, held of ———, bishop of Winchester, service unknown.

Manor of Craftewarre, worth 40s., held of Amyas Poulet, knight, service unknown.

Manor of Gerneviliswike, worth 3*l.*, held of Elizabeth, queen of England, service unknown.

C. Series II. Vol. 14. (78.) E. Series II. File 896. (3.)

322. JOHN BLOUNT, knight, LORD DE MOUNTJOYE.

Writ of Que plura, 12 October, *inquisition* 27 October, 15 Henry VII.

Walter Blount, knight, lord de Mountjoye, by virtue of letters patent of Edward IV, made to the said Walter, whose son and heir male the said John was, was seised of 20 marks to be received by him and his heirs male of his body at Michaelmas and Easter equally, viz. 8 marks from a moiety of the town of Thurvaston, co. Derby, by the hands of the bailiffs and farmers and tenants thereof and 12 marks from the issues, revenues, farms, fines and profits in any manner arising in the counties of Nottingham and Derby, by the hands of the sheriff yearly.

The said Walter was seised of the said annuities accordingly in fee tail, after whose death they descended to the said John, late lord de Mountjoye, as his son and heir male, who was seised thereof accordingly in tail male, over and above the lands, &c. specified in the inquisition named in the writ or in any other inquisition taken after John's death.

William Blount, who survives, is son and heir male of the said John touching the inheritance of the said annuity. He is aged 21 and more. The sheriffs of the counties aforesaid for the time being have received and retained the said annuity from John's death till now, in right of the king, inasmuch as the said William at the time of the death of John the late lord was under age and in the king's ward, and during his minority was incompetent to take upon him [and] support the honour and estate of barony.

DERBY. An annuity, as above, held of the king in chief by service of a barony, it is worth 20 marks beyond outgoings.

C. Series II. Vol. 14. (79.)

323. WILLIAM BURELL, gentleman.

Writ 4 June, 14 Henry VII; *inquisition* 15 November, 15 Henry VII.

He was seised of the under-mentioned land, &c. in fee, and, being so seised, by charter indented, 4 May, 14 Henry VII, gave them to Robert Willoughby, knight, lord de Broke, Roger Hollond, esquire, Robert Hyllersdon, esquire, Nicholas Snape and Andrew Hyllersdon, son and heir of the said Robert, and their heirs, for the performance of his last will to the said charter indented annexed, and they were seised thereof accordingly in fee.

He died 26 May last past. Robert Burell, aged 4 and more, is his son and heir.

DEVON. Five messuages, 100*a.* arable, 20*a.* pasture, 10*a.* meadow, in Wodelond, or Wodlond, worth 6*l.*, held of the lord of Ermyngton in socage, by 20s. rent yearly.

A messuage and garden, in Bryggeton Pomerey, worth 5s., held of the lord of Byry Pomery, in free burgage, by 1*d.* rent yearly.

A messuage, 40*a.* arable, 20*a.* pasture, 4*a.* meadow, 40*a.* furze and heath, in Shute Rychard, or Richard, worth 13*s.* 4*d.*, held of Richard Yerde, of Cole, as of his manor of Yerde Cole, by knight service.

Forty acres of arable, 16*a.* pasture, 6*a.* meadow, 20*a.* furze and heath, in Raddysshe, or Radysshe, 60*a.* arable, 40*a.* pasture, 6*a.* meadow, 40*a.* furze and heath, in Goveton, and a messuage, 20*a.* arable, 10*a.* furze and heath, in Forde, worth 40*s.*, held of the house and monastery of the abbey of Tavystoke, service unknown.

Twenty acres arable, 10*a.* pasture, 20*a.* furze and heath, in Chaldecote, worth 10*s.*, held of the lord of Whytchurch, by 3*s.* 2*d.* rent yearly, for all service.

Six burgages with six gardens, in Tavystoke, worth 40*s.*, held of the said abbey, in free burgage.

Twenty acres arable, 20*a.* furze and heath, called Rowtre, or in Rowtre, in Bonlegh, worth 12*s.*, held of John Sydenham, esquire, as of his manor of Bondlegh, in socage, by the rent of a red rose yearly.

A burgage with a garden, in Neweton Abbot, or Newton Abbot, worth 10*s.*, held of the house and monastery of St. Mary of Torre.

C. Series II. Vol. 14. (80.)

324. EDWARD BLUNT, knight.

Writ 20 August, 14 Henry VII; *inquisition* 18 January, 15 Henry VII.

He held no lands or tenements of the king or any other, in demesne or in service in the county of Worcester the day he died.

He died 6 July last past. Peter Blunt, aged 40 and more, is his brother and heir.

But, the jurors say, John Middilmore and Edward Knyght were seised of the under-mentioned manors in fee, and, being so seised, by charter demised them to the said Edward, and Joan, his wife, lady Ferras, late the wife of Walter Deveraux, knight, lord Ferras, to hold to the said Edward and Joan, and his heirs; by virtue of which the said Edward and Joan were seised thereof, viz. Edward in fee and the said Joan in her demesne as of free tenement.

WORCESTER. Manors of Syddyngton and Momyll, worth 20 marks, held of the prince, as of the earl (*sic*) of March, by service of $\frac{1}{3}$ of a knight's fee.

C. Series II. Vol. 14. (81.)

325. JOHN GILBERT, the elder.

Writ 27 August, *inquisition* 26 October, 15 Henry VII.

The said John Gilberd died Thursday after the Assumption last past, seised of the under-mentioned manors, &c. in fee. Robert Gilberd, aged 40 is his son and heir.

SOMERSET. Manor of Stert, or Sterte, worth 20*l.*, held of the king in chief, by service of a crane (*gruis*) to be rendered yearly.

Manor of Wytecombe, or Witecombe, worth 10*l.*, held of Margaret, countess of Rechmond, service unknown.

A tenement in Quencammell, worth 15*s.*, held of the said countess, service unknown.

A tenement in Barton, worth 5s., held of John Walton, service unknown.

A tenement called 'Rawlyns' within the parish of Babbecary, worth 5s., held of John Byconell, knight, as of the manor of Babbecarey, service unknown.

C. Series II. Vol. 14. (82.) E. Series II. File 896. (17.)

326. EDWARD TRUSSELL.

Writ 4 November, *inquisition* 29 January, 15 Henry VII.

Edward Trussell, named in the writ, one of the cousins and heirs of William Burley late of Bromcroft, esquire, viz. son of William Trussell, knight, son of Elizabeth, one of the daughters and heirs of the said William, and Joan Littilton, late the wife of Thomas Littilton, knight, the other of the daughters and heirs of the said William Burley, were seised of the under-mentioned manors of Bromcroft, Brocton, Norton in Halles, Clungunford otherwise called Clungunwas and Bromfield, and of a hundred messuages, 1,000*a.* land, 1,000*a.* pasture, 100*a.* wood, 200*a.* meadow and 10*l.* rent, in Baldecot, Mersshton, Monslowe, Wistanstowe, Alden, Thunglond, Rowthall, Tugford, Dedilbury, Normecote, Abbeton, Aston, Ludlowe, [Dodyn]ghope, Newton in Causelond, Newton in Clelond, Sutton, Cokeriche, Walton and [Lo]ngeley, in fee, and of the advowsons of the churches of Monslowe, Clungunford and Norton in Hales, and of the chapel of Mersshton, as of fee and right, by inheritance from the said William; and they being so seised, the said Edward of his purparty, to wit of a moiety, thereof died seised, whereupon the said purparty descended to Elizabeth Trussell, his daughter and heir.

He died 18 April, 14 Henry VII, being then under age and in the king's custody by reason of other lands and tenements late of William Trussell, knight, his father, and not by reason of any of the premises. Elizabeth Trussell, aged 3 and more, is his daughter and heir. The said Joan Littilton still survives, and was, at the time of his death, aged 60 and more, and then, and long before, and always after, was, and still is, seised of her purparty aforesaid, to wit of the other moiety, of all the premises in fee, as daughter and the other of the heirs of the said William Burley.

William Trussell, knight, whose heir the said Edward was, was seised of the under-mentioned manor of Shirrefhales in fee, and, being so seised, by charter enfeoffed Humphrey Belchere and others thereof for the performance of his last will, and thereafter to the use of himself and his heirs, by virtue of which feoffment the said Humphrey and the others were seised thereof in fee; and whether the last will of the said William Trussell, knight, is as yet performed, or not, the jurors are ignorant.

SALOP. Manor of Bromcroft, worth 6*l.*, held of George, earl of Shrewsbury, as of the manor of Korfeham, by service of $\frac{1}{6}$ of a knight's fee.

Manor of Brocton, worth 3*l.* 2*s.*, held of the earl of Arundel, as of the manor of Acton Rownd, by service of $\frac{1}{2}$ a knight's fee.

Manor of Norton in Hales, worth 16*l.*, held of the duke of Bukyng-ham, service unknown.

Manor of Clungunford, otherwise called Clungunwas, worth 9*l.*, held of the same earl of Arundel, as of his lordship of Clunne, by fealty and 2*s.* rent yearly, for all service.

Manor of Bromfild, worth 8*l.* 8*s.*, held of the abbot and convent of Shrewsbury, service unknown.

Lands and tenements in [B]aldecot worth 4*l.*, held of the same abbot and convent of Shrewsbury, by fealty and 6*s.* 8*d.* rent yearly, for all service.

Lands and tenements in Alden, worth 4*s.* 4*d.*, held of the same abbot and convent of Shrewsbury, service unknown.

Lands and tenements in Thunglond, worth 3*l.* 3*s.* 4*d.*, held of the same abbot and convent of Shrewsbury, service unknown.

Lands and tenements in Rowthall, worth 4*s.*, held of the same abbot and convent of Shrewsbury, service unknown.

Lands and tenements in Tugford, worth 8*s.*, held of the same abbot and convent of Shrewsbury, by fealty and 5*s.* rent, for all service.

Lands and tenements in Hulton, worth 5*s.*, held of the same abbot and convent of Shrewsbury, service unknown.

Lands and tenements in Dedilbury, worth 2*s.*, held of the same abbot and convent of Shrewsbury, service unknown.

Lands and tenements in Aston, worth 6*s.* 8*d.*, held of the same abbot and convent of Shrewsbury, service unknown.

Lands and tenements in Sutton, Cokeriche, Walton, Longeley and Dodynghope, worth 4*l.*, held of the same abbot and convent of Shrewsbury, service unknown.

Lands and tenements in Mersshton, worth 13*s.* 4*d.*, held of the lord of Weme, as of his barony of Weme, by fealty and the rent of a red rose, for all service.

Lands and tenements in Monslowe, to which manor the advowson of the said church of Monslowe is appendent, held of the heirs of Hugh Stepulton, by fealty and the rent of a red rose yearly, for all service; they are worth 3*l.* yearly.

Lands and tenements in Wistanstowe, worth 11*s.* 8*d.*, held of Peter Corbet, lord of Sibton, as of his manor of Sibton, by fealty and 13*s.* 4*d.* rent, for all service.

Lands and tenements in Normecot, worth 38*s.*, held of the prior and convent of Wenlok, by fealty and 5*s.* rent yearly, for all service.

Lands and tenements in Abbeton, worth 17*s.* 4*d.*, held of the heirs of Sir Hugh de Burnell, as of their lordship of Abbeton, by fealty and a rent of 2*s.* and 1*lb.* pepper, for all service.

Lands and tenements in Ludlowe, worth 5 marks 6*s.* 4*d.* held of the bailiffs and burgesses of the town or borough of Ludlowe in free burgage.

Lands and tenements in Newton in Cause and Newton in Cle, worth 6 marks, held of the duke of Bukyngham, service unknown.

Manor of Shirrefhales, which extends both in the said county and in the county of Stafford, worth, with the land, &c. belonging to it in Shropshire, 4*l.*, held of the said earl of Arundel, service unknown.

C. Series II. Vol. 14. (83.)

327. WILLIAM ANGEWYN, 'gentilman.'

Writ 11 February, *inquisition* 27 February, 15 Henry VII.

William Angewen, or Aungewen, late of Askeby by Horncastell, gentleman, was seised in fee of his manor of Askeby, and, being so seised, enfeoffed Charles

Moyne, clerk, John Moyne, gentleman, John Wederby, Robert Aget, chaplain, Robert More, William Forman and Robert Smyth, thereof, to the intent that they should perform his last will ; they were seised thereof accordingly in fee to the intent aforesaid, and they being so seised, he afterwards made his will, to wit that the same feoffees should stand enfeoffed to the use of Margaret, his wife, so that, immediately after his decease, she should take from the issues and profits thereof 20 marks yearly over and above outgoings and the recompence of her jointure and dower, and that the same feoffees should permit his executors to receive the residue of all the rents, issues and profits of the lands and tenements aforesaid yearly for the exhibition and nurture of his sons and daughters, to wit John his second and Robert his third sons and Joan and Dorothy his daughters, then of tender age, till each of them came to the age of sixteen years, when the said executors should pay 10*l.* to each girl and 10*l.* to each boy ; and afterwards he died, and the said Charles and the others then and ever since have been seised of the said manor in form aforesaid.

Martin Newcom, of Saltefleteby, and Alan Musterluff, of Hameryngham, were seised of the under-mentioned land, &c. in Hameryngham, and, being so seised, enfeoffed the said William and Margaret, his wife, who survives, thereof, to hold to them and their heirs, by virtue of which feoffment they were seised thereof in fee ; he died so seised and she is solely seised thereof by survivorship.

He died 10 September, 15 Henry VII. Charles Aungewen, aged 20 and more, is his son and heir. *Cf.* No. 335.

LINCOLN. Manor of Askeby by Horncastell, worth 20*l.*, held of the bishop of Carlisle in right of his church, as of his lordship and soke of Horncastill, by fealty and 12*d.* rent yearly, and suit of the bishop's court there, for all service.

A messuage and four score acres of land and meadow in the town of Hameryngham, worth 26*s.* 8*d.*, whereof the messuage is held of Richard Thymmulby, esquire, as of the manor of Tetford, service unknown ; 60*a.* land and meadow are held of the king, as duke of Lancaster, as of the manor of Gretham, parcel of the said duchy, by fealty and 14*d.* rent yearly and suit of court of the duchy aforesaid there, by two comings to the two great courts of view of frankpledge held there yearly, for all service ; and 21*a.* of land and meadow are held of the king as duke of Lancaster, to wit of the manor of Belchford, parcel of the same duchy by the two comings to two great courts, as above.

C. Series II. Vol. 14. (84.)

328. ROGER TWYNEO.

Writ of Mandamus 4 February, *inquisition* 8 May, 15 Henry VII.

He died 17 June, 12 Henry VII, seised of the under-mentioned tenements, &c. in fee. George Twynyho, aged 25 and more, is his brother and heir.

WILTS. A tenement and a water-mill with a dovecot and a meadow, in Wilton, worth 13*s.* 4*d.*, held of the abbess of Wilton, in socage, viz. by fealty and 5*s.* rent at Michaelmas yearly.

Two tenements and two cottages in Warmester, worth 22*s.* 4*d.*, held of the dean and chapter of Salisbury, by fealty and 4*s.* 6*d.* rent at Michaelmas yearly, and suit of their court there.

Three tenements and two cottages in Warmester, worth 26s. 8d., held of Richard Kyrton, as of his manor of Warmester, by fealty and 5s. 1d. rent at Easter and Michaelmas yearly, and suit of his court of the same manor.

A messuage in Warmester, worth 24s. 8d., held of Richard Pole, esquire, as of his manor of Warmester, by fealty and 16d. rent at Michaelmas yearly.

A messuage, 30a. land and 8a. pasture, in Bugley, worth 26s. 8d., held of the prioress of Stodeley, as of the manor of Corsley, by fealty and 1d. rent at Michaelmas yearly.

C. Series II. Vol. 14. (85.)

329. THOMAS LEVENTHORP.

Writ of Amotus 6th November, *inquisition* 1 May, 15 Henry VII.

John Mordaunt and William Cornwaleys were seised of the under-mentioned land, &c. in fee, and, being so seised, by charter indented demised them to the said Thomas Leventhorp and Agnes his wife, who survives, to hold to them and the heirs of their bodies; he died so seised, and he is still seised thereof by survivorship in fee tail by the form of the gift.

He died 20 July, 13 Henry VII. John Leventhorp, aged 4, is his son and heir.

HERTFORD. Two tenements with 40a. land, formerly John Noon's, in Sabrychesworthe, all that tenement there formerly in the tenure of Walter Wyseman and late in the tenure of John Wheler, in the parish of Sobrychesworth aforesaid, with 3a. land lying in four pieces in a field called 'Claverlegh' and 4a. land in four pieces in a field called 'Nattonfeld' and 3r. meadow in one piece in a meadow called 'Halysounde,' and a half-acre and half-rood of meadow in two pieces in a meadow called 'Thatchemedede,' formerly in the tenure of the said John Wheler; all the said lands and tenements are held of the lord de Scrope and the abbot of Redyng, but by what services and which parcels thereof are held of lord de Scrope and which of the abbot, the jurors know not; the lands and tenements aforesaid are worth 33s. 4d.

C. Series II. Vol. 14. (86.) E. Series II. File 293. (19.)

330. THOMAS LEVENTHORP.

Writ of Mandamus 6 November, *inquisition* 3 May, 15 Henry VII.

Richard Goodfrey and John Pulter, esquires, were seised of the under-mentioned manor, and land, &c. in Fernham and Stortford, and John Mordaunt and William Cornwaleys were seised of the under-mentioned mill, &c. in Fernham, which by their respective charters they demised to the said Thomas and Agnes his wife, as in No. 329.

Death and heir as in No. 329.

ESSEX. Manor of Hertesho, co. Essex, and 25a. land, 3a. 1r. meadow and 1½a. wood, in Fernham and Stortford, cos. Essex and Hertford, worth 20 marks, held of John Leventhorp, esquire, by fealty and ½¹/₀ of a knight's fee.

A site (*placea*) with a water-mill built thereon, and a parcel of meadow called 'Dawysmore,' in the town and parish of Fernham, co. Essex, worth 5*l.*, held of the earl of Oxford, service unknown.

C. Series II. Vol. 14. (87.) E. Series II. File 293. (18.)

331. RALPH NEVELL, EARL OF WESTMORELAND.

Writ of Mandamus 7 February, *inquisition* 29 April, 15 Henry VII.

Findings as in No. 253. Edith is said to be seised in fee tail; her late husband is called the earl's firstborn son.

He died 10 September, 13 Henry VII. Ralph Neyvll, the now earl, is his son and heir (*sic*) and is aged one year and more, and is in the king's custody.

DERBY. Manor of Assheford in 'le Peke,' worth 60*l.*, held of the king in chief, service unknown.

C. Series II. Vol. 14. (88.)

332. RALPH NEVELL, EARL OF WESTMORELAND.

Writ of Mandamus 7 February, *inquisition* 28 April, 15 Henry VII.

Findings as in No. 331.

NOTTINGHAM. Manor of Alverton in Sherwoode and four water-mills; the said manor is held of the king in chief, by knight-service and is worth 9*l.* 15*s.* 4*d.*

C. Series II. Vol. 14. (89.)

333. RALPH NEVELL, EARL OF WESTMORELAND.

Writ of Mandamus 7 February, *inquisition* 6 May, 15 Henry VII.

Findings as in No. 253. Edith is said to be seised in fee tail; and her late husband called firstborn son.

HANTS. Eleven pounds, two shillings and eight pence of fee farm in Andover, and 14*l.* 15*s.* of fee farm in Bassyngstoke, held of the king, service unknown.

C. Series II. Vol. 14. (90.)

334. WILLIAM ASSHEBY, esquire.

Writ 26 January, *inquisition* 10 May, 15 Henry VII.

Long before his death he was seised of the under-mentioned manor and land, and, being so seised, enfeoffed Ralph Shyrley, knight, Thomas Pulteney, knight, Thomas Kebeell, serjeant at law, and William Smyth thereof, for the performance of his last will and they were and still are seised thereof accordingly.

He died 14 January last past. William Assheby, aged 30 and more, is his son and heir. *Cf.* No. 252.

LEICESTER. Manor of Lowesby, Cosby and Litelthorp, or Litylthorp. and twenty messuages, forty virgates of land and 30s. rent in Lowesby, Cosby and Litelthorp, or Litylthorp, worth 60*l.*, held of the prince, as of the honour of Huntyngdon, service unknown.

A messuage and five virgates of land in Longwhatton, worth 73*s.*, held of the lord Beamond, service unknown.

Three messuages, a cottage and five virgates of land, in Neuton Burdet, worth 4 marks, held of the lord Lisle, service unknown.

Three pounds of pepper, three capons and 3*s.* quit rent, in Bagrave and 2*s.* rent and two hens, in Southcroxton and Baresby, worth 9*s.*, held of Thomas Pulteney, knight, service unknown.

C. Series II. Vol. 14. (91.) E. Series II. File 1115, Part V. (2.)

335. WILLIAM ANGEWYN, gentleman.

Writ 11 May, *inquisition* 16 May, 15 Henry VII.

William Aungewyn, esquire, died 10 December, 15 Henry VII, seised of the under-mentioned moiety of a manor, &c. in fee. He had issue, the day he died, Charles Aungewayn, his son and heir, aged 16 and no more. *Cf.* No. 327.

YORK. A moiety of the manor of Hebden in Craven, a carucate of land in Thorp Bryndsall, and three bovates of land in Conyston, parcel of the aforesaid moiety of the manor of Hebden, held of the abbot of St. Mary of Fountains, by homage, fealty, scutage and 8*s.* rent yearly at Whitsuntide and St. Martin in winter equally; the moiety of the said manor, and the tenements aforesaid, are worth 20*l.* above outgoings and above the said rent.

C. Series II. Vol. 14. (92.)

336. WILLIAM HOLYN.

Writ 4 February, *inquisition* 8 May, 15 Henry VII.

The said William Holeyn died 26 April, 13 Henry VII, seised of the under-mentioned land, &c. in fee. William Holeyn is his son and heir, aged 3 and more on the day of the taking of this inquisition.

WILTS. A messuage, 60*a.* land, two closes of pasture, three copses (*copic'*) of underwood and two 'heggerewys,' in the town and fields of Whiteparesse, worth 16*s.*, held of Master Tawke, service unknown.

A messuage and curtilage, 140*a.* arable, a copse of underwood and a close containing 6*a.* pasture, in Pitton; a messuage, 20*a.* arable, and a half-acre meadow, in Farlay; and 4*a.* meadow in Alwardbury, in a meadow called 'Exmede' by Botenham; worth 26*s. 8d.*; held of Master Lucy and John Cheyne, service unknown.

Two tenements, 80*a.* arable, in Grymstede, two closes of pasture lying next the chapel of Estgrymstede, and 4*a.* meadow lying in sixteen parcels in the fields of Grymstede, worth 40*s.*, held of Masters Hurleston and Baryngton, service unknown.

A hundred acres of arable and 1½*a.* meadow, in the fields of Dene, worth 23*s. 4d.*, held of Masters Hurleston and Baryngton, service unknown.

C. Series II. Vol. 14. (93.)

337. WILLIAM HOLYN.

Writ 4 February, *inquisition* 5 May, 15 Henry VII.

Findings as in No. 336.

HANTS. A messuage, two gardens, 12½*a.* arable, 6½*a.* meadow, 2*s.* rent, and 4*a.* wood, in Romsey, Stannebrygge and 'la Okys'; the said messuage, gardens, 10*a.* land, 5½*a.* meadow and 2*s.* rent, parcel of the premises, in the town of Romsey, are held of the abbess of Romsey, in right of her church, service unknown, and are worth 16*s.*; and 2½*a.* land, 1*a.* meadow and 4*a.* wood, the residue of the premises, in Stannebrygge and 'la Okys,' are held of John Kirkeby, esquire, service unknown, and are worth 4*s.* yearly.

C. Series II. Vol. 14. (94.)

338. JOHN GYLBARD.

Writ 24 January, *inquisition* the last day but one of April, 15 Henry VII.

The said John Gilbert, and Joan, his wife, who survives, were seised, the day he died, in fee, in her right, of the under-mentioned manors, &c.; he died and she survives him and is still seised thereof in fee.

He died 18 August last past. Robert Gilbert is his son and heir, aged 30 and more.

HANTS. A messuage, 300*a.* land, 300*a.* pasture, 4*a.* meadow, 2*a.* wood, in Upsomburn, Netherden, Romsey, Crauley and Ocle, worth 6*l.* 10*s.*, held of Thomas, bishop of Winchester, by fealty and suit of his Pavilion Court (*curie sue Pavilionis*) for all service.

Manor of Midelton, otherwise called Est Milton, thirty messuages, 100*a.* land, 200*a.* pasture, 10*a.* wood, in Wolveton, Sandham, Langard, or Langarde and Clyve, in the Isle of Wight in the said county, worth 10*l.*, held of the king, as of Caresbroke castle in the said Isle, by service of ¼ of a knight's fee.

Manor of Knyghton in the parish of Nichurche in the said Isle, worth 100*s.*, held of the king, as of the aforesaid castle, by service of ½ of a knight's fee.

Moiety of the manor of Brouke in the said Isle, worth 106*s.*, held of the king, as of the aforesaid castle, by fealty and suit of the king's court of 'Knyghton Court' within the isle aforesaid every three weeks, for all service.

A messuage and 20*a.* land in New Lymyngton, worth 8*s.*, held of Hugh Conwey, knight, by fealty only, for all service.

C. Series II. Vol. 14. (95.)

339. WILLIAM TUNSTALL.

Writ 21 November, *inquisition* 16 May, 15 Henry VII.

He was seised of the under-mentioned moiety of a manor, &c. in fee, and, being so seised, by charter, 26 November, 9 Henry VII, by the name of William Tunstall, esquire, son of Richard Tunstall, knight, gave them *inter alia* to Richard Newton and Robert Gybonson, by the name of Richard Newton, the elder, and Robert Gybonson, vicar of the parish church of Kyrby in

Lonnesdall, their heirs and assigns; they were seised thereof accordingly in fee, and, being so seised, by charter indented, 28 November, 9 Henry VII, demised them *inter alia*, by the description of all their manors, &c., co. York, to him, by the name of William Tunstall son of Richard Tunstall, knight, in tail male, with remainder in default to Thomas Tunstall, brother of the said Richard Tunstall, knight, in tail male, with remainder in default to William Tunstall, brother of the said Thomas, in tail male, with remainder in default to Lionel (*Leonello*) Tunstall, son of the said William Tunstall son of Richard Tunstall, knight, in tail male, with remainder in default to John Tunstall, son of the said Thomas Tunstall, in tail male, with remainder in default to the right heirs of the said William son of Richard Tunstall, knight. By virtue of which demise he was seised thereof in fee tail and died so seised without heir male of his body lawfully begotten; and the said Thomas Tunstall, in the remainder, died in the lifetime of the said William, named in the writ, after whose death the right of the remainder descended to one Thomas, as son and heir male of the said Thomas, the father, named in the said charter; and afterwards the said William named in the writ died without heir male of his body lawfully begotten, after whose death the said moiety and also the said messuages, &c. remained to the said Thomas son of the said Thomas, as son and heir male of his body lawfully begotten by the form of the demise, which Thomas son of Thomas is aged 20 and more

He died 10 November, last past. One Christopher Ascue, aged 21, is his cousin and heir, viz. son of Eleanor his sister.

YORK. Moiety of the manor of Bentham; twelve messuages, 500*a.* land, 200*a.* meadow, in Bentham; worth 5 marks, held of Thomas Pykeryng, esquire, service unknown.

Twelve messuages, 100*a.* land, 40*a.* meadow, in Burton in Lonnesdale, worth 6*l.* 13*s.* 4*d.*, held of George, lord de Straunge, service unknown.

C. Series II. Vol. 14. (96.)

340. THOMAS FRIRE.

Writ 9 November, *inquisition* 12 May, 15 Henry VII.

Isabel Norreys was seised of the under-mentioned land, &c. in Candyche in fee, and, being so seised, the said Thomas Frire, named in the writ, and one John Maryot unjustly disseised her thereof, to the use of one Richard Frire, father of the said Thomas, to which disseisin the said Richard agreed, whereby the said Richard was seised of the said land, &c. in fee. She reentered and was seised thereof in fee and afterwards, in Michaelmas term, 11 Henry VII, she prosecuted a writ of trespass against the said Thomas and John; the parties appeared and she complained that the said Thomas and John, 1 March, 8 Henry VII, broke her close, &c.; the jury came, and said that the said Thomas and John unjustly disseised her, and assessed her damages at 13*s.* 4*d.* and costs at 40*s.*, as in the record of the plea under the seal of the king's bench appears. And the said Isabel being seised of the said land, &c. as aforesaid, gave them by charter to one Thomas Raa, clerk, and James Souche, their heirs and assigns, and they were, and still are, seised thereof accordingly in fee.

He died 26 May, 14 Henry VII. Alice Frire, aged 8 and more, and Joan Frire, aged 3 and more are his daughters and heirs.

OXFORD. Three messuages, $3\frac{1}{2}a.$ land in Candyche without the north gate of Oxford, worth 20s., held of Christopher Browne, esquire, as of his hundred, or manor, of Bullyngton co. Oxford, by fealty and suit of court to the hundred, or manor, aforesaid, for all service.

C. Series II. Vol. 14. (97.)

341. RALPH NEVELL, EARL OF WESTMORELAND.

Writ of Mandamus 7 February, *inquisition* 29 June, 15 Henry VII.

Findings as in No. 333. Date of death and age of heir not given.

SURREY. Manor of Talworth; it pays 22s. yearly to the manor of Shene, and to the prior of Marten 4s. yearly; but of whom it is held and by what services the jurors know not; it is worth beyond outgoings 14*l.* 15s.

C. Series II. Vol. 14. (98.) E. Series II. File 1063. (3.)

342. THOMAS GEFFREY.

Writ of Mandamus 5 February, *inquisition* 29 January, 15 Henry VII.

He died 14 August, 12 Henry VII, seised of the under-mentioned land, &c. in fee. Margaret Gefferey, aged 8 and more, is his daughter and heir. William Smyth, the king's receiver, has taken all the issues and profits thereof from the time of Thomas' death till now, by what title the jurors know not.

GLOUCESTER. Six messuages, 100*a.* land, 100*a.* pasture, 50*a.* meadow, 10s. rent, in Shenynghdon, and 20*a.* land, 20*a.* pasture and 20*a.* meadow, in Tripoot, held of the king, as of the honor of Gloucester, by service of $\frac{1}{50}$ of a knight's fee; they are worth 4*l.* 8s. 8*d.*

C. Series II. Vol. 14. (99.) E. Series II. File 342. (4.)

343. ROBERT STAWELL.

Writ 30 October, *inquisition* 1 June, 15 Henry VII.

He died seised in fee of the under-mentioned manor and advowson of Sutcomb, manor of Welcombe and land in Noteley, which thereupon descended to Robert Stawell, the younger, as his cousin and heir, who entered and was seised thereof in fee.

He was seised in fee of the under-mentioned manor and advowson of Martyn, and being so seised long before his decease by charter enfeoffed Hugh Luttrell, knight, John More, of Columpton, and others, thereof, *inter alia* the advowson excepted, to his own use and the performance of his last will; by his last will he directed that his executors should take the issues and profits of the said manor, and of other lands specified in the said charter, till they had received 300 marks, above all costs and expenses, for the performance of his said last will. He died seised of the said advowson, which descended to the said Robert, the younger, as above.

He died 28 October last past. Robert Stawell, the younger, is his cousin and heir, viz. son of Edward his son, and is aged 24 and more.

DEVON. Manor and advowson of Sutcomb, or Sutcombe, worth 10*l.*, held of Margaret, countess of Richemond and Derbey, as of the manor of Barnestapull, by knight-service.

Manor of Welcombe, worth 10 marks, held of John Arundell, knight, as of the manor of Conorton, in free socage.

Manor and advowson of Martyn, worth 20*l.*, held of the said countess, as of the manor of Barnestapull, by knight-service.

Forty acres of land in Noteley, worth 20*s.*, held of the abbot of Tavistoke, in free socage.

C. Series II. Vol. 14. (100.)

344. RICHARD ARDERN.

Writ 27 November, *inquisition* 9 June, 15 Henry VII.

He was seised of the under-mentioned manor, &c. and being so seised, long before his decease, by a certain deed of feoffment, dated 26 January, 5 Henry VII, enfeoffed Nicholas Gaynesford, esquire, John Legh, gentleman, Richard Culpeper, esquire, and John Chaloner, gentleman, thereof, by the description of all his land, &c. in Legh, Becheworth, Raygate and Buklond, or elsewhere in the county of Surrey, to wit as to lands and tenements parcel of the premises to the value of 20*l.*, to the use of himself and Joan his wife, and his heirs, and for the performance of his last will after the death of the said Joan, and as to the residue to the use of himself and his heirs and the performance of his last will. They were seised thereof accordingly in fee, and, being so seised, the said Nicholas died, and Legh and the others survived him and were seised thereof long before the said Richard's death and are still so seised.

By his last will he directed that the said Joan should have the said manor, &c. to her and her assigns for the term of her life, and during her life should find an honest priest, by the view of the said feoffees, to pray for his soul and his friends' souls and other Christian souls; and that after her decease the said manor, &c. should remain to John Holgrave, brother of the said Richard Ardern, and his heirs for ever, the said John finding an honest priest for ever to pray for the souls of the said Richard and Joan, &c. and paying the said priest 6*l.* 13*s.* 4*d.* yearly.

He died 22 November, 15 Henry VII. Elizabeth Benge, wife of John Benge is sister and one of the heirs of the said Richard, viz. daughter of John father of the said Richard and Elizabeth, and Ursula Fitz Herberd, wife of — Fitz Herberd is cousin and the other of the heirs of the said Richard, viz. daughter of Katharine daughter of the said John, father of the said Richard, Elizabeth and Katharine. The said Elizabeth is aged 30 and more and the said Ursula 20 and more.

SURREY. Manor of Imworth and a moiety of the hundred of Emelbrigge to the same manor appurtenant, worth 8 marks, held of the men of the town of Kyngeston, by service of 3*l.* 18*s.* 8*d.* yearly, for all service.

Three messuages, 255*a.* land, 316*a.* pasture, 20*a.* meadow, 20*a.* wood, and a mill, in Lee, Raygate, Buklond and Becheworth, whereof a messuage, 20*a.* land, 19*a.* pasture, 6*a.* or 5*a.* meadow, 7*a.* wood, are held of Thomas, earl of Arundell, by service of 5*s.* yearly, as of his manor of Buklond, and are worth 30*s.*; another messuage 100*a.* land, 117*a.* pasture, in the parish of Lee, formerly Thomas Hayton's, are held of Elizabeth, queen of England,

as of her manor of Bansted, service unknown, and are worth 5*l.*, and another messuage, 35*a.* land, 70*a.* pasture, 3*a.* meadow, 6*a.* wood, and the said water-mill, which are the whole residue, are held of the lords of the manor, or lordship, of Raygate as of the lordship, or manor, aforesaid, by service of 3*d.* yearly, for all service; the said messuage, mill, 35*a.* land, 70*a.* pasture, 3*a.* meadow and 6*a.* wood, which are held of the said earl of Surrey (*sic*), are worth 40*s.*

C. Series II. Vol. 14. (101.) E. Series II. File 1063. (2.)

345. LUCY late the wife of JOHN AP MORGAN late of Neuport in Wales.

Writ 12 February, *inquisition* 18 June, 15 Henry VII.

Morgan ap Thomas and the said Lucy were seised of the under-mentioned manors, &c. in fee, in her right, and, being so seised, they suffered a recovery thereof in Hilary term, 5 Henry VII, to William Hody, knight, Thomas Baynham, esquire, Alexander Baynham, knight, Reynold Hody, William Baynham and Thomas Basshe, to the use of themselves and her heirs and assigns; the said William and the others entered and were seised thereof accordingly in fee to the said use, and they being so seised, the said Morgan died and she survived him, and the said William and the others continued their estate and were seised thereof in fee to the use of her, her heirs and assigns.

She died 24 January, 15 Henry VII, without issue. Joan, wife of Edmund Gorgez, knight, is her sister and heir, aged at the time of taking the *inquisition*, and at the time of the death of the said Lucy, 28 years and more.

SOMERSET. Manors of Estharpdre, Estwodde, or Estwode, and Charlecomb, twenty messuages, 200*a.* land, 100*a.* meadow, 100*a.* pasture and 100*a.* wood, in Estharpdre, Estwodde, Charlecomb, Sherwolde, Sherburn, Colley, Henton, Grendon, Wellis, Faryngdon, Harpetre Tilly, Westharpdre Bushopford, Compton and Preddy, whereof the manors of Estharpdre and Estwode and lands in Estharpdre, Estwode, Sherwolde, Sherburn, Colley, Henton, Grendon, Harpetre, Wellis, Faryngdon, Westharpdre Tilly, Bushopford, Compton and Prydy, worth 30*l.*, are held of the king as of the honor of Gloucester, by knight-service; and the manor of Cherlecomb and lands in Charlecomb, worth 4*l.*, are held of Oliver, bishop of Bath and Wells in socage in right of his bishopric of Bath and Wells.

C. Series II. Vol. 14. (102.) E. Series II. File 897(a). (1.)

346. MARGARET late the wife of GEOFFREY FRAUNKE, esquire, formerly wife of [JAMES] PYKERYNG.

Writ 29 November, *inquisition* 10 June, 15 Henry VII.

She held, the day she died, together with the said Geoffrey her husband, who survives, the under-mentioned manors and lands, for the term of their lives in survivorship with reversion thereof expectant after his and her decease to one William Beverley, clerk, as by fine thereof levied in the court of king Edward IV fully appears; after the death of the which William Beverley, Thomas Beverley, his cousin and next heir, by a certain writing indented granted the reversion of a cottage, 80*a.* land, 14*a.* pasture and 20*a.* meadow,

parcel of the manor of Eskrig and of the lands, &c. there, and the reversion of a cottage and bovate of land in Naburn, parcel of the manors, lands and tenements specified in the said fine, to Brian Palmes, James Roos and John Aclom, esquires, John Pikeryng and Thomas Coort, chaplain, to hold that reversion to them, their heirs and assigns, by virtue of which grant by the said Thomas the said Geoffrey Fraunke and Margaret attorned to the said Brian and the others by payment of *1d.*, as by their writing indented thereof made fully appears; and further the said Thomas Beverley by another writing indented demised and granted the residue of the reversions of the premises contained in the said fine not granted by his writing aforesaid, to the said Brian Palmes, John Aclom, John Pikeryng, Thomas Covell, gentleman, and Thomas Coort, chaplain, their heirs and assigns for ever, by virtue of which grant the said Geoffrey and Margaret attorned to them by payment of *1d.*, as by their writing indented thereof made fully appears; and the said Brian, John, John, Thomas and Thomas Coort, demised the reversion of all the land, &c. in Scorouton, to Edward Midelton, gentleman, to hold the said reversion for the term of his life immediately after the death of the said Geoffrey and Margaret, by virtue of which grant the said Geoffrey and Margaret attorned to the said Edward by payment of *1d.*, as by their writing indented thereof made fully appears.

She died 17 November last past. Christopher Pykeryng, esquire, aged 15 and more, is her cousin and next heir, viz. son and heir of James Pykeryng, esquire, her son and heir.

YORK. Manors of Eskrig and Ellerton upon Derwent, forty-seven messuages, 500*a.* land, 54*a.* meadow, 200*a.* pasture, 200*a.* wood, 50*s.* 8*d.* rent, in Eskrig, Ellerton upon Derwent, Naburn and Scorouton, and the advowsons of the churches of Eskrig and Kirkbyunderknoll; whereof the manor of Eskrig and land, &c. in Eskrig, worth 30*l.*, are held of the abbot of the monastery of St. Mary without the walls of the city of York, by 22*s.* 6*d.* rent for all service; the manor of Ellerton and lands, &c. in Ellerton, worth 7*l.*, are held of Richard Thymelby, esquire, by 60*s.* rent yearly for all service; lands and tenements in Scorouton, worth 100*s.*, held of Ninian Markenfeld, esquire, service unknown; and lands and tenements in Naburn, worth 13*s.* 4*d.*, are held of the said Brian Palmes, by the rent of 1*lb.* cummin, and by what other services the jurors know not.

C. Series II. Vol. 14. (103.)

347. JOHN MITTON.

Writ 12 February, *inquisition* 10 May, 15 Henry VII.

Anne, one of the daughters and heirs of Thomas Swynerton was seised in fee of the under-mentioned manors of Hilton and Esyngton and land, &c. in Fredley, Hopwas, Wiginton, Wirley, Lichefeld, Penkerich, Sardon, Codsale and Wirley and, being so seised, took to husband Humphrey Swynerton, and they had issue between them Humphrey, who survives, and the said Humphrey, the father, died, and she survived him and was seised of the said manors, &c. in fee, and, being so seised, took to husband John Mitton, named in the writ, and they had issue between them John; and the said Anne died, after whose death the said John continued his possession in the said manors, &c. as tenant by the courtesy.

The said Humphrey Swynerton, son of the said Anne, is her heir, and is aged 30 and more.

The said John Mitton, named in the writ, was seised of the under-mentioned four parts of the manor of Weston Hues, &c. in fee, and, being so seised, long before his decease, by his writing indented gave them to George, earl of Shrewsbury, Thomas, his brother, Richard Salter, doctor of decrees, and George Bromley and their heirs, for the performance of his will and free disposition, by virtue of which feoffment they were seised thereof in fee.

He died Thursday after the Purification last. John Mitton, aged 30 and more, is his son and heir.

STAFFORD. Manor of Hilton and three messuages in Hilton, worth 6 marks, held of William Lichefeld, doctor of laws and prebendary in the church of the Apostles Peter and Paul of Wolvernehampton, service unknown.

Manor of Esyngton and a messuage in Esyngton, worth 4 marks, held of Edward, lord de Dudley, by service of $\frac{1}{2}$ a knight's fee.

A messuage, 10*a.* land and 2*a.* meadow, in Fredley, 6*a.* land and a piece of meadow containing by estimation 3*a.* meadow, in Hopwas, worth 11*s.* 8*d.*, held of the king in chief by great serjeanty, to wit by service of being steward and bailiff of the king of Cannok.

Ten acres of land in Wygynton, or Wiginton, worth 20*d.*, held of George Nevile, knight, service unknown.

Thirty acres of land, 6*a.* meadow, in Wirley, worth 13*s.* 4*d.*, held of John Peyto, by fealty and service of doing suit to his court there once a year.

Three messuages, 20*a.* pasture, in Lichefeld, worth 40*s.*, held of the lord bishop of Chester, service unknown.

Two messuages in Penkerich, worth 8*s.*, held of Robert Willoughby, knight, service unknown.

A messuage, 200*a.* land, 15*a.* meadow, 20*a.* wood, in Sardon, worth 4 marks, held of Robert Hareourte, knight, service unknown.

Twenty acres of land and 1*a.* meadow, in Codsale, worth 7*s.*, held of Christopher Ursewike, dean of the church of Wolvernehampton, by service of 2*s.* 4*d.* and four hens at Michaelmas yearly.

Twenty acres of land in Wirley, worth 13*s.* 4*d.*, held of John Peyto, service unknown.

Four parts of the manor of Weston Hues in five parts divided, five messuages, 200*a.* land, 20*a.* meadow, 100*a.* pasture, 40*a.* heath, in Weston Hues, worth 10 marks, held of Thomas, earl of Arundell, service unknown.

Manor of Bobynton, four messuages, 100*a.* land, 20*a.* meadow, 60*a.* pasture, in Bobynton, worth 20 marks, held of Edward, duke of Buckingham, by knight-service.

Manor of Tomenhorne, a messuage, 60*a.* land, 20*a.* meadow, 60*a.* pasture, in Tomenhorne, worth 6*l.*, held of the bishop of Chester, service unknown.

Six messuages, four water-mills, 100*a.* pasture, 10*a.* meadow, in Hagley and Rugeley, worth 10*l.*, held of the said bishop, by service of keeping 'Rugeley baily' within the king's forest of Cannok.

A water-mill and 20*s.* rent, in Nuton, worth 40*s.*, held of the lord Ferrers de Charteley, service unknown.

Manor of Horton, two messuages, 20*a.* meadow, 40*a.* pasture, in Horton, worth 4*l.*, held of the said bishop, service unknown.

348. RALPH NEVELL, EARL OF WESTMORELAND.

Writ of Amotus 7 February, *inquisition* 27 June, 15 Henry VII.

Findings as in No. 333. The tail is to Ralph and Edith and heirs of Ralph lawfully begotten, 'body' omitted.

YORK. Manors of Kyrkeby Moreshed, Brauncedale, Ferondale, Gellemore and Faddemore, worth 100*l.*, Buttrecambe and Scraynham, worth 40*l.*, Cottyngham and Witham, worth 100*l.*, and two enclosures of pasture called 'Mantholome,' beside Beverley containing 30*a.*, worth 53*s.* 4*d.*, held of the king in chief, service unknown.

Nineteen pounds five shillings of fee farm to be received from the abbot of Kyrkstall from his manors of Collyngham and Bardesey.

C. Series II. Vol. 14. (105.)

349. JOHN SAVAGE.

Writ 26 March, *inquisition* 2 November, 15 Henry VII.

John Savage, esquire, named in the writ, was seised of the under-mentioned moiety of the manor and alternate presentation of the church of Tollard, and, being so seised, enfeoffed Thomas Percy, the elder and Thomas Harvy thereof, to the intent that they should grant the same to him and the heirs of his body, with remainder to William Savage, chaplain, for life, with remainder as in No. 251, (i), save that the residue of the said moiety (3) is to remain on failure of Joan Dyllington's issue to his own right heirs. Consideration, as in No. 251, 20*l.*

Death and heir as in No. 251.

WILTS. Moiety of the manor of Tollard, with the alternate presentation to the church of the said manor, worth 7*l.*, held of the earl of March, as of the manor of Cranebourne, service unknown.

C. Series II. Vol. 14. (106.)

350. RALPH NEVELL, EARL OF WESTMORELAND.

Writ of Mandamus 7 February, 15 Henry VII; *inquisition* Tuesday, the feast of St. Michael, the Archangel, 16 Henry VII.

Findings as in No. 253. Ralph, husband of Edith, is called the earl's first-born son.

HUNTINGDON. Manor of Caldecotes, worth 10 marks, held of the king in chief, service at present unknown.

C. Series II. Vol. 14. (107.)

351. RICHARD NEWTON.

Writ 22 October, *inquisition* 29 October, 16 Henry VII.

Richard Newton, esquire, named in the writ, died 26 October, 16 Henry VII (*sic*), seised of the under-mentioned manor, &c. in fee. Isabel and Joan, aged 13 and more and 5 and more, are his daughters and heirs. *Cf.* Nos. 401, 421, 470.

SOMERSET. Manor of Obleygh, 200*a.* arable, 80*a.* meadow, 100*a.* wood, 100*a.* pasture, 300*a.* waste, in Obleygh, worth 23*l.* 2*s.* 3*d.*, held of the king in chief by knight service.

C. Series II. Vol. 14. (108.) E. Series II. File 897(a). (3.)

352. JAMES WHITNEY, esquire.

Writ 10 August, 15 Henry VII; *inquisition* 21 October, 16 Henry VII.

He was seised of the under-mentioned manor in fee, and, being so seised, by charter under his seal, 5 June, 12 Henry VII, by the name of James Whitney, esquire, son and heir of Robert Whitney, esquire, enfeoffed James Baskerville, knight, and others, as in No. 261, thereof, for the performance of his last will; the survivors, James Baskerville being dead, are still so seised.

He died 31 July (*sic*) last past. Robert Whitney aged 6 and more, is his son and heir, by Blanch, his wife, daughter of Simon Milborn, esquire.

WARWICK. Manor, or lordship, of Clifton, worth 20 marks, held of John, lord de Zouche, as of his manor of Weston, service unknown.

C. Series II. Vol. 14. (109.) E. Series II. File 1115, Part VI. (7.)

353. WILLIAM YELVERTON, esquire.

Writ 6 July, 15 Henry VII; *inquisition* Monday after All Hallows, 16 Henry VII.

One John Paston and William Grey, esquires, were seised of the under-mentioned manors, &c. in fee, and, being so seised, by charter demised them to, the said William and Anne his wife, daughter of John Paston, esquire, for the term of their lives in survivorship, with remainder after their decease to Thomas Howard, then knight, now earl of Surrey, William Knyvett, knight, and Edmund Paston, who survive, their heirs and assigns, for the performance of the last will of the said William Yelverton. William and Anne were seised thereof accordingly in their demesne as of free tenement, with remainder thereof, as above, and afterwards, viz. 10 Henry VII, the said Anne died, and afterwards, viz. 21 March. 14 Henry VII, the said William Yelverton by charter indented agreed with Robert Drury, knight, in consideration of divers sums of money paid and to be paid to divers persons at his request by the said Robert, that the said Robert from the day of the agreement should have all the said manors, &c. for the term of his, Robert's, life, and he requested his feoffees to perform the said agreement.

He died 20 June last past. William Yelverton, aged 5 and more, is his son and heir.

NORFOLK. Manors of Rakheith Hall, Dakenham Hall and Burwodes, with the advowson of the church of All Saints of Rakheith, 300*a.* heath, 200*a.* pasture, 100*a.* land, in Rakheith, Sprowston, Beeston by Sprowston, Crosthweyte, Wroxham, Salows, Plumsted, Bastwyke, Yelverton, Holveston and Little (*Parva*) Framyngham; all the premises, except the lands and tenements in Yelverton, are held of the abbot of St. Benet of Hulm, in right of his monastery by 4*d.* rent yearly, for all service, and all the lands, &c. in Yelverton are held of the heirs of Hugh Bakunsthorp by

$\frac{1}{4}$ of a knight's fee; all the premises, except the lands &c. in Yelverton, are worth 10*l.*, and the said tenements in Yelverton are worth 40*s.*

C. Series II. Vol. 14. (110.)

354. WILLIAM LEXHAM, esquire.

Writ 15 May, 15 Henry VII; *inquisition* 29 October, 16 Henry VII.

He died 10 February, 15 Henry VII, seised of the under-mentioned manor of Reynham in fee and of the under-mentioned manor of Houghton in fee tail. Margaret wife of William Lynne, aged 30 and more, Frances wife of Lawrence Dudley, aged 26 and more, Joan Lexham, aged 15 and more and Katharine Lexham, aged 14 and more, are his daughters and heirs.

NORFOLK. Manor of Reynham in Burnham Westgate, Burnham Norton, Burnham Sutton, Burnham St. Andrew, Burnham Ulp, Burnham St. Edmund and Burnham Thorpe, worth 10*l.*, held of the king, as of the duchy of Lancaster, by knight-service.

Manor of Houghton, worth 10 marks, held of the king, as of the duchy of Lancaster, by knight-service.

C. Series II. Vol. 14. (111.)

355. HUMPHREY GREY, esquire.

Writ 20 May, 15 Henry VII; *inquisition* Monday the Commemoration of Souls, 16 Henry VII.

Edmund, earl of Kent, William Calthorp, knight, and Henry Boteler, gentleman, were seised of the under-mentioned manor and advowson in fee, and, being so seised, demised them to the said Humphrey, Thomas Tresham, knight, John Bellers, William Catesby, son and heir of William Catesby, knight, William Alyngton and William Feldyng, since deceased, and Everard Feldyng, who survives, their heirs and assigns, to the use of the said Humphrey and Anne his wife and the heirs male of their bodies; the said Everard is now seised thereof to the use of the said Anne for the term of her life, with remainder as aforesaid.

Date of death not given. Edward Grey, aged 28 and more, is his son and heir.

NORFOLK. Manor of Saxthorp, worth 20*l.*, and the advowson of the free chapel there, held of George, earl of Kent, by fealty.

C. Series II. Vol. 14. (112.)

356. HUMPHREY GREY, esquire.

Writ 16 December, 15 Henry VII; *inquisition* Monday before All Hallows, 16 Henry VII.

Long before his decease he was seised of the under-mentioned manor in fee, and, being so seised, by charter enfeoffed John Ansty, Richard Wrygth, Richard Coke and William Smyth thereof, who, being seised thereof accordingly in fee enfeoffed him and Anne, then his wife, thereof, to hold to them and the heirs male of their bodies, with remainder in default to the heirs

male of his body, by virtue of which they were seised thereof in their demesne as of fee tail. She survived him and continued her possession and is yet alive.

He died 11 December last. Edward Grey, aged 28 and more, is his son and heir.

WARWICK. Manor of Wythibroke, worth 20 marks, held of John, prior of St. John of Jerusalem in England, as of the manor of Balsale, by 16s. 10d. rent, for all service.

C. Series II. Vol. 14. (113.) E. Series II. File 1115. Part VI. (4.)

357. HUMPHREY GREY, esquire.

Writ 20 May, 15 Henry VII; *inquisition* Tuesday before All Hallows, 16 Henry VII.

He was seised of the under-mentioned manor in fee, and, being so seised, enfeoffed William Sensam and John Hardwyn thereof, who, &c. Other findings as in No. 356.

LEICESTER. Manor of Nayleston, worth 16l., held of George, earl of Kent, by fealty only, for all service.

C. Series II. Vol. 14. (114.) E. Series II. File 1115. Part VI. (5.)

358. JOHN ELYS.

Writ 16 February, 15 Henry VII; *inquisition* 23 October, 16 Henry VII.

He died 4 May, 15 Henry VII, seised of the under-mentioned manor, &c. in fee. John Elys, aged 9 and more, is his son and heir.

CAMBRIDGE. MANOR of Burne called 'Elys maner' and divers lands, &c. in the town of Burne, worth 10 marks, held of the lady Margaret, countess of Richemond, as of the honor of Richemond, by knight service, viz. by service of one knight's fee. The said countess after the death of the said John Elys, the father, entered thereon, and received from the time of his death, and still receives, the issues and profits thereof.

C. Series II. Vol. 14. (115.)

359. ANNE WILLOUGHBY.

Writ 2 November, 15 Henry VII (*sic*); *inquisition* Monday, 2 November, 16 Henry VII.

Richard Wyloughby, esquire, and the said Anne were seised of all her purparty of the under-mentioned manors which descended to her after the decease of John Conyers, her father, in fee; and, being so seised, the said Richard and Anne, by the names of Richard Willoughby, esquire, son of Christopher Willoughby, knight, lord de Willoughby de Erysby, and Anne wife of the same Richard, one of the daughters and heirs of John Conyers, esquire, enfeoffed William Wyloughby, lord de Willoughby de Eresby, Henry Heydon, knight, and others, thereof, for the performance of the last will of the said Richard and Anne, and of either of them; and they were seised thereof in fee accordingly to the use abovesaid; and the said Anne, long before her

decease and before espousals between her and the said Richard Wylloughby, to wit 20 September, 15 Henry VII, made her last will and thereby ordered that the said Richard Willoughby should have all her manors, &c. in the county of Norfolk, or elsewhere, which descended to her after the death of the said John Conyers, her father, for the term of his life; and afterwards she took the said Richard to husband, and died.

She died 25 September last past. John Spilman, aged 9 and more, is her son and heir. *Cf.* Nos. 298, 731.

NORFOLK. Manor of Skulton, worth 20*l.*, held of William, viscount Beaumont, service unknown.

Manor of Great (*Magna*) Elyngham, worth 20 marks, held of William, viscount Beaumont, as of the manor of Wormegey, service unknown.

Manors of Totyngton and Bawsey, worth 20*l.*, held of Edmund, earl of Suffolk, as of the honor of Eye, service at present unknown.

C. Series II. Vol. 14. (116.)

360. ROBERT KNYGHTESTON.

Writ 6 June, 15 Henry VII; *inquisition* 26 November, 16 Henry VII.

Walter Copleston, Richard Pree and Matthew Jule, were seised of the under-mentioned land, &c. in Knyghteston and Fenne in fee, and, being so seised, by charter indented, 20 November, 5 Henry VII, demised them to the said Robert, and Alice his wife, and Robert's heirs and assigns; they were seised thereof accordingly, Robert in fee and Alice in her demesne as of free tenement; he died so seised and she survived him and is yet living.

He died Friday after the Ascension last past, seised of the other under-mentioned lands in fee. Mabel, wife of Nicholas Bysshopp, aged 30 and more, Clarice, wife of Matthew Bysshop, aged 26 and more, and Margery, wife of John Kyngwyll, aged 25 and more, are daughters and heirs, and Richard Lytylton, aged 24 and more, is cousin and one of the heirs, of the said Robert, the said Richard being son of Joan, fourth daughter of the said Robert.

DEVON. A messuage, 100*a.* land, 20*a.* meadow, 10*a.* wood, 100*a.* furze and heath, in Knyghteston, worth 26*s.* 8*d.*, held of the dean and chapter of the cathedral church of St. Peter of Exeter, by fealty and 40*s.* rent yearly.

A hundred acres of land, 10*a.* meadow, 3*a.* wood, 30*a.* furze and heath, in Fenne, worth 20*s.*, held of the bishop of Exeter, as of the manor of Crediton, by fealty and 20*s.* rent yearly.

Four messuages, 100*a.* land, 20*a.* meadow, 10*a.* wood and 100*a.* furze and heath, in Wetherygge, or Wytherygge, worth 30*s.*, held of Edmund Carewe, knight, as of the manor of Wytherygge, by fealty only, for all service.

A messuage, 4*a.* land, in Nymetbowe, worth 5*s.*, held of John, lord de Fitzwaryn, by fealty and 4*s.* 3*d.* rent yearly.

Four shillings rent issuing from a messuage, 40*a.* land, 10*a.* meadow, 10*a.* wood and 40*a.* furze and heath, in Bradelegh, held of the lady Elizabeth (*sic*), countess of Richemond, as of her castle of Barnstaple, by fealty only; it is worth 4*s.* over and above outgoings.

C. Series II. Vol. 14. (117.)

361. EDWARD TRUSSELL, son and heir of WILLIAM TRUSSELL, knight.

Writ of Devenerunt, 14 July, 15 Henry VII; *inquisition* Monday after St. Luke, the Evangelist, 16 Henry VII.

William Trussell, knight, named in the writ, was seised the day he died of the under-mentioned manor in fee, which after his death and by reason of the minority of Edward Trussell, his son and heir, came to, and still is, in the king's hands.

The said Edward died 10 July, 14 Henry VII. Elizabeth, aged 4 and more, is his daughter and heir.

NORFOLK. Manor of Woburne, worth 13*l.* 6*s.* 8*d.*, held of the king in chief, service unknown.

C. Series II. Vol. 14. (118.)

362. ROBERT HILLERSDON.

Writ 12 October, *inquisition* 6 November, 16 Henry VII.

One Andrew Hillersdon, his father, whose heir he was, was seised of the under-mentioned land, &c. in Hillersdon, Chitelhampton and Honychurch, in fee, and, being so seised, by charter, 14 January, 6 Edward IV, enfeoffed him and Joan his wife, who survives, thereof, to hold to them and the heirs of his body.

William Strecchelegh, the elder, and John Huchyn, were seised of the under-mentioned land, &c. in Mynmyngyslond and Lamside, &c. in fee, and, being so seised, by charter indented 21 April, 1 Richard III, devised them to the said Robert and Joan, and the heirs of their bodies by the said Robert begotten; they were seised thereof accordingly in fee tail, and she survived and yet lives.

He died 22 August last past, seised of the other under-mentioned lands, &c. in fee. Andrew Hillersdon, aged 27 and more, is his son and heir.

DEVON. A moiety of ten messuages, 30*a.* land, and 6*a.* meadow, in Hill by Exmouth, worth 10*s.*, held of the king in chief, by knight service, to find a bailiff every second year to serve the king in the office of bailiff of the hundred of Estbudlegh in the said county.

Ten messuages, 300*a.* land in Grymeston and Grymestonlegh, worth 40*s.*, held of Humphrey Walrond and John Holeway, by fealty only, for all service.

Eight messuages, 100*a.* land, in Burne, worth 12*s.*, held of John Fraunces, by fealty only, for all service.

A hundred acres of land, in Seyntleonardisdowne without the south gate of the city of Exeter, worth 40*s.*, held of Thomas Polluxfen, by fealty only, for all service.

Four messuages, 100*a.* land, in Doniston, worth 20*s.*, held of William Cole, by fealty only, for all service.

Four messuages, 2*a.* land, in the borough of Tottenes, worth 6*s.* 8*d.*, held of Piers Eggcombe, knight, by fealty only, for all service.

Seven messuages, 300*a.* land, in Hillersdon, nine messuages, 200*a.* land, in Chitelhampton, and four messuages, 100*a.* land, in Honychurch, worth 40*s.*, held of John More, by fealty only.

Four messuages, 200*a.* land in Mynmyngyslond, and twelve messuages, 300*a.* land in Lamside, Poole and Alveston and Carswill, worth 10 marks, held of John More, by fealty only, for all service.

C. Series II. Vol. 14. (119.)

363. GEORGE STRATTON.

Commission of concealments, 10 July, 15 Henry VII; *inquisition* 15 October, 16 Henry VII.

Robert Brews, esquire, John Cheke, and Benet Caldewell, were seised of the under-mentioned manor of Kirton Hall in fee, and, being so seised, by charter gave it to Thomas Sampson, esquire, William Grys, William Eyr, Edmund Bokkyng and John Caldewell, their heirs and assigns, for the term of the life of Elizabeth Stratton, wife of George Stratton, and for her use during that term, with remainder to the said George Stratton, and the heirs male of his body begotten. The said Thomas Sampson and his co-feoffees were and still are seised thereof accordingly in their demesne as of free tenement, and the said George was seised of the remainder of the said manor as of fee tail.

The said George Stratton was seised of the under-mentioned manor of Thurkelton in fee, and died so seised, whereupon the said manor descended to one George Stratton, as his son and heir.

The said George Stratton died Friday after Whitsuntide, 13 Henry VII. The said George Stratton is son and heir of the said George, the father, and was aged 10 years and more on the day of the taking of this inquisition. See No. 231.

SUFFOLK. Manor of Kirton Hall, worth 10*l.*, held of the king, as of the honor of Clare, by service of $\frac{1}{2}$ of a knight's fee.

Manor of Thurkelton, in Kirton aforesaid, worth 13 marks, held of the king, as of the said honor of Clare, service unknown.

C. Series II. Vol. 14. (120.)

364. JOHN DRURY, esquire.

Commission of concealments, 10 July, 15 Henry VII; *inquisition* 15 October, 16 Henry VII.

He died 8 January, 14 Henry VII, seised of the under-mentioned land, &c. in fee. John Drury, aged 3 and more, is his son and heir. Cf. No. 308.

SUFFOLK. A messuage, 100*a.* land, 20*a.* pasture, 6*a.* meadow, 12*a.* wood and 20*s.* rent, in Cowlynge, worth 10 marks, held of the king, as of the duchy of Lancaster, by knight-service.

C. Series II. Vol. 14. (121.)

365. WILLIAM NEWGATE.

Commission of concealments, 10 July, 15 Henry VII; *inquisition* 15 October, 16 Henry VII.

He is outlawed for felony and murder, as remains of record in the King's Bench, and at the time he was outlawed was seised of the under-mentioned land, &c. in fee.

NORFOLK. A messuage, 200*a.* land, 40*a.* pasture, in Apton and Apilton, worth 100*s.*, held of the king, service unknown.

C. Series II. Vol. 14. (122.)

366. JOHN ABTHORP.

Commission of concealments, 10 July, 15 Henry VII; *inquisition* 15 October, 16 Henry VII.

John Abthrop, or Abthorp, died 25 April, 15 Henry VII, seised of the under-mentioned manor, &c. in fee. Margaret and Elizabeth Abthorp, aged 18 and 13 and more, are his daughter and heirs.

SUFFOLK. A messuage, 100*a.* land, 24*a.* pasture, 8*a.* meadow, 6*a.* wood, and 16*s.* rent, in Gaysle and Kentford, worth 8 marks, held of the king, by knight-service, as of the honor of Clare.

Manor of Fakenham, worth 8*l.* 6*s.* 8*d.*, held of the king, as of the duchy of Lancaster, by knight-service.

C. Series II. Vol. 14. (123.)

367. ROBERT THORESBY.

Writ 19 November, 15 Henry VII; *inquisition* 29 October, 16 Henry VII.

He died 4 November, 15 Henry VII, seised of the under-mentioned manors in fee. Henry Thorsby, aged 24 and more, is his son and heir.

NORFOLK. Manor of Asshe Wytten, worth 5 marks, held of Ralph Cheney, service unknown.

Manor of Hyllyngden, called 'Borehalle,' worth 4 marks, held of John son of Ralph Cheney, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 14. (124.)

368. JOAN WARRE late wife of RICHARD WARRE, esquire.

Writ 27 January, 15 Henry VII; *inquisition* 3 November, 16 Henry VII.
Findings as in No. 320.

WILTS. Manor of Pytton, with the exception of 60*a.* land, 40*a.* pasture and 20*a.* meadow, is held of the king by petty serjeanty, viz. by fealty and a rent of three barbed arrows at Michaelmas yearly for all service; the said excepted lands are held of the abbess and convent of the monastery of St. Mary of Winchester, service unknown; the said manor with the above exceptions is worth 5 marks; the said excepted lands are worth 20*s.*

C. Series II. Vol. 14. (125.)

369. JOHN PERCY.

Writ 20 May, 15 Henry VII; *inquisition* 10 January, 16 Henry VII.

He died 14 May, 15 Henry VII, seised of the under-mentioned manors and rent in fee. John Percy, aged 22 and more, is his son and heir.

DEVON. Manors of Wydecombe and Whitlegh in the parish of Fareway, worth 20 marks, held of Sir Edward Courtenay, knight, earl of Devon, as of the honor of the castle of Plympton, by knight-service.

A rent of 26s. 8d. issuing from the manor of Gattecombe in the parish of Colyton; the said manor is held of Richard Pomeray, esquire, as of the honor of the castle of Bury, by knight-service.

C. Series II. Vol. 14. (126.)

370. THOMAS SHELLEY.

Writ 24 January, 15 Henry VII; *inquisition* 21 November, 16 Henry VII.

Thomas Shelley, of London, mercer, named in the writ, was seised of the under-mentioned land, &c., and, being so seised, enfeoffed Robert Weston, Edmund Worsley, Nicholas Shelton, William Burwell, John Redyngton and Thomas Byrche, or Brygges. thereof, and afterwards the said Edmund Worsley died, and the said Robert Weston and the others held and hold the premises by survivorship.

He died 20 January 15 Henry VII. Alice Randyll, aged 25 and more, wife of Thomas Randyll, citizen and tailor of London, is his daughter and heir.

HERTS. A messuage and 300*a.* land in the towns, parishes and fields of Hoddesdon, Estwyke, Wydford, Stansted and Warre, or elsewhere in the county; value and tenure not specified.

C. Series II. Vol. 15. (127.) E. Series II. File 293. (22.)

371. RALPH, EARL OF WESTMERLAND.

Commission 24 November, *inquisition* 6 February, 16 Henry VII.

He died the last day of July, 14 Henry VII, seised of the under-mentioned manors, &c. in fee. Ralph Nevell is his cousin and heir, viz. son of Ralph his son, and is aged 3 and more.

The king has taken the issues and profits of the said manors, &c. from the time of the earl's death to the day of the taking of this inquisition.

DEVON. Manors of Shebbeare, Lifton, Kenton and Cheddescomb, and 18*l.* 13*s.* 4*d.* rent by reason of a certain fee farm yearly issuing from the manor of Brampton Abbot (*Abbatis*); the said manors and the rest of the premises are held of the king in chief by knight-service, and are worth 112*l.* yearly.

C. Series II. Vol. 14. (128.)

372. HUGH HORWODE, gentleman.

Commission 11 February, *inquisition* 20 March, 16 Henry VII.

He died 14 August last, seised of the under-mentioned manor, &c. in fee. Joan, aged 40 and more, wife of Richard Savage, Katharine, aged 36, wife of John Frythe, Alice, aged 30, wife of Thomas Lend, and Christine, aged 26 and more, wife of Ingilram Prior, are his sisters and heirs.

HANTS. Manor of Polhampton by Asshe, worth 4 marks, held of the king, as of the escheat of the king's ancestors by the death of the count of Aumale, by service of $\frac{1}{6}$ of a knight's fee.

Two hundred and forty acres of several pasture, in Overton and Kyngeselere, worth 20s., held of the king in chief, by service of $\frac{1}{8}$ of a knight's fee.

A messuage and 100*a.* land, in Preston Candever, worth 4 marks, held of John Langford, knight, by service of 1*d.* rent yearly, for all service.

C. Series II. Vol. 14. (129.)

373. HUMPHREY DORE.

Writ 25 January, *inquisition* Saturday after the feast of St. David, the bishop, 16 Henry VII.

He was seised in fee the day he died of the under-mentioned messuage called 'Catley,' and his sisters are his next heirs.

On the day he died Roger Hardewyck, Richard Acton, Thomas Pole and Roger Smyth, of Bromyord, were seised of the under-mentioned land, &c. in Bromyord, and pastures called 'Fawstynes' and 'Pleysty,' in fee, to the use of the said Humphrey Dore and the heirs of his body begotten, and for default of such issue to the use of John Mortymer, knight, and his heirs, as appears by the writing, intention and will of the said Humphrey shown to the jurors. He died without heir of his body begotten, and, after his death, the said Roger, and the others, are seised thereof to the use of the said John Mortymer, knight, and his heirs for ever.

One John Wynnock and Roger Smyth were seised of the under-mentioned land, &c. called 'Stewardes Hyde' in fee, and, being so seised, by charter gave them to one John Vaughan, to hold to him and Joan, his wife, and the heirs of his body lawfully begotten, and, for default of such heirs remainder thereof to the said Humphrey Dore, and the heirs of his body lawfully begotten, and, if he died without such heir, remainder thereof to William Dore and the heirs of his body lawfully begotten, and for default of such heirs remainder thereof to the said John Mortymer, knight, and his heirs for ever; by virtue of which gift the same John Vaughan and Joan his wife were seised thereof in their demesne as of fee tail and died so seised thereof without heir of their (*sic*) bodies begotten; and the said William Dore died without heir of his body lawfully begotten; after whose death the said Humphrey Dore entered thereon, as in his remainder by virtue of the gift, and was seised thereof in his demesne as of fee tail by the form of the gift, and died so seised without heir of his body lawfully begotten, after whose death the said land, &c. remained to the said John Mortymer, knight, and his heirs for ever.

The day he died he held the under-mentioned messuage called 'Lyndehouse' in socage.

The day he died he was seised in fee of the under-mentioned land called 'Ballescote.'

He died 18 November, 16 Henry VII. Margery, aged 36 and more, wife of Richard Acton, and Joyce, aged 30 and more, wife of Humphrey Saunders, are his sisters and heirs.

HEREFORD. A messuage in Tedstarn Delamare, called 'Catley,' worth 30s., held of John Wisham, as of his manor of Tedstarn Delamare, by service of $\frac{1}{4}$ of a knight's fee.

A messuage, 100*a.* land, 40*a.* meadow, 20*a.* pasture and 10*a.* wood, in Norton Saltmarshe, Norton and Fyndeschurche, in the parish of

Bromyord, 40*a.* pasture called 'Fawstynes' and 'Pleysty'; the said messuages called 'Norton Saltmarshe,' 'Norton Fyndeschurche' and the said pastures called 'Fawstynes' and 'Pleysty,' are worth 40*s.*, and are held of John Mortymer, knight, as of his manor of Edvyn Loche, service unknown.

A messuage, 100*a.* land, 40*a.* meadow, 20*a.* pasture, 10*a.* wood, called 'Stewardes Hyde'; the said messuage and 20*a.* meadow, parcel of the 40*a.* meadow, are held of the bishop of Hereford, and the residue, called 'Downe,' is held of the heirs of James Whytney, service unknown; value not stated.

A messuage in Tedstarn Delamare, called 'Lyndehouse,' held in socage of John Wisham, as of his manor of Tedstarn, by 3*s.* 4*d.* rent to be paid to the said John, and by what other services the jurors know not; value not stated.

Forty acres of land and 10*a.* pasture in Tedstarn aforesaid, called 'Ballescote,' held of the said John Wisham in socage and by 10*s.* rent therefore, and by what other services the jurors know not; value not stated.

C. Series II. Vol. 14. (130.) E. Series II. File 410. (2.)

374. MARGARET who was the wife of THOMAS WODE and late the wife of ROBERT LEYNHAM, esquire.

Writ of Mandamus 19 May, 15 Henry VII; *inquisition* 4 November, 16 Henry VII. after the death of Margaret Wode, late the wife of Thomas Wode one of the justices of the Common Bench and sometime wife of Robert Leynham, esquire.

Alexander Holway, John Clerke, John Blyse, John Peytowe and John Wyder were seised of the under-mentioned manor of Tydmersshe and mill, &c. in Pangbourne, in fee, and, being so seised, by charter gave them to the said Robert Leynham, named in the writ, and to the said Margaret, then his wife, to them and the heirs of their bodies between them begotten, with remainder in default to the right heirs and next heirs of the said Robert for ever; they were seised thereof accordingly in fee tail by the form of the gift and had issue between them one Henry Leynham now living, and Robert afterwards died so seised and Margaret was solely seised thereof in fee tail by survivorship, and so seised died.

One William Stonour, knight, Thomas Restwold, Henry Makney and William Shepewaysshe, were seised of the under-mentioned manor of Saundervile in fee, and, being so seised, demised it to the said Robert and Margaret and the heirs of his body begotten, with remainder in default to his right heirs; they were seised thereof accordingly he in fee tail and she in her demesne as of free tenement, and she survived him and died so seised.

The said Robert Leynham was seised of the under-mentioned messuage and 40*a.* land in Southmorton and manor of Sillesham in fee, and died so seised; the custody of which messuage, land and manor and of the said Henry Leynham, the king had by the death of the said Robert and by reason of the minority of the said Henry, Robert's son and heir, and that custody by his letters patent granted to one John Cottessmore, esquire.

She died 5 December, 14 Henry VII. The said Henry Leynham is her son and heir, and he was sixteen years old at Michaelmas last.

BERKS. Manor of Tydmersshe, worth 10 marks, held of Arthur, prince of Wales, as of the honor of Wallynford, service unknown.

A water-mill and two messuages in Pangbourne, worth 40s., held of the abbot of Redyng, service unknown.

Manor of Saundervile, otherwise called 'Sandervile,' in Southmorton, worth 10*l.*, not held of the king in chief, but held of the king by knight-service by reason of the knights' fees which came to the hands of the king's progenitors by purchase from Isabel de Fortibus, countess of Aumale.

A messuage and 40*a.* land in Southmorton.

Manor of Sillesham, or Syndelysham.

C. Series II. Vol. 14. (131.)

375. ANKUR (*Ancharius* or *Aucharius*) BEAUCHAMP.

Writ of Mandamus 3 August, 15 Henry VII; *inquisition* 6 November, 16 Henry VII.

Long before his death he was seised of the under-mentioned manor, &c. in fee, and, being so seised, by charter gave them to Giles Grevile, Robert Morgan, and Roger Rudyng, their heirs and assigns, for the performance of his will, to wit, that after his decease they should make a sufficient estate in law thereof to Avice Beauchamp, his wife, for her life, upon her due request, and that, after her decease, the said Giles and Roger should release to the said Robert Morgan, his heirs and assigns, all their right in the said manor, &c. under the form following, to wit, that the said Robert Morgan, and his heirs, shall find a fit priest to pray for the soul of the said Ankur, and of his ancestors, until the whole rent of the said manor, &c. for the space of twelve years shall be fully paid.

He died 25 April, 11 Henry VII. The said Avice has taken and had all the issues and profits of the said manor, &c. from the said 25th day in the 11th year abovesaid to the day of the taking of this inquisition. *Cf.* No. 405.

WORCESTER. Manor of Little (*Parva*) Comberton, worth 6*l.*, held of the king, as of the barony of Elmeley, by 6*s.* rent yearly, for all service.

A close in Elmeley Castell, worth 4*s.*, held of the king, as of the barony of Elmeley aforesaid, by 1*d.* rent yearly, for all service.

Three tenements in Pensam, worth 20*s.*, and a croft in Wykeburnell, worth 3*s.*, held of the lord Burnell, service unknown.

A tenement in Pershore, worth 6*s. 8d.*, held of the said lord Burnell, by a rent of 2*s.* yearly, for all service.

Three acres of meadow in Ekynton, worth 15*s.*, held of the abbot of St. Peter's, Westminster, service unknown.

Six acres of land in Birlingham, worth 2*s.*, held of the same abbot, service unknown.

C. Series II. Vol. 14. (132.)

376. WILLIAM TENDRYNG.

Writ of Amotus 14 November, *inquisition* 19 November, 16 Henry VII.

William Tenderyng named in the writ died 20 May, 14 Henry VII, seised of the under-mentioned manor and advowson in fee tail, without heir male of his body begotten. Richard Tenderyng, aged 30 and more, is his brother and next heir male,

ESSEX. Manor and advowson of Little (*Parva*) Byrch, the manor worth 9*l.*, held of John, earl of Oxford, as of the manor of Hynnyngham at Castle (*ad castrum*), by service of $\frac{1}{2}$ of a knight's fee and 2*s.* rent yearly.

C. Series II. Vol. 14. (133.) E. Series II. File 293. (21.)

377. EDWARD TRUSSELL son and heir of WILLIAM TRUSSELL, knight.

Writ of Devenerunt 14 July, 15 Henry VII; *inquisition* 12 November, 16 Henry VII.

William Trussell, the father, was seised of the under-mentioned manors and advowsons in fee and, being so seised, by charter, 5 May, 15 Edward IV, gave them to John Vernam, clerk, William Rawlyns, clerk, Thomas Fyssher, clerk, John Swan, 'taillour,' and Humphrey Beleher, their heirs and assigns, by virtue of which feoffment they were seised thereof in fee. Which manors and advowsons after the death of the said William Trussell and by reason of the minority of Edward Trussell, his son and heir, came to, and still are in the king's hands.

The said Edward died 10 June, 15 Henry VII. Heir as in No. 361.

ESSEX. Manor and advowson of Kenyngton, worth 10 marks, held of the prior and convent of Prytiwell, by fealty and 30*s.* rent yearly.

Manor and advowson of Wemyngton, worth 10 marks, held of the abbot and convent of Westminster, service unknown.

C. Series II. Vol. 14. (134.) E. Series II. File 293. (23.)

378. HUMPHREY FORSTER.

Writ 18 November, *inquisition* 14 January, 16 Henry VII, after the death of Humphrey Forster, esquire.

Alice Popham was seised of the under-mentioned manor, &c. in fee, and being so seised took to husband the said Humphrey, and they had issue between them George Forster; and afterwards she died, after whose death the reversion thereof descended to the said George as her son and heir, and the said Humphrey continued his possession therein as tenant by the curtesy, by virtue of which he was seised thereof in his demesne as of free tenement, and died so seised.

He died 20 November last. The said George, aged 34 and more, is his son and heir.

WILTS. Moiety of the manor of Stepillangford and the alternate presentation of the church of the same manor, worth 10 marks, held of the king in chief, by service of $\frac{1}{4}$ of a knight's fee.

Manor of West Grymstede, worth 8 marks, held of John Wenman, esquire, by fealty only, for all service.

Fourth part of twelve messuages and of two gardens in the city of Salisbury, worth 30*s.*, held of the bishop of Salisbury, by fealty and the rent of the fourth part of 12*s.*, for all service.

Fourth part of a messuage, 40*a.* land, 20*a.* pasture, 10*a.* meadow and 2*a.* wood, in West Deane, worth 5*s.*, held of John Hodelston, knight, as of the manor of Westdeane, by fealty and the rent of a fourth part of 6*s.* 8*d.* yearly, for all service.

C. Series II. Vol. 14. (135.)

379. HUMPHREY FORSTER.

Writ 18 November, *inquisition* after the death of Humphrey Forster, esquire, 12 January, 16 Henry VII.

Findings as in No. 378.

HANTS. Manor of Faryngdon Popham, worth 5 marks, held of the bishop of Exeter, by fealty only, for all service.

C. Series II. Vol. 14. (136.)

380. HUMPHREY FORSTER.

Writ 18 November, *inquisition* 16 January, 16 Henry VII.

Findings as in No. 378.

DORSET. Fourth part of two parts of a messuage and a carucate of land, in Podelbarierston (*sic*), worth 100s., held of the honor of the duchy of York, by service of $\frac{1}{3}$ of a knight's fee.

C. Series II. Vol. 14. (137.) E. Series II. File 897a. (8.)

381. WILLIAM LENTALL.

Writ wanting; *inquisition* 4 November, 15 Henry VII.

He was seised with Katharine his wife of the under-mentioned manor, as of her right and hereditament, in tee fail, and died so seised, and she survived him and is still living and continues her possession thereof.

He died 28 July, 13 Henry VII. Thomas Lentall, aged 18 and more, is his son and heir.

OXFORD. Manor of Lachefford, worth 15*l.*, held of the college of St. George within the castle of Wyndesore, by service of $\frac{1}{4}$ of a knight's fee.

C. Series II. Vol. 14. (138.) E. Series II. File 780. (21.)

382. JOHN LOTYE.

Writ 8 April, 14 Henry VII; *inquisition* 5 November, 15 Henry VII.

He died 1 June last, seised of the under-mentioned messuages. Robert Lotye, aged 24 and more, is his son and heir.

SOMERSET. Five messuages in Dounstar, worth 7 marks, held of Hugh Luttrell, knight, service unknown.

C. Series II. Vol. 14. (139.) E. Series II. File 896. (19.)

383. JOHN HEVENYNGHAM, knight.

Writ 23 April, 14 Henry VII; *inquisition* the last day of October, 15 Henry VII.

Philippa, late duchess of York, and lady of the Isle of Wight, was seised of the under-mentioned manor of Southwekyngdon and two acres of land in Stifford in fee and advowsons of Southwekyngdon and Stifford in her demesne as of fee and right, and, being so seised, by charter gave them to Maurice Bruyn, knight, and Elizabeth, then his wife, and the heirs of their

bodies issuing, with remainder in default to Maurice's right heirs. The said Maurice and Elizabeth were seised thereof accordingly in fee tail, and, being so seised, had issue Henry Bruyn, knight, who had issue Alice and Elizabeth and died; and afterwards the said Maurice died, and the said Elizabeth survived him and was seised thereof, viz. of the manor in fee tail and of the advowsons as of fee and right, by the form of the gift; and afterwards the said Alice took to husband John Berners, esquire, and the said Elizabeth took to husband Thomas Tyrell, esquire, which John Berners died and the said Alice survived him and afterwards took to husband Robert Harleston, esquire, and the same Robert and Alice had issue John, and the same Robert died and the said Alice survived him; and the said Elizabeth, late the wife of Maurice, afterwards died, seised as aforesaid, after whose death the said manor and advowsons descended to the said Alice, and Elizabeth wife of the said Thomas Tyrell, cousins and heirs of the said Maurice and Elizabeth of their bodies begotten, viz. daughters of Henry, son and heir of the said Maurice and Elizabeth, whereby the said Alice in her own right and the said Thomas Tyrell and Elizabeth, in right of the said Elizabeth, entered on the said manor, &c. and were seised thereof, &c.; and the said Alice being so seised took to husband John Hevenyngham, knight, named in the writ, whereby the said John and Alice and the said Thomas and Elizabeth, in right of the said Alice and Elizabeth, were seised together and without division (*insimul et pro indiviso*) thereof, &c., and the said John and Alice had issue George, and afterwards the said Alice died, and both the said John, and the said Thomas and Elizabeth, survived her, and the said John after her death held a moiety of the premises as tenant by the curtesy and was seised thereof in his demesne as of free tenement, and died so seised.

Clement Harleston, son of the said John Harleston son of the said Robert Harleston and Alice his wife is next heir of the said Alice late the wife of the said John Hevenyngham of her body begotten; and the said Clement Harleston the son and one William Tyrell son of the said Thomas Tyrell and Elizabeth his wife, are cousins and next heirs of the said Maurice and Elizabeth, late his wife, of their bodies begotten in form aforesaid, and the said Clement is 5 years old and more, and the said William 30 years old and more. The said John Hevenyngham died 10 May last, and the aforesaid (*sic*) Thomas (*written over erasure*) Hevenyngham the son is next heir of the said John Hevenyngham, and is 30 years old and more.

The said John Hevenyngham was seised of the other under-mentioned manors, &c., in fee, and, being so seised, thereof enfeoffed James Hobart, the king's attorney, John Yaxlee, serjeant-at-law, John Jermy, esquire, and William Coke, the younger, who survive, together with other, since deceased, for the performance of his last will, whereby he directed that his executors should take the issues and profits thereof for half a year from his decease, and that thereafter Thomas Hevenyngham, esquire, his son and heir should have the said manors, &c., to hold to him and the heirs male of his body.

He died 10 May, 14 Henry VII. The said Thomas Hevenyngham, esquire, aged 50 and more, is his son and heir. Cf. Nos. 306, 307, 425, 527.

ESSEX. Manor and advowson of Southwekyngdon, worth 40*l.*, held of the king, as of the honor of Hereford, by service of one knight's fee.

Two acres of land in Stifford, and the advowson of two parts of the church of Stifford to the said 2*a.* belonging, worth 6*s.* 8*d.*, held of the lord Grey, service unknown.

Manor of Totham, worth 10*l.*, held of the king, as of the honor of Hagnet, by service of $\frac{1}{20}$ of a knight's fee.

Manor of Goldanger, held of the king, as of the honor aforesaid, by service of $\frac{1}{20}$ of a knight's fee.

Manor of Bergehalle, or Bregehall, held of the king, as of the honor of Rayley, by service of $\frac{1}{20}$ of a knight's fee.

Manor of Flethall, and a mill in Styfford, held of the king as of the same honor, by service of $\frac{1}{20}$ of a knight's fee.

C. Series II. Vol. 14. (140.) E. Series II. File 293. (16.)

384. WILLIAM WHYTTON, gentleman.

Writ 20 May, *inquisition* 13 June, 15 Henry VII.

William Whitton named in the writ was seised of the under-mentioned hamlets of Whitton and Wotton, and, being so seised, by deed, 20 December, 2 Henry VII, gave to Richard Sherman and John Aleyn of Ludlowe, a tenement in Whitton with three messuages and certain meadows and pastures to the same annexed, which William Hunte held, two messuages, with land, meadow and pasture belonging, which John Jowkes held, a messuage there, with land, meadow and pasture belonging, which Roger Newman held, another tenement there with land, meadow and pasture adjacent, commonly called 'Tedneys,' and a water mill there, also three messuages in Wotton next Whitton, with land, meadow, leasows and pastures thereto belonging, which George Stokwell held, a messuage with land, meadow and pasture annexed which Thomas Crompe held, all those meadows, lands and pastures there called 'Wodecokkes Medewe' and 'Wodecokkes Fyldis' lying together, with two pastures called 'Broktons fyldis' to the same annexed, which the said Thomas Crompe held as parcel of the hamlet of Whitton aforesaid, a messuage in Wotton aforesaid with all lands adjacent which John Kerry held, and a messuage in Wotton with all lands adjacent, which Margaret de Wotton held, with all rents, &c. to the said mill, &c. belonging, to hold to the said Richard and John Aleyn and their heirs, who being seised thereof accordingly in fee gave them to the said William Whitton and Margaret his wife and the heirs of their bodies between them begotten, with remainder in default to William's right heirs. The said William and Margaret were seised thereof accordingly in fee tail, and afterwards he died and she was seised thereof by survivorship.

He died seised of the residue of the lands and tenements in Whitton and Wotton, and of the other under-mentioned land, &c., 15 March last past. John Whitton, aged 7 and more, is his son and heir.

SALOP. Hamlets of Whitton and Wotton, held of Thomas Cornewall, knight, as of the manor of Burforde, by knight-service, viz. by $\frac{1}{3}$ of a knight's fee; it (the residue) is worth 20*s.*

A messuage and tenement in Fayntre, with lands, rents, &c. thereto belonging, held of the king in free socage by a yearly rent of 4*s.*, worth beyond outgoings 5 marks.

Six messuages in the town of Ludlowe, worth 20*s.*, held in burgage by the rent of each burgage 1*d.*

C. Series II. Vol. 14. (141.) E. Series II. File 832. (11.)

385. ELIZABETH WALSH late the wife of JOHN WALSH.

Writ 8 October, *inquisition* 5 November, 15 Henry VII.

She died 1 September last past. John Walssh, aged 50 and more, is her son and heir.

SOMERSET. She held no lands.

C. Series II. Vol. 14. (142.) E. Series II. File 896. (18.)

386. WILLIAM TEMMYS.

Writ 23 January, 14 Henry VII; *inquisition* 27 October, 15 Henry VII.

Long before his decease the said William Temse, named in the writ, was seised in fee of the under-mentioned manors, &c., and, being so seised, by the name of William Temse, the elder, of Rodeayssheton, by charter dated there, 16 May, 12 Henry VII, gave them by the name of all his lands, &c. in the hundreds of Whorweldown, Calne and Milkesham, or elsewhere, co. Wilts, to Robert Baynard, esquire, Christopher Tropenell, esquire, Philip Baynard, John Michell, Andrew Tooke and Nicholas Wardere, who were and still are seised thereof accordingly in fee, for the performance of his last will.

He died 8 January last past. William Temse, the elder, aged 19 and more, is his son and heir.

WILTS. Manor in Calston, called Calston Wely, held of the king in chief by fealty, rendering therefore yearly to the said king at Michaelmas 58s. 4d. for all service; it is worth yearly beyond outgoings 58s. 4d.

A close of meadow in Comerford, called 'Clerkesmede,' held of the treasurer of the cathedral church of Salisbury, in right of his prebend of Calne, by fealty and 10s. rent at Michaelmas yearly, for all service; it is worth beyond outgoings 10s.

Manor of Chapelayssheton. otherwise called Rodeayssheton, worth 66s. 8d., held of the abbess of Romsey, service unknown.

A messuage, 30a. land, 4a. meadow, in Hilperton, worth 10s., held of Thomas Coterell, esquire, service unknown.

A messuage, 12a. land, in Stepulayssheton and Henton, worth 5s., held of the said abbess of Romsey, service unknown.

Six acres of land, 10a. meadow, 30a. pasture, in Stockeley, or Stokley, and Calne, worth 20s., held of Thomas Longe, esquire, service unknown.

C. Series II. Vol. 14. (143.)

387. JOHN ALBERY.

Writ wanting; *inquisition* 6 November, 16 Henry VII.

Long before his decease he was seised of the under-mentioned manor, &c. in fee, and, being so seised, by charter gave them to Robert Morgan, esquire, who, being seised thereof accordingly in fee, by charter demised [them to] and thereof enfeofed the said John Albery and Avice, his wife, and the heirs of John's body; he was seised thereof accordingly in fee tail and she in her demesne as of free tenement; he died so seised and she survived him and is still so seised.

He died 4 July, 2 Henry VII. Roger Norton is his cousin and heir, aged 72 and more. The said Avice has taken the issues and profits of the said

manor, &c. from the said twelfth (*sic*) day in the second year abovesaid to the day of the taking of this inquisition, by the title before written.

WORCESTER. Manor of Shyreves Nauntton, with land, &c. belonging, worth 6*l.*, held of the king, as of the barony of Elmeley by the rent of a rose yearly, for all service.

A yearly rent of 10*s.* 4*d.* issuing from certain lands and tenements in Nauntton aforesaid.

A yearly rent of 6*s.* 8*d.* issuing from certain lands and tenements in Elmeley Castell.

A yearly rent of 10*s.* issuing from divers lands and tenements in Nafford.

A yearly rent of 4*s.* issuing from a tenement in Pershore.

A yearly rent of 10*s.* 6*d.* issuing from divers lands and tenements in Peplington.

A yearly rent of 3*d.* issuing from a certain messuage in Collesdon.

A yearly rent of 4*s.* 4*d.* issuing from certain lands and tenements in Fleford.

A yearly rent of 20*s.* issuing from certain lands and tenements in Broughton Hakett and Upton Waren.

A yearly rent of 29*s.* 2*d.* issuing from certain lands and tenements in Moreton Folyatt.

A parcel of meadow and a croft in Wenlond, worth 11*s.*, held of William Bruggys, service unknown.

A tenement in Knyghtes Wassheborn, worth 8*s.*, held of John Wassheborne, service unknown.

C. Series II. Vol. 14. (144.)

388. WILLIAM STAVELEY.

Writ 16 October, 14 Henry VII; *inquisition* the last day of October, 15 Henry VII.

Long before his decease he was seised in fee of the under-mentioned manor in fee, and, being so seised, by charter enfeoffed John Babyngton, Robert Harecourt, knights, John Savage, Richard Basset, John Horn and Thomas Langston, esquires, thereof, to the use of himself and Alice, then his wife, for the term of their lives in survivorship, and after their decease to the use of George Staveley, their son, and the heirs of his body, and for default of such issue to the use of the heirs of the bodies of the said William and Alice, and for default of such issue to the use of his last will. They are so seised thereof accordingly in fee to the uses abovesaid.

Long before his decease he was seised of the under-mentioned land, &c. in Bureester and Chesterton in fee, and, being so seised, enfeoffed the said Robert Harecourt, knight, and the said Alice then his wife, John Surdevall and Robert Marshall, clerks, thereof, to the use of himself and the said Alice and of his heirs, and for the performance of his last will. By his last will he directed that the said Alice should have the said land, &c. for the term of her life, and that William Staveley and John Staveley, his sons, after her decease should have the same to them and the heirs of their bodies, so that, if it happened either of them to be made priest (*prisbiterari*) the one not made priest should have the same, and if it happened both to be made priest or die, the

said land should remain to Mary and Isabel, daughters of the said William and Alice, and the heirs of their bodies, and for default of such issue to the said Alice, her heirs and assigns.

Afterwards he died and the said Alice survived him and afterwards took to husband Humphrey Conyngesby, serjeant-at-law, whereby the said Humphrey and Alice, in her right, and the said Robert Harecourt, John Surdevalle and Robert Marshall, were, and still are seised of the said land, &c. to the uses abovesaid.

He died 10 October, 14 Henry VII. George Staveley, aged 24 and more, is his son and heir.

OXFORD. Manor of Bygnell, worth 20 marks, held of the king, as of the duchy of Lancaster, service unknown.

Lands and tenements called 'Bollys' and 'Gylles' in the town and fields of Burcester, worth 20s., held of the king, as of the duchy of Lancaster, by fealty only, for all service.

Lands and tenements called 'Shoyslondes' in Chesterton, worth 20s., held of the rector of the house and church of Assherigge, as of his manor of Chesterton, in right of that house and church, service unknown.

C. Series II. Vol. 14. (145.) E. Series II. File 780. (18.)

389. THOMAS SHILSTON.

Writ 26 October, *inquisition* the last day of October, 15 Henry VII.

He died 21 July last, seised of the under-mentioned manor, &c. in fee. Robert Shilston, aged 32 and more, is his son and heir.

DEVON. Manor of Godescote, worth 4*l.*, held of John Franseys, as of his manor of Bratton, by $\frac{1}{20}$ of a knight's fee.

Two tenements in Westmore and Estlake, 200*a.* arable, 20*a.* wood, 10*a.* meadow, 20*a.* moor, worth 30s., held of John Kyrkeham, esquire, as of his manor of Whytrosse, in free socage, by fealty and 2s. 6*d.* rent, for all service.

A messuage, 100*a.* arable, 10*a.* wood, 10*a.* meadow, in Hurdwyke, worth 10s., held of John Tremayn, esquire, as of the manor of South Sidenham, in free socage, by fealty and 2s. rent, for all service.

Ten acres of land in Lydeford, worth 8s., held of Arthur, prince of Wales, duke of Cornwall and earl of Chester, as of his manor of Lydeford, by fealty and 2s. rent, for all service.

Two messuages, 200*a.* arable, 20*a.* meadow, 100*a.* moor, in Cranford and Burdeswyll, worth 40s., held of John Rondell, as of his manor of Blakebrome, by fealty only, for all service.

Two messuages, 300*a.* arable, 20*a.* meadow, 20*a.* furze and heath, in Lywode and in Heth, worth 40s., held of Edward, lord de Hastynges, William Say, knight, and William Bampfeld, esquire, as of their manor of Weke Cobham, by knight service.

Two messuages, 200*a.* arable, 20*a.* moor, 12*a.* wood, 10*a.* meadow, in Shilston and Throwley, worth 40s., held of John Code, as of the manor of Throwley, in free socage, by fealty and 6*d.* rent yearly, for all service.

A messuage, 200*a.* arable, 10*a.* meadow, 20*a.* wood, in Gosseford, worth 40s., held of John Carewe of Haccomb, as of the manor of Estvalet, in free socage, by fealty and 2s. rent yearly, for all service.

A messuage, 20*a.* arable, 5*a.* meadow, 2*a.* wood, in Byrcomb, worth 8*s.*, held of the abbot of Tavystok, as of his manor of Boryngton, in free socage, by fealty and 2*s.* rent, for all service.

A messuage, 60*a.* arable, 10*a.* meadow, 5*a.* wood, in Bycote, worth 10*s.*, held of John Bertlet, as of his manor of Bycote, by fealty and 1*d.* rent yearly, for all service.

A messuage, 20*a.* arable, 6*a.* meadow, 6*a.* wood, in Treweburgh, worth 8*s.*, held of the aforesaid John Code, as of his manor of Gydlegh, by fealty and 4*s.* rent yearly, for all service.

C. Series II. Vol. 14. (146.)

390. WILLIAM THORNEHYLL.

Writ wanting ; *inquisition* 12 June, 15 Henry VII.

He was seised in fee the day he died of the under-mentioned manor, with the exceptions stated.

He was seised the day he died of the under-mentioned land, &c. in Fekesby, Halton, &c.

He died seised of the under-mentioned rent in Hyperom, &c.

John Sayvile, knight, Roger Hopton, knight, Thomas Lacy and Percival Amyas, esquires, were seised of the under-mentioned land, &c. in Rastryk in fee, and being so seised by charter gave them to the said William, named in the writ, and Elizabeth, his wife, and the heirs between them begotten ; they were seised thereof accordingly in fee tail by the form of the gift, and he died so seised and she survived him and continued her possession and is yet living.

William Calverlay, esquire, John Webster, chaplain, Nicholas Leventhorp, Robert Leventhorp and Robert Chaloner were seised of the other under-mentioned lands in fee, and, being so seised, by charter gave them to the said William and Elizabeth, as above.

He died 9 April, 15 Henry VII. John Thornehyll aged 6 and more, is his son and heir.

YORK. Manor of Fekesby, except 3*s.* 4*d.* rent therein issuing from two messuages and 20*a.* land in the tenure of Thomas Wodde and John Lyndley, and except a messuage, 36*a.* land, called 'Leghtrich,' and a messuage and 70*a.* called 'Knolles,' and a close and 15*a.* land called 'Heyes,' and a close and 8*a.* land called 'le Intake,' parcels of the said manor ; it is worth, with the above exceptions, 8*l.*, and is held of the king, as of his lordship of Wakefeld, by fealty and 30*s.* 4*d.* rent, for all service.

Ten messuages, 200*a.* land, 300*a.* pasture, 200*a.* meadow, 40*a.* wood, in Fekesby, Halton, Clyfton, Byngley and Coldconyston ; whereof the land, &c. in Halton are worth 5*s.* and are held of the prior of Bolton, service unknown ; the tenements in Clyfton, worth 9*s.*, of the heirs of Henry Sotehyll, service unknown ; the tenements in Coldconyston, worth 2*s.*, of the lord Clifford, by the rent of a capon, for all service ; and the tenements in Bynglay, worth 2*s.*, of ——— Askley.

The rents and services due from the heirs of John Thorp, Richard Haldworth, Robert Thorp, Peter Thorp, John Hole, Thomas de Rode, William de Rode, Henry Smyth, John Smyth, Robert Ekkirsley, Gilbert Lacy, Henry Rysshworth, John Bentley, Richard Rookes, John Northende,

Richard Sonderlande and William Awmbeler, who hold severally of the said William twelve messuages, 80*a.* land, 40*a.* meadow and 100*a.* pasture, in Hyperom, Shipden and Northwrom, by fealty and a rent of 39*s.* 10*d.* yearly; and the said William held the said land, &c. of the king, as of his lordship of Wakefeld, by fealty only.

A messuage, a carucate of land, 12*a.* meadow, 6*a.* wood and 12*a.* pasture, in Rastryk, worth 66*s.* 8*d.*, held of the king, as of his lordship of Wakefeld, service unknown.

Two messuages and 106*a.* land, called 'Knolles' and 'Lightrich,' a close and 15*a.* land called 'Heyes' and 8*a.* land, called 'le Intake,' parcels of the aforesaid manor of Fekesby; 5*s.* 11*d.* rent, issuing from eight messuages and 20*a.* land in Lyndley; 3*a.* meadow, called 'Leggardcroft'; a messuage in Bradford; and two messuages, 20*a.* land in Overcatton and Neddircatton; worth 5*l.*; held of the aforesaid William Calverley, John Webster, Nicholas and Robert Leventhorp, and Robert Chaloner, service unknown.

C. Series II. Vol. 14. (147.)

391. STEPHEN HAMERTON, knight.

Writ wanting; inquisition 21 May, 16 Henry VII.

He died 27 June, 15 Henry VII, seised of the under-mentioned manors &c. and rents of tenants in Preston and Rothmyll, in fee. John Hamerton, esquire, aged 30 and more at the time of his father's death, is his son and heir.

YORK. Manor, or lordship, of Hamerton, worth 15*l.*, held of the king, as of the duchy of Lancaster, by service of fealty and 8*s.* rent at Michaelmas yearly and suit at the king's court of Bowlande to be held yearly at Bowlande, in the said county, twice a year.

Manor, or lordship, of Knollesmere, or Knollysmer, worth 15*l.*, held of the king, as of the said duchy, by service of fealty and 18*d.* rent, at Whitsun and Martlemas equally, and suit of court, as above.

Manor, or lordship, of Wyglesworth, worth 15*l.*, held of the abbot of Fountains, by service of fealty and 22*s.* rent, at Whitsun and Martlemas equally.

Manor, or lordship, of Halyffelde, worth 14*l.*, held of the prior of the Hospital of St. John of Jerusalem in England, by service of fealty, and 7*s.* rent yearly and suit to the prior's court to be held at Halyffelde twice a year.

Manor, or lordship, of Langfelde, or Langffelde, worth 6*l.*, held of the king, as of his manor of Wakefelde, parcel of the earldom of Waren' being in the king's hands, by service of fealty and 15*d.* rent yearly at Whitsun and Martlemas equally.

Third part of the manors, or lordships, of Rysshworth, or Ryshworth, Bothomley, Berkeslande, or Barkyslande and Slaynden, worth 6*l.* 10*s.*, held of the king, as of the said manor of Wakfelde, by service of fealty and 12*d.* rent yearly at Whitsun and Martlemas equally.

A messuage and a bovate of land in Sladburn, or Slaydburn, worth 30*s.*, held of the king, as of the duchy of Lancaster, by service of fealty and 2*s.* 3*d.* rent yearly at Whitsun and Martlemas equally.

A messuage and a half bovate of land in Newton in Bowlande, worth 20*s.*, held of the king, as of the said duchy, by service of fealty and 18*d.* rent yearly at Whitsun and Martlemas equally.

A toft and 2*a.* land in Setyll, worth 8*s.*, held of Henry, earl of Northumberland, by knight service.

A toft and a messuage in Pheser in the parish of Clapham, worth 5*s.*, held of the master of the hospital of St. Leonard of York, by service of fealty and 4*d.* rent yearly, at Whitsun and Martlemas equally for all service.

A bovate of land in Calton, worth 30*s.*, held of the abbot of Dereham, co. Norfolk, by service of fealty and 7*s.* rent yearly, at Whitsun and Martlemas equally, for all service.

A messuage and toft in Coldeconyshton, worth 2*s.*, held of John Normanville, knight, by service of fealty and $\frac{1}{2}$ *d.* rent yearly at Whitsun and Martlemas equally.

A messuage and a bovate of land in Wyglesworth, worth 8*s.*, held of Henry, earl of Northumberland, by fealty and 12*d.* rent yearly at Whitsun and Martlemas equally.

One Henry Pudsey held of the said Stephen, the day he died, four bovates of land in Preston, by knight service and 2*s.* 8*d.* rent yearly at Whitsuntide and Martlemas equally; Robert Spencer, a bovate there, by knight service and 10*d.* rent at feasts aforesaid; John Wyglesworth, a toft and a bovate there, by knight service and 16*d.* rent at feasts aforesaid; Richard Chew, a bovate there, by knight service and the rent of a barbed arrow (*catapulte barbate*) at Michaelmas, also two tofts there, by knight-service and 2*d.* rent at feasts aforesaid; Richard Pudsey, a half-bovate there, by knight-service and 4*d.* rent at feasts aforesaid; Richard Clerke, a bovate there, by knight-service and 8*d.* rent at feasts aforesaid; William Hamerton, a toft and two bovates and a half-bovate there, by knight-service and 20*d.* rent at feasts aforesaid; John Wyglesworth, of Foxgyll, a half-bovate there, by knight-service and 6*d.* rent, at feasts aforesaid; Richard Nelson a half-bovate, a toft and a croft there, by knight-service and 10*d.* rent at feasts aforesaid, also a place of land there, by knight-service and 2*s.* 6*d.* rent, at feasts aforesaid; John Chatburn, a bovate there, by knight-service and 8*d.* rent, at feasts aforesaid; John Wiglesworth, heir of Christopher Wyglesworth, Richard Clerke, heir of John Clerke, John Wyglesworth, of Foxgill, heir of Nicholas Wyglesworth, held, &c. a messuage there, by knight-service and 4*d.* rent yearly at feasts aforesaid; John Elys, heir of Thomas Elys, three bovates and two tofts there, by knight-service and 2*s.* rent, at feasts aforesaid.

One Stephen Knott held of the said Stephen Hamerton 2*a.* land, with a close called 'le high ryddyng' in Rothmyll, by knight-service.

C. Series II. Vol. 15. (2.)

392. JOHN FORTESCU, knight.

Writ wanting; inquisition Wednesday after St Margaret the Virgin, 16 Henry VII.

He was seised of the under-mentioned land &c. in Bishops Hatfeld, Little Barkhamsted, Hertynghfordbery, Bayford and Esynden, and, being so seised, enfeoffed Thomas Lovell, Richard Gyldeford, or Gildeford, Henry Heydon, William Boleyn and John Crokker, knights, John Warde, alderman of London, John Bradfeld, Simon Elryngton, Richard Fysshier, Benet Fortescu, John Kyrton and John Porter, clerk, thereof, who were, and still are seised thereof accordingly in fee.

The said Thomas Lovell, and the others, as above, were seised of the other under-mentioned manors and lands, to the use of the said John and his heirs, and, they being so seised, he entered into the same and thereof enfeoffed John Paston, John Wymondham and Robert Clere, knights, Philip Calthorp and Robert Darcy, now knights, then esquires, James Hubbard, the king's attorney, William Gurnay, esquire, Walter Aslak and Thomas Sotherton, who survive, and the late Simon Dam, now deceased, for the term of the life of Dame Elizabeth, who survives, late the wife of Sir William Calthorp, knight, and afterwards wife of the said Sir John Fortescu, named in the writ, by virtue of which the same John Paston, and the others, were, and still are seised thereof in their demesne as of free tenement.

He died 28 July last past. John Fortescu, esquire, aged 21 and more at his father's death, is his son and heir.

HERTS. Three messuages, three tofts, two dovecotes, ten gardens, 100*a.* land, 100*a.* meadow, 200*a.* pasture, 100*a.* wood and 16*s.* rent, in the parish of Bishops Hatfeld (Hatfeld *Episcopi*), worth 14*l.* 12*s.* 4*d.*, held of the bishop of Ely, by service of 16*s.* 1*d.*, for all service.

Three messuages, two tofts, two gardens, 20*a.* land, 6*a.* meadow, 10*a.* pasture, 10*a.* wood and 5*s.* rent, in Little Barkhamstede, held of William Say, knight, service unknown; value not specified.

Six messuages, two tofts, eight gardens, 200*a.* pasture, 100*a.* land, 10*a.* meadow, 40*a.* wood and 10*s.* rent, in Hertynghfordbery, Bayford and Esynden, or Isenden, worth 100*s.*, held of the king, as of the duchy of Lancaster, in socage.

Manor of Wyndrich, or Wynderich, worth 10 marks, held of the abbot of St Albans, service unknown.

Moiety of the manor of Northmymmys, with twenty-seven messuages, twelve tofts, three dovecotes, thirty gardens, 1,360*a.* land, 140*a.* meadow, 1,000*a.* pasture, 300*a.* wood and 12*l.* rent, in Northmymmys, worth 22*l.*, held of the king, as of the honor of Clare, in socage.

C. Series II. Vol. 15. (3.)

393. HUMPHREY FORSTER, esquire.

Writ wanting; inquisition 28 January, 16 Henry VII.

He was seised of the under-mentioned manor &c. in fee, and, being so seised, by charter, 25 July, 15 Henry VII, gave them to Thomas Wode, Chief Justice of the Common Bench, by the name of Thomas Wode, one of the justices of the Common Bench, Thomas Ingi[*I*]feld, Thomas Halys, Ralph Vyne, John Wylly and Richard Scopham, clerk, their heirs and assigns, who were and still are seised thereof accordingly in fee.

Death as in No. 378. George Forster, esquire, aged as in No. 378, is his son and heir.

OXFORD. Manor of Harpeden, worth 8 marks, with the advowson of the church of the same manor, held of the prince, as of the honor of Wallyngford, by service of rendering therefore to the prince fealty and 13*s.* 4½*d.* rent yearly at Michaelmas only

A messuage, four virgates of land called 'Graylez' and a messuage, three virgates of land called 'Anstyce' in Rytherfeld Gray; also sixteen messuages, four tofts, a hundred virgates of land, 20*a.* meadow, 50*a.* pasture, 40*a.* wood and 33*s.* 4*d.* rent, in the towns and parishes of

Harpeden, Henley on Thames, Highmere, Rytherfeld Gray and Rytherfeld, Peperd, worth 40s., held of the said prince, by fealty and 5s. rent at the feast aforesaid, for all service.

C. Series II. Vol. 15. (4.)

394. HUMPHREY FORSTER.

Writ 18 November, *inquisition* 20 January, 16 Henry VII.

Findings as in No. 393. For 'Ingifeld,' read 'Ingilfeld,' and for 'Scopham,' 'Scuppham.'

BERKS. Manor of Edyston, otherwise called Edwiston, within the parish of Aysshebure, and 40*a.* land, 20*a.* pasture, 8*a.* meadow and 3*a.* wood, in Ediston and Aysshebure. worth 100s., held of the abbot of Glastonbury, by fealty and the rent of a red rose at Midsummer yearly, for all service.

Twelve acres of meadow in Remanham, worth 10s., held of the king, as of the manor of Remanham, by fealty and 3s. rent, for all service.

C. Series II. Vol. 15. (5.)

395. HUMPHREY FORSTER.

Writ 18 November, *inquisition* 16 January, 16 Henry VII.

He died seised of the under-mentioned land &c. in fee.

Death and heir as in No. 378.

SOMERSET. Two messuages, a toft, 70*a.* land, 30*a.* pasture, 10*a.* meadow, 10*a.* wood and 50*a.* furze and heath, called 'Legh,' within the hundred of Mulverton, worth 33s. 4*d.*, held of Hugh Loterell, service unknown.

C. Series II. Vol. 15. (6.) E. Series II. File 897(a). (7.)

396. GEORGE PIKENHAM, esquire.

Writ 12 March, *inquisition* 8 May, 16 Henry VII.

Long before the death of the said George, one John Holond, 'yoman,' was seised of the under-mentioned manor of Herstedhall, formerly of John Pykenham, esquire, and, being so seised, by charter, dated at Burdebroke, 2 December, 18 Edward IV, demised and enfeoffed it to the said George, and Elizabeth, his wife, to hold to them and George's heirs; they were seised thereof accordingly, George in fee and Elizabeth in her demesne as of free tenement; and afterwards he died, and she survived him and was solely seised thereof in demesne as aforesaid, and died.

Long before his death one Thomas Rygby, Richard Bernet and Thomas Roche, 'gentilmen,' were seised of the under-mentioned manor of Blowmesters, and rent from Little Canfeld, in fee, and, being so seised, by charter dated at Great Eiston, 4 November, 18 Edward IV, demised them to him and the said Elizabeth, to hold to them and his heirs male of her body begotten, with remainder in default to his right heirs.

Long before his death one William Hasilden, esquire, John Knesworth, William Blakthorn, clerk, and Richard Knesworth, were seised of the under-mentioned moiety of the manor of Otes, and, being so seised, by charter dated

at High Laver, on the feast of St. Luke, the Evangelist, 24 Henry VI, demised it to John Pikenham, and Margery, his wife, and the heirs of their bodies begotten, with remainder in default of such issue, to the heirs and assigns of the said John; they were seised thereof accordingly in their demesne as of fee tail, and, being so seised, had issue between them the said George and one Thomas Pykenham; and afterwards the said John died and Margery survived him and was and still is solely seised thereof in her demesne as of fee tail by virtue of the gift, with remainder thereof expectant after John's death to the said George as his son and heir.

By charter dated the last day of July, 18 Edward IV, the said George granted to Thomas Sporne and Margery, his wife, late the wife of the said John Pykenham, a pension of 6 marks issuing from the manor of Blowmesters aforesaid, at Easter and Michaelmas equally, for the term of their lives in survivorship; they were seised of the said pension accordingly in their demesne as of free tenement, and afterwards the said Thomas died, and she survived him and was and still is solely seised thereof as aforesaid.

He died 11 April, 15 Henry VII, without issue. Margaret Pykenham, aged 6 and more, and Elizabeth Pykenham, aged 5 and more, are his cousins and heirs viz. daughters and heirs of Thomas Pykenham his brother and heir.

ESSEX. Manor of Hersted Hall, or Herstedehall, in Burdebroke, with land &c. in the towns of Fynchynfeld and Bumstede, worth 12 marks, held of the king, as of the honor of Clare, by service of $\frac{1}{2}$ of a knight's fee.

Manor of Blowmesters in Great Eiston (Eiston *Magna*), otherwise called 'Eiston at Mounte,' worth 4 marks, held of William, lord de Sturton, as of his manor of Great Eiston aforesaid, service unknown.

A yearly rent of 10 marks issuing from the manor of Little Canfeld (Canfeld *Parva*).

Moiety of the manor of Otes in the town of High (*Alta*) Laver, worth 20 marks, held of John, earl of Oxford, as of the manor of Boram Hall, service unknown.

C. Series II. Vol. 15. (7.)

397. JOHN, CARDINAL ARCHBISHOP OF CANTERBURY.

Writ 29 September, 16 Henry VII; *inquisition* 20 October, 17 Henry VII.

John Morton, late cardinal archbishop of Canterbury, was seised of the under-mentioned manors of Mylbourne &c. and land in Develyssh, in fee, and being so seised, by divers deeds, by the name of John Morton, bishop of Ely, enfeoffed Thomas Morton, gentleman, Robert Morton, clerk, late keeper of the king's rolls, Thomas Morton, clerk, Richard Morton and Robert Morton, gentlemen, thereof, to the use of himself, his heirs and assigns, and the performance of his last will; they were seised thereof accordingly in fee, and the survivor of them, Thomas Morton, gentleman, was so seised at the time of the inquisition to the use aforesaid.

Long before the day of this inquisition the said John, late cardinal, Thomas Morton, clerk, and Robert Turbervyle, esquire, were seised of the under-mentioned land in Kyngeston Wynterborn in fee, and, being so seised, by charter, enfeoffed John Feneux, knight, Chief Justice of the King's Bench, Henry Edyall, clerk, John Coker, esquire, and John Roper, thereof, by the

name of all lands and tenements there, for the performance of the said cardinal's last will ; they were and still are seised thereof accordingly.

The said late cardinal, and Thomas Madys, John Camberton, John Ryce, clerks, and John Roper, gentleman, were jointly seised of the under-mentioned moiety of land &c. in Gillynghan &c. in fee, to the use of the said late cardinal, late belonging to William Vynyng and John Skott, and, being so seised, by charter indented, by the name of a moiety of all the lands and tenements which lately were William Vynyng's and John Skott's, in Mere, co. Wilts, and Gyllynghan, &c. co. Dorset, demised them to Edith, late the wife of William Crispyn, who survives, to hold to her and the heirs of her body issuing, with reversion thereof expectant to themselves and their heirs, to the use of the said cardinal, his heirs and assigns.

One Henry Edyall, clerk, and William Meryng, 'salter,' were seised of the under-mentioned land called 'Horsyngton' in fee, to the use of the said late cardinal, his heirs and assigns, on the day of his decease, and for the performance of his last will.

By his last will the said cardinal directed that John Morton, son of Richard Morton his brother, should have all and singular the premises, to him and the heirs male of his body issuing, with divers remainders over.

He died 15 September last. Thomas Morton, 'gentrylman,' above-named, aged 30 and more, is his cousin and heir, viz. son of William Morton, his brother.

DORSET. Manor of Mylbourne Deverell, otherwise called Mylbourne Cary, and a water-mill in the parish of Mylbourne St. Andrew ; and the manor of Mylbourne Churcheston ; also twelve messuages, 300*a.* land, 20*a.* meadow, 300*a.* pasture, 20*a.* wood, 10*a.* heather, 4*l.* rent and the rent of 1*lb.* pepper, in Mylbourne St. Andrew, Mylbourne Symondeston, Mylbourne Churcheston and Develysh ; and pasture for six oxen and four heifers in the manor of Develyssh ; the aforesaid manors of Mylborn St. Andrew, Mylborn Symondeston and Mylborn Churcheston, and all the aforesaid lands &c. in Mylbourne St. Andrew, Mylborn Symondeston and Mylborn Churcheston, are held of William, abbot of Myddylton, by fealty, but by what other services the jurors know not ; and they are worth 20*l.* ; the aforesaid messuages &c. in Develysh, are held of Nicholas Latymer, knight, by service of doing suit to the court of his manor of Develysh twice a year, for all service, and they are worth 10*s.*

Three hundred acres of land, 8*a.* meadow and 200*a.* pasture, in Kyngeston Wynterborn, worth 5*l.*, held of the king in chief, service unknown.

A moiety of five messuages, 69*a.* land, 226*a.* pasture, 16½*a.* meadow and 53*a.* wood in Gillynghan, Stourewake, Hampreston, Wodgarsworth, Wymbourne Mynster and Kyngeston Laey ; also twenty acres of land and 169*a.* pasture, called 'Horsyngton,' in the parish of Gyllynghan and in Mylton upon Stoure next Gyllynghan ; whereof the land, &c. in Gyllynghan and Mylton upon Stoure are held of Elizabeth, queen of England, in socage, according to the custom of her manor of Gyllynghan, which is ancient demesne of the queen of England, but by what rent or other services the jurors know not, and are worth 20*s.* yearly ; the said moiety of land &c. in Stourewake and Wodgarsworth is held of the abbot of Milton, service unknown, and is worth 40*s.* ; the said land &c. in Wymbourne Mynster and Kyngeston Laey are held of the duchy of

Lancaster by 6*d.* rent yearly to be paid to the manor of Kyngeston Lacy for all service, and are worth 12*s.* yearly ; and the land &c. in Hampreston are held of Margaret Savage, widow, as of her manor of Hampreston, service unknown, and are worth 11*s.* yearly.

C. Series II. Vol. 15. (8.) E. Series II. File 897(b). (4.)

398. WILLIAM VYNYNG.

Writ 7 November, 16 Henry VII ; *inquisition* 13 October, 17 Henry VII.

William Vynying, esquire, named in the writ, died seised of the under-mentioned land &c. in fee, after whose death they descended to Edith Crespyng and Agnes Grene, viz. to Edith as his sister and one of his heirs and to Agnes as his cousin and the other of his heirs, viz. daughter of Agnes his sister ; the said Edith and Agnes entered thereon accordingly and were seised thereof in fee ; and, being so seised, the said Edith, in her widowhood, by her charter gave and granted her purparty thereof to John, late archbishop of Canterbury, chancellor of England, Thomas Madys, John Camberton and John Ryce, clerks, and John Roper, gentleman, by the name of a moiety of all those lands and tenements, late William Vynying's, in Gyllyngham &c. to hold to them, their heirs and assigns for ever ; by virtue of which gift the said archbishop and his co-feoffees were seised thereof in fee, and, being so seised, by charter demised a moiety of all the lands and tenements late William Vynying's within the lordship and parish of Gyllyngham, co. Dorset, and in Mere, co. Wyltes, to the said Edith, to hold to her and the heirs of her body issuing, with reversion thereof to the said archbishop, and the others, and their heirs, to the use of the said archbishop and his heirs expectant ; by virtue of which demise she was and still is seised thereof in fee tail.

He died 2 November, 8 Henry VII. The said Edith and Agnes, aged 60 and more, and 30 and more, are his next heirs in form aforesaid.

DORSET. Five messuages, 69*a.* land, 226*a.* pasture, 16½*a.* meadow and 50*a.* wood, in Gyllyngham, Storewake, Hampreston, Woodgarsworth, Petersham in the parish of Wymborn Mynster and Kyngeston Lacy, whereof the messuages, &c. in Gyllyngham, worth 5*l.*, are held of Elizabeth, queen of England, in socage, according to the custom of the manor of Gyllyngham, which is ancient demesne of the queen of England, by what rent, or services, the jurors know not ; those in Storewake and Woodgarsworth, worth 40*s.*, of the abbot of Mylton, service unknown ; those in Petirsham in the parish of Wymburn Mynster and Kyngeston Lacy, worth 12*s.*, of the king, as of the duchy of York, by fealty and 6*d.* rent yearly to the manor of Kyngeston Lacy, for all service ; and those in Hampreston, worth 10*s.*, held of Margaret Savage, widow, as of the manor of Hampreston, service unknown.

C. Series II. Vol. 15. (9.) E. Series II. File 897(b). (3.)

399. THOMAS MALLET.

Writ 3 October, *inquisition* 2 November, 17 Henry VII.

Thomas Malet, named in the writ, was seised in fee the day he died of the under-mentioned land in Enmer.

William Martyn, John Coker and James Frampton, esquires, John Braght and John Braunche, rector of the church of Enmer, long before his decease were seised of the under-mentioned manor and advowson of Enmer, in fee, and, being so seised, by charter enfeoffed him and Isabel, his wife, who survives, thereof, to hold to them and his heirs, by virtue of which feoffment he was seised thereof in fee and she in her demesne as of free tenement.

By charter, 19 January, 13 Henry VII, he enfeoffed Baldwin Malet, John Branche, rector of the church of Enmer, Simon Hemmyng and John Legge, the elder, of the other under-mentioned manors, &c. to the use of himself and his heirs, and they were and still are seised thereof accordingly to the use aforesaid. By his last will he directed that immediately after his decease the said Isabel, his wife, should have the manor of Sutton Malet, for so long as she remained a widow and that the said Baldwin Malet, his younger son, should have the moiety of the manor of Westeantokysshed with the advowson, to him and the heirs male of his body begotten; and that the said feoffees should stand enfeoffed of such manors, &c. for the performance of his last will, *inter alia*, in form aforesaid.

He died 9 July last. William Malet, aged 30 and more, is his son and heir.

SOMERSET. Three messuages, three gardens, 10*a.* land, 2*a.* meadow, 7*a.* pasture and 1*a.* wood, in Enmer, worth 40*s.*, held of Eleanor Strangwyssh, service unknown.

Manor and advowson of Enmer, worth 10*l.*, held of Eleanor Stranguyssh, as of the manor of Cumpston Domedene, service unknown.

Manors of Corypole and Charlynehe, worth 10*l.*, with the advowson of the church of Charlynehe, and the manor of Sutton Malet, worth 8*l.*, held of the said Eleanor Strangwysse, service unknown.

Manor of Lydyard Malet *alias* Lydyard Punchardon, worth 9*l.*, held of the bishop of Winchester, service unknown.

A moiety of the manor of Westeantokysshed, with the alternate presentation of the church of the same, worth 5*l.*, held of Hugh Loterell, knight, service unknown.

A burgage in the borough of Stowy, which is a free borough, worth 5*s.* beyond outgoings, held in free burgage as of the manor of Stowy being in the king's hands by the death of James late lord Audeley.

C. Series II. Vol. 15. (10.) E. Series II. File 897(b). (10.)

400. JOAN late the wife of WILLIAM KNYVET, knight.

Writ 14 February, *inquisition* 10 July, 16 Henry VII.

The said William and Joan, the day she died, held jointly to them and the heirs of her body by the king's gift, by letters patent, 9 March, 5 Henry VII, the under-mentioned manors and hundreds, with knight's fees, advowsons, &c. thereto belonging, the manor and hundred of Westeoker to remain in default of such heirs of her body after his and her decease to the right heirs of the body of Elizabeth, wife of Hugh Conwey, knight, and the heirs of the body of such heirs, and in default of such heirs to remain to Edward, earl of Devon, and the heirs male of his body issuing, to hold of the king and his heirs by the rents and services therefore formerly due and accustomed; and in default of such heirs of her body the manor and hundred of Crokehorne to remain

after his and her decease to the said earl and the heirs male of his body issuing, to hold of the king, &c. as above.

She died Friday after the Purification last. Charles Clyfford, aged 20 and more, is her son and heir.

SOMERSET. Manor and hundred of Crokehorne, worth 40*l.*, held of the king in chief, by service of $\frac{1}{4}$ of a knight's fee.

Manor and hundred of Westcoker, worth 100*s.*, held of the king in chief, by service of $\frac{1}{20}$ of a knight's fee.

C. Series II. Vol. 15. (11.) E. Series II. File 897(a). (5.)

401. RICHARD NEWETON, esquire.

Writ 9 March, *inquisition* 5 May, 16 Henry VII.

He died 26 September, 16 Henry VII, seised of the under-mentioned moiety of a manor, &c. in fee. Isabel, aged 13 and more, and Joan, aged 5 and more, are his daughters and heirs. *Cf.* Nos. 351, 421, 470.

DORSET. A moiety of the manor of Childocford; and a capital messuage with the third part of a garden, 34*a.* land, 11 $\frac{1}{2}$ *a.* 1*r.* meadow, 1*a.* pasture, 2*s.* 4*d.* rent of assise, in Childokeford, worth 18*l.* 17*d.*; held of the king in chief, by knight service.

C. Series II. Vol. 15. (12.) E. Series II. File 897(a). (4.)

402. JOHN ARNEY.

Writ of Mandamus 17 February, 16 Henry VII; *inquisition* 12 October, 17 Henry VII.

The said John Arney, 'gentilman,' died 20 July, 5 Henry VII, seised of the under-mentioned manor, &c. in fee. Thomas Arney is his son and heir and at the time of John's death was 6 years old and more. John Aysshe continuously from the time of his death to the day of this inquisition has taken the issues and profits of the said manor, &c., and still takes them, by what title the jurors know not.

DORSET. Manor of Chalbery and Dudlyngton, and a water-mill in the parish of Chalbery; also twelve messuages, 200*a.* land, 20*a.* meadow, 140*a.* pasture, 40*a.* heath, in Chalbery, Dudlyngton, Horton, Uddyng and Radipoll, worth 100*s.*, held of the king, as of the duchy of Lancaster, by $\frac{1}{4}$ of a knight's fee.

C. Series II. Vol. 15. (13.) E. Series II. File 897(b). (5.)

403. JOAN late the wife of WILLIAM KNYVET, knight.

Writ 14 February, *inquisition* 12 July, 16 Henry VII.

The said William and Joan held, as in No. 400, the under-mentioned manors, with remainder, in default of her issue, as to the manor of Iberton, to the right heirs of the body of Elizabeth, late the wife of Hugh Conwey, knight, in tail, with remainder, in default, to Edward, earl of Devon, in tail male, and as to the manor of Iwerne Cowrteney to the said earl, in tail male.

Death and heir as in No. 400.

DORSET. Manor of Iwerne Courtenay, or Cowrteney, worth 10*l.*, held of the king in chief, by service of $\frac{1}{4}$ of a knight's fee.

Manor of Iberton, worth 6*l.*, held of the king in chief, by service of $\frac{1}{10}$ of a knight's fee.

C. Series II. Vol. 15. (14.) E. Series II. File 897(a). (6.)

404. WILLIAM LATON, esquire.

Writ 11 February, *inquisition* the last day of April, 16 Henry VII.

He was seised in fee, the day he died, of the under-mentioned manor of Sproxton.

The day he died, he held jointly with Elizabeth, his wife, to them and his heirs, the under-mentioned messuage and land in Sproxton; she survived him and is seised thereof in her demesne as of free tenement, with reversion thereof expectant to Robert Laton, his son and heir.

He was seised in fee of the under-mentioned manor of Estlaton and land in Westlaton, and, being so seised, by charter gave them, three messuages and 100*a.* land, parcel of the said manor, excepted, to the said Robert Laton and Anne, Robert's wife, and Robert's heirs and assigns, whereby they were and still are seised thereof, viz. Robert in fee, and Robert and Anne, in her right, in their demesne as of free tenement.

By another charter he gave the said three messuages and 100*a.* land to William Burgh, William Aske, Robert Thornton, esquires, and Robert Crower, gentleman, to the intent that Elizabeth and Parnel, his daughters, should have 50 marks apiece from the issues and profits thereof to their marriage.

He was seised in fee of the under-mentioned land in Carcan, and, being so seised, by charter gave them to one John Laton, his son, who survives, for life, with remainder to his own right heirs, and John was and still is seised thereof accordingly in his demesne as of free tenement.

He died the last day of January, in the year abovesaid. Robert Laton, esquire, aged 34 and more, is his son and heir.

YORK. Manor of Sproxton, worth 10*l.*, held of the king in chief, by service of $\frac{1}{4}$ of a knight's fee, and 13*s.* 4*d.* rent at Michaelmas yearly.

A messuage and twenty-eight bovates of land in Sproxton, worth 5*l.*, held of the king in chief, service unknown.

Manor of Estlaton and a messuage and a bovate of land in Westlaton, worth 10*l.*, held of the earl of Westmerland, service unknown.

Three messuages and 100*a.* land in Estlaton, parcel of the manor of Estlaton, worth 5*l.*, held of ———, lord Fitzhugh, service unknown.

A messuage and six bovates of land in Carcan, worth 26*s.* 8*d.*, held of Henry, lord Scrop, service unknown.

C. Series II. Vol. 15. (15.)

405. ANKUR (*Ancretus*) BEAUCHAMP.

Writ of Mandamus 21 February, *inquisition* 22 November, 16 Henry VII.

He died 25 April, 11 Henry VII, seised of the under-mentioned land &c. in fee. Walter Jenettis, aged 30 and more, is his cousin and heir, viz. son of Richard Jenettis, son of Elizabeth, sister of Alice, mother of Richard Beauchamp, father of the said Ankur. The said Walter has taken all the

issues of all the premises from the time of the death of the said Ankur to the day of the taking of this inquisition, by what title the jurors know not. *Cf.* No. 375.

HEREFORD. A moiety of a messuage, 40*a.* land, 8*a.* meadow and 16*s.* rent of assise, in Tadyngton, worth 40*s.*, held of the king in chief, by service of $\frac{1}{3}$ of a knight's fee.

Four messuages and three tofts in Tadyngton aforesaid, worth 13*s.* 4*d.*, of whom held, or by what service, the jurors know not.

C. Series II. Vol. 15. (16.)

406. JOHN SAPCOT, knight.

Writ 18 February, *inquisition* 20 June, 16 Henry VII.

By charter, 11 June, 15 Henry VII, he gave the under-mentioned manors, &c. *inter alia* to Richard, bishop of Durham, George, earl of Kent, John Dynham, lord Dynham, knight, Robert Willughby, lord de Broke, knight, Richard Gylford, Edward Poynges, John Arundell, Thomas Grene and Thomas Cheyne, of Drayton, knights, Robert Barnard, clerk, master of Fodrynghey College, Thomas Sapcote, of Burley, Walter Whitley, of Tawstok, William Lane and Roger Garnet, of Haradon, co. Northampton, gentleman, their heirs and assigns, for the performance of his last will, whereby he directed that Elizabeth, his wife, should have yearly all the issues and profits of all manors, &c. in Alyngton, Copmanford and Upton, for her life, with remainder to Richard, son of the same John Sapcotes and Elizabeth; and that the said Richard Sapcotes should have the issues and profits of the tenements in Elyngton and Walton, as in the same will is more fully contained; and for the performance of other divers covenants indented between him and Nicholas Vause, knight, for the marriage of the said Richard Sapcotes and Alice, his wife, daughter of the same Nicholas, lately had; by virtue of which feoffment the same feoffees were, and still are, seised thereof in fee.

He died 5 January last. Richard Sapcotes, aged 18 and more, is his son and heir.

HUNTINGDON. Manor of Alyngton and one hide of land there, held of the abbot and convent of Ramsey, service unknown; two messuages, 100*a.* land, 10*a.* meadow, in the fields of Alyngton, held of the abbot and convent of Peterborough, by fealty and a rent of 26*s.*, a plough-share and a half; the said manor, messuages, &c. are worth 20*l.*

Manors of Copmanford and Upton, worth 40 marks, held of the said abbot of Ramsey, service unknown.

One hundred acres of arable, 20*a.* pasture, 10*a.* meadow, 5*a.* wood, in Elyngton and Walton, worth 40*s.*, whereof the land, &c. in Walton are held of William Bevyll, gentleman, by fealty and 1½*d.* rent, for all service, and the land, &c. in Elyngton are held of the said abbot of Ramsey, by knight service.

C. Series II. Vol. 15. (17.)

407. EDWARD TRUSSELL.

Writ of Mandamus 16 April, *inquisition* 12 May, 16 Henry VII.

John Vernam, William Rawlens and Thomas Fyssher, clerks, John Swan and Humphrey Belcher, were seised, and the survivor of them, the said

Humphrey, was solely seised, of the under-mentioned manors and advowsons in fee, to the use of the said Edward and his heirs, and after the said Edward's death to the use of one Elizabeth, his daughter, and her heirs.

He died 16 June, 14 Henry VII. The said Elizabeth, aged 4 and more, is his daughter and heir.

Who has occupied the manors aforesaid from the time of Edward's death the jurors know not, but from the time of his death the king has taken the issues and profits of the said manors by reason of the minority of the said Elizabeth.

NORTHAMPTON. Manor and advowson of Langport, with its members, worth 18*l.* 13*s.* 4*d.*, held of John Wodehull, esquire, service unknown.

Advowson of the church of Orlingber.

Manor of Eston Mawdyte, or Mawdyt, worth 24*l.*, one part thereof, called 'le Westsyde de le Over Bury,' held of the queen, as of her manor of Highamferrez, service unknown, and the residue of the duke of Gloucester, as of his castle of Castell Thorp, co. Bucks, service unknown.

Manor and advowson of Merston, or Merston Trussell, worth 13*l.* 6*s.* 8*d.*, held of the heirs of John Wyvell, of Stonton, service unknown.

Manor and advowson of Thorpe Malsore, or Thorpe Malsor, worth 10*l.*, held of Edward, duke of Buckingham, service unknown.

C. Series II. Vol. 15. (18.)

408. EDWARD TRUSSELL.

Writ of Mandamus 16 April, *inquisition* 10 May, 16 Henry VII.

Findings as in No. 407.

STAFFORD. Manor and advowson of Acton Trussell, worth 18*l.*, held of Edward, duke of Buckingham, service unknown.

Manor and advowson of Bedenale, worth 4*l.* 13*s.* 4*d.*, held of the bishop of Chester, as of the manor of Haywode, service unknown.

Manor and advowson of Shyryfhalez, worth 12*l.*, held of William Napton, service unknown.

A messuage, a cottage and 1*a.* meadow, in Stafford, to the messuage belonging, worth 3*s.* 4*d.*, held of Edward, duke of Buckingham, service unknown.

Sixteen shillings rent, in Wetmore.

C. Series II. Vol. 15. (19.)

409. EDWARD TRUSSELL.

Writ of Amotus 16 April, *inquisition* 12 May, 16 Henry VII.

Findings as in No. 407, omitting entry as to issues and profits.

BERKS. Manor of Shotysbroke, with the advowson of the church of the college of St. John the Baptist of Shotysbroke, worth 13*l.* 6*s.* 8*d.*, held of king in chief, by service of $\frac{1}{100}$ of a knight's fee.

C. Series II. Vol. 15. (20.)

410. EDWARD TRUSSELL.

Writ of Amotus 16 April, *inquisition* 10 May, 16 Henry VII.
Findings as in No. 409.

WARWICK. Manor and advowson of Bylton, worth 14*l.* 13½*d.*, held of the prior of Barnwell, service unknown.

C. Series II. Vol. 15. (21.) E. Series II. File 1115. Part VI. (1.)

411. EDWARD TRUSSELL.

Writ of Amotus 16 April, *inquisition* 10 May, 16 Henry VII.
Findings as in No. 409.

LEICESTER. Manor and advowson of Elmesthorp, or Elmysthorp, worth 34*l.*, held of the lord de le Zouche, by service of finding two men to do the office of tithingmen, paying 5*s.* 3*d.* yearly at Michaelmas, and doing suit of his court of Weston, co. Warwick, for all service.

Two messuages in Shylton, worth 40*s.*, held of the prior of Tylty, by service of finding a bailiff to keep the court of the king at Leicester called 'le Castell Court.'

C. Series II. Vol. 15. (22.) E. Series II. File 1115. Part VI. (2.)

412. EDWARD TRUSSELL, son and heir of WILLIAM TRUSSELL, knight.

Writ of Devenerunt, 14 July, 15 Henry VII ; *inquisition* 14 May, 16 Henry VII.

Humphrey Belcher was seised of the under-mentioned manor and advowson in fee to the use of the said Edward, who died 11 June last without any will by him declared or made touching the premises.

Elizabeth Trussell, aged 4, is his daughter and heir.

BERKS. Manor of Shotysbroke and the advowson of the college of St. John the Baptist of Shotysbroke, worth 13*l.* 6*s.* 8*d.*, held of the king in chief, by service of $\frac{1}{100}$ of a knight's fee.

C. Series II. Vol. 15. (23.)

413. EDWARD TRUSSELL, son and heir of WILLIAM TRUSSELL, knight.

Writ of Devenerunt 14 July, 15 Henry VII ; *inquisition* 14 May, 16 Henry VII.

William Trussell, the father, was seised of the under-mentioned manor, &c. in fee, and, being so seised, by charter, 25 May, 15 Edward IV, gave them to John Varnam, clerk, William Rawlens, clerk, Thomas Fysher, clerk, John Swan and Humphrey Belcher, their heirs and assigns, to the use of him and his heirs, &c. as in No. 377.

He died 10 June, 14 Henry VII. Heir as in No. 361.

LEICESTER. Manor and advowson of Elmesthorp, held of the lord de la Zouch, and two messuages in Shylton, held of the prior of Tyltey, as in No. 411.

C. Series II. Vol. 15. (24.) E. Series II. File 1115. Part VI. (3.)

414. EDWARD TRUSSELL, son and heir of WILLIAM TRUSSELL, knight.

Writ of Devenerunt 14 July, 15 Henry VII ; *inquisition* 16 May, 16 Henry VII.

William Trussell, the father, was seised of the under-mentioned manors and advowson in fee, and, being so seised, by charter, 5 May, 15 Edward IV, gave them to John Vernam, William Raulyns and Thomas Fyssher, clerks, John Swanne and Humphrey Belcher, their heirs and assigns, for the performance of his last will.

Other findings, death and heir, as in No. 413.

NORTHAMPTON. Manor and advowson of Langport, worth 18*l.* 13*s.* 4*d.*, held of John Wodehyll, esquire, service unknown.

Advowson of the church of Orlyngbere.

Manor of Eston Mawdyte, or Mawdyt, worth 24*l.*, one part, ealled 'le Westesyde de le Overbury,' held of the queen, as of her manor of Hygham Ferrers, service unknown, and the residue of the duke of Gloucester, as of his castle of Castell Throope, co. Bucks, service unknown.

Manor and advowson of Merston Trussell, or Marston Trussell, worth 13*l.* 6*s.* 8*d.*, held of the heirs of John Wyvell, of Stonton, service unknown.

Manor and advowson of Thorpe Malsor, or Malsore, worth 10*l.*, held of Edward, duke of Buckingham, service unknown.

C. Series II. Vol. 15. (25.)

415. EDWARD TRUSSELL, son and heir of WILLIAM TRUSSELL, knight.

Writ of Devenerunt 14 July, 15 Henry VII ; *inquisition* 15 May, 16 Henry VII.

William Trussell, the father, being seised of the under-mentioned manors, &c. in fee, by his charter, 5 May, 15 Edward IV, gave them to John Varnam, William Rawlens, Thomas Fyssher, clerks, John Swane and Humphrey Belcher, to the use of his last will, by virtue of which feoffment they were seised thereof in fee ; which manors, &c. after the death of the said William, and by reason of the minority of Edward, his son and heir, came to, and still are, in the king's hands.

The said John Varnam, Rawlens, Fyssher and Swane are dead, and the said Humphrey Belcher survived them, and continued his possession.

The said Edward Trussell died 16 June, 14 Henry VII. Elizabeth Trussell, aged 4 and more, is his daughter and heir.

STAFFORD. Manors and advowsons of Acton Trussell, Bedenale and Shyryfhalez, land in Stafford and rent in Wetemore, as in No. 408.

C. Series II. Vol. 15. (26.)

416. EDWARD TRUSSELL, son and heir of WILLIAM TRUSSELL, knight.

Writ of Devenerunt 14 July, 15 Henry VII ; *inquisition* 14 May, 15 (*sic*) Henry VII.

William Trussell, the father, being seised of the under-mentioned manor and advowson in fee, by charter, 5 May, 15 Edward IV, gave them to John Varnam, William Rawlens, Thomas Fyssher, clerks, John Swane and Humphrey Belcher, their heirs and assigns ; they were seised, and the survivor

of them, Humphrey Belcher, was seised thereof accordingly in fee ; which manor after the said William Trussell's death and by reason of the said Edward's minority came to, and still is, in the king's hands.

He died 10 June, 14 Henry VII. Elizabeth Trussell, aged 4 and more, is his daughter and heir.

WARWICK. Manor and advowson of Bylton, worth 14*l.* 13½*d.*, held of the prior of Barnewell, serviee unknown.

C. Series II. Vol. 15. (27.) E. Series II. File 1115. Part V. (4.)

417. EDWARD KNYVET, esquire.

Commission 10 April, *inquisition* 28 April, 16 Henry VII.

He was seised at the time of his decease in fee of the under-mentioned land in Stanwey.

Robert Drury, knight, Henry Teye, knight, John Levyng, of Stanwey, John Akirman, of Bures St. Mary (*Sancte Marie*), and Edward Croxton were seised in fee, at the time of his death, and to the use of him and his heirs, of the undermentioned manor of Rammysden Bellows ; he made his last will thereof, as was said, but of the certainty of the same the jurors are wholly ignorant.

Philip Carthorp, knight, and Henry Tey, knight, were seised in fee, at the time of his death, and to the use of him and his heirs, of the under-mentioned manor of Wheteley ; he made his last will thereof, &c. as above.

James Hobart and Margery, his wife, late the wife of John Doreward, esquire, at the time of his death were seised, for the term of the life of the said Margery, of the under-mentioned manors of Belhous, &c. in Stanwey, with remainder after her death to the said Edward, Robert Drury, knight, Henry Tey, knight, John Barker, of Melford, John Akirman, of Bures, John Leving, of Stanwey, and Thomas Croxton, of Rammesden Belhous, their heirs and assigns, to the use of the said Edward and his heirs.

He was seised at the time of his decease of the under-mentioned manor of Downhall, and died so seised.

He died 4 February last. Elizabeth Knyvet, aged 11 and more at the time of his death, is his daughter and heir.

Immediately after his death John Raynesford, knight, abducted the said Elizabeth to places unknown and still detains her in his custody.

ESSEX. Six messuages, 400*a.* land, 300*a.* pasture, 40*a.* meadow, 60*a.* wood, 6*l.* rent, in Stanwey, worth 18*l.*, held of the king, as of the manor of Lexden, being in the king's hands by reason of the forfeiture of John Radelyf, knight, late lord de Fitzwater, attainted of high treason by authority of parliament.

Manor of Rammysden Bellows, worth 17*l.*, tenure unknown.

Manor of Wheteley in Reyley, worth 10*l.*, tenure unknown.

Manors called Belhous or Belhows, Howes, Oliveres, Kirton and Shrebbes, in Stanwey, worth 20*l.*, held of the king, as of the said manor of Lexden.

Manor of Downhall in Railey, worth 8*l.*, held of the king, as of the honor of Rayleigh.

C. Series II. Vol. 15. (28.)

418. EDWARD KNYVET, esquire.

Commission 10 April, *inquisition* 28 April, 16 Henry VII.

He was seised of the under-mentioned manors, &c. at the time of his decease, which thereupon descended to his daughter and heir.

Death and heir, &c. as in No. 417.

SUFFOLK. Manor of Castelynes in Great and Little (*Magna et Parva*) Waldyngfeld, manor of Castelynes in Groton, manor of Samfordes in Great and Little Waldyngfeld, and six messuages, 400*a.* land, 200*a.* pasture, 40*a.* meadow, 100*s.* rent, 60*a.* wood, in Great and Little Waldyngfeld and Groton, worth 20*l.*, whereof the manor of Castelynes in Groton is held of the provost of the college of St. Mary and St. Nicholas of Cambridge, in right of his college aforesaid, as of his priory of Kersey, service unknown, and the residue of the king, by knight service, as of the honor of Clare.

C. Series II. Vol. 15. (29.)

419. EDWARD KNYVET, esquire.

Commission 10 April, *inquisition* 8 May, 16 Henry VII.

He died 4 February last, seised of the under-mentioned manor, which thereupon descended to Elizabeth Knyvet, his daughter and heir. She was aged 11 and more at the time of his death.

KENT. Manor of Newenton Belhows, otherwise called Newenton next (*juxta*) Heth, worth 40 marks, held of the king in chief, by service of $\frac{1}{20}$ of a knight's fee.

C. Series II. Vol. 15. (30.)

420. WILLIAM VAVASOUR, esquire.

Writ of Mandamus wanting ; *inquisition* 24 June, 16 Henry VII.

One Henry Vavasour, knight, gave by charter, with king's licence, the under-mentioned manor of Estburn, one acre excepted, to Henry Vavasour, his son, and Elizabeth, his wife, daughter of John Everyngham, knight, and the heirs of the bodies of the said Henry and Elizabeth, with remainder in default to John Vavasour, his son, and the heirs of his body, with remainder in default to his own right heirs. The said Henry and Elizabeth were seised thereof accordingly in their demesne as of fee tail by the form of the gift ; and of the said before excepted acre the said Henry Vavasour, knight, 22 December, 15 Henry VII, died seised in his demesne as of fee, after whose death the same reversion together with the aforesaid acre descended to the aforesaid William Vavasour as his son and heir ; which William Vavasour afterwards, 26 March, 15 Henry VII, died seised thereof in fee.

The said William Vavasour, the day he died, held no other land, &c.

The same Henry Vavasour, knight, gave to the aforesaid John Vavasour, his son, the under-mentioned land in Broughton, for life, with reversion thereof expectant to himself and his heirs. He died seised of the said reversion in fee, after whose death it descended to the aforesaid William as his son and heir, who died, as above, seised thereof in fee.

The same Henry Vavasour, knight, by charter, enfeofed Randal (*Rand'm*) Pygot, Richard Wherton, rector of Thyrnschogh, and Richard Lyster, chaplain, who survive, and Thomas Fitz William, late of Louthe, co. Lincoln, knight, Henry Sutton, Thomas Vavasour, late of Deneby, esquires, and others, since deceased, in fee, of the other under-mentioned manors and lands, to the intent that, immediately after his death, they should give the manor of Fryston and land in Wommersley to the said Henry Vavasour, the son, and Elizabeth his wife, and the heirs of their bodies, with remainder, in default of such heirs, to John Vavasour and the heirs of his body, with remainder in default of such heirs to his own right heirs; and that his executors, immediately after his death, should receive and take 100 marks yearly from the issues and profits of the manors of Hesilwode Woodhall and Stubbyswaldyng and of all the said lands in, &c. during the life of the said William Vavasour, and that after 1,000 marks had been received and paid to the said executors by the hands of the said feoffees for the performance of his last will and the payment of his debts, then the said Henry Vavasour, the son, and his heirs, should take the residue of the issues and profits of the said manors and lands, as appeared by a certain indenture made between the said Henry Vavasour, knight, and John Everyngham, knight, touching the marriage of the aforesaid Henry Vavasour and Elizabeth.

The said William Vavasour died on the said 26th of March, 15 Henry VII. The said Henry Vavasour, son of the said Henry Vavasour, knight, is his brother and heir, and is 45 years old and more. *Cf.* No. 526.

YORK. Manor of Estburn in Skyron and Bugthorp, 1*a.* excepted, worth 20*l.*, held of the king in chief, by knight service; the said 1*a.* is worth 8*l.*; the reversion of the said manor is worth nothing.

One hundred acres of land, 100*a.* pasture, 20*a.* meadow, in Broughton in Craven, or Cravyn, worth 10*l.*, held of Henry, lord de Clyfford, as of his castle of Skypton, service unknown; the reversion thereof is worth nothing.

Manor of Hessilwod, or Hesilwood, Wodhall, 40*a.* land, 30*a.* pasture, 20*a.* meadow, 20*s.* rent, in Cokesforth, or Cokysforth and Stutton, 40*a.* land, 40*a.* meadow, 100*s.* rent, in Syklynghall and Kyrby, or Kereby, Albaster, worth 40*l.*, held of Henry, earl of Northumberland, as of his manor of Spofford, service unknown.

Forty acres of land, 30*a.* pasture, 20*a.* meadow, in Wommersley, worth 6*s.*, held of William Gaseoygne, knight, as of his manor of Wommersley, service unknown.

Manors of Fryston, Stubbyswaldyng, or Stubbiswaldyng, and 100*a.* land, 40*a.* meadow, 20*a.* wood, 100*s.* rent, in Great (*Magna*) Smeton and Little (*Parva*) Smeton, Pigburn, or Pikburn, Fenton and Secroft, worth 40 marks, held of the king, as of the honor of Pontefract, service unknown.

Manor of Adyngham, worth 40*l.*, held of Henry, lord de Clyfford, as of his castle of Skypton, service unknown.

One hundred acres of land, 40*a.* pasture, 20*a.* meadow, in Kelfeld, worth 20 marks, held of William Gascoygne, knight, service unknown.

C. Series II. Vol. 15. (31.)

421. RICHARD NEUTON, esquire.

Writ of Que plura, 14 March, *inquisition* 5 May, 16 Henry VII.

Findings as in No. 401. *Cf.* Nos. 351, 470.

SOMERSET. Manor of Obleygh, worth 23*l.* 3*s.* 2½*d.*, held of the king in chief, by knight service.

Manor of Wyke, worth 20*l.* 11*s.* 2*d.*, held of Oliver, bishop of Bath and Wells, service unknown.

Manor of Aldewyke, or Aldwyke, worth 11*l.* 11*s.* 6*d.*, held of the countess of Richemond, the king's mother, as of her manor of Blakedon, service unknown.

Manor of Babyngton, worth 11*l.* 11*s.* 10*d.*, held of Edmund Gorges, knight, and Joan, his wife, in her right, service unknown.

Manors of Midsomer Norton, Comptondando, or Comptondondale Childe, or Chylde, Compton, and Stonyeston, worth 31*l.* 6*s.* 8½*d.*, held of Henry, bishop of Salisbury, as of his manor of Midsomer Norton, service unknown.

Manors of Wynthrede, with members, Walton in Gordano, or Gordino, with the farm of conies there, and Clewer, worth 35*l.* 7*s.* 6*d.*, held of Oliver, bishop of Bath and Wells, as of the manor of Wynthrede, service unknown.

Manors of Crycheston, Thornefawcon, Welle and North Curry, worth 42*l.* 6*s.* 0½*d.*, held of the dean and chapter of St. Andrew of Wells, as of their manor of Crycheston, service unknown.

Manor of Knyghtes Lygh, worth 15*l.* 2*s.* 9*d.*, held of the king, as of the temporalities of the bishopric of Winchester, *sede vacante*, service unknown.

Manor of Wynsford Bosun, worth 9*l.* 12½*d.*, held of Hugh Luttrell, knight, service unknown.

Manor of Alstone Maras, worth 15*l.* 2*d.*, held of John Fitz Waren, knight, lord Fitz Waren, service unknown.

Ten burgages in the town of Taunton, worth 14*l.* 16*s.* 8*d.*, held of the temporalities of the bishopric of Winchester, *sede vacante*, service unknown.

C. Series II. Vol. 15. (32.) E. Series II. File 897(a). (2.)

422. JOHN MOYLE, esquire.

Writ 15 January, *inquisition* 24 June, 16 Henry VII.

Long before his decease he was seised of the under-mentioned land, &c. in Shepewasshe in fee, and being so seised, by charter, 20 April, 22 Edward IV, gave them to Anne Darcy and Richard Clerk, who survive, for the term of her life and to her use, and they were and still are seised thereof accordingly in their demesne as of free tenement; and afterwards the said John took the said Anne to wife.

He was seised of the other under-mentioned manors and lands in fee, and died so seised.

By his charter indented, 8 February, 14 Henry VII, he gave to Richard Moyle, his brother, a yearly rent of 4 marks going out of all his land, &c. in Shepewasshe, Bankelond and Great Toriton, for term of life, with remainder thereof as in the same charter more fully appears.

Death and heir as in No. 246.

DEVON. A messuage, 60*a.* land, 10*a.* meadow, and 20*a.* furze and heath, called 'le Wode,' in Shepewasshe, worth 13*s.* 4*d.*, held of Nicholas Holland by fealty and 4*s.* rent, for all service.

Three cottages in Shepewasshe, worth 40*d.*, held of Nicholas Holand, of Were, and Thomas Thorne, service unknown.

Manor of Stephynson, or Stephynston, worth 8*l.*, held of the king, as of the honor of Gloucester, by $\frac{1}{4}$ of a knight's fee.

One hundred acres of land and 40*a.* moor, in Pageham [and] Thorndon, and a messuage and 30*a.* land, in Kynnescote, worth 20*s.*, held of the heirs of William Barkeleygh, as of their manor of Dodescote, by fealty and suit of court and 10*s.* rent yearly, for all service

A messuage and 60*a.* land, in Seint Giles, or Gyles, and a moiety of two messuages, two gardens, and 2*a.* land, in Great (*Magna*) Toriton or Thoriton, worth 5*s.*, held of Margaret, countess of Richemond, as of her manor of Great Toriton, by knight-service.

Three messuages and two gardens, in Plymmouth, or Plymmouth, worth 6*s.* 8*d.*, held of the mayor and commonalty of the borough of Plymmouth, by fealty only.

A garden in Plymmouth, or Plymmouth, worth 20*d.*, held of Robert Willoughby, knight, lord de Broke, as of his fee called 'Vautardes fee,' by fealty and 15*d.* rent yearly and suit of his court of his fee aforesaid, for all service.

Sixteen acres of land in Bankelond, or Banklonde, next Colrigge, worth 6*s.* 8*d.*, held of the heirs of Simon Passelowe, by fealty only.

Manor of Fen, worth 40*s.*, held of John Yerde, of Polisby, service unknown.

Two messuages, 100*a.* land, in Fen and Estehole, worth 23*s.* 4*d.*, held of the prior of Bodemyn, as of his manor of Newton St. Petroc (*Sancti Petroci*) by fealty and suit of his court there, and by a rent of 18*s.* 3*d.* yearly, for all service.

A messuage and 10*a.* land, in Collescote, or Colescote, worth 4*s.*, held of the heirs of John Clifhanger, by fealty and 8*s.* rent yearly, for all service.

Three shillings and sixpence from a certain rent issuing from 6*a.* of moor, in White More, payable at Michaelmas yearly.

C. Series II. Vol. 15. (33.)

423. JOHN STYRLEY.

Writ 10 May, *inquisition* . . June, 16 Henry VII.

Long before the death of the said John Strelley, named in the writ, one Henry Perpount, Robert Markham, Henry Wyllughby, [knights,] and [Edward] Stannop, esquire, were seised of the under-mentioned manors of Oxtan, Chilwell and Adenburgh, in fee, and, being so seised, by charter delivered them to the said John and Senchia his wife, and the heirs male of their bodies begotten, by virtue of which delivery the said John and Senchia were seised thereof [in fee tail].

He was seised of the other under-mentioned manors and lands in fee, and, being so seised, by charter enfeoffed Henry Wyllughby, Gervase Clyfton, Edward Stannop, knights, Simon Digbi and Rowland Digbi, esquires, of all the aforesaid manors, &c., which feoffment was to the uses and intents following, viz. that the said feoffees should stand enfeoffed of the aforesaid manors of Chilwell and Adenburgh to the use of the said John Strilley and Senchia his wife, and the heirs male of their bodies begotten, according to the form of

the aforesaid charter of the before-named Henry Perpount, and other his co-foffees, to the said John and Senchia made ; of parcel of the residue of the aforesaid manors, &c. to the yearly value of 100 marks, to the uses, intents and covenants in certain indentures between the said John Strelley, of the one part, and Simon Digbi, of the other, specified ; and of the residue of the said manors, &c. for the performance of his last will.

And afterwards the said Henry Wyllughby, and other, his co-foffees, at the special desire and request of the said John Strelley, enfeoffed William Aseue, the elder, Thomas Thurland, John Curson and Humphrey Hersy, esquires, William Scorer, clerk, and Richard Baker, gentleman, of the manor of Hemsell, twelve bovates of land, meadow and pasture and a water-mill, in Hemsell, to the use of the aforesaid Senchea, for the term of her life, with remainder after her decease to the use of the said John Strilley and his heirs.

And afterwards the said John Strilley, by certain indentures under his seal willed, and both by the same indentures made, and by word of mouth publicly declared, his last will, as follows :—reciting that he, John Strelley, of Strelley, co. Notts, esquire, had enfeoffed Sir Herry Wyllughby, Sir Gerves Clyfton, Sir Edward Stannop, knights, and divers other, of all his lands, &c. for the performance of this his last will, whereas in the said feoffment no exception was made of those lands, &c. whereof a jointure was made to Senchie, his wife, for her life, he requires his said feoffees to enfeoff her thereof upon her reasonable request ; further his feoffees shall stand enfeoffed for the performance of covenants in indentures of 14 December, 11 Henry VII, between him and Simon Digbi, esquire, for a marriage to be had between John, his son and heir apparent, and one of the daughters of the said Simon ; they shall do all things necessary to secure his wife's jointure to her for life and shall suffer her to be endowed of a third part of all his lands, &c. ; they shall suffer his said wife, his sole executrix, to receive 20*l.* yearly for five years from the issues and profits of his lands, other than her jointure, for the marriage of Anne his daughter and towards payment for the marriage of Margaret his daughter, being behind for her marriage not paid ; to receive 10 marks yearly therefrom for six years for the payment of his debts and performance of his will, and to receive the issues and profits of his purchased lands in the ' townes and feldez ' of Estwayte, Trowell, Plangare, Cossall, Basford, Gedlyng and Langley, for forty years next after his decease to find a priest and two poor men to pray for his soul and his friends' souls, his next heirs to have the said lands to them and their heirs at the end of the said term ; they shall suffer his said wife to dwell in his ' maner place at Strelley ' and to enjoy the lands belonging to the same manor, and also all other lands, &c. now in his own occupation, for the space of a year after his decease, for the helping and succouring of her and her children and the keeping of his ' catell,' that they may be sold in convenient time ; they shall suffer the persons to whom he had granted the next vacaney ' to present to the parsonage of Sent Andrew of Bylburgh at the next avoidance of the same,' for special trust and preferment thereto of a chaplain of his own ; he wills that Richard Baker, his old servant, shall have all his lands in Newthorp and Kymberley, co. Notts, for life, according to his deed thereof made to the said Richard, with reversion to his own right heirs ; he wills that his feoffees stand enfeoffed of all his manors and lands ' which I hold not of the Corone,' for the ' well and profytt ' of his children, relief of his poor servants, payment of his debts and fulfilling of his will during the nonage of his son and heir, and that all such lands ' not holden of the kyng ' be at the disposition of Senchye, his wife, for the ' forseyd ententes '

and his soul's health ; that they shall suffer Sencie, his wife, his sole executrix, to have the profits of all the ' colle pittes ' within the lordship of Strelley, ' which were be gonne in tyme of my life and after that the seyd colle pittes be endyd and done ' shall suffer her to take the profits of one ' colle pitte ' within the said manor till his son come to lawful age and a year after ; he begs his said feoffees to be good ' lovers and defendours ' of all his lands, &c. till his son come to lawful age ; any ' ambiguite ' in the above articles to be reformed by the advice of Sir Herry Wyllughby and other the surveyors of his will ; sealed 18 January, 16 Henry VII ; witnesses, Sir Herry Wyllughby, knight, Thomas Moleneux, esquire, Thomas Thurland [Richard Baker] and Sir John Smyth, chaplain.

He died 22 January last ; John Strelley, aged 7 at Midsummer last, is his son and heir.

NOTTINGHAM. Manor of Oxton, worth 20 marks, held of the king, as of the manor of Okerton, parcel of the honor of Tykhill, by service of fealty and suit of court of the manor of Okerton . . . yearly.

Manors of Chilwell and Adenburgh, worth 10*l.*, held of the heirs of the lord de Grey de Codnore, as of the manor of Codnore, by service of fealty, &c.

Manor of Strilley, or Strelley, or Strylley, worth 20*l.*, held of the king, as of the honor of Peverell, by service of one knight's fee.

Manor of Bylburgh, worth 10*l.*, held of the king, as of the honor of Peverell, by service of $\frac{1}{20}$ of a knight's fee.

Manor of Trowell, worth 8*l.*, held of Henry Willughby, knight, service unknown.

Manor of Ratelyff upon Trent (*super Trentham*), worth 5 marks, held of the prior of Thurgarton, service unknown.

Manors of Whetley, or Wheteley, Northleverton and Southleverton, worth 12*l.*, held of the lord de Burgaveney, by 30*s.* rent yearly, and service of fealty and suit of his court of Wheteley.

Manor of Hemsell, twelve bovates of land, meadow and pasture, and a water-mill, in Hemsell.

Nine shillings of rent, in Colston Bassett.

A messuage and four bovates of land, 22 $\frac{3}{4}$ *d.* rent, in Bramcote, worth 14*s.*, held of the prior of Sempryngham, service unknown.

Six shillings and sixpence of rent, in Codgrave.

Twelve pence of rent, in Stapulford.

Two shillings and sixpence of rent, in the town of Notyngham.

A cottage, a toft and a water-mill, in Basford, worth 13*s.* 4*d.*, held of the heirs of the lord de Cromwell by fealty and 2*s.* 6*d.* rent yearly.

DERBY. Manor of Shypley.

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424. JOHN STYRLEY.

Writ 10 May, *inquisition* 20 June, 16 Henry VII.

The said John Strilley was seised in fee of the under-mentioned manor and land, and, being so seised, gave them to Henry Wyllughby, Gervase Clyfton, Edward Stannop and John Digbi, knights, Simon Digbi and Rowland Digbi, esquires, for the performance of his last will.

Afterwards by indentures between him and Simon Digbi it was covenanted *inter alia*, and he thereby granted that the said Henry Wyllughby and other his co-foffees of the said manor and of other manors late the said John Strilley's in the county of Nottingham, should stand enfeoffed of parcel thereof to the value of 100 marks to the use of performance of articles in the said indentures specified.

Afterwards by indentures, produced, he declared his last will, as in No. 423. He died 22 [January] last. John Strylley is his heir, as in No. 423.

DERBY. MANOR of Shipley, or Shipeley, worth 20*l.*, two messuages, three bovates of land, 10*a.* meadow, and 20*a.* pasture, in Mapurley and Langley, the land and tenements in Mapurley, worth 40*s.*, and the messuages, lands and tenements in Langley, worth 6*s.*, held, the said manor and lands and tenements in Mapurley, of John Savage, knight, as of his manor of Illeston, service unknown, and the said messuages, lands and tenements in Langley of the heirs of Henry, lord de Grey de Codnore, as of their manor of Codnore, service unknown.

C. Series II. Vol. 15. (35.)

425. JOHN HEVENYNGHAM, knight.

Writ of Amotus 14 February, *inquisition* the last day of March, 16 Henry VII.

ESSEX. Findings as in No. 383. The said John's son, by Alice his wife, is stated to be 'Thomas' (written over an erasure), not 'George.' This son is afterwards, as in No. 383, described as his father's son and heir, aged 30 and more, but is here called 'John,' not 'Thomas,' and not 'George.' The feoffees' names are given as 'Hobard,' 'Yaxle,' 'Germy' and 'Cooke.' *Cf.* Nos. 306, 307, 383, 527.

C. Series II. Vol. 15. (36.)

426. JOAN late the wife of JOHN FORTESCU of Prutston.

Writ 26 June, 16 Henry VII; *inquisition* 26 October, 17 Henry VII.

The said John Fortescu, esquire, and Joan his wife, daughter and heir of John Prutston, were seised, in her right, of six messuages, two dovecots, 200*a.* land, in Ermyngton, a moiety of a ferling of land in Worthehele, three messuages, 45*a.* land, in Burraton, a moiety of a messuage, 200*a.* land, in Medewyll, within the manor of Ermyngton, and a messuage, 30*a.* land, 4*a.* wood, in Herford, co. Devon, and, being so seised, by their charter gave them to John Hallewyll, knight, late esquire, Thomas Hexte, Master John Smyth, Ralph Andrew, clerks, and Walter Halswill, who were seised thereof accordingly in fee.

And afterwards the said John Fortescu died and the said Joan survived him; and similarly the said John Smyth, Ralph and Walter died, seised as aforesaid, and the said John Hallewyll and Thomas Hexte survived them and were thereof solely seised by survivorship in fee; and, being so seised, the said Joan, late the wife of the said John Fortescu, and daughter and heir of the said John Prutston, afterwards in her widowhood by charter released to the said John and Thomas all her right by inheritance after her father's death in all the land, &c. which she then had in Prutston within the manor of Ermyngton, and in all land, &c. within the parish of Ermyngton, late Stephen Parker's, and in all land, &c. in Worthehele, and in a moiety of all land, &c.

in Medewyll within the manor of Ermyngton, by the name of all messuages, lands and tenements in Prutston, Ermyngton, Worthehele and Medewill, which lately were her said father's.

And afterwards the said John Hallewill, knight, and Thomas Hexte, so thereof solely seised, by charter demised and granted to the said Joan Fortescu, widow, late the wife of the said John Fortescu, esquire, all those lands, &c. in Prutston and Worthehele, and all those lands, &c. within the manor of Ermyngton, late Stephen Parker's, and also a moiety of all those lands, &c. in Medewill aforesaid, for the term of her life, with remainder to William Fortescu, son of the said John Fortescu and Joan, and the heirs of his body, with remainder in default to her right heirs; by virtue of which demise and grant she was thereof seised in her demesne as of free tenement, and died so seised, whereupon the said William Fortescu entered thereon, as upon his remainder, by the demise and grant aforesaid and was and still is seised of the said land, &c. in fee tail.

The said John Hallewill, knight, and Thomas Hexte were seised of three messuages and 200*a.* land, in Burraton and Herford in fee, and the said Thomas died so seised and the said John survived him, and, being seised thereof accordingly by survivorship, by charter gave the same to the said Joan, for the term of her life, with remainder to John Fortescu, the younger, esquire, her son, and the heirs of his body, with remainder in default to her right heirs; by virtue of which grant she was seised thereof in her demesne as of free tenement, and died so seised, whereupon the said John Fortescu, the younger, entered, as upon his remainder aforesaid, and is still seised of the said land, &c. in fee tail.

She died 23 May last. John Fortescu, of Wymston, aged 50 and more is her son and heir.

DEVON. Messuages, lands and tenements, as above, in Burraton, held of the prior of St. John of Jerusalem in England, by fealty only, for all service, worth 20*s.*

Messuages, lands and tenements, as above, in Herford, held of John Cole and Richard Wode, by fealty only, for all service, worth 13*s.* 4*d.*

Messuages, lands and tenements and other premises, as above, in Prutston, held of the heirs of William Stonard, knight, as of their manor of Ermyngton, by fealty and 22*s.* 4*d.* rent, for all service, worth 10 marks.

Messuages, lands and tenements, as above, in Worthehele, held of James Chidelegh, esquire, and William Hals, as of their manor of Worthehele, by fealty and 8*s.* 1½*d.* rent, for all service, worth 20*s.*

A moiety of messuages, lands and tenements, as above, in Medewyll, held of the aforesaid heirs of William Stonard, knight, as of their manor of Ermyngton, by fealty only, for all service, worth 10*s.*

C. Series II. Vol. 15. (37.)

427. EDWARD KNYVET.

Writ 11 February, *inquisition* Saturday after the Ascension, 16 Henry VII.

ESSEX. Findings as in No. 417. Besides land in Stanwey, he is stated to have died seised of the manor of Stanwey. 'Carthorp' is spelt 'Caltrorp,' 'Radclyf' 'Ratclyff,' 'Howes,' 'Hawes,' and 'Shrebbe' is so written and, elsewhere, 'Shrybbe.'

C. Series II. Vol. 15. (38.)

428. JOHN LYNNET.

Writ 1 June, *inquisition* 14 June, 16 Henry VII.

John Lynnet and Joan, his wife, were seised in fee, in her right, of the under-mentioned land in Kyngys Stanley.

John Hampton and John Mondy were seised in fee of the under-mentioned land, &c. in Mychynhampton, and, being so seised, by charter gave them to the said John Lynnet and Joan, his wife, and the heirs of their bodies begotten; they were seised thereof accordingly in fee tail and had issue between them Richard Lynnet; and afterwards, 4 September, 10 Edward IV, she died, and he continued his possession of the said land, &c. in Kyngys Stanley, as tenant by the curtesy, and the reversion thereof on her death descended to the said Richard, as her son and heir.

He died 20 May, 16 Henry VII, when the said land, &c. in Mychynhampton descended to the said Richard, as son and heir of the said John and Joan of their bodies begotten; he is aged 40 and more.

GLOUCESTER. A messuage, 60*a.* land, 1*a.* meadow, 2*a.* wood, in Kyngys Stanley, worth 26*s.* 8*d.*, held of the king in chief, by service of $\frac{1}{80}$ of a knight's fee.

Eight messuages, eight virgates of land, 20*a.* meadow, 4*a.* wood and 10*a.* pasture, in Mychynhampton, or Michilhampton, worth 4 marks, held of the abbess of Syon, service unknown.

C. Series II. Vol. 15. (39.) E. Series II. File 342. (2 and 3.)

429. ROBERT CRANE.

Writ 10 November, *inquisition* 20 June, 16 Henry VII.

Alexander Cressoner, John Clopton and Thomas Rookwoode, esquires, and John Potager, of Sudbury, chaplain, were seised of the under-mentioned manor of Waldyngfeld Hall and manor and advowson of Chylton in fee, and, being so seised, by charter indented tripartite, 10 December, 15 Edward IV, demised, enfeoffed and confirmed [them] to the said Robert Crane and Dame Anne, his wife, late the wife of Renfrey (*Ranfr'*) Arundell, knight, to hold to the said Robert and Anne and his heirs male of the body of the said Anne begotten, without impeachment of waste by the said Anne, except in the cutting of great wood over the value of 5 marks in the same manors and except waste in the principal mansion of the said manor of Waldyngfeld Hall over the value of 20*l.* and not repaired or amended within a year, with remainder to the heirs of his body, with remainder to John Crane, his brother, and the heirs of his body, with remainder in default to the right heirs of Robert Crane, his father. They were seised thereof accordingly, he in fee tail and she in her demesne as of free tenement; he died so seised, and she is solely seised by survivorship.

Clement Heigham, esquire, Thomas Coote, clerk, and John Coote, gentleman, were seised of the under-mentioned land, &c. in Aketon, Melford, &c. in fee, and, being so seised, by charter, 3 October, 7 Henry VII, demised, delivered and confirmed [them] to the said Robert and Dame Anne, his wife, to hold for the term of their lives in survivorship, with remainder to Henry Ogard, knight, Master William Pykenham, clerk, William Waldegrave, John Clopton, Henry Tey, Thomas Heigham, William Clopton, Richard Heigham and Edward Clopton, esquires, Thomas Appulton, Thomas Radclyff and John Syday

'le Bayle,' their heirs and assigns, for the performance of his last will; they were seised thereof accordingly in their demesne as of free tenement; he died so seised, and she is still so seised by survivorship.

He was seised of the under-mentioned manor called 'Botelers' in fee, and, being so seised, by charter, 14 June, 6 Edward IV, thereof enfeofed Robert Cheke and Thomas Crowe, for the performance of his last will.

He was seised of the under-mentioned manors called 'Sakvyles' and 'Gyslyngham' in fee, and, being so seised, by charter, the last day of February, 9 Edward IV, gave them to Henry Wentworth, the elder, Alexander Cressener, John Clopton, Edward Grymston, Thomas Drury, Thomas Heigham, the younger, Thomas Froxmer, esquires, William Clopton and Simon Poley, for the performance of his last will.

George Hawes, rector of the church of Barhowe, John Alfray, of Henlay, John Bacon and John Byles, by their charter, 20 April, 12 Edward IV, demised, enfeofed and confirmed to the said Robert, Thomas Appulton and Thomas Crowe, all those lands, &c. which were of Margaret Bedyngfeld, sister and heir of Thomas Tudenham, knight, in Wytton, &c. as under, to the use of the said Robert and his heirs, for the performance of his last will.

William Sheldrak, of Sudbury, Gilbert Wareyn, of Aketon, co. Suffolk, John Bryan, Robert Long and Robert Partriche, by their charter, 20 September, 4 Henry VII, demised, delivered and confirmed, to the said Robert and Dame Anne, his wife, and George Bryschowe, clerk, all those lands, &c. called 'Thurgores,' to hold to them and the heirs of the body of Robert, with remainder in default, after her death, to his right heirs, by vertue whereof he was seised thereof in fee tail and the said Anne and George in their demesne as of free tenement, and the said Robert and George died so seised and the said Anne is solely seised by survivorship.

He died without heir of his body begotten, 20 October, 16 Henry VII. John Crane, esquire, aged 40 and more, is his brother and heir.

SUFFOLK. Manor of Waldyngfeld Hall, worth 10*l.*, held of John, earl of Oxford, service unknown.

Manor and advowson of Chylton, worth 10 marks, held of John, earl of Suffolk, as of his manor of Huntyngfeld, service unknown.

All those lands, tenements, rents and services in Aketon, Melford, Great (*Magna*) Waldyngfeld and Sudbury, which formerly were of Gilbert at Berne and John Thurgore and Alice, his wife, worth 40*s.*, held of the abbot of Bury St. Edmunds, as of his manor of Melford Hall, service unknown.

Manor called 'Botelers' in Newton beside Sudbury, worth 5 marks, held of William, abbot of Bury St. Edmunds, as of his hundred of Babbar, service unknown.

Manor of Sakvyles in Debenham, worth 40*s.*, held of the prior of Ely, as of his hundred of Thredlyng, service unknown.

Manor of, or called, Gyslyngham in Bennyngfeld, worth 40*s.*, held of the said earl of Suffolk, service unknown.

All those lands and tenements which were of Margaret Bedyngfeld, sister and heir of Thomas Tudenham, knight, in Wytton, Brokes, and Ipswich, in the parish of St. Peter, worth 20*s.*, held of John, earl of Oxford, service unknown.

All those lands and tenements, rents, wood and services, called 'Thurgores,' in Aketon aforesaid, worth 10*s.*, held of Thomas Urmond, knight, lord de Urmond, service unknown.

430. WILLIAM HARWELL, esquire.

Writ 17 November, *inquisition* 20 June, 16 Henry VII.

The said William Harwell, or Harewell, died 2 December last, seised of the under-mentioned manors, &c. in fee. John Harwell, esquire, aged 30 and more, is his son and heir.

SALOP. Manors or lordships of Belyngisley, Wrykton and Walkislowe, with the advowsons of the churches of Belyngisley and Wrykton, worth 25*l.* 13*s.* 4*d.*, severally held of the king, in socage, viz. each of them by fealty and 16*d.* rent yearly.

Manor, or lordship, and advowson of Borewardisley, and a wood called 'Astewode,' or Astwode, beside Borwardisleye, worth 11*l.* 4*s.* 4*d.*, held of George, earl of Shrewsbury, in socage, by fealty and 4*d.* rent.

Manor, or lordship, of Great (*Magna*) and Little (*Parva*) Postorn; it is held of the earl of York, in socage, by the rent of 1*lb.* cummin; they are worth 3*l.* 10*s.* yearly.

Manor, or lordship, of Melynchopp and Hungerford, or Hungirforde; they are held of the earl of Arundel in socage, by the rent of a pair of gloves, and are worth 9*l.* 13*s.* 4*d.* yearly.

A rent of 56*s.* yearly issuing from the manor of Thonglonde.

A messuage and four nooks (*nocat'*) of land in Fayntre.

C. Series II. Vol. 15. (41.) E. Series II. File 832. (13.)

431. WILLIAM HARWELL, esquire.

Writ 17 November, *inquisition* 26 June, 16 Henry VII.

Long before his death he was seised of the under-mentioned land, &c. in Brigetoun and Ryenclyfford, Old Stretford, Alveston and Tydyngton and the messuage, &c. Robert Crowley dwells in in Wotton Wawen, and, being so seised, by charter enfeoffed Simon Bracebrige, esquire, Richard Russhton, gentleman, and Richard Whyngar, clerk, thereof, who were seised thereof accordingly in fee, and, being so seised, by charter demised them to him for life, with remainder to Thomas Harwell, his son, and the heirs male of the body of the said Thomas, with remainder in default to his own right heirs.

Long before his decease he was seised of the manor of Marleclive, land, &c. in Bidford, Bellyncourt and Bykmersshe, land in Brome, and land, &c. in Stourton, and, being so seised, enfeoffed Simon Bracebrige, esquire, and Richard Whyngar, clerk, who were seised thereof accordingly in fee, and, being so seised, enfeoffed him thereof for life, so that after his death the aforesaid manor of Ryenclyfford (*sic*) and all the aforesaid messuages, &c. in Bydford, Bellyncourt, Bykmersshe and Storeton should remain to William Harwell, the other of his sons, and the heirs male of the body of the said William, with remainder in default to his own right heirs. The said manor of Ryenclyfford is worth, &c.

He died 2 December last, and long before the said second day of December was seised of the other under-mentioned manors, &c. and died so seised. John Harwell, aged 30 and more, is his son and heir.

WARWICK. Manor of Kyngton, worth 12*l.*, held of the prior of St. John of Jerusalem in England, by fealty and 4*s.* rent.

Two messuages, 140*a.* land, 34*a.* pasture and 2*a.* meadow, in Preston Bagot, worth 33*s.*, held of John Aston, esquire, by fealty only.

A messuage, 20*a.* land, 3*a.* pasture and 2*a.* meadow, in Whitley, worth 13*s.* 4*d.*, held of the said John Aston, by fealty and 3*s.* 6*d.* rent.

Manor of Lucys in Wotton Wawen, six messuages, four cottages, 32, or 132, *a.* pasture, 400*a.* land, 5*a.* meadow, a water-mill and 20*a.* wood, in Wotton Wawen and Offord, worth 10*l.*, held of Henry, duke of Bukyngam, by fealty and 28*s.* 8*d.* rent.

Manor of Shoterey, worth 10*l.*, held of the bishop of Worcester, by fealty and 4*d.* rent yearly.

Eleven messuages and divers yearly rents to the value of 25*s.* 2*d.* going out, &c. and 1*a.* land, in Stretford upon Aven, worth 118*s.* 4*d.*, held of the said bishop, in socage, viz. by fealty only.

A messuage, 80*a.* land, 4*a.* meadow, in Brigetoun and Ryenclyfford; a messuage and 20*a.* land, $\frac{1}{2}$ *a.* meadow, in Oldstretford; a messuage, 55*a.* land, 2*a.* meadow, in Alveston and Tydynton, worth 3*l.* 13*s.* 4*d.*, held of the said bishop of Worcester, by fealty and 100*s.* rent yearly.

A messuage and 60*a.* land, in Wotton Wawen, wherein Robert Crowley now dwells, worth 20*s.*, held of the said duke of Bukyngam, by fealty only.

A messuage, a toft, the half part of a dovecote, 26*a.* land, 2*a.* meadow, in Bidford, or Bydford, Bellyncourt and Bykmersshe, worth 17*s.* 4*d.*

Manor of Marleclyve, called also, apparently by mistake, the manor of Ryenclyfford, worth 106*s.* 8*d.*

Sixty acres of land in Brome, worth 22*s.*

Three messuages, 100*a.* land, 8*a.* pasture, 2*a.* meadow, in Stourton, or Storeton, worth 55*s.* 4*d.*

C. Series II. Vol. 15. (42.) E. Series II. File 1115. Part VI. (8.)

432. JOHN BROKEMAN.

Writ 3 December, *inquisition* 9 June, 16 Henry VII.

King Edward IV was seised in fee, in right of his crown of England, of the under-mentioned land, &c. which late were of Henry Beauford, late duke of Somerset, attainted of high treason in the parliament held in the first year of the said king's reign; and, being so seised, by letters patent, 18 July, 8 Edward IV, granted them to the said John Brokeman, esquire, to hold to him and the heirs male of his body issuing; the said John entered thereon accordingly, and was seised thereof in fee, to him in form aforesaid tailed, by the form of the grant.

He died so seised, 23 September last. Thomas Brokeman, aged 23 and more, is son and heir male of the body of the said John begotten.

KENT. A messuage, a dovecot, 450*a.* land, in Byrchyngton and Monkton, in the isle of Thanet, held from beyond memory till the day of the attainder of the said Henry, late duke, of the prior of Christ Church, Canterbury, in right of his church, by fealty and a rent of 4*l.* 5*s.* 6 $\frac{3}{4}$ *d.* and a half farthing yearly, for all service, and now held of the king by fealty only, for all service; and the prior aforesaid was seised of the said rent in fee, in right of his church, by the hands of the said John Brokeman at the time of his death, and the said king was seised of the said service of fealty by the hands of the same John, by vertue of a certain act of parliament, 7 Edward IV, for lords of fees, not attainted, and their rents, to be had

and received from lands and tenements held of them, coming to the said late king's hands by the attainder or forfeiture of any tenants of the same lands and tenements; the said messuage, dovecot, &c. are worth, over and above the said rent and outgoings, 10*l.*

C. Series II. Vol. 15. (43.)

433. THOMAS STRYKLAND, knight.

Writ of Amotus 19 May, 15 Henry VII; *inquisition* 20 January, 16 Henry VII.

He died 1 September, 12 Henry VII, seised of the under-mentioned manors, &c. in fee. Walter Strikland, aged 30 and more, is his son and heir.

WESTMORLAND. Manor of Syzer, worth 100*s.*, held of George Lomley, knight, lord de Lomley, as of a fourth part of the barony of Kendale, service unknown.

Seven messuages, 200*a.* land, 200*a.* wood, in Levyns, worth 5 marks, held of Edward Redmayn, esquire, as of his manor of Levyns, service unknown.

Manor of Natland, worth 10*l.*, held of Thomas Per', esquire, as of a fourth part of the barony of Kendale, service unknown.

Manor of Hencastr', worth 10*l.*, held of the said Thomas Per', by fealty and the service of a red rose at Midsummer, for all service.

Manor of Whynyfell, worth 10*l.*, held of the countess of Richmond, as of the half barony of Kendale aforesaid, by service of $\frac{1}{4}$ of a knight's fee.

Manor of Haiethorp, worth 10 marks, held of the said Thomas Per', service unknown.

Manor of Wynder, worth 10*l.*, held of the said Thomas Per', service unknown.

One and a half acres of land in Lowthre and two parts of the advowson of the parish church of Lowthre, worth 2*s.*, held of the said Thomas Per', service unknown.

Manor of Staynton, ten messuages, 100*a.* land in Staynton, worth 20*l.*, held of the said countess, as of her half barony of Kendale aforesaid, service unknown.

Manor of Segiswyk, five messuages and 60*a.* land, in Segiswyk, worth 5*l.*, held of the said countess, as of the half barony aforesaid, service unknown.

Twelve burgages in Kyrkby Kendale, whereof four are held of the said George Lomley, and eight of the said Thomas Per', service unknown.

C. Series II. Vol. 15. (44.)

434. JOHN DYNHAM DE DYNHAM, knight.

Writ 29 January, *inquisition* 28 June, 16 Henry VII.

John, lord Dynham, treasurer of England, named in the writ, was seised of the under-mentioned manor of Overorton, and, being so seised, gave it and all other his lands there to John Lewes and Martin Ferrers, their heirs and assigns, as by charter under his seal, 26 May, 12 Henry VII, appears; they were seised thereof accordingly in fee, and, being so seised, at his special request demised it to him for life, with remainder to Saer Mynshulle, for

service rendered, for life, with remainder after Saer's death to his own right heirs, as in the charter under their seals, 4 June, 12 Henry VII, more fully appears.

He suffered a recovery, Hilary Term, 15 Henry VII, of the under-mentioned manors of Sybford Gower and Horneton, and land in Alkeryngton, to William Tystyde and Lewis Pollerd, who, being seised thereof accordingly in fee, by their charter, 20 May, 15 Henry VII, demised them to him for life, with remainder to John Sapcotes, knight, for life, with remainder to Richard Sapcotes, son and heir of the said John, and the heirs male of Richard's body, with remainder in default to the right heirs of the said John Dynham, knight, lord Dynham.

Long before his decease he was seised of the under-mentioned manor of Horlegh in fee, and, being so seised, by charter gave it to Reynold Bray, knight, for life, with remainder to his own right heirs.

He died 28 January last. Elizabeth, lady Fitz Waren, his second sister, aged 50 and more, Joan, wife of John, lord de la Zouche, knight, his third sister, aged 45 and more, Edmund Carewe, knight, son and heir of Margery his first sister, aged 40 and more, and John Arundell, knight, son and heir of Katharine, his fourth sister, aged 28 and more, are his next heirs. *Cf.* No. 447.

OXFORD. Manor of Overorton, worth 10*l.* 12*s.*, held of the lord Arthur, the king's first born, duke of Cornwall, prince of Wales, and earl of Chester, as of his manor of Walyngford, service unknown.

Manors of Sybford Gower and Horneton, and a messuage, 40*a.* land, 4*a.* meadow, 6*a.* pasture and 6*s.* 8*d.* rent, in Alkeryngton, worth 20*l.*, held of William Fynys, by suit of court and 12*d.* rent.

Manor of Horlegh, tenure unknown.

C. Series II. Vol. 15. (45.)

435. JOHN PYNCHPOLE.

Writ wanting ; inquisition 24 June, 16 Henry VII.

John Pynchpole of Wynrysshe, gentleman, named in the writ, and Isabel Charleton, widow, his mother, were seised of the under-mentioned manor of Wynrisshe, he in fee, and she in her demesne as of free tenement ; he died so seised, and she continued her possession by survivorship.

He was seised in fee the day he died of the under-mentioned land, &c. in Wynrysshe.

He died 23 November last. Joan, wife of Edmund Bury, aged 18 and more the day he died, is his daughter and heir.

GLOUCESTER. Manor of Wynrisshe with appurtenances, called 'le Court Place' in Wynrysshe, held of the abbess of Syon, by 2*s.* rent and suit of court of her hundred of Sloughtre, for all service ; it is worth beyond outgoings 14 marks.

A messuage, a croft and 8*a.* land, in Wynrysshe aforesaid, worth 8*s.*, held of the said abbess by suit of court of her hundred aforesaid, for all service.

C. Series II. Vol. 15. (46.)

436. RICHARD FENYS late of Broughton, co. Oxford, esquire.

Writ 11 October, *inquisition* 28 November, 17 Henry VII.

Richard Fenys, deceased, in the said writ named, held, the day he died, the under-mentioned manors of Broughton and Northnewenton and the manor and hundred of Bloxham in his demesne as of fee tail, to him and the heirs of his body lawfully begotten, by virtue of a certain gift or demise by one Robert Hungerforde, John Fortescu, knights, William Stafforde, William Karant, John Hampdene, Edmund Hampdene, William Crowmer, Robert Radmyll, John Bamborough, William Isle, William Wangford, John Neuton, Edmund Rede, William Marmyon, esquires, William Rash, Richard Wymbussh and Stephen Slegge, to one William Fenys, late lord de Say and Margaret, his wife, and the heirs of their bodies lawfully begotten, lately thereof made, to wit son of Henry son of the aforesaid William Fenys and Margaret, of the body of the same William and Margaret lawfully begotten, and of such an estate thereof died seised.

He held the day he died the under-mentioned part of the manor of Stanlake in fee tail, to him and the heirs of his body begotten, by virtue of a gift, or grant, of William Fenys, late lord de Say, and Margaret, his wife, thereof made to Henry Fenys, and Anne, his wife, daughter of Richard Harecourt, knight, to them and the heirs of their bodies issuing, with remainder thereof to the right heirs of William Wykham, esquire, to wit son of the said Henry and Anne of their bodies begotten.

He died the last day of September last. Edward Fenys, of the age of one year and more, is his son and heir. *Cf.* Nos. 548, 634, 678.

OXFORD. Manor of Broughton, worth 20*l.*, and the manor of Northnewenton, worth 10*l.*, held of the king, as of the duchy of Lancaster, service unknown.

Manor of Bloxham and hundred and view of frankpledge of Bloxham, worth 20*l.*, held of the king in chief, by service of $\frac{1}{20}$ of a knight's fee.

A fourth part of the manor of Stanlake, called 'Wykhamscourte,' worth 10*l.*, held of the king, as of the duchy of Lancaster, service unknown.

C. Series II. Vol. 15. (47.)

437. JOHN BUSSY, knight.

Writ of Amotus wanting; *inquisition* the last day of June, 16 Henry VII.

He died 20 February, 13 Henry VII, seised of the under-mentioned manors in fee. Miles (*Milo*) Bussy is his cousin and heir, viz. son of Hugh Bussy his son, and is aged on the day of this *inquisition* 21 and more. *Cf.* Nos. 288, 289.

LINCOLN. Manor of Hogham, worth 20*l.*, held of the bishop of Lincoln, by knight service.

Manor of Mannton, worth 5*l.*, held of the abbot of Peterborough, by knight service.

C. Series II. Vol. 15. (48.)

438. RICHARD COKKYS.

Writ of Amotus 20 April, 15 Henry VII; *inquisition* the last day of September, 16 Henry VII.

Richard Cokkes, late of London, 'thalughchaundeler,' at the time of his death and long before was seised of the under-mentioned land, &c. in fee.

He died the last day of October, 12 Henry VII. Ralph Cokkes, aged 36 and more, is his son and heir.

KENT. A certain toft, or site of a messuage, and 20*a.* land, in Ospryng, formerly of Walter Coke, son and heir of Thomas Coke, of Ospryng, worth 6*s.*, held of the king in chief, service unknown.

Forty-eight acres of arable and one rood of wood, with the soil (*fundo*) thereof, and with the whole pasture in 'Shaylerdesdoune,' which, together with the toft, or site, &c. above, extend in the parishes of Ospryng and Throwley; also 16*a.* land lying in 'Cokysdayn', 20*a.* land lying in 'Waterham' and 9*a.* land lying in 'Douneswoodfeld,' 1*r.* wood in 'Wredeswode,' 2*a.* wood lying in 'la Reede' and 3*a.* wood lying in 'Estwode'; and of certain services, with the commodities to the said services belonging; worth 30*s.*; held of the dean and chapter of the free chapel of St. Stephen, Westminster, co. Middlesex, in socage, by the rent and service of 17*d.* yearly.

C. Series II. Vol. 15. (49.) E. Series II. File 466. (1.)

439. THOMAS TAUKE.

Writ of Mandamus 10 February, *inquisition* 15 June, 16 Henry VII.

Robert Tawke, father of Thomas Tawke, named in the writ, to whom the said Thomas was heir, and William Sidney, were seised of the under-mentioned manor, &c. in fee, and, being so seised, by charter gave them to Walter Eston, clerk, John Burdevile, John Michelgrove, John Covert and John Sherer, esquires, who were seised thereof accordingly to the use of the said Robert and his heirs; and afterwards the said Robert died, and they were similarly seised to the use of the said Thomas and his heirs; and afterwards by his last will the said Thomas willed that they should pay his debts from the issues and profits thereof and afterwards [should stand seised thereof] to the use of his heirs.

He died 14 July, 8 Henry VII. William Tawke, aged 60 and more, is his son and heir.

The said feoffees have taken the issues and profits of the said manor, &c. from the day of Thomas' death to the day of the taking of this inquisition, according to the form of his last will.

SUSSEX. Manor of Tadeham, in the parish of Esbourn, two messuages, 200*a.* land, 200*a.* pasture, in Hamptenet, worth 30*s.*, held of Thomas West, knight, and Elizabeth, his wife, in her right, as of the manor of Halfnaked, service unknown.

A messuage and 60*a.* land called 'Cremysham,' in the parish of Paggeham, worth 26*s.* 8*d.*, held of the archbishop of Canterbury, as of his manor of Paggeham, as in right of his church, service unknown.

C. Series II. Vol. 15. (50.)

440. THOMAS TAUKE.

Writ of Mandamus 10 February, *inquisition* 12 June, 16 Henry VII.

Findings as in No. 439; for 'Sidney,' read 'Sydney.'

CHICHESTER. Three messuages, worth 24s., and 3s. rent issuing from a messuage wherein Richard Redman inhabits, in the said city, held of the mayor and burgesses of said city, service unknown.

C. Series II. Vol. 15. (51.)

441. WILLIAM ENGLISH.

Writ 9 November, *inquisition* 29 March, 16 Henry VII.

The said William Englis died the last day but one of July last, viz. 15 Henry VII, seised of the under-mentioned rent in fee tail, by pretext of the gift and grant, by King Edward III, by letters patent, 1 May, 31 Edward III, to Richard Englis, his ancestor, of the remainder, after the death of William Aldecar, who then held the same for the term of his life by the said king's grant, of the said annuity, to hold to the said Richard and the heirs male of his body begotten (*Pat. Roll. Cal., 1354-1358, p. 546*). Thomas Englis, aged 37 and more, is his son and next heir male of his body begotten.

SURREY. A certain fee farm, or yearly rent, of 10*l.*, to be received yearly by the hands of the citizens of London for the time being for ever, from the town, or borough, of Suthwerk, at Michaelmas and Easter equally, to be held of the king by the services therefore due and accustomed and by service of keeping a certain greyhound of the said late king at his command (*ad mandatum suum*), for ever.

C. Series II. Vol. 15. (52.)

442. JOHN SAPCOTES, knight.

Writ 28 January, *inquisition* 20 June, 16 Henry VII.

He was seised of the under-mentioned land, &c. in fee, and, being so seised, by charter, 11 June last, enfeoffed Richard, bishop of Durham, George, earl of Kent, John Dynham, lord Dynham, knight, Robert Willoughby, lord de Broke, knight, Richard Gilford, Edward Ponynges, John Arundell, of Langhern, co. Cornwall, Thomas Grene and Thomas Cheyne, of Drayton, knights, Robert Barnard, clerk, master of the College of Fodrynghey, Thomas Sappcotes, of Burley, Walter Whitley, of Tawestoke, William Lane and Roger Garnet, of Haradon, co. Northampton, 'gentilmen,' thereof, for the performance of his last will. They were seised thereof accordingly in fee; and afterwards he declared his last will, to wit, that Elizabeth, his wife, should have all the issues and profits thereof for life with remainder to Richard their son, for the performance of divers covenants indented between him, the said John, and Nicholas Vause, knight, for the marriage of the said Richard and Alice, his wife, daughter of the said Nicholas, lately had.

He died 5 January last. Richard Sappcotes, aged 18 and more, is his son and heir. *Cf. No. 406.*

BERKS. Three messuages, 120*a.* land, 100*a.* meadow and 24*a.* pasture, in Wantyng, worth 6 marks, held of the abbot of Abyngdon, service unknown.

C. Series II. Vol. 15. (53.)

443. JOHN DEVEREUX, LORD FERRERS.

Writ 13 May, *inquisition* 3 July, 16 Henry VII.

He died 5 March last, seised of the under-mentioned manor in fee. Walter Devereux, now lord de Ferrers, is his son and heir, aged 10 and more. *Cf.* Nos. 475, 479, 488.

NORTHAMPTON. Lordship, or manor, of Bugbroke, worth 40*l.*, held of the king in chief, by knight service.

C. Series II. Vol. 15. (54.)

444. JOAN CURSON, widow.

Writ 20 March, *inquisition* 1 May, 16 Henry VII.

Hugh Bokenham, esquire, and Walter Garard, clerk, were seised of the under-mentioned manor in fee, and, being so seised, by deed gave it to Robert Asshefeld, for life, with remainder to Robert Asshefeld, his elder son, and the said Joan Curson, daughter of William Drury, knight, then wife of the said Robert, the son, and his heirs on the body of the said Joan begotten, with remainder in default to the heirs of one Eleanor, sometime the wife of the said Robert Asshefeld, the father, of the body of the said Robert, the father, begotten, the said Eleanor being then deceased, with remainder in default to Cecily, then wife of the said Robert, the father, and her heirs of the body of the said Robert, the father, begotten, with remainder in default to one Hugh Bokenham, the younger, and the heirs male of his body begotten, with remainder in default to the right heirs of the said Robert Asshefeld, the father, for ever; the royal licence both for the gift and remainder aforesaid, as well as for a feoffment thereof to be made by the said Robert, the father, to the said Hugh Bokenham and to Walter Garard, having been previously obtained.

By pretext whereof the said Robert Asshefeld, the father, was seised of the said manor in his demesne as of free tenement. Robert the son and Joan his wife afterwards died without issue between them begotten. The said Cecily and Robert, the father, are similarly dead; and the said manor, after the death of the said persons, remained and descended, or ought to remain or descend, to one George Asshefeld, as cousin and heir of the said Eleanor of the body of the said Robert, the father, begotten, viz. son of John, son of John, her son by the said Robert. The said George is aged 15 and more.

She died the last day but one of July last.

SUFFOLK. Manor of Lytyllhaugh, worth 10*l.*, held of the king, by service of $\frac{1}{20}$ of a knight's fee.

C. Series. II. Vol. 15. (55.)

445. MARGARET late the wife of EDMUND BELCHER.

Writ 4 May, *inquisition* 12 July, 16 Henry VII.

One John Smyth was seised of the under-mentioned manor, &c. in fee, and, being so seised, it was agreed as follows between him and Thomas Spencer and the said Margaret his wife, viz. that the said Thomas and Margaret should have the said manor, &c. to them and the heirs of the body of the said Margaret, with remainder in default to one Alice Brett, her heirs and assigns, rendering

therefore yearly to him during his life 9 marks, at Easter and Michaelmas equally, and upon condition that the said Thomas and Margaret, and her heirs, immediately after his decease should yearly find in the church of Walgrave, in the said county, a priest to celebrate mass, &c. for the souls of him, his ancestors and benefactors, for fifty years then next; and that the said Thomas and Margaret, when required, should find sufficient security to him that they would well and truly find the said priest; and further he willed by the said covenants that in default of payment of the said rent he and his heirs might re-enter. The said Thomas and Margaret entered accordingly upon the premises and took the issues thereof, but did not pay the said rent, and, when required, refused to find security for finding the priest, and the said Thomas frequently, expressly and openly declared that he would not have the said manor with so great a charge; and afterwards the said Thomas Spencer died and the said Margaret survived him, and similarly she expressly and openly declared that she would not occupy the said manor so charged. The said John Smyth accordingly re-entered upon the premises and re-seised them in his original estate. And afterward the said Margaret took to husband Edmund Belcher. And then upon other covenants between the said John Smyth and the said Edmund and Margaret he, by charter, gave the said manor, &c. to Edward Saunders, Maurice Osborne, John Wattes and John Wade, to the use of the said Edmund and Margaret, upon condition that the said Edmund and Margaret paid him 6*l.* yearly for life at the said feasts equally, and after his decease paid to William Blundell, William Hogeys and Henry Freman 4*l.* yearly in the first week of Lent for the term of ten years; and he willed that, after the said term ended, the said Edward, Maurice and the others should enfeoff the said Edmund and Margaret of the said manor, &c. to hold to them and the heirs between them begotten, with remainder, in default of such heirs, to the right heirs of the said Margaret Belchere.

The said Edward, Maurice, and the others were seised of the said manor, &c. accordingly in fee to the use aforesaid; and, they being so seised, she died, and the said Edmund survived her and is still living.

The said Edmund and Margaret well and truly paid the said rent of 6*l.* to the said John at the said feasts during his life, and 4*l.* since his decease in manner and form as in the said charter specified.

She died 29 March last. Humphrey Belcher is her son and next heir by the form of the gift aforesaid and is aged 4 and more. *Cf.* No. 244.

NORTHAMPTON. Manor and advowson of Wolde, two messuages, three virgates of land, in Wolde, worth 7*l.*, held of John, earl of Oxford, by fealty, for all service.

C. Series II. Vol. 15. (56.)

446. HUMPHREY BELCHER.

Writ 4 May, *inquisition* 12 July, 16 Henry VII.

He was seised of the under-mentioned land in Lamport, the day he died, in his demesne as of free tenement, with remainder thereof, after his decease, to Roger Belchere, his son and heir, and Joan, his wife, and the heirs of the body of the said Roger lawfully begotten, with remainder in default to Joan, daughter of the said Humphrey, and the heirs of her body lawfully begotten, with remainder in default to Edmund Belcher and the heirs of his body lawfully

begotten, with remainder in default to the said Humphrey Belcher, as by a certain charter was more fully shown, the date whereof is 10 December, . . . Henry VII.

He was seised of the under-mentioned land in Hangynghowton in his demesne as of free tenement, the day he died, with remainder to Isabel Belcher, his wife, for the term of her life, with remainder to the said Roger, Joan and Edmund successively in tail, with remainder in default to his own right heirs.

He died . . . January last. Roger Belchere, aged 30 and more, is his son and heir.

NORTHAMPTON. Three messuages, two virgates, nine roods of land, in Lamport, and four messuages, five virgates of land and 6s. rent, in Hangynghowton or Hangynghowgton, worth 10 marks; the land, &c. in Lamport held of Elizabeth Trussell, daughter and heir of the late Edward Trussell, service unknown, and land, &c. in Hangynghowgton held of the most excellent prince [Arthur], service unknown; one messuage, and three quarters (*quar'*) of land, wherein Richard Houd dwells, is held of the said Elizabeth Trussell, by service of suit of court.

C. Series II. Vol. 15. (57.)

447. JOHN DYNHAM DE DYNHAM, knight.

Writ 20 January, *inquisition* 21 April, 16 Henry VII.

William Seyntmaure, esquire, William Tysted, esquire, John Newport, Richard Halle, Martin Ferers and Edmond Hornecluf, were seised of the under-mentioned manors of Etheroppe and Cranewylls and rent in Warmeston in fee, by virtue of a recovery thereof suffered to them by the said John Dynham de Dynham, knight, in Easter term, 14 Henry VII, who by deed, 13 June, 14 Henry VII, released to them all his right therein, and they by charter, 17 June, 14 Henry VII delivered, demised and granted the same to him for life, with remainder to Thomas Lowe, esquire, and the heirs male of his body begotten, with remainder in default to John's right heirs. He was seised thereof accordingly in his demesne as of free tenement and died so seised.

William Tysted, esquire, and John . . . were seised of the under-mentioned manor of Ovyng and land there in fee, and, being so seised, demised the same to Edmund Hornecluf for life for his own use, with remainder to John Dynham, lord de Dynham, named in the writ, his heirs and assigns, as by charter, 20 February, 15 Henry VII, more fully appears. The said Edmund was seised thereof accordingly in his demesne as of free tenement.

He was seised of the under-mentioned land, &c. in Great and Little Kymbell, in fee, and, being so seised, gave them to William Tysted, esquire, John Newporte and Edmund Hornecluf, their heirs and assigns; they were seised thereof accordingly in fee, as by a certain charter under his seal, 20 June, 15 Henry VII, more fully appears; and afterwards, at his special request, by their charter indented, 1 July, 15 Henry VII, they gave the same to him for life, with remainder to George Clarke for life, with remainder to John's right heirs; he was seised thereof accordingly in his demesne as of free tenement and died so seised.

He died 28 January last, seised of the under-mentioned land &c. in Codyngton, in fee. Elizabeth Fytzwarren, widow, aged 50 and more, the lady Joan Zowche, wife of the lord Zowche, aged 40 and more, Edmund Carew,

knight, aged 30 and more, and John Arundell, knight, aged 24 and more, are his next heirs, viz. the said Elizabeth and Joan, his sisters, Edmund Carew, knight, son and heir of Margaret Carewe, one of his sisters and heirs, and John Arundell, knight, son and heir of Katharine Arundell, the other of his sisters and heirs. *Cf.* No. 434.

BUCKS. A cottage and three virgates of land and meadow, in Codyngton, called 'Arches,' and 40*d.* rent, in Codyngton, worth 33*s.* 4*d.*, held of the prior of Rowehester, as of his manor of Haddynham, by fealty and 13*s.* 4*d.* rent.

Manors of Etheroppe and Cranewylls and 25*s.* 4*d.* rent and a rent of 2*lb.* pepper, in Warmeston, worth 20*l.*, held of the lord Arthur, prince of Wales, as of the honor of Walyngford, by fealty and suit of court.

Manor of Ovyng, 110*a.* land, 20*a.* meadow, 40*a.* pasture, in Ovyng, worth 4*l.*, held of Thomas Ormond, earl of Ormond, knight, as of the manor of Newporte, by knight service and suit of court.

Five crofts of pasture by estimation containing 16*a.* land, 8*a.* meadow, 5*a.* pasture, 65*a.* arable, in Little (*Parva*) Kymbell and Great (*Magna*) Kymbell, worth 40*s.*, held of John, earl of Oxford, as of the manor of Whitechurch, by knight service and suit of court.

C. Series II. Vol. 15. (58.)

448. THOMAS HUNTYNGDON.

Writ of Amotus 28 October, 16 Henry VII; *inquisition* 17 October, 17 Henry VII.

He was seised of the under-mentioned manors, &c. in fee, and, being so seised, long before his death enfeoffed Thomas Kyrkby, Thomas Thorppe and John Bradmede thereof, *inter alia*, to his own use for life, with remainder, as to the manor of Thriplowe, to the use of William Mordaunt and Anne, his wife, and the heirs of the body of the said Anne lawfully begotten, and as to the residue to the use of John Parys and Margaret, his wife, elder sister of the said Anne, and the heirs of the body of the said Margaret lawfully begotten. The said Thomas Kyrkby, and the others, were seised thereof accordingly in fee, to the uses aforesaid, and so were thereof seised, until they suffered a recovery thereof to one Thomas Kebell, John Mordaunt, Richard Heigham, William Gascoign and John Jenour, who entered upon and were seised of the same accordingly in fee.

Afterwards the said Thomas Huntyngdon died, whereupon the said Thomas Kebell, and the others, gave the said manor of Thriplowe and lands there to the said William and Anne and the heirs of her body, and they were seised thereof accordingly, she in fee tail and he in his demesne as of free tenement; and similarly they gave the residue to the said John and Margaret, and the heirs of her body, and they were seised thereof accordingly, she in fee tail and he in his demesne as of free tenement.

He died 27 December, 14 Henry VII. The said Margaret and Anne are his daughters and heirs, and were aged at the time of his decease, 28 and more and 25 and more respectively.

CAMBRIDGE. Manors of Trumpyngton *alias* Crochemans in Trumpyngton, Huntyngdons *alias* Somerys in Sawston, Triplowe, or Thriplowe, *alias* Crochemans in Triplowe, or Thriplowe, and sixteen messuages, ten

tofts, ten gardens, 600*a.* land, 100*a.* meadow, 60*a.* pasture, 20*a.* wood and 66*s.* 8*d.* rent in Trumpyngton, Sawston, Thriplowe, Baburham, Newnham and Cleyhith; whereof the said manor of Trumpyngton and lands and tenements in Trumpyngton, worth 10*l.*, are held of Thomas Seyngeorge, as of his manor of Hungre Hatley, by fealty, other services unknown; the said manor of Huntyngdons *alias* Somerys, and lands and tenements in Sawston, worth 10 marks, are held of the heirs of Robert Mounteney, knight, by homage and fealty, other services unknown; the said manor of Croehemans in Thriplowe and lands and tenements in Thriplowe, worth 4 marks, are held of the bishop of Ely, by fealty, other services unknown; lands and tenements in Newnham, worth 8*s.*, are held of the master of the house of St. John in Cambridge, in right of his house of St. John in Cambridge, co. Cambridge, by fealty, other service unknown; and lands and tenements in Cleyhith, worth 6*s.*, are held of the abbess of Dennay, as of the manor of Waterbeche, by fealty, other service unknown.

C. Series II. Vol. 15. (59.)

449. JOHN SUTHILL.

Writ of Mandamus 24 July, *inquisition* 16 August, 16 Henry VII.

He died 22 September, 13 Henry VII, seised of the under-mentioned manor in fee. Henry Soothill, aged 20 $\frac{3}{4}$ years, 2 months, 12 days, is his son and heir. Elizabeth Soothill, widow, has taken the issues and profits thereof from the time of his death till now.

NORTHAMPTON. Manor of Asssheley, worth 5 marks, held of the king in chief, by service of $\frac{1}{4}$ of a knight's fee.

C. Series II. Vol. 15. (60.)

450. ROBERT TYLNEY, esquire.

Commission of Concealments, 27 July, 16 Henry VII; *inquisition* 22 September, 17 Henry VII.

At the time of his death one John Fynyeux, knight, chief justice of the Bench, and John Fisser, by the names of John Fynyeux and John Fisser, serjeants at law, and John Rowcliff, clerk, Thomas Jenney, Thomas Laey, Robert Brignell, Robert Billesdon, John Nethirsall, Henry Wodcok and Edmund Tasburgh, were seised of the under-mentioned manor, &c. to the use of him and his heirs.

Long before his decease he willed that Joan, his wife, should have an annuity, or yearly rent, of 20 marks to be received from the said manor, &c. to be granted to her during her life by his feoffees. He made no other will in his lifetime of the said manor, &c.

He died 2 August, 15 Henry VII. Robert Tilney, aged 9 and more, is his son and heir.

Robert Straunge, esquire, and John Rande have taken the issues and profits of the said manor, &c. from the time of his death.

CAMBRIDGE. Manor of Wittlisford, twelve messuages, 500*a.* land, 400*a.* pasture, 100*a.* meadow, 100*a.* wood, 14*l.* rent, in Wittlisford, worth 40*l.*, held of the king, by knight service, as of his manor of Kertlynge.

C. Series II. Vol. 15. (61.)

451. ROBERT GEDDYNG.

Commission of Concealments, 27 July, 16 Henry VII ; *inquisition* 22 September, 17 Henry VII.

John Bodilly and John de Pritewell were seised of the under-mentioned land, &c. in Witlesford in fee, and, being so seised, gave them to William Geddyng and Mirabilla, his wife, to hold to them and the heirs of their bodies, by virtue of which gift the said William and Mirabilla were seised thereof in fee by the form of the gift, and had issue between them Thomas Geddyng, and died, after whose death the said land, &c. descended to the same Thomas as their son and heir ; he entered and was seised thereof in fee tail by the form of the gift, and had issue John Geddyng, and died, after whose death the said land, &c. descended to the same John, as son and heir of the said Thomas ; he entered and was seised thereof in fee tail by the form of the gift and had issue Robert Geddyng, and died, after whose death the said land, &c. descended to the same Robert, as son and heir of the said John ; he entered and was seised thereof in fee tail by the form of the gift, and had issue Margery Geddyng, and died, to wit 28 October, 9 Henry VII, after whose death the said land, &c. descended to the same Margery, as daughter and heir of the said Robert ; she entered and is seised thereof in fee tail by the form of the gift.

One Gabriel Silvester, clerk, took the issues and profits of the said land, &c. from the time of the death of the said Robert till now.

The said Margery is 12 years old and more and in the king's custody by and after the death of the said Robert her father, whose heir she is.

CAMBRIDGE. A messuage, a carucate of land and 10*a.* meadow, in Wittlesford, worth 40*s.*, held of Robert Tilney, as of his manor of Wittlisford, in the town and county aforesaid, which Robert Tilney is under age and in the king's custody, service unknown.

C. Series II. Vol. 15. (62.)

452. JOHN MYKELFELD, esquire.

Commission of Concealments, 27 July, 16 Henry VII ; *inquisition* 22 September, 17 Henry VII.

He died ———, seised of the under-mentioned manor, &c. Bartholomew Mykilfeld, aged 13 and more, is his son and heir.

SUFFOLK. Manor of Wynchesterz and Newton, 100*a.* land, 100*a.* pasture, 20*a.* wood, 20*a.* meadow, 4*d.* rent, in Gippyng, Newton, Whatfeld and Semer, worth 10*l.*, held of the king, as of the duchy of Lancaster, by service of half a knight's fee.

C. Series II. Vol. 15. (63.)

453. TERRY (*Terreus*) ROBSART, knight.

Commission of Concealments, 27 July, 16 Henry VII ; *inquisition* 22 September, 17 Henry VII.

He died 9 December, 12 Henry VII, seised of the under-mentioned manors, &c. in fee. William Robsart, aged 13 and more, is his son and heir.

William Carewe, knight, took the issues and profits of the said manors, &c. from the time of his death, to 20 May last, and Margaret Carewe, widow, late

the wife of the said William, has taken the issues and profits thereof from the said 20 May to the day of the taking of this inquisition.

SUFFOLK. Manors of Henham and Bulkham, four messuages, 400*a.* land, 40*a.* meadow, 300*a.* pasture, 20*a.* wood, 8*l.* rent, in Henham, Bulkham and Blyburgh, worth 20*l.*, held of the king by the forfeiture of John Radclyf, late lord Fitzwaater, as of the manor of Hempnale, by knight service.

C. Series II. Vol. 15. (64.)

454. JOHN TYRYNGHAM.

Writ 10 May, *inquisition* 24 June, 16 Henry VII.

The said John Tyryngham, esquire, held, the day he died, to him and his heirs in fee, the under-mentioned messuage and land in H[y]nwyke.

One John Tyryngham, his father, was seised of the other under-mentioned manors, &c. in fee, and, being so seised, by charter gave them to Thomas Fowler, esquire, and William Burdall, clerk, their heirs and assigns, to the use of Elizabeth Tyryngham, wife of the said John, the father, for life, with remainder to the use of the heirs of the said John, the father, and of their heirs; and the said Thomas and William were, and still are, seised thereof accordingly in fee to the use aforesaid. The said John, the father, died, and the said Elizabeth is still surviving.

He died Wednesday after St. Mark, the Evangelist, last. Thomas Tyryngham, aged 23 and more, is his brother and heir.

BEDFORD. A messuage and 12*a.* land in H[y]nwyke, worth 6*s.*, held of the king in chief by $\frac{1}{100}$ of a knight's fee, by rendering therefore yearly to the king at the exchequer 2*s.* at Michaelmas, by the hands of the sheriff of the county of Bedford for the time being.

Manors of Hynwik and Frendisch, or Frendich, worth 40*s.*, held of Edward, lord de Latemere, by fealty, other services unknown.

A toft, 53*a.* or 53½*a.* land, in Hynwyke, held of George, earl of Kent, by fealty and 20*s.* rent yearly at Michaelmas, for all service, worth, beyond outgoings, 4*d.*

A messuage, 120*a.* land, 30*a.* pasture, a wood called 'Dunchoo Woode,' and 9*s.* rent, in Harwold, worth 40*s.*, held of George, earl of Kent, by service of a $\frac{1}{4}$ of a knight's fee.

C. Series II. Vol. 15. (65.)

455. JOHN TYRYNGHAM.

Writ 10 May, *inquisition* Wednesday in Whitsun week, 16 Henry VII.

He held, the day he died, the under-mentioned manors, &c. in fee.

Death and heir as in No. 454.

LINCOLN. Manors and lordships of Hatton, Panton and Westberkeworth, with the advowson of the church of Westberkeworth to the said manors and lordships belonging as parcel thereof, worth 10*l.*, held of ———, lord de Roos de Hamelake, by knight-service.

C. Series II. Vol. 15. (66.)

456. THOMAS MORS, of Stratford.

Writ 23 January, 16 Henry VII; *inquisition* 12 October, 17 Henry VII.

He died 11 January last, seised of the under-mentioned land, &c. in fee. Edward Morse, aged 14 and more, is his son and heir.

SUFFOLK. Twenty acres of land, 20*a.* pasture, 10*a.* meadow, in Stratford, worth 20*s.*, held of Elizabeth, duchess of Suffolk, by fealty and 6*d.* rent yearly, for all service.

Twenty acres of land, 24*a.* pasture, 10*a.* meadow, 4*a.* wood, in Stoke, worth 40*s.*, held of Thomas, earl of Surrey, service unknown.

Fourteen acres of land, 10*a.* pasture, in Stoke aforesaid, worth 10*s.*, held of the prior of Horsley, service unknown.

Two tenements in Bergholt, worth 20*s.*, held of the prior of St. John of Jerusalem in England, by fealty and 4*d.* rent yearly, for all service.

C. Series II. Vol. 15. (67.)

457. ROBERT THORP.

Writ 12 July, 16 Henry VII; *inquisition* 6 November, 17 Henry VII.

Long before the day of this inquisition the said Robert, Thomas, earl of Surrey, and others, were seised of the under-mentioned tenement, &c. in fee, to the use of him and his heirs, and the performance of his last will.

By his last will he directed that Joan Thorp, his niece (*neptis*), should have the said tenement, &c. at lawful age, to her and the heirs of her body begotten, with remainder in default to John Byllys, of Wyngham, co. Kent (*Canc'*), and the heirs of his body begotten, with remainder in default to the right heirs of Joan Yrsby of her body begotten.

He died 9 June last. Joan Thorpe, aged 10 and more, is his cousin and heir.

SUFFOLK. A tenement called 'Thorpys,' or 'Thorpis,' 30*a.* arable, 12*a.* pasture, 6*a.* meadow, in Stowmarkett, whereof the tenement and 10*a.* arable are held of the abbot of St. Osith, service unknown, and are worth 26*s.* 8*d.*; 10*a.* land, parcel of the said 30*a.*, are held of the earl of Suffolk, as of his manor of Hawle, in socage, service unknown, and are worth 10*s.*; and 10*a.* arable thereof, the said 12*a.* pasture and 6*a.* meadow, are held of Robert Drury, knight, as of his manor called 'Onows Hall,' service unknown, and are worth 26*s.* 8*d.*

C. Series II. Vol. 15. (68.)

458. WILLIAM BARDEWELL, the elder, esquire.

Writ 27 November, 16 Henry VII; *inquisition* 4 November, 17 Henry VII.

One William Bardewell and Richard Neell, chaplain, were seised in fee of the under-mentioned manor of Gasthorpp, &c. and thereof enfeoffed him and Elizabeth Cheke, widow, late the wife of John Cheke, gentleman, and afterwards his wife, to hold to them and the heirs of his body, with remainder in default to him, his heirs and assigns for ever.

Robert Clere, knight, Richard Sowthwell, esquire, Robert Felmyngham and Richard Nell, chaplain, were seised in fee of the under-mentioned manor, &c. of Westharlyng, to the use of him and his heirs.

Henry Heydon, William Boleyn, William Knevet, Robert Clere, knights, Robert Sowthwell, John Garneys, Robert Felmyngham and Richard Nell, chaplain, were seised in fee of the under-mentioned manor, &c. of Medilharlyng, to the use of him and his heirs.

He died the last day but one of August, 16 Henry VII. William Bardewell, esquire, aged 30 and more, is his son and heir.

NORFOLK. Manor of Gasthorpp and all lands, &c. in the towns of Gasthorpp, Redellesworth, or Redellysworth. Gnatsale, Hopton, Willughby, or Wyllyowghby, and Wynferthyn, or Wynferthyng, which formerly were of Robert Berdewell, esquire, grandfather of the said William, worth 10*l.*, held of William Knevet, knight, service unknown.

Manor of Westharlyng and all lands, &c. formerly the said William Bardewell's, in the towns of Westharlyng, Garbolysham, or Garbolisham, Shadwell and Russhworth, with the advowson of the church of Westharlyng, worth 10 marks, held of the earl of Arundell, service unknown.

Manor and advowson of Medilharlyng and all lands, &c. in Medylharlyng and Westharlyng, which late were of Elizabeth, sometime the wife of Thomas Crabbe, worth 8 marks, held of Ralph Barney, esquire, service unknown.

C. Series II. Vol. 15. (69.)

459. JOHN HEVENYNGHAM, knight.

Writ of Amotus, 14 May, *inquisition* the last day of July, 16 Henry VII.

One Elizabeth, late the wife of Maurice Bruyn, knight, was seised of the under-mentioned manor of Bekenham in fee to her and the heirs of her body tailed, and, being so seised had issue Henry Bruyn, knight, who had issue Alice and Elizabeth, and died in his mother's lifetime. Afterwards the said Alice took to husband Robert Harleston, esquire, and they had issue between them John; and Robert died and she survived him. And the said Elizabeth, daughter of Henry, took to husband Thomas Tirell and they had issue Hugh. And the said Elizabeth, late the wife of Maurice, died seised of the said manor in fee, tailed as aforesaid, after whose decease it descended to the said Alice and Elizabeth, as her cousins and heirs, viz. daughters of Henry her son, and the said Thomas Tirell and Elizabeth, in her right, and the said Alice, then being sole, entered upon and were seised of the said manor in fee tail. Afterwards the said Alice took to husband the said John Hevenyngham, named in the writ, whereby by he and she, in her right, and the said Thomas Tirell and Elizabeth, in right of Elizabeth, were seised of the said manor as aforesaid. The said John and Alice had issue Thomas, and afterwards she died so seised of all that concerned her in the said manor, and John continued his possession by the curtesy, was seised thereof in his demesne as of free tenement and died so seised. Afterwards the said Thomas Tirell died seised, in right of Elizabeth his wife, of all that concerned her in the said manor, and she survived him and was seised thereof in fee tail and afterwards died so seised, whereupon all that belonged to her in the said manor descended to William Tirell, her son and heir.

He died 10 May, 14 Henry VII. John Hevenyngham is his cousin (*cognatus*) and next heir; the same John, the son, is aged 30 and more.

Clement Harleston is cousin and next heir of the aforesaid Alice, late wife of the said John Hevenyngham, knight, of her body begotten, viz. son of the said John Harleston, her son ; he is aged 7 and more. *Cf.* Nos. 306, 307, 383, 425, 527.

KENT. Manor of Bekenham, held of the king in chief, service unknown ; the moiety of the said manor is worth 20 marks yearly.

C. Series II. Vol. 15. (70.)

460. JOHN DEVEREUX, LORD FERRERS.

Writ wanting ; *inquisition* 12 November, 17 Henry VII.

He was seised in fee of the under-mentioned manor, and, being so seised, granted by charter to William Rudhale the office of steward thereof for life, with 40s. rent payable at Michaelmas and Lady Day thereout, with leave to distrain in default ; and by another charter granted the like rent to David Edward, otherwise called David Wardrope, for life ; the said William was seised of the said office and rent and the said David of the said rent up to the day of the taking of this *inquisition*.

He died on the feast of the finding of the Holy Cross last, seised of the said manor in fee, which thereupon descended to one Walter Devereux as his son and heir ; the said Walter is 14 years old and more. *Cf.* Nos. 443, 475, 479, 488.

GLOUCESTER. Manor of Biknore Englysshe, worth 10*l.*, held of the king by service of the moiety of the thirtieth part of a knight's fee.

C. Series II. Vol. 15. (71.) E. Series II. File 342. (1.)

461. HUMPHREY SEGGYSWIK.

Writ 5 March, 16 Henry VII ; *inquisition* 3 November, 17 Henry VII.

Long before his decease he was seised of the under-mentioned manor of Walburn and land, &c. in Bellerby and Manfeld in fee, and, being so seised, by charter, 20 January, 15 Henry VII, gave them to Robert Constable, serjeant-at-law, Ralph Rokeby, Percival Lambton and Ralph Barnyngham, their heirs and assigns, for the performance of his last will. The said Percival died, and the survivors are still seised thereof in fee, to the use aforesaid.

He was similarly seised of the under-mentioned manor of Westlaton and land, &c. in Forcett and Aldburgh, and, being so seised, by charter, 20 September, 13 Henry VII, gave them to Cuthbert Conyers, clerk, and Geoffrey Metcalffe, their heirs and assigns, to the use of Richard Segiswyk, his son and heir, and Elizabeth, Richard's wife, for the term of their lives in survivorship, with remainder to the use of the heirs of the body of the said Richard, with remainder in default to the use of his own right heirs. The said Cuthbert and Geoffrey were seised thereof accordingly in fee to the use aforesaid, and afterwards the said Geoffrey died, and the said Cuthbert is still so seised by survivorship.

William Conyers, knight, suffered a recovery to Robert Constable, serjeant-at-law, Christopher Conyers, of Marske, Thomas Rokeby, esquire, Ralph Rokeby, esquire, and Ralph Barnyngham, of the under-mentioned manor of Overthorp and land, &c. in Constable Burton, Hunton and

Westhawkiswell, to the use of the said Humphrey and his heirs and the performance of his last will, as appears in an exemplification thereof, dated 6 November, 15 Henry VII. By virtue of which recovery the said Robert and the others were, and still are, seised thereof in fee, to the use aforesaid.

John Trowell and Maud, his wife, and William Bell and Alice, his wife, levied a fine on the morrow of St. John, the Baptist, 15 Henry VII, of the under-mentioned land, &c. in Massham, &c. to Ralph Barnyngham, Robert Constable, serjeant-at-law, Ralph Rokeby and Thomas Rokeby, who were, and still are, seised thereof accordingly in fee for the performance of the last will of the said Humphrey.

He died 16 February, 16 Henry VII, seised of the under-mentioned lands, &c. Westlaton, Mawneby upon Swale and Otryngton in fee. Richard Segiswyk, aged 23 and more, is his son and heir.

YORK. A messuage, toft and croft, 12*a.* land, 4*a.* meadow, in Westlaton. worth 10*s.*, held of the king, as of Richmond Castle, by fealty and 12*d.* rent at Michaelmas, for all service.

A messuage, toft and croft, 24*a.* land, 6*a.* meadow, in Mawneby upon Swale, worth 20*s.*, held of John Constable, esquire, as of the manor of Mawneby, by fealty and 6*d.* rent yearly at Martlemas.

Two messuages, two tofts and crofts and 40*a.* land and meadow, in Otryngton, worth 26*s.*, held of John Bekwith, service unknown.

Manor of Walburn, worth 10*l.*, held of Henry, lord le Serop, by fealty and 4*s.* rent yearly.

Three messuages, three tofts and crofts and 60*a.* land and meadow, in Bellerby, worth 30*s.*, held of Alice, lady Fitzhugh, service unknown.

Two messuages, 60*a.* land, 20*a.* meadow, in Manfeld, whereof one messuage is held of the heirs of John Fitzherry, by fealty and 5*s.* 4*d.* rent yearly, and is worth 40*s.*, and the other is held of William Yngylby, knight, by what certain services the jurors know not, and is worth 4*s.*

Manor of Westlaton, worth 40*s.*, held of the king, as of his castle of Richmond, by fealty and 18*d.* rent yearly at Martlemas.

A messuage, 60*a.* land and meadow, in Fercett, and 8*a.* land and meadow, in Aldburgh, or Aldburgh, worth 30*s.*, held of Richard Chamley, knight, by fealty and 4*s.* rent yearly at Martlemas, for all other services.

Manor of Overthorp, four messuages, two tofts, 40*a.* meadow, 100*a.* pasture, 10*a.* wood, in Constable Burton, Hunton and Westhawkiswell, or Westhawkyswell, worth 10 marks, held of the abbot of Jervaulx, by fealty and 2*s.* 4*d.* rent yearly at Martlemas.

Ten messuages, 40*a.* land, 40*a.* meadow, 60*a.* pasture, in Massham, Ellystryng, or Ellyngstryng, Swynton, Wardermarsch, Fereby, Ottryngton and Rypon, whereof those in Massham, Ellyngstryng, Swynton and Wardermarsch are severally held of Henry Scrop and Elizabeth, his wife, service unknown, and are worth 40*s.*; and those in Fereby, worth 16*s.*, held of Ralph FitzRandolff, knight, by fealty and 2*s.* rent yearly at Martlemas.

C. Series II. Vol. 15. (72.)

462. ELEANOR LANCASTR', widow.

Writ 12 July, 16 Henry VII; *inquisition* 6 November, 17 Henry VII, after the death of Eleanor, late the wife of William Lancastre, esquire, widow.

Richard Yaxle and John Yaxle, serjeant-at-law, were seised of the under-mentioned manor in fee to the use of the said Eleanor, for the term of her life, and, after her decease, to the use of the said William Lancast' and his heirs; and, they being so seised, the said William Lancaster died on the feast of the Apostles, Philip and James, 8 Henry VII, after whose death the use of the said manor descended to Benedicta, wife of Edward Bolton, esquire, as daughter and heir of the said William Lancastre.

She died the last day but one of January, 16 Henry VII. Henry Noon, aged 21 and more, is her son and heir.

The said Benedicta, daughter and heir of the said William, is aged 40 and more. *Cf.* Vol. I, No. 812.

NORFOLK. Manor of Haywodes, worth 8*l.*; it was held at the time of the death of the same William Lancastre of John Fytzwater, knight, as of his manor of Dysse, by service of fealty and 5*s.* yearly, for all service; at the time of her death it was held of the king, by the service aforesaid, as of the manor of Dysse aforesaid, which manor of Dysse came to the king's hands by reason of the attainder of the said John Fytzwater, knight, of high treason.

C. Series II. Vol. 15. (73.)

463. JOHN COKKES.

Writ 27 June, *inquisition* 24 July, 16 Henry VII.

The said John Cockes long before his decease was seised of the under-mentioned land, &c. and, being so seised, bargained and sold the wood growing on 4*a.* wood, of the tenement in Much Marcle, to Fulk Wallewen, esquire, for 10*s.*, by virtue whereof the said Fulk occupied the said wood and took the profit thereof, and afterwards the said Fulk and John agreed that Fulk should permit the said John to enter upon the said wood and have it, the said bargain and sale notwithstanding, and also, whereas John Cockes, father of the said John, was indebted to Fulk in divers sums, the said Fulk should not implead or vex the son for the father's debt, and the said John should make sufficient estate to William Rudhale and Thomas Wallewen and William Wallewen, sons of Fulk, and cousins german of John the son, to the intent that they should stand enfeoffed of the land, &c. in Little Falley and Hopewolvyth to the use of him and of the heirs of his body, with remainder in default of heirs of his body to the said William Wallewen and Thomas Wallewen, and the heirs of their bodies, successively, with remainder in default to his right heirs. Whereupon the said John entered upon the said wood and took the profit all his life; and the said Fulk never impleaded or vexed him for any debt of the father; and he enfeoffed Rudhale and the others of the said land, and upon livery of seisin declared and willed that they should stand enfeoffed thereof for the performance of the above agreement, to make estate to him with remainder as above; by virtue of which feoffment Rudhale and the other were seised thereof in fee.

He enfeoffed Anthony Wyndesore, John Turnour and John Coode of the land, &c. in Much Marcle, who were seised thereof accordingly in fee, to what intent the jurors know not.

.. He died 15 April, 16 Henry VII, without heir of his body issuing, and who is his next heir the jurors know not.

HEREFORD. A messuage, 200*a.* land, 12*a.* meadow and 100*a.* pasture, in Little Falley, held of the prior of Llanthony (*Lanton'*) Prima, service unknown.

A messuage, 80*a.* land, 10*a.* meadow, 30*a.* pasture, 12*a.* wood, in Hopewolvyth, held of the dean and chapter of the Cathedral Church of Hereford, service unknown.

A messuage, 100*a.* land, 10*a.* meadow and 4*a.* wood, in Much (*magna*) Marcle, called 'Avenelles,' held of Elizabeth, queen of England, as of her manor of Much Marcle, parcel of the earldom of March, service unknown.

C. Series II. Vol. 15. (74.) E. Series II. File 410. (4.)

464. ROBERT CATESSON.

Writ of diem clausit wanting; *inquisition* 3 November, 17 Henry VII.

John Howson, chaplain, and John Aston were seised of the under-mentioned land, &c. and, being so seised, by certain charters demised and confirmed the same to the said Robert, Robert Lovell, knight, Thomas Thorysby, burgess and merchant of the town of Bishops Lynn (*Lenn' episcopi*), Thomas Gybon, of the same, gentleman, Richard Bastard, burgess of the same, William Ellewyn, of Wygenhale, William Prentys, of the same, Robert Segrave, of Tylney, and John Ablott, the elder, of Ilsyngton, their heirs and assigns, to the use of the said Robert, his heirs and assigns, and the performance of his last will. They were seised thereof accordingly in fee, and afterwards the said Robert died and they survived him, and were, and still are seised thereof by survivorship to the use aforesaid.

By his last will he willed that Katharine, his wife, should have the messuage he was dwelling in at the time of his death called 'Vawsys,' 7*a.* land lying at 'Priours Coteway,' 8*a.* land at 'Farlowey' and 4*a.* land next land late Peter Howson's, to her, her heirs and assigns, for ever; that Katharine one of his daughters and heirs should have, to her, her heirs and assigns, a messuage at St. Mary Drove with 40*a.* land, Elizabeth, his other daughter and heir, to her, her heirs and assigns, a messuage at Ilsyngton, with 40*a.* land, and Elizabeth, his sister, to her, her heirs and assigns, 3*a.* land, called 'Prowyse lond'; and that William Ellewyn should have all the other lands and tenements, except those before bequeathed and assigned, to him and his heirs, paying for each acre 26*s.* 8*d.*

He died 5 January last. Katharine, aged 24, and Elizabeth, aged 25 and more, are his daughters and heirs.

NORFOLK. Two messuages, one called 'Vawsys' and the other 'Suttons,' 142½*a.* land, with buildings, in the parishes of St. German, St. Peter and St. Mary the mother of Christ, of Wygenhale, whercof the messuage called 'Vawsys' and 32*a.* land are held of the lord Latymer by fealty, 21½*d.* rent yearly, and are worth 26*s.* 8*d.* yearly; 40*a.* held of the prior of Shuldham by fealty and a rent of four bushels of salt and 3*s.* 1*d.* yearly, worth 20*s.* yearly; 40*a.* held of the earl of Oxford by fealty and 4*s.* rent yearly, worth 30*s.* yearly; and 34½*a.* held of the prior of Westaer', service unknown, worth 26*s.* 8*d.* yearly; and the said messuage called 'Suttons' is held of the lord Latymer by fealty and ½*d.* rent yearly, and is worth 3*s.* 4*d.*

A messuage with a toft adjacent, containing 9*a.*, 86*a.* land and pasture, in Ilsyngton, whereof the messuage and 9*a.* land are held of the

heirs of William Tendale, knight, by fealty and 7*d.* rent yearly, and are worth 10*s.* ; 13*a.* held of the lord Bemond, as of his manor of Wrongey, by fealty and 8½*d.* rent yearly, worth 12*s.* yearly ; 17*a.* held of Robert Broughton, knight, by fealty and 9*d.* rent yearly, worth 20*s.* yearly ; 12*a.* held of the said earl of Oxford by fealty and 6*d.* rent yearly, worth 10*s.* yearly ; 15*a.* held of William Norys, as of his manor of Kenwyk, by fealty and 3*s.* 2*d.* rent yearly, worth 24*s.* ; and 19*a.* land held of the prior of Lewys by fealty and 15½*d.* rent, worth 20*s.*

A messuage containing 5*a.* land, 139*a.* 3*r.* land, pasture and turbary, in Wygenhale, on the west of the great river (*ripe*) of the same town, whereof the messuage containing 5*a.*, and 5*a.*, parcel of the 139*a.* 3*r.*, are held of William Everard, service unknown, and are worth 26*s.* 8*d.* yearly ; 5*a.* held of the prior of Westaker, service unknown, worth 4*s.* ; 40½*a.* held of Humphrey Karvell by fealty and 15*d.* rent, worth 8*s.* ; 70*a.* held of John Roydon, as of his manor of 'Branchys' by fealty, service unknown, worth 3*l.* ; 9*a.* 1*r.* held of the earl of Oxford by fealty, other service unknown, worth 8*s.*

C. Series II. Vol. 15. (75.)

465. THOMAS ASTLEY, esquire.

Writ 27 November, 16 Henry VII ; *inquisition* 3 November, 17 Henry VII.

John Astley, esquire, his father, was seised of the under-mentioned manors of Langham and Hyndryngham in fee, and, being so seised, by charter gave them to him and Margery his wife, by the names of Thomas Astley, son of the said John, and Margery his wife, daughter of William Lumnour, to hold to them and the heirs of their body, with reversion after their decease, if Thomas died without issue, to John's right heirs. The said Thomas and Margery were seised thereof accordingly in fee tail, and, being so seised, had issue between them Thomas Astley, the elder, Thomas Astley, the younger, and Elizabeth, now wife of Thomas Moore, gentleman ; and afterwards the said Margery died, and he survived her, and was seised thereof in fee tail, and died so seised.

Peter Syer and Robert Hobson, clerks, were seised of the under-mentioned manor of Melton, with advowsons in fee, and, being so seised, by charter demised, delivered and confirmed them to the said Thomas, Henry Heydon, William Boleyn, John Fortescue, Richard Southwell, William Bardewell and Thomas Lumnour, and their heirs for ever. They were seised thereof accordingly in fee, to the use of the said Thomas and his heirs, and the survivors of them, Henry Heydon, William Boleyn and Richard Southwell are still so seised, to the use of Thomas Astley, esquire, son and heir of the said Thomas.

He died 8 November, 16 Henry VII. Thomas Astley, aged 26 and more, is his son and heir.

NORFOLK. Manor of Langham, called 'Hallewell,' with other land, &c. in Langham, Snyterley, Wyveton, Glaunford, Saxlyngham and Dallyng, worth 10 marks, held of the bishop of Norwich, by service of one knight's fee.

Manor of Hyndryngham, called 'Nowers,' with other land in Hyndryngham and Thyrsford, worth 5 marks, held of the same bishop, by service of a quarter of a knight's fee.

Manor of Melton Constable, with advowsons of the churches of Melton and Burgh beside Melton, with appurtenances in the towns of Melton, Burgh, Brynnyngham, Hyldolveston, Geystwheyt, Irmynglond, Bryston and Thorneye, worth 20 marks, held of the bishop of Norwich, by service of $\frac{1}{4}$ of a knight's fee.

C. Series II. Vol. 15. (76.)

466. CHRISTOPHER WHITYNG.

Writ 10 July, 16 Henry VII; *inquisition* 28 October, 17 Henry VII.

He was seised, the day he died, of the under-mentioned land, &c. in Weneford, More and Ringiswille, the manor of Prodomysle, land, &c. in Payhembury and Milton, and the manor of Woode and Cattishays, in fee tail.

Robert Whityng, father of the said Christopher, was seised, the day he died, in fee, of the under-mentioned land in Luttokishele; he was similarly seised of the under-mentioned land, &c. in Honyton, in fee tail; he was seised of the under-mentioned land &c. in Sudberye in fee; he was seised of the under-mentioned land, &c. in Cokynghays in fee; and of all those lands and tenements the same Robert, long before his decease, by charter, 30 September, 5 Henry VII, enfeoffed John More, John Kirkeham, Thomas Coterell, John Gilbert, William Walrond, Nicholas Knyght, clerk, John Kirton, Nicholas Prous, Peter Merifeld and John Walrond, to hold to them, their heirs and assigns, to the use of the said Robert and his heirs.

He was seised in fee tail the day he died of the under-mentioned land, &c. in Furslegh, held of him, as below.

He died 10 July last. John Whityng, aged 27 and more, is his brother and heir. *Cf.* Nos. 265, 500, 501, 502, 782.

DEVON. Three messuages, 100*a.* land, 20*a.* meadow, 20*a.* wood, 7*s.* 4*d.* rent, in Weneford, worth 40*s.*, held of Arthur, prince of Wales, duke of Cornwall and earl of Chester, as of his manor of Bradnynch, by knight-service.

Four messuages, 340*a.* land, 20*a.* meadow, 8*a.* wood, in More and Ringiswille, worth 16*s.*, held of John Speke, knight, as of his manor of Bramford, by fealty only, for all service.

Manor of Prodomysle, worth 10*l.*, held of the dean and chapter of the cathedral church of St. Peter of Exeter.

Twelve messuages, 1,000*a.* land, 100*a.* meadow, 200*a.* furze and heath, and 10*s.* rent, in Opton Prodeham *alias* Payhembury, worth 10*l.*, held of Edward Courtenay, earl of Devon, as of the honor of Okehampton, service unknown.

Two messuages, 120*a.* land, 10*a.* meadow, in Milton, worth 16*s.*, held of the heirs of Henry Raleigh, knight, by fealty only, for all service.

One hundred acres of land, 8*a.* meadow, in Luttokishele, worth 20*s.*, held of the prior of St. Nicholas, Exeter, by fealty only, for all service.

A messuage, garden, 12*a.* land, in Honyton, worth 20*s.*, held of William Courtenay, knight, as of his manor of Honyton, by fealty only, for all service.

One hundred acres of land, 4*a.* meadow, 20*a.* furze and heath, and 3*s.* rent, in Sudberye, worth 7*s.*, held of the dean and chapter of the cathedral church of Exeter, by fealty only, for all service.

A messuage, 200*a.* land, 10*a.* meadow, 4*a.* wood, in Cokynghays, worth 20*s.*, held of Alice Bonvyle, widow, by fealty only, for all service.

Manor of Woode and Cattishays, worth 10 marks, held of William Courtenay, knight, as of his manor of Cadleg[h], by fealty only, for all service.

One John Haystok held of the said Christopher a tenement, 100*a.* land, 20*a.* meadow, 40*a.* wood and heath, in Furslegh, by 3*s.* rent ; Robert Hooper held 100*a.* land, 10*a.* meadow, 20*a.* wood and heath in the same, by 8*s.* 9*d.* rent ; Robert Mathewe held 200*a.* land, 20*a.* meadow, 50*a.* wood and heath in the same, by 16*s.* 3*d.* rent ; whereof the said Christopher was seised in fee tail, and held them of the bishop of Exeter ; it is worth yearly in all issues beyond outgoings, 16*s.*

C. Series II. Vol. 15. (77.)

467. JOAN BLENERHAYSET.

Writ 21 July, 16 Henry VII ; *inquisition* 5 October, 17 Henry VII.

She died 23 June last, seised of the under-mentioned manor, &c. in fee tail. John Blenerhayset, esquire, aged 67 and more, is her son and heir.

SUFFOLK. Moiety of the manor called 'Boylandes' in the said county, together with the other moiety thereof in co. Norfolk ; the said moiety in the county of Suffolk is worth 50*s.*, and is held of the king in chief, by service of $\frac{1}{4}$ of a knight's fee.

Manor of Todenham, formerly John Lowedams, worth 6 marks, held of the prior of the cathedral church of Ely, in right of his church, as of his manor of Melton, by service of 1*d.* yearly, for all service.

A marsh called 'Halvergate,' in the towns of Orford and Gedgrave, worth 40*s.*, held of the manor of Loudham, service unknown.

C. Series II. Vol. 15. (78.)

468. JOAN BLENERHAYSET.

Writ 21 July, 16 Henry VII ; *inquisition* 1 October, 17 Henry VII.

Findings as in No. 467.

NORFOLK. Moiety of the manor called 'Boylandes' in the said county, together with the other moiety thereof in co. Suffolk ; the said moiety in the county of Norfolk is worth 40*s.*, and is held of the king in chief, by service of $\frac{1}{4}$ of a knight's fee.

Manor and advowson of Frense, worth 10*l.*, held of the lord de Dacre, as of his manor of Horsford, service unknown.

C. Series II. Vol. 15. (79.)

469. JOAN BLENERHAYSET.

Writ 15 October, *inquisition* 12 October (*sic*), 17 Henry VII.

Joan Blenerhaset, widow, named in the writ, died 23 June last, seised of the under-mentioned manor in fee. Her heir as in No. 467.

ESSEX. Manor of Kelveden Halle in Braksted, worth 20 marks, held of Robert Suthwell, esquire, as in right of his wife, as of the manor of Filwelle Halle, service unknown.

C. Series II. Vol. 15. (80.)

470. RICHARD NEWETON, esquire.

Writ 9 March, *inquisition* the last day of April, 16 Henry VII.

He died 26 September last, seised of the under-mentioned moiety of a manor in fee. Isabel Neweton, aged 14 and more, and Joan Neweton, aged 7 and more, are his daughters and heirs. *Cf.* Nos. 351, 401, 421.

GLOUCESTER. Moiety of the manor of Awste, worth 25*l.* 6*s.* 8*d.*, held of Silvester, bishop of Worcester, as of his manor of Hembury, service unknown.

C. Series II. Vol. 15. (81.)

471. THOMAS BACHECROFTE.

Writ 4 May, 16 Henry VII; *inquisition* Thursday before St. Simon and St. Jude, 17 Henry VII.

Simeon Bachecroft and Andrew Pawe were seised, at the time of his death, of the under-mentioned moiety of the manor of 'Flyntes,' with view of frank pledge, on trust to perform the last will of the said Thomas.

The said Simeon Bachecroft was similarly seised of the under-mentioned manor of 'Leekys' to the same intent.

The said Simeon Bachecroft, Robert Jermyn, clerk, and Richard Croft were similarly seised of the under-mentioned manor of 'Guntons,' to the same intent.

He died the last day of March, 16 Henry VII. The said Simeon Bachecroft, aged 60 and more, is his cousin and heir.

NORFOLK. Moiety of the manor called 'Flyntes,' in the town of Berford, with view of frank pledge in the same town, worth 7 marks, held of the heirs of Joan de Tatyshale, service unknown.

Manor lying in the town of Little Melton called 'Leekys,' worth 5 marks, held of the heirs of Munchesy, service unknown.

Manor called 'Guntons,' in Methewold, worth 4 marks, held of the king by fealty and 5*s.* rent yearly, as of the manor of Methewold, in the king's hands by reason of the duchy of Lancaster.

C. Series II. Vol. 15. (82.)

472. THOMAS COTTON, esquire.

Writ of Amotus 28 October, *inquisition* 17 November, 16 Henry VII.

Robert Sharp and Clement Higham, gentlemen, were seised of the under-mentioned manor of Lanwade, and manor and advowson of Cheveley, in fee, and, being so seised, gave them to the said Thomas and Joan his wife, to hold to them and the heirs of Thomas of his body begotten; they were seised thereof accordingly, he in fee tail and she in her demesne as of free tenement; and afterwards she died so seised, and he was solely seised thereof in fee tail by survivorship by the form of the gift, and died so seised.

He was seised of the other under-mentioned manors in fee, and, being so seised, by charter, 18 April, 6 Edward IV, gave them to Edmund Rede, knight, John Broughton, John Clopton, Thomas Payton, Thomas Higham, Thomas Cotton, the elder, Thomas Higham, the younger, John Blenerhisset, Robert Harleston and Clement Higham, their heirs and assigns, to the use

of himself and his heirs. The survivors of them, John Blanerharsett and Clement Higham, were, and still are, seised thereof by survivorship to the use of his heirs.

By letters patent, 28 October, 15 Henry VII, the said John and Clement, by the description of feoffees and tenants of the manor of Dytton Camois, had the king's pardon for all acquisitions, &c. of lands held in chief before 7 November, 1 Henry VII.

He died the last day of July, 14 Henry VII. Robert Cotton, aged 23 and more, is his son and heir. *Cf.* Nos. 270, 301.

CAMBRIDGE. Manor of Lanwade, or Landwade, worth 20 marks, held of Margaret, countess of Richemond, as of the honor of Richemond, service unknown.

Manor and advowson of Cheveley, worth 10*l.*, held of the earl Marshal of England, in socage.

Manor of Dytton Camoys, or Camois, worth 20*l.*, held of the king, by service of a gilt spur.

Manor of Monkenswyke, worth 10*l.*, held of the prior of Thetford, service unknown.

C. Series II. Vol. 15. (83.)

473. HUGH ERDELSWIK.

Writ 30 January, 16 Henry VII; *inquisition* 10 November, 17 Henry VII.

Hugh Erdeswyk, named in the writ, died 16 January last, seised of the under-mentioned manors, &c. in fee tail. Hugh Erdeswyk, aged 16 and more, is his son and heir.

STAFFORD. Manors of Sondon and Draycote, worth 16*l.*, held of the king, as of the honor of Tutbury, by $\frac{1}{2}$ of a knight's fee.

A messuage in Peletton Hall, worth 5 marks, held of William Wynnesbury, in free socage.

C. Series II. Vol. 15. (84.)

474. ISABEL BEEK formerly wife of THOMAS BEEK and late the wife of EDWARD LANCASTRE.

Writ 6 May, 16 Henry VII; *inquisition* last day of October, 17 Henry VII.

One John Norrys, esquire, was seised of the under-mentioned manor and advowson and land, &c. in Sunning, &c. in fee, and, being so seised, by fine levied, 4 Edward IV, granted them to one Thomas Beek for life, with remainder to the said Isabel for life, with remainder to the heirs of Thomas of his body begotten. The said Thomas was seised thereof accordingly in his demesne as of free tenement by the form of the grant, and had issue of his body lawfully begotten, Marmeduke Beek, and afterwards died so seised, and the said Isabel survived him and was solely seised thereof by survivorship in her demesne as of free tenement by the form of the grant; and afterwards the said Marmeduke had issue of his body lawfully begotten, Thomas Beek, and died, whereupon the reversion thereof descended to the said Thomas as his son and heir.

She was seised, the day she died, of the under-mentioned messuages, formerly 'Botlers,' &c. in her demesne as of free tenement.

She died 1 April, 16 Henry VII. The said Thomas Beck, son of Marmeduke, is both cousin and heir of the said Isabel, viz. son of Marmeduke her son and heir, and cousin and heir of the said Thomas Beke, father of Marmeduke, of his body begotten, viz. son of Marmeduke son of the said Thomas father of Marmeduke, and is aged 14 and more.

BERKS. Manor of Erlegh Whiteknyghtes, 200*a.* land, 30*a.* meadow, 30*a.* pasture, 50*a.* wood, 200*a.* heath and 6*s.* rent, in Sunning, Erlegh, Whitele, Hurst and Redyng; and the advowson of the chapel of the same manor of Erlegh Whiteknyghtes, worth 17*l.*, held of the king by service of $\frac{1}{17}$ of a knight's fee.

Two messuages, formerly 'Botlers,' five virgates of land, 18*d.* quit-rent issuing from certain lands of Gilbert Bullocke, in Erlegh aforesaid, worth 30*s.*, held of William Fetiplace, as of his manor of Erlegh, service unknown.

C. Series II. Vol. 15. (85.)

475. JOHN, LORD FERRERS.

Writ 13 May, 16 Henry VII; *inquisition* Wednesday after All Hallows, 17 Henry VII.

John Devereux, late lord de Ferrers, named in the writ, was seised, the day he died, of the under-mentioned manor and lands in fee.

By writing under his seal, and signed with his own hand, dated 20 September, 2 Henry VII, he granted to one John Aston, esquire, who survives, the office of steward of the said manor or lordship of Charteley, and the office of master of the game (*deductus ferarum*) in the parks there; to hold by himself, or sufficient deputy, with all fees, &c. for life.

By another writing, 4 March, 1 Henry VII, he granted to James Syer, for services rendered, &c. the office of parker of the Great Park of Charteley and herbage there for ten cows and two horses, for life, &c. with 2*d.* a day from the issues of the herbage of the said park.

He died Friday after the Finding of the Holy Cross last. Walter Devereux, aged 13 and more, is his son and heir. *Cf.* Nos. 443, 479, 488.

STAFFORD. Manor of Charteley, worth 90*l.*, held of the king, as of the honor of Tutbury, by knight-service.

Ten messuages in Barre and Alryche, worth 6*l.*, tenure unknown.

C. Series II. Vol. 15. (86.)

476. ROBERT DE LA DOUNE.

Writ 30 April, 16 Henry VII; *inquisition* Tuesday before St. Katharine, 17 Henry VII.

Robert Darcy, esquire, was seised of the under-mentioned barkary in fee, and, being so seised, gave it to the said Robert de la Downe and Joan, then his wife, and the heirs begotten between them, with remainder in default to his own right heirs (*rectis heredibus ipsius Roberti*). They were seised thereof accordingly in fee tail by the form of the gift, and had issue Margery; and the said Joan died, and said Robert was seised thereof, as aforesaid, by survivorship, and died so seised, whereupon it descended to the said Margery, who is living, aged 36 and more, as daughter and heir of the said Robert and Joan.

He died 12 April last, seised of the other under-mentioned lands, &c. in fee tail. William de la Doune, aged 38 and more, is his son and heir.

ESSEX. A barkary (*barcaria*) called 'Thomelynswyke,' in Bradwell, with lands and marshes, weirs and other appurtenances to the same belonging, which contains, and is, 240*a.* land, meadow and marsh, worth 100*s.* yearly, held of the lady Elizabeth, queen of England, service unknown.

Manor, or messuage, called 'Doune Halle,' in Bradwell, a windmill decayed and in ruins, 100*a.* land, 4*a.* meadow, 80*a.* pasture, 100*a.* foreign marsh (*marisci forinacet'*), a weir decayed and broken, and 10*s.* 4*d.* rent, in Bradwell, worth 60*s.*, held of the king in chief, by service of $\frac{1}{3}$ of a knight's fee and by service of rendering to the king a lance, price 2*s.*, whenever the king passes over into Wales for the defence of the realm of England only, for all service.

View of frank-pledge of Doune to be held yearly in the town of Bradwell, on the feast of St. Thomas, the Apostle; held of the king, by service of 12*d.* to be rendered to the king by the hand of the sheriff of Essex for the time being; it is worth yearly beyond outgoings 12*d.*

A messuage called 'Tanyes,' 100*a.* land, 5*a.* meadow, 5*a.* wood, 60*a.* internal marsh (*marisci intrincec'*), 200*a.* foreign marsh (*marisci forincec'*), a marsh called 'Hellcote Mershe' on the west of 'Kyhavyn,' and 80*a.* foreign marsh, lying on the west of 'Kyhavyn' aforesaid, called 'Shellmershe,' five weirs, old and broken, and 12*s.* rent in the same town of Bradwell, which lately were held of Joan, late lady de Swynburne, by scutage and fealty only; the said messuage, land, marsh, weirs, 12*s.* rent, with their appurtenances, are worth yearly, beyond outgoings, 78*s.* 6*d.*; and the said messuage, land, marsh and rent are worth yearly, beyond outgoings, 35*s.* 10*d.*

Forty-two acres of land in the same town of Bradwell, held of Henry Boughcher, earl of Essex, by service of 7*s.* rent yearly, for all service; that land is worth yearly, beyond outgoings, 10*s.*

Eighty acres of land, 4*a.* meadow, in the town of Assheldam, Steple, Stanesgate and Southmynster, held of the prior of Stanesgate, by service of 14*s.* rent yearly; they are worth, beyond outgoings, 26*s.* 8*d.*

One hundred acres of land in the said town of Assheldam and Steple, held of the said Henry, earl of Essex, by service of 6*s.* rent yearly; they are worth yearly, beyond outgoings, 33*s.* 4*d.*

One hundred and sixty-three acres of land called 'Hedd Lande,' in the town of Maylande, held of Robert Rowchestyr, esquire, as of his manor of Westnewlonde, formerly William Tylbery's, by service of 2*s.* yearly, for all service; they are worth yearly 50*s.*

Five acres of land in Bradwell, called 'Waleys Crofte,' held of the bishop of Winchester, by service of 13*d.*, in the name of 1*lb.* pepper; they are worth yearly, beyond outgoings, 20*d.*

C. Series II. Vol. 15. (87.)

477. WILLIAM HARWILL.

Writ 17 November, *inquisition* 20 June, 16 Henry VII.

William Harwell, named in the writ, long before his decease, was seised of the under-mentioned manors and advowsons of Beare and Caplond and

land, &c. in Isbeare and Bearemershe, &c. in fee, and, being so seised, by charter, Thursday after the Purification, 4 Edward IV, enfeoffed Thomas Clopton, esquire, John Salwey, chaplain, Roger Wotton and Richard Colier thereof. They were seised thereof accordingly in fee, and, being so seised, by another charter, Sunday after St. Matthew, the Apostle, 5 Edward IV, demised them to the said William and Agnes, his wife, to hold to them and his heirs. They were seised thereof accordingly, he in fee, and she in her demesne as of free tenement; and afterwards he died and she continued her possession by survivorship.

Long before his decease he was seised of the under-mentioned manor and advowson of Knolle, lands, &c. and rents &c. and died so seised.

He died 2 December last. John Harwell, aged 30 and more, is his son and heir.

SOMERSET. Manors and advowsons of Beare Cracombe and Caplond, worth 40 marks, held of Henry de Urciaco (*sic*), service unknown.

A messuage, 40*a.* land, 100*a.* pasture, 6*a.* meadow, in Isbeare, worth 66*s.* 8*d.*, held of Giles Daubeney, lord Daubeney, knight, as of the hundred of Suthpederton, service unknown.

One hundred acres of land, 100*a.* pasture, in Bearemershe, or Bere-mershe, Abraham and Skiberham, worth 4*l.* 13*s.* 4*d.*, held of John Speke, knight, as of the manor of Aisshell, service unknown.

Manor of Knolle and the advowson of the church of the same manor, two messuages, a carucate of land, 9*a.* meadow, in Bedmyster, worth 12*l.* 13*s.* 4*d.*, held of Edward, duke of Buckingham, service unknown.

A rent of 40*s.* issuing from the manor of Moreton.

A rent of 40*s.* issuing from the manor of Sturmyster.

C. Series II. Vol. 15. (88.) E. Series II. File 897 (a). (9.)

478. KATHARINE PYRTON, widow.

Writ 12 November, *inquisition* Tuesday, 23 November, 17 Henry VII.

John Selman, Thomas Wardon, John Erevyn, Richard Capshep and Thomas Alyn were seised of the under-mentioned manors, &c. in fee, and, being so seised, by charter indented, dated at Bentleygh, demised them to one William Pirton, the elder, and Agnes, his wife, for the term of their lives in survivorship, with remainder to William Pirton, the younger, son of the said William, and to the said Katharine, his wife, and the heirs male of the body of the said William, the son. The said William and Agnes entered and were seised thereof accordingly in their demesne as of free tenement, and died, whereupon the said William and Katharine entered and were seised thereof he in fee tail and she in her demesne as of free tenement. They had issue William Pirton; and the said William, the father, died, and said Katharine continued her possession by survivorship, and was seised thereof in her demesne as of free tenement, and died so seised, whereupon the said William, the son, entered and was and is seised thereof in fee tail by the form of the gift.

She died 10 September, 17 Henry VII. The said William Pirton, the son, is her next heir, and of full age, viz. 40 and more.

ESSEX. Manor and advowson of Little (*Parva*) Bentleygh, with the chantry founded in the said church, worth 13*l.* 6*s.* 8*d.*, held of the dean and

chapter of St. Paul, London, on the voidance of the see of London, by fealty and 20s. rent yearly, for all service.

Manor of Hamstall, worth 4*l.*, held of the prioress of Wykys, by fealty and 12*d.* rent, for all service.

Manor of Tendryng, worth 5 marks, held of Thomas Fenys, by fealty and 20*d.* rent, for all service.

C. Series II. Vol. 15. (89.)

479. JOHN DEVEREUX, LORD FERRERS.

Writ 17 May, 16 Henry VII; *inquisition* Thursday before St. Andrew the Apostle, 17 Henry VII.

The day he died he was seised of the under-mentioned moiety of a manor.

He died the last day of January last. John Devereux, aged 14 and more, is his son and heir. *Cf.* Nos. 443, 475, 488.

BERKS. Moiety of the manor of Kyngeston Bagpuse, worth 7 marks, held of John Langford, knight, as of his manor of Bradfeld, by knight service.

C. Series II. Vol. 15. (90.)

480. JOHN GAUGE, son and heir of WILLIAM GAUGE.

Writ 12 September, *proof of age*, at Godstone, 28 September, 17 Henry VII.

SURREY. He was born in the manor of Bristowe, in the parish of Bristowe, co. Surrey, 28 October, to wit the feast of the Apostles Simon and Jude, 19 Edward IV, and on the said day, feast and year was baptized in the baptistery of the parish church of St. Michael, the Archangel, of Bristowe aforesaid. John Plumton, clerk (aged 70 and more), was then vicar of the parish church of Horlay, in the said county, to the said parish of Bristowe adjacent, and was then one of the godfathers of the said John, together with William Barlay, chaplain, the other godfather, and Rose Jurdan, wife of John Jurdan, godmother, both since deceased.

He was baptized immediately after vespers ended, after none of the same day, by William Hopton, now monk in the monastery of Charterhouse of Sheen, then rector of the parish church of Bristowe aforesaid, as William Rowghay (aged 49 and more) deposes.

William Drayton, clerk (aged 60 and more), was inducted to the rectory of Blechyngly, in said county, 10 September, 19 Edward IV, and in the month of May following, at the request of William Gauge, the father, at Blechyngly, in the presence of the suffragan of the bishop of Winchester, who happened to be there, was godfather to the said John, &c.

The lands of his inheritance, as stated in the writ, were in the king's ward.

C. Series II. Vol. 15. (91.)

481. ROBERT BURGH, son and heir of HENRY BURGH.

Writ 26 January, *proof of age*, at Burgh, 16 April, 16 Henry VII.

LEICESTER. He was born at Burgh in the said county 22 December, 16 Edward IV, and was baptized in the church of Burgh on that day. William Knape, grandfather of John Knape (aged 50 and more), died

at Burgh on that day ; John Blande (aged 56 and more) married Agnes Gawyn ; the prior of Lawnde was one of the godfathers ; the abbot of Wolston was sent for to be godfather ; Richard Abbot (aged 66 and more) was sent to Whitcok, in the said county, for Margaret Burgh, grandmother of the said Robert, to be godmother, &c.

The lands of his inheritance, as stated in the writ, were in the ward of Rowland Thirkill by the king's grant.

C. Series II. Vol. 15. (92.)

482. PETER PEKHAM, esquire.

Writ 27 February, inquisition 15 June, 16 Henry VII.

Long before his death, one Robert Spyce, chaplain, was seised of the under-mentioned land, &c. in fee, and, being so seised, by deed gave them to him and Agnes, his wife, daughter and heir of John Croton, and her heirs. They were seised thereof accordingly, he in his demesne as of free tenement and she in fee ; and afterwards she died so seised, and he continued his possession by survivorship and was seised thereof in his demesne as of free tenement, while the reversion thereof, upon her decease, descended to George Pekham, as her son and heir.

And afterwards the said Peter, so being seised, by his deed enfeoffed one Thomas Knyght of all lands and tenements with singular their premises (*sic*), by virtue of which feoffment the said Thomas was seised thereof in fee, and, being so seised, by his deed enfeoffed the said Peter, and Elizabeth his wife, to hold to them and the heirs male of the body of the same Peter and Elizabeth issuing, and, for default of such issue, remainder thereof to the right heirs of the said Peter ; by virtue whereof the said Peter and Elizabeth were seised in fee tail by the form of the gift.

And afterwards the said Peter died, seised of such an estate ; after whose death the said George Pekham, as son and heir of the said Agnes, the first wife of the said Peter, entered upon all and singular the lands and tenements abovesaid, and was seised thereof in his demesne as of fee, and now is seised thereof.

The said Peter held no other lands or tenements in co. Middlesex at his decease.

He died 24 February last. The said George Pekham, next heir of the said Peter, and Agnes, his first wife, is aged 28 and more.

MIDDLESEX. A messuage called 'le . . . se' on 'le Hope,' eight tenements, 40*a.* meadow, in Holborn, worth 10*l.*, held of the prior of the Charterhouse, London, by fealty and 1*d.* rent, for all service, and not of the king in chief, nor otherwise.

C. Series II. Vol. 15. (93.)

483. RICHARD MYLL, gentleman.

Commission of concealments 21 October, inquisition 29 October, 17 Henry VII.

He died 18 April, 16 Edward IV, seised of the under-mentioned manors, &c. in fee, which thereupon descended to William Myll, his son and heir, then aged 6 and more, and now 30 and more, which William is, and from his birth and continuously after was, an idiot and natural fool.

From the time of his death one Thomas Combes and one John Apseley, executors of his testament, took the issues and profits of the said manors, &c. from the time of his death up to 19 November, 13 Henry VII.

One John Dawtrey was seised of the under-mentioned land in Ovyng in fee, until the said William Myll, and other to his use, entered upon the said John's possession and expelled him, by virtue of which the said William is seised thereof in fee, but whether by just title, or unjustly, the jurors know not.

SUSSEX. Moiety of the manor of Pulborough, a capital messuage and certain lands and tenements called 'le Mote,' 'Motelond,' 'Peions,' 'Emeryes' and 'Nuttys,' in Pulborough, containing 200*a.* arable, 100*a.* pasture, 40*a.* meadow, 20*a.* wood, worth 7*l.* 13*s.* 4*d.*, over and above a yearly rent of 13*l.* 6*s.* 8*d.* issuing from the moiety of the manor aforesaid, belonging altogether to Edmund Dawtrey and Isabel, his wife, and her heirs.

Manor of Walderton, worth 40*s.*

Manor of Mundeham; 30*a.* arable and 30*a.* pasture, called 'Cobden,' and a water-mill, in Sullyngton; and 200*a.* arable and pasture, called 'Palmers Cowmbe' and 'Flode,' in Fyndon, worth 10*l.*

A messuage and 10*a.* land, in Hunston, worth 13*s.* 4*d.*

One hundred acres of arable and pasture in Ovyng, called 'Taverners,' worth 40*s.*

C. Series II. Vol. 15. (94.)

484. WILLIAM BYRMYNGHAM.

Writ 23 June, 15 Henry VII; *inquisition* 8 September, 16 Henry VII.

He suffered a recovery, Michaelmas term, 5 Henry VII, by John Wylkys, his attorney, to John Lacy, clerk, and Thomas Hall, by Thomas Bysshull, their attorney, of the under-mentioned manor of Shutford; they were, and still are, seised thereof accordingly in fee, to the use of Margaret, late his wife, for her life, and after her decease to the use of her heirs for ever.

By charter dated at Netherorton, 20 May, 14 Henry VII, he gave to the said John Lacy, clerk, by the name of John Lacy, clerk, rector of the church of Desford, and William Lacy, of the same, the under-mentioned manor of Netherorton and all other his lands there, except a messuage and a virgate of land, and three tofts, in Netherorton, and by the same charter gave them the under-mentioned manor of Little Tew, and all other his lands in Little Tew and Great Tewe, to them, their heirs and assigns for ever; they were seised thereof accordingly in fee to the use of the said Margaret Byrmyngeham, late his wife, and of her heirs for ever.

He was seised, the day he died, of a messuage, virgate of land and three tofts in Netherorton aforesaid in fee.

He died 6 June, 15 Henry VII. Henry Byrmyngeham, aged 4 . . . is his son and next heir. *Cf.* Nos. 257, 519, 528.

OXFORD. Manor of Shutford, worth 8*l.*

Manor of Netherorton, worth [6*l.* 13*s.* 4*d.*

A messuage and a virgate of land and three tofts, in Netherorton, worth 3*s.* 4*d.*, held of the king, by knight-service, but by what quantity of such service the jurors know not.

Manor of Little Tewe, worth 10*s.*; lands and tenements in Great and Little Tewe, worth 30*s.*; tenure unknown.

C. Series II. Vol. 15. (95.)

485. ROBERT MANFELD, esquire.

Writ of Mandamus 13 October, *inquisition* 29 October, 17 Henry VII.

He was seised of the under-mentioned land, &c. and, being so seised, gave them to John Fetyplace, William Nores, 'gentilmen,' Robert Amarosse and William Gunnell, their heirs and assigns, by virtue of which feoffment they were seised thereof in fee to the use of Joan Manfeld, for life, and after her decease to the use of Robert Manfeld and his heirs, as by the charter, dated at Amerden, 13 August, 15 Henry VII, more fully appears.

The said Joan Manfeld took all the issues and profits from the day of his death to the day of the taking of this inquisition.

He died 20 August, 15 Henry VII. Thomas Manfeld, aged 20 and more, is his son and heir.

BERKS. Lands, &c. in the town and borough of New Wyndesore, in the parish of Clewer, worth 53s. 4*d.*, held of Reginald Bray, knight, as of his manor of Clewer, by the rent and service of 3s. 6*d.*, to be paid at Michaelmas yearly.

Lands, &c. in the town and parish of Wargrave, worth 4 marks, held of the bishop of Winchester, by 18s. 4*d.* rent, to be paid at Easter and Michaelmas equally.

C. Series II. Vol. 15. (96.)

486. THOMAS CORNEWALL, knight.

Writ 4 April, 16 Henry VII; *inquisition* 19 November, 17 Henry VII.

He died 21 March last, seised of the under-mentioned manor and moiety of a manor in fee. Richard Cornewall, aged 21 and more on the feast of St. Valentine last, and before the decease of the said Thomas, is his son and heir.

HEREFORD. Moiety of the manor of Aston, worth 20 marks, held of the king, as of the honor of Wigmore, parcel of the earldom of March, by service of $\frac{1}{2}$ a knight's fee.

MARCHES OF WALES. Manor of Stannage, worth 10 marks, held of Thomas Cornewaile, of Burford, knight, as of the castle and honor of the same Thomas Cornewaile, of Stepulton, in the march aforesaid, service unknown.

C. Series II. Vol. 15. (97.) E. Series II. File 410. (1.)

487. ELIZABETH HILL, widow.

Writ 3 April, 16 Henry VII; *inquisition* 12 December, 17 Henry VII.

She died 20 March last, seised of the under-mentioned manor, &c. in fee. Robert Hyll, now aged 23 and more, is her son and heir.

GLOUCESTER. Manor and advowson of Dowdeswell; a messuage, 150 *a.* land in Rosteley, worth 10*l.*, held of John Huddilston, knight, as of his manor of Gittyng, by knight-service, viz. by one knight's fee, 10s. rent yearly.

C. Series II. Vol. 15. (98.)

488. JOHN DEVEREUX, LORD FERRERS.

Writ 25 May, 16 Henry VII. ; *inquisition* 20 November, 17 Henry VII.

The said John Devereux, late lord Ferrers, died on the feast of the Finding of the Holy Cross last, seised of the under-mentioned land &c. in fee. Walter Devereux, aged 14 and more, is his son and heir, and is in the king's ward by reason of other manors, lands and tenements, in other counties, held of the king in chief. *Cf.* Nos. 443, 475, 479.

By writing under his seal, 6 December, 8 Henry VII, by the name of John Devereux, knight, lord Ferrers, he gave to Thomas Garway, of Webley, co. Hereford, 'yoman,' and Margaret, his wife, a yearly rent of 3*l.*, to them and the survivor of them, from his land in Byford, at Lady Day and Michaelmas equally ; they were seised thereof accordingly from the time of the grant to the day of the taking of this inquisition.

HEREFORD. A messuage, 100*a.* land, 12*a.* meadow, in Byford, held of Edmund Gomond, service unknown ; they do not attain the yearly value of 3*l.*, granted, as above.

A water-mill in Kyngeston, worth 13*s.* 4*d.*, held of the dean and chapter of the cathedral church of Hereford, service unknown.

A messuage and a carucate of land, in Putley, worth 20*s.*, held of Alice Beynam, widow, service unknown.

A messuage, with a garden, in the city of Hereford, worth 13*s.* 4*d.*, held of the dean and chapter aforesaid, service unknown.

C. Series II. Vol. 15. (99.) E. Series II. File 410. (3.)

489. JOHN GYES, knight.

Writ 4 October, *inquisition* 5 February, 17 Henry VII.

He died the last day of September last, seised of the under-mentioned manors in fee. John Gyes, aged 17 and more, is his son and heir. *Cf.* Nos. 509, 510.

WORCESTER. Moieties of the manors and advowsons of Holte and Shellesley Beauchamp, worth 19*l.* 4*s.* 6*d.* and 3*l.* 16*s.*, and moieties of the manors of Wodmanton, or Wodmorton, and Chilturme Hanley, worth 6*s.* 8*d.*, and 6*s.* 8*d.*, held of the king, as of his lordship, honor, or barony, of Elmeley, by 2*s.* 6*d.* rent yearly, for all service.

Moiety of the manor and advowson of Churchill, worth 6*l.*, held of Thomas, prior of the cathedral church of St. Mary the Virgin, of Worcester, as of his manor of Batenhale, by service of $\frac{1}{4}$ of a knight's fee, and suit of court of his manor aforesaid, when it happen.

C. Series II. Vol. 15. (100.)

490. THOMAS SOMERVILE, esquire.

Writ 13 August, 16 Henry VII. ; *inquisition* 19 November, 17 Henry VII.

He was seised of the under-mentioned manor and advowson in fee, held of the abbot of Evesham, and, being so seised, when at the point of death (*languens in extremis*) enfeoffed John Dastyn, John Porter and other thereof, to hold to them and their heirs by fraud and collusion and to defraud expel the

abbot aforesaid from the ward both of the manor and of the body of the heir, and to the use and intent that if he chanced to die with his heir under age, Joan Somerville his wife should take the issues and profits of the said manor till the full age of the heir to the heir's use and that the said feoffees should enfeoff the said heir thereof at 21, to hold to him and his heirs.

He died Wednesday after St. Lawrence the Martyr, 16 Henry VII. Robert Somerville, aged 11, is his son and heir, and is in the ward of Joan Somerville his mother, late the wife of the said Thomas, not at all justly.

GLoucester. Manor of Aston Somerville with the advowson of the church there, appendent to the said manor, worth 30*l.*, held of Thomas, abbot of the monastery of St. Mary the Virgin and of St. Egwin, of Evesham, and the convent of the same, by knight-service, to wit by service of one knight's fee, as of the manor of the said abbot and convent of Seynesbury, and by suit of court of the said manor.

C. Series II. Vol. 15. (101.)

491. JOHN BODEFAUNT.

Writ 30 August, *inquisition* 29 April, 16 Henry VII.

He was seised of the under-mentioned manor, &c. in fee, and, being so seised, enfeoffed Walter Wrottesley and Joan, wife of the said Walter, his daughter, thereof, to them and the heirs of their bodies begotten, with remainder in default to the heirs of her body, with remainder in default to John Whytyngton his nephew (*nepoti*), and the heirs of his body, with remainder in default to John Broke, of Long Asheton, gentleman, and the heirs of his body begotten for ever.

He held no other land, &c. Who is his next heir, and of what age, the jurors know not.

SOMERSET. Manor of Farleght, with land, &c. in Farlegh aforesaid, Wynford, Felton Barowegourney, Rachelborowe and elsewhere, worth 3*l.*, held of John Rodney, knight, in socage.

C. Series II. Vol. 15. (102.) E. Series II. File 897 (a). (11.)

492. JOHN TYRINGHAM.

Writ 10 May, *inquisition* 2 June, 16 Henry VII.

The said John Tyringham, esquire, was seised in fee, the day he died, of the under-mentioned manor and advowson of Tyringham and land in Lathbury.

John Tyringham, his father, was seised of the under-mentioned manor of Emberton and land in Sherington in fee, and, being so seised, gave them to Thomas Fowler and William Burdall, clerk, as in No. 454, to the use of Thomas Tyringham, his younger son, who is still living and now holds and occupies them, for life; and they were, and still are, seised thereof in fee to the use aforesaid.

Death and heir as in No. 454.

BUCKS. Manor of Tyringham with Fylgrave, and the advowson of the church of Tyringham, worth 10*l.*, held of Thomas, earl of Ormond, as of the manor of Newport Paynell, by fealty and knight-service.

Eight roods, ten feet of meadow in Lathbury, worth 3s., held of the said earl, as of the said manor, by service of fealty, other service unknown.

Manor of Emberton, worth 21s. 8d., held of the said earl as of the said manor, service unknown.

Four messuages, 100a. land, 20a. meadow, 10a. pasture, 6a. wood, called 'le Heo,' with hedges and ditches to the same wood adjacent, and 15s. rent of assise, due at Michaelmas yearly, in Sherington, worth 26s. 8d., held of Thomas Ardys, by fealty and 2s. rent at Michaelmas, for all service.

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493. ELEANOR TOUNESHEND, widow.

Writ 28 September, *inquisition* Monday after All Hallows, 16 Henry VII.

She died 5 September, 15 Henry VII. Roger Touneshend, esquire, aged 24 and more, is her son and heir.

NORFOLK. Findings as in the inquisition taken after the death of her husband, Roger Tounshend, knight, Vol. I. of Cal. No. 1143, with slight variations; thus, with the manor of 'Rowses' is mentioned 'a toft called Wardes'; the manor of West Toftes is worth 40s. and is held of the bishop by fealty and 3d. rent at Easter and Michaelmas; the manor called 'Cryspynes' is worth 3l. 16s. 8d.; Robert Thoresby is described as 'of Asshewyken, gentleman'; land in Geyton is held, not of William Calthorp, but of the bishop of Ely as of the manor of Glosthorp; land in Little Massyngham was granted by John Doo and is held by fealty and 6s. rent; land in Longham is held of Richard Bokkyng, esquire, as of the manor of Longham; while messuages called 'Obyes,' &c. of which her husband died seised in fee, are of course omitted.

C. Series II. Vol. 15. (1 bis.)

494. ROBERT TATE, citizen and alderman of London.

Writ 22 December, 16 Henry VII; *inquisition* 20 September, 17 Henry VII.

Thomas Kempe, esquire, Geoffrey Kente and Walter Petyte were seised of the under-mentioned manor of Stokbery in fee, and, being so seised, after the 24th August, 6 Henry VII, with the king's licence, enfeoffed Robert Tate, John Warde, Henry Colet, knight, John Tate, the elder, and William Isaak, aldermen of London, John Broun, gentleman, Robert Fitzherbert, Thomas Creine, William Spark, citizens and drapers of London, Richard Dryland, gentleman, Stephen Baker and Henry Wodcok, thereof, one acre of land parcel thereof excepted, who, being seised thereof accordingly, thereof enfeoffed John Bourghchier, knight, and Elizabeth, his wife, who were seised thereof accordingly, the acre excepted, in fee. Afterwards by fine in the octave of St. John the Baptist, 6 Henry VII, the said John and Elizabeth granted the said manor, the said acre excepted, to the said Robert, John Warde, and the others, as above, to hold to them and their heirs, by virtue of which fine they were seised thereof in fee, viz. [after] 18 November, 7 Henry VII, and, being so seised, granted it to the said John and Elizabeth, for the term of their lives in survivorship, the king's licence for all the alienations aforesaid have been previously, 24 August, 6 Henry VII, obtained. They were seised thereof accordingly, the acre excepted, in their demesne

as of free tenement, and the said John died so seised, and the said Elizabeth survived him and was solely seised of such an estate therein at her decease, with reversion thereof expectant to the said Robert, John Warde and the others, who, after her decease, were seised thereof in fee to the use of the said Robert and the performance of his last will; and, being so seised, the said John Broun died, and the said Robert and the others survived him; and afterwards the said Robert died, and the said John Warde and the others survived him and continued their possession to the use aforesaid.

John Bysshoppe and Emmot, daughter of Thomas Cheseman, of Estgrenwyche, and Henry Newerk, of the same town, were seised of the under-mentioned messuage called 'Rosehowse' and site in fee, and, being so seised, after 20 December, 19 Edward IV, enfeoffed Robert Tate, William Stokker, John Croke and John Tate thereof; and afterwards the said John Croke and William Stokker died so seised, and afterwards the said Robert died and the said John Tate survived him.

Geoffrey Spark, William Barowe, Robert Goodwyn, John Chittok and William Spark were seised of the under-mentioned croft called 'Labeland' in fee, and, being so seised, after 20 January, 18 Edward IV, enfeoffed Robert Tate and Margery his wife, John Croke, the elder, John Tate, brother of the said Robert, Richard Merland, gentleman, and Thomas Gilberd, thereof, to the use of the said Robert, and the performance of his last will.

The said Geoffrey Spark, William Barowe, Robert Goodwyn, Chittok and Spark by their said deed enfeoffed the said Robert, John, Richard and Thomas of the under-mentioned three pieces and two tofts of land in Estcombe.

The said Geoffrey and William (*sic*) by their said deed enfeoffed the said Robert, John Tate and others above named of the under-mentioned arable called 'Wyldos Close.'

John Manevers, of Eltham, was seised of the under-mentioned ten acres [there] in fee, and, being so seised, enfeoffed Robert Tate and Margery Tate, John Tate, John Croke and Thomas Gilberd, thereof, to the use of the said Robert.

John Gate, otherwise styled John Ryder, was seised of the under-mentioned tenement in Estgrenwyche, called 'le Blakbull' and three virgates of land, in fee, and, being so seised, enfeoffed Robert Tate and John Tate thereof.

By his said deed the said John Gate enfeoffed the said Robert and John Tate of the under-mentioned land in Combe Mersshe.

Philip Blount and Elizabeth Danyell were seised of the under-mentioned cottages, &c. in Estgrenwyche in fee, and, being so seised, 20 January, 1 Henry VII, enfeoffed the said Robert Tate, John Tate, John Sperk and John Saunders [thereof].

George Rowe was seised of the under-mentioned messuage, &c. in Bredeherst in fee, and by his charter 12 December, —, enfeoffed the said Robert Tate, Thomas Marowe, Edward Tyrell, William Copynger, William Petyt, Geoffrey Goldwell, Robert Tate and Henry Barker, vicar of Stokbery, thereof.

The feoffees of the said manor, the said acre excepted, and of all the lands and tenements abovesaid were so seised to the use of the said Robert Tate and the performance of his last will.

He made his last will as follows, viz. that his executors should divide all his lands and tenements belonging to him at his decease within the city of London and Coventrie 'within the shires aforesaid or elles where within the realme,' 'my grete mese wherin I dwell within the parisshe of Alle Halowen

in Berkyng besides the Toure of London and my tenementes in Morelane' excepted, into two parts, whereof Margerie, his wife, to have the one part 'at her choyse and eleccion togider with my seid mese for terme of her lyf' and Robert his eldest son to have the other part, to him, his heirs and assigns for ever, his said wife's part, immediately after her decease, together with his said 'grete mese,' to remain to the said Robert, his heirs and assigns for ever.

He died 15 December last. Robert Tate, aged 26 and more, is his son and heir.

KENT. Manor of Stokbery, 1*a.* land excepted, worth 10*l.*, the said 1*a.* worth 4*d.*, held of the king in chief, by service of $\frac{1}{4}$ of a knight's fee.

A messuage called 'Rosehowse' and a site (*vacua placea*) called 'le Yarde,' on the north of the said messuage, in the town of Estgrenewyche, viz. between the tenement of John Gryffyn on the east, the curtilage of the said Robert Tate, William Stoker, John Croke and John Tate, late the said Thomas Cheseman's, on the west, the highway on the south; and the site containing between north and south, viz. on the east 15*ft.*, and between the north part 20*ft.*; also a small piece of land adjoining the site, viz. between the site and the said messuage on the east and west, the said curtilage on the west and land of John Gryffyn on the north, containing at the north, east and west ends 9 $\frac{1}{2}$ *ft.*, and at the south end 10 $\frac{1}{2}$ *ft.*; worth 20*s.*, held of the prior of Shene, service unknown.

A croft of land called 'Labeland,' lying in the lordship of Estcombe, within the parish of Estgrenewyche, viz. between the highway from Grenewyche to Charleton on the south, land late Robert Balard's on the north, one head abutting towards land late William Pope's, the common 'pynfold' of the lordship of Estcombe, and land late Robert Ballard's on the west, and the other head towards land of the said Robert Balard on the west (*sic*), held of the Lady Margaret, countess of Richemond, service and yearly value unknown.

Three pieces of land and two tofts of land lying in the lordship of Estcombe; one piece between land late John Gate's on the north, land late Robert Balard's on the south, one head abutting towards land of the said John Gate on the west, one of the tofts lying there at the end on the east, and the other head thereof abuts towards land late John Gate's on the west, and the other toft lies there at the east end of the same piece of land; another piece of the land thereof lying there between land late John Gate's on the east, and land of the said Robert Balard on the west, one head thereof abutting towards the road from Grenewyche to Charleton towards the north and the other head abutting towards the highway to Shoterhell towards the south; held of the prior of Seyntmary Overeys in Suthwerk, service unknown.

Ten acres of arable called 'Wyldos Cloos,' lying in Ketbroke, between land of the prior and convent of Seyntmary Overeys towards the south and west, land of the abbot and convent of Bermondeseys on the east and the highway on the north, held of the prior of Seyntmary Overeys, service unknown.

Ten acres of land [in Eltham], worth 10*s.*, held of the king, of his manor of Eltham, by 2 $\frac{1}{2}$ *d.* rent of each acre and suit of court.

A tenement in Estgrenewyche called 'le Blakbull,' with three virgates of land lying dispersed in Estgrenewyche, between the messuage of John

Morton towards the north, land of William Otley towards the south, the tenement of Thomas Rogers towards 'southwest,' and the highway towards the west, the said three virgates lying in 'le Cherchefeld' between land of the queen of England and land late of the vicar of Depford towards the north, land late Thomas Cheseman's towards the east and south, and the highway and land late of the vicar of Depford towards the west, the messuage held of the said Robert Ballard, service unknown, and the three virgates of the prior of Shene, service unknown.

Twelve acres of land, by estimation, in Combe Mershe, on the south and north, against the water of the said Robert Ballard, held of the countess of Richemond, service unknown.

Six cottages, or small tenements, with garden adjacent, and a croft of land to the same annexed, situate in the east end of the town of Estgrenewyche, viz. the cottages and garden between the croft late Thomas Danyell's and previously belonging to Thomas Henham on the east, the highway on the west, 'Cartfordlane' which leads from the said town to Wolwyche on the north and the messuage of Richard Ryder on the north (*sic*), against the highway near the king's park of Grenewyche towards the south; worth 20s., held of the prior of Shene, service unknown.

A messuage with a garden and a small meadow and 20*a.* land, in Bredeherst, held of the dean and canons of the free chapel of St. Stephen within the king's palace of Westminster, service unknown.

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495. HENRY TRACY.

Writ of diem clausit wanting; *inquisition* 1 December, 17 Henry VII.

Long before his decease he was seised of the under-mentioned parcels of the manor of Todyngton in fee, and, being so seised, enclofed Richard Edmundes and Thomas Dax thereof, to the use of William Tracy, his son, and Margaret, William's wife, and the heirs of their bodies begotten, and they were seised thereof accordingly to the use aforesaid.

He died the last day of June last, seised of the residue of the said manor, &c. in fee. William Tracy, esquire, aged 40 and more, is his son and heir.

GLoucester. A close, or pasture, called 'Wormynton Lese,' in Todyngton, another pasture there called 'le Newefeld,' and a certain meadow there called 'le Rie Mede,' parcels of his manor of Todyngton, worth 20*l.*, held of Henry, duke of York, as of the manor of Sudeley, service unknown.

Residue of the manor of Todyngton and a tenement and divers lands, meadows, leasowes and pastures to the same tenement belonging, in Newenton Bampton, worth 30*l.*, held of the said Henry, duke of York, as of the manor of Sudeley, service unknown.

Manor of Aldryngton, worth 10 marks, held of Thomas Hugeford, as of the manor of Dixcleston, service unknown.

Manor of Doynton, worth 40*l.*, held of Edward, duke of Buckingham, as of his purparty of the honor of Gloucester, service unknown.

C. Series II. Vol. 15. (3 bis.)

496. JOHN YAXLEE, serjeant-at-law.

Writ of diem clausit wanting; *inquisition* 20 May, 21 Henry VII.

Long before his death he made his last will, shown to the jurors and proved before William, archbishop of Canterbury, 8 November, 21 Henry VII, as follows:—

'Item I wyll that Elizabeth my wyff in trust that she will leve sole and pray for me and that she may the better help my chylder have all my londes . . . as well purchased as other . . . in Melles Yaxlee Lytyll Thornham Gret Thornham Gyslyngham Thrandeston Burgate and Wurtham . . . chylder with the remayndre over of all the premisses except only Pounteney Hall and Baryngtons which ben entayled and whereof I will not be in consiens to Antony my sone and to the heires males of his body begoten lawfully and for defaute of suche issue the remayndre over of all the premisses to Cristofer and to the heires . . . lawfully begoten and for faute of such issue the remayndre over to James and to the heires males of his body lawfully begoten and for faute of suche issue the remayndre over to suche issue male as Thomas shall have and to the heires males of ther bodys lawfully begoten and for faute of such issue the remayndre over to my daughtres Elizabeth Jane . . . of ther bodys lawfully begoten and for faute of suche issue the remayndre over to my brother Roberd and the heires males of his body lawfully begoten if he wyll pay for my seid purchased landes to myn executors and their executors when the remayndre shall hapyn to fall after the rate of x yeres purchas in hasty payment after the . . . executors or their executors and that to be don for my sowle after the discrecyon of myn executors and ther executors and elles myn executors and ther executors to sell all my seid purchased landes and tenementes to the best prove and for lak of suche issue to remayn to myn nexst heire upon like condicyon as my brother Robert shall have it Item I will that . . . londes I bought of Caundysh in Tremley and my londes and tenementes called Redcastell at the end of v yeres to him and to the heires males of his body lawfully begoten with the remayndre as is above rehersed of other londes and tenementes Item I will that Antony my son have the maner of Rykyngale with the advowson of the chyrch . . . the remayndre as above expressed of other londes Item I wyll that James Yaxlee have my londes in Weybred Ersham and Wyngfeld at such age as myn executors shall thynk resonable to hym, and to his heires males wyth lyke remayndre as is above rehersed of other londes and tenementes.'

He died . . . , 20 Henry VII. Thomas Yaxlee, aged 24 and more, is his son and heir.

SUFFOLK. Thomas Whight, son of John Whight, of Eye, Thomas Aldham and William Aldham were seised of the under-mentioned manor, &c. in fee, and, being so seised, by charter demised them to the said John Yaxlee, serjeant-at-law, Robert Yaxlee, William Playtour, Richard Yaxlee, the younger, Thomas Syngleton and William Hanorth, to them and their heirs for ever to the use of the said John Yaxlee and his heirs and the performance of his last will. They were seised thereof accordingly in fee, and, being so seised, the said Thomas Syngleton and William Hanorth died, and the said John Yaxlee and the others survived and were seised thereof in fee by survivorship to the use aforesaid, and, being so seised, the said John Yaxlee died, and the said Robert Yaxlee, William Playtour and Richard Yaxlee survived, and were seised thereof in fee by survivorship to the use aforesaid:—

A manor called 'Mavesyns,' 100*a.* land, . . . rent, in Thrandeston, worth 6 marks, held of . . . in right of his monastery, by service of fealty and 4*s.* yearly rent, for all service.

Thomas Whight and John Carman were seised of the under-mentioned land in Thrandeston in fee, and, being so seised, by charter demised it to the said John Yaxlee and the others, to the use of the said John, &c. as above :—

Three pieces of land, containing 12*a.*, lying in Thrandeston, worth 4*s.*, held of Robert Yaxlee, William Playtour and Richard Yaxlee, as of their manor of 'Mavesyns,' by fealty and 4*d.* rent, for all service.

William Hanorth, Richard Yaxlee . . . were seised of the under-mentioned land, &c. in Yaxlee and Melles in fee, and, being so seised, by charter demised them to the said John Yaxlee, since deceased, and John Garneys, or Garnyss, esquire, Robert Yaxlee, Robert Felton and John Waller, who survive, to the use of the said John and his heirs and the performance of his last will :—

. . . acres of land, and one rood, in Yaxlee, at 'le Lynkes,' a tenement called 'Hawys' and a close called 'Lytylhawys,' in Melles, and a close containing 4*a.* land, in Melles, worth 6*s.*, held of Elizabeth Yaxlee, as of her manor of Pounteney Hall, by service of fealty and 2*s.* yearly rent, for all service.

Richard Caundyssh, esquire, was seised of the under-mentioned marsh in fee, and, being so seised, by charter demised it to the said John Yaxlee, since deceased, and William Chapman, clerk, Robert Felton, John Waller and William Barrett, who survive, to the use of the said John and his heirs and the performance of his last will :—

Twenty acres of marsh in Tremley, called 'Fagbery Marsh,' worth 16*s.* 8*d.*, held of [the said John], as of his manor of Blofeld Burnevyles, by service of fealty and 2*s.* yearly rent, for all service.

Richard Yaxlee, Thomas Chapman, Robert Yaxlee, William Harold, John Carter and John Porter, clerk, were seised of the under-mentioned land in fee, and, being so seised, demised it to Robert Woodyll, who survives, and William Carman, John Carman and William Hanorth, since deceased, to the use of the said Richard Yaxlee, for the term of his life, and, after his decease, to the use of the said John Yaxlee and his heirs and the performance of his last will :—

A close called 'Thornham Clos,' containing 80*a.* land . . . 4*a.* wood in the said close, worth 26*s.* 8*d.*, held of Elizabeth Yaxlee, as of her manor of Pounteney Hall, by service of fealty and 6*d.* yearly rent.

Richard Yaxlee, of Yaxlee, the elder, was seised of the under-mentioned manor and land in fee, and, being so seised, by charter [demised] them to the said John Yaxlee and Elizabeth his wife, to hold to them and the heirs of their bodies begotten, by virtue of which the same John and Elizabeth were seised thereof in fee (*sic*) to the use aforesaid (*sic*); and afterwards the said Richard Yaxlee died, after whose death the reversion of the manor, &c. aforesaid descended to the said John Yaxlee as son and heir of the said Richard, by virtue of which the said John Yaxlee was seised of the reversion aforesaid in his demesne [as of fee, and afterwards] the said John Yaxlee died and the said Elizabeth survived

him and was seised thereof in fee by survivorship to the use aforesaid (*sic*):—

A manor in Melles [called 'Pounteney Hall'], 100*a.* land, 20*a.* meadow, 40*a.* pasture, 6*s.* yearly rent, lying in Melles aforesaid, Burgate, Wurtham Yaxlee aforesaid, Thorneham Magna and Thorneham Parva and Gyslyng-ham, worth . . . , held of Robert Broughton, knight, as of his manor of Burgate Hall, by service of fealty and 5*s.* yearly rent, for all service.

John Ponyard was seised of the under-mentioned close in Melles in his demesne [as of fee], and, being so seised, demised it to the said John Yaxlee, Robert Woodyll, William Hanorth, Walter Couper and Robert Southwell to the use of the said John and his heirs and the performance of his last will. They were seised thereof accordingly in fee, and, being so seised, the said Robert Woodyll and William Hanorth died, and the said John Yaxlee, Walter Cowpyr and Robert Southwell survived them and were seised thereof in fee to the use aforesaid; and afterwards the said John Yaxlee died and the said Walter and Robert survived him and were seised thereof in fee to the use aforesaid:—

A close called called 'Chyrhelond,' containing 1½*a.* in Melles, worth 12*d.*, held of the aforesaid Elizabeth Yaxlee, as of her manor of Pounteney Hall, by service of fealty and . . . *d.* yearly rent.

Henry Litle was seised of the under-mentioned close in fee, and, being so seised, demised it to the said John Yaxlee, Richard Yaxlee, the younger, Thomas Singleton, Robert Woodyll, Robert Southwell and William Hanorth, to the use of the said John Yaxlee and his heirs and the performance of his last will. They were seised thereof accordingly in fee to the use aforesaid; and, being so seised, the said Thomas Syngleton, Robert Woodyll and William Hanorth died and the said John Yaxlee, Richard Yaxlee and Robert Southwell survived them and were seised &c. and afterwards the said John Yaxlee died, after whose death the said Richard and Robert were seised thereof in fee to the use aforesaid:—

A close containing 12*a.*, in Little (*Parva*) Thornham, called 'Grymysdyche,' worth 6*s.*, held of Elizabeth Yaxlee, as of the manor of Pounteney Hall, by service of fealty and 4*s.* yearly rent, for all service.

John Skowt and John Fennehall were seised of the under-mentioned messuage and land in fee, and, being so seised, by charter demised them to the said John Yaxlee, Robert Yaxlee, Robert Woodyll, William Hanorth and Walter Cowper, to them and their heirs, to the use of the said John Yaxlee and the performance of his last will. They were seised thereof accordingly in fee to the use aforesaid, and, being so seised, the said Robert Woodyll and William Hanorth died, and the said John Yaxlee and the others survived them and were seised, &c. and afterwards the said John Yaxlee died, after whose death the said Robert Yaxlee and Walter Cowper were seised thereof in fee to the use aforesaid:—

A messuage called 'Skowts' in Melles and 20*a.* land, 10 . . . , in Melles, worth 30*s.*, held of Elizabeth Yaxlee, as of her manor of Pounteney, by service of fealty and 3*s.* yearly rent, for all service.

John Wyngfeld, knight, James Hobart, the king's attorney, Edward . . . arnes, esquire, William Bagard, Thomas Goldyng, Thomas Seman, clerk, John Dade, John Withe, John Colby, Thomas Withe, John Colman,

and Robert Whetyingham, the elder, and also the said John Yaxlee and John Wyseman were seised of the under-mentioned lands, &c. in fee, and, being so seised, by charter demised them to Robert Yaxlee, Thomas Syngleton, Robert Woodyll, Thomas Grey and William Hanorth, to them and their heirs, to the use of the said John Yaxlee and the performance of his last will. They were seised thereof accordingly in fee to the use aforesaid, and, being so seised, the said Thomas Syngleton, Robert Woodyll and William Hanorth died, and the said Robert Yaxlee and Thomas Grey survived them and were seised thereof in fee to the use aforesaid; and afterwards the said John died, after whose death the said Robert and Thomas were seised thereof in fee to the use aforesaid:—

Two messuages, 100*a.* land, 10*a.* meadow, in Melles and Burgate, late John Carter's, and which are called 'Carters'; two messuages, 40*a.* land, 5*a.* meadow, in the towns aforesaid, called 'Hanyes'; 2*a.* 1*r.*, in the towns aforesaid, which James Blundell bought of Thomas Ponyerd; and 20*a.* land which the same James Blundell bought of Thomas . . . , in the towns aforesaid; worth 20*s.* . . . ; held of the said Elizabeth Yaxlee, as of her manor of Pounteneys Hall, by service of fealty and 2*s.* yearly rent, for all service.

Richard Yaxlee, the elder, Thomas Carman, clerk, Robert Yaxlee, William Harold, John Carter, clerk, and John Porter, clerk, were seised of the under-mentioned manor and closes in fee, and, being so seised, by charter demised them to Robert Woodyll, William Carman, chaplain, John Carman, clerk, and William Hanorth, to them and their heirs, [to the use of] the said John Yaxlee and his heirs and the performance of his last will. They were seised thereof accordingly in fee, and, being so seised, the said William Carman, John Carman and William [Hanorth died] and the said Robert Woodyll survived them and was seised thereof in fee to the use aforesaid:—

A manor called 'Daryngtons' (*sic*) in Melles and two closes [containing] 40*a.* land, called 'le Dame Closes,' in Thrandeston and Palgrave, worth 10 marks, held of Robert Browghton, as of his manor of Burgate Hall, by service of fealty and . . . yearly rent, for all service.

Richard Yaxlee the younger and Walter Cowper were seised of the under-mentioned tenement, &c. in fee, and, being so seised, by charter demised them to the said John Yaxlee, Edmund Bedyngfeld, knight, John Wyngfeld, knight, Robert Corbet, John Dade, Robert Woodyll and William Hanorth, to them and their heirs, to the use of the said John Yaxlee and his heirs and [the performance of his last will]. They were seised thereof accordingly in fee to the use aforesaid, and, being so seised, the said Edmund Bedyngfeld, Robert Corbet, John Dade, Robert Woodyll and [William Hanorth died], and the said John Yaxlee and John Wyngfeld survived them, and were seised thereof in fee to the use aforesaid; and afterwards the said John Yaxlee died, after whose death the said John Wyngfeld was seised thereof in fee to the use aforesaid:—

A tenement called 'Redcastell,' 160*a.* land, 40*a.* pasture, 11*s.* rent, in Pakenham, Great Levermere and Barton by Bury St. Edmunds, worth 4 marks, held of William, abbot of St. Edmund's of Bury in right of his monastery, by service of fealty and 5*s.* yearly rent, for all service.

Thomas Terell, knight, Richard Wentworth and Roger Darey, esquires, were seised of the under-mentioned manor, advowson, &c. in fee, and, being so seised, by charter demised them to the said John Yaxlee, John Garnysch, esquire, Robert Yaxlee, Richard Yaxlee, the younger, John Waller and William Hanorth, their heirs and assigns, to the use of the said John Yaxlee and his heirs and the performance of his last will. They were seised thereof accordingly in fee to the use aforesaid, and, being so seised, the said William Hanorth died, and the survivors were seised thereof in fee to the use aforesaid; and afterwards the said John Yaxlee died, after whose death the said John Garnysch, Robert Yaxlee, Richard Yaxlee and John Waller were seised thereof in fee to the use aforesaid:—

Manor of [Rekyngdale Superior], three messuages, 40*a.* land, 20*a.* meadow, 10*a.* pasture, 60*a.* wood and 3*l.* yearly rent, in Rekyngdale Superior, Rekyngdale Inferior, Walsham, Gyslyngham, Botysdale and Hyndercle, also the advowson of the parish church of Rykyngale Superior, worth 10*l.*, held of William Walgrave, knight, as of his manor of Buers, by service of fealty and 5*s.* rent yearly, for all service.

John Wyngfeld, knight, was seised of the under-mentioned manor and messuages in fee, and, being so seised, demised them to the said John Yaxlee, Robert Yaxlee and John Waller, to them and their heirs, to the use of the said John Yaxlee and the performance of his last will. They were seised thereof accordingly in fee to the use aforesaid, and, being so seised, the said John Yaxlee died, after whose death [the said Robert Yaxlee and] John Waller were seised thereof in fee to the use aforesaid:—

A manor called [Bloufeld Burne]vyles, and three messuages called 'Eyles' and 'Woodecokes,' in Trymle St. Martin and Waltham and other towns adjacent, worth 10*l.*, held of Elizabeth, duchess of Norfolk, as of her manor of Somehall, by service of fealty, and . . . , for all service.

Thomas Lawthe and Anne, his wife, were seised of the under-mentioned land, &c. in fee, and, being so seised, by charter [demised] them to the said John Yaxlee, Robert Yaxlee, Thomas Syngleton, Robert Woodyll, Thomas Grey and William Hanorth, to them and their heirs, to the use of the said John Yaxlee and his heirs and for the performance of his last will. They were seised thereof accordingly in fee, and, being so seised, the said Thomas Syngleton, Robert Woodyll and William Hanorth died, and the said John Yaxlee, Robert Yaxlee and Thomas Grey were seised thereof in fee by survivorship to the use aforesaid; and, being so seised, the said John Yaxlee died, and the said Robert Yaxlee and Thomas Grey were seised thereof in fee to the use aforesaid:—

Forty acres of land, 40*a.* pasture, 8*a.* meadow, 4*a.* wood and 3*s.* rent, in Weybred, Ersham and Wyngfeld, worth . . . marks, held of John Wyngfeld, knight, as of his manor of Letheryngham Hall, by service of fealty and 2*s.* rent, for all service.

C. Series II. Vol. 15. (4 bis.)

497. THOMAS KEBELL, of Humberston, serjeant-at-law.

Writ of Mandamus wanting; *inquisition* 18 April, 17 Henry VII.

He died Friday after the feast of St. John the Baptist, 15 Henry VII, at Humberston. Walter Kebell is his son and heir, aged on the day of the taking of this inquisition fourteen years and more.

LEICESTER. The said Thomas Kebell and Richard Richardson were seised of the under-mentioned messuage, &c. in fee, and, being so seised, by charter demised them to Thomas Coton, esquire, John Boteler, rector of the church of Reresby, and William Monk, the elder, their heirs and assigns, to the use of the said Thomas Kebell and the performance of his last will. They were, and at the time of the taking of this inquisition are, seised thereof accordingly in fee to the use aforesaid :—

A messuage, two tofts, a croft and twelve bovates of land in the town and fields of Howes, late belonging to Richard Howes, gentleman, worth 5*l.* 2*s.* 11*d.*, held of the lord Rose, as of his castle of Bever, by service of fealty, other services at present unknown.

William Peksall was seised of the under-mentioned messuage, &c. in fee, and, being so seised, by charter gave them to the said Thomas Kebell and to Robert Moine, William Smyth and John Elton, their heirs and assigns, to the use of the said Thomas, his heirs and assigns, and the performance of his last will. They were and still are (*sic*) seised thereof, &c. :—

A messuage and 8*a.* land in Barough upon Sore, worth 9*s.* 7*d.*, held of Edward Hastynge, knight, lord Hastynge, as of his manor of Barough, service unknown.

Bartholomew Kendall was seised of the under-mentioned messuages, &c. in fee, and, being so seised, by charter gave them to the said Thomas, Robert Moine, clerk, and William Smyth, their heirs and assigns, to the use of the said Thomas, his heirs and assigns, and the performance of his last will. They were seised thereof accordingly in fee to the use aforesaid, and afterwards the said Thomas and Robert died, and the said William was and still is seised thereof in fee by survivorship to the use aforesaid :—

Two messuages, a croft, four tofts, five virgates and 5*a.* land, meadow, leasow and pasture, in Shepeshed, worth 3*l.* 13*s.* 1½*d.*, held of John Savage, knight, by service of fealty, as of his manor of Shepeshed, other services unknown.

Thomas Hall, gentleman, was seised of the under-mentioned messuages, &c. in fee, and, being so seised, gave them to Robert Moine, clerk, and John Kebell and Thomas Kebell, esquires, and William Birtt, their heirs and assigns, to the use of the said Thomas, his heirs and assigns, and the performance of his last will. The survivor of them, Robert Moine, was and still is seised thereof in fee to the use aforesaid :—

Five messuages, seven virgates of land, in Overton Saucy and Overton Quatermarsshe, worth 3*l.* 18*s.* 5½*d.*, held of Edward, lord Hastynge, as of his manor of Asshby de la Zouch, by service of fealty, other services unknown.

Edmund Chirch, cousin and heir of Thomas Staunton, was seised of the under-mentioned manor and advowson in fee, and, being so seised, gave them by charter to the said Thomas, William Catesby, William Asshby, and John Kebell, esquires, Thomas Coton and Nicholas Temple, their heirs and assigns, to the use of the said Thomas, his heirs and assigns, and the performance of his last will. The survivors, Coton and Temple, were and still are seised thereof in fee to the use aforesaid :—

Manor, or capital messuage, of Cungeston, and the advowson of the church of Cungeston, worth 5*l.* 13*s.* 10*d.*, held of — Grey, by service of fealty and rent, other services unknown.

John Babington, knight, was seised of the under-mentioned manor, &c. in fee, and, being so seised, by charter demised them to the said Thomas, John Fitzherberd and Thomas Powterell, 'gentilmen,' their heirs and assigns, to the use of the said Thomas Kebell, his heirs and assigns, and the performance of his last will. John Fitzherberd, the survivor, was and is seised thereof in fee to the use aforesaid :—

Manor of Thrussington, six messuages, a cottage, two tofts, sixteen virgates and four bovates of land and meadow, and 27*s.* 6*d.* rent, in Thrussington, and a messuage and a toft, in Radclif on Wreke.

Joan Taylour was seised of the under-mentioned virgate in fee, and, being so seised, by charter gave it to the said Thomas, Robert Selby, clerk, and William Monke, their heirs and assigns, to the use of the said Thomas, his heirs and assigns, and the performance of his last will. Robert Selby, the survivor, was and still is seised thereof in fee to the use aforesaid :—

A virgate of land in Thrussington.

The said manor, messuages, land and other the premises in Thrussington and Radclif aforesaid are worth 14*l.* 6*s.*, and are held of the duchess of Norfolk by service of fealty, other services unknown.

William Fetyplace, Thomas Benet and Alice, his wife, mother of the said William Fetyplace, were seised of the under-mentioned manor, &c. in fee, and, being so seised, levied a fine thereof, Trinity Term, 11 Henry VII, for themselves and the heirs of Alice, to Robert Moine, clerk, Thomas Coton, Richard Villers and William Smyth, and the heirs of Robert, which fine was to the use of the said Thomas Kebell, his heirs and assigns, and the performance of his last will ; by virtue of which the said Robert and the others were and still are seised thereof in fee to the use aforesaid :—

Manor of Estwell, six messuages, ten tofts, 400½*a.* land, 60½*a.* meadow, 60*a.* pasture, 6*a.* wood, 8*s.* 4*d.* rent, in Estwell, Scalford and Kyrkeby Bellers, worth 3*l.* 6*s.* 2*d.*, held of the king, as of the duchy of Lancaster, service unknown.

Henry Grey, knight, lord de Codenor, was seised of the under-mentioned manor and advowson, &c. in fee, and, being so seised, a fine levied thereof, Michaelmas Term, 8 Henry VII, between Thomas Kebell, serjeant-at-law, Robert Selby, clerk, vicar of Thrussington, and William Smyth, querents, and Henry Grey de Codenor, knight, deforciant, which fine was to the use of the said Thomas, his heirs and assigns, and the performance of his last will ; by virtue of which they were and still are (*sic*) seised thereof in fee to the use aforesaid :—

Manor of Stanton by Sapcote, the alternate presentation to the church of Stanton to the said manor belonging, five messuages, a toft, 100*a.* land, 40*a.* meadow, 40*a.* pasture, 10*s.* rent, also a moiety of three messuages, eight tofts, 200*a.* land, 100*a.* meadow, and 100*a.* pasture, in Stanton aforesaid, worth 5*l.*, held of Henry Willoughby, John Ferres, and John Aston, by service of suit of court only to their court at Stipurhill, co. Warwick.

John Willoughby and Anne his wife were seised of the under-mentioned rent in fee in her right, and, being so seised, suffered a recovery thereof, Hilary Term, 10 Henry VII, to Richard Villers and John Butlar, clerk; which recovery was to the use of the said Thomas Kebell, his heirs and assigns, and the performance of his last will:—

Rent of *8l.* in Hamilden and Thorpbarkeby, held of the lord Rose, as of his castle of Bever, by service of fealty and rent, other services unknown.

He was seised of the under-mentioned land, and, being so seised, suffered a recovery thereof to Robert Selby, clerk, vicar of Thrussington, and Richard Reignold, in the said term in the year abovesaid; which recovery was to the use of the said Thomas, his heirs and assigns, and the performance of his last will:—

Four hundred acres of land, *40a.* meadow, *500a.* pasture in Hamilden and Thorpbarkeby, worth *20l. 6s.*, held of the lord Rose, as of his castle of Bever, by service of fealty and rent, other services unknown.

Richard Smyth and Beatrice, his wife, and Joan Geoffrey were seised of the under-mentioned messuages, &c. in fee, and, being so seised, in Trinity Term, 11 Henry VII, levied a fine thereof to the said Thomas Kebell, Robert Moine, clerk, Thomas Cotton, Richard Villers and William Smyth, for themselves and the heirs of the said Beatrice and Joan; which fine was to the use of the said Thomas, his heirs and assigns, and the performance of his last will:—

Three messuages, five tofts, *80a.* land, *10a.* meadow, *20a.* pasture and *5s.* rent, in Belgrave and Leicestre, worth *3l.*, held of the king, as of the duchy of Lancaster, by service of fealty, other services unknown.

Isabel, late the wife of Thomas Knyght, of Leicestre, 'plastrer,' was seised of the under-mentioned messuage in fee, and, being so seised, by charter gave it to Thomas Kebell, serjeant-at-law, William Monke, of Gaddesby, the elder, since deceased, and Thomas Burgeys, of Quenesburgh, who survives, to the use of the said Thomas Kebell, his heirs and assigns, and the performance of his last will:—

A messuage in Leicestre, in the street called 'Humberston Gate,' worth *8s.*, held of the king, as of the duchy of Lancaster, by service of suit of court only within the town of Leicestre.

He was seised of the other under-mentioned manor, lands, &c. in fee, and, being so seised, gave them to John Babyngton, William Catisby, son of William Catisby, knight (*militis*), William Asshby, Everard Fylding, Richard Bowghton, esquire, and William Boteler, to the use of himself, his heirs and assigns, and the performance of his last will. The survivor, Everard Fylding, was and is seised thereof in fee to the use aforesaid:—

Manor of Humberston, two messuages, four virgates of land, in Humberston, worth *6l.*, held of the king, as of the duchy of Lancaster, by service of fealty, other services unknown.

A messuage, with a mill, and a half virgate of land, in Scraptofte, worth *20s.*; they are parcel of the manor of Humberston.

Two and a half virgates of land in Thorp Barkeby, worth *50s.*, held of the lord Rose, by fealty, other services unknown.

Two messuages, a virgate of land, two tofts, four bovates of land, in Barkeby, worth 24s., held of Thomas Pochon, by service of suit of court only.

Two messuages with a close and four and a half virgates of land, in Stretton Magna, worth 12*l.*, held of the lord Souche, by service of fealty, other services unknown.

Three messuages, with a toft, a close, seven virgates of land and 24s. rent, in Stretton Parva and Norton, worth 6*l.*, held of William Asteley, by service of suit of court only.

A messuage and a virgate of land, in Knyghton, worth 12s., held of the king, as of the duchy of Lancaster, by service of suit of court only.

Four messuages, three virgates of land, with a close in Evington, worth 40s., held of the king, as of his manor of Evington, by service of fealty and rent, other services unknown.

C. Series II. Vol. 15. (5 bis.) E. Series II. File 1115. Part VII. (2.)

498. ALICE MICHELL, widow.

Writ 15 October, *inquisition* 22 October, 17 Henry VII.

Long before her decease, Richard Beauchamp, late bishop of Salisbury, William, late earl of Arundell, John Denham, knight, late lord Denham, Richard Chokke, knight, John Wroughton, esquire, Thomas Passhe, clerk, Thomas Cromehall, clerk, Christopher Hanyngton and Walter Mayne were seised of the under-mentioned messuages, &c. in fee, by the feoffment of John Michell, the elder, late of Marleburgh, formerly her husband, and, being so seised, demised them to her for the term of her life, with remainder to one Thomas Beke and his heirs for ever. She was seised thereof accordingly in her demesne as of free tenement and died; and the said Thomas Beke died, after whose deaths the premises descended to one Thomas Beke, as cousin and heir of the said Thomas, viz. son of Marmaduke son of the said Thomas. The said Thomas, son of Marmaduke, is fifteen years old and more.

She died the last day of January, 16 Henry VII.

WILTS. Six messuages, six gardens, 60*a.* land, in Marleburgh, Elcot and Everley, worth 10 marks, held of Elizabeth, queen of England, as of her manor of Marleburgh, service unknown.

C. Series II. Vol. 15. (6 bis.)

499. ROBERT UVEDALE, esquire.

Writ 12 May, 16 Henry VII; *inquisition* 2 October, 17 Henry VII.

Elizabeth Uvedale, his mother, to whom he was heir, was seised of the under-mentioned manors, advowson, bailliwick, &c. in fee, and, being so seised, by charter, 10 August, 16 Edward IV, gave them to John Norbury, knight, who survives, and Henry, duke of Buckingham, Richard Beauchamp, bishop of Salisbury, William Hastynges, knight, then lord de Hastynges, Richard Fenys, knight, then lord Dacrez, John Fenys, Thomas Moungomery, Thomas Seyntleger, knights, Thomas Beauchamp, Henry Belknapp and Richard Haweles, esquires, since deceased, to her own use for life, with remainder to the use of the said Robert Uvedale and of the heirs male of his body, and for default of such heirs to the use of the right heirs of Thomas Uvedale, knight, late her husband, and of their heirs.

The said Elizabeth died, and the said John Norbury, knight, and Richard Haweles, the surviving feoffees, were seised of the said manors, &c. in fee to the use aforesaid, and, being so seised, by charter demised the manor of Henton Burhunt, land, &c. in Hoke and land, &c. called 'Byttenfeld,' to the same Robert Uvedale and Elizabeth, his wife, to them and the heirs male of the said Robert of his body begotten, with remainder in default to the right heirs of the said Thomas Uvedale, knight, and of their heirs. By virtue of which feoffment they were seised thereof, the said Robert in fee, and the said Elizabeth in her demesne as of free tenement.

And afterwards the said Richard Haweles died, and the said John Norbury, knight, was seised by survivorship of the other under-mentioned manor of Petilworthe, advowson and bailliwick, in fee to the use aforesaid, and, being so seised, by letters patent, 14 December, 1 Henry VII, by the name of John Norbury of Stoke Dabernon, co. Surrey, knight, *alias* late of Stoke Dabernon, *alias* late of Suthwerke, had the king's pardon of all acquisitions, &c. before 7 November in the same year.

He died 8 April last and the said Elizabeth survived him and is seised, &c. He died without heir and one William Uvedale, knight, aged 48 and more, is son and heir of the said Thomas Uvedale, knight.

HANTS. Manor and advowson of Pittelworth, or Petilworth, worth 10 marks, held of the king, by service of a pair of gilt spurs of the value of 3s., payable yearly to the sheriff of Hampshire for the time being.

Manor of Henton Burhuntt, worth 6*l.*, held of the prior of St. Swithun of Winchester, by fealty only.

The bailliwick called the 'Estbaylye' in the forest of Buckeholte, or Bucholt, worth 40s., held of the king, service unknown.

Sixteen messuages, 100*a.* land, 6*a.* meadow, 20*a.* pasture and 6*a.* wood, in Hoke, in the parish of Tychefeld, worth 40s., held of Thomas West, knight, lord Lawarre, by fealty and 1*d.* rent only.

A messuage called 'Byttenfeld,' in the parish aforesaid, worth 40s., held of John Pawlett, esquire, by fealty only.

Ten messuages, 100*a.* land, 8*a.* meadow, in Broughton, worth 40s., held of John Rise, clerk, master of God's House of Portesmothe, in right of his house, by fealty only.

C. Series II. Vol. 15. (7 bis.)

500. CHRISTOPHER WHITYNG.

Writ 10 July, 16 Henry VII; *inquisition* 20 October, 17 Henry VII.

Long before his decease he was seised of the under-mentioned third in fee.

Death and heir as in No. 466.

DORSET. A third part of two messuages, 500*a.* land, 20*a.* meadow, 3*a.* wood and 10s. rent, in Uphay, worth 20s., held of William Courtenay, knight, service unknown.

C. Series II. Vol. 15. (8 bis.) E. Series II. File 897 (b). (7.)

501. CHRISTOPHER WHITYNG.

Writ 10 July, 16 Henry VII; *inquisition* 5 November, 17 Henry VII.

Findings as in No. 500.

SOMERSET. A third part of thirty messuages, 1,000*a.* land, 100*a.* meadow, 40*a.* wood, 40*s.* rent and two corn-mills, in Melcombe, in the manor of North Pederton, worth 40*s.*, held of Nicholas Bluet, by knight service.

A third part of six messuages, 300*a.* land, 20*a.* meadow, 3*a.* wood and 20*s.* rent, in Heythorne, within the manor of Kyngebury, worth 30*s.*, held of the bishop of Bath and Wells in socage.

A third part of a messuage, 100*a.* land, 20*a.* meadow, 1*a.* wood, in Stath, worth 10*s.*, held of Thomas Norton and Alexander Bolour, service unknown.

A third part of three tenements, three cottages with a curtilage, 14*a.* meadow, 16*a.* arable, 30*a.* pasture and 8*a.* wood, in Gayspore, worth 20*s.*, held of the lord Ferrys, service unknown.

C. Series II. Vol. 15. (9 bis.) E. Series II. File 897 (b). (6.)

502. CHRISTOPHER WHITYNG.

Writ 10 July, 16 Henry VII; *inquisition* 4 November, 17 Henry VII.

He died seised, &c. Other findings as in No. 500. *Cf.* No. 782.

WILTS. A third part of a messuage, 500*a.* arable, 100*a.* meadow, 1,000*a.* pasture on 'le Feld' and 'Downe,' and 200*a.* wood, in Cotyngton, worth 60*s.*, held of the lord Mautravers, in socage.

A third part of a messuage, two cottages, a water-mill, 140*a.* land, 6*a.* meadow, in Woodborough, worth 26*s.* 8*d.*, held of John Benger and John Clevedon, by 3*s.* 1*d.* rent yearly.

A third part of a messuage, . . . , 140*a.* arable, 20*a.* meadow, 5*a.* wood, in Shalbourne, worth 13*s.* 4*d.*, held of the duke of Buckingham, as of his manor of Wexcombe, service unknown.

A third part of a messuage, 140*a.* arable, 10*a.* meadow, in Alcanyngis and Alyngton next Canyngis, worth 26*s.* 6*d.*, held of the lord Dalaware in socage.

A third part of a rent of 12*s.* in Esteverleygh and Colyngbourne Abbots.

A third part of . . . messuages, 200*a.* land in Tyleshed, worth 13*s.* 4*d.*, held of the abbess of Syon, service unknown.

A third part of a messuage, 100*a.* arable, 6*a.* meadow, in Coldecote, worth 13*s.* 4*d.*, held of the lord de Stourton, in socage.

A third part of seventeen tenements, nine cottages, two tofts, 400*a.* arable, 100*a.* pasture, 42*a.* meadow, 4*a.* furze, 40*a.* wood and one virgate of land, in Selysclevedon, Wolverton and Overselys, with common of pasture there, worth 3*l.* 6*s.* 8*d.*, held of Nicholas Lisle, knight, service unknown.

A third part of four tenements, five cottages, 200*a.* arable, 100*a.* meadow, 100*a.* wood, 100*a.* pasture, in Mere, Merewoodlond, Horsyngton, Pymperleys and Wetlane, worth 5 marks, held of the prince, as of his manor of Mere, service unknown.

A third part of 60*a.* arable, 4*a.* pasture, 6*a.* meadow, in Bourton, worth 6*s.* 8*d.*, held of the earl of Hereford, as of his manor of Monkenfarlegh.

A third part of 10*a.* meadow, in Hache next Lynle, called 'Mere Mede,' worth 5*s.*, held of John Seynt John, clerk, as of his manor of Hache.

C. Series II. Vol. 15. (10 bis.)

503. ROBERT BAYNARD, esquire.

Writ 27 August, *inquisition* 26 October, 17 Henry VII.

He died 27 August, 17 Henry VII, seised of the under-mentioned manor in fee. Philip Baynard, aged 30 and more, is his son and heir.

HANTS. Manor of Sylchestre, worth 20*l.*, held of Walter Herbert, knight, as of his manor of Chepstow (*Strogliā*), service unknown.

C. Series II. Vol. 15. (11 bis.)

504. ROBERT BAYNARD, esquire.

Writ 27 August, *inquisition* the last day but one of October, 17 Henry VII.

He was seised of the under-mentioned manors in fee, and, being so seised, by charter dated at Lakhām, 20 August, 15 Henry VII, enfeoffed Robert Willoughby, knight, lord de Broke, with others in the same charter named, for the performance of his last will, which will, sealed with his seal, was shown to the jury.

Death and heir as in No. 503.

WILTS. Manor of Lakhām, worth 40 marks, held of Walter Herbert, knight, as of his manor of Chepstow (*Strogliā*), service unknown.

Manor of Helmerton, worth 10*l.*, held of the said Walter, as of the said manor, service unknown.

C. Series II. Vol. 15. (12 bis.)

505. JOHN MOMPESSEON.

Writ 12 December, 16 Henry VII; *inquisition* 1 October, 17 Henry VII.

He was seised of the under-mentioned manors of Langford, Batehampton, and Depford, and land, &c. in Babton, Fyssherton, Wely and Chesilbury, in fee, and, being so seised, by charter 10 June, 15 Henry VII, enfeoffed Henry Mompesson, clerk, John Bonham, Robert Unwyn and John Mervyn, esquires, thereof, for the performance of his last will, as in his last will more fully is contained.

He was seised of the under-mentioned manor of Neweton Tony in fee, and, being so seised, by charter, 12 June, 14 Henry VII, enfeoffed John Kyngesmyll, serjeant-at-law, Henry Mompesson, clerk, William Frost, John Bonham and John Mervyn thereof, to his own use for life, with remainder thereof to William Mompesson and the heirs male of his body begotten, with remainder to the heirs of the body of the said John, with remainder in default to the right heirs of John.

He was similarly seised in fee the day he died, as in right of Isabel late his wife, now deceased, of the under-mentioned manors of Segre, Somerford and Liliton.

He died the last day of November last. John Mompesson, aged 22 and more, is his cousin and heir, viz. son of Drew (*Drugonis*) his son.

WILTS. Manor of Hangyng Langford, worth 9 marks, held of the abbess of the monastery of St. Edith of Wilton, by fealty and 100*s.* rent at Michaelmas for all services.

Manor of Batehampton, worth 20 marks, held of the bishop of Rochester, by fealty and the rent of a pair of gilt spurs, of the value of 6*d.*, or 6*d.* therefore, at Martlemas yearly, for all service.

Manor of Depford, worth 5 marks, held of Robert Pagand, by fealty and the rent of $\frac{1}{2}$ *lb.* of cummin at Michaelmas yearly, for all service.

Three messuages and three virgates of land in Babton, worth 33*s.* 4*d.*, held of John Pawelet, esquire, as of his manor of Fyssherton Dalamer, by fealty only, for all service.

A half virgate of land in Fyssherton Dalamer, worth 5*s.*, held of the said John Paulet, as of his manor of Fyssherton Dalamere, by fealty only, for all service.

A messuage and three and a half virgates of land in Wely Abbatissa, worth 20*s.*, held of the abbess aforesaid, by fealty and 20*s.* rent at Michaelmas, for all service.

A messuage and three virgates of land in Chesilbury, worth 20*s.*, held of Geoffrey Croke of Chesylbury aforesaid, by fealty and $\frac{1}{2}$ *d.* rent yearly, for all service.

Manor of Neweton Tony, worth 10 marks, held of Bartholomew Rede, by fealty and 53*s.* rent yearly at Michaelmas.

Manor of Segre, worth 10 marks, held of Reynold Bernewell, by fealty and the rent of a pair of gilt spurs yearly at Whitsuntide.

Manor of Broad (*Magna*) Somerford, worth 10 marks, held of George, lord Burgavenny, as of his castle of Ewyas in the March of Wales, by fealty and 13*s.* 4*d.* rent yearly at Michaelmas.

Manor of Liliton Drue, worth 7*l.*, held of Henry Trase, as of the manor of Deynton, by fealty only.

C. Series II. Vol. 15. (14 bis.)

506. ROBERT TWYSYLL.

Writ 16 November, *inquisition* 20 January, 17 Henry VII.

The said Robert Twysill was seised of the under-mentioned land, &c. in fee, and, being so seised, enfeoffed George Caple, John Caple and Richard Payn, clerk, thereof (the messuage in Harsfild and a cottage in Stanley excepted) to the use of himself and Margaret, his wife, and his heirs.

Of the said messuage in Harsfild and of a cottage in Stanley Regis, wherein Richard Waleley now dwells, he enfeoffed the said John Caple, William Clynton and Edward Skydmore, to the use of one Payn Twysill, his younger son, till the said Payn came to the age of twenty-six years, and thereafter to the use of himself and his heirs.

He died 14 December, in the aforesaid year of the said king. George Twysill, aged 25 and more, is his son and heir.

GLOUCESTER. A messuage, a virgate of land, four cottages and 20*a.* arable, in Stanley Regis, whereof the said messuage and virgate are held of the king in chief, by service of $\frac{1}{20}$ of a knight's fee, and are worth 13*s.* 4*d.*, and the four cottages and 20*a.* are held of the earl of Arundell, service unknown, and are worth 4*s.* 8*d.*

A messuage and a cottage in Uley, worth 20*s.*, held of Giles Basset, service unknown.

A messuage in Framlode, or Framelode, worth 3*l.*

Two cottages in Sall, worth 6*s.* 8*d.*

Three hundred acres of pasture called 'le Hay' and 200*a.* meadow, in Standyssh.

Forty acres of arable in Culthrop.

Eight acres of land in Hardewike, or Hardwyke.

The said land, &c. in Standissh, Culthrop and Hardwyke are worth 14*l.* 13*s.* 4*d.*

The said land, &c. in Framelode, Sall, Standyssh, Hardwyke and Culthrop are held of the abbot of the monastery of St. Peter of Gloucester, service unknown.

A messuage in Harsfeld, held of the duke of Bukyngam, service unknown.

C. Series II. Vol. 15. (15 bis.) E. Series II. File 342. (6.)

507. MARMADUKE BEKE.

Writ of Mandamus 15 October, *inquisition* 22 October, 17 Henry VII.

Marmaduke Beeke, named in the writ, died 26 October, 13 Henry VII, seised of the under-mentioned manor, &c. in fee. Thomas Beke, aged 15 and more, is his son and heir.

WILTS. Manor and advowson of Huysshe, a messuage, or tenement, called Shaa, seven messuages, 200*a.* land, 10*a.* meadow, 200*a.* pasture, 30*a.* wood, in Huysshe and Okeburn Seynt George, held of the king in chief, by fealty and 13*s.* 4*d.* rent at Michaelmas yearly, for all service. The said manor (*sic*) of Huysshe and Okeburn Seynt George are (*sic*) worth 4*l.* yearly beyond outgoings.

C. Series II. Vol. 15. (16 bis.)

508. RICHARD BRACEBRIGGE, esquire.

Writ 27 November, *inquisition* 4 January, 17 Henry VII.

Richard Brasbrigg, of Kynnesburye, co. Warwick, esquire, held no lands, &c. in the city of Lincoln, county of the city, liberties, suburbs, or precinct of the same at his decease; but one Thomas Pultney, knight, Edmund Lucy and Edward Belknap, esquires, and others were seised of the under-mentioned manor, by the gift and feoffment of the said Richard and others, to them, their heirs and assigns, the date whereof is —; to hold to them, their heirs and assigns in manner and form following, as appears in certain indentures of covenants made between Richard Bracebrigg, esquire, and John Bracebrigg, his son and heir, of the one part, and Rose Pultney, then widow, of the other, dated 6 July, 12 Henry VII, to wit that the said Thomas Pultney, Edmund Lucy, Edward Belknap, and the others should stand and shall be enfeoffed of the said manor after the death of the said Richard, the father, to the use of the said John Brasbrigg and Rose Pultney, in name of the said Rose's jointure, and should suffer [them] to take the profits thereof to the use of the said Rose for the term of her life, and if the said John Brasbrigg survived the said Richard, his father, then the said feoffees should stand and shall be enfeoffed thereof to the use of the said Rose and her assigns for the term of eight years immediately following and fully to be completed after the decease of the said Richard, and throughout the said term of eight years should suffer [her] to

take the profits for the use and preferment of Katharine and Margaret, her daughters; and after the determination of the said term, and after the death of the said Rose should stand and be enfeoffed of the said manor, to the use of the right heirs of the said Richard and of John, his son and heir, for ever.

He died 16 November last in the year aforesaid. John Bracebrigg, aged 50 and more, is his son and heir.

LINCOLN CITY. Manor of Southall in Brasbrigg, worth 9*l.* 6*s.* 8*d.*, held of the most noble lady, the lady Margaret, countess of Richmond, as of her manor of Burne, co. Lincoln, by service of $\frac{1}{2}$ of a knight's fee, as more plainly appears among the records of the king in the exchequer in the Originalia of the first year of King Henry IV.

C. Series II. Vol. 15. (17 bis.)

509. JOHN GYES, knight.

Writ 4 October, *inquisition* 5 November, 17 Henry VII.

The said John Gyse was seised of the under-mentioned manor in fee, and, being so seised, by charter, 23 September, 1 Richard III, by the name of John Gyse, esquire, son and heir of John Gyse, late of Elmore, co. Gloucester, thereof enfeoffed Thomas Felde, rector of the church of Wegynton, Thomas Hykkys, rector of the church of Kyngeston Seymour, William Baron and Robert Gresewold, to the use of himself and Anne, his wife, and his heirs of the body of the said Anne begotten, with remainder in default to his right heirs, and to make an estate thereof in the manner aforesaid when thereto required by them, the said John and Anne, or either of them, as in the said charter and in certain indentures made thereof upon the marriage of the said John and Anne more fully appears. By virtue of which feoffment the said Thomas and the others were and still are seised thereof in fee to the use aforesaid.

He died the last day of September last. The said Anne survived him and is still living. John Gyse is his son and heir of the body of the said Anne begotten, and is aged 16 and more. *Cf.* Nos. 489, 510.

BEDFORD. Manor of Aspeley Gyse, held of Reynold Bray, knight, as of the castle of his manor of Bedford, service unknown. It is extended at 35*l.* yearly beyond outgoings.

C. Series II. Vol. 15. (18 bis.)

510. JOHN GYES, knight.

Writ 4 October, *inquisition* 3 November, 17 Henry VII.

The said John Gyes and one Richard Berkeley, esquire, were seised of the under-mentioned manor in fee, and, being so seised, by charter, 29 June, 16 Henry VII, gave it to Maurice Berkeley, Edmund Hampden, esquires, Richard Lytelton and Robert Cole, gentilmens, who survive, to the use of himself and Anne, his wife, and his heirs, to make estate in form aforesaid to the said John and Anne or either of them at either of their requests. They were, and still are, seised thereof accordingly in fee to the use aforesaid.

Death as in No. 509. John Gyes is his son and heir, aged 16 and more.

GLOUCESTER TOWN. Manor of Elmore, in the county of the town of Gloucester, held of Edward, duke of Buckingham, as of the honor of Hereford, by service of $\frac{1}{2}$ of a knight's fee and the rent of a clove yearly. It is extended at 4*l.* yearly beyond outgoings.

C. Series II. Vol. 15. (19 bis.) E. Series II. File 391. (1.)

511. WILLIAM INGELBY, knight.

Writ 20 December, *inquisition* 17 January, 17 Henry VII.

He died 4 December, 17 Henry VII, seised of the under-mentioned manor in fee. John Ingilby, aged 24 and more, is his son and heir. *Cf.* Nos. 512, 539, 556.

LINCOLN. Manor of Spridlyngton, called 'Sowth Maner,' worth 7*l.*, held of the heirs of William de Kymay, service unknown.

C. Series II. Vol. 15. (20 bis.)

512. WILLIAM INGELBY, knight.

Writ 20 December, *inquisition* 30 January, 17 Henry VII.

Findings as in No. 511.

ESSEX. Manor of Chaldewell, called 'Ingilbyes,' in Chaldewell, worth 9*l.* 14*s.* 1*d.*, held of the duke of Bukingham, as of his manor of Fobbyng, service unknown.

C. Series II. Vol. 15. (21 bis.)

513. THOMAS BYFLETE, 'gentilman.'

Writ 22 July, 15 Henry VII; *inquisition* 20 October, 17 Henry VII.

He died 20 July, 15 Henry VII, seised of the under-mentioned land, &c. in Northampton; seised in fee of the other under-mentioned manors, land, &c. John Byflete, aged 30 and more, is his brother and heir.

HANTS. Manor of Basyng, worth 100*s.*, held of Thomas Langton, bishop of Winchester, as of his castle, or manor, of Wulvessey, by the rent of a red rose at Midsummer, if demanded, for all service.

Manor of Welle, worth 66*s.* 8*d.*, held of the bishop of Winchester, by service of $\frac{1}{2}$ of a knight's fee and suit of his court of St. Giles twice a year, for all service.

Two messuages, 100*a.* land, in Northampton, in the parish of Micheldever, worth 20*s.*, held of the abbot of Hyde by Winchester, as of his manor of Micheldever, by fealty only, for all service.

Sixty acres of land in Estwodhay, worth 10*s.*, held of the said bishop of Winchester, by service of 1*lb.* pepper, for all service.

C. Series II. Vol. 15. (22 bis.)

514. WILLIAM PYNCHBEK.

Writ of Mandamus 27 November, *inquisition* 17 January, 17 Henry VII.

William Pynchebek, late of Whapelod, died 6 April, 4 Henry VII, seised in fee of the under-mentioned two acres in Whaplod, and seised of the under-mentioned land in Whapelod and Holbich.

One William Pynchebek is his son and next heir and was aged 4 on the day of his father's death, and on the day of the taking of this inquisition is aged 12. William Warde, late of Spaldyng, co. Lincoln, 'yoman,' and Robert Elderton, of the same, 'yoman,' and Richard Galy, of Bykkyr, in the county aforesaid, 'gentilman,' have taken the issues and profits, of their own wrong (*ex injuria sua propria*), from the time of the death of the said William, the father, to the day of the taking of this inquisition.

LINCOLN. Two acres of land in Whaplod, held of the king in chief, by knight service, but by what rent the jurors know not.

Ten acres of land, 20*a.* meadow, 15*a.* pasture and 16*a.* salt-marsh, in the towns of Whapelod and Holbich, severally held of the abbot of Croyland and of the lord de Dakyrs, services unknown.

The said lands and tenements are worth 30*s.* beyond outgoings, and no more.

Memorandum endorsed that, by order of William, archbishop of Canterbury, the chancellor, with the assent of John Ernley, the king's attorney, this inquisition was voided, 11 February, 5 Henry VIII, as not indented according to the form of the statute 34 Edward III.

C. Series II. Vol. 15. (23 bis.) E. Series II. File 543. (1.)

515. EVERARD PYNCHBEKE.

Writ of Mandamus 10 November, *inquisition* 17 January, 17 Henry VII.

He died 6 August, 12 Henry VII, seised of the under-mentioned land, &c. in fee. William Pynchbek, aged 12 on the day of the taking of this inquisition, is his cousin and heir, viz. son of William Pynchbek, his brother. Robert Eldyrton, late of Spaldyng, co. Lincoln, 'yoman,' and Richard Galye, of Bykkyr, in the same county, 'gentyلمان,' have taken the issues and profits of the said land, &c. wrongly, from the time of his death to the day of the taking of this inquisition.

LINCOLN. Three acres of land lying in Qwhaplode with 1*a.* land in Holbech and 1*a.* land in Gedney, held of the king in chief, by knight service, but by what rent the jurors know not.

Thirteen acres of land Qwhaplode, as of his manor of Qwhaplode (*sic*), which are held of the abbot of Croyland, service unknown.

Ten acres of land in Qwhaplode, held of Thomas, earl of Surrey, as of his manor of Tylneye, service unknown.

Twelve acres of land in Holbech, held of Thomas Fynes, lord de Daker, as of his manor of Holbech, service unknown.

Eight acres of land in Gedney, held of the abbot of Croyland, as of his manor of Gedney, service unknown.

All the said lands and tenements are worth five marks beyond outgoings.

Memorandum endorsed as in No. 514.

C. Series II. Vol. 15. (24 bis.) E. Series II. File 544. (13.)

516. RICHARD PYPARD.

Writ 21 October, *inquisition* 30 October, 17 Henry VII.

The said Richard Pypard died 14 October last, seised of the under-mentioned land, &c. in fee. Thomas Pipard, aged 30 and more, is his son and heir.

WILTS. A messuage, 40*a.* land, 20*a.* pasture, 16*a.* meadow, 10*a.* wood and 20*a.* furze and heath, in Alderbury, worth 10*s.*, held of the king in chief, by fealty and 2*s.* rent yearly, for all service.

Three cottages, with 3*a.* land, in Alderbury, worth 8*s.*, held of the prior of Ivechurche, service unknown.

C. Series II. Vol. 15. (25 bis.)

517. JOHN HUTTON, esquire.

Writ 10 November, *inquisition* 12 April, 17 Henry VII.

Robert Hawkyngs, Christopher Medylton, Richard Spenser and William Pratte were seised of the under-mentioned manor, &c. in fee, and, being so seised, gave them to Thomas Hutton, clerk, John Hutton, gentleman, in the writ named, and Richard Lucas, clerk, to the use of the said Thomas and John Hutton and their heirs. They were seised thereof accordingly, the said Thomas and John in fee, and the said Richard in his demesne as of free tenement. Afterwards the said John Hutton died so seised and the said Thomas and Richard survived him and were and still are respectively seised thereof, as above.

By his last will he gave all the abovesaid land, &c. to the said Thomas Hutton, clerk, to him and his heirs, inasmuch as they were bought with the moneys of the said Thomas, affirming that he had nought else wherewith he could recompense the said Thomas for his moneys except with the land, &c. abovesaid.

He died 3 November last. Thomas Hutton, the younger, aged 7 and more, is his son and heir.

HUNTINGDON. Manor of Little Paxton, four messuages, 100*a.* land, 20*a.* meadow, 40*a.* pasture, 12*a.* wood, 20*s.* rent, in Little Paxton and Great Paxton; the manor and land, &c. in Little Paxton are held of the king, as of the honor of Huntingdon, service unknown, and the land, &c. in Great Paxton, called 'Englyse,' are held of Robert Bulkeley, as of his manor there, called 'de la Hayes maner,' service unknown; all the aforesaid lands and tenements are worth 7 marks beyond outgoings.

C. Series II. Vol. 15. (26 bis.) E. Series II. File 62. (2.)

518. JOHN HUTTON, esquire.

Writ 10 November, *inquisition* 10 April, 17 Henry VII.

William Danseth was seised of the under-mentioned manor of Conyton in fee, and, being so seised, gave it to Thomas and John Hutton and Richard Lucas, as in No. 517.

Edward Sawnder was seised of the under-mentioned land, &c. in Over, and, being so seised, gave it to the said Thomas, John and Richard, as above.

John Thryplowe was seised of the under-mentioned land, &c. in Lolwurth in fee, and, being so seised, gave it to the said Thomas, John and Richard, as above.

Robert Hawkyns and others, as in No. 517, were seised of the under-mentioned land, &c. in Hogenyngton, and, being so seised, gave it to the said Thomas, John and Richard, as above.

Will, death and heir, as in No. 517.

CAMBRIDGE. Manor of Conyton, worth 10 marks, held of Hardwyn de Sclar', as of his manor of Hover Hall, service unknown.

Certain lands and tenements, meadow, leasowes, rents, &c., in Over, worth 6 marks, held of the bishop of Ely, as of his manor of Dytton, service unknown.

A tenement, or messuage, in Lolwurth, worth 4 marks, held of Edward Langley, as of his manor in Lolwurth, service unknown.

A tenement, or messuage, in Hogenyngton, worth 5 marks, held of the prior of Barnewell, in right of his church, service unknown.

C. Series II. Vol. 15. (27 bis.) E. Series II. File 62. (1.)

519. WILLIAM BYRMYNGEHAM.

Commission of Concealments, 4 July, 16 Henry VII; *inquisition* 21 April, 17 Henry VII.

He was seised of the under-mentioned manor of Shutford in fee, and, being so seised, suffered a recovery thereof, Michaelmas Term, 5 Henry VII, to John Lacy, clerk, and Thomas Halle, to the use of Margaret, his wife, for the term of her life, and after her decease to the use of him and his heirs for ever. They entered and were seised thereof accordingly in fee to the same use, and afterwards he died, and they were, and still are, seised thereof to the use of the said Margaret for the term of her life, and after her death to the use of Edward Byrmyngemham, his cousin and heir.

He was seised of the under-mentioned manor of Nederorton in fee, and, being so seised, enfeoffed the said John Lacy and William Lacy thereof, a messuage, a virgate of land and three tofts in Nederorton excepted, to the use of the said Margaret for the term of her life, and after her death to the use of him and his heirs for ever. They were seised thereof accordingly to the same use.

He was seised of the under-mentioned manor of Little Tewe, &c., and, being so seised, enfeoffed the said John and William Lacy, to the use of the said Margaret for the term of her life, and after her death to the use of him and his heirs for ever. They were seised thereof accordingly in fee to the same use.

He was seised in fee at his death of the said messuage, &c. in Nederorton, excepted as above.

He died 7 June, 15 Henry VII. Edward Byrmyngeham is his cousin and heir, viz. son of Nicholas his son. The said Edward is 5 years old and more. *Cf.* Nos. 257, 484, 528.

OXFORD. Manor of Shutford, worth 8*l.*, held of the bishop of Lincoln, service unknown.

Manor of Nederorton, with the said lands and tenements there, worth 13*s.* 4*d.*, held of the king, by knight service.

Manor of Little Tewe, two messuages, 100*a.* land in Little Tewe and Great Tewe, worth 30*s.*, held of the king, as of the manor of Wodstok, service unknown.

C. Series II. Vol. 15. (28 bis.)

520. JOHN SMYTH.

Writ 13 September, *inquisition* 10 April, 17 Henry VII.

He was seised of the under-mentioned land, &c. in fee, and, being so seised, by charter enfeoffed Henry his son, Thomas Bonde, John Porter and William Saunders thereof, for the performance of his last will to them thereof declared, and thereafter to the use of the said Henry Smyth and his heirs. They were seised thereof accordingly to the intent aforesaid.

He died 3 September last. The said Henry Smyth, aged 28 and more, is his son and heir.

WARWICK. Four messuages, three cottages, 100*a.* land, 100*a.* pasture, 200*a.* wood, in Allesley, worth 10 marks, held of George, lord de Burgeavenny, by fealty and 15*s.* rent.

Two messuages, 100*a.* meadow, 100*a.* land, 300*a.* pasture, 300*a.* wood, in Flecchamsted, worth 10*l.*, held of the abbot of Stonley, service unknown.

A messuage in Brynklow, worth 13*s.* 4*d.*, held of John Leek, esquire, service unknown.

Three messuages, three virgates of land, in Esynhull, worth 6*l.*, held of Nicholas Malory, esquire, by fealty and the rent of 1*lb.* pepper.

Three messuages, 300*a.* land, in Neubold upon (*super*) Aven, worth 4*l.*, held of the abbot of Pypwell, service unknown.

Three messuages, two virgates of land, in Willoughby, worth 40*s.*, held of the president of the college of St. Mary Magdalen in Oxford, by fealty only.

Three messuages, 200*a.* land, in Knyghtcote, worth 4*l.*, held of Edward Belknap, esquire, service unknown.

Two messuages, 100*a.* land, in Fenny Compton, worth 60*s.*, held of William Coope, esquire, by fealty and the rent of 1*lb.* pepper.

Six messuages, ten virgates of land, in Weston under (*subtus*) Wetheley, worth 8*l.*, held of the said Edward Belknap, service unknown.

A messuage and two virgates of land, in Lemyngton Priors (*Prioris*), worth 30*s.*, held of the said Edward Belknap, service unknown.

C. Series II. Vol. 15. (30 bis.) E. Series II. File 1115, Part VII. (1.)

521. JOHN HUNTELEY.

Writ of Quæ plura 22 February, *inquisition* 7 March, 17 Henry VII.

Whereas by an inquisition (No. 111) taken before William Lang and Roger Holand, late the king's commissioners in co. Somerset, by virtue of the king's commission directed to them and others in the said commission named, it was found that John Hunteley, in the commission named, was seised of the manor of Nethiratbere, &c. held as under; that the same John died 1 March, 11 Henry VII; and that John Hunteley was his son and heir and under age; the jurors say that over and beside the said manor, &c. one Agnes Hunteley, long before the decease of the said John, was seised of the under-mentioned manor of Sheplode &c. in fee, and, being so seised, took to husband the said John, and they had issue between them John Hunteley, the younger. She died so seised and he survived her, and was seised thereof in his demesne as of free tenement by the curtesy, with reversion thereof expectant to the said John, the younger, and died so seised.

John Hunteley, the younger, is son and heir of the said John and Agnes, and at the time of this inquisition is aged 21 and more. *Cf.* Vol. I. No. 1202.

SOMERSET. Two parts of the manor of Nethiratbere, or Netheradber, worth 10*l.*, held of the king, by knight-service, as of his earldom of Salisbury.

Three messuages and a cottage, with a close to the same adjacent and 35*a.* arable, in Overatbere, or Overadber, worth 20*s.*, held of the king, by knight-service, as of his said earldom.

A messuage, with a close to the same adjacent, and 20*a.* arable, in Homere, worth 6*s.* 8*d.*, held of the king, by knight-service, as of his said earldom.

A fourth part of the manor of Sheplode, worth 46*s.* 8*d.*, held of the bishop of Bath and Wells, in right of his church, service unknown.

Thirty acres of land, 5*a.* meadow, in Sisterhampton, Chynnok and Worll, worth 14*s.*, held of the prior of Montageu, in right of his church, service unknown.

Twenty-five acres of land in Westkoker, worth 4*s.*, held of William Knyvet, knight, and of Joan, his wife, in her right, service unknown.

C. Series II. Vol. 15. (31 bis.) E. Series II. File 897 (b). (11.)

522. WILLIAM BROUNSTOP.

Writ 3 March, *inquisition* 10 May, 17 Henry VII.

He died 12 March, 16 Henry VII, seised of the under-mentioned land, &c. in fee. John Brounsop, aged 30 and more the day of the taking of this inquisition, is his son and heir.

DORSET. A messuage, 60*a.* land, 10*a.* meadow, 20*a.* pasture, in Stourepayn, worth 40*s.*, held of Thomas Husee, esquire, by fealty and by service of doing suit to the court of Stourepayn twice a year and by rendering to the said Thomas yearly 1*lb.* cummin, for all service.

Two messuages, 100*a.* land, 6*a.* meadow, 100*a.* pasture, in Durweston, worth 60*s.*, held of Henry, earl of Northumberland, as of the manor of Durweston, by service of doing suit to the court there twice a year and by rendering to the same earl yearly 6*d.* for all service.

A messuage, 40*a.* land, 4*a.* meadow, and 50*a.* pasture, in Milborne St. Andrew, worth 13*s.* 4*d.*, held of John Morton, as of his manor of Milborne St. Andrew, service unknown.

A messuage, 20*a.* land, 3*a.* meadow and 20*a.* pasture, in Lydford by (*juxta*) Shaftesbury, and three messuages and three gardens, in Shaftesbury, worth 50*s.*, held of the abbess of Shaftesbury, service unknown.

Ten acres of land, 10*a.* pasture, in Bagbere, in the parish of Middelton, worth 10*s.*, held of the abbot of Middelton, by fealty and by doing suit to the court at Middelton twice a year, for all service.

C. Series II. Vol. 15. (32 bis.) E. Series II. File 897 (b). (2.)

523. RICHARD ERLEY.

Commission 6 May, *inquisition* 8 June, 17 Henry VII.

One William Esturmy, knight, was seised of the under-mentioned land, &c. in fee, and, being so seised, by charter gave them to one Robert Erley and Joan, his wife, to them and the heirs male which Robert shall beget of her body, with reversion thereof to himself and his heirs. They were seised thereof accordingly in their demesne as of fee and of free tenement respectively, and afterwards she died so seised, and Robert was solely seised thereof by survivorship in his demesne as of fee tail by the form of the gift. He died so seised, whereupon the premises descended to the said Richard, named in the letters patent, as cousin and heir male of the said Robert and Joan, viz. son of John their son. He entered and was seised thereof in his demesne as of fee tail accordingly, and died so seised without heir male of his body begotten, whereupon the reversion thereof descended to one John Seymer, knight, as cousin and heir of the said William Esturmy, knight, viz. son of John, son of John, son of John, son of Maud, daughter and heir of the said William Esturmy, knight; by virtue of which the said John Seymer, knight, son of John, entered thereon and was, and still is, seised thereof in fee.

He died 24 March last. Margaret Chaffen, aged 30 and more, is his sister and heir. *Cf.* No. 760.

WILTS. Eight messuages, 500*a.* land, 40*a.* meadow, 100*a.* pasture, 6*a.* wood, in Burbage and Crofton, worth 10*l.*, held of Edward, duke of Bukingham, service unknown.

C. Series II. Vol. 15. (33 bis.)

524. ELEANOR, COUNTESS OF WILTS.

Writ of Amotus 3 February, *inquisition* the last day of June, 17 Henry VII.

One William Hody and John Byconell, knights, were seised of the under-mentioned manors in fee *inter alia* to the use of Thomas Ormond, knight, earl of Ormond, his heirs and assigns, and the performance of his last will, and, being so seised, at his request, by their charter indented, dated 20 February, 4 Henry VII, demised the said manors to the said Eleanor and to one Robert Spenser, knight, then her husband, and their assigns, for the term of her life, with remainder after her decease to the said Thomas, earl of Ormond, and to Master Richard Hill, then dean of the chapel of the king's household, Gilbert Talbott, Thomas Mountgomery, knights, Henry Vernon, Thomas Grenvild,

knights, by the names of Henry Vernon and Thomas Grenvild, esquires, and Henry Burnell, esquire, their heirs and assigns, to the use of the said earl, his heirs and assigns, and for the performance of his last will.

The said Robert and Eleanor were seised thereof accordingly in their demesne as of free tenement, and, being so seised, she died, and the said Master Richard Hill, Thomas Mountgomery and Henry Burnell, died, and the said earl, Gilbert Talbott, Henry Vernon and Thomas Grenevild survived them, and after her decease entered upon the said manors as upon their remainder and were, and still are, seised thereof in fee to the use aforesaid.

She died 16 August last. Katharine, countess of Northumberland, and Margaret, wife of Thomas Carey, aged respectively 24 and 30 and more on the day of the taking of this inquisition, are her daughters and heirs.

DORSET. Manor of Hasilbere, worth 20*l.*, held of George Nevyl, knight, lord Burgevenny, service unknown.

Manor of Toller Porcorum, worth 3*l.*, held of the said lord Burgevenny, service unknown.

Manor of Pounknoll, worth 40*s.*, held of the said lord Burgevenny, service unknown.

C. Series II. Vol. 15. (34 bis.) E. Series II. File 897 (b). (9.)

525. ELEANOR, COUNTESS OF WILTS.

Writ of Amotus 3 February, *inquisition* 28 June, 17 Henry VII.

Findings as in No. 524.

By letters patent, 20 June, 17 Henry VII, the said earl, Gilbert Talbott, Henry Vernon and Thomas Grenvild, or Grenvyld, had the king's pardon for acquiring the manor of Somerton Erlegh.

SOMERSET. Manor of Somerton Erlegh, worth 10*l.*, held of the king in chief, by service of $\frac{1}{10}$ of a knight's fee.

Manor of Somerton Randolf, worth 8*l.*, held of the prior of St. Swithun of Winchester, in right of his house, service unknown.

Manor of Kyngesdon, worth 20*l.*, held of the said prior, service unknown.

C. Series II. Vol. 15. (35 bis.) E. Series II. File 897 (b). (8.)

526. WILLIAM VAVASOUR, esquire.

Writ of Mandamus wanting; *inquisition* 24 June, 17 Henry VII.

One Henry Vavasour, knight, by charter enfeoffed Randal (*Randulphum*) Pygot, knight, Richard Warton, rector of Thyrnescough, and Richard Lytstrer, chaplain, who survive, together with Thomas Fitzwilliam, of Lowth, co. Lincoln, knight, Hamond Sutton, Thomas Vavasour, of Denby, esquires, and other, since deceased, of the under-mentioned manor, to the intent that, immediately after his decease, they should give it to Henry Vavasour, his son, and Elizabeth, his wife, and the heirs of their bodies begotten, with remainder in default to John Vavasour, brother of the said Henry, and the heirs of his body begotten, with remainder in default to his own right heirs. The said Randal, Richard and Richard were, and still are, seised thereof in fee by survivorship to the intent aforesaid.

The said Henry Vavasour and Elizabeth after the death of the said Henry Vavasour, knight, took the profits of the said manor, by virtue of the intent aforesaid up to the day of the obtaining of this writ.

The said William Vavasour died 24 May, 15 Henry VII. The said Henry Vavasour, the son, is brother and next heir of the said William, and is 45 years old and more. *Cf.* No. 420.

LINCOLN. Manor of Cokeryngton, whereof ten messuages, 200*a.* pasture, 100*a.* wood and 20*a.* meadow, worth 20*l.*, are held of the king, as of the duchy of Lancaster, as of the castle of Bolyngbroke, service unknown; one messuage, 40*a.* land, 20*a.* pasture, 10*a.* meadow, worth 3*l.*, are held of the king, as of his fee of Skotney in socage; and two messuages, 40*a.* land, 20*a.* pasture, 10*a.* meadow, worth 3*l.*, are held of 'le Vicount Beamont,' as of his fee of Bayeux (*Bayocis*), otherwise called 'Beamount Fee,' service unknown.

C. Series II. Vol. 15. (36 bis.)

527. JOHN HEVENYNGHAM, knight.

Writ of Amotus 1 September, *inquisition* the last day of June, 17 Henry VII.

One Elizabeth, late the wife of Maurice Bruyn, knight, was seised of the under-mentioned manors, &c. in fee tail, to her and the heirs of her body issuing, and, being so seised, had issue Henry Bruyn, knight, who had issue Alice and Elizabeth. Henry died in his mother's lifetime, and afterwards the said Alice took to husband Robert Harleston, esquire; they had issue between them John, and the said Robert died, and the said Alice survived him; and the said Elizabeth, the daughter, took to husband Thomas Tirell, esquire, and they had issue between them Hugh.

The said Elizabeth, the mother, died seised of the said manors, &c. in fee tail, after whose death they descended to the said Alice and Elizabeth, the daughter, as her cousins and heirs, viz. daughters of the said Henry, her son, whereby the said Thomas Tirell and Elizabeth, the daughter, in her right, and the said Alice, then being sole, entered upon and were seised of the said manors in their demesne as of fee tail, viz. the said Thomas and Elizabeth in her right and the said Alice in her own right.

Afterwards the said Alice took to husband the said John Hevenyngham named in the writ. whereby they and the said Thomas and Elizabeth were seised of the said manors, &c. in fee tail in right of the said Alice and Elizabeth.

John Hevenyngham and Alice had issue Thomas (*written over an erasure*), and afterwards she died, and he survived her and was seised of all that belonged to her in the said manors, &c. in his demesne as of free tenement, as tenant by the curtesy, and died so seised.

The said Thomas Tirell afterwards died and the said Elizabeth survived him and was seised of all that concerned her in the said manors, in fee tail, and died so seised; after whose death what belonged to her therein descended to William Tirell, her son and heir.

He died 10. May, 14 Henry VII. John (*written over an erasure*) Hevenyngham is his cousin (*cognatus*) and heir, aged 30 and more.

Clement Harleston is cousin (*consanguineus*) and heir of the said Alice, late wife of the said John Hevenyngham, of her body begotten, viz. son of the said John Harleston her son, and is 7 years old and more. *Cf.* Nos. 306, 307, 383, 425.

LINCOLN. Manor of Carleton Panell, held of Robert Tailbois, esquire, service unknown; a moiety of the said manor is worth beyond outgoings 10 marks.

Manor of Ireby, or Irby, held of the prior of the hospital of St. John of Jerusalem in England, service unknown; a moiety thereof is worth 40s.

Manor of Wurleby, held of the said prior, service unknown; a moiety thereof is worth 100s.

Manor of Kelyngholme, held of the abbot of Thorneton, service unknown; a moiety thereof is worth 40s.

Three messuages, two tofts, a bovate of land, 30*a.* pasture, 20*a.* meadow, 300*a.* wood, in Glamfordbrigge, Wraby, Braughton and Ireby; one messuage whereof and 300*a.* wood are in the town of Braughton, are held of Hugh Cressy, service unknown; a moiety of the said messuage and wood is worth 40s.; the other messuages, two tofts, a bovate of land, 30*a.* pasture, and 20*a.* meadow are in Glamfordbrigge and Ireby, are held of William Tirwit, knight, service unknown, and a moiety thereof is worth 40s.

C. Series II. Vol. 15. (37 bis.)

528. WILLIAM BYRMYNGEHAM.

Commission of Concealments 9 June, 17 Henry VII; *inquisition* 8 October, 18 Henry VII.

He died 6 June, 15 Henry VII, seised of the under-mentioned manor in fee tail, viz. to himself and the heirs of his body, with reversion thereof expectant to him and his heirs for ever. Edward Byrmyngeham is his cousin and heir, viz. son of Nicholas his son, and is aged, on the day of the taking of this inquisition, 6 and more. *Cf.* Nos. 257, 484, 519.

WARWICK. Manor of Brymyngeham, or Byrmyngeham. worth 100*l.*, held of William (*sic*) Sutton, lord de Dudley, knight, by service of one knight's fee.

The said Edward (*sic*), lord de Dudley, after the death of the said William Byrmyngeham entered into the said manor and has taken the issues and profits thereof, from the time of the death of the said William Byrmyngeham to the day of the taking of this inquisition, to his own use.

C. Series II. Vol. 15. (38 bis.)

529. ELIZABETH PONCHERDON, widow.

Writ of Amotus, 6 February, 16 Henry VII; *inquisition* 20 January, 17 Henry VII.

Long before her decease one Richard Clyvedon and Peter Bevero, clerk, were seised of the under-mentioned manor in fee, and, being so seised, gave it to Richard Ponchardon and her, the said Elizabeth, then his wife, to hold to them and the heirs of his body, as by their charter and by the king's licence, 18 Henry VI, and by an inquisition before Philip More, escheator, taken 18 June, [6] Edward IV, after the death of the said Richard Ponchardon, appears.

They were seised thereof accordingly, the said Richard in fee tail and the said Elizabeth in her demesne as of free tenement ; and afterwards they had issue Walter, Maud, Philippa and Anne ; and afterwards the said Richard died and she was seised thereof as aforesaid by survivorship, and the reversion thereof descended to the said Walter Poncherdon, as son and heir of the said Richard Ponchardon of his body begotten.

Afterwards the said Walter died seised of the said reversion, in fee tail, by virtue of the gift, without heir of his body begotten, whereupon the reversion descended to the said Maud, Philippa and Anne, as his sisters and heirs, and they were seised thereof in fee tail, by virtue of the gift ; and, being so seised, the said Maud had issue William Okeden and died ; and afterwards the said Elizabeth Ponchardon died, whereupon the said manor descended to the said Philippa, Anne, now the wife of Thomas Sendy, and the said William Okeden, son and heir of the said Maud, eldest daughter (*enicie filie*) of the said Richard Ponchardon.

She died 15 August, 14 Henry VII. The said Philippa is aged 60, the said Anne is aged 50 and the said William Okeden is aged 30 and more on the day of the taking of this inquisition.

HANTS. Manor of Elyngham, worth 4*l.*, held of the king in chief, by service of $\frac{1}{4}$ of a knight's fee.

C. Series II. Vol. 15. (39 bis.)

530. MAUD late the wife of WILLIAM COOKE.

Writ of Certiorari 20 February, 16 Henry VII ; *inquisition*, 20 November, 17 Henry VII.

HANTS. The writ recites that, by inquisition before William Haket, escheator of King Edward IV, taken *de mandato*, it was found that the manor of Faccombe, with the advowson of the church there, held of the king in chief by service of $\frac{1}{5}$ of a knight's fee, by or after the death of Richard Punchardon, or by reason of the minority of Walter Punchardon, his son and heir, came (*devenerunt*) to the king's hands, and that Maud, wife of William Cooke, Philippa, wife of Thomas Leweston, and Anne, wife of Thomas Sendy, then were sisters and heirs of the said Walter, and of full age ; that the said Maud died before the said William Cooke and Maud, in her right, had sued livery of the said manor and advowson out of the king's hands after Walter's death ; and orders the sheriff to enquire when the said Maud died and who is her heir.

The said Maud died 20 August, 14 Henry VII. William Okeden is her son and heir, aged at the time of the taking of this inquisition 37 and more.

C. Series II. Vol. 15. (40 bis.)

531. JOHN PERCYVALL.

Writ of Mandamus 12 June, *inquisition* 29 September, 17 Henry VII.

He died 25 September, 13 Henry VII, seised of the under-mentioned land, &c. in fee. James Percyvale, aged 30 and more, is his son and heir.

SOMERSET. Twelve messuages in Weston in Gordano, worth 10*l.*, held of Elizabeth, queen of England, as of the honor of Troubrygge, by fealty and 16*d.* rent, for all service.

Six messuages in Carampton, worth 7*l.*, held of William, earl of Pembroke, as of his honor of his castle of Dunster, by fealty and 6*d.* rent yearly.

Seven messuages in Butcomb, Stoke, and Nenmett, worth 8*l.*, held of the abbot of Flaxley, as of his manor of Rachelbery, service unknown.

C. Series II. Vol. 15. (41.) E. Series II. File 897 (b). (12.)

532. JOAN COWEPER, widow, late the wife of RICHARD COK.

Writ of Melius inquirendo 26 July, *inquisition* 17 August, 17 Henry VII.

LONDON. The writ recites No. 533, and directs the escheator to inquire to whom the reversion of the said messuages after her decease ought to belong.

The jurors say that, by the will of the said Richard, the said messuages were to revert, after her decease, to his right heirs; that he had issue Richard, who died in the said Joan's lifetime without heir, general or special; and that therefore the reversion of the said messuages, after the death of the said Joan, was, is and ought to be expectant to the king, as his escheat, inasmuch as they are held of the king, as in the said former inquisition was found.

C. Series II. Vol. 15. (42 bis.)

533. JOAN COWEPER, widow, late the wife of RICHARD COK.

Writ of Mandamus 4 June, *inquisition* 18 June, 17 Henry VII.

Richard Cok named in the writ was seised of the under-mentioned messuages in fee long before the said Joan had anything therein, and being so seised, by his last will bequeathed them to the said Joan for the term of her life.

The said Richard died 16 June, 35 Henry VI, after whose death the said Joan, by virtue of the above bequest, entered into the said messuages, and was thereof seised in her demesne as of free tenement, and died so seised.

She died without heir 18 February, 11 Henry VII.

Immediately after her decease one Peter Curteys entered upon the said messuages and took the issues and profits from her decease to 10 May, 13 Henry VII, by what title the jurors know not. One John Mason entered and took the issues and profits thereof from the said 10 May to 20 February, 14 Henry VII, by what title they know not. John Morton, late archbishop of Canterbury, entered and took the issues and profits from the said 20 February to 11 September, 16 Henry VII, by what title they know not. John Morton, cousin and heir of the said archbishop, and John Colop, entered and took the issues and profits from the said 11 September to the day of this inquisition, by what title they know not.

LONDON. Fourteen messuages in the parish of All Hallows Stanynges, worth 6*l.*, held of the king by free service of 1*d.* yearly.

C. Series II. Vol. 15. (43 bis.)

534. GEOFFREY BYRD, CITIZEN OF LONDON.

Writ of Mandamus 12 May, *inquisition* 9 June, 17 Henry VII.

He was seised of the under-mentioned messuages, &c. in fee, and died so seised, after whose death one Margaret, late his wife, immediately entered thereon, without title and contrary to the law and custom of the realm, and took the issues and profits thereof from 21 July, 34 Henry VI, to 17 May, 7 Henry VII. After her death, one Thomas Asshe intruded therein and profited thereby (*in eisdem se abatavit*) and took the issues and profits from the said 17 May, 7 Henry VII, to 20 March last past, by what title the jurors know not.

He died 21 July, 34 Henry VI. Maud Lambart, widow, who survives, is his daughter and heir, aged 65 and more at the time of the taking of this inquisition.

LONDON. Two messuages and two shops, with a garden, one called 'le Belhous' and the other 'le Scomer,' and eight curtilages, adjacent together in Hundesdich, in the parish of St. Botolph without Algate, within the ward of Portsoken, worth 5 marks, held of the prior of Crischurch beside the Tower of London, in right of his church, by the rent of 8s. 6d. yearly.

C. Series II. Vol. 15. (44 bis.)

535. WILLIAM BEDWHALE.

Writ 6 June, 17 Henry VII; *inquisition* 15 October, 18 Henry VII.

He died 11 May last, seised of the under-mentioned manor in fee. Elizabeth, wife of William Cottusmore, is his daughter and heir, aged 24 and more.

BERKS. Manor of Crowchys *alias* Dentes in Bastyliden, worth 100s., held of the lord St. Amand, by service of fealty and 5s. rent yearly, for all service.

C. Series II. Vol. 15. (45 bis.)

536. WILLIAM BEDWHALE.

Writ 6 June, 17 Henry VII; *inquisition* 14 October, 18 Henry VII.

Findings as in No. 535.

OXFORD. Manor of Huntercombe in Ippesdene, worth 106s. 8d., held of Richard Restewold, esquire, service unknown.

A messuage formerly 'Arundelles,' in Ippesdene, worth 40s., held of the lord Hasting, by service of fealty and 13s. 4d. rent yearly.

A messuage and a carucate of land at Greymarehyll, in the parish of South Stoke, worth 16s. 8d., held of the abbot of Eynsham, by service of fealty and 26s. 8d. rent yearly.

A messuage and two virgates of land, in South Stoke, called 'Wardeslondes,' worth 13s. 4d., held of the abbot of Eynsham aforesaid, by service of fealty and 10s. rent yearly.

A messuage and a virgate of land, in the parish of Goryng, and five several closes called 'Noxes' and 'Lambaldes,' in the parish of Goryng, worth 10s. beyond outgoings, held of the prioress of Goryng, by service of

fealty and a yearly rent, viz. for the messuage 6s. 8*d.* and for the five closes 10*s.*

A messuage and two virgates of land in Whytchurche, worth 13*s.* 4*d.*, held of the king, as of his honor of Wallyngford, by service of fealty and 3*s.* 4*d.* rent yearly.

C. Series II. Vol. 15. (46 bis.)

537. WILLIAM WYNNEBURY.

Writ 4 June, *inquisition* 28 June, 17 Henry VII.

He held, the day he died, in his demesne as of fee the undermentioned messuage, &c. and manor, &c.

He died Tuesday after Whitsuntide last. Alice Lyttelton, wife of Richard Lyttelton, is his daughter and heir, and is aged 40 and more.

STAFFORD. A messuage, a virgate of land, and 26*s.* 8*d.* rent, in Huntyngton, held of the king in chief by serjeanty, viz. by service of keeping the king's hey of Toddesley, in the forest of Cannok, and by paying to the king yearly 26*s.* 8*d.*, to wit at Michaelmas and Lady Day equally for the herbage of the said hey and other customs to the keeping of the said hey belonging, for all service; the said messuage is worth nothing because it lies wholly prostrated; the said virgate of land is worth 6*s.* 8*d.*; the said rent is payable at Lady Day and Michaelmas yearly.

Manor of Pilaton Hall, 3*a.* land, 4*a.* meadow, in Penkeriche, the manor held of the abbot of Burton upon Trent, by fealty and 16*s.* rent, to the abbot and his successors, yearly for all service, it is worth 30*s.*; the said 3*a.* land, 4*a.* meadow held of Robert Welewhby, knight, lord Broke, as of his manor of Penkeriche, service unknown, worth 6*d.*

C. Series II. Vol. 15. (49 bis.) E. Series II. File 1017, Part I.
(1 and 2, the former with memorandum at foot of livery sued.)

538. JOHN METCALF.

Writ 7 May, *inquisition* 10 June, 17 Henry VII.

Ellen, late the wife of the said John Metcalf, named in the writ, late alderman of the city of York, was seised of the under-mentioned messuages &c. in fee, and, being so seised, took to husband the said John, by virtue of which he was seised of the said messuages, &c. in fee in her right, and they had issue between them one John Metcalf. Afterwards she died, and he survived her, and was seised of the said messuages, &c. as tenant by the curtesy in his demesne as of free tenement, with reversion thereof expectant to the said John Metcalf, as her son and heir.

He died 8 February last. The said John Metcalf is son and heir of the said John and Ellen and on 8 August last was aged 13.

YORK CITY. Nine messuages in the city of York, held of the king in free burgage, as the whole city is held; six thereof are decayed (*in decasu*) and of no yearly value, the other three are worth 26*s.* 8*d.* yearly.

A messuage lately built upon a toft in Bysshopthorp, in the county of the said city, and 1*a.* 3*r.* land there, worth 6*s.*, being parcel of fourteen

tofts and fifteen bovates of land in Bysshopthorp, which are held of the king by the rent of 4 marks, other services unknown.

C. Series II. Vol. 15. (50 bis.) E. Series II. File 268. (1.)

539. WILLIAM INGELBY, knight.

Writ 10 December, *inquisition* 12 January, 17 Henry VII.

He died seised in fee of the under-mentioned three bovates in Colton, manor and advowson of Hoton Wandysley and land, &c. in Marston and Angrome.

Long before his decease, by the name of William Ingilby, esquire, he by charter *inter alia* gave the other under-mentioned land, &c. *inter alia*, by the name of all his land, &c. in Hessey, Brian Askham, Nonappleton, Middelthorp, Acastre Malbysh, Colton and the city and suburb of York, except three bovates of land in Colton which are held of the king in chief, as above, to George Strangways, D.D., by the name of George Strangways, B.D., William Aykerode, clerk, by the name of Master William Aykerode, M.A., and others since deceased, and their heirs, to the use of himself and his heirs and the performance of his last will. The said George and William were, and still are, seised thereof accordingly in fee by survivorship.

By his last will he directed *inter alia* that eight of his poorer tenants in Hoton, Angrom and Marston, at the discretion of his executors, should be quit of payment of their farms for the term of St. Martin in Winter last past before the taking of this inquisition, of his alms; and the sum of 300 marks, both from the residue of the rents, issues and profits of all his manors, &c. in the said county, and elsewhere, should be collected, received and kept by his executors, for the marriage of Anne, his daughter, who is still surviving and unmarried.

Death and heir, as in No. 511. *Cf.* Nos. 512, 556.

YORK CITY. Three bovates of land in Colton, worth 12s., held of the king in chief, by service of $\frac{1}{10}$ of a knight's fee.

Manor of Hoton Wandysley and the advowson of the church of Hoton to the same manor belonging, four messuages, a cottage, a toft, six bovates and 10*a.* land, 2*a.* pasture, 21*d.* quitrent and $\frac{1}{2}$ *lb.* pepper yearly at Whitsuntide and Martlemas equally, in Marston, and eleven messuages, thirteen bovates of land and 40*a.* land, called 'Forbyland,' 80*a.* pasture, and 10*a.* meadow, in Angrome, worth 30*l.* 21*d.* free rent and $\frac{1}{2}$ *lb.* pepper, held of the heirs of the lord de Bruis, services unknown.

A messuage, a cottage, a croft, seven bovates of land, 4*a.* pasture, 3*a.* meadow, in Hessey, or Hessay, worth 40s., held of the abbot of the monastery of St. Mary without York, service unknown.

A messuage, 16*a.* land, in Brian Askeham, worth 7s., held of the heirs of Brian de Stapleton, service unknown.

A messuage, two tofts, eight bovates and 10*a.* land, 7*a.* meadow, in Nonappleton, worth 44s., held of the heirs of Walter de Fauconberge, service unknown.

A messuage and 3*a.* land, in Middelthorp, worth 8s., held of the abbot of Byland (*Bellalanda*), service unknown.

Two acres of meadow in Aycastre, or Acastre, Malbysh, worth 4s., held of the heirs of the lord de Malbysh, service unknown.

Manor (*manerium suum*) in Colton, or the manor of Colton, and a windmill in Colton, worth 6*l.*, held of the heirs of Thomas de Metham, service unknown.

Twenty-four tenements, three gardens, a close (*clausura*) containing 6*a.* pasture, and 30*s.* free rent yearly at Whitsuntide and Martlemas equally, in the city of York and the suburbs thereof, worth 40*s.* and the 30*s.* free rent, held of the king, in free burgage.

C. Series II. Vol. 15. (51 bis.)

540. JOHN HUNTLEY, the younger, son and heir of JOHN HUNTLEY, the elder.

Writ 30 January. *proof of age* Saturday, 5 February, 17 Henry VII.

SOMERSET. He was born at Shiplade on the feast of St. Thomas the Martyr, 21 December, 19 Edward IV, and baptized in the baptistery of the parish church of Bledon, as deposed to by:—

Tristram Stork, who broke his right arm by a heavy fall from his horse, as Shiplad on that day; Thomas Middelton, who was asked to be godfather, but could not stand; Thomas Michell, who took a twenty-two years' lease, together with one Thomas Moris, from Robert Paine, of land in Bledon on that day; Henry Hymerford, who sold 12*a.* wood in Bledon to Roger Hoggys for 4 marks; Giles Caron, who on that day bought John Frankham, a bondman belonging to the manor of Shiplade, of the said John Huntley, the father, for 40*s.*, which bondman ran away from him the same day; John Maye, whose kinsman Thomas Maye was born at Bledon at Michaelmas then last past and was 21 years old at Michaelmas last; John Stradlyng, who says that one Walter Robyns, clerk, sang his first mass in the parish church of Bledon on that day, and that he saw the said Walter's letters of orders bearing date A.D. 1480; John Tracy entered the service of the said John Huntley, the father, and took 1*d.* in arles, &c.; William Skarre, who was at the said manor of Shiplade and there sold a fardel of 'canvas' for 46*s.* 8*d.* which the said John, the father, paid for in money called 'Crusadoys,' with which money the said William bought a house at Yevell; Thomas Mershe, who rang the bell at Bledon church, and it broke in the ringing; John Chaliner, whose sister was wet nurse to the child for a year or more; and Richard Kest, who was then servant in the household of the said John, the father, &c. *Cf.* No. 545 for identical findings.

His lands are in the custody of John Byconyll, knight, Morgan Kidwelly, knight, John Hemerford, esquire, and John Michell by the king's grant.

C. Series II. Vol. 15. (52 bis.)

541. EDWARD CHAMBERLEYN, son and heir of RICHARD CHAMBERLEYN, esquire.

Writ 17 March, *proof of age* 19 March, 17 Henry VII.

OXFORD. The said Edward Chamburleyn, esquire, son and heir of Richard Chamburleyn, esquire, was born at Weston and baptized in the church there, 22 December, 20 Edward IV, as deposed to by:—

Nicholas Grene, aged 44 and more, because he was then living (*manebat*) with Master Thomas Butlere, rector of Aseley; William Belson, aged 40 and more, because on 5 January following the first-born son of Master Barantyne was born, who is twenty-one and more; Thomas Byrtte, aged 50 and more, because he paid his rent that day for a tenement in Sherborne to Master Katermayns; Henry Allnett, aged 50 and more, because he held a tenement in the town of Adwell; John Adam, aged 50 and more, because [whilst] he was ploughing in the fields John Dewys, servant of Dame Fowler, told him of it; Thomas Hockley, aged 50 and more, because he was living (*manebat*) in Rycott with Mistress Sybella Katermayns; John Dewys, aged 48, because he went to Rycott to ask Master Thomas Fowler to be godfather, &c.

The lands &c. of his inheritance are in the custody of Sibilla Chamberleyn, widow, by the king's grant.

C. Series II. Vol. 15. (53 bis.)

542. NICHOLAS KNYVETON, of Myrcaston, co. Derby, esquire.

Commission wanting; *inquisition* 7 June, 17 Henry VII.

By charter indented he gave to John Mountgomery, knight, Ralph Delves, John Agard, Thomas Babyngton, Robert Bradshawe, esquires, and Richard Delves, clerk, two messuages and all other the land, &c. in Knyveton, Offecote and Undyrwode, now in the tenure of Thomas Olde and John Knyveton, to the value of 10*l.* yearly, to hold to them, their heirs and assigns, to the use of John Knyveton, his son and heir, and of Margaret, his wife and the heirs of John of her body issuing. They were, and still are, seised thereof accordingly to the use abovesaid.

By another charter indented he gave to the said John Mountgomery, knight, and the others a messuage, with divers pastures adjacent, in Undyrwode, late in the tenure of Lettice Knyveton, widow, to the value of 5 marks yearly, to the use of the said Lettice for the term of her life. They were seised thereof in fee accordingly to the use aforesaid.

One Henry Bothe, esquire, was seised in fee of a fifth part of the manor of Egenton and of a messuage in the same town, and, being so seised, by charter indented gave to one Thomas Knyveton, of Myrcaston, esquire, a yearly rent of 12*s.*, to be received to the said Thomas and his heirs for ever, from all his messuages, lands and tenements in Egenton, payable at Lady Day and Michaelmas equally, the rent to cease when the said Henry and his heirs, or any on his or their behalf, should enfeof the said Thomas, or his heirs, of land, &c. lying together within four miles (*leucas*) of Mircaston, to the same value, &c. which rent after the death of the said Thomas descended to the said Nicholas, as his cousin and heir, viz. son and heir of Nicholas his son.

William Bothe, of Erlaston, esquire, held two messuages in Hilton, of the said Nicholas by the yearly rent of 19*s.* 8*d.* and by other services, unknown.

Thomas Denizz, of Asshe, and all his ancestors, whose heir he is, used to pay the said Nicholas and his ancestors, from beyond memory of man, every third year at Martlemas 1*lb.* (*pondus sive libram*) of pepper for common with his beasts in the waste called Hylton Heth.

The said Nicholas, being seised in fee of all the under-mentioned manors and lands and of the above specified rents, gave them to John Mountgomery

and Brian Sandford, knights, Ralph Delves, John Agard, Thomas Babyngton, John Knyveton and Robert Bradshawe, esquires, and Richard Delves, clerk, by the description of all his manors, lands, &c. within the lordships and fees of Myrcaston, Undyrwode, Wyndeley, Knyveton, Stanage, Hethcote, Bradley, Egynton, Hylton and Perwyche, to them, their heirs and assigns, to the use and intent that they should perform divers covenants specified in indentures of marriage of the said John Knyveton, his son and heir apparent, as appears by the charter (set out) of the said Nicholas, dated 3 September, 14 Henry VII (including his land, &c. in Quyksell, co. Stafford, and Cosseworthe, co. York), with condition (in English) subscribed.

He died 14 May, 15 Henry VII. John Knyveton, esquire, is his son and heir, and was aged 20 on the feast of St. Barnabas the Apostle, last.

Roger Myners and Alice, his wife, have occupied the premises from the time of the death of the said Nicholas to the day of the taking of this inquisition and taken the issues and profits. *Cf.* Nos. 544, 576.

DERBY. Manor of Mircaston, or Myrcaston, twenty-one messuages, 400*a.* land, 300*a.* pasture, 40*a.* meadow, 12*a.* wood, in Myrcaston, worth 25*l.*, held of the king, of the honor of Tutbury, parcel of the duchy of Lancaster, by service of $\frac{1}{2}$ of a knight's fee.

Manor of Wynley, five messuages, 60*a.* land, 120*a.* pasture, 32*a.* meadow, 4*a.* wood, in Wynley, worth 21*l.*, held of the king, as of the said honor, by service of $\frac{1}{10}$ of a knight's fee.

Manors of Offecote and Underwode, three messuages, 5*a.* land, 160*a.* pasture, 8*a.* meadow, 10*a.* wood, in Offecote and Underwode, worth 25*l.*, held of the king, as of the honor aforesaid, by socage and 58*s.* rent.

A messuage in the lordship of Knyveton, 3*a.* land, 120*a.* pasture, 3*a.* meadow, in Knyveton, worth 10*l.*, held of the king, as of the honor aforesaid, by socage.

Twelve messuages, in Ashburne, worth 3*l.* 5*s.* 8*d.*, held of the king, as of the honor aforesaid, by socage.

A messuage and 20*a.* pasture, in Stanage, called 'Stanage Graunce,' worth 5*l.*, held of the king, as of the honor aforesaid, by socage.

Six acres of pasture, in Hethcott, or Hethcote, worth 40*s.*, held of the king, as of the honor aforesaid, by service of socage.

Twenty acres of pasture, in Perwyche, called 'Wylcokes fylde,' and 40*a.* pasture, 3*a.* wood, in the same, worth 9*l.*, held of the king, as of the honor aforesaid, by service of socage.

Eight acres of land, 2*a.* meadow, 40*a.* pasture, in Holand Ward, held of the king, as of the honor aforesaid, by 11*d.* rent yearly and by service of being one of the foresters to keep Holand Ward aforesaid.

The said messuages, lands and tenements in Egenton and Hilton are held of the king, as of the honor aforesaid, by service of $\frac{1}{3}$ and $\frac{1}{3}$ of a knight's fee, and are worth yearly in all issues beyond outgoings 21*s.*

C. Series II. Vol. 15. (54 bis.)

543. THOMAS GREY, son and heir of WILLIAM GREY, esquire.

Writ 23 April, *proof of age* 12 June, 17 Henry VII.

NORFOLK. He was born at Oxbrough and baptized in the church of that town and was 21 years old 20 April last, as deposed to by:—

Thomas Jermyn, gentleman, aged 60 and more, well remembers this because Robert Jarmyn, clerk, was inducted into the rectory of the church of Marton the same day.

Robert Trendyll, aged 50 and more, was sent to ask one Dame Margaret Bedyngfelde to be godmother.

Nicholas Markaunt, the elder, aged 44 and more, started on pilgrimage (*iter peregrinacionis arripuit*) to St. Davids (*versus Meneviam*) in South Wales.

Thomas Mannyng, aged 49 and more, was sent to ask Peter Lok, clerk, I.U.D., to be godfather.

John More, aged 50 and more, was sent to ask Thomas Spylman, esquire, to be another godfather.

Nicholas Markaunt, the younger, aged 47 and more, started (*iter arripuit*) for Caes in the parts beyond seas, &c.

The lands of his inheritance are in the custody of Margaret Bedyngfeld, widow, executrix of the testament of Edmund Bedyngfeld, knight, by the king's grant.

C. Series II. Vol. 15. (55 bis.)

544. NICHOLAS KNYFTON.

Writ of Mandamus 21 October, *inquisition* 25 January, 17 Henry VII.

Nicholas Knyfton, the elder, of Mercaston, co. Derby, esquire, was seised of the under-mentioned manor in fee, and, being so seised, by charter gave it to Nicholas Knyfton, the younger, named in the writ, and Alice, his wife, and the heirs of their bodies. They were seised thereof accordingly in fee tail.

The said Nicholas Knyfton, the elder, was seised of the under-mentioned messuages, &c. in fee, and, being so seised, gave them to the said Nicholas, the younger, and Alice, as above, in tail.

The said Nicholas, the younger, died so seised, and the said Alice survived him, and took to husband Roger Minowrs by virtue of which they were and at the time of the taking of this inquisition are seised thereof, in her right, in fee tail.

Death as in No. 542. John Knyfton is his son and heir, aged on the day of the taking of this inquisition 19 years. *Cf.* No. 576.

STAFFORD. Manor of Quayxsill, worth 6*l.* 10*s.*, held of the abbot of Rowcetour, as of his manor of Rowcetour, by service of fealty.

Five messuages, 40*a.* pasture, 20*a.* meadow, 20*a.* wood, in Hawarsclowch and Elaston, worth 44*s.*, held of Humphrey Stanley, knight, as of the manor of Tunstall, by service of fealty.

C. Series II. Vol. 15. (56 bis.) E. Series II. File 1017, Part I. (3 and 4.)

545. ANNE wife of JOHN WHYTYNG, esquire, sister and one of the heirs of PETER PAUNSEFOTE, son of WALTER PAUNSEFOTE, esquire.

Writ wanting; *proof of age* Saturday after the Translation of St. Thomas the Martyr, 17 Henry VII.

SOMERSET. He was born at Compton Paunsefote on the feast of the Translation of St. Martin, 1 Henry VII, viz. 4 July, and baptized in the baptistery of the parish church of Compton aforesaid, as deposed to by :—

Robert Gilbert, esquire, fell from his horse at Compton Paunsefote, at the time of her birth, and broke his right arm.

John [Li]te was asked by her father to be godfather, being at Compton Paunsefote at the time of her birth, but could not stay.

Tristram Storke was at Shaftesbury on that day with Walter Paunsefote, her father, and on returning one of Walter's servants met them with the news, and he rode with Walter to Compton Paunsefote.

John Mychell was holding the court at Compton Paunsefote that day.

John Tracy says that her father gave him on that day one John Croppe, a bondman belonging to the manor of Compton Paunsefote, who ran from him on that day.

Giles Carne was in the house of one Peter Baunfeld, of Shaftesbury, on that day, and Peter's wife was then requested by the servant of the father of the said Anne to be godfather.

John Dirdo say that one Walter Robyns on that day sang his first mass in the church of Compton Paunsefote, and he saw the letters of orders of the said Walter, dated A.D. 1486.

Edward Tryckehellok first came to service with the said Walter Paunsefote on that day and took 1*d.* in arles.

Thomas Middleton sold a fardel of 'canvas' for 46*s.* 8*d.*, paid in 'crusadoys' with which money and other he bought a house in Yevyll.

Lionel Haryson rang the bell, which broke.

Roger Martyn's sister Alice was wet-nurse, &c. Cf. No. 539 for identical findings.

C. Series II. Vol. 15. (57 bis.)

546. JOHN TRENCHARD, knight.

Writ of Amotus 17 May, *inquisition* 21 June, 16 Henry VII.

He died 7 January, 10 Henry VII, seised of the under-mentioned manor, &c. in fee. Thomas Trenchard, aged 21 years, four months and more on the day of the taking of this *inquisition*, is his son and heir.

HANTS. Manor of Chesthill, a messuage, 200*a.* land. in Atherfeld, in the Isle of Wight, worth 8*l.*, held of the king in chief, by knight service.

C. Series II. Vol. 15. (58 bis.)

547. RALPH WODERYNGTON, knight.

Writ 26 March, *inquisition* 10 May, 18 Henry VII.

He died seised in fee tail, to himself and the heirs of his body, of the under-mentioned manor of Wodryngton.

He died seised in fee, jointly with Mabel, his wife, of the under-mentioned manor of Haghton and hamlet of Homysshalghe, which the said Mabel holds for the term of her life by reason of a charter of feoffment, by which the said

Ralph and Mabel were seised, to wit the said Ralph in fee simple and the said Mabel of free tenement, to wit for the term of her life.

He died 25 March last seised, or seised in fee, of the other under-mentioned manors, &c. Henry Wodryngton, aged 23 and more, is his son and heir.

NORTHUMBERLAND. Manor and town of Wodryngton; there are in the said manor and town 100*a.* arable, 40*a.* wood, 12*a.* meadow, 100*a.* moor, worth 10 marks and no more on account of the nearness of the realm of Scotland; held of the lord le Scrope of Upsale, as of his barony of Whalton, by $\frac{1}{4}$ of a knight's fee.

Town of Wodhorn, which contains 300*a.* land, meadow and moor, worth 6*l.*, held of the king in chief, by $\frac{1}{20}$ of a knight's fee.

Town and port of Newbyggynge, of no yearly value beyond outgoings, because the said town and port are held of the king by service of rendering to the king yearly 10*l.* 6*s.*

Town of Colwell; there are in the same town 140*a.* land, meadow and moor, worth 4*l.*; the said town is held of James Straungwesche, knight, as of his lordship of Hadston, service unknown.

Two husbandlands (*terris husbandis*) in Lytle Swynbourne, of no yearly value beyond outgoings on account of the destruction of the Scots and the desolation of the country; held of Henry Wodryngton, as of his manor of Great (*Magna*) Swynbourne, service unknown.

Ten marks rent in the town of Denton beside Newcastle.

Three husbandlands and a cottage in Ellyngton, worth 10*s.*, held of the lord de Wellys, service unknown.

The reversion of a certain hamlet called 'Garretlee,' which George Cresswell holds for the term of his life, worth 13*s.* 4*d.*, and no more on account of the desolations of the country, held of Nicholas Thornton, as of his manor of Wytton, service unknown.

Two husbandlands in the town of North Horsley, worth 6*s.* 8*d.*, held of Thomas Horsley, service unknown.

A capital messuage and the third part of the demesne lands in Great Helton, worth 20*s.*, held of William Swynbourne, service unknown.

The reversion of three husbandlands in 'le Newton' beside Edlynghame, which Winfrid Lyle, knight, holds for the term of his life, worth 3*s.* 4*d.*, and no more on account of the destructions of the Scots and the desolation of the country, held of Roger Hastynges, knight, service unknown.

Two husbandlands in the town of Gonnerton, worth 6*s.* 8*d.*, held of Henry Fenwyke, service unknown.

Two husbandlands wasted in Schotton in Glendale worth nothing held of Ralph Grey, service unknown.

A tenement and 12*a.* land in the town of Aldmore, worth nothing through the sterility of the country, held of Ralph Ogle, lord de Ogle, service unknown.

Town of Lynton, worth 3*l.*; it was held of Wodhorn aforesaid before it was in the live hand (*antequam fuit in vivo manu*) of the said Ralph.

A moiety of five messuages, of 100*a.* arable, and of 20*a.* meadow, in Cowpon, worth 26*s.* 8*d.*, held of Ralph Grey and Robert Ramys, as of their lordship of Bollome, service unknown.

A moiety of three messuages, 70*a.* arable, 6*a.* meadow, in Wydeslade Sowthe, worth 5*s.*, held of Ralph, baron of Graystoke, as of his manor of Morpeth, in socage.

A moiety of a messuage, of 15*a.* arable and of 1*a.* meadow, in Schotton, worth 10*s.*, held of Roger Wodryngton, as of his manor of Plessees, service unknown.

Manor of Haghton and hamlet of Homysshalghe.

C. Series II. Vol. 15. (59 bis.)

548. RICHARD FENYS, of Broughton, co. Oxford, esquire.

Writ 11 October, *inquisition* 17 November, 17 Henry VII.

A fine was levied on the morrow of Souls, 14 Edward IV, between Edmund Newton, querent, and Henry Fenys, lord de Say, and Anne, his wife, and John Hervy, esquire, and Margaret, his wife, deforciant, of *inter alia* the under-mentioned manors of Dene, &c. and lands there, whereby the said Henry and Anne and John and Margaret acknowledged the same to be the right of the said Edmund and released them to him and his heirs for themselves and the heirs of Margaret, with warranty against themselves and her heirs; for which acknowledgement, release, &c. the same Edmund granted the said manors, &c. to the said Henry and Anne and the heirs of their bodies.

The said Henry and Anne were seised thereof accordingly in fee tail by the form of the fine, and had issue between them Richard Fenys, now deceased; and afterwards the said Henry died and she survived him and was solely seised thereof as aforesaid by survivorship. She died so seised, whereupon the said manors, &c. descended to the said Richard Fenys, as son and heir of the said Henry and Anne, of their bodies begotten, by the form of the fine. He was seised thereof accordingly in fee tail by the form of the fine, and died so seised.

He died 1 October last, seised of the under-mentioned manor of Erleston in fee. Edward Fynez is his son and heir, aged one year and more. *Cf.* Nos. 436, 678.

HANTS. Manors of Dene, Quydampton, Halle and Chyrcheocle, sixteen messuages, ten tofts, two mills, 800*a.* land, 100*a.* meadow, 300*a.* pasture, 10*l.* rent, in Dene, Quydampton, Halle and Chyrcheocle, whereof the:—

Manor of Dene, worth 10*l.*, is held of the bishop of Winchester, by fealty only, for all service;

Manor of Quydampton, worth 100*s.*, held of the bishop aforesaid, by service of $\frac{1}{4}$ of a knight's fee;

Manor of Hall, worth 4*l.* beyond outgoings, held of William Brocas, esquire, by fealty and 13*s.* 4*d.* rent, for all service;

Manor of Chyrcheocle, worth 53*s.* 4*d.* beyond outgoings, held of the prior of St. Swithun of Winchester by fealty and 45*s.* rent yearly, for all service.

Manor of Erleston, or Erleston, worth 11*l.* 6*s.* 8*d.*, held of the bishop of Winchester, service unknown.

C. Series II. Vol. 15. (61 bis.)

549. ANNE late the wife of WALTER DEVERUX, knight, LORD DE FERRERS.

Commission 29 April, *inquisition* the last day of May, 17 Henry VII.

Walter Devereux, knight, was seised of the under-mentioned lordships and manors in fee, and, being so seised, gave them to one Anne, then the

wife of Walter Devereux, knight, late lord de Ferrers, deceased, to hold to her and the heirs of her body between her and the aforesaid late lord de Ferrers, her husband, lawfully begotten.

By virtue of which gift she entered thereinto and was thereof seised demesne as of fee tail by the form of the gift.

She died so seised thereof, Monday after the Epiphany, 8 Edward IV. Walter, lord de Ferrers, is her next heir, viz. son and heir of John, her son and heir between her and the said late lord de Ferrers begotten, and is aged 13 years.

After her death the aforesaid Walter, late lord de Ferrers, continued his possession in the lordships and manors aforesaid, as tenant by the curtesy, and was seised thereof in his demesne as of free tenement during his life, viz. up to 24 August, 1 Henry VII. And afterwards, Joan, late the wife of the said Walter, late lord de Ferrers, and now wife of Thomas Poyntz, esquire, entered the said lordships and manors and took the issues and profits therefrom arising; and the said Thomas Poyntz and Joan still occupy the said manors and lordships and take the issues and profits thereof, by what title the jurors know not.

HEREFORD. Lordships and manors of Webley, Leyonhales, Bodenham Devereux and Dymmok, worth 300 marks, held of the king in chief, as of his earldom of March, service unknown.

C. Series II. Vol. 15. (62 bis.)

550. DOROTHY late the wife of ANDREW DYMMOK, the younger.

Writ 25 November, Assignment of Dower 28 November, 16 Henry VII.

SURREY. John Wody, the escheator, in the presence of Lawrence Aylmer and John Chetokke, next friends of Thomas Dymmok, son and heir of the said Andrew, being under age and in the king's custody, delivered seisin to the said Dorothy of the manors of Totyng Graveney and Waleton, which extends itself in Norbeton, Ewell and Combe, extended at 2*l.* yearly, in full of her dower.

C. Series II. Vol. 15. (63 bis.)

551. ELIZABETH late the wife of RICHARD NEWTON, esquire.

Writ 26 May, Assignment of Dower, at Awste, 1 June, 16 Henry VII.

GLOUCESTER. John Grenchull, the escheator, in the presence of John Stoke, John Drever, John Alen and William Cokkes, next friends of Isabel and Joan, daughters and heirs of the said Richard, being under age and in the king's custody,—her oath not to re-marry without leave having been ordered to be taken by the escheator of Somerset, assigned her:—

The site of the manor of Awste, 22*a.* land, 5*a.* meadow in Awste; the farm of the water there which John Dryver now holds; a messuage, 26*a.* land, 6*a.* meadow in Awste now in the tenure of Nicholas Stoke; a messuage, 29*a.* land, 7*a.* meadow, in Awste, now in the tenure of William Colymore; a cottage, in Awste, now in the tenure of William Russell; a messuage and a virgate of land, in Awste, now in the tenure of Thomas Ryche; 6*d.* rent yearly issuing from the free tenement of John Walys,

in Awste ; 2*d.* rent in Awste yearly to be received from the free tenement of John Parker ; $\frac{1}{2}$ *d.* rent yearly from the free tenement called ' Arthures landes,' in Awste ; as a third part of the manor of Awste, worth, according to the extent made before him, 8*l.* 11*s.* 6 $\frac{1}{2}$ *d.*

C. Series II. Vol. 15. (64 bis.)

552. ELIZABETH late the wife of RICHARD NEWTON, esquire.

Writ 26 May, *Assignment of Dower*, at Wynsford Bosun, 11 June, 16 Henry VII.

SOMERSET. William Byssley, the escheator, assigned her, her oath not to re-marry without licence having been taken, in the presence of Philip Ogan, Nicholas Castell, John Lovell and John Philip, next friends of Isabel and Joan, daughters and heirs of the said Richard, as her free tenement and reasonable dower :—

Manors of Wynsford Bosun, Aston Maras, Aldewyke and Midsomer Norton, the advowson of the church of Wynsford Bosun, twelve messuages, two tofts, eight gardens and 2*a.* meadow, in the borough of Taunton and all other the lands and tenements which were the said Richard's in Taunton ; and 34*s.* 5 $\frac{1}{2}$ *d.* rent yearly from the manor of Stoneston ; which third part is worth, according to the extent thereof made before the escheator, 75*l.*

C. Series II. Vol. 15. (65 bis.)

553. ELIZABETH late the wife of RICHARD NEWTON, esquire.

Writ 26 May, *Assignment of Dower*, at Childokford, 1 June, 16 Henry VII.

DORSET. William Byssley the escheator assigned her, in the presence of Thomas Gerves, William Frowceter, John Wylkyns and John Salter, next friends of the said Isabel and Joan (as above), a yearly rent of 6*l.* 5 $\frac{1}{2}$ *d.* issuing from the manor of Childokford and from all the said Richard's lands, &c. in Childeokford, &c.

C. Series II. Vol. 15. (66 bis.)

554. ELIZABETH late the wife of RICHARD NEWTON, esquire.

Writ wanting ; *Assignment of Dower*, at Southcharlton, 1 June, 16 Henry VII.

DEVON. The escheator assigned her, in the presence of William Salter, John Coke, John Salter and William Frouceter, next friends of the said Isabel and Joan (as above), a third part of the manor of South Charleton, and of two messuages, 60*a.* land, 6*a.* meadow and 4*a.* pasture in Holcom Burnell, worth 39*s.*

C. Series II. Vol. 15. (67 bis.)

555. WILLIAM BURY.

Writ, wanting ; *inquisition* 10, 18 Henry VII ; delivered to the court 7 November, 18 Henry VII.

He died seised in fee of the under-mentioned manor of Colaton, and land, &c. in Chulmelegh, &c. and Whyteclyff, and rent in Byreheham.

He was seised in fee of the under-mentioned land, &c. in Trew St. James, &c. and rent in More, and, being so seised, by charter, 10 May, 1 Richard III, encoffed John Kyrton, Hugh Founteyn, vicar of Wynkelegh, and William Torner, thereof, who were seised thereof accordingly in fee. William Torner afterwards died and the others survived and are still so seised.

He died seised in fee of the under-mentioned messuages, &c. in Exeter, and, being so seised thereof, by his testament dated 6 October, 1502, 18 Henry VII, bequeathed, demised, gave and granted the said messuages, &c. to Richard Reygny, Peter Westecot and William Cockyshed, to hold to them and their heirs; by virtue of which demise and grant they were seised thereof in demesne as of free tenement, with remainder thereof to his right heirs.

He died 7 October in the year abovesaid. John Bury, aged 23 and more, is his son and heir.

DEVON. Manor of Colaton, and four earucates of land, 10*a.* wood and 60*a.* furze [and heath], in Chulmelegh, worth 6*l.*, held of Edward, earl of Devon, as of his honor of Okehamton, by knight-service.

Three messuages, 70*a.* land, 6*a.* meadow, 1*a.* wood, in Hurdynges Legh, in the parish of Chalvelegh, worth 20*s.*, held of the said earl, by knight-service, as of his honor aforesaid.

A yearly rent of 12*d.* in Southmor there.

A message, 20*a.* land, 6*a.* meadow, called 'Ford' or in Ford, in the parish of Chulmelegh, worth 20*d.*, held of the said earl, service unknown.

A yearly rent of 2*s.* in Cadbury.

A yearly rent of 2*s.* in Bonston.

A yearly rent of 2*s.* in Garland.

A yearly rent of 12*s.* 5*d.* in Hole, in the parish of Aysch Reygny.

A yearly rent of 7*s.* from the heirs of Kake and Hole there.

A yearly rent of 12*d.* from land in the eighth part of Meneelyff there.

Two messuages, 60*a.* land, 20*a.* pasture, 12*a.* meadow, 4*a.* wood, 40*a.* furze and heath, in Lollesdon, in the parish of Wynkelegh, worth 20*s.*, held of Giles Dawbeney, knight, lord Dawbeney, as of his manor of Rydeleomb, service unknown.

A message, 20*a.* land, 8*a.* meadow, 3*a.* wood, 20*a.* furze and heath in Ayschwill, or Ayschwyl, in the parish of Dowleton, worth 5*s.*, held of the abbot of Hertelond, in right of his house, service unknown.

A message 20*a.* land, 6*a.* meadow, 2*a.* wood, 12*a.* furze and heath, in Wodehouse, in the parish of Beauford, worth 6*s.*, held of the aforesaid abbot, in right of his church, by the rent of $\frac{1}{2}$ *d.* yearly.

Two messuages and two mills, 60*a.* land, 20*a.* meadow, 2*a.* wood, 20*a.* furze and heath in 'Bekelegh ys Comb,' worth 33*s.* 4*d.*, held of the marquess of Dorset, by service of 1*lb.* of wax yearly.

Twelve acres of land there, called 'Lytell Bowdyn,' or in Lytell Bowdon, worth 5*s.*, held of the said marquess, as of his manor of Ylfercomb, service unknown.

Twenty acres of land there, called 'Lyncomb,' or 10*a.* land in Lyncomb, worth 3*s.*, held of the abbot of Dunkyswyl, in right of his church, as of his manor of Lyncomb, service unknown.

Three messuages, a cottage, 100*a.* land, 20*a.* meadow, 12*a.* wood, 20*a.* furze and heath, in Bury and Brymysmede, in the parish of Lapford, worth 40*s.*, held of Alexander Arundell, by service of 2*s.* yearly, for all service, as of his manor of Lapford.

A messuage, 30*a.* land, 10*a.* meadow, 2*a.* wood, 20*a.* furze and heath, in Estbradford, worth 10*s.*, held of the abbot of Buckefast, in right of his church, by fealty only.

A yearly rent of 20*d.*, in Westbradford.

A yearly rent of 12*d.* to be received there yearly for the user (*attachiamento*) of 'le weyr' of the bishop of Exeter.

Four messuages, 20*s.* yearly rent, 100*a.* land, 20*a.* meadow, 6*a.* wood, 60*a.* furze and heath, in Est Weke, Weste Weke, and Molland, held of Edward, earl of Devon, as of his manor of Chulmelegh, by knight-service; they are worth nothing beyond outgoings.

A toft, 20*a.* land, 6*a.* meadow, 1*a.* wood, 10*a.* furze and heath, in Padyngton, in the parish of Boryngton, worth 5*s.*, held of the abbot of Tavystock, service unknown.

Ten acres of land, 6*a.* wood, 8*a.* furze and heath, in Whyteclyff, there, worth 3*s.* 4*d.*, held of the abbot aforesaid, as of his manor of Boryngton, service unknown.

A yearly rent of 2*s.* from land in Byrcheham.

Two messuages and a cottage, 60*a.* land, 6*a.* meadow, 2*a.* wood, 40*a.* furze and heath, in Trew St. James (*Sancti Jacobi*), worth 40*s.*, held of the heirs of Leonard Gyffard, as of their manor aforesaid, service unknown.

Two messuages, 70*a.* land, 10*a.* meadow, 12*a.* wood, 40*a.* furze and heath, in Heyn, Brounston and Yedcomb, in the parish of Wollysworthy.

A messuage, 60*a.* land, 10*a.* meadow, 10*a.* wood, 12*a.* furze and heath, in Legh and Stoneburgh, in the parish of Bishop Morchard (*Morchard Episcopi*);

the said two messuages with their appurtenances in Heyn, Brounston and Yedcomb, with all their appurtenances in Legh and Stoneburgh (*sic*), are held of John, bishop of Exeter, as in right of his church, but by what services they know not, and they are worth in all issues, beyond outgoings, 20*s.*

A messuage, 40*a.* land, 11*a.* meadow, 3*a.* wood, 20*a.* furze and heath, in Clyst William, or Wylliam, and Hurn, in the parish of Plymtre; the said messuage with all its appurtenances in Clyst Wylliam, is held of the prioress of Ploslo, in right of her church, and is worth yearly in all issues beyond outgoings 6*s.* 8*d.* by service of a pair of gilt spurs; and the said land in Hurn is held of the heirs of Wodebeayr, service unknown, and it is worth nothing yearly beyond outgoings.

A yearly rent of 6*s.* 8*d.* issuing from divers lands and tenements within the borough of Chulmelegh; the said rent in Chulmelegh, which is a free borough, is held of Edward, earl of Devon, in free socage.

A messuage, a cottage, 20*a.* land, 3*a.* meadow, 10*a.* furze and heath, in Chalvelegh Weke, worth 10*s.*, held of the said earl, as of his honor of Okehamton, service unknown.

A messuage, 20*a.* land, 3*a.* meadow, 12*a.* furze and heath, 1*a.* wood, in Goueland, in the parish of Boryngton, worth 5*s.*, held of the marquess of Dorset, as of his manor of Colrygg, service unknown.

A messuage, 30*a.* land, 9*a.* meadow, 6*a.* wood, 12*a.* furze and heath, in Balesaysch and Stacamton, in the parish of Bukyngton, worth 6*s.*, held of John Copley, by 11*s.* rent yearly, service unknown.

A toft, 16*a.* land, 1*a.* wood, in Smythton and Tayworthy, in the parish of Yeddeslegh, worth 12*d.*, held of the lord Lysle, by 2*d.* rent, as of his manor of Yedyslegh.

A messuage, 24*a.* land, 6*a.* meadow, 2*a.* wood, 10*a.* furze and heath, in Down, in the parish of Wemworthy, worth 3*s.*, held of William Reygny, as of his manor Eggysford, service unknown.

Three messuages, 60*a.* land, 12*a.* meadow, 20*a.* wood, in Denston, and Mencelyff, in the parish of Aysch Reygny, worth 20*s.*, held of the lord de Lysle, as of his manor of Aysch Reygny, service unknown.

Ten acres of land, 20*a.* furze and heath, in More, in the parish of Wynkelegh, worth 12*d.*, held of John Keynes, as of his manor of Wynkelegh, service unknown.

A quit rent of 3*s.* from the heirs of More there yearly, at Michaelmas.

Thirteen messuages, five tofts, eight curtilages and fifteen gardens, within the city of Exeter, late of Thomas Herle, bastard, held of the heirs of John Copleston, service unknown.

C. Series II. Vol. 16. (5.)

556. WILLIAM INGELBY, knight.

Writ, 10 December, *inquisition* 11 January, 17 Henry VII.

He died seised in fee of the under-mentioned manors of Barton, Manfeld, and Aymunderby, land in Kyrkelevyngton, &c. and the advowsons of Sutton upon Derwent, &c.

He gave the under-mentioned manors of Rypppeley, with the advowson, Estherlesay and Stokton, with land, &c. in Fokirthorp, &c. by the name of all his land, &c. in Rypeley, &c. and Westherleseey, to George Strangwais and William Aykerode, as in No. 539.

The said George and William, with others since deceased, by his assent and will, by their charter gave to one Katharine Ingilby the manor of Stokton aforesaid, with the exception of quit rents of 7*d.* issuing from a messuage and two bovates of land, late Brian Redemayn's, 5*d.* from a messuage and two bovates of Guy Forster, and 9*d.* from a messuage and four bovates late William Barnard's there, for the term of her life; she survives and is still seised thereof in her demesne as of free tenement.

He, and the said George and William, with others since deceased, by their charter indented gave to John Ingilby, his first-born son, and Eleanor, his wife, the manor of Estherlyssay aforesaid and the under-mentioned manor of Rouclyf, and land, &c. in Skelton, for the lives of the said John and Eleanor and the longer liver of them; they survive and are seised thereof accordingly in their demesne as of free tenement.

By his last will he directed *inter alia* that five of his poorer tenants in Rypppeley, at the discretion of his executors, should be quit of payment of their farms for the term of St. Martin in Winter last before his decease, of his alms; and that a portion of 300 marks should be raised for his daughter, Anne, as in No. 539.

Death and heir as in No. 511.

YORK. Manor of Barton, worth 3*l.* 9*s.* 10*d.*, held of the heirs of the lord de Fawconberge, service unknown.

Manor of Manfeld, worth 5*l.*, held of the heirs of Fitz Henry, service unknown.

Manor of Aymunderby, worth 5 marks, held of the heirs of Bruis, service unknown.

A messuage, a toft and six bovates of land, in Kyrkelevyngton, worth 16s., held of the heirs of James Towecotes, service unknown.

A messuage, a garden, a croft, a bovat of land, 12*a.* meadow and 1*d.* free rent yearly payable at Whitsuntide, in Neweton Morell, worth 11s., held of the heirs of Thomas Saltmershe, service unknown.

Three messuages, six tofts, without houses (*vastatis*), and twelve bovates of land, in Towethorp, or Thowethorp, worth 20s., held of the earl of Westmerland, service unknown.

A messuage and six bovates of land, in Exilby, worth 13s. 4*d.*, held of the king, as of his castle of Richemond, service unknown.

A messuage, eleven cottages, 60*a.* land, 2*a.* meadow, and a windmill, in Clyfton, worth 5*l.*, held of the treasurer of the cathedral church of St. Peter, York, service unknown.

A messuage and four bovates of land, in Mawndby upon Swale; and a toft and a bovat of land, in Kyrkeby Wyske, or Kirkeby Wiske; worth 23s., held of John Constable, of Holderness, service unknown.

Two bovates of land, in Swynton, worth 11s., held of the prior of Malton, service unknown.

Two messuages, eighteen bovates of land and 24*a.* meadow, in Scotton by Richemond, worth 3*l.* 10s., held of the heirs of Roald, service unknown.

The advowson of the parish church of Sutton upon Derwent, of no yearly value, held of the abbot of Wytby, service unknown.

The patronage of the priory of St. Mary of Mountgrace (*Montis gracie*), of no yearly value, held of the heirs of Bruce, service unknown.

The advowson of a perpetual chantry in the church of St. Mary within the town of Rypon of no yearly value, held of the archbishop of York, service unknown.

Manor of Ryppeley, or Rypeley, with the advowson of the church thereto belonging, worth 24*l.* 6s. 8*d.*, held of the heirs of Sir William de Roos of Yngmanthorp, service unknown.

Manor of Estherlesay, Estherlese, Estherlessey, or Estherlyssay, worth 4*l.* 12*d.*, held of the heirs of the lord de Bruis, service unknown.

Manor of Stokton on the Moor (*super Moram*), worth 6*l.*, held of the heirs of Mauley (*Malalacu*), service unknown.

A messuage, a toft, and eight bovates of land, in Fokirthorp, worth 30s., held of the abbot of the monastery of St. Mary without York, service unknown.

A toft without house (*vastatum*) in Hoby, and a close (*clausara*) there called 'Hoby Lounde,' containing 24*a.* pasture, and 3*a.* wood, worth 9s., held of the heirs of Ralph de Nevell, service unknown.

A messuage, a cottage, a toft and three bovates of land, in Conyngston, or Conyngston, in Craven, worth 22s., held of the heirs of Conyngston, service unknown.

Three messuages and 20*a.* land, in Hawkiswyk in Craven, Hawkiswyke, or Hawkyswyke, worth 16s., held of the heirs of Hawkyswyke, service unknown.

A messuage, a cottage, 100*a.* land, 3*a.* meadow and 2*a.* wood, in Northstanley; ten burgages and four cottages, in Rypon; worth 3*l.* 13s. 4*d.*, held of the archbishop of York, service unknown.

Three messuages, a cottage, two bovates and 8*a.* land, and a dovecot, in Kyrkby Malsert, or Kirkby Malsert; two messuages and 10*a.* land, in Lairton; worth 28*s.*, held of the heirs of the lord de Mowebray, service unknown.

A messuage, a cottage, seven bovates, 4*a.* land, in Thekeston, worth 13*s.* 4*d.*, held of the earl of Westmerland, service unknown.

Three messuages, eight burgages, four cottages, thirty bovates of land, 18*a.* meadow, in Yarom, worth 5*l.*, held of the heirs of the lord de Darcy, service unknown.

Three messuages and eleven bovates of land, in Westherleseey, worth 40*s.*, held of the heirs of Roger de Burton, service unknown.

Manor of Rouclyf, worth 11*l.*, held of the abbot and the monastery of St. Mary without York, service unknown.

Three messuages, two crofts, nine bovates of land, 50*a.* pasture, 7*a.* meadow, in Skelton; whereof the three messuages are held of the abbot aforesaid, service unknown, and are worth 40*s.*; the nine bovates and 50*a.* pasture, are held of the Treasurer of the cathedral church of St. Peter of York, service unknown, and are worth 3*l.*; and the 7*a.* meadow, are held of the heirs of Ralph de Nevell, service unknown, and are worth 20*s.*

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557. RICHARD, EARL OF WARWICK, and MARGARET (*sic*) his wife.

Writ of Certiorari, 10 October, 18 Henry VII; *inquisition, virtute officii*, 23 September, 18 Henry VII.

The writ is addressed to Michael de Wherton, escheator in the bishopric of Durham, the county of Durham and Sedberg, *sede vacante*, and directs him to send into the chancery the inquisitions taken before him at Geynesford, co. Durham, 23 September last, concerning the said earl and others (Nos. 557-560).

The said earl and Margaret were seised of the under-mentioned castle, &c. in fee, in her right, and died.

By the reason of the attainder and forfeiture of Edward, late earl of Warwick, cousin and heir of the said Margaret, viz., son of Isabel, her daughter, the said castle, &c. came to the king's hands.

DURHAM. Castle and manor of Castell Barnard, worth 100*l.*; manor of Geynesford, worth 50*l.*; manor of Long Neuton, worth, 30*l.*; the said castle &c. were held of king Edward IV in right of his crown, by reason of his prerogative, by a whole earldom (*per com' integrum*).

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558. RALPH, EARL OF WESTMERLAND.

Writ and inquisition, as above.

The day he died he held of the king, in right of his crown of England, by an entire earldom (*per com' integrum*), among other castles, manors, lands and tenements, by reason of his prerogative, the under-mentioned manors, &c. and died seised thereof in fee.

He died 7 June, 13 Henry VII. Ralph Nevill is his cousin and next heir, and is aged 4½ years and more.

DURHAM. The castle, or manor, of Brauncepath, and the manors and towns of Brauncepath, Stokle and Wyllyngton, and the advowson of the parish church of Brauncepath, worth 60*l*.

Twenty messuages, 400*a*. land, 2,000*a*. moor, 1,000*a*. pasture, 200*a*. wood, in Brauncepath, Wyllyngton, Estbrandon and Stokle, and a certain tenement called 'Coke,' a water mill, in Brauncepath, worth 8*l*.

Manor of Holmelond, 200*a*. land, 50*a*. meadow, 300*a*. pasture, in Holmelond, worth 20 marks.

Two messuages, two bovates of land, in Hunwik, worth 6*s*. 8*d*.

Manor and town of Tudhawe, worth 20 marks.

Ten messuages in Sunderlond by the sea (*juxta mare*), worth 23*s*. 4*d*.

Two messuages, 100*a*. land and a coal mine in Wodefeld, worth 40*s*.

Manor of Halywell and the manor and town of Britley, twelve messuages, 300*a*. land, 100*a*. meadow, in Halywell, Britley, Fysheburn, worth 15*l*.

Manor of Oxenhall, three bovates of land, in Cokerton, the manor and town of Stanley and Billerowe, manor of Welleyhall, and twelve messuages, 300*a*. land, 100*a*. meadow and 50*a*. pasture, in Oxenhall, Cokerton, Billerowe and Welleyhall, worth 14*l*.

A message called 'Cokfidhous' by Hedlehop, 100*a*. land, 50*a*. meadow, and 300*a*. pasture, to the same message adjacent, and seven messuages twelve cottages, twenty-four burgages, six bovates, 6½*a*. land and 6*a*. meadow, in Derlyngton, a close and a dovecot there, worth 14*l*.

A message and 10*a*. land, in Haughton, a close called 'Mawdefeld' and a coal mine there, and a close called 'Coltparke,' worth 8*s*.

Manor and town of Wynlaton, twenty messuages, 1,000*a*. land, 300*a*. meadow, 2,000*a*. pasture, in Wynlaton, worth 80 marks, rendering and paying to the bishop of Durham, in right of his bishopric, from the premises yearly, on the feast of St. Cuthbert, 20*l*.

Manor of Bynchester, ten messuages, 200*a*. land, 100*a*. meadow, 500*a*. pasture, in Bynchester, worth 8*l*.

Manors and towns of Westbrandon, Ivesley, Rawley, Hedley and Cornsawe, twenty messuages, 500*a*. land, 500*a*. pasture, 100*a*. meadow, in Westbrandon, Ivesley, Rowley, Hedley and Cornsawe, four messuages, 100*a*. land, 200*a*. pasture, 100*a*. meadow (*vesser'*) in Hedlehop, the manors of Thornley, Grenewell, Helmeperke, and a coal mine in Helmeperke, sixteen messuages, 500*a*. land, 100*a*. meadow, 300*a*. pasture, in Thorneley, Grenewell and Helmeperke, worth 25*l*.

Manors of Bires Gefrey and Whitworth, ten messuages, 200*a*. land, 40*a*. meadow, 300*a*. pasture, in Bires Gefrey and Whitworth, worth 16*l*.

Manor of Westborden, the third part of the town of Pelton, six messuages, 100*a*. land, 20*a*. meadow, in Westbrandon and Pelton, worth 7 marks.

Manors of Camboys and Chepyngton, ten messuages, 300*a*. land, 100*a*. meadow, in Camboys, Chepyngton and Westlikborn, worth 4*l*.

A rent of 20*s*. issuing from lands and tenements, formerly John Heron's, in Hotop, payable yearly at Whitsuntide and Martlemas equally.

A rent of 20*s*. issuing from lands and tenements formerly Thomas Claxton's in Westmerton by Elmeden at the feasts aforesaid.

Manor and town of Eldon, twelve messuages, 500*a*. land, 100*a*. meadow, 500*a*. pasture, in Eldon, worth 30*l*.

The advowson and patronage of the churches of Cokefeld and St. Mary in the South Bailey (*in Ballie Australi*) of Durham.

The advowson and patronage of the church of the college of Steyndrop, the advowson and patronage, gift and nomination, of the master or warden (*magistral sive custod*) of the college, or church of that college, and of all the priests of the same college, and the nomination, gift, advowson and placing (*imposicionem*) of all the poor men in the same college to be sustained and had.

A yearly rent of 26s. 8d. issuing from the lands and tenements of Alexander Lilborn in Shildon at the feasts aforesaid.

Manor, town and lordship of Steyndrop, forty messuages, 2,000a. land, 300a. meadow, 1,000a. pasture, in Steyndrop, worth 100 marks.

Manor of Somerhous, ten messuages, 200a. land, 50a. meadow, in Somerhous, worth 16l.

Castle and manor of Raby, the forest of Langeley, the manors and towns of Raby, Shotton, Wedland, Cokfeld, Bolome, Keverston Wakerfeld, Ingleton, Houghton and Langton, one hundred messuages, 2,000a. pasture, 1,000a. heath, in Raby, Shotton, Wedland, Cokfeld, Bolome, Keverston, Wakerfeld, Ingleton, Houghton and Langton, worth 100 marks 13s. 4d.

Manor and town of Elwyk, twenty messuages, 500a. land, 50a. meadow, 200a. pasture, in Elswyke, worth 30l.

Manors and towns of Swayngton, Stokfold, Neweton Handesert, Close and Dalton Perci, forty messuages, 2,000a. land, 300a. meadow, 2,000a. pasture, in Swayngton, Stokfold, Neweton Handesert, Close and Dalton Perci, worth 70l.

A message in Durham next the church of St. Nicholas there, worth 20s., and the reversion of two messuages in Onegate in the North Bailey (*ballio boreali*) of Durham, within the castle of Durham, five tofts, five gardens and 8a. land, in Gillegate in Durham, to be had after the decease of John Gibson, who holds them for the term of his life, worth 10s.

The reversion of a yearly rent of 2s. issuing from the same tenement, to be had after the death of the aforesaid John Gibson who holds that rent for the term of his life with reversion thereof expectant to the earl and his heirs.

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559. JOHN CLIFFORD DE CLIFFORD, KNIGHT, LORD DE CLIFFORD AND WESTMERLAND.

Writ and inquisition, as above.

He was seised of the under-mentioned manors in fee, and held them, among other lordships, &c. of king Henry VI. in right of his crown of England and by reason of the prerogative of his crown, by an entire barony, and died seised of such an estate thereof, after whose death, by act of parliament, 1 Edward IV, it was ordained that he, among others, should stand and be attainted and should forfeit to the king and his heirs the lands, &c. whereof he was seised on 4 March, 1 Edward IV, or after, in fee or fee tail.

He was seised of the said manors on the said 4 March and after in fee, and died so seised on Palm Sunday the next following.

Afterwards by act of parliament, 1 Henry VII, it was ordained that the said act of attainder of the said John should be annulled and vacated, and that Henry de Clifford knight, now lord de Clifford and Westmerland, his son and heir, and his heirs, should have all the land, &c., which the said John forfeited &c.; by pretext whereof the said Henry entered upon the said manors and was and is seised thereof in fee, &c.

He died, as above, on Palm Sunday, 1 Edward IV. The said Henry is his son and heir and was then aged 4 and more.

DURHAM. Town and manor of Hertilpole, worth. . . .

Lordships and manors of Hert and Hertnes, worth 100 marks.

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560. JOHN GREYSTOK, LORD DE GREYSTOK.

Writ and inquisition, as above.

He held the day he died of the king in right of his crown of England, by an entire barony, among other castles, &c., by reason of his prerogative the under-mentioned manors of Over and Nether Cunsclif and Neysham, and the reversion of the under-mentioned manor of Brereton after the death of Beatrice late the wife of Robert Constable and sometime ('Anne' *in original*) wife of Ralph, late lord de Greystok, his father, which manor the said Robert and Beatrice, on the day of the death of the said John, held in dower, in right of the said Beatrice, by the assignment of the said John, with reversion thereof expectant to the said John and his heirs, rendering yearly to the said John and his heirs 30s.

He died seised of the said manors, &c. in fee tail, to him and the heirs male of his body issuing.

He died 10 March, 16 Henry VII. John Greystock is his son and heir and is 14½ years old and more.

DURHAM. Manors of Overcunsclif and Nethercunsclif and Neysham, worth 100 marks.

Manor of Brereton, worth 21l. 10s.

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561. JOHN INGILBY, esquire.

Writ, 5 September, *inquisition*, 3 May, 18 Henry VII.

William Ingilby, knight, father of the said John Ingilby, long before his decease, by the name of William Ingilby, esquire, by his charter, 8 July, 22 Edward IV, gave to one George Strangways, DD., by the name of George Strangways, B.D., William Aykerod, clerk, by the name of William Aykerod, M.A., and others since deceased, *inter alia* the under-mentioned manor and advowson of Rypley and land, &c. in Fogerthorp, Hoby, Conyston, Hawekyswyk, North Stanley, Rypon, Kyrkby Malsert, Laireton, Thexton, Yarome and Westherlese, by the name of all his lands, tenements, rents and services in the said towns; by virtue of which gift the said George and William and the others since deceased were seised thereof in fee, and the said George and William were and still are seised thereof by survivorship.

The said George Strangways and William Aykerod, with others since deceased, by their charter indented gave to John Ingilby, first born son of William Ingilby, knight, and to Eleanor, wife of the said John Ingilby, the under-mentioned manors of Estherlesey and Rouelyf and land, &c. in Skelton, by the name of all their lands, tenements, rents and services, in Estherlesey, Rouelyf and Skelton, for the term of their lives in survivorship; by virtue of which gift they were seised thereof in their demesne as of free tenement, and the said John died, and the said Eleanor is at present solely seised of such an estate therein by survivorship.

The said John Ingilby, esquire, was seised in fee, the day he died, of the under-mentioned manor of Stokton on the Moor, of the advowson of the church of Sutton upon Derwent, held in gross (*ut de uno grosso per se*), of the patronage of St. Mary of Mountgrace and a perpetual chantry in St. Mary's, Rypon.

Long before his decease he was seised in fee of the under-mentioned manors of Barton, Manfeld and Aymmonderby, and land, &c. in Kyrklevyngton, Neuton Morell, Towethorp, Exilby, Clyfton, Mawndby upon Swale, Kirkby Wyske, Swynton and Scotton by Richemond, and, being so seised, by his charter indented gave them to Marmaduke Constable, knight, John Aeclom, esquire, John Vavasour, esquire, Thomas Strangways, esquire, and William Roos, clerk, by the name of all his land, &c. in Barton, &c., for the performance of his last will; and they were, and still are, seised thereof accordingly, to the intent aforesaid.

By his last will he *inter alia* directed that his said feoffees of *inter alia* his said land, &c. in Barton, &c. should, immediately after his decease, at the request of James Strangways, knight, make sufficient and secure estate to Ranulph, his second son, of and in the aforesaid land, &c. to the yearly value of 10*l.* for life, with remainder to his own right heirs, and gave the like to any child his wife were going with, if a boy; if a girl, he directed that the executors or administrators of his goods should receive 200 marks therefrom for her marriage; he willed that Thomas Strangways, John Maleverer, John Maxwell, John Shan, John Roukhorn and Robert Ruddall should enjoy the annuities given them by his father, and that Ralph Grymston and William Smyth should enjoy the annuities which he himself had given them, also that Miles Knolles and Oliver Smyth should have their houses for life according to the writings thereof lately made to them.

He died 28 August, 18 Henry VII. William Ingilby, aged 8 and more, is his son and heir. See No. 636.

YORK. Manor of Rypley, or Rypeley, with the advowson of the church there to the same manor belonging, worth 30*l.*, held of the heirs of Sir William Roos of Ingmanthorp, by fealty and a rose yearly, on the feast of St. Peter styled *Ad Vincula*, for all service.

A messuage, a toft and eight bovates of land, in Fogerthorp, or Fokirthorp, worth 30*s.*, held of the abbot of St. Mary, the Virgin, without the walls of the city of York, service unknown.

A toft without house (*vastatum*), in Hoby, a close there called 'Hooby-lound,' or 'Hoby Lound,' containing 24*a.* pasture, and 3*a.* wood, worth 13*s.* 4*d.*, held of the heirs of Ralph de Nevyle, service unknown.

A messuage, a cottage, a croft and three bovates of land, in Conyngston in Craven, worth 22*s.*, held of the heirs of Conyngston, service unknown.

Three messuages, 20*a.* land, in Hawekyswyk in Craven, or Hawkiswyk, worth 16*s.*, held of the heirs of Hawkyswyk, service unknown.

A messuage, a cottage, 100*a.* land, 3*a.* meadow, 2*a.* wood, in North Stanley, worth 40*s.*, held of the archbishop of York, service unknown.

Ten burgages and four cottages, in Rypon, worth 40*s.*, held of the said archbishop. service unknown.

Three messuages, a cottage, two bovates and 8*a.* land, and a dovecot, in Kyrkby Malsert, worth 28*s.*, held of the heirs of Mowbrey, service unknown.

Two messuages, 10*a.* land, in Laireton, or Lairton, worth 10*s.*, held of the heirs of Mowebray, service unknown.

A messuage, a cottage, seven bovates and 4*a.* land, in Thexton, worth 13*s.* 4*d.*, held of the earl of Westmerlond, service unknown.

There messuages, eight burgages, four cottages, thirty bovates of land and 18*a.* meadow, in Yarome, worth 5*l.*, held of the heirs of the lord de Dercy, service unknown.

Three messuages, eleven bovates of land, in Westherleseey, worth 40*s.*, held of the heirs of Roger de Burton, service unknown.

Manor of Estherleseey, worth 6*l.* 12*d.*, held of the heirs of the lord de Bruys, service unknown.

Manor of Rouclyf, worth 11*l.*, held of the abbot of the monastery of St. Mary without the walls of the city of York, and of the treasurer of the cathedral church of St. Peter, of York, and of the prebendary of the prebend of Strensall, service unknown.

Three messuages, two tofts and nine bovates of land, 50*a.* pasture and 7*a.* meadow, in Skelton, worth 6*l.*, held of the said abbot and treasurer and of the heirs of Ralph de Nevyle, service unknown.

Manor of Stokton on the Moor (*super Moram*), worth 6*l.*, held of the heirs of Mauley (*Mallalacu*), service unknown.

Advowson of the church of Sutton upon Derwent, of no yearly value, held of the abbot of Whytby, service unknown.

Patronage of the priory of St. Mary of Mountgrace (*Montis gracie*) of no yearly value, held of the heirs of Bruys, service unknown.

A perpetual chantry in the chapel of St. Mary within the town of Ripon, of no yearly value, held of the archbisop of York, service unknown.

Manor of Barton, worth 4*l.* 9*s.* 10*d.*, held of the heirs of the lord de Fawconbrige, service unknown.

Manor of Manfeld, worth 100*s.*, held of the heirs of Fitz Henry, service unknown.

Manor of Aynmonderby, worth 3*l.* 6*s.* 8*d.*, held of the heirs of Bruys, service unknown.

A messuage, a croft and six bovates of land, in Kyrklevyngton, or Kirklevyngton, worth 16*s.*, held of the heirs of James Towecotez, service unknown.

A messuage, a garden, a croft, a bovate of land, 12*a.* meadow and 1*d.* free rent, in Neueton Morell, worth 21*s.*, held of the heirs of Thomas Saltmersh, service unknown.

Three messuages, six tofts without houses (*vastatis*), and twelve bovates of land, in Towethorp, or Towthorp, worth 20*s.*, held of the earl of Westmerlond, service unknown.

A messuage and six bovates of land, in Exilby, worth 13*s.* 4*d.*, held of the said earl, service unknown.

A messuage, eleven cottages, 60*a.* land, 2*a.* meadow, and a windmill, in Clyfton, worth 100*s.*, held of the treasurer of the cathedral church of St. Peter of York, service unknown.

A messuage and four bovates of land, in Mawndby upon Swale ; and a toft and a bovate of land, in Kirkby Wyske ; worth 26*s.*, held of John Constable, of Holderness, service unknown.

Two bovates of land, in Swynton, worth 11*s.*, held of the prior of Malton, service unknown.

Two messuages, eighteen bovates of land, and 24*a.* meadow, in Scotton by Richmond, or Skotton by Richmond, worth 3*l.* 10*s.*, held of the heirs of Roald, service unknown.

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562. ROBERT RUSSELL.

Writ, 30 June, 17 Henry VII ; *inquisition*, 22 October, 18 Henry VII.

Robert Russell, esquire, named in the writ, died seised in fee of the under-mentioned manors of Wytley, Sapy and Sutton.

Elizabeth Russell, widow, mother of Robert Russell, esquire, his father, long before the decease of the said Robert, the father, was seised of the under-mentioned manor and advowson of Streynsham, manor of Bulton, bullaries in Wych. land, &c., in Defford and Worcester, and rents in Batenhale, Worcester and Hodyngton, in fee, and, being so seised, by charter indented, 4 April, 20 Edward IV, enfeoffed Robert Throkmerton and Richard Knyghtley, knights, Simon Milbourn, Thomas Ligon, William Tracy, esquires, Robert Slymbrugge, William Wymarke, clerks, John Throkmerton, gentleman, and Robert Handy, together with Thomas Balshalle, John More, clerks, Thomas Brugge, serjeant at law, William Catesby, esquire, and Roger Morres, thereof, who were seised of the said manor, &c. in fee, for the performance of her last will.

Afterwards by a writing indented, 10 June, 21 Edward IV, made between her and the said feoffees, the said Elizabeth declared her last will and thereby willed that the said Thomas Balshale, and his co-feoffees should stand seised of the said manor of Streynsham, &c., to her use for life, with remainder to the use of Robert Russell, her son, for life only, and after his decease to the use of such person as should be his heir ; and also, immediately after the decease of her said son, she willed that the said Thomas Balshale and his co-feoffees should stand seised of the premises to the following use, to wit that her executors and assigns might take the issues thereof until they had received the sum of 300 marks for the promotion and marriage of Elizabeth and Joan, daughters of the said Robert, her son ; and if it happened her said son to have more sons or more daughters they should have such further sums to be raised from the issues of the said manor, &c. as to her surviving executors or assigns seemed fit, and after the decease of such executors and assigns at the discretion of her said feoffees ; and also she willed that, after the performance of the premises, the said Thomas Balshale and the others should stand seised thereof to the use of the said Robert her son for life, and afterwards to the use of such person as then should be his heir, to the use of such heir and his heirs.

And afterwards by her same last will she appointed Richard Wycherley, clerk, the said Robert Throkmerton, and Robert Handy her executors, and died.

And afterwards the said Thomas Balshale, John More, Thomas Brygges, William Catesby and Roger Morres, died, and the said Robert Throkmerton and the others survived, and were and still are seised thereof in fee by survivorship to the use abovesaid.

Her said will has not yet been fully performed.

The said Robert Russell, son of the said Elizabeth, father of Robert Russell, named in the writ, was seised of the under-mentioned manors of Publington, Dormeston, Fleford, Intebergh, Cloddeshale, Cokehulle and Thornedon with the advowson of Puplyngton, and, being so seised, by an indenture of agreement between him and Thomas Beynam, esquire, for a marriage to be had between the said Robert Russell, named in the writ, and Elizabeth daughter of the said Thomas Beynam, and for a certain sum of money paid to the said Robert, the father, by the said Thomas, he enfeoffed Thomas Grene, Alexander Beynam, knights, Giles Brigges, Christopher Beynam, esquires, William Beynam, Richard Throkmerton and Edmund Harwell, thereof, to the use of the said Robert Russell, the younger, and Elizabeth, then his wife, and the heirs of their bodies begotten; by virtue of which feoffment the said Thomas Grene and the others were, and still are, seised thereof in fee to the same use.

The said Robert Russell, named in the writ, was seised of the under-mentioned moiety of the manor of Orleton in fee, and was so seised thereof until he was disseised thereof by John Greville, of Milcot, and the same John Greville, being so seised thereof by that disseisin, he the said Robert died.

He died on Saturday after Midsummer last. John Russel is his son and heir, aged 8 and more. *Cf.* Nos. 587, 651, 654, 655.

WORCESTER. Manors of Wytley *superior* and Wytley *inferior* worth 12*l.*, held of the barony of Elmley, now in the king's hands, as of the castle of Elmley, service unknown.

Manor of Sapy, worth 4*l.*, held of Thomas Cornewell, knight, service unknown.

Manor of Sutton, worth 4*l.* 6*s.* 8*d.*, held of Thomas Cornewell, knight, service unknown.

Manor and advowson of Streynsham, manor and advowson of Publington, Publyngton or Puplyngton, four messuages, 20*a.* land, 3*a.* meadow, 1*a.* pasture in Defford, and the manor of Fleford, or lands in Defford and Fleford, worth 40 marks, held of the abbot of the monastery of St. Peter, Westminster, by service of one knight's fee and a half.

Manor of Bulton, or Bolton, four tenements, with six closes and four gardens, in the city of Worcester and the suburbs of the same, are held of the bailiffs and commonalty of the said city in socage by 2*s.* 6*d.* rent, and are worth, over and above an annuity of 10 marks granted to Kynard Russell, brother of the said Robert Russell, named in the writ, for life, and above outgoings, 5*s.*

Five bullaries of salt water in Wyche, worth 26*s.* 8*d.*, held of the bailiffs of the town of Wyche, service unknown.

A rent of 36*s.* issuing from the manor of Batenhale by Worcester.

A rent of 10*s.* issuing from a messuage in the city of Worcester.

A rent of 22*s.* issuing from the manor of Hodyngton.

Manors of Dormeston, Intebergh, Cloddeshale, Cokehull and Thorne-don (*see above*); the manors of Dorneston and Thornedon and all the

lands and tenements and other the premises in Cokhull and Cloddeshale, worth 10 marks, held of George Nevyle, knight, lord Bergevenny, service unknown.

A moiety of the manor Orleton, worth 6*l.*, tenure unknown.

C. Series II. Vol. 16. (11.)

563. THOMAS PYGOT, cousin and heir of THOMAS PYGOT, viz., son of HENRY son of the said THOMAS.

Writ, 20 January, *proof of age*, . . . February, 18 Henry VII.

CAMBRIDGE. The said Thomas, the cousin, was born at Habyngdon and baptized in the church of that town. and was 21 years old on 18 January last. John Rumbolde, aged 44 and more, remembers this, because on the day on which the said Thomas was born and baptized, one John Story, chaplain, was instituted and inducted into the rectory of the church of Habyngdon. Henry Janyn (aged 50 and more) was sent to ask Dame Margaret Cheyny to be godmother. Henry Aylmere (aged 46 and more) began a pilgrimage to St. Michael's Mount in Cornwall. Henry Lete (aged 50 and more) lost his red leather purse with 10*s.* in it. John Barnarde (aged 53 and more) was sent to ask one John Asshedon to be godfather. William Saykyn, aged 63 and more, was sent to ask one Richard Makwilliam, esquire, to be the other godfather, &c.

The lands of his inheritance were in the custody of William Cheyne, esquire, by the king's grant.

C. Series II. Vol. 16. (12.)

564. THOMAS PYGOT.

Writ of Mandamus, 1 January, *inquisition*, 16 January, 18 Henry VII.

He died 16 October, 1 Henry VII, seised of the under-mentioned land &c. in fee. Thomas Pygot is his cousin and heir, to wit son of Henry his son, and was 21 years old, 18 January, 18 Henry VII. *Cf.* Vol. I., Nos. 73, 254.

BEDFORD. A tenement, 60*a.* land, 6*a.* meadow, 2*a.* pasture, in Chalgrave in the parish of Todyngton, worth 26*s.* 8*d.*, held of Robert Broughton, knight, as of his manor of Todyngton, service unknown.

C. Series II. Vol. 16. (13.)

565. THOMAS PYGOT.

Writ of Mandamus, 1 January, *inquisition*, 17 January, 18 Henry VII.

He died seised of the under-mentioned messuage &c. in fee.

Death and heir as in No. 564.

MIDDLESEX. A messuage, sixteen cottages with gardens, in the parish of St. Mary, Matfelon otherwise called 'Whytchapell Parysshe,' worth 100*s.*, held of the bishop of London, service unknown.

C. Series II. Vol. 16. (14.)

566. ROBERT SHEFFELD, esquire.

Writ, 26 August, *inquisition*, 7 January, 18 Henry VII.

Long before his decease he was seised of the under-mentioned manors of Westbutterwyk, &c. in fee, and, being so seised, by charter, 9 August,

1 Henry VII, enfeoffed Brian Sandford, John Byllesby, or Billesby, then esquires, and Nicholas Bover, rector of the parish church of S[c]oter, who survive, and John Babyngton, knight, John Suthill, John Dawney and John Egmonton, esquires, since deceased, thereof, to the use of himself and his heirs and the performance of his last will.

He ordained his last will concerning all the premises, viz., for the payment of his debts, the marriage and exhibition of his children, and other divers charges, from the issues thereof to be levied, according to the said will.

He was seised of the under-mentioned land, &c. in Kelfeld, Kenyalfery, or Kynyalfery, Dodythorp, Estbutterwyk, Cadney, Normanby and Appulby in fee, and, being so seised, by charter 20 August, 9 Henry VII, enfeoffed Thomas Belwode and John Egmonton, who survive, and George Sheffield, since deceased, thereof, for the performance of his last will.

In the said charter dated 20 August, he declared his last will concerning the said land &c. in Kelfeld, &c. viz., for the payment of his debts, &c. by his executors.

John Dawney and Brian Sandford were seised of the under-mentioned land, &c. in Wylsworth and Gunthorp in fee, and, being so seised, enfeoffed the said Robert Sheffield and Joan his wife, who survives, thereof, to hold to them and his heirs. They were seised thereof accordingly, he in fee and she in her demesne as of free tenement, and she is still solely seised thereof accordingly by survivorship.

He died at Westbutterwyk, 18 August, 17 Henry VII. Robert Sheffield, knight, aged 40 and more, is his son and heir.

LINCOLN. Manors and lordships of Westbutterwyk, Beltoft and Belton with their appurtenances in the Isle of Axholme, and the advowsons and patronages of the chantries of Westbutterwyk, Ouston, Fery, Haxsey, Epworth and Belton, within the isle aforesaid, worth 66*l.* 13*s.* 4*d.*, held of Elizabeth, duchess of Norfolk, as of her manor or lordship of Epworth within the isle aforesaid, service unknown.

Manors and lordships of Southconyngesby, Crosseby and Gunnas, with land, &c. as below, held of the prior of Thornholme, service unknown. The said manor of Southconyngesby is charged yearly with a certain foreign service, or custom, of paying to the sheriff of the said county for the time being 16*l.* at his tourn at 'Spitell on (*super*) le Strete,' in the name of sheriff's aid. The said manors are worth, beyond outgoings, 10*l.*

A fourth part of the manor, or lordship, of Messyngham, with land, &c. there as below, worth 66*s.* 8*d.*, held of the abbot of Peterborough, service unknown.

Twenty messuages, 1,000*a.* land, 500*a.* meadow, 500*a.* pasture, 20*l.* rent, in Southconyngesby, Gunnas, Messyngham, Northconyngesby, Flixburgh, Crosseby, Southstather, or Southstathir, Northstather, or Northstathir, Estfery and Wylsworth, Haxey, Westwod, Estlond and Craselound; whereof the land, &c. in Southconyngesby, Gunas and Messyngham, are held as above; the land, &c. in Northconyngesby, Flixburgh, Crosseby, Southstathir and Northstathir, worth 11*l.* 10*s.*, are held of George, lord Burgevenny, service unknown; and the land, &c. in Estfery and Wylsworth, worth 50*s.*, are held of Thomas Cornewayll, knight, as of his lordship of Thunak, service unknown.

A fishery in Normanby.

A messuage, three tofts, 20*a.* meadow, in Kelfeld and Kenyalfery, or Kynyalfery, worth 3*4s.* 4*d.*, held of Elizabeth, duchess of Norfolk, service unknown.

Three cottages, 20*s.* quit rent, in Dodythorp.

A toft, two cottages, 10*a.* land, 6*a.* meadow, in Esbutterwyk, worth 40*s.*, held of the abbot of Selby. service unknown.

A toft, 20*a.* land, 8*a.* meadow, in Cadney, worth 20*s.*, held of the prior of Newstead (*Novo Loco*), service unknown.

A toft in Normanby by Burton, worth 8*s.*, held of the abbot of Peterborough, service unknown.

A toft in Appulby, worth 4*s.*, held of the duchess of Suffolk, service unknown.

A messuage, 34*a.* meadow and pasture, in Wylsworth, worth 40*s.*, held of Thomas Cornewaill, knight, as of his lordship of Thunak, service unknown.

A messuage, 20*a.* land, in Gunthorp, worth 100*s.*, held of Elizabeth, duchess of Norfolk, service unknown.

C. Series II. Vol. 16. (15.)

567. ROBERT CONSTABLE, sergeant-at-law.

Writ, 12 March, 17 Henry VII; *inquisition*, 4 October, 18 Henry VII.

William Crathorn, and Cecily, his wife, were seised of the under-mentioned manor of Northclif, &c., in fee, in her right, and being so seised levied a fine thereof in the quinzaine of Easter, 16 Henry VII, to the said Robert Constable and Thomas Fairfax, who were seised thereof accordingly, the said Robert in fee and the said Thomas in demesne as of free tenement. The said Robert and Thomas, being so seised, suffered a recovery of the said manor to Marmaduke Constable, Ralph Bygod and Walter Griffith, knights, who were and still are seised thereof accordingly to the use of the said Robert Constable and his heirs and the performance of his last will.

Robert Sanderson, and Elizabeth, his wife, were seised of the under-mentioned land, &c. in Houeden in her right, and being so seised suffered a recovery thereof to the said Marmaduke, Ralph and Walter who were, and still are, seised thereof accordingly to the use of the said Robert Constable and his heirs and the performance of his last will.

Thomas Lovell, knight, was seised of the under-mentioned manor of New-som, with land, &c. there and in Helperthorp, Kirkby on the Wolde, Litolbergh, Amonderby and Swynton, and being so seised suffered a recovery thereof to Marmaduke Constable, knight, Ralph Bygod, knight, and John Constable, clerk, who survive, and Humphrey Siggiswyk and Percival Lampton, who were, and the survivors of whom still are, seised thereof accordingly in fee to the use of the said Robert Constable and his heirs and the performance of his last will.

The said Thomas Lovell, knight, was seised of the under-mentioned manor of Broughton in fee, and being so seised, levied a fine thereof, on the morrow of the Purification, 12 Henry VII, to the said Robert Constable, Marmaduke, Ralph, John, Humphrey and Percival Lampton, who were seised thereof accordingly, the said Robert in fee, and the said Marmaduke and the others in demesne as of free tenement, and the survivors are still so seised, to the use of the said Robert and his heirs and the performance of his last will.

Henry Scrop, knight, lord Lescrop, was seised of the under-mentioned manor of Sledmer in fee, and, being so seised, by charter gave it to the said Robert Constable, and Marmaduke Constable, Ralph Bygod and Walter Griffith, knights, one Thomas Rokeby and William Hautelif, to the use of the said Robert, by virtue whereof they were seised and the said Marmaduke and the others are still seised of the said manor to the use of the said Robert and his heirs and the performance of his last will.

He died 22 November last. Marmaduke Constable, aged 12 and more, is his son and heir.

YORK. Manor of Northelif, six messuages, 400*a.* land, 20*a.* meadow, 60*a.* pasture, 500*a.* wood and 20*s.* rent, in Northelyff, worth 100*s.*, held of Marmaduke Constable, knight, by knight service.

Three messuages, a garden and 4*a.* meadow, in Houeden, worth 13*s.* 4*d.*, held of the bishop of Durham by socage.

Manor of Newsom by Malton, 300*a.* land, 100*a.* meadow, 100*a.* pasture, 6*a.* wood and 3*l.* rent, in Newsom. Helperthorp, Kirkby 'on the Wolde,' Litolbergh, Amonderby and Swynton, whereof the said manor and land, &c. in Newsom, worth 20 marks, are held of Thomas Marshall and Brian Eggylsfelde, service unknown; land &c. in Helperthorp, worth 20*s.*, held of the lord Clifford, as of his manor of Lonesburgh, by 12*d.* rent; land, &c. in Kirkby on the Wolde, worth 20*s.*, held of the dean and chapter of the Cathedral Church of York, in right of the said church by 2*s.* rent yearly; and land, &c. in Litolbergh, Amonderby and Swynton, worth 20*s.*, held of John Santquyntyn, service unknown.

Manor of Broughton by Malton, worth 100*s.*, held of the Master and brethren of the hospital of St. Leonard of York, in right of the same hospital, [by] . . . 4*d.* [rent] yearly.

Manor of Sledmer, worth 10 marks, held of Ralph Bygod, knight, service unknown.

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568. MILES WILLESTHORP, esquire.

Writ of Mandamus, 5 October, 17 Henry VII; *inquisition*, 14 May, 18 Henry VII.

Henry Watkyn, chaplain, and Nicholas Mawborn, by fine granted the under-mentioned manor of Mekylecattall and land, &c. there to the said Miles and Eleanor his wife, and the heirs male of their bodies issuing, with remainder to Miles' right heirs. He died, and the said Eleanor is still seised thereof by survivorship.

Long before his decease he was seised of the under-mentioned manor of Little Cattall in fee, and, being so seised, by charter indented, 23 March, 12 Henry VII, gave it to one Marmaduke Constable, knight, Ralph Rither, Robert Constable, serjeant at law, William Fairfax, Peter Bigod, Brian Palmes, esquires, John Denys, rector of the parish church of Richmond, and John Burton, rector of the parish church of Garforth, to the use of Guy Willisthorp his son and heir apparent, and of Agnes, Guy's wife, daughter of Ralph Bigod, knight, and the heirs of the body of the same Guy. Robert Constable died and the survivors are still seised thereof to the use aforesaid.

Long before his decease he was seised in fee of the under-mentioned manors of Bekhay and Clyforth, and land, &c. in Qwyxley, Gathull, Thornburgh,

Gellesthorp, Aldeburgh, Tolleston, Pontefract, Skarburgh, Benyngton and Hayton, and, being so seised, by another charter indented, 24 March, 12 Henry VII, gave them to the said Marmaduke and the others, to the use specified in certain indentures between Ralph Bigod, knight, of the one part, and himself of the other, for the marriage of the said Guy and Agnes and the ordering of his lands. The survivors are still seised thereof, as above.

From the time of his decease to the day of the taking of this inquisition the said Eleanor Willisthorp, his wife, has taken the issues and profits of the manor of Mekilecattall, &c. to her own use, the said Guy and Agnes of the manor of Little Cattall, and the said Marmaduke and the others of the residue to the intent specified in the indentures aforesaid.

He died 20 September, 16 Henry VII. Guy Willesthorp, aged 17 and more, is his son and heir.

YORK. Manor of Mekylecattall, three messuages, 20*a.* land, 2*a.* meadow, 60*a.* pasture, 100*a.* moor, 25*s.* yearly rent, in Mikil Cattall, worth 6*l.*, held of Thomas Roos, by fealty for all service.

Manor of Little Cattall, worth 16*l.*, held of the king, as of the honor of Knawysburgh parel of the duchy of Lancaster, by fealty for all service.

Manor of Bekhay, worth 10*l.*, held of the king in socage, as of his honor of Pontefract, parel of the duchy of Lancaster, by fealty and 13*s.* 4*d.* rent yearly, for all service.

Manor of Clyforth, or Clifforth, a messuage and six bovates of land, in Gathull, ten acres of land in Thornburgh, a messuage and 20*a.* land in Gellesthorp, a messuage, 90*a.* land, 3*a.* meadow, in Tolleston, and 20*a.* land in Benyngton, worth 3*l.*, held of the earl of Derby by fealty, for all service.

A messuage and six bovates of land in Qwyxley, worth 10*s.*, held of John Bank, as of his manor of Qwyxley, by fealty, for all service.

A messuage in Pontefract, worth 13*s.* 4*d.*, held of king, in free burgage, as of the honor of Pontefract.

Two messuages in Skarburgh, a messuage, 40*a.* land, in Hayton, worth 12*s.*, held of the king in free burgage.

A messuage in Aldeburgh.

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569. JOHN VAVASOUR, of Neweton, esquire.

Writ, 11 February, *inquisition*, 11 October, 16 Henry VII.

Long before his decease he was seised of the under-mentioned sixth of the manor of Baildon and land, &c. in Burley and Stede in fee, and, being so seised, by charter indented gave them, by the name of all his land, &c. there, to Percival Vavasour and Henry Vavasour for the term of their life in survivorship. They were and still are seised thereof accordingly in their demesne as of free tenement.

He died the last day of November, 16 Henry VII, seised of the under-mentioned manor of Newton and land, &c. in Askwith, Castelay, &c. and seised of the under-mentioned manor of Weston and land in Birthwate in fee. John Vavasour, aged 30 and more, is his son and heir.

YORK. A sixth part of the manor of Baildon, worth 5 marks, held of Christopher Ward, knight, as of his manor of Gyselay, service unknown.

Two messuages and six bovates of land, in Burley, two messuages and nine bovates of land, in Stede, worth 5 marks, held of William Calverley knight, as of his manor of Burley, service unknown.

Manor of Weston, held of Henry Percy, earl of Northumberland, as of his manor of Lethelay, by service of a pair of white gloves, of the price of 1*d.* yearly at Martlemas, for all service. It is worth yearly beyond outgoings and beyond 30*s.* of yearly rent seek paid to Ralph Bigod, knight issuing from the same manor, 20*l.*

Seven messuages, twenty-three bovates of land, in Askewith, whereof two messuages and five bovates of land are held of the prior of St. John of Jerusalem in England, as of his manor of Ribstan, by 2*s.* rent at Michaelmas yearly, for all service; and five messuages and eighteen bovates of land, the residue, are held of John Thwates, esquire, as of his manor of Askewith, by 2*s.* 2*d.* rent at Easter and Michaelmas equally, for all service.

A messuage and four bovates of land, in Castelay, a messuage and a bovat of land, in Lethelay, and a messuage and a croft, in Huby worth 20*s.*, held of the earl of Northumberland, as of his manor of Lethelay, by 14*d.* rent at Easter and Michaelmas equally, for all service.

Manor of Newton by Rippley, worth 5*l.*, held of the archbishop of York, as of his manor of Ripon, by fealty only, for all service.

A messuage and four bovates of land in Birthwate by Newton, held of the abbot of Fountains, as of his manor of Caiton, by 3*s.* 4*d.* rent at Easter and Michaelmas yearly, for all service, worth above outgoings and rent, 20*s.*

C. Series II. Vol. 16. (18.)

570. GILBERT LEIGH.

Writ, 7 May, 16 Henry VII; *inquisition*, 20 October, 17 Henry VII.

Long before his decease he was seised of the under-mentioned manor, &c. and, being so seised, by charter enfeofed William Hopton, Thomas Talbott, Richard Townley, William Calverley, the elder, esquires, William Calverley, the younger, Robert Gargrave, John Calverley, Richard Legh, vicar of Kyrkthorp, and Robert Lyndeley, chaplain, thereof; the survivors of whom, William Calverley, the younger, and John Calverley are seised thereof in fee by virtue of the feoffment.

He died Lady Day, 16 Henry VII. Roger Legh is his son and heir, aged 40 and more at the time of Gilbert's death.

YORK. Manor of Middelton, or Myddelton, by Rothewell, and 20*s.* rent in Middelton, worth 10*l.*, held of the king, as of the duchy of Lancaster, service unknown.

Twenty messuages, 200*a.* land, 100*a.* pasture, 40*a.* wood, in Rothewell, Carleton, Lofthouse, Wakefeld, Osset, Bradforth, Manyngam, Allerton by Bradforth, Ledys, Busslyngthorp, Selby, Cawod and Birton by Ferybrig, whereof:—

The messuages, &c. in Wakefeld are held of the king, in burgage, viz. by 6*d.* rent yearly, for all service, and are worth 20*s.*

The land, &c. in Cawod and Birton by Ferybrig, worth 20*s.*, held of the archbishop of York, service unknown.

The land, &c. in Lofthous, Ledes, Busslyngthorp, Allerton by Bradforth, Rothwell, Carleton, Bradforth and Manyngam, worth 40*s.*, held of the king, as of the duchy of Lancaster, service unknown.

The land, &c. in Ossett, held of the king, as of his lordship of Wakefeld, in socage, viz. by 2*d.* rent yearly, for all service.

C. Series II. Vol. 16. (19.)

571. JOHN GRYSEACRES.

Writ, 21 July, 16 Henry VII; *inquisition*, 20 January, 17 Henry VII.

The said John Grysakys died 13 July last past seised of the under-mentioned manors, &c. in fee. John Grisakys, aged 40 and more, is his son and heir.

YORK. Manor of Barnburgh, four messuages, five cottages, 200*a.* land, 40*a.* meadow, 30*a.* pasture, 12*a.* wood and 60*s.* rent, in Barnburgh, Harlyngton and Bilham in the parish of Barnburgh, worth (the rent excluded) 20*l.*, held of William Fitzwilliam, esquire, as of his manor of Sprotburgh, by fealty and 20*s.* rent yearly, for all service.

A messuage, thirty acres of land, 7*a.* meadow, in Heluby, worth 30*s.*, held of Henry Scrop, knight, lord Scrop, as of his manor of Staynton by fealty and 4*s.* rent yearly, for all service.

A messuage and 12*a.* land, in Brampton in Morthyng, worth 12*s.*, held of George Wastenes, by fealty and 3*s.* rent yearly, for all service.

A messuage, 40*a.* land, 30*a.* meadow and 40*a.* pasture, in Tils, in the parish of Doncastre, worth 10*l.* held of Richard Woderove, knight, as of his manor of Langwhait, by fealty and 1*d.* rent yearly, for all service.

Thirty acres of pasture in Thorp in Baln', called 'Redeholme' and 'Stokkyng,' worth 40*s.*, held of William Gascoigne, knight, as of his manor of Thorp in Baln', by fealty and 1*d.* rent yearly, for all service.

Sixteen acres of pasture, in Burghwaleys, called 'Wikehamfeld,' worth 16*s.*, held of William Gascoigne, knight, as of his manor of Burghwaleys, by fealty and 5*d.* rent yearly, for all service.

A messuage, 30*a.* land, 6*a.* meadow, in Kyrkbramwith, worth 40*s.*, held of the king, as of his manor of Birderoft, parcel of the duchy Lancaster, by fealty and 22*d.* rent yearly, for all service.

Manor of Mosseley, two messuages, 60*a.* land and 6*a.* meadow, in Mosseley, worth 10*l.*, held of William Gascoigne, knight, as of his manor of Thorp in Baln', by fealty and 1*d.* rent yearly, for all service.

Ten acres of land and 2*a.* meadow, in Bolton upon Derne, worth 16*s.*, held of the prior of Monkbretton, by fealty and 4*d.* rent, for all service.

C. Series II. Vol. 16. (20.)

572. CHRISTOPHER MORESBY, knight.

Writ of Mandamus, wanting; *inquisition*, 18 November, 18 Henry VII.

He died on the feast of St. James, the Apostle, 15 Henry VII, seised of the under-mentioned manor in fee. Ann Pykeryng, late the wife of James Pykeryng, esquire, aged 26 and more, is his daughter and heir.

The said Anne has taken the rents and profits of the said manor from the time of his death to the day of the taking of this *inquisition*. *Cf.* Nos. 292, 294.

YORK. Manor of Wigyngton, 30*a.* land, 20*a.* meadow, in Wigyngton, worth 5*l.*, held of the treasurer of the cathedral church of St. Peter, York, by fealty only.

C. Series II. Vol. 16. (21.)

573. EDMUND THWAYTES.

Writ wanting; *inquisition*, 17 March, 17 Henry VII.

Long before his decease, to wit 2 June, 15 Henry VII, by certain indentures between him and one Robert Constable, serjeant at law, it was

agreed between them *inter alia*, that, before Midsummer then next, Henry Thwaytes, his cousin and heir apparent, should take to wife Agnes daughter of the said Robert. and if she died before or after espousals and before consummation, the said Henry should take Joan, Robert's other daughter; that he, the said Edmund, should enfeof Ralph Bygot, Robert Aske, John Gower, John Wandisford, knights, Thomas Kebell, serjeant-at-law, John Seyntquyntyn, William Babthorp, John Ardyngton, John Vavasour, of Newton by Rypley, Thomas Elles and William Danyell, of land, &c. in Barthorp, Sandhoton, Frythby and Buttercrame, to the yearly value of 20*l.*, which feoffees, within six weeks after the said Henry Thwaytes should come to the age of 20 years, should make estate [thereof] to him and the said Agnes, or the said Joan, his wife, [to them and the heirs male of the said] Henry lawfully begotten, and that the said Robert, immediately after such marriage, should take all the issues and profits thereof until the said Henry, the cousin, came to the age of 20 years; and that he, the said Edmund, should make estate to the said feoffees of all other his manors and lands, to the intent that they should permit his [executors] to take the issues and profits thereof, except certain lands of the yearly value of 8 marks to be granted to Ellen Thwaytes, for seven years after his decease, for security of divers payments . . . his last will, and that afterwards they should make estate thereof to the said Henry and the heirs male of his body with remainder according to the effect of his, the said Edmund's, last will; and, if the said Henry died in the lifetime of the said Agnes, or Joan, that the said feoffees should make estate of the said land, &c. to the yearly value of 20*l.*, to the said Agnes, or Joan, for life.

At the time of the said agreement he was seised in fee of the manors of Lund by Watton, Garwardby, Ayk, Esk, Barthorp, Sandhoton, Frithby and Carleton by Gysley, and of twelve messuages, 200*a.* land, 50*a.* meadow therein, and of twenty messuages, 300*a.* land, 50*a.* meadow, 100*a.* pasture, in Kygheley, Keswyk, Westow, Sledmer, Lepyngton, Aclom, Dogleby, Lokyngton, Lutton, Buttercrame, Pole by Ferybryg and Menythorp; and, by virtue of the said agreement, thereof encoffed the said Ralph Bygod, and the others, who were, and still are, seised thereof accordingly in fee.

By his last will, he directed that his said feoffees should, within twenty weeks after the said Henry came to the age of 20, make sufficient estate of the said lands and tenements to the yearly value of 20*l.* to the said Henry and Agnes, or Joan, to them and the heirs male of the body of the said Henry, with remainder in default to Edmund Thwaytes, his son, and the heirs male of his body; that they should make sufficient estate of lands whereof they were then seised of the yearly value of eight marks to Ellen late the wife of Henry Thwaytes, his son, for her life; if the said Henry, the cousin, died after the said espousals, and before estate made to him and any such wife of land, &c. to the yearly value of 20*l.*, that they should make estate to the said Agnes or Joan, so surviving and late his wife, of land, &c. to that value, for her life; and that within twenty weeks after the said Henry came to the age of 20 years they should make estate to him of the reversions expectant on the deaths of the said Ellen and Agnes or Joan, and of all the other lands, &c., to him and the heirs male of his body, with remainder in default to the said Edmund the son and the heirs male of his body begotten, with remainder in default to divers other persons severally, and the heirs of their bodies, with remainder in default to the said feoffees, their heirs and assigns, for sale by said feoffees and the executors of his testament, the proceeds to be disposed in works of charity for his soul, &c. and of all faithful deceased; as in the said will more fully appears.

He was seised in his demesne or of free tenement, the day he died, by the curtesy, after the death of Joan his wife, of twenty messuages, 500*a.* land, 40*a.* meadow and 200*a.* pasture in Thornton, in Pykerynglithe, Snaynton, Eberston, Leberston and Werthorp, which upon his death descended to the said Henry as cousin and heir of the said Joan, viz., son of Henry, her son.

He died 15 June last. The said Henry Thwaytes is his cousin and heir, viz., son of Henry son of the Edmund and Joan, and was aged 14 and more on Midsummer eve last past.

YORK. Manor of Lund by Watton, and the said lands and tenements in Lund, worth 40*l.*, held of Henry, earl of Northumberland, by knight service.

Manors of Garwardby and Barthorp, and lands, &c. there, worth 20*l.*, held of John Lovell, knight, service unknown.

Manor of Sandhoton, worth 5*l.*, held of Thomas, earl of Derby, service unknown.

Manor of Frithby, with land &c. in Frithby, worth 6*l.*, held of Richard, lord de Latymer, service unknown.

Manor of Esk, with land, &c. in Esk, worth 40*s.*, held of Edward, duke of Bokyngham, service unknown.

Manor of Ayk, and land, &c. in Ayke, worth 20*s.*, held of John, abbot of Meaux, service unknown.

Manor of Carleton by Gysley, and land, &c. in Carleton and Keswyk, worth 50*s.*, held of Ralph Rither, knight, and Edward Redmayn, as of their manor of Harwod, service unknown.

Land, &c. in Sledmer, worth 5*s.*, held of Henry, lord Scrop, service unknown.

Land, &c. in Lepyngton, worth 3*s.* 4*d.*, held of Henry Ughtred, service unknown.

Land, &c. in Dogleby and Westow, worth 20*s.* held of Ralph Bygot, knight, service unknown.

Land, &c. in Lutton, worth 20*d.*, held of Geoffrey, the dean, and the chapter of the cathedral church of St. Peter, York, service unknown.

Land, &c. in Pole by Ferybryg, worth 20*s.*, held of the prior of Pountfret, in socage.

Land, &c. in Buttercrame, worth 10*s.*, held of Ralph, earl of Westmerland in ward of the king by reason of his minority, as of his manor or lordship of Buttercrame, by knight service.

Land, &c. in Menethorp, worth 20*s.*, held of the prior of Kyrkham, in socage.

Land, &c. in Thornton in Pykerynglithe, and in Snainton, Eberston and Liberston, worth 10 marks, held of the king, as of his manor of Pykeryng, in the county of York, parcel of his duchy of Lancaster, in socage, viz. by service of fealty and 3*s.* rent yearly at Martlemas and Whitsuntide equally, and, after the death of every person seised thereof, 26*s.* 8*d.* for a relief, for all service.

Land, &c. in Werthorp, worth 3*s.* 4*d.*, held of Henry, lord Clyfford, service unknown.

C. Series II. Vol. 16. (22.)

574. JOHN EVERYNGHAM, knight.

Writ, 22 June, 17 Henry VII; *inquisition*, 21 November, 18 Henry VII.

He died Midsummer eve, 17 Henry VII, seised of the under-mentioned manors of Byrkyn, &c. in fee, and held the under-mentioned moiety of the

manors of Southotryngton, &c. for the term of his life, by the curtesy, after the death of Katharine, his wife. John Everyngham, esquire, aged 36 and more, is his son and heir, and the said John is son and heir of the said Katharine.

YORK. Manors of Byrkyn, or Birkin, Ferburn, Knotyngley, and Waddesworth, twenty messuages, 500*a.* land, 100*a.* pasture, 40*a.* meadow, 20*a.* wood in the same, whereof :—

Manors of Byrkyn and Knottingley, held of the king, as of the duchy of Lancaster, as of the honor of Pontefract, service unknown ; the manor of Byrkyn and land, &c. in the same worth 40*l.* ; manor of Knottingley worth 10 marks ;

Manors of Ferburn and Waddesworth, and land, &c. in the same, held of the king, as of the castle of Tykhill, parcel of the duchy of Lancaster ; manor of Ferburn, and land, &c. in the same, worth 10*l.* ; manor of Waddesworth, and land, &c. in the same, worth 10 marks.

Moiety of the manors of Southotryngton and Thornton in le Strete ; moiety of a sixth part of the manor of Sutton in Holdernesse ; a moiety of two messuages, a bovate and 1½*a.* land and moiety of a third part of 1,200*a.* pasture, 80*a.* wood, 4*s.* 5*d.* rent of service, in Lound on le Wold ; a moiety of four messuages, 40*a.* land, 6*a.* meadow, 60*a.* pasture, in Ilton ; and a moiety of ten messuages, 200*a.* land, 60*a.* meadow, 100*a.* pasture, 20*a.* wood, in Southo[t]rington, Thornton in le Strete, Sutton in Holdernes and Lound on le Wolde, and Ilton aforesaid ; whereof :—

Moiety of the manors of Southotryngton and Thornton in le Strete, and of land &c. in the same, held of the bishop of Durham, as of his manor of Northallerton, service unknown ; moiety of the manor of Southotryngton and of land, &c. in the same, worth 3*l.* ; moiety of the manor of Thornton in le Strete and of land, &c. in the same, 5 marks ;

Moiety of a sixth part of the manor of Sutton in Holdernesse and of lands, &c. in the same, worth 5 marks, held of Henry, duke of Buckingham, lord of Holdernes, as of his manor of Birstwik in Holdernes, service unknown ;

Moiety of two messuages and of lands and tenements in Lound, worth 20*s.*, held of Henry, earl of Northumberland, as of his manor of Lekynfeld ;

Moiety of four messuages and of lands and tenements in Ilton, worth 40*s.*, held of Henry, lord de Scrop, service unknown.

C. Series II. Vol. 16. (23.)

575. JOHN SHYRBURN.

Writ of Mandamus, 14 February, 17 Henry VII ; *inquisition*, 10 October, 18 Henry VII.

Long before his decease he was seised of the under-mentioned land, &c. in fee. and, being so seised, in performance of covenants between him and Thomas Stokdale for espousals of William Stokdale, eldest son of Thomas, and Alice his daughter, in certain indentures specified, by charter, 24 March, 9 Henry VII, gave the same to the said William and Alice, by the name of all his land, &c. in county York or elsewhere, by virtue of which gift the said William and Alice were, and still are seised thereof in fee.

He died on the eve of Lady Day, 16 Henry VII. The said Alice, aged 12 and more, is his daughter and heir.

The said Thomas Stokdale from the day of the making of the said charter, and from the time of the said John's death, has occupied the land, &c. and taken the issues and profits to the use, exhibition and profit of the said William and Alice.

YORK. Seven messuages, four tofts, four crofts, thirty-one and a half bovates of land meadow and pasture in Shirburn in Hartfordlith, held of the king, as of his manor there, parcel of his lordship of Shirefhoton, by fealty and suit of court at Shirburn aforesaid and 19s. 8d. rent yearly, for all service; worth, beyond outgoings, 120s.

A toft, a croft, three bovates of land, meadow and pasture, in Estheslerton, held of Thomas Wandesford, esquire, as of his manor there, by fealty, and suit of court only; worth 20s.

C. Series II. Vol. 16. (24.)

576. NICHOLAS KNYFTON.

Writ of Mandamus, 21 October, 17 Henry VII; *inquisition*, 1 November, 18 Henry VII.

The king that now is was seised in fee of the under-mentioned manor of Kyllerby, which lately belonged to Francis Lovell, late lord Lovell, and by the forfeiture of the said Francis, who was attainted of high treason, came to his hands, and, being so seised, granted it by letters patent to the said Nicholas, to hold to him and his heirs male by the rent and services due and accustomed; by virtue whereof the said Nicholas was seised thereof in fee (*sic*) and died so seised.

He died 14 May, 15 Henry VII, seised of the other under-mentioned manor and land in fee. John Knyfton is his son and heir, aged on the feast of St. Barnabas, 17 Henry VII, 20 and no more. *Cf.* Nos. 542, 544.

YORK. Manor, or lordship, of Kyllerby otherwise called Kyllerbe, worth 24*l.*, held of the king in chief, by knight-service.

Manor of Cusworth, worth 10*l.* 13s. 4d., held of William Fitzwillyam, as of the manor of Sprotburgh, by service of fealty and 6s. 8d. rent.

A messuage, four cottages, 16*a.* land, in Bawtre, worth, 46s. 8d., held of the king, as of the manor of Bawtre, by service of fealty and 2s. 8d. rent.

A messuage, 23*a.* land, in Warmesworth, worth 13s. 4d., held of the lord of Warmesworth, service unknown.

C. Series II. Vol. 16. (25.)

577. ELIZABETH sometime the wife of WILLIAM CHAWORTH, knight, and late the wife of JOHN DUNHAM, esquire.

Writ 23 March, 17 Henry VII; *inquisition* 4 November, 18 Henry VII.

John Annesley, knight, and Robert Annesley, parson of the church of Holme, were seised of the under-mentioned manor in fee, and, being so seised, by charter dated at Winton, Friday before St. Barnabas, the Apostle, 18 Edward III, gave to John de Bellew (*Bella Aqua*) and Isabel, his wife, to hold to them and the heirs of their bodies issuing, with remainder to John's right heirs in fee. The said John and Isabel were seised thereof accordingly in fee tail by the form of the gift, and died so seised, after whose

death it descended to the said Elizabeth, sometime the wife of William Chaworth, knight, and late the wife of John Dunham, esquire, as cousin and heir of the bodies of the said John and Isabel of their bodies issuing, viz., daughter of Elizabeth, daughter of Margaret, daughter of John, son of Thomas, son of Lucy, daughter and heir of the said John and Isabel. She entered thereon accordingly and was thereof seised in fee tail by the form of the gift, and being so seised took to husband the said John Dunham, esquire, and they had issue between them John. Afterwards she died and the said John Dunham continued his possession as tenant by the curtesy.

She died 20 March, 17 Henry VII. John Dunham, knight, is her son and heir, aged 28 and more. *Cf.* Nos. 584, 602–604, 612, 618.

YORK. Manor of Bolton upon Derne, worth 10*l.*, held of the lord le Scrope, as of the manor of Bentley, service unknown.

C. Series II. Vol. 16. (26.)

578. THOMAS DYNLEY.

Writ 30 May, 17 Henry VII; *inquisition* 6 March, 18 Henry VII.

The said Thomas Dyneley, son and heir of Edward Dyneley and Sanchia his wife, long before his decease was seised of the under-mentioned manor of Stanford in fee, and being so seised, thereof *inter alia* by charter enfeoffed William Brokas, Henry Uvedale, esquires, Edward Langford, Edward Brokas, gentlemen, and John [Davy], who were seised thereof accordingly to the use of him and his heirs and the performance of his last will.

By his last will he *inter alia* declared that if Philippa, his wife, were with child, that then, over and above the manors, &c., previously assigned to her for jointure, she should have all other his manors, &c., for the term of her life, of which manors, &c., the said manor of Stanford is parcel; and, after her decease, he willed that the said manors, &c., should remain to such child of hers in tail, with remainder in default to his own right heirs, as by his testament and will, under the seal of Henry, archbishop of Canterbury, more fully appears.

He was seised of certain lands called 'Captens' and 'Knellis' and died so seised.

He was seised of the under-mentioned reversion, and died so seised.

He died 29 May last. He and the said Philippa had issue between them Elizabeth Dyneley, which Elizabeth is daughter and heir of their bodies and is aged two months and more. *Cf.* Nos. 579, 580, 670.

BERKS. Manor of Stanford, worth 10*l.*, held of John Langford, by knight service, as of the manor of Bradfeld.

Lands and tenements called 'Captens' and 'Knellis' beside Yatinden.

The reversion of the manor of Wokefeld and certain lands in Birkfeld, Often and Sellamstede, held of George Forster, knight, and Elizabeth, his wife, by right of the inheritance of Thomas Dalamer, by fealty and service of 3*s.* yearly; they are worth 9 marks.

C. Series II. Vol. 16. (27.) E. Series II. File 781. (2.)

579. THOMAS DYNLEY.

Writ 30 May, 17 Henry VII; *inquisition* 6 March, 18 Henry VII.

The said Thomas, son and heir of Edward and Sanchia Dyneley, long before his decease was seised of the under-mentioned manor, &c., in fee,

and, being so seised, suffered a recovery thereof, Michaelmas Term, 16 Henry VII, to Reynold Bray, knight, William Ovedale, knight, John Shaa, knight, Thomas Frowyk, serjeant-at-law, John Kyngesmyll, serjeant-at-law, Ralph Shirley, Edmund Dudley, Robert Baynard, Nicholas Samborn, Henry Wodecok, John Gardyner and John Harpesfeld, who were, and still are, seised thereof in fee.

The said recovery of the manor, &c. aforesaid was had, as to so much of the lands and tenements of the same manor as, together with the manor of Southam, co. Gloucester, and other his lands and tenements in Southam, Brocamton and Wodemancote, co. Gloucester, were of the yearly value of 20*l.*, to the use of the said Thomas and Philippa his wife, and the heirs male of their bodies, and, for default of such issue, to the use of the heirs of his body, and, for default of such issue, to the use of him and his heirs, and, as to the residue of the same manor, to the use of the said Thomas and Philippa and his heirs male of her body begotten, and, for default, to the use of the heirs of his body, and, for default, to the use of him and his heirs, as by an indenture specifying such use, dated 27 November, 16 Henry VII, more fully appears.

Death and heir, as in No. 578. *Cf.* Nos. 580, 670.

OXFORD. Manor of Middclaston *alias* Assheton, two messuages, 100*a.* land, 20*a.* meadow, 40*a.* pasture, 20*a.* wood and 20*s.*, in Middclaston, worth 10*l.*, held of the king, as of the duchy of Lancaster, by knight service.

C. Series II. Vol. 16. (28.) E. Series II. File 781. (1.)

580. THOMAS DYNLEY.

Writ 30 May, 17 Henry VII; *inquisition* 13 February, 18 Henry VII.

Findings as in No. 579.

The said recovery of the said manor, &c. was to the use of the said Thomas and Philippa and the heirs male of their bodies, with remainder to the use of the heirs of his body, with remainder to use of him and his heirs.

GLOUCESTER. Manor of Southam, four messuages, 200*a.* land, 40*a.* meadow, 40*a.* wood, 100*a.* pasture, 20*s.* rent, in Southam, Brocamton and Wodemancote, worth 20 marks, held of Silvester, bishop of Worcester, in right of his cathedral church, service unknown.

C. Series II. Vol. 16. (29.)

581. HUMPREY PERSALL.

Commission 9 June, 17 Henry VII; *inquisition* 7 September, 18 Henry VII.

He was seised in fee of the under-mentioned manors and advowson and, being so seised, by charter gave them to Robert Hareourt, knight, John Aston, of Heywod, Nicholas Sutton, esquires, William Gebons, clerk, rector of the church of Eyton and John Moreton, clerk, rector of the church of Blymhill, to the use of his last will.

They were seised thereof accordingly in fee, and, being so seised, by charter gave the manor of Knyghtley and Little Onne to the said Humphrey Peshall and Lettice (*Leticie*), his wife, for the term of her life. She survived him and was and still is seised thereof in her demesne as of free tenement.

By his writing (set out in full in English), 8 April. 13 Henry VII, by the description of 'Humffrey Peshall, esquier,' he declared his last will, as follows. Reciting that, in performance of covenants upon his marriage with Letice, sister to Sir Robert Harcourt, knight, he had given her the said two manors, he directs that his next heir shall find her security that she shall not be troubled in her possession of them, and in default gives her all other his manors, &c. for life. If at any time thereafter there be male issue by his said wife, he directs that, after his decease, the manors of Hopton, Theyne, Blythwodde, Caldon, Waturffall and third part of the manor of Astansfeld, and the advowson of the church of Chekley, and after his wife's decease, the manors of Knyghtley and Littell Onne, shall be to such heirs male, and, in default shall be to his right heirs general, viz. his daughters, born or to be born, and their heirs, &c.

He was seised in fee of the under-mentioned messuages, &c. in Stafford, which are within the fee (*infra feodum*) of 'borogh Engleis,' and the custom of that fee is such that if any die seised in fee or fee tail of any hereditaments within the said fee, they descend to the youngest son of the deceased, as heir, and not to the elder son. They descend and ought to descend to Richard Peshall, his youngest son, by virtue of the custom of the aforesaid fee.

He died 26 May, 13 Henry VII. Richard Peshall is his son and heir male between him and the said Letice begotten, and is aged 3 and more.

STAFFORD. Manor of Knyghtley, worth 10*l.*, held of John Bowrchier, knight, lord de Bernes, by service of fealty, other services unknown.

Manors of Hopton, Theyne, Blithwodde and Little Onne and advowson of church of Chekley, worth 20*l.*, held of Edward, duke of Bukingham, by service of fealty, other services unknown.

Manor of Caldon, worth 40*s.*, held of George, earl of Shrewsbury, by service of fealty, other services unknown.

Manor of Waturffall, and third part of manor of Astansfelde, worth 4*l.*, held of the king in chief, service unknown.

A messuage and four cottages, and five gardens, in Stafford, worth 20*s.*, held of the king in chief, service unknown.

C. Series II. Vol. 16. (30.)

582. JOHN BEAUMONT, esquire.

Commission 1 February, *inquisition* 4 May, 18 Henry VII.

He died 21 September in the year above said, seised of the under-mentioned manor, &c. in fee. Joan, aged 6 and more, Dorothy, aged 4 and more, and Eleanor, aged 3 and more, are his daughters and co-heirs.

DERBY. A fifth part of the manor of Eggynton, worth 9*l.*, and the advowson of the church there, at the fifth turn, when it happen, held of the king, as of the honor of Tuttebury, by service of $\frac{1}{8}$ of a knight's fee.

Two pastures called 'Hurstfeld.' lying under the king's park called 'Shottyll Parke,' worth 40*s.*, of whom, or by what service, held, the jurors know not.

C. Series II. Vol. 16. (31.) E. Series II. File 1218. (8 and 9.)

583. JOHN BEAUMONT, esquire.

Commission 1 February, *inquisition* 2 May, 18 Henry VII.

He died 21 September last, seised of the under-mentioned manors, &c. in fee.

By indentures he demised the manor of Tynmore to Thomas Comberford and David Rocheford, from Lady Day, 15 Henry VII, for twelve years, at 10*l.* rent; they are in possession.

Co-heirs, as in No. 582.

STAFFORD. Manor, or lordship, of Weddesbury, worth 50 marks, held of king in chief, by service of one knight's fee.

Manor of Tynmore, worth 10*l.*, held of the king, by knight service, as of the manor of Lychefeld, in the king's hands as parcel of the temporalities of the bishopric of Coventry and Lichfield now void.

A third part of the manor of Typton, worth 4 marks, held of John Worley, by fealty and 4*s.* rent yearly.

C. Series II. Vol. 16. (32.) E. Series II. File 1218. (10.)

584. ELIZABETH, sometime the wife of WILLIAM CHAWORTH, knight, and late the wife of JOHN DUNHAM, esquire.

Writ 23 March, 17 Henry VII; *inquisition* 30 October, 18 Henry VII.

One Ralph Rokebye and Robert Sutton were seised of the under-mentioned manor in fee, and, being so seised, by fine levied in the quinzaine of Michaelmas, 17 Henry VII, granted it to the said John Dunham, esquire, and the said Elizabeth, his wife, to them and the heirs of their bodies, with remainder to the right heirs of John la Zouche, knight. They were seised thereof accordingly in fee tail by the form of the gift and, being so seised, had issue between them, John; and afterwards she died so seised, and the said John Dunham, esquire, survived her, and was, and still is, solely seised thereof in fee tail by the form of the gift.

Death and heir as in No. 577. *Cf.* Nos. 602–604, 612, 618.

HERTFORD. Manor of Whethamsted, worth 100*s.*, held of the abbot of Westminster, service unknown.

C. Series II. Vol. 16. (33.)

585. THOMAS FITZWILLIAM, cousin and heir of THOMAS FITZWILLIAM, knight.

Writ of Devenerunt 9 October, *inquisition* 26 October, 18 Henry VII.

John Vere, earl of Oxford, Robert Dymmok, knight, Robert Rede, J.K.B., William Langdale, Robert Eyre, esquires, John Wade and Thomas Chaloner, are, and at the time of his death were, seised of the under-mentioned manors, &c. in fee, to the use of Thomas Fitzwilliam, knight, late deceased, his grandfather, in tail male, as by charter and fines more fully appears.

He died 14 September, 18 Henry VII. George Fitzwilliam, aged 31 and more, is his cousin and heir, viz. brother of John his father; also the said George is son and next heir male of the said Thomas Fitzwilliam, knight.

LINCOLN. Manors of Malberthorp, Stane, Madynwell and Malburssh Enderby, a hundred messuages, forty cottages, twenty tofts, 1,000*a.* land,

300*a.* meadow, 400*a.* pasture, 100*a.* marsh, 60*s.* rent, in Malberthorp, Stane, Madynwell, and Malbissh Enderby aforesaid, Trusthorp, Fullesthorp, Sutton, Thedylthorp, Strubby, Maltby and Withern, whereof the :—

Manor of Malbussh Enderby and land, &c. there, except four bovates of land, are held of the king, of the duchy of Lancaster, as of the manor of Bolyngbroke, service unknown, and are worth 33*s.* 4*d.*; the said four bovates of land are held of George Taylboys, knight, service unknown, and are worth 26*s.* 8*d.*

Manor of Madynwell, and land, &c. there, worth 60*s.*, held of the king, as of the manor of Belssheford, parcel of the duchy of Lancaster, service unknown.

Manor of Malberthorp and all lands and tenements called 'Fawconbergefee' in Malberthorp, Trusthorp and Fullesthorp, and 57*a.* land in Malberthorp, called 'Bavauntes,' four score acres of land late John Mauby's, and 39*a.* land of the fee of Milay, held of Henry Percy, earl of Northumberland, as of the manor of Calceby, service unknown; all the aforesaid other lands and tenements in Malberthorp are severally held of William Conyers and Thomas Pykeryng, Thomas Grene, knight, Richard Thymolby and Richard Yerburgh, esquires, services unknown; the said manor, &c. are worth 40*l.*

Manor of Stane and land, &c. there, and all land, &c. in Thedilthorp, except three messuages, 40*a.* land and 20*a.* meadow there, are held of John Skypwyth, knight, as of his manor of South Ormesby, service unknown; the said messuages, 40*a.* land and 20*a.* meadow, are severally held of the dean and chapter of Lincoln, the lord Willughby and Michael Aungevyn, esquire, service unknown; the said manor, lands and tenements in Thedylthorp, are worth 40*s.*

Lands and tenements in Malteby and Strubby, held of William Kyme and the lady Cecily Welles, late the wife of John, viscount Welles, the prior of Markeby and Henry Ruddell, services unknown; they are worth 20*s.*

Lands and tenements in Wythern, Trusthorp, Fullesthorp and Sutton 'in le Marssh,' severally held of William Kyme and the lady Cecily Welles, and the prior of Markeby, service unknown; they are worth 5*l.*

C. Series II. Vol. 16. (34.)

586. CECILY, late the wife of JOHN JOSSELYN.

Writ 11 July, 18 Henry VII; *inquisition* 24 January, 19 Henry VII.

A fine was levied, on the morrow of Souls, 8 Henry VII. between Thomas Molyneux, esquire, James Molyneux, clerk, Robert Sheffield, Ralph Josselyn and Richard Goodwyn, who survive, and Richard Chircheyrd, since deceased, querents and the said John Josselyn and Cecily, his wife, deforciant, of the under-mentioned manor and advowson, to wit that the said John and Cecily acknowledged them to be the right of Ralph, as those which the said Ralph, Thomas, James, Robert, Richard, and Richard, have of their gift, and remitted and quit claimed them, for them and her heirs, to the said Thomas, and the others, and the heirs of Ralph; and for this acknowledgment the said Thomas, and the others, granted the said manor and advowson to the said John and Cecily for the term of their lives, with remainder after their decease to Richard Boldey and Thomas Hoste for the term of seven years, with remainder hereafter to Cecily's right heirs.

The said John and Cecily were seised thereof accordingly in their demesne as of free tenement, and afterwards she died, and he was seised thereof in his demesne as of free tenement by survivorship.

The grant of the said seven years to Boldey and Hoste was and still is to the use of the said John Josselyn and the performance of his will.

The said Cecily had issue a son, one Eustace Fitzherbert, who is her next heir and is 13 years old and more.

She died on the feast of the Translation of St. Thomas, the Martyr, last.

After her death the said John Josselyn entered upon the said manor and advowson and took and still takes the issues and profits thereof.

GLOUCESTER. Manor of Campden and the advowson of the free chapel of St. Katharine of Campden; the manor, worth 20 marks, is held of the king in chief, by service of the moiety of a knight's fee.

C. Series II. Vol. 16. (35.) E. Series II. File 342. (11.)

587. ROBERT RUSSELL.

Writ 20 May, *inquisition* 23 June, 18 Henry VII.

Elizabeth Russell, widow, mother of Robert Russell, esquire, deceased, his father, was seised of the under-mentioned manor, &c. in fee, and, being so seised, thereof enfeoffed Robert Slymbrugge, clerk, Robert Throgmerton, Richard Knyghtley, knights, Simon Mylborn, Thomas Lygon, William Tracy, esquires, John Throgmerton, gentleman, William Wymarke, clerk, and Robert Handy, who survive, together with Thomas Balsale, John Moore, clerks, Thomas Brugge, serjeant at law, William Catesby, esquire, and Roger Morys, since deceased, for the performance of her last will. They were, and the surviving feoffees are still, seised thereof accordingly in fee.

By her last will she directed that the feoffees should stand seised thereof to the use of the said Robert Russell, her son, and of Joan, then his wife, for the term of their lives in survivorship, and thereafter to the use of such person as should then be heir apparent of the said Robert.

Afterwards the said Robert Russell, the father, by his last will directed that the said Robert Slymbrugge and the rest of his feoffees should pay his debts with the issues, &c. of the premises, should grant an annuity therefrom of 10 marks to John Russell, gentleman, his second son, for life, unless it should happen the said John to be otherwise promoted, the said Joan, his mother, being then deceased, and further should perform his last will.

Death and heir as in No. 562. *Cf.* Nos. 651, 654, 655.

GLOUCESTER. Manor of Brodecampdene, or Brodecampdene, worth 10 marks, held of William Norrys, knight, and Katharine, his wife, and John Josselyn and Joan his wife, in right of the said Katharine and Joan, as of their manor of Chepyngcampdene.

A half burgage and four cottages, in Tewkesbury, worth 20s., held of the king by fealty and 12*d.* rent yearly, for all service, as of the manor of Tewkesbury, which came to the king's hands by pretext of a feoffment thereof made to the king by Ann, late countess of Warwick.

C. Series II. Vol. 16. (36.) E. Series II. File 342. (7.)

588. JOHN FORTESCUE, esquire.

Writ 2 December, *inquisition* 11 February, 18 Henry VII.

He died 2 June last, seised of the under-mentioned manor, &c. in fee, George Fortescue, aged 19 and more, is his son and heir.

GLOUCESTER. Manor of Ebrighton *alias* Eburton and two messuages, 160*a.* land, 100*a.* meadow, 200*a.* pasture and 20*s.* rent in Ebrighton, worth 30*l.*, held of Silvester, bishop of Worcester, in right of his church of Worcester, by fealty and 2*s.* 8*d.* rent to the said bishop and his successors at Easter and Michaelmas equally.

C. Series II. Vol. 16. (37.)

589. WALTER LANGLEY, son and heir of EDMUND LANGLEY, esquire.

Writ of Devenerunt, 18 November, *inquisition* 23 November, 18 Henry VII.

Edmund Langley, his father, died seised in fee of the under-mentioned messuage, &c. which thereupon descended to him as Edmund's son and heir.

He died 30 October last. Isabel, wife of Henry Ketilby, Christine, wife of Roger Wygston and Alice, wife of Thomas Everdon, aged respectively 29, 27, and 23, and more, are his sisters and heirs and daughters and heirs of Edmund.

WILTS. A messuage, or burgage, and a garden, in Crekelade, worth 13*s.* 4*d.*, held of Elizabeth, queen of England, by fealty only.

C. Series II. Vol. 16. (38.)

590. WALTER LANGLEY, son and heir of EDMUND LANGLEY, esquire.

Writ of Devenerunt, wanting; *inquisition* 23 November, 18 Henry VII.

Findings as in No. 589.

OXFORD. A messuage and a virgate (*burgat'*) of land, in Longworth, worth 20*s.*, held of the abbot of Cirencester, by fealty and 4*d.* rent yearly, for all service.

C. Series II. Vol. 16. (39.)

591. EDMUND LANGLEY.

Writ of Quæ plura 8 November, *inquisition* 11 November, 18 Henry VII.

William Tame, William Tracy and Roger Capes, were seised of the under-mentioned manor, &c. in fee, and, being so seised, enfeoffed him and Elizabeth, then his wife, thereof, to hold to them and his heirs. They were seised thereof accordingly, he in fee, and she in her demesne as of free tenement; and afterwards he died, and she was, and still is, solely seised thereof in her demesne as of free tenement by survivorship. After his death the reversion thereof descended to one Walter Langley, who was under age and in the king's custody, as his son and heir. The said Walter, so seised of the said reversion as of fee and right, died 29 October last, whereupon the reversion descended to his sisters and heirs.

Isabel, wife of Henry Ketylby, Christine wife of Roger Wygston and Alice, wife of Thomas Everdon, aged respectively 27, 25 and 22 and more, are his daughters, and sisters and heirs of the said Walter.

GLOUCESTER. Manor of Over Sudyngton, worth 12*l.*, held of the duke of York, as of his manor of Somerford Keynes, co. Wilts, by fealty only.

A water-mill in Nether Sudyngton, worth 40*s.*, held of the abbot of Cirencester, by fealty only.

Three messuages, 60*a.* land, 6*a.* meadow, in Feirford, worth 5 marks, held of the king, as of his manor of Feirford, which is parcel of his earldom of Warwick, by fealty only.

A messuage, 110*a.* land, 2*a.* meadow, in Torleton, worth 40*s.*, held of John Wylcokes, clerk, as of his manor of Torleton, by fealty and suit of the court of the said John at his manor there yearly.

C. Series II. Vol. 16. (40.) E. Series II. File 342. (8.)

592. WALTER LANGLEY, son and heir of EDMUND LANGLEY.

Writ of Devenerunt 27 October, *inquisition* 7 November, 18 Henry VII.

Edmund Langley, his father, was seised, the day he died, of two closes called 'Calwell Hyll' and 'Marleys' and of 20*a.* land, in Nether Sudyngton, in fee; after whose death the said closes, &c. descended to the said Walter, being under age and in the king's custody, as his son and heir; which closes, &c. from time beyond memory were parcel of the manor of Nether Sudyngton; and which after the death of the said Edmund, by reason of the minority of the said Walter, came to the king's hands.

The said Walter being thus under age and in the king's custody, was seised the day he died of the said manor of Nether Sudyngton, whereof the closes, &c. aforesaid are parcel, in fee, and died so seised.

He died 29 October last. His sisters and heirs, as in No. 591.

No lands, &c. came to the king's hands except the said closes and 20*a.*, and the said Edmund and Walter held no other lands on the days on which they severally died.

GLOUCESTER. Manor of Nether Sudyngton, whereof the closes and land, as above, are parcel, held of the king, by service of $\frac{1}{3}$ of a knight's fee; the closes and land worth 20*s.*, the manor 30*l.*

C. Series II. Vol. 16. (41.) E. Series II. File 342. (9.)

593. JOHN WHITYNTON, clerk.

Writ 21 February, *inquisition* 25 April, 18 Henry VII.

Long before his deceased he was seised of the under-mentioned manor in fee, and, being so seised, thereof in trust (*ex confidencia*) enfeoffed John Norwodde, esquire, to the use of himself and his heirs, by virtue of which feoffment the said John Norwodde was, and still is, seised thereof in fee, to the use aforesaid.

He died 16 February last. Maud Whytyngton, aged 8 and more, and Isabel Whytyngton, aged 2 and more, are his cousins and heirs, viz. daughters of Richard Whytyngton, his brother.

GLOUCESTER. Manor of La Leye, in Leye, Staverton and Heydon, held of the abbot of the monastery of St. Mary of Teukesbury, as of his priory of

Derrehurste, by knight service, suit of the abbot's court of his manor of Okynton every three weeks and 24s. rent yearly; it is worth yearly beyond outgoings 20*l*.

C. Series II. Vol. 16. (42.)

594. JOHN ARTHUR.

Writ of Mandamus. 6 May, 17 Henry VII; *inquisition* 1 September, 19 Henry VII.

He died 16 January, 16 Henry VII, seised of the under-mentioned land, &c. in fee. John Arthur, aged 18 and more, is his son and heir.

Who has occupied the land, &c. and taken the issues and profits since his death the jurors do not know. *Cf.* No. 635.

GLOUCESTER. A messuage, 20*a.* land, 2*a.* meadow, in Awste, worth 9*s.*, held of Silvester, bishop of Worcester, service unknown.

A toft, 12*a.* land, 4*a.* meadow, 6*a.* pasture, in Stapulton, held of the king, as of the earldom of Warwick, by fealty and 2*d.* rent yearly at Michaelmas, and by service of doing suit to the king's court of his manor of Berton by Bristoll, which is parcel of the said earldom, every three weeks, to be held at the said manor, for all service; they are worth beyond outgoings 13*s.* 4*d.*

C. Series II. Vol. 16. (43.) E. Series II. File 342. (12.)

595. ROBERT WYLLOUGHBY, knight, LORD DE BROKE.

Writ 7 September, *inquisition* 20 January, 18 Henry VII.

Robert Willughby, lord de Broke, named in the writ, died 23 August, 17 Henry VII, seised of the under-mentioned moieties in fee. Robert Willughby, now lord de Broke, is his son and heir, aged 30 and more. *Cf.* Nos. 638, 641, 785.

GLOUCESTER. Moiety of the manor of Tedryngton and a moiety of thirty messuages, 140*a.* land, 60*a.* pasture, 40*a.* meadow, 60*a.* wood, 100*a.* furze and heath and 10*s.* rent, in Tydryngton, worth 16*l.* 9*s.* 6*d.*, held of the duke of Bukingham, as of his manor of Thornebery, by fealty only, for all service.

Moiety of the manor of Ichynton, and a moiety twenty messuages, 60*a.* land, 40*a.* pasture, 20*a.* meadow, 40*a.* wood, 100*a.* furze and heath, 10*s.* rent, in Ichynton, worth 15*l.*, held of the bishop of Worcester, by fealty only.

C. Series II. Vol. 16. (44.)

596. RICHARD BURGOYN, son and heir of JOHN BURGOYN.

Writ 27 April, *proof of age* 15 July, 17 Henry VII.

CAMBRIDGE. He was born at Cambridge, 20 December, [20] Edward IV, and baptized in the church of St. Botolph in that town the same day, as John Rumbold, aged 45 and more, remembers, because he was then living with Thomas Meryn, rector of the parish of St. Botolph, who baptized him. Henry Janyn, aged 50 and more, remembers it, because

on 5 May following the first born son of Master John Leventhorp was born, who is 21 and more. Joan, daughter of Henry Lete (aged 59 and more), who is 21 and more, was born the same year. Thomas Pers, aged 56 and more, was in town that day. Thomas Atwode, aged 50 and more, was living in Gyrtton with Mistress Battesforth, who was godmother of the said Richard. John Barnard (aged 48 and more) went to Trumpyngton for one Master Rede to be godfather, &c.

His lands of inheritance were in the king's custody.

C. Series II. Vol. 16. (45.)

597. HAMOND (HAMO) SUTTON.

Writ 4 February, 16 Henry VII; *inquisition* 20 January, 17 Henry VII.

Hamond (*Hamo*) Sutton, grandfather of Hamond (*Hamonis*) Sutton, esquire, named in the writ, was seised of the under-mentioned manors, &c. in fee and, being so seised, by charter enfeoffed Master Hugh Tapton, chancellor of the cathedral church of Lincoln and Thomas Dymmok thereof, by the name of all his land, &c. in the county of Lincoln, to the use of himself and his heirs, by virtue of which they were seised thereof in fee during the life time of the said Hamond, the grandfather, upon whose decease the right thereof descended to the said Hamond named in the writ as his cousin and heir, viz. son of Hamond his son.

Afterwards, at the request of the said Hamond named in the writ, the said Master Hugh and Thomas by charter gave the manors of Southykam, Haddyngton and Whysby, with lands there, parcel of the premises, to Master William Sheffield, Thomas Dalyson, rector of the church of Fyskerton, Thomas Belwode and John Egmanton, esquires, to the use of the said Hamond, named in the writ, and Margaret, his wife, and the heirs of their bodies, and the said Master William and the others were seised thereof accordingly to the use aforesaid.

Afterwards by another charter, threefold indented, the said Hugh Tapton and Thomas Dymmok gave all the other lands which they had by the feoffment of the said Hamond, the grandfather, in the county of Lincoln, to Henry Vavasour, knight, William Gascoigne, esquire, Thomas Dalyson, rector of the church of Fyskerton, John Dawnay, Ralph Gascoigne, and John Stanley, esquires, to the use of Hamond Sutton, named in the writ, and his heirs, and to the intent that the said Margaret, his wife, if she survived him, should have for life her entire dower therefrom; and the said Henry and the others were seised thereof according to the use aforesaid.

Afterwards the said Hamond named in the writ, by another charter gave to Robert Sheffield, knight, John Sayvile, knight, John Sheffield, the elder, John Moigne and Thomas Burgh, all the land, &c. whereof any one was seised to his use in the said county, for the performance of his last will and they were seised thereof accordingly to the use aforesaid. And afterwards he declared his last will, of the said lands and tenements, as in his last will and letters testamentary produced to the jurors appears, and died.

He died 22 December, 16 Henry VII. Robert Sutton, aged 24 and more at the time of his death, is his son and heir.

LINCOLN. Manors of Hanworth, Neubell, Wifflyngham by (*juxta*) Stoue, Alletby, Bultham, Langwath, Burton by (*juxta*) Lincoln, Haddyngton and Salmonby,

twenty messuages, 400*a.* land, 100*a.* meadow, 200*a.* pasture, in Holme by (*juxta*) Sudbroke, Rysom, Southykam, Northykam, Whysby, Waddyngton, Mere, Ancastre, Boston, Hanworth, Neubell, Langwath, Burton, Wifflyngham, Alletby, Bultham, Haddyngton, Salmonby, Whassyingburgh, Hekyngton, Maydenwell, and Tupholme, and the advowson of the church of Salmonby, otherwise described, held and worth, as follows:—

Manor of Hanworth, and land in Hanworth, worth 4*l.*, with the advowson of the church of Samonby, manor of Neubell, with land in Neubell, worth 66*s.* 8*d.*, manor of Langwath, with land in Langwath, worth 60*s.*, manor of Burton by Lincoln, with land in Burton, worth 6*l.* 13*s.* 4*d.* manor of Bultham, with land in Bultham, worth 100*s.*, manor of Haddyngton with land in Haddyngton, worth 53*s.* 4*d.*, manor of Northykam, with land in Northykam, worth 50*s.*, manor of Whysby, with land in Whysby, worth 60*s.*, manor of Wadyngton, or Waddyngton, with land in Waddyngton, worth 63*s.* 4*d.*, and the manor of Mere, with land in Mere, worth 43*s.* 4*d.*, held of the king, as of the duchy of Lancaster, service unknown.

Lands and tenements in Holme by Sudbroke, worth 30*s.*, held of the abbot of Peterborough, service unknown.

Manor of Rysome, with land in Rysome, worth 64*s.*, held of the abbot of Berlynges, service unknown.

Manor of Ancastre, worth 4*l.* 6*s.* 8*d.*, held of the prior of Malton, service unknown.

Lands and tenements in Boston, worth 30*s.*, held of the lord Fitzwater, service unknown.

Manor of Salmonby, with the advowson of the church of Salmonby (*sic*), and the aforesaid lands and tenements in Maydenwell and Tupholme, worth 10*l.* 2*s.*, held of the king, as of the duchy of Lancaster, service unknown.

Manor of Wyfflyngham by Stoue and manor of Alletby, worth 103*s.* 4*d.*, held of the king, as of the duchy of Lancaster, service unknown.

Lands and tenements in Whasshyngburgh and Hekyngton, worth 40*s.*, held of the countess of Richmond, service unknown.

C. Series II. Vol. 16. (46.)

598. JOHN PETITTE.

Writ 26 November, *inquisition* 2 July, 17 Henry VII.

He died 19 November last, seised of the under-mentioned manor, &c. in fee. Thomas Petit, aged 38 and more, is his son and heir.

SALOP. Manor of Baggesoure, and two messuages, two virgates of land, in Bekbury, worth 4*l.*, held of the prior of Wenlok by service and rent of 30*s.* yearly, for all service.

Two carucates of land, five virgates of land and a nook (*nocata*) of land, and a water mill, in North Clebury, worth 5 marks, held of Richard Hide, gentleman, by service and rent of 23*s.* yearly, for all service.

Twelve virgates of land, 11*a.* meadow, 5*a.* pasture, in Acleton, worth 20*s.*, held of George, lord de Burgavenny in fee farm of his fee of Worfeld by service and rent of 60*s.* yearly, for all service.

A messuage and a virgate of land, in Colde Weston, worth 10s., held of the heirs of Richard Ludlowe, knight, by service and rent of 1*d.* yearly, for all service.

Four virgates of land and a half, in Bardeley, worth 13s. 4*d.*, held of the king in socage by 5s. rent yearly, for all service.

C. Series II. Vol. 16. (47.)

599. RICHARD CROFTE, esquire.

Writ 28 May, *inquisition* 16 June, 17 Henry VII.

He died 26 May last, seised of the under-mentioned third in fee. Hugh Crofte, aged 26 and more, is his son and heir.

OXFORD. A third part of the manor of Chepyng Norton, worth 4*l.*, held of the king in chief, by service of $\frac{1}{3}$ of a knight's fee.

C. Series II. Vol. 16. (48.)

600. JOHN RECHERS, esquire.

Writ 10 September, *inquisition* 20 October, 18 Henry VII.

John Paston, Henry Heydon, Gregory Lovell, Edmund Jenney, knights, James Hobard and Richard Southwell, esquires, were seised of the under-mentioned manor of Swenyngton in fee for the performance of his last will.

James Hoberd was seised of the under-mentioned land called 'Dawekyns' in fee to the intent aforesaid.

He died solely seised of the under-mentioned manor of Brumsted, &c. in fee.

Edmund Jenney, knight, and James Hobard, were seised of the under-mentioned land, &c. in Rounton Holme and Wygenhale in fee to the intent abovesaid.

He died 8 October, 17 Henry VII. John Rechters, aged 24 and more, is his son and heir.

NORFOLK. Manor of Swenyngton, called 'Hovelles,' with its appurtenances in the towns of Swenyngton, Alderforth, Brandeston, Heverlond, Great and Little Plumsted and Attilbrigge, worth 10 marks, held of the king, by service of $\frac{1}{4}$ of a knight's fee, as of the honor of Clare, which is in the king's hands by reason of the duchy of York.

A messuage, 32*a.* land, 1*a.* meadow, in Heverlond, Causton and Brandeston, called 'Dawekyns,' worth 1 mark, held of Henry Inglose, service unknown.

Manor of Brumsted, or Bromsted, called 'Walshams,' with the fourth part of a view of frank pledge in Brumsted, worth five marks, held of the abbot of Wyndam, by fealty and 2s. rent yearly.

A messuage and 47*a.* land and meadow, in Rounton Holme, in a certain place called 'le Byght,' worth 40s., held of the Master of the hospital of St. John of Jerusalem in England, by fealty and 4*d.* rent yearly.

Eight acres of land in Rounton Holme, in a certain place called 'le Byght,' worth 2s. 8*d.*, held of the same Master, by fealty and 8*d.* rent.

Five acres of land called 'Hirnescrofte' lying in Rounton Holme aforesaid in a certain place called 'le Byght,' worth 20*d.*, held of the abbot of Bury St. Edmunds, by fealty and 2*d.* rent.

A dole of turbary land (*dala terre turbarie*) called 'Tolbothis Dole,' lying in the marsh of Wygenhale in 'Osbermnysdole,' held of the earl of Oxford, by fealty and 6*l.* rent, worth yearly 3*s.* 4*d.* above all [reprises], issues and profits.

C. Series II. Vol. 16. (49.)

601. WALTER OUDEBY, clerk.

Writ of Mandamus 29 November, 17 Henry VII; *inquisition* 1 November, 18 Henry VII.

He died 5 September, 14 Henry VII, seised of the under-mentioned messuages, land, &c. in fee. Richard Oudeby is his cousin and next heir, aged on the day of the taking of this inquisition 19 years.

DERBY. Three messuages, two cottages, two shops, three gardens, four virgates of land and meadow, in Derby, worth 8*l.*, held of the king, by service of free burgage.

A toft, 16*a.* land, 4*a.* meadow, 100*a.* pasture, in Osmanston near (*juxta*) Derby, worth 15*s.*, held of the king, as of his castle of Melburn, parcel of the duchy of Lancaster, by 6*s.* rent yearly, fealty, and suit of court to the king's court held at Melburn, other services unknown.

C. Series II. Vol. 16. (50.)

602. ELIZABETH, sometime the wife of WILLIAM CHAWORTH, knight, and late the wife of JOHN DUNHAM, esquire.

Writ 23 March, 17 Henry VII; *inquisition* 20 October, 18 Henry VII.

One John, bishop of Lincoln, was seised of the under-mentioned manor in fee, and, being so seised, by fine levied at York in the octave of St. Michael and afterwards at Westminster in the octave of the Trinity, 16 Richard II, gave it to John la Zouche, knight, and Margaret his wife and the heirs of his body begotten, with remainder to one William la Zouche, knight, and his heirs for ever. They were seised thereof accordingly, John in his demesne as of fee tail and Margaret in her demesne as of free tenement, and died so seised, after whose death the manor descended to the said Elizabeth, named in the writ, as cousin and heir of the said John of his body begotten, viz. daughter of Elizabeth his daughter.

She entered accordingly and was seised of the said manor in fee tail by the form of the gift, and being so seised took to husband John Dunham, who survives, and they were seised thereof accordingly in fee tail, in her right, and being so seised had issue between them John. She died so seised, and the said John continued his possession, as tenant by the curtesy.

Death and heir, as in No. 577. *Cf.* Nos, 584, 603, 604, 612, 618.

HANTS. Manor of Kyngesworthye, worth 10*l.*, held of the king, by service of a pair of gilt spurs, or 6*l.*, at Michaelmas, by the hands of the sheriff of the county aforesaid, for all service.

C. Series II. Vol. 16. (51.) E. Series II. File 960. (10.)

603. ELIZABETH, sometime the wife of WILLIAM CHAWORTH, knight, and late the wife of JOHN DUNHAM, esquire.

Writ 23 March, 17 Henry VII; *inquisition* 21 October, 18 Henry VII.

William Babyngton, Robert Clyfton, Richard Willughbye, esquires, William Gull, clerk, D.D., Thomas Babyngton and Ralph Reresby, were seised of the under-mentioned manor in fee, and, being so seised, by charter 12 October, 34 Henry VI, demised and confirmed it to Elizabeth, wife of William Chaworth, esquire, and Margaret, wife of John Chaworth, esquire, for the term of a year then next following, with remainder at the end of that term to the heirs of the body of John la Zouche, knight, with remainder to his right heirs.

By pretext of that charter seisin of the said manor was delivered to the said Elizabeth and Margaret, who were possessed thereof accordingly during the said term, and, after the end of the term, it remained to the said Elizabeth, named in the writ, as consin and heir of the body of the said John la Zouch, viz. daughter of Elizabeth, his daughter and heir. She entered thereon accordingly, as into her remainder by the form of the gift, and was seised thereof accordingly in fee tail.

Other findings as in No. 602.

WILTS. Manor of Ambresburye, called 'le Conyngar,' worth 10 marks, held of the abbess of Ambresburye, by fealty only, for all service.

C. Series II. Vol. 16. (52.)

604. ELIZABETH, sometime the wife of WILLIAM CHAWORTH, knight, and late the wife of JOHN DUNHAM, esquire.

Writ 23 March, 17 Henry VII; *inquisition* 20 October, 18 Henry VII.

Findings as in No. 602.

SUFFOLK. Manor of Alvynglegh, worth 100s., held of the abbot of Bury St. Edmunds, service unknown.

C. Series II. Vol. 16. (53.)

605. ROBERT THORP.

Writ 12 June, 17 Henry VII; *inquisition* 20 October, 18 Henry VII.

Henry Falke, doctor of decrees, Hugh Peyntwyn, doctor of the civil law (*in civilibus doctor*), Gregory Stalon, clerk, and Simon Bulwar, of Dallyng, were seised of the under-mentioned manors of 'Myllers' and 'Copers' in fee, and, being so seised, by charter enfeoffed the said Robert Thorp, Agnes, his wife, Thomas, earl of Surrey, Edmund Bedyngfeld, Henry Heydon, knights, Edmund Jenney, Thomas Jenney, gentlemen, John Wellys and Robert Rose, citizens and aldermen of Norwich, thereof, to the use of the said Robert. The survivors, viz. the said Agnes, earl of Surrey and Henry and Edmund Jenney, are still seised thereof in fee to the use aforesaid.

Henry Colett, knight, and citizen of London, William Knyvet, knight, William Paston, esquire, John Roossh, Thomas Jenney and Robert Colett, were seised of the under-mentioned manor called 'le Grounge' in fee, and being so seised, demised and confirmed it to the said Robert, Henry Heydon, knight, Edmund Jenney, gentleman, John Welles, citizen and alderman of

Norwich, Richard Ferrour, Robert Aylemer, John Tyls, Richard Thorp, gentleman, and Ralph Pulvertoft, clerk, their heirs and assigns for ever, to the use of the said Robert and the performance of his last will. The survivors, viz. Henry, Edmund and Ralph are still seised thereof in fee to the use aforesaid.

By his last will he directed that his manors called 'Copers' and 'Myllers' should be sold by his executors and that the moneys coming therefrom should be disposed for the performance of his testament. Further he directed that Master Richard Wallour, chaplain of the chantry of the said Robert Thorp in the parish church of St. Michael the Archangel, Coslany, should have, to him and his successors, all his land, &c. in Honyngham, Honyngham Thorp, Eston, Weston, Est Tudenham, West Tudenham, Colton and Ryngelond.

He died 9 June last. Joan Thorp, aged 10 and more, is his cousin and heir, viz. daughter of Richard Thorp, his son. *Cf.* No. 457.

NORFOLK. Two manors, one called 'Myllers' and the other 'Copers,' with course of folds and faldages, in the towns and fields of Baldeswell and Sparham and other towns adjacent. The said manor called 'Myllers,' worth 5 marks, is held of George Grey, earl of Kent, as of his manor of Foxle, service unknown, and the manor called 'Copers,' worth 5 marks, is held of Thomas Curson, as of his manor of Byllyngford, service unknown.

Manor called 'le Grounge,' in Colton, Eston, Weston, Est Tudenham, West Tudenham and Ryngelond, worth 4 marks, held of the abbot of Sawtery, by fealty and a rose yearly.

C. Series II. Vol. 16. (54.)

606. WILLIAM WYLBY.

Writ 28 October, *inquisition* 6 November, 18 Henry VII.

He died 26 October last, seised of the under-mentioned manors, &c. in fee, after whose death they descended to Thomas Wilbey, as his son and heir, aged 40 and more.

NORFOLK. Manor of Gunthorp, in Gunthorp and Sharyngton, with the advowson of the church of Gunthorp, worth 5*l.*, held of the king, as of the honor of Clare, by service of $\frac{1}{2}$ of a knight's fee.

Manors of Hyndryngham and Pernowehall, or Pernowhall, in Hyn-dryngham, worth 6*l.*, held of Thomas Astley, esquire, as of his manor called 'Nowers,' by service of $\frac{1}{4}$ of a knight's fee.

Manor called 'Wilbeys,' in Feildallyng, Bathele, Sharyngton, Byrnyngham, Bryston and Great (*Magna*) Snoryng, worth 40*s.*, held of the king, as of the honor of Richmond, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 16. (55.)

607. WILLIAM KNOYLL, gentleman.

Writ 21 June, 17 Henry VII; *inquisition* taken at Schyrbourne, 3 November, 18 Henry VII, before William Bysley, escheator.

He died 18 June last, seised of the under-mentioned manors, &c. in fee. Peter Knoyell, aged 17 and more, is his son and heir.

DORSET. Manor of Purston, worth 10*l.*, held of the king, as of the earldom of Salisbury, by service of $\frac{1}{2}$ of a knight's fee.

A messuage and 16*a.* land, in Tarrant Gunvyle, worth 13*s.* 4*d.*, held of the queen, service unknown.

Two messuages in Schyrbourne, or Schirbourne, worth 6*s.* 8*d.*, held of the bishop of Salisbury, in right of his church, service unknown.

A messuage and 20*a.* land, in Portlond, worth 26*s.* 8*d.*, held of the queen, service unknown.

A messuage and 12*a.* land, in Motecombe, worth 6*s.* 8*d.*, held of the abbess of Schaftysbury, in right of her house, service unknown.

Manor of Lulworthe St. Andrew, worth 6*l.* 13*s.* 4*d.*, held of the queen, as of her manor of Mershwode, by service of $\frac{1}{4}$ of a knight's fee.

Sixty acres of pasture, in Gatmerston, worth 40*s.*, held of Roger Neubourg, knight, service unknown.

Ten acres of pasture in Wynfrythe, worth 20*s.*, held of the said Roger Neubourgh, knight, by 1*d.* rent yearly, for all service.

A messuage, in Burton, worth 6*s.* 8*d.*, held of the abbot of Byndon, service unknown.

C. Series II. Vol. 16. (56.) E. Series II. File 897b. (14.)

608. WILLIAM KNOYLL, gentleman.

- *Writ* 21 June, 17 Henry VII; *inquisition* taken at Yevylechester, 3 November, 18 Henry VII, before William Bysley, escheator.

One John Huntley was seised of the under-mentioned land, &c. in Overadber, and, being so seised, demised them to one Alice Huntley for life at the rent of a red rose at Midsummer. The said John Huntley died, and John Huntley, his son and heir, by charter, 1 March, 17 Henry VII, reciting that the said Alice held the said land, &c. for life, with reversion to himself, in consideration of a certain sum of money, gave the said reversion to the said William Knoyell, his heirs and assigns; and afterwards one William Lueok, her husband, and the said Alice, tenants of the free tenement of the premises, in her right, attorned to the said William Knoyell, at Sampford Orkays. She is still seised of the said land, &c. with reversion expectant to the said William Knoyell, his heirs and assigns.

He died seised of the other under-mentioned manors, &c. in fee.

Death and heir as in No. 606.

SOMERSET. Moiety of the manor of Sampford Orkays, worth 4*l.*, held of the king, as of the honor of Glocestre, by service of $\frac{1}{4}$ of a knight's fee.

Third part of the manor of Estlydford, worth 40*s.*, held of the king, as of the manor of Cory Malett, by service of $\frac{1}{3}$ of a knight's fee.

Sixty acres of land, in Walys by Quene Camell, worth 26*s.* 8*d.*, held of Henry Rogers, knight, service unknown.

Ten acres of land, in Quene Camell, worth 3*s.* 4*d.*, held of the lady Margaret, countess of Riehemund and Derby, service unknown.

A messuage and 30*a.* land, in Milton Podymer, worth 20*s.*, held of the abbot of Glastonbury, service unknown.

Eight acres of pasture, in Suddon, worth 8*s.*, held of Giles Dawbeney, lord Dawbeney, knight, service unknown.

Six acres of land, in Bayford, worth 3*s.* 4*d.*, held of Thomas, earl of Arundell, service unknown.

Five acres of pasture, in Templecome, worth 6s. 8d., held of the prior of St. John of Jerusalem in England, in right of his house, service unknown.

Twenty acres of pasture, in Wyneaulton, worth 33s. 4d., held of the said Giles Dawbeney, lord Dawbeney, knight, service unknown.

A tenement with a curtilage adjacent, 24a. land and a close of pasture, in Overadber, worth 13s. 4d., held of the king, as of the earldom of Salisbury, by $\frac{1}{20}$ of a knight's fee.

C. Series II. Vol. 16. (57.) E. Series II. File 897b. (13.)

609. JOAN GILBERTE, widow.

Writ 13 March, 17 Henry VII; *inquisition* 28 October, 18 Henry VII.

Long before her decease one John Gilbert, late her husband, and herself, were seised of the under-mentioned manor of Wolveton in fee, in her right, and being so seised, by charter 22 October, 8 Henry VII, gave a third part thereof to John Lowen, James Ede, Thomas Eglender and William Myryfeld, their heirs and assigns, to the use of one Thomas Gilbert, their younger son, and of Agnes, his wife, for the term of their lives in survivorship, with remainder to the use of one Robert Gilbert, then son and heir apparent of the said Joan, and his heirs for ever. The said John and the others were seised thereof accordingly in fee; and afterwards the said Thomas Gilbert died, and the said Agnes survived him and is yet living; and afterwards the said John Gilbert died, and the said Joan survived him and continued her possession in two parts of the said manor, and was seised thereof in fee the day she died.

She died 26 December last, seised of the other under-mentioned land, &c. in fee. Robert Gilbert, aged 40 and more, is her son and heir.

HANTS. Two parts of the manor of Wolveton, in the Isle of Wight, worth 12l. 13s. 4d., held of Reynold Braye, knight, as of his castle of Caresbroke, in the said isle, by service of two parts of a knight's fee.

A messuage, 300a. land, 300a. pasture, 4a. meadow, 2a. wood, in Upsombourne, Lytyll Sombourne, Netherden, Romsey, Crawley, Assheley and Okeley, worth 6l. 10s., held of Richard, bishop of Winchester, service unknown.

Three messuages, 20a. land, 20a. pasture, 4a. meadow, in Clyve, in the island aforesaid, worth 40s., held of the said Reynold Bray, as of his castle aforesaid, by service of $\frac{1}{3}$ of a knight's fee.

A third part of the manor of Wode, in the isle aforesaid, worth 3l. 6s. 8d., held of the said Reynold Braye, as of his castle aforesaid, by service of $\frac{1}{3}$ of a knight's fee.

Manor of Knyghton, in the isle aforesaid, worth 20l., held of the said Reynold Braye, as of the castle aforesaid, by service of three knight's fees.

Six messuages, 14a. land, 20a. pasture, 4a. meadow, 3a. wood, in Chelingwode, or Chelyngwode, in the parish of Newehirche, in the isle aforesaid, worth 26s. 8d., held of the said Reynold Bray, as of the castle aforesaid, by service of $\frac{1}{3}$ of a knight's fee.

Moiety of the manor of Broke, and a moiety of twenty messuages, 40a. land, 50a. pasture, 20a. meadow and 10a. wood, in Broke and Uggeton, in the isle aforesaid, worth 100s., held of the said Reynold Bray, as of the castle aforesaid, by service of $\frac{1}{2}$ of a knight's fee.

A moiety of messuage and of 20*a.* land, in New Lymyngton, worth 8*s.*, held of Hugh Conwey, knight, by fealty only, for all service.

Ten messuages, 40*a.* land, 100*a.* pasture, and 4*a.* wood, in Midilton, in the isle aforesaid, worth 6*l.* 13*s.* 4*d.*, held of Nicholas Lysley, knight, service unknown.

C. Series II. Vol. 16. (58.) E. Series II. File 960. (6.)

610. JOHN ISAAK and JAMES ISAAK.

Writs 8 January, 17 Henry VII, the previous writs having been lost by accident; *inquisition* 13 January, 17 Henry VII.

CANTERBURY. John Isaak, named in one of the writs, died seised in fee of 15*l.* yearly rent, which he received from the farm of the city of Canterbury by the hands of the mayor and citizens yearly, viz. 7*l.* 10*s.* at Easter and 7*l.* 10*s.* at Michaelmas, as his part of 30*l.*, which King Edward III, by letters patent, 1 October, 29 Edward III, granted to William son of John Condy and his heirs, in recompense for his bailliwick of Sandwich; the said John Isaak being cousin and one of the heirs of the said William Condy, viz. son of John Isaak, son of Agnes, daughter of Margaret, one of the sisters and heirs of the said William. The said 15*l.* are held, together with the residue of the said 30*l.*, of the king in chief, by fealty only, for all service. The said John Isaak died 13 August, 16 Henry VII, after whose death the said 15*l.* descended to James Isaak, as his son and heir then aged 40.

James Isaak, named in the other writ, son and heir of the said John, was seised by descent of the said 15*l.* yearly in fee. He was also seised in fee at the time of his death of 7*l.* 10*s.* received from the said farm, 50*s.* at Easter and 100*s.* at Michaelmas, as one Richard Mayhewe's part of the said 30*l.*, which by the king's letters patent of licence he lately bought, to him and his heirs, of the said Richard, the said Richard Mayhewe being the other (*alter*) of the cousins and heirs of the said William Condy, viz. son of Thomas, son of Henry, son of Joan, daughter of Constance, the other of the sisters of the said William. The said James Isaak died 3 October, 17 Henry VII, after whose death both the 15*l.* and the said 7*l.* 10*s.* descended to William Isaak, as his son and heir, aged 18 and more. *Cf.* Nos. 642, 665.

C. Series II. Vol. 16. (59.)

611. JAMES CALDECOTE.

Writ 25 January, 17 Henry VII; *inquisition* 20 October, 18 Henry VII.

Long before his decease he was seised of the under-mentioned manor of 'Dales' in fee, and, being so seised, by charter indented gave it to William Fyndern, knight, Edward Burgh, knight, John Grene, knight, Geoffrey Downes, gentleman, John Fitz Gefferey, Robert Castell, John Asplond and Thomas Castell, their heirs and assigns, to the use of himself and Dorothy Castell, daughter of the said Robert, and his heirs.

Date of death not given. Thomas Caldecott, aged at the time of the taking of this inquisition 17 and more, is his son and heir. *Cf.* No. 624.

ESSEX. Manor of Dales in Thunderley, worth 10 marks, held of John, earl of Oxford, by knight-service.

C. Series II. Vol. 16. (60.)

612. ELIZABETH, sometime the wife of WILLIAM CHAWORTH, knight, and late the wife of JOHN DUNHAM, esquire.

Writ 23 March, 17 Henry VII; *inquisition* 19 December, 18 Henry VII.

She died 29 March, 17 Henry VII. Other findings as in No. 584.

KENT. Manor of Eynesford, worth 6*l.*, manor and advowson of Ightham, worth 10*l.*, held of the archbishop of Canterbury, service unknown.

C. Series II. Vol. 16. (61.)

613. WILLIAM TEY.

Writ 14 June, 17 Henry VII; *inquisition* 15 October, 18 Henry VII.

John Newdegate, gentleman. and Henry Formby, were seised of the under-mentioned manors of Leyr and Badcockes in fee, and, being so seised, gave them, with the king's licence, to the said William and Isabel, his wife, and the heirs of his body. He was seised thereof accordingly in fee tail and died so seised and she survived him and is still seised thereof in her demesne as of free tenement.

He was seised of the under-mentioned manors of Aldeham and Bedyng- ham and land, &c. in Great Byrche, in fee, and, being so seised, took to wife the said Isabel, and afterwards enfeoffed Henry Merney, William Breton, Alexander Culpeper, Robert Morley, esquires, and Matthew Kelbury, thereof, to the use of himself and his heirs and the performance of his last will. They were seised thereof accordingly in fee, and they being so seised, by his last will he directed that they should make a sufficient grant of 10 marks annuity from the manor of Aldeham to the said Isabel, his wife, for life, with clause of distraint, and further directed that, immediately after his death, she should take the issues and profits of the said manors and land, &c., over and above the said annuity, till all his sons (*fili sui*) came to their full age, for their reasonable exhibiton, any residue over and above such exhibition to be disposed for the marriage of his daughters at the discretion of the feoffees and the supervisors of his testament.

The said William and Isabel were seised of the under-mentioned land, &c. in Copford, &c. in fee, and being so seised he died and she is still so seised by survivorship.

He died 8 June, 17 Henry VII. Thomas Tey is his son and heir, and was aged 13 on All Hallows eve next before his decease.

ESSEX. Manor of Leyr del Hay, worth 25*l.*, held of the king in chief, as of the honor of Boulogne, by $\frac{1}{2}$ of a knight's fee.

Manor of Badcockes, worth 9*l.*, held of Robert Peyton, knight, and Robert Suthwell, esquire, service unknown.

Manor of Aldeham, worth 16*l.* 16*s.* 8*d.*, held of John, earl of Oxford, service unknown.

Manor of Bedyng- ham, worth 9*l.* 13*s.* 4*d.*, held of William, bishop of London, service unknown.

A messuage, 160*a.* land, called 'William a Byrches,' in Great Byrche, whereof the messuage and 80*a.* land, worth 60*s.*, are held of the king by service of $\frac{1}{4}$ of a knight's fee and service of rendering to the king for castleguard of Dover 10*s.* yearly, and 80*a.* the residue, worth 60*s.*, are held of the king in chief.

Forty acres of land and 1*a.* meadow, in Coppeford, Great (*Magna*) Byrche, Little (*Parva*) [Byrche] and Stanwey, worth 33*s.* 4*d.*, held of John Bardefeld, service unknown.

C. Series II. Vol. 16. (62.)

614. THOMASINE, late the wife of RICHARD CHICHESTRE.

Writ 18 October, 17 Henry VII; *inquisition* 30 October 18 Henry VII.

One Richard Chechestre, esquire, and Henry Boughdon, clerk, were seised of the under-mentioned messuages, &c. in fee and, being so seised, by charter demised them to Richard Chechestre, of Hall, son of the said Richard Chechestre, esquire, and to the said Thomasine, wife of the said Richard, the son, and the heirs of their bodies begotten, with remainder in default to her right heirs. They were seised thereof accordingly in fee tail and had issue John Chechestre, who is living. She died so seised, and the said Richard, the son was, and still is, solely seised thereof in fee tail by survivorship.

She died Tuesday, the feast of St. Margaret, the Virgin, 17 Henry VII. The said John Chechestre, aged 20 and more, is her son and heir.

DEVON. Forty messuages, three tofts, 300*a.* arable, 300*a.* pasture, 50*a.* meadow, 20*a.* wood, 40*a.* furze and heather and 10*s.* rent, in Hall, Bishops Tawton (*Tawton episcopi*), Ackote, Herston, Combemartyn, Pryckesworthy, Saccamton, Rythelcomb, Ifardecomb, Barnestaple, Exeter, and the suburbs of Exeter, whereof:—

Land, &c. in Hall, held of John Arundell, bishop of Exeter, as of the manor of Bishops Tawton, by fealty, suit of court and 20*s.* rent, for all service; worth 100*s.*

Land, &c. in Beare, parcel of the land, &c. in Bishops Tawton, held of the said bishop of Exeter, by $\frac{1}{10}$ of a knight's fee, and 40*s.* rent yearly; worth 20*s.* 6*d.*

The residue of the land, &c. in Bishops Tawton, called Ackote, Herston and Fyssherton, held of the said bishop of Exeter, as of the manor of Bishops Tawton, viz. Fyssherton, by fealty and 10*s.* rent, for all service; land, &c. in Herston by the rent of 2*lb.* pepper, for all service; land, &c. in Ackote, by fealty and suit of court, for all service; the said land, &c. in Ackote, Herston and Fyssherton are worth 4 marks.

Land, &c. in Combemartyn, held of the lady Margaret, countess of Rochemond and Derby by fealty and 10*s.* rent, as of the borough of Combemartyn, for all service; worth 32*s.*

Land, &c. in Pryckesworthy, held of the abbot of Clyve, by fealty only, for all service; worth 8*s.*

Land, &c. in Saccamton, held of John Copleston, esquire, as of the manor of Bukyngton, in free socage, by fealty and 4*s.* 9*d.* rent; worth 5*s.* 9*d.*

Land, &c. in Rythelcomb, held of Giles Dawbeney, knight, lord Dawbeney, as of the manor of Rythelcomb, service unknown; worth 3*s.* 4*d.*

Land, &c. in Ilfardecomb, held of John, lord Fitzwaren, as of the borough of Ilfardecomb, in free socage ; worth 20s.

Land, &c. in Exeter and the suburbs of Exeter, held of the dean and chapter of Exeter, service unknown, worth 15s.

Land, &c. in Barnestaple, held of the prior of St. Mary Magdalen of Barnestaple, in socage ; worth 12*d*.

The 10s. yearly rent of no value beyond outgoings.

C. Series II. Vol. 16. (63.)

615. JOHN FORTESCU, of Were, esquire.

Writ 7 June, 17 Henry VII ; *inquisition* 10 November, 18 Henry VII.

One John Fortescu, knight, and Isabel, his wife, by fine levied from Michaelmas into one month, 34 Henry VI, granted to Martin Fortescu, and Elizabeth, his wife, the under-mentioned manor of Combe and land, &c. in Holbeton, Overcombe, &c. for her life, with remainder to Martin and the heirs he should beget of her body, with reversion in default after his decease to the said John and Isabel and John's heirs. The said Martin and Elizabeth were seised thereof accordingly, and afterwards had issue John Fortescu, esquire, named in the writ ; and afterwards the said Martin died so seised and she was seised of the premises in her demesne as of free tenement by survivorship, and being so seised took to husband Richard Pomeray, knight ; which Richard and Elizabeth afterwards by their writing, dated at Combe, 23 April, 20 Edward IV, demised to Thomas Seyntleger, knight, James Seyntleger, Bartholomew Seyntleger, and John Brokeman, esquires, all their estate in the said manor of Combe and in land, &c. in Holbeton aforesaid, to hold for the term of her life. The said Thomas Seyntleger and the others, were seised thereof accordingly in their demesne as of free tenement ; and afterwards the said Thomas Seyntleger and John Brokeman died so seised, and the said James and Bartholomew were seised thereof by survivorship, and the said John Fortescu, by his writing, 8 September, 17 Henry VII, ratified and confirmed the estate of the said James and Bartholomew therein, and by the same writing released to them, their heirs and assigns, all the right which he then had therein ; by virtue whereof the said James and Bartholomew were seised of the said manor, &c. in fee, and, being so seised, by their writing, 12 December, 17 Henry VII, demised the said manor of Combe in the parish of Holbeton and all their land, &c. in the said parish to Richard Gylforde, knight, Ralph Seyntleger, George Seyntleger, esquires, and John Martyn, to hold for the term of the life of one Jacquette (*Jacobe*) Fortescu, the wife of the said John Fortescu named in the writ, and to her use, with remainder after her decease to the said John Fortescu, esquire, his heirs and assigns for ever ; by virtue whereof the said Richard, Ralph and the others were, and still are, seised thereof in their demesne as of free tenement to the use aforesaid.

One John Denys, of Orlegh, John Orchard, Walter Southcote, William Chaunterell, Richard Hylton, otherwise stiled Richard Mattez, and John Wyet, were seised of the under-mentioned land in Hamme St. George, Westdowne, Kyntesbery, Cholecomb, Merwode and Braunton, in fee, and, being so seised, by their writing, 23 April, 20 Edward IV, demised them to the said Thomas Seyntleger, knight, Richard Pomeray, knight, James Seyntleger, Bartholomew Seyntleger, and John Brokeman, esquires,

their heirs and assigns for ever. They were seised thereof accordingly in fee, and, being so seised, the said Thomas, Richard and John died, and the said James and Bartholomew were seised thereof in fee by survivorship, and, being so seised, by their writing, 12 September, 17 Henry VII, demised them to Richard Gylford, knight, and the others, and to the use above specified.

Robert Troytt was seised of the under-mentioned land, &c. in Brigge Ruell in fee, and, being so seised, by his writing, 6 December, 9 Henry VII, gave them to the said John Fortescu, esquire, and Jacquette, his wife, and John's heirs. They were seised thereof accordingly in their demesne as of fee and of free tenement respectively, and afterwards he died and she is still solely seised thereof by survivorship.

He died 2 June last. George Fortescu, aged 19 and more, is his son and heir. *Cf.* No. 588.

DEVON. Manor of Combe, in the parish of Holbeton, worth 10 marks, held of the lady Margaret, countess of Richmond and Derby, the king's mother, as of her manor of Holbeton, by knight-service and 13s. 4*d.* rent.

Four messuages, a dovecot, three gardens, six ferlings of land, 5*a.* meadow, 12*a.* wood, 27s. 8*d.* rent, and a rent of a cierge of wax, price 12*d.* and of 1*lb.* of wax, in Holbeton, Overcombe, Nethercombe, Battokysburgh, Efford and Alston; whereof one messuage, a garden, 60*a.* land and 3*a.* meadow, in Holbeton called 'Hyerborowgh,' are held of the said countess, as her said manor, by knight-service, and 14s. rent yearly only, and are worth, beyond outgoings, 26s. 8*d.*; twenty acres of land in the parish aforesaid called 'Netherborough,' are held of the said countess, as of her manor aforesaid, by knight-service, and 5s. rent yearly, and are worth 10s. yearly beyond outgoings; a moiety of a messuage of the said four messuages and a moiety of 60*a.* land and of 2*a.* meadow, in the parish aforesaid, are held of the said countess by knight-service and 7s. rent yearly only, for all service, and the other moiety thereof is held of John Northbury, knight, by knight's service and 9s. rent yearly only, as of his manor of Holbeton; the said messuage and 80*a.* (*sic*) of land, 2*a.* meadow, are worth yearly 40s.; the other two messuages, two gardens, 12*a.* land, in the parish aforesaid, are held of the said John Northbury, as of his manor aforesaid, by knight-service, and are worth 20s.; and the said messuage (*sic*), 20*a.* land, and 12*a.* wood, in Efforde, are held of the said John Northbury, as of the manor aforesaid, by knight-service and 11s. 8*d.* rent only, and are worth 10s. yearly beyond outgoings; the above-mentioned rents are of no value beyond outgoings.

Two messuages, a garden, 60*a.* land, 12*a.* furze and heath, in Hamme St. George, 40*a.* land, called 'Crakewey,' in the parish of Westdowne, and 12*a.* land called 'Burford,' or 'Burforde,' in the parish of Hamme St. George, held of Elizabeth Wadham, as of the manor of Pokewyll, by fealty and 5s. rent yearly only, worth beyond outgoings clearly 20s.

Forty acres of land called 'Doddecote,' or 'Doddecot,' in the parish of Hamme aforesaid, held of John Champernon, as of the manor of Bokelond Dynham, by fealty only; worth 10s.

Fifty acres of land, called 'Brodewyk,' or 'Brydewyk,' in the parish of Kyntesbery, 50*a.* land, called 'Yerd,' or in Yeard, in the same parish, 40*a.* land called 'Bykeworthy,' or in Bykeworthy, in the same parish, 40*a.* land, called 'Fen,' in the parish of Cholecomb, and 40*a.* land called

'Pattysforde,' in the same parish, held of John Chechestre, as of the manor of Raleigh, service unknown; worth 20s.

Twenty acres of land, 12*a.* wood, called 'Medcomb,' or 'Meddecomb,' in the parish of Merwode, held of John Ackelane, by 3s. rent, other service unknown; worth 5s.

One hundred acres of land in Braunton Abbots (*Abbitis*) and Braunton Gourges, whereof 50*a.* land in Braunton Abbots, worth 20s., are held of the abbot of Clyfe, as of the manor of Braunton Abbots (*Abbat'*), by fealty and 3s. 2*d.* rent only, for all service; and 50*a.* land in Braunton Gourges, worth 20s., are held of Edmund Gourges, knight, as of the manor of Braunton Gourges, by fealty and 2s. 4*d.* rent only, for all service.

A rent of 2s. 6*d.* from lands and tenements called 'Bremelonde,' in the same parish [? Braunton], of no value beyond outgoings.

A messuage and 30*a.* land, in Brigge Ruell, worth 20s., held of the prior of Lancelton, as of the manor of Brigge Ruell.

C. Series II. Vol. 16. (64.)

616. JOHN SKLYKARD.

Writ 17 April, 17 Henry VII; *inquisition* 20 November, 18 Henry VII.

He died 20 March, 17 Henry VII, seised of the under-mentioned moiety in fee. John Sklykard, aged 30 and more, is his son and heir. *See* No. 829.

CORNWALL. Moiety of the manor of Trenoda, worth 40s., held of the king, as of the manor of Lantean, by knight-service.

C. Series II. Vol. 16. (65.)

617. JOHN HALYWELL.

Writ 17 April, 17 Henry VII; *inquisition* 20 November, 18 Henry VII.

The said John Hallegwell, knight, died 24 April, 15 Henry VII seised of the under-mentioned moiety in fee. Richard Halleghwyl, aged 30 and more, is his son and heir. *See* No. 828.

CORNWALL. Moiety of the manor of Trenoda, worth 40s., held of the king, as of the manor of Lantean, by knight-service.

C. Series II. Vol. 16. (66.)

618. ELIZABETH, sometime the wife of WILLIAM CHAWORTH, knight, and late the wife of JOHN DUNHAM, esquire.

Writ 23 March, 17 Henry VII; *inquisition* 29 October, 18 Henry VII.

Findings as in No. 584.

NOTTINGHAM. Manor of Kyrtlyngton, worth 20*l.*, held of the archbishop of York, by fealty only, for all service.

C. Series II. Vol. 16. (67.)

619. ALAN STANWARDYNE.

Writ 2 November, *inquisition* the last day but one of October, 18 Henry VII.

He died 13 September last, seised of the under-mentioned manor in fee. Thomas Stanwardyn, aged 10 and more, is his son and heir.

SALOP. Manor of Ledewych in the parish of Bytterley, near Ludlowe, worth 60s., held of Thomas, earl of Arundell, by knight-service.

C. Series II. Vol. 16. (68.)

620. ELIZABETH MUSCHAMP, widow.

Writ 3 May, 17 Henry VII ; *inquisition* 17 November, 18 Henry VII.

The said Elizabeth Muschamp, late the wife of Thomas Muschamp, of Pecham co. Surrey, held no lands, &c.; but the said Thomas Muschamp was seised of the under-mentioned moiety of a manor in fee, and, being so seised, by charter, 5 November, 1 Henry VII, enfeoffed Richard Higham, late serjeant-at-law, by the name of Richard Higham, John Legh, of Stokwell, knight, by the name of John Legh, of Stokwell, esquire, Thomas Fitzwilliam, recorder of London, by the name of Thomas Fitzwilliam, recorder of the city of London, John Holgrave, one of the barons of the Exchequer, by the name of John Holgrave, one of the barons of the Exchequer, William Welbek, by the name of William Welbek, citizen and haberdassher of London, and Richard Welbek, thereof, to the use of himself and the said Elizabeth, for the term of their lives in survivorship, with remainder to the use of their heirs. The survivors, John Legh and William Welbek are still seised thereof in fee to the use aforesaid.

She died 27 March, 17 Henry VII. William Muschamp, aged 22 and more, is their son and heir.

SURREY. Moiety of the manor of Bredynghurst, in the parish of Pecham, worth 4*l.*, held of Edward, duke of Buckingham, as of the manor of Pecham, by fealty, and 12*d.* rent payable yearly to the same duke at the manor aforesaid.

C. Series II. Vol. 16. (69.)

621. WILLIAM LANE.

Writ 12 November, 17 Henry VII ; *inquisition* 28 October, 18 Henry VII.

He was seised of the under-mentioned manor, &c. in fee, and, being so seised, by divers charters enfeoffed John Mulsho, esquire, Henry Duraunt, John Hannelsap, Robert Aleyn, clerk, Richard Flore, William Bucland and Robert Bruester, thereof, to the use of himself and his heirs. They were seised thereof accordingly in fee, and afterwards the said Aleyn, Flore and Brewyster died, and the survivors Mulsho, Duraunt, Hannelsap and Bucland are still so seised to the use aforesaid.

He died 25 October, 17 Henry VII. Ralph Lane, aged 36 and more, is his son and heir.

NORTHAMPTON. Manor of Orlyngbere, called 'Beavers' Maner,' held of Anne Trussell, by fealty and 12*d.* rent yearly, for all service ; a messuage and a virgate of land in Orlyngbere, called 'Blakys' and 'Monkys,' held of Nicholas Vaus, knight, by fealty and 4½*d.* rent yearly, for all service ; the said manor and lands are worth 8*l.*

A messuage and a virgate of land and a close called 'le Breche,' in Little (*Parva*) Harowedon, worth 13s. 4*d.*, held of the said Nicholas Vaus, knight, by the rent of 1*d.* and ½*lb.* cummin, for all service.

Three messuages, six virgates of land, in Arthyngworth · 20s., held of John Freman, by fealty and the rent of a peppercorn (*unius gariofoli piperis*), for all service.

A messuage and three virgates of land, in Sutton, worth 20s., held of John Urmond, esquire, as of his manor of Weston on Welond, by fealty and 8*d.* rent yearly.

A messuage and a virgate and a half of land, in Assheley, worth 10s., held of Dame Elizabeth Tanfeld, widow, as of her manor of Assheley, by fealty and 12*d.* rent yearly.

A moiety of a messuage and of a virgate and a half of land, in Little (*Parva*) Addyngton, worth 6s. 8*d.*, held of Edward, duke of Bukingham, by fealty only, for all service.

Eighty acres of land, meadow and pasture, in Thyngden, worth 13s. 4*d.*, held of John Mulsho, esquire, by the rent of 1*d.* yearly.

A toft and a virgate of land, in Isham, worth 6s. 8*d.*, held of Nicholas Vaus, knight, as of the manor of Harowedon, by fealty and the rent of two hens, for all service.

A messuage and two virgates of land, in Broughton, worth 10s., held of George Dalyson, by fealty and 2s. rent.

C. Series II. Vol. 16. (70.)

622. WILLIAM WYNNEBURY.

Writ 14 June, *inquisition* 2 July, 17 Henry VII.

He died on Tuesday after Whitsuntide last, seised of the under-mentioned manor, &c. in fee. Alice Lyttelton, wife of Richard Lyttelton, is his daughter and heir, aged 40 and more. *Cf.* No. 537.

SALOP. Manor of Hokulton, worth 40s., held of the king, as of the lordship, of Momgomery, parcel of the earldom of March, by fealty and service of rendering to the king a steel needle (*acum calibum*) and a red rose at Midsummer, if demanded, for all service.

Two messuages, a nook of land, 8*a.* meadow, in Wynnesbury, worth 13s. 4*d.*, held of William Pursell, by fealty and 1*d.* rent, for all service.

Two messuages and a shop, in Ludlowe, worth 16s., held of the king in burgage, viz. by fealty and 8*d.* rent yearly, for all service.

Rent of 8s. 3*d.* in Whittyngeslowe, held of William, earl of Arundel by fealty, for all service.

A toft and a nook of land, 4*a.* meadow and 4s. rent, and two water-mills, in Actonscott, Henley and Whitcote, worth 26s. 8*d.*, held of the said earl, by fealty only, for all service.

Moiety of the manor of Norbury in Bysshop Lond, worth 26s. 8*d.*, held of the bishop of Herford, as of his castle, or lordship, of Bysshop Castell, by fealty and two appearances yearly at the great court of the bishop held twice a year at the castle aforesaid, for all service.

C. Series II. Vol. 16. (71.) E. Series II. File 832. (14.)

623. JOHN MATHEWE.

Commission 14 February, 17 Henry VII ; *inquisition* 31 October, 18 Henry VII.

He was seised in fee, the day he died, of the under-mentioned tenements, &c. in 'Hilstrete,' &c.

He held, the day he died, jointly with Robert Grene, John Padland and Roger Sutton, in fee, to them and their heirs, the under-mentioned messuages, &c. in 'Darby lane,' &c. The said Robert, and the others, survived him and are still living.

He held the day he died, jointly with Richard Coke, in fee, to them and their heirs, the under-mentioned message between bridges, &c. The said Richard survived him and is still living.

He held, the day he died, jointly with Henry Smyth and Thomas Bounde, in fee, to them and their heirs, the under-mentioned messuages, &c. in 'Litolparkestrete,' &c. They survived him, and are still living.

The said Robert Grene, John Padland, Roger Sutton, Richard Coke, Thomas Bounde and Henry Smyth, were jointly enfeoffed with him in all the lands and tenements abovesaid, to the use of him and his heirs and the performance of his will.

By his will he directed *inter alia* that Agnes his wife should have an annuity for life of 10*l.* from all his lands and tenements; that Margaret Sedwall, his sister, should have for life a house in 'Greyfrerlane,' worth 8*s.* yearly; that from the issues &c. from a message in 'Litolparkestret,' worth 33*s.* 4*d.* yearly, his executors should keep his anniversary or 'obbit,' and that they should so order that the said 'obbit' should forever be kept therefrom; that from the issues of all his other lands and tenements in Coventry or elsewhere, 20*l.* should be raised in cash (*in pecuniis numeratis*) to be expended in repairs of the ways round Coventry, and the marriage of maidens, at his executor's discretion; that, after the performance of his will, George his son should have all the lands and tenements which were his in his lifetime, and that, if the said George died without heir of his body, six needy poor people should have six houses for their dwellings, and 8*d.* a piece weekly for their keep from the issues and profits of the lands and tenements aforesaid; and that Agnes, his wife, while sole, and Roger Sutton, or, if she married, the said Roger and Richard Coke, the supervisor of his testament, should have the custody and governance of the said George and his goods, till of age.

He died 13 December, 13 Henry VII. George Mathewe is his son and heir and is 15 years old.

COVENTRY. A tenement in 'Hilstrete,' worth 26*s.* 8*d.*, two tenements in 'Vicarslane,' worth 8*s.*, a tenement in the street called 'Smythford,' worth 14*s.*, three tenements, whereof two in 'Greyfrerlane' and the third in 'Erlestrete,' worth 3*s.* 4*d.*; held of the king, in free burgage, rent unknown.

Four messuages, six cottages, a barn, a stable and a garden, whereof one message lies in 'Darby Lane,' worth 30*s.*, another, with the barn, stable and garden, together, in 'Dedelane,' worth 10*s.*, the third and three cottages, together, in 'Sponstrete,' worth 20*s.*, the fourth in 'Litolparkestrete,' worth 33*s.* 4*d.*, and the remaining three cottages, together, in 'Gosfordstrete,' worth 26*s.* 8*d.*

A message, between bridges, opposite the hospital of St. John the Baptist, worth 20*s.*

Two messuages and two gardens, whereof one with garden adjacent in 'Litolparkestrete,' worth 40*s.*, the other with garden adjacent in 'Mich[e]parkestrete,' worth 20*s.*

All the said lands and tenements are held of the king in free burgage, rent unknown.

624. JAMES CALDECOTE.

Writ 25 January, 17 Henry VII; *inquisition* Saturday, 20 September, 18 Henry VII.

He died Tuesday before the Purification last, seised of the under-mentioned manor, &c. in fee. Thomas Caldecote, aged 19 and more, is his son and heir. *Cf.* No. 611.

CAMBRIDGE. Manor called 'Veysys,' which extends itself in Melreth, worth 15*l.*, held of Ralph Chamberleyn, esquire, and Elizabeth, his wife, late the wife of William Alyngton, esquire, in her right, as of her manor called 'Argentyns' in Melburn, service unknown.

Tenement called 'Baburhams,' and 14*a.* land in Melreth, called 'Spaynard Croft,' worth 26*s.* 8*d.*, held of the prior of Shene, service unknown.

C. Series II. Vol. 16. (74.) E. Series II. File 62. (4.)

625. HENRY BROUN.

Writ 1 July, 17 Henry VII; *inquisition* 24 January, 18 Henry VII.

Henry Broun, of Napton, co. Warwick, gentleman, died 21 July, 16 Henry VII, seised of the under-mentioned land, &c. in fee. Joan, wife of John Cranowe, and Margaret, wife of John Farndon, are his daughters and heirs; Joan is aged, on the day of the taking of this inquisition, 44 and more, and Margaret is aged 40 and more.

WARWICK. Eight messuages, 308*a.* land, 30*a.* meadow, 10*a.* pasture, 3*s.* 5½*d.* rent, in Napton on the Hill; whereof two messuages, 63*a.* land, 5*a.* meadow and 10*a.* pasture, worth 30*s.*, are held of Nicholas Vaus, knight, by fealty and the rent of 8*d.* and 1*lb.* pepper yearly, for all service; two messuages, 80*a.* land, 10*a.* meadow, worth 40*s.*, of Richard Badby, by fealty and 16*d.* rent yearly, for all service; two messuages, 60*a.* land, 4*a.* meadow, worth 26*s.* 8*d.*, of Thomas Shukburgh, esquire, by fealty and 6½*d.* rent yearly, for all service; a messuage, 8*a.* land, 1*a.* meadow, worth 10*s.*, of Thomas Heyton, by fealty and 1*d.* rent yearly, for all service; and a messuage, 100*a.* land, and 10*a.* meadow, the residue, worth 60*s.*, of the king, as of his lordship of Warwyke, co. Warwyke, by fealty only, and 4*s.* for marrying the eldest daughter of the earl of Warwyke for the time being, and their heirs, sometime lords of the said manor of Warwyke, for all service; of which lordship of Warwyke, Anne, late countess of Warwyke, was seised in fee, and, being so seised, by fine levied in the quinzaine of Hilary, 3 Henry VII, gave the said lordship to the king, to hold to him and the heirs male of his body issuing, by virtue of which fine the king was, and at the time of this inquisition is, seised of the same lordship in his demesne as of fee tail in form aforesaid.

C. Series II. Vol. 16. (75.) E. Series II. File 1115. Part VII. (3.)

626. JAMES TYRELL, knight.

Commission 4 December, *inquisition* 4 February, 18 Henry VII.

The letters patent direct the commissioners to enquire concerning the lands, &c. whereof the said James, who was attainted of high treason, was seised, which lands &c. by reason of his forfeiture ought to belong to the

king ; their value ; who has taken the issues and profits of them ; and to seise and take the same lands, &c. into the king's hands.

James Tyrell, knight of the body of the king, was seised, 11 December, 7 Henry VII, of the under-mentioned messuage, &c. in fee, and, being so seised, thereof enfeoffed Thomas Montgomery, knight, Thomas Tyrell, knight, and Robert Rochestre, gentleman, to the use of himself and his heirs.

Afterwards the said Thomas, Thomas and Robert Rochestre, being so enfeoffed thereof to the use of the said James and his heirs (*sic*), and the said James, 26 July, 16 Henry VII, by indenture sold (*vendidit*) the said messuage, &c., to Cecily Whitney, widow, and by charter of even date gave (*dederit et concesserit*) the same to Richard Mayowe, John Batemanson, clerk, John Brugez, Edmund Brugez, citizens of London, and William Thursby, gentleman, their heirs and assigns, to the use of the said Cecily and her heirs.

After the said 11 December, 7 Henry VII, and before the said 26 July, 16 Henry VII, the said James took the issues and profits of the premises, to his own use. After the said 26 July the said Cecily took the issues and profits to her own use.

SURREY. A great messuage lying in the parish of St. Mary Magdalen by (*juxta*) Bermondsey, and ten other small tenements to the same great messuage contiguously adjacent, also eleven gardens, containing 3*a.* land, to the same great messuage and tenements adjacent, to the yearly value of 8*l.* 8*s.*, held of the abbot of St. Saviour, Bermondsey, by fealty, suit of his court there every three weeks and 2*s.* rent yearly.

C. Series II. Vol. 16. (76.)

627. RICHARD BULSTRODE, esquire.

Writ 11 June, 17 Henry VII ; *inquisition* 3 December, 18 Henry VII.

By charter indented, 7 July, 11 Henry VII, he and Alice, his wife, enfeoffed John Mordaunt, gentleman, and Thomas Hawtre, who survive, and John Browne, barrister at law (*apprenticiium juris*), Thomas Ramsey, the elder, Roger Bulstrode, and John Parsone, clerk, since deceased, of the under-mentioned manors, &c. by the name of all [their] manors, &c. in the county of Buckingham, with the advowson of the church of Horton when it happen, to the use of divers covenants in certain indentures between Richard Emson, gentleman, of the one, and the said Richard Bulstrode, of the other part, upon a marriage between Edward Bulstrode, son and heir of the said Richard Bulstrode and Mary daughter of the said Richard Emson, specified.

He died 19 May last. Edward Bulstrode, aged 28 and more, is his son and heir.

BUCKS. Fourth part of the manor of Horton, worth 6*l.*, held of Andrew Wyndesor, as of his manor of Stanwell, co. Middlesex, by fealty and 13*s.* 8*d.* rent yearly, for all service ; with the advowson, as above.

Manor of Chalvey, with land, &c. there, worth 8*l.*, held of Worley of Upton (*sic*) by fealty and 1*d.* rent yearly, for all service.

Land, &c. in Wyrardesbury, worth 5*l.*, held of Elizabeth, queen of England, by fealty and 40*s.* 3*d.* rent yearly, for all service.

Land, &c. in Langeley and Colbroke in the parish of Langeley, worth 10*l.*, held of the queen by fealty and 4*l.* rent yearly, for all service.

Land, &c. in Upton, worth 10*l.*, some of them held of the prior of Marten, by fealty and 40*s.* rent, for all service, and the residue of the prior of Bustylsham, by fealty and 9*s.* rent, for all service.

Land, &c. in Dachtett, Fulmer, Stoke and Wexham, worth 10*l.*, held of Edward Hastynges, knight, lord Hastynges, by fealty and 53*s.* 2*d.* rent yearly, for all service.

Land, &c. in Chalfont St. Peter, worth 13*s.* 4*d.*, held of the wardens of the chantry there, by fealty and 16*d.* rent yearly, for all service.

Land, &c. in Denham, worth 12*s.*, held of Thomas Duredant, by fealty and 6*s.* rent yearly, for all service.

Land, &c. in Farneham and Hugeley, or Hugele, worth 20*s.*, some of them held of the earl of Shrewsbury by fealty and 10*d.* rent yearly, for all service, some of them of the prior of St. John of Jerusalem in England by fealty and 4*d.* rent yearly, for all service, and the residue of John Buteler, esquire, by fealty and 9*d.* rent yearly, for all service.

Land, &c. in Burneham, worth 6*s.* 8*d.*, some of them held of the abbess of Burneham, by fealty and 4*d.* rent, for all service, some of them of Reynold Bray, knight, by fealty and 13*d.* rent yearly, for all service, and some of them of John Skydmor, by fealty and 4*d.* rent yearly, for all service.

Land, &c. in Bekenesfeld, worth 6*s.* 8*d.*, held of William Michell, by fealty and 10*d.* rent yearly, for all service.

Land, &c. in Great (*Magna*) Missenden, worth 12*s.*, some held of the abbot of Missenden, by fealty and 6*s.* rent yearly, for all service, and some of William Elmes and Elizabeth, his wife, in her right, by fealty and 15*d.* rent yearly, for all service.

Land, &c. in Asshenden, worth 40*s.*, held of the lord of Wodesdon, by fealty and the rent of 1*lb.* pepper yearly, for all service.

Land, &c. in Sutton, Thorney and Ever, not specified.

C. Series II. Vol. 16. (77.)

628. THOMAS MEVERELL.

Writ 14 November, *inquisition* 11 January, 18 Henry VII.

Long before his decease he was seised of the manors of Throley and Froddeswall, co. Stafford, and of the under-mentioned manor of Tyddeswell, in fee, and, being so seised, by indentures, 28 July, 13 Henry VII, for the sum of 250 marks which Thomas Babyngton, of Dethyk, co. Derby, esquire, granted him, to be paid at certain days since past, and payment made, among other covenants granted that George, his son and heir apparent, should before the feast of St. Lawrence then next marry Joan, daughter of the said Thomas, which George accordingly on 5 August following married the said Joan and so married they are now living. He further granted that he, or his feoffees, before the said feast should make estate to John Mountgomery knight, Henry Babyngton, D.D., John Fytzherberth, of Norbury, esquire, Thomas Fitzherbert, doctor of decrees, Ralph Pole, of Wakebryge, Anthony Babyngton, Robert Eyre, of Padley, esquire, Philip Eyr, clerk, Thomas Thorley, clerk, and Nicholas Meverell, esquire, in fee simple, of lands and tenements in the counties of Derby and Stafford, or one of them, to the value of 20 marks yearly, to the use and intent that the issues and profits thereof be received by the said Thomas Babyngton and his assigns, for the exhibition

and maintenance of the said George and Joan till George come to the age of twenty-one, and that after he attain that age the said John Fitzherbert and his co-feoffees or the survivors of them shall make estate thereof to the said George and Joan and the heirs male of George's body, with remainder in default to the right heirs of Thomas Meverell, or to such person or persons as the said Thomas shall assign. If George die under age, or will not assent to the marriage, the said John and his co-feoffees or the survivors of them shall at the request of the said Thomas Babyngton, his heirs or executors, make estate thereof, to the said Joan and her assigns for life, with remainder to the right heirs of the said Thomas Meverell or otherwise at his will. Further the said Thomas Meverell granted to the said Thomas Babyngton that before the said feast of St. Lawrence he shall make or cause to be made, estate to the said John and his co-feoffees of lands and tenements in the counties of Stafford and Derby, or one of them, to the value of 40 marks yearly to the intent that they should remain so enfeoffed thereof to the use of the said Thomas Meverell and his assigns during his life, and after his decease to the use of the said George and Joan and of the heirs male of their body (*corpore suo*) begotten, with remainder in default to the right heirs of the said Thomas Meverell and at his will; and that the said feoffees, or the survivors of them, after the decease of the said Thomas Meverell, if required by the said Thomas Babyngton, his heirs or executors, shall make estate of the lands and tenements aforesaid to the value of 40 marks to the said George and Joan and the heirs male of their body (*corpore suo*) begotten, with remainder to the right heirs of the said Thomas Meverell. Further the said Thomas Meverell granted to the said Thomas Babyngton that if it happen the said George to die or not to consent to the marriage before estate made in form aforesaid to the said George and Joan, the said feoffees are to make estate of the said lands and tenements to the value of 40 marks to the said Joan for term of her life. Further the said Thomas Meverell granted to the said Thomas Babyngton that if it happen the said Joan do die before she come to the age of 18 without heir male by the said George or her the said Joan begotten then surviving, the said John and his co-feoffees are to remain seised of all the lands and tenements aforesaid to the use of the said Thomas Babyngton until he have received from the issues and profits thereof 200 marks parcel of the said sum of 250 marks which the said Thomas Babyngton before paid to the said Thomas Meverell for the said marriage.

Further it was agreed between the parties aforesaid that it shall be lawful for the said Thomas Meverell to make estate to the said John and his co-feoffees of lands and tenements to the value of 20 marks yearly in the counties aforesaid or one of them, to the use and intent that the issues and profits thereof be received by the said feoffees, or by such persons as the said Thomas Meverell shall assign, for the marriage of his daughters, viz. for each of them 40*l.* beyond their reasonable exhibition from the said issues and profits.

The said Thomas Meverell being seised of the manors aforesaid in form aforesaid, by charter indented dated at Thoroley, 28 July, 13 Henry VII, by the name of Thomas Meverell, of Thoroley, together with Christopher Dawkyn, vicar of Broughton and Thomas Smyth, otherwise styled Thomas Wardyll, chaplain, demised to the said John Mountgomery, knight, and the others, as above, the manors of Thoroley and Froddeswall, co. Stafford, and the manor of Tyddeswell, co. Derby, and all other his lands and tenements therein, or elsewhere in the counties aforesaid, to hold to them, their heirs and assigns for ever. The intent of which feoffment is for the performance of the covenants

in the said indentures specified, as in a schedule to the said charter indented annexed appears, as follows: "The cause [and intent] of this feoffement whereunto thys sedule ys annexed ys," &c., for the marriage of the said George and "Jane," &c.

By his last will, dated the last day of September, 18 Henry VII, the said Thomas Meverell directed that his executors immediately after his decease are to receive the issues and profits of lands and tenements, parcel of the manors, &c. aforesaid, to the value of 100s. yearly to the intent a fit chaplain be maintained from the issues and profits aforesaid to celebrate daily for the health of the souls of himself, his wife and his parents for seven years then next following; of lands, &c. parcel as above, to the value of 10*l.*, by the space of three years for the payment of the arrears of a debt of 60*l.* due by him to Sampson Meverell, clerk, executor of the testament of Thomas Meverell, esquire, his father.

He died 4 October, 18 Henry VII. The said George Meverell, aged 15 and more, is his son and heir. The said George is in the custody of the said Thomas Babyngton by reason of the covenant, bargain and marriage aforesaid. See No. 639.

DERBY. Manor of Tyddeswell, or Tyddeswall, worth 20*l.*, held of the king, as of the castle of High Peak (*Alto Pekko*), parcel of the duchy of Lancaster, at fee farm, by rendering the ancient farm, viz. 60s. yearly at Michaelmas, for all service.

C. Series II. Vol. 16. (78.)

629. MARGERY GARTHE, late the wife of JOHN WODE, knight.

Writ 24 November, *inquisition* 30 January, 18 Henry VII.

John Wode, the elder, was seised of the under-mentioned manor in fee and, being so seised, by charter gave it to Thomas Lewknore, esquire, John Fitzherbert, John Brame and William Forde, their heirs and assigns, to the use of himself and his heirs and the performance of his last will. They were seised thereof accordingly in fee to the use aforesaid, and, being so seised, by charter indented gave it to the said John Wode and the said Margery, then his wife, to them and the heirs of their bodies begotten, by virtue of which gift the said John and Margery were seised thereof in fee tail.

Afterwards the said John Wode, the elder, by his last will willed that, if he and the said Margery died without issue between them begotten, the said manor should remain to John Wode, the younger, brother of him the said John Wode, the elder, to hold to him and the heirs of his body begotten, with remainder in default to Isabel, wife of Edmund Dawtre, and the heirs of her body, begotten.

Afterwards, 20 August, 2 Richard III, the said John Wode, the elder, died, without issue between him and the said Margery begotten, and she continued her possession by survivorship, and was seised thereof as tenant after possibility of issue extinct.

Afterwards, 4 October, 1 Henry VII, the said John Wode, the younger, died without heir of his body begotten.

Afterwards, 20 November, 18 Henry VII, the said Margery died so seised. Roger Lewknore, knight, is her cousin and heir, viz. son of Thomas her brother, and is aged 34 and more.

ESSEX. Manor of Revershall, worth 10*l.*, held of Henry Fynderne, knight as of the manor of Horkesle, service unknown.

C. Series II. Vol. 16. (79.)

630. WILLIAM COLEPEPER.

Writ 14 July, 16 Henry VII; *inquisition* 30 January, 18 Henry VII.

William Colepeper, esquire, named in the writ, being seised of the under-mentioned manor, in fee, by charter 10 March, 21 Edward IV, gave it to Edward Colepeper, his son, and all his lands and tenements in Shenfelde, to hold to him his heirs and assigns, which Edward then was and still is seised thereof accordingly in fee. By letters patent, 28 February, 1 Richard III, the king pardoned the said Edward all gifts, &c. of lands, &c. held in chief.

He died 5 March, 16 Henry VII. The said Edward, aged 30 and more, is his son and heir.

ESSEX. Manor of Shenfelde, *alias* the manor of Fitzwalters in Shenfelde, worth 100*s.*, held of the king in chief, by service of $\frac{1}{20}$ of a knight's fee.

C. Series II. Vol. 16. (80.)

631. JOHN FITZHERBERT, 'gentilman.'

Writ 29 November, *inquisition* 11 January, 18 Henry VII.

Henry, prior of the monastery of the Holy Trinity of Repyngdon, William Fitzherbert, John Chaunterell, clerks, Thomas Cokayn, esquire, John Porte, and Henry Fyppe, clerk, were seised of the under-mentioned manor of Assh and land, &c. in Asshe, in fee, and, being so seised, by charter enfeoffed the said John Fitzherbert by the name of John Fitzherbert, remembrancer of the king in the exchequer, and Joan, his wife, thereof, to hold to them and the heirs male of his body, with remainder in default to John Fitzherbert of Norburi, esquire, and his heirs for ever. The said John, the king's remembrancer, and Joan, were seised thereof accordingly he in fee tail and she in her demesne as of free tenement.

He was seised of the other under-mentioned land, &c. and, being so seised, by charter gave them to Walter Odeby, John Chanterell, clerk, Randal (*Ranulpho*) Billyngton, John Porte, John Copwode, John Yorke and John Yoman, by the name of all the lands, &c. which he then had in the towns of Etwall, &c., to hold to them, their heirs and assigns for ever, for the performance of his last will, by virtue of which feoffment they were seised thereof in fee.

By his charter indented, dated 21 May, 10 Henry VII, he sold the said lands, &c. in Etwall, Burnaston, Trusley and Hilton to the said John Porte, for 200*l.*, to hold to him and his heirs for ever, and by the same charter willed that the said feoffees should stand enfeoffed thereof to the use of the said John Porte and of his heirs for ever; and afterwards by certain indentures he willed and made his last will both by the same and by word of mouth (*vivo vocis oraculo*) publicly declared, that the said John Porte should have all the aforesaid lands, &c. to him and his heirs for ever.

He died Friday, 18 November, 18 Henry VII. Eustace Fitzherbert is his cousin and heir, viz. son of Henry, his son, and was 11 years old on the feast of All Hallows last.

DERBY. Manor of Assh, or Asshe, three messuages, 100*a.* land, 60*a.* pasture, 40*a.* meadow, in Asshe, worth 8*l.*, held of the king, as of the honor of Tutbury, parcel of the duchy of Lancaster, by service of three parts of one knight's fee.

Five messuages, 100*a.* land, 60*a.* pasture, 20*a.* meadow, a wind mill and horse mill, in Etwall, worth 5 marks, and a messuage, 50*a.* land, 20*a.* pasture and 6*a.* meadow, in Burnaston, worth 30*s.*, held of the prior of Beauvale (*de Bella Valle*), by fealty and suit of court, other services unknown.

A messuage, 30*a.* land, 2*a.* pasture and 4*a.* meadow, in Trusley, worth 10*s.*, held of the prior of St. John of Jerusalem in England, as of his commandery [of] Styd, co. Derby, by fealty and 5*s.* rent, for all service.

A messuage, 40*a.* land, 20*a.* pasture, 2*a.* meadow and 12*d.* quit rent, in Hilton, held of the said prior, as of his said commandery, by fealty, other services unknown.

C. Series II. Vol. 16. (81.)

632. MARGARET late the wife of RALPH SHELTON, knight.

Writ of Mandamus 3 January, *inquisition* 23 January, 18 Henry VII.

Thomas Beklys and William Kynge, clerks, were seised of the under-mentioned manors, &c. in fee, and, being so seised, thereof enfeofed the said Ralph and Margaret for the term of their lives in survivorship, with remainder to John Selot, Thomas Marke, Thomas Brewys, John Hevenyngham, William Brewys, Robert Clere, Richard Suthwell, Edmund Clere and John Jermyn the younger, their heirs and assigns for ever, to the use of the said Ralph and his heirs and the performance of his last will.

The said Ralph and Margaret were seised thereof accordingly in their demesne as of free tenement, and being so seised, the said Ralph by his last will directed that John Shelton, his son and heir, after the death of the said Margaret his mother, should have to him and the heirs male of his body the manor of Shelton called 'Ovyrhall' and 'Netherhall,' land in Hardwyk with the advowson of Hardwyk, the manor of Bedyngham, called 'Shelton Hall,' with the advowson of Shelton and the manor called 'Burglyons,' with remainder in default to Ralph Shelton, son of him the said Ralph Shelton, knight, and the heirs male of his body begotten, with remainder in default to Richard Shelton, son of the said Ralph Shelton, knight, and the heirs male of his body, with remainder in default to his own right heirs.

Afterwards he died and the said Margaret was solely seised of all the manors aforesaid and other the premises in her demesne as of free tenement by survivorship, and died so seised, 16 January, 15 Henry VII. John Shelton, aged 24 and more, is her son and heir. *Cf.* No. 225.

NORFOLK. Manor of Shelton called 'Ovyrhall' and 'Netherhall,' 40*a.* land in Hardwyk, called 'Barettes,' with the advowson of the church of Hardwyk, and the manor of Bedyngham called 'Sheltonhall,' with the advowson of the church of Shelton, worth 20*l.*, held of Elizabeth, duchess of Norfolk, as of her manor of Fornesett, service unknown.

Manor of Thyrsford or Thyrford, called 'Sheltons,' with the advowson of the church of the same town of Thyrsford, worth 6*l.* 13*s.* 4*d.*, held of the lord Beamont, by fealty and service of 20*s.* yearly.

Manor called 'Burglyons' in Refham, worth 4*l.*, held of the heirs of the lord Saye, service unknown.

A tenement called 'Goodwyns,' 100*a.* land and 10*a.* marsh, in the towns of Freton and Moryngthorpe, worth 5 marks, held of the prior of the monks of Thetford, by fealty, other services unknown.

C. Series II. Vol. 16. (82.)

633. MARGARET late the wife of RALPH SHELTON, knight.

Writ of Mandamus 3 January, *inquisition* 26 January, 18 Henry VII.

Thomas Beklys and William Kyngge, clerks, gave the under-mentioned manor and advowson to the said Ralph and Margaret, with remainder to John Selot, Thomas Marke, Thomas Brews, and others, for the performance of Ralph's last will, as in No. 632.

Death and heir as in No. 632. *Cf.* No. 226.

SUFFOLK. Manor and advowson of Wangford, worth 10 marks, held of the abbot of St. Edmund of Bury, by fealty, other services unknown.

C. Series II. Vol. 16. (83.)

634. ELIZABETH late the wife of RICHARD FENYS, esquire.

Writ 8 September, *Assignment of dower* 22 September, 18 Henry VII.
Cf. No. 678.

OXFORD. Thomas Rokes, the escheator, in the presence of Hugh Crofte, esquire, Geoffrey Dormer, gentleman, William Tiler and others, next friends of Edward Fenys, son and heir of the said Richard, being under age, assigned her a third part of the manor of Broughton, a third part of the manor of North Neuton, a third part of the manor of Bloxam, a third part of the hundred and view of frank pledge of Bloxam, and a third part of a fourth part of the manor of Stanlake, called 'Wykhams Courte'; to hold yearly in dower in allowance of her whole dower of all his lands, &c. in the said county.

C. Series II. Vol. 16. (84.)

635. JOHN ARTHUR.

Writ of Amotus, 7 May, 17 Henry VII; *inquisition* 4 February, 18 Henry VII.

He died 13 January, 16 Henry VII, seised of the under-mentioned manors, &c. in fee. John Arthur, aged 18 and more, is his son and heir. *Cf.* No. 594.

SOMERSET. Manor of Clopton, worth 9*l.* 13*s.* 4*d.*, manor of Asshecombe, worth 16*l.*, manor of Weston, worth 8*l.* 6*s.* 8*d.*, and manor of Wyke, worth 53*s.* 4*d.*, held of the king, as of the honor of Gloucester, by knight service.

Six messuages, 260*a.* land, 20*a.* meadow and 40*a.* pasture, in Northeweston, or Northweston, Porteshed, Milton and Longassheton, whereof the land, &c. in Northweston and Porteshed, worth 40*s.*, are held of Edmund Gorges, knight, in right of Elizabeth his wife, by fealty

only, and the land, &c. in Longassheton and Milton, worth 30s., are held of John Chocke, knight, by fealty only.

C. Series II. Vol. 16. (86.) E. Series II. File 897b. (16.)

636. JOHN INGILBY, esquire.

Writ 14 October, *inquisition* 30 January, 18 Henry III.

He was seised of the under-mentioned manor in fee the day he died.

Death and heir as in No. 561. *Cf.* No. 658.

ESSEX. Manor of Chaldewell called 'Ingilbyes Maner' in Chaldewell, worth 9*l.* 14*s.* 1*d.*, held of the duke of Bukingham, as of his manor of Fobbyng, service unknown.

C. Series II. Vol. 16. (87.)

637. RICHARD COLVYLE son and heir of FRANCIS COLVYLE.

Writ 1 June, 17 Henry VII; proof of age 22 October, 18 Henry VII.

NORFOLK. He was born at Bishops Lynn (*Lenn' Episcopi*) and baptized in the church of St. Margaret of the same town, and was 21 years old, 20 October, 17 Henry VII. Thomas Danyell, gentleman (aged 60 and more) remembers this because on the same day that Richard was born and baptized one Robert Berney was elected prior of the priory of Lynn and stalled (*stallatus*) in the church aforesaid. Humphrey Kervyle, gentleman (aged 50 and more) was sent to ask Katharine Welby to be godmother. William Gatisend (aged 60 and more) began a pilgrimage to St. David's (*Meneviam*) in Wales. William Cobbe (aged 56) was sent to ask Richard Danyell, clerk, doctor of laws (*utriusque juris*) to be godfather. Alfred Wycherley (aged 53 and more) destroyed to rebuild (*de novo fabricare exinnanivit*) a certain chapel of the Holy Trinity within Lynn, &c.

His lands were in the custody of James Hobert by the king's grant.

C. Series II. Vol. 16. (88.)

638. ROBERT WILLOUGHBY, knight, LORD DE BROKE.

Writ 28 September, *inquisition* 30 February, 18 Henry VII.

Robert Broke, knight, lord de Broke, named in the writ, died 23 August, 17 Henry VII, seised of the under-mentioned manors in fee. Robert Broke, now lord de Broke, aged 30 and more, is his son and heir. *Cf.* Nos. 595, 641, 785.

STAFFORD. Manor of Penkeryche, with lands and tenements there, worth 34*l.* 9*s.* 8½*d.*, held of John Hussy, by fealty.

Manor of Bromeshulf and Crakemershe, with lands and tenements in Bromeshulf and Crakemershe; the said manor of Bromeshull is held of the duke of Bukyngham, by fealty, and is worth 30*l.* 16½*d.*

Manor of Lyttewoode, or Lyttewode, with lands and tenements, there, worth 7*l.* 6*s.* 8*d.*, held of the duke of Bukyngham, by fealty.

Manor, or manors, of Fossebroke and Dylren, with lands and tenements there, worth 12*s.* 10*d.*, held of the earl of Stafford by fealty.

Manor of Hydecopynhall, with lands and tenements there, worth 7*l.* 7*s.* 4*d.*, held of the earl of Stafford, by fealty.

Manor of Parton, with lands and tenements there, worth beyond outgoings 19*l.* 6*s.* 8*d.*, held of the king, service unknown. The abbot, prior and convent of St. Peter of Westminster have 100*s.* yearly rent out of the said manor at Michaelmas and Easter equally, by the grant of John de Parton, knight, made to one ———, sometime abbot of the monastery aforesaid, predecessor of the now abbot, and to his successors, the licence of the then king having been previously obtained, with clause of distraint for non-payment, as appears by a writing under the seal of the said John shown to the jurors.

C. Series II. Vol. 16. (90.) E. Series II. File 1017. Part I. (6.)

639. THOMAS MEVERELL.

Writ 17 October, *inquisition* 30 (*sic*) February, 18 Henry VII; delivered to the court 16 March, in the said year.

Findings as in No. 628.

STAFFORD. Manor of Throley, or Thoroley, and land, &c. there, worth 20*l.*, held of William, prior of Tutbury, as of his manor of Mathrefeld by fealty and 6*s.* 8*d.* rent yearly, for all service.

Manor of Froddeswall, and land &c. there, worth 10*l.*, held of John, prior of St. Thomas, the Martyr, next Stafford, as of his manor of Froddeswall, by service of $\frac{1}{10}$ of a knight's fee, for all service.

C. Series II. Vol. 16. (91.) E. Series II. File 1017. Part I. (5.)

640. RALPH WESTHORN son and heir of RICHARD WESTHORN.

Writ 27 January, *proof of age* 20 March, 18 Henry VII.

YORK. He was born at Hovyngham and baptized in the church of the same town, and was 21 years old 24 January last. John Hastynge, esquire (aged 60 and more), was sent to ask Ralph Assheton, knight, to come and be godfather; John Amyle (aged 50 and more) was sent to ask John Fonse, clerk, to come and be godfather; Richard Bovile (aged 60 and more) was sent to ask Dame Margery Bygot to come and be godmother; Richard Scheperd (aged 50 and more) began a pilgrimage to St. Ninian in Scotland; Richard Walker (aged 48 and more) began a pilgrimage to St. Thomas in Kent; Richard Williamson (aged 60 and more) married Elizabeth Johnson at Hovyngham; &c.

The lands of his inheritance were in the custody of Robert Hunter by the king's grant. *Cf.* No. 167.

C. Series II. Vol. 16. (92.)

641. ROBERT WYLLOUGHBY, knight, LORD DE BROKE.

Writ 7 September, *inquisition* 30 January, 18 Henry VII.

Robert Willughby, named in the writ. died seised, &c.; Robert Willughby, now lord de Broke, &c. as in No. 638. *Cf.* Nos. 595, 785.

SOMERSET. Manors of Farnebrough, Poynttyngton and Castell Caree, one hundred messuages, 1,000*a.* land, 500*a.* pasture, 100*a.* meadow, 200*a.* wood, 200*a.* furze and heath, 20*s.* rent, in Farnebrough, Poynttyngton, Castell Cary in Caree, Almesford, Honywyke, Hattespennie, Stoke, Galamton and Thorne, whereof :—

The manor of Farnebrough, twenty messuages, 400*a.* land, 200*a.* pasture, 40*a.* meadow, 50*a.* wood, 60*a.* furze and heath and 5*s.* rent, in Farnebrough, are held of the king, as of the honor of the duchy of Lancaster, by 3*s.* 4*d.* rent yearly, for all service, and are worth 13*l.* 3½*d.* beyond outgoings.

The manor of Poynttyngton, thirty messuages, 200*a.* land, 150*a.* pasture, 20*a.* meadow, 40*a.* wood, 40*a.* furze and heath and 5*s.* rent, in Poynttyngton, are held of Hugh Lutterell, knight, as of his barony of Dunster, by suit of court only, for all service, and are worth 17*l.* 12*d.* beyond outgoings.

The manor Castell Cary, fifty messuages, 400*a.* land, 250*a.* pasture, 40*a.* meadow, 100*a.* wood, 100*a.* furze and heath and 10*s.* rent, in Castell Cary in Caree, Almesford, Honywyke, Hattespennie, Stoke, Galamton and Thorn, being the whole residue, are held of the king, service unknown, and are worth 100*l.* beyond outgoings.

C. Series II. Vol. 16. (93.) E. Series II. File 897b. (15.)

642. JAMES ISAAK.

Writ 14 October, *inquisition* 11 November, 18 Henry VII.

Long before the death of James Isaak, esquire, named in the writ, and in the lifetime of John Isaak, esquire, his father, one John Dygges, Nicholas Sheldwyche, Thomas at Wode, James Dyggez, Thomas Roper, John Crypse, John Aldey, Stephen Baret, William Berton, Nicholas Aldey, Thomas a Breg, Henry Staple and Thomas Davy, were seised of the under-mentioned manors, &c. and land in Sturrey in fee, to the use of the said John Isaak and his heirs, and the performance of his last will; and, they being so seised, the said John Isaak upon a treaty and conclusion of spousals and marriage between the said James Isaak, his son and heir apparent, and Benedicta, daughter of John Guldeford, knight, covenanted under a large sum to make estate to the said Benedicta, after marriage for her jointure for life, of three parts of the manor of Ratlyng, with other lands to the yearly value in all of 40 marks.

The surviving feoffees, viz. John and James Dyggez, John Crypse, Stephen Baret, Nicholas Aldey, Henry Staple and Thomas Davy, were seised thereof accordingly at the time of the death of the said John Isaak in fee, and are still so seised, for the performance of the said covenant.

One Richard Guldeford, knight, James Crowmer, knight, John Darell, knight, Robert Wotton, Edward Guldeford, John Crafford and John Crowmer, esquires, and John Man, were seised of the other under-mentioned land, viz. a quarter of the manor of Ratlyng, &c. in fee to the use of the said James Isaak and his heirs and the performance of his last will.

He died 3 October, 17 Henry VII. The said Benedicta still survives. William Isaak, aged 19 and more, is his son and heir. *Cf.* Nos. 610, 665.

KENT. Four messuages, 160*a.* land, meadow and pasture, in Patrykesborn, worth 8*l.*, whereof the messuages and 76*a.* land are held of the prior of

Merton by fealty and 5s. 4d. rent; 4a. land of Thomas Hawte, knight, by fealty and 16d. rent; 48a. land of William Cheyne, esquire, by fealty and 15s. 10d. rent; 22a. land of Alan Propegeant, by fealty and 22d. rent; and 10a. land, the residue, of Roger Clement, by fealty and 5s. rent yearly.

A messuage, 134a. land, meadow and pasture, called 'Hoth,' in Patrykesborn and Bekesborn, worth 5l., whereof the messuage and 52a. land are held of the prior of Merton, by fealty and 17s. rent; 17a. land of the heirs of Nicholas Petyte, by fealty and 17s. rent; 21a. land of the lord Cobham, by fealty and 7s. rent; 44a. land of the prior of Christchurch, Canterbury, by fealty and 14s. rent.

Manor of Yeldyng, a messuage and 237a. (*sic*) land in Addesham, worth 5l., whereof the said manor of Yeldyng and 120a. (*sic*) land are held of the abbot of St. Augustin by fealty and 20s. rent; 9a. land of the prior of Christchurch, Canterbury, by fealty and 3s. rent; and the said messuage and 8a. land of Elizabeth Wode, widow, by fealty and 6s. 8d. rent.

A messuage and 34a. or 41a. land, meadow and pasture in Well, worth 26s. 8d., whereof the messuage and 30a. land are held of the prior of Christchurch, Canterbury, by fealty and 10s. rent; 4a. land of Robert Rede, knight, by fealty and a rent of twelve bushels of barley and 7a. land, the residue, of the said Robert Reede, by fealty and 7d. rent.

Three parts of the manor of Ratlyng, with their appurtenances, in Nonyngton, worth 6l., held of the archbishop of Canterbury, by knight-service and by rendering therefore to the archbishop yearly, in his manor of Wyngham, 12d.

A messuage and 140a. land, called 'Grove,' in the parish of Wykham Breux, worth 8l., held of the heirs of the lady Ingelthorp, by fealty and 32s. rent.

Forty-eight acres of land, called 'Heysted,' in Chisselet and Reculver, worth 40s., whereof 30a. land and a croft of land called 'Merley,' containing 4a. land, are held of the said abbot of St. Augustin, by fealty and 5s. rent yearly; 11a. land of the said archbishop of Canterbury by fealty and 15d. rent; and 3a. land, the residue, of Thomas Hawte, knight, by fealty and 4s. rent.

A messuage and 86a., or 87a., land, called 'Port,' in Chisselet, worth 4l., held of the said abbot of St. Augustin, by fealty and 22s. rent.

Twenty-five acres of wood, at Penycrek, or Penecek, in Byshoppesborn, worth 10s., held of the said archbishop of Canterbury by fealty and 2s. 4d. rent.

A messuage and 17a., or 9a., land, in Chilham, worth 13s. 4d., whereof the messuage and 7a. land are held of the lord Roos, by fealty and 2s. 4d. rent; and 2a. land, the residue, of Christopher Elynden, by fealty and 7d. rent.

Manors of Dene and Dane and 300a. land and wood, in Chilham, worth 8l., whereof the said manors of Dane and Dene and 200a. land are held of the lord de Ros, by fealty and 13s. 10d. rent; 60a. land and wood of the abbot of Battle by fealty and 3s. rent; 30a. land of Thomas Beverley by fealty and 20d. rent; and 10a. the residue of Reynold Chease, by fealty and 8d. rent.

Manors of Hopeland and Hersyng, in the hundred of Blengate, worth 16l., held of the said abbot of St. Augustin, by knight-service and 26s. 8d. rent yearly.

A messuage and 114*a.* land, in the parish of St. John in the isle of Thanet, worth 5 marks, held of the abbot of St. Augustin, by knight-service and 26*s.* 6*d.* rent.

Two hundred and forty acres of land and marsh, called 'Fresshe Neyland,' or 'Fresshe Eyland,' and 'Salt Neyland,' or 'Salt Eyland,' and 'Leysterdes,' in Chisselet, worth 14*l.*, held of the abbot of St. Augustin, by knight-service and 3*s.* 4*d.* rent.

Fifty acres of land and marsh, called 'Knoll' and 'Pyrtye,' in Sturrey, worth 4 marks, held of the abbot of St. Augustin, by fealty and 6*s.* 8*d.* rent.

A fourth part of the manor of Ratlyng, which lately was John Hall's, worth 43*s.* 4*d.*, held of the archbishop of Canterbury, by knight-service, and by rendering to the said archbishop yearly in his manor of Wyng-ham 12*d.*

A messuage and 40*a.* land, late Roger Clement's, in Patrykesborn, worth 33*s.* 4*d.*, held of the prior of Merton, by fealty and 10*s.* rent.

A messuage and 16*a.* land, at Herynden in Estre, late Nicholas Merlowe's, worth 12*s.*, held of the prior of Christchurch, Canterbury, by fealty, and 5*s.* 4*d.* rent.

A messuage [and a half messuage] and 93*a.* land and pasture in Tylmaston, late Richard Hervy's and John de Wylmyngton's, worth 30*s.*, whereof the messuage and half messuage and 60*a.* land are held of the prior of Christchurch, Canterbury, by fealty and 12*s.* rent; 8*a.* land of Michael Cokes, gentleman, by fealty and 4*s.* rent; and 25*a.* land, the residue of the prior of St. John of Jerusalem in England, by fealty and 4*s.* 4*d.* rent.

A messuage and 4*a.* land, in Breg, late William Elford's, worth 8*s.*, held of the prior of Merton, by fealty and 16*d.* rent.

C. Series II. Vol. 16. (94.)

643. JOHN BEAUMONT, esquire.

Writ 21 September, *inquisition* 11 January, 18 Henry VII.

Thomas Erdyngton, knight, John Hampton, esquire, Hugh Wrottesley, esquire, and Thomas Everton were seised of the under-mentioned part of a manor in fee, and, being so seised, by charter enfeofed Henry Beaumont, esquire, and Eleanor, his wife, thereof, to hold to them and the heirs of their bodies begotten with remainder in default to Joan Beaumont, mother of the said Henry and her heirs.

The said Henry and Eleanor were seised thereof accordingly in fee tail and had issue between them John Beaumont, named in the writ. And afterwards the said Joan Beaumont died, after whose death the fee and right of the said remainder descended to the said Henry as her son and heir. And afterwards the said Henry died seised thereof as aforesaid, and the said Eleanor survived him, and was, and still is, in possession thereof by survivorship, and the remainder thereof, after the death of the said Henry, descended to the said John, named in the writ, as his son and heir.

He died 13 September, 18 Henry VII, seised of the fee and right of the said remainder. Joan Beaumont, aged 6 and more, Dorothy Beaumont, aged 4 and more, and Eleanor Beaumont, aged 3 and more, at the time of their father's death, are his daughters and heirs. *Cf.* Nos. 582, 583.

DERBY. A fifth part of the manor of Egynton, worth 10 marks, held of the king, as of the honor of Tuttebury, parcel of the duchy of Lancaster, by service of $\frac{1}{8}$ of a knight's fee.

C. Series II. Vol. 16. (95.)

644. THOMAS WELBY.

Writ of Amotus 12 February, *inquisition* 24 April, 18 Henry VII.

Long before his decease he was seised of the under-mentioned manors, and the manor of Multon (*sic*), and of fifty-two messuages, 400*a.* land, 400*a.* meadow, 1,000*a.* pasture, 300*a.* wood, three salt cotes (*salinis*) and 12*s.* $\frac{1}{2}$ *d.* rent there, and in the other under-mentioned places, in fee, and, being so seised, by charter, 9 December, 6 Henry VII, gave them to Edward Borough, knight, George Tailboys, knight, Robert Welby, clerk, Geoffrey Paynell, John Tamworth, John Sargeant and Richard Cok, their heirs and assigns, for the performance of his last will : and they were and still are seised thereof accordingly.

By his last will he directed that his said feoffees should permit his executors to take the issues and profits of his manors, lands, &c. in the said places for the term of eight years, for the performance of his will.

He died 16 October, 12 Henry VII. Thomas Welby, aged 19 and more, is his son and heir. *Cf.* No. 668.

LINCOLN. Manor of Sutton and land, &c. there, worth 60*s.*, held of the king, by reason of his duchy of Lancaster, by fealty and 11*s.* $7\frac{1}{2}$ *d.* rent.

Lands and tenements in Gedney, worth 10*l.*, held of the abbot of Croyland, by fealty and 4*d.* rent.

Manor of Halstede and land, &c. there, worth 11*l.*, held of the king as of the fee of 'le Haya,' by fealty and 12*d.* rent.

Manor of Freston, called 'Poynton Hall,' and land, &c. in Freston, worth 60*s.*, held of the king, by fealty of 5*s.* 7*d.* rent.

Lands and tenements in Butterwyke, Boterwyk, or Boterwyke, worth 40*s.*, held of the prior of Freston, by fealty and 10*d.* rent.

Manor of Farlesthorp and land, &c. there, worth 10*l.*, held of John Forsett, by fealty and 2*d.* rent.

Lands and tenements in Anderby, worth 28*s.*, held of John Skypwyth, knight, service unknown.

Lands and tenements in Hoggysthorp, Hogesthorp or Hoggesthorp, worth 20*s.*, held of the lady Cecily, countess (*sic*) Welles, service unknown.

Lands and tenements in Wynthorp, worth 6*l.*, held of the warden of 'Tatteshale College,' by fealty and 15*s.* $2\frac{1}{2}$ *d.* rent.

Lands and tenements in Hotofte, worth . . . , held of the lord Wyllughby, service unknown.

Lands and tenements in Cumberworth, Billesby or Byllesby, Borough, Reston, Gayton and Salfletby, or Saltfletby, worth 6*l.*, held of John Skipwyth, service unknown.

Lands and tenements in Mydelcarleton, or Middelcarleton, Oxcombe, and Ruklande, or Rokeland, worth 40*s.*, held of the earl of Northumberland, service unknown.

Lands and tenements in Spaldyng and Weston, worth 6*l.*, held of the prior of Spaldyng, by fealty and 24*s.* rent.

Lands and tenements in Multon, worth 10*l.*, held of the king, as of his manor there, by reason of the attainder of John Ratclyff, knight, late lord Fitzwater, by fealty and 19*s.* 6*d.* rent.

Lands and tenements in Whaplode, or Quaplode, worth 8*l.*, held of the earl of Surrey, as of his manor there, in right of his wife, by fealty and 2*s.* rent.

Lands and tenements in Holbech, worth 4*l.* 13*s.* 4*d.*, held of the lord Dacre, as of his manor there, by fealty and 19*s.* 5*d.* rent.

Lands and tenements in Flete, worth 10*s.*, held of Robert Wyttelbury, by fealty and 19*d.* rent.

C. Series II. Vol. 16. (96.)

645. RICHARD LEWEKENORE, esquire.

Writ 28 March, *inquisition* Friday after Low Sunday (*dominicum in Albis*), 18 Henry VII.

Elizabeth, late the wife of Richard Lewkenore, named in the writ, was seised *inter alia* of the under-mentioned manor and advowson in fee, and seised of the under-mentioned messuages, &c. and, being so seised, took to husband the said Richard, and died so seised, after whose death the said manor, &c., descended to Elizabeth and Agnes, as her cousins and heirs, viz. daughters of Henry her son. The said Elizabeth is aged 13, and the said Agnes 8, and more.

He died 13 February last.

SUFFOLK. Manor and advowson of Wythersfeld, six messuages, 200*a.* land, 200*a.* pasture, 30*a.* meadow, 100*a.* wood, 100*s.* rent, in Withersfeld and Horshed, worth 10*l.*, held of the king in chief, by knight-service.

C. Series II. Vol. 16. (97.)

646. MARTIN FERRES.

Writ 16 March, *inquisition* 27 April, 18 Henry VII.

He died 16 March last, seised of the under-mentioned manors and of twenty-seven messuages, two gardens, 800*a.* land, 50*a.* meadow, 200*a.* pasture, 20*a.* wood, 200*a.* furze and heath in the under-mentioned places, in fee. Richard Ferrers, aged 30 and more, is his son and heir.

DEVON. Manor of Kyngeston Vacy by Kyngeswere, in the parish of Brixham, worth 6*l.*, held of the heirs of William Ayssheford, by fealty and the rent of a red rose yearly for all service.

Manor of Langelegh, worth 30*s.*, held of the heirs of John Beamound, by fealty only, for all service.

Two messuages, 100*a.* land, 20*a.* meadow, 60*a.* pasture, 12*a.* wood, 20*a.* land, in Crosse within the parish of Alyngton, worth 5 marks, held of John Predeaux, by fealty and 2*s.* 6*d.* rent, for all service.

A close of land, called 'xij. acres,' in Flere, worth 2*s.*, held of the prior of Plympton, by fealty only, for all service.

A messuage, 60*a.* land, 10*a.* meadow, 20*a.* pasture, 40*a.* furze and heath, in Fenne, worth 20*s.*, held of the said prior of Plympton, by fealty and 2*s.* rent, for all service.

A messuage, 40*a.* land, 5*a.* meadow, 10*a.* pasture, 20*a.* furze and heath, in Nythercomb', or Nytherton, and Modocomb, worth 15*s.*, held of the heirs of Walter Raynell, by fealty only, for all service.

A messuage, 60*a.* land, 8*a.* meadow, 20*a.* pasture, 20*a.* furze and heath, in Churstowe, worth 20*s.*, held of the abbot of Bukefaste, by fealty only, for all service.

A messuage, 40*a.* land, 3*a.* meadow, 20*a.* furze and heath, in Galmeton, worth 6*s.*, held of the heirs of John Carewe, service unknown.

A messuage, a garden, 10*a.* land, 5*a.* meadow, in Salcomb, worth 7*s.*, held of William Courtenay, knight, by fealty only.

Ten messuages, a garden and 10*a.* land, in Kyngiswere, or Kyngeswere, worth 10*s.*, held of the heirs of John Sapcot, by fealty and 1*d.* rent.

One acre of wood, in Ledwill, worth 6*d.*, held of John Walrond, by fealty and 2½*d.* rent, for all service.

Three messuages, 2*a.* land, in Brixham, worth 3*s.*, held of the heirs of Gilbert Yearde, by fealty only.

A messuage, 30*a.* land, 5*a.* meadow, 10*a.* pasture, in Aller, worth 20*s.*, held of the heirs of John Chechestre, by fealty and 18*d.* rent, for all service.

A messuage, 40*a.* land, 5*a.* meadow, 10*a.* pasture, 2*a.* wood, in Ilsyngton, worth 20*s.*, held of the heirs of John Dynham, by fealty and 20*d.* rent, for all service.

A messuage, 30*a.* land, 5*a.* meadow, 10*a.* pasture, in Slade and Poledowne, worth 10*s.*, held of the prior of Merton, by fealty and 3*s.* rent.

A messuage, 20*a.* land, 10*a.* pasture, 20*a.* furze and heath, in Gorhuysse, with common of pasture there, worth 6*d.*, held of the heirs of Walter Esseley, by fealty and 1½*d.* rent yearly, for all service.

A messuage, 200*a.* land, 20*a.* meadow, 5*a.* wood, 40*a.* furze and heath, in Haywode, worth 40*s.*, held of the prior of St. Nicholas, Exeter, in socage, by fealty and 5*s.* rent, for all service.

A messuage, 30*a.* land, 20*a.* furze and heath in Godyford, with common of pasture there, worth 16*s.*, held of the heirs of John Kyllegrewe by fealty only.

One acre of land, in Codyford aforesaid (*sic*), worth 6*d.*, held of the heirs of Nicholas Whytyng, service unknown.

A messuage in Exeter, worth 20*s.*, held of the mayor and commonalty of the city, by fealty only.

Twenty-four acres of land in Cowyke, worth 14*s.*, held of the prior of Cowyke, by fealty and 2*s.* rent.

Ten shillings rent and the rent of a pair of gilt spurs, in Tottenes, to be received of the abbot of Buckefast for his lands and tenements there, worth nothing beyond outgoings, held of the mayor and commonalty of Tottenes, service unknown.

C. Series II. Vol. 16. (98.)

647. THOMAS LEDER.

Writ 13 February, 17 Henry VII; *inquisition* 20 April, 18 Henry VII.

He died 5 January, 17 Henry VII, seised of the under-mentioned messuages. Stephen Leder, aged 25 and more, is his son and heir.

HUNTINGDON. A messuage in Great Stokton, worth 5 marks, held of the prior of Huntyngdon, in right of his house, by 6s. rent, for all service.

Two messuages in 'le More' in the parish of Stokton, worth 40s., held of Robert Wauton, esquire, by fealty only, for all service.

A messuage in Hayle Weston, worth 13s. 4d., held of Robert Bulkeley, esquire, by fealty only, for all service.

C. Series II. Vol. 16. (99.) E. Series II. File 62. (3.)

648. JOHN PHYLPOT, knight.

Writ 12 August, 17 Henry VII; *inquisition* the last day of April, 18 Henry VII.

He died 15 June last, seised of the under-mentioned manor, &c. in fee. Piers Phylpott, aged 14 and more, is his son and heir. *Cf.* Nos. 692, 718, 721, 777, 779, 780, 781.

HANTS. Manor of Compton Wasselyn, worth 7l., held of the prior of the cathedral church of St. Swythun of Winchester, in right of his church, by fealty and 10s. rent, for all service.

A messuage with garden adjacent, a carucate of land, 6a. meadow, 20a. wood and 20a. pasture in Dyrle by Bishops Waltham (*Waltham Episcopi*), worth 13s. 4d., held of the bishop of Winchester, by fealty and 15s. 3d. rent, for all service, except heriots and reliefs, when they happen, and suit of court to the bishop's court of Waltham twice a year.

A garden in Sparkeford by Winchester, worth 20d., held of the said bishop, by 1d. rent, for all service.

One hundred acres of pasture in Bishopstoke (*Stoke Episcopi*), worth 20s., held of the said bishop, in right of his church, by fealty only.

Third part of the manor of Penyton, worth 6l. 13s. 4d., held of the king in chief, by knight-service, viz. $\frac{1}{3}$ of a knight's fee, 4s. for a relief, and suit of his court of Ryngwood twice a year.

Two messuages, three carucates of land, 12a. meadow, in Estebford and Penyton, or Peniton, by Lemyngton within the parish of Milford, with the advowson of the chapel of St. Mary Magdalen of the same town, worth 7l. 12d., held of the king, as of the earldom of Salisbury, service unknown.

Forty acres of land in Pytte and Dane, worth 10s., held of the bishop of Winchester, as of his manor of Wardon, in right of his church, by 11d. rent and suit of his court twice a year, for all service.

Twelve acres of wood, 20a. land, 12a. pasture in Oterborne, or Oterbourne, worth 20s., held of the bishop of Winchester, by fealty and 2d. rent.

Six acres of meadow in Compton aforesaid, and a messuage and 12a. land, late 'Hunteslondes,' in Compton aforesaid, worth 6s. 8d., held of the said prior, by fealty and 4d. rent.

C. Series II. Vol. 16. (100.) E. Series II. File 960. (9.)

649. WALTER DAUNCY.

Writ 29 January, *inquisition* the last day of June, 18 Henry VII.

Walter Daunsy, of Trobruge, gentleman, named in the writ, died 23 December last seised of the under-mentioned manor, &c. John Daunsy aged 23 and more, is his son and heir.

WILTS. Manor of Wolmer, worth 10*l.*, held of the prioress of Ambresbury, by fealty and 35*s.* rent.

Twenty-two messuages, or burgages, a water-mill (*molendinum aquaticum molendinum molare*), 60*a.* land, 40*a.* pasture, 20*a.* meadow, 10*a.* wood, in the borough of Trobruge, Studley and Staver-ton, worth 13*l.* 13*s.* 4*d.*, held of the king, in free burgage, as of the manor of Trobruge, parcel of the duchy of Lancaster, determinable (*determinabilia*) within the said manor by writ of right close according to the custom of the same manor, and by fee-farm, to wit by rendering therefore yearly to the bailiff of the king there, for the fee-farm (*ad ejus feodi firmam*), 7*l.* yearly, for all service.

A meadow in Westwoode, worth 10*s.*, held of the prior of St. Swithun in Winchester, in right of his church, by fealty and 2*s.* rent yearly, for all service.

A toft, 16*a.* land, 8*a.* pasture, 4*a.* meadow, in Bradfordystroll, worth 10*s.*, held of the abbess of Shaftesbury, in right of her church of Shaftesbury, by fealty, other services unknown.

Seven acres of pasture, 4*a.* meadow, or 6*a.* land, 4*a.* meadow, in Lonemedes or Lonemendes, worth 12*s.*, held of the abbess of Romsey, co. Hants, in right of her church, by fealty, other services unknown.

Two fulling mills, six messuages, 120*a.* land, 50*a.* pasture, 20*a.* meadow in Sendhede and Sendrew, worth 100*s.*, held of the prioress of Ambresbury, in right of her church, by fealty, other services unknown.

Two messuages, 26*a.* land, 20*a.* pasture, 10*a.* meadow, in Woderewe, two cottages, 40*a.* land, 12*a.* pasture, 10*a.* meadow, in Milkesham, 60*a.* land, 20*a.* pasture, or 22*a.* pasture, and 10*a.* meadow, in Schawe, worth 6*l.*, held of the prioress of Ambresbury, in right of her church, service unknown.

C. Series II. Vol. 16. (101.) E. Series II. File 960. (7.)

650. ROBERT WORTHE.

Writ 12 March, *inquisition* 26 April, 18 Henry VII.

He was seised of the under-mentioned manor in fee, and, being so seised, by charter, 18 January, 17 Henry VII, gave it to Thomas, archbishop of York, Richard Charnok, prior of Christchurch, London, Richard Sutton, gentleman, John Moreton, gentleman, John Broket, gentleman, and Humphrey Worthe, his son and heir, to hold to them, their heirs and assigns, for the performance of his last will.

He died 8 November last. The said Humphrey Worthe, aged 16 and more, is his son and heir.

HERTS. Manor of Westbury, in Great Offeley, Lyngley and Little Offeley, worth 12*l.*, held of the king, as of the manor of Hychen, parcel of the duchy of York, by service of $\frac{1}{2}$ a knight's fee.

C. Series II. Vol. 16. (102.)

651. ROBERT RUSSELL.

Writ 30 June, 17 Henry VII; *inquisition* 7 November, 18 Henry VII.

Robert Russell, of Streynesham, co. Worcester, esquire, named in the writ, cousin and heir of Thomas Cokesey, knight, was seised of the under-

mentioned manor in fee, and, being so seised, by writing under his seal assigned it to Elizabeth, late the wife of the said Thomas Cokese, now the wife of Edward Stanley, knight, for the term of her life, in recompense of her dower, to hold the said manor to her in name of her dower of all the manors, &c. which were of the said Thomas, late her husband, in the county of Derby. To which assignment the said Edward and Elizabeth agreed, and entered upon the said manor and were and still are seised thereof accordingly in their demesne as of free tenement, in her right.

He died 28 June, 17 Henry VII. John Russell is his son and heir, aged at the time of the taking of this inquisition, 8 years and no more. *Cf.* Nos. 562, 587, 654, 655.

DERBY. Manor of Eyton in Dowvedale, worth 20*l.*, held of John Mountgomery, knight, as of the manor of Sudbury, by knight service.

C. Series II. Vol. 16. (103.)

652. JOHN INGOLDESBY, cousin and heir of AGNES late the wife of RALPH INGOLDESBY, viz. son of THOMAS her son.

Writ 20 January, *proof of age* 3 April. 18 Henry VII.

BUCKS. He was born at Bukyngham and baptized in the church there, and was aged 21 on 20 February last. John Lamberd (aged 60 and more) was sent to ask John Rudyng, then rector of the church aforesaid, to be godfather. William Grene (aged 50 and more) was sent to ask John Cowley, gentleman, to be godfather. Richard Elys (aged 50 and more) was sent to ask Dame Margery Fowler to be godmother. John Smyth (aged 50 and more) began a pilgrimage to St. Ninian in Scotland. William Foster (aged 60 and more) began a pilgrimage to St. Thomas in Canterbury. William Artylbury (aged 50 and more) married Alice Bulle at Bukyngham, &c.

His lands of inheritance were in the custody of Richard Emson by the king's grant.

C. Series II. Vol. 16. (104.)

653. JOHN THORNTON of Wytton, esquire.

Commission of concealments 18 June, 16 Henry VII; *inquisition* 19 December, 18 Henry VII.

He died 20 March, 17 Henry VII, seised of the under-mentioned manor, &c. in fee. Nicholas Thornton, aged 11 and more, is his son and heir.

NORTHUMBERLAND. Manor and town of Wytton, called 'Wytton by the Watter,' worth 16*l.*, together with the reversion of a tenement there, called 'Stantonsheyllz,' or 'Stantonsheylls,' parcel and member of the said manor, which Robert Lawe holds for the term of his life, held of the king, by service of $\frac{1}{2}$ a knight's fee.

Certain lands and tenements in the townships (*villat'*) and territories of Caldcoyttys, worth 7*l.* 13*s.* 4*d.*, held of the earl of Westmerland, service unknown.

The reversion of divers lands and tenements in Wodhorne Ceton, which the wife of Henry Care claims to hold for the term of her life,

which lands, &c. are worth 11*l.* 6*s.* 8*d.* yearly; the said lands, &c. in Cetton are held of the said earl of Westmerland, service unknown.

C. Series II. Vol. 16. (105.)

654. ROBERT RUSSELL.

Writ of Que plura 30 June, *inquisition* 4 July, 18 Henry VII.

He died seised of the under-mentioned seats, &c. in fee, in addition to the land, &c. specified in the *inquisition* (No. 562) taken on his death. *Cf.* Nos. 587, 655.

WORCESTER. A moiety of ten seats (*salinarum*), and thirty bullaries, of salt water, in Drethwyche. The said moiety is worth 5 marks, and is held of the bailiffs of Wiche, service unknown.

C. Series II. Vol. 16. (106.)

655. ROBERT RUSSELL.

Writ wanting; *inquisition* 5 July, 18 Henry VII.

He died Saturday after Midsummer, 17 Henry VII, seised of the under-mentioned manor in fee. John Russell, aged 8 and more, is his son and heir. *Cf.* Nos. 562, 587, 654.

BUCKS. Manor of Harsham *alias* Haversham, worth 10 marks, held of the king in chief, as of the honor of Peverell.

C. Series II. Vol. 16. (107.)

656. ROGER FENYMORE.

Writ 8 February, *inquisition* the last day of June, 18 Henry VII.

Roger Fenymor, of Chiriell, co. Wilts, gentleman, named in the writ, died 23 December last, seised of the under-mentioned manor, &c. Richard Fenymor, aged 23 and more, is his son and heir.

WILTS. Manor of Whetham, worth [3]5*s.*, held of the lord la Zouche, as of the manor of Calston, by fealty and 2*s.* rent, for all service.

Thirty acres of pasture, 6*a.* land, 4*a.* wood, in Calstene (*sic*), or Calston, worth 36*s.* 8*d.*, held of the said lord la Zouche, by fealty and 7*s.* rent, for all service.

Ten acres of pasture, 10*a.* meadow, in Calston aforesaid, worth 16*s.*, held of the prior of Farley, in right of his church, service unknown.

Eight acres of land, 2*a.* meadow, 8*a.* pasture, in Calne, worth 5*s.*, held of the said lord la Zouche, by fealty and 10*s.* 2*d.* rent, for all service.

Twenty-six acres of pasture, in Bowdon, worth 13*s.* 4*d.*, held of Philip Baynard, as of his manor of Lackham, by fealty and 20*s.* yearly, for all service.

Twenty acres of pasture, 8*a.* meadow, 6*a.* wood, in Cosham, held of the king, as of his manor of Cosham, in socage, by fealty and 17*s.* 7½*d.* rent. All the tenants of the said manor plead and are impleaded [touching] their lands and tenements which are held of the king, within the said manor, by complaints (*querelas*) taken there and not elsewhere; worth 46*s.* 8*d.*

Eight acres of pasture and 4*a.* wood, in Calne, worth 13*s.* 4*d.*, held of the said lord la Zouche. by fealty and 2*d.* rent, for all service.

C. Series II. Vol. 16. (108.) E. Series II. File 960. (4.)

657. HENRY SUMMER.

Writ 5 May, *inquisition* 1 June, 18 Henry VII.

The said Henry Somer was seised jointly with Thomas Knesworth, 'fishemonger,' Thomas Bower, 'baker,' and Stephen Lyne, who survive, and one Thomas Dagles, since deceased, to the use of the said Henry, and the performance of his last will, of the under-mentioned messuage, &c.

He died 10 August, 17 Henry VII. John Gybson, aged 40 and more, is his cousin and heir.

LONDON. A messuage, or tenement, and garden, in the parish of St. Dunstan in le Est, worth 20*s.*, held of the king in chief, in socage, viz. by 1*d.* rent yearly, for all service.

C. Series II. Vol. 16. (109.)

658. JOHN INGILBY, esquire.

Writ 14 October, *inquisition* 23 January, 18 Henry VII.

He was seised in fee, the day he died, of the under-mentioned three bovates of land in Colton and land, &c. in Merston and Angrome.

Findings touching the under-mentioned manor of Hoton Wandisley, as in No. 561 touching the manors of Barton, Manfeld, &c. with particulars of his will, as there set out.

William Ingilby, knight, his father, was seised of the other under-mentioned lands, &c. in Hessey, &c. in fee and, being so seised, gave them, by the name of all his land, &c. in Hessey, Brianaskham, Nonappleton, Middilthorp, Acastre Malbysh, Colton and the city and suburb of York, the above-mentioned three bovates of land in Colton held of the king in chief excepted, to George Strangways and William Akerod, and others, as in No. 561 (George Strangways being described as then B.A. not B.D.), to the use of himself, the said William, and his heirs, and the performance of his last will; by virtue of which gift the said George and William, the survivors, were and still are seised thereof in fee.

By his last will the said William, the father, directed that 300 marks should be received from the issues and profits of the rents of all his manors &c. in the county aforesaid as well as elsewhere, and kept by his executors for the marriage of Anne, daughter of him, the said William. She is alive and unmarried.

Death and heir as in No. 561.

YORK CITY. Three bovates of land in Colton, worth 12*s.*, held of the king in chief, by service of $\frac{1}{10}$ of a knight's fee.

Four messuages, a cottage, a toft, six bovates and 10*a.* land, 2*a.* pasture, 2*d.* quit rent and $\frac{1}{2}$ *lb.* pepper at Whitsun and Martlemas equally, in Merston, and eleven messuages, thirteen bovates and 40*a.* of land, of 'forbyland,' 80*a.* pasture, 10*a.* meadow, in Angrome, worth 16*l.* 18*d.*, held of the heirs of the lord de Bruce, service unknown.

Manor of Hoton Wandisley, worth 16*l.* 19*s.*, and the advowson of the church there, to the same manor belonging, worth nothing, held of the heirs of the lord de Bruce, service unknown.

A messuage, a cottage, a croft, seven bovates of land, 4*a.* pasture, 3*a.* meadow, in Hessey, worth 4 marks, held of the abbot of the monastery of St. Mary without York, service unknown.

A messuage and 16*a.* land, in Brianaskham, worth 7*s.*, held of the heirs of Brian de Stapleton, service unknown.

A messuage, two tofts, eight bovates and 10*a.* land, 7*a.* meadow, in Nonappleton, worth 44*s.*, held of the heirs of Walter de Fawekenbirge, service unknown.

A messuage and 3*a.* land, Middilthorp, or Middelthorp, worth 8*s.*, held of the abbot of Byland (*Bellelanda*), service unknown.

Two acres of meadow, in Acastre Malbysh, worth 4*s.* held of the heirs of the lord de Malbysh, service unknown.

Manor of Colton and a wind-mill there, worth 6*l.* held of the heirs of Thomas de Metham, service unknown.

Twenty-four tenements, three gardens, a close containing 6*a.* pasture, worth 40*s.*, and 30*s.* quit-rent at Martlemas and Whitsuntide equally, in the city of York and the suburb thereof, held of the king, in free burgage.

C. Series II. Vol. 16. (110.) E. Series II. File 268. (2.)

659. ROBERT INGLETON son and heir of GEORGE INGLETON.

Writ of Devenerunt 7 May, *inquisition* 22 June, 18 Henry VII.

He died 18 January last (under age and in the king's ward, *as in the writ*), seised of the under-mentioned messuages in fee. Joan Ingleton, aged 9 months 16 days, is his daughter and heir. *Cf.* No. 675.

NORTHAMPTON. Four messuages, 300*a.* land, 40*a.* meadow, 200*a.* pasture, 4*a.* wood, a water-mill, and 33*s.* rent, in Wodford, worth 6*l.*, held of the prior of St. Andrew beside Northampton, in right of his house, by service of a red rose at Midsummer and fealty only, for all service.

Six messuages, 180*a.* land, 50*a.* meadow, 60*a.* pasture and 20*d.* rent, in Irchestre, worth 3*l.*, held of George, earl of Kent, by 3*s.* rent at Michaelmas, and fealty, only for all service.

Four messuages, 140*a.* land, 30*a.* meadow, 50*a.* pasture, 10*d.* rent, in Farnedysshe, worth 26*s.* 8*d.*, held of Isabel Tyrryngham, by 6*d.* rent yearly, at Michaelmas, and fealty, for all service.

Eight messuages, 400*a.* land, 60*a.* meadow, 200*a.* pasture, 6*a.* wood, 5*s.* rent, in Snoston. Strixton and Wollaston, worth 3*l.*, held of the king, as of the manor of Higham Ferrers, parcel of the duchy of Lancaster, by 5*s.* rent at Michaelmas and by fealty only, for all service.

C. Series II. Vol. 16. (111.)

660. ROBERT INGLETON son and heir of GEORGE INGLETON.

Writ 7 May, *inquisition* 23 June, 18 Henry VII.

Findings as in No. 659. *Cf.* No. 677.

BEDFORD. A messuage, 100*a.* land, 4*a.* meadow, 12*a.* pasture, 10*d.* rent and a cottage, in Dunstable, worth 40*s.*, held of the prior of the house, or monastery, of the Apostles Peter and Paul of Dunstable, in right of the said house or monastery, by 13*s.* 8*d.*, at Michaelmas, and fealty only, for all service.

A capital messuage and 5*l.* 1*d.* rent to the same belonging, in Shernebroke, worth 60*s.*, held of George, earl of Kent, by a peppercorn rent at Michaelmas and fealty, for all service.

Two tenements and 6*l.* 6*d.* rent to the same belonging, in Odill, worth 5 marks, held of Fulk Odyll, by a ginger-root at Christmas and fealty, for all service.

C. Series II. Vol. 16. (112.)

661. ROBERT INGLETON son and heir of GEORGE INGLETON.

Writ 7 May, *inquisition* 22 June, 18 Henry VII.

Findings as in No. 659.

BUCKS. Manor of Thorneton, six messuages, 260*a.* land, 32*a.* meadow, 140*a.* pasture and 3*s.* rent, in Lekhamsted, worth 10*l.*, held of the principality of Wales, by the rent of a bezant at Michaelmas only and fealty, for all service.

A messuage, 40*a.* land, 8*a.* meadow, 60*a.* pasture and an assart, in Lekhamsted, worth 14*s.*, held of the king in chief, by service of $\frac{1}{20}$ of a knight's fee.

Manor of Stoke Hamond, worth 100*s.*, held of the king in chief, by $\frac{3}{10}$ of a knight's fee.

Manor of Coblecote, worth 40*s.*, held of Piers, abbot of 'Notteley, by 12*d.* rent at Michaelmas, and fealty, for all service.

C. Series II. Vol. 16. (113.)

662. GEORGE SUTHILL, esquire, natural fool and idiot.

Writ 18 October, *inquisition* 28 October, 18 Henry VII.

The under-mentioned manors, &c. were taken into, and still are in, the king's hands, by reason of his being a fool (*ratione fatuitatis predicti Georgii*).

He died the last day but one of September last. Mary, wife of John Normanville, knight, and Barbara wife of Marmaduke Constable, esquire, are his sisters and heirs, aged 34 and more and 28 and more respectively.

LINCOLN. Manor called 'Panell Fee,' in Middelrasyn or Middelrayson, worth 4 marks, held of the king in chief, by service of $\frac{1}{20}$ of a knight's fee.

Manor called 'Nevyll Fee' in Middelrayson, worth 40*s.*, held of the king, as of Dover Castle, by $\frac{1}{30}$ of a knight's fee.

Manor of Westrayson, worth 50*l.*, held of the king, by service of $\frac{1}{10}$ of a knight's fee.

A fourth part of the manor of Berneby upon Wethom, worth 4*l.*, held of the bishop of Lincoln, service unknown.

Two messuages, twelve bovates of land, 3*d.* rent, in Bynbroke, worth 26*s.* 8*d.*, held of the dean and chapter of Lincoln, service unknown.

C. Series II. Vol. 16. (114.)

663. GEORGE SUTHILL, esquire, fool and idiot.

Writ 18 October, *inquisition* 28 October, 18 Henry VII.

Findings as in No. 662.

WILTS. Manor of Peryton, worth 10*l.*, held of the abbot of St. Mary of Malmesbury, service unknown.

C. Series II. Vol. 16. (115.) E. Series II. File 960. (8.)

664. GEORGE SUTHILL, esquire, fool and idiot.

Writ 18 October, *inquisition* the last day of October, 18 Henry VII.

Findings as in No. 662.

YORK. Manor, lordship, or soke, of Drax, in Drax, Armyn, Hok yn, Landehouses, Lankrake, Newland, Rusham and Skurth, worth 20*l.*, held of the king in chief, by service of one knight's fee.

Manor and advowson of Everyngham, and the advowson of a chantry within the lordship of Everyngham, the manors of Garthom and Newton, and four messuages, three cottages, 200*a.* land, 100*a.* meadow, in Everyngham, Garthom and Newton, whereof the manor, &c. of Everyngham, worth 50*l.*, are held of Thomas archbishop of York, as of his manor of Bisshop Wilton, by service of $\frac{1}{2}$ of a knight's fee, and the manors of Garthom and Newton, and lands there, worth 12*l.*, held of William bishop of Durham, as of his manor of Holden, service unknown.

Manor of Skenegraves, worth 4*l.*, held of the king, as of the duchy of Lancaster, service unknown.

C. Series II. Vol. 16. (116.)

665. JOHN ISAAK, esquire.

Writ, wanting; *inquisition* 11 November, 18 Henry VII.

John Dygges and others were seised of manors and lands in fee for the performance of covenants between him and John Guldeford, knight, as in No. 642.

He died 27 August, 17 Henry VII. James Isaak, esquire, aged 40 and more, is his son and heir. *Cf.* Nos. 610, 642.

KENT. Manors and lands as in No. 642, from the commencement to lands called 'Knoll' and 'Pyrtey' in Sturrey, with slight variations in quantities, values, &c., *e.g.* Nonyngton called parish, 'Pyrty' and 'Perty', 'Cryspe' and 'Crypse', 'Ingalthorp', 'Marley'; Pencrek is held by 2*s.* 2*d.* rent; 'de Roos'.

C. Series II. Vol. 16. (118.)

666. RICHARD DREWELL brother and heir of JOHN DREWELL.

Writ . . . August, *proof of age, not indented*, at Baldok, 5 August, 18 Henry VII.

HERTFORD. Proof of age of Richard Druell, brother and heir of John Druell, son and heir of William Druell, esquire (who, as recited in writ, alledged

himself to have been born at 'Clatoll,' &c.), by the oaths of divers persons, to wit :—

John Wylkok, of Baldok (aged 60 and more) well knew William Druell, esquire, and Anne his wife, parents of the said Richard, and he was in the manor, or mansion, of the said William, at Clothall, to take his advice on certain legal matters, on the day of the Assumption of the B.V.M., on which date before noon the said Richard was born, A.D. 1481, 21 Edward IV, whilst the said deponent was lunching with the said William.

William Phipp *alias* Leffrend, of Baldok, 'yoman,' (aged 50 and more) lived with the said William, then his master, for five years and more, and on the feast of the Assumption the said Richard, his master's son, was born, and on the morrow, the day following, he was told to go for a gentleman called Richard Swansey, to be godfather, on which day the child was baptized in Baldok parish church.

Henry Legat, late of Clothall, 'husbondman' (aged 60 and more), was in attendance on Anne Appelard, his mistress, who was godmother.

William Parker of Clothall, 'husbondman' (aged 48), met Richard Swansey and Hugh Salmon, the godfathers, and the said Anne Appelard, the godmother, with Agnes now wife of William Wygg, the midwife, on their way to Baldok for the christening.

John Rumbold of Weston by Baldok, 'yoman,' (aged 66) was servant (*famulus*) of the said Hugh Salmon, the other godfather, and attended his master at the baptism, &c.

His lands were in the custody of Richard Emson, esquire, by the king's grant. See No. 667.

C. Series II. Vol. 16. (119.)

667. RICHARD DRUELL.

Writ, as above ; *inquisition* 5 August, 18 Henry VII.

HERTS. Inquisition, indented, taken at Baldok, &c. by the oath of Roger Bastard, esquire, and others (not the same as the deponents to the proof of age next above) who say that William Druell, esquire, father of the said Richard, and Anne, his wife, for many years together dwelt in their manor of Clothall, and had issue John, now deceased, and the said Richard, who was born in the parish of Clothall and baptized in the parish church of Baldok, on 15 August, which is the feast of the Assumption of the B.V.M., A.D. 1481, 21 Edward IV ; and so they say that the said Richard Druell is of full age, viz. 21 years, on the said 15 August last past.

And they say that the escheator caused Richard Empson, esquire, to whom the king by letters patent had committed the custody of the lands of the said Richard and his marriage, to be notified to appear before the king in his Chancery in the quinzaine of Michaelmas next, to show cause, &c.

Note at foot. The proof of age was made 5 August and returned into the Chancery, 8 August, 18 Henry VII, at which day the said Richard sued his livery, which suit is on record in the Chancery.

C. Series II. Vol. 16. (120.)

668. THOMAS WELBY.

Fragment of inquisition only, being a duplicate of, or nearly identical with No. 644.

C. Series II. Vol. 16. (121.)

669. PETER HILLYHERD, esquire.

Writ 21 April, 17 Henry VII; *inquisition* 10 February, 18 Henry VII.

One Robert Hyllyherd, knight, his father was seised of the under-mentioned land, &c. in Arnall, &c. and in Stapleton, in fee, and, being so seised, by charters gave them to him and Joan his wife, to them and the heirs of their bodies. They were seised thereof accordingly in fee tail, by the form of the gift; and afterwards he died so seised, and she was, and still is, seised thereof in fee tail by survivorship.

The said Robert Hylyherd, knight, was seised of the under-mentioned land, &c., in Sutton, Garton and Dyke, in fee, and, being so seised, suffered a recovery thereof to John Kyngesmyll, serjeant-at-law, John Colt, Nicholas Girlyngton and John Elryngton, in Hilary Term, 13 Henry VII, who were seised thereof accordingly in fee.

The said Robert Hyllyherd at the same time was seised of the under-mentioned land, &c. in Haton, in fee, and, being so seised by charter gave the same to Randal (*Rannulpho*) Pygot, knight, John Colt, Nicholas Girlyngton and John Elryngton, for certain intents and conditions on the part of the said Robert and Peter, his son, to one William Girlyngton, esquire, to be performed, as in certain indentures is contained; and the said Randal and the others were seised thereof accordingly in fee.

Afterwards the said Sir Robert by his indenture covenanted and granted to the said Peter, his son, *inter alia*, for the sum of 400*l.* paid him in hand, that, after and if the said conditions were fully performed to the said William Girlyngton, the said John Kyngesmyll and the others and the said Randal and the others should stand and be seised of the premises both in the said recovery and in the said feoffment contained to the use of the said Sir Robert for life, and thereafter to the use of the said Peter and his heirs. The said John Kyngesmyll and Randal and other their cofeoffees at the time of this inquisition are seised of the said land, &c. to the use and condition aforesaid.

The said Sir Robert was seised of the under-mentioned manor of Skelbroke, &c. in fee, and, being so seised, he and Peter, his son, and John Savell, Thomas Fitz William and Thomas Wortley, knights, levied a fine thereof in Hilary Term, 11 Henry VII, to William Vavasour and William Bell, for certain uses and conditions on the part of the said Sir Robert and Peter to one John Vavasour, justice of the bench, to be performed, as in certain indentures is more fully contained. The said William Vavasour and William Bell were seised thereof accordingly, the said William Bell in fee and the said William Vavasour in his demesne as of free tenement; and afterwards the said Sir Robert in consideration of the said 400*l.* covenanted with his son as above. The said William and William at the time of this inquisition are seised thereof to the use &c. aforesaid.

The said Sir Robert was seised of the under-mentioned manor and advowson of Wyested, and all other the under-mentioned lands, &c. in fee, and, being so seised, by charter gave them, and all manner his hereditaments

in the county of York, to Henry Wentworth and John Hothom, knights, William Hoton, William Girlyngton, John Ryther and William Rysom, esquires, to hold to them and their heirs to the use of himself for life, with remainder to the use of the said Peter and his heirs for ever ; as by the grant of the said Sir Robert by the indenture aforesaid in consideration of the said 400*l.* more fully appears. By virtue of which feoffment the said Henry and the others were seised thereof in fee to the use aforesaid, and the said Peter and Joan (*sic*) attorned to them for the reversion aforesaid to the use aforesaid.

Afterwards in Hilary Term, 16 Henry VII, the said Robert Hyllyherd and Peter Hyllyherd suffered a recovery to Robert Constable, knight, John Rouelyffe, knight, William Gunnes, clerk, Brian Palmes, Walter Rudston and Guy Palmes of the said manor of Wyested and land, &c. in Wyested Otryngham, Mersh, Patryngton and Preston, by virtue of which recovery the said Robert Constable and the others were seised thereof in fee, and they being so seised, afterwards by indenture tripartite, 6 February, 16 Henry VII, made between the said Robert Hyllyherd, of the first, the said Peter, of the second, and one John Rudston, citizen and draper (*pannarium*) of London, of the third part (witnessing that, whereas upon a bargain and covenant between the parties made, by agreement between them, the said recovery was suffered to the uses thereafter specified) it was bargained, &c. between them in the said indenture, that the said Robert Constable and the others should be and stand seised of the said manor, &c. to the uses following, viz. if the said Robert and Peter duly paid to the said John Rudston, his attorney, executors or assigns, 700*l.*, viz. upon the eve of St. Peter's Chains next 50*l.* in the church of St. Thomas of Acon, London, at the altar of St. Thomas, the Martyr, there, betwen 9.0 and 11.0 a.m., the like upon the eve of the Purification, and so on, then the said Robert Constable and the others should stand seised of the said manor, &c. to the use of the said Robert Hilyherd, for life, with remainder to the use of the said Peter and his heirs, but if default were made of any payment, as aforesaid, to the use of the said John Rudston, his heirs and assigns, who should take the issues and profits thereof till the principal, costs and charges were paid ; with covenant by the said Robert and Peter that, in case of default, the said John Rudston should not be impeded by any act of theirs from taking the issues and profits till the said sum were levied, &c. The said Robert Constable, and the others, at the time of this inquisition are seised thereof to the use, &c. aforesaid.

The said Robert Hilyherd, knight, died 21 May, 16 Henry VII, and the said Peter was his son and next heir. After whose death all and singular the said feoffees, and all the rest being seised by the fine and recovery before specified were seised of the premises, subject to the said payments, to the use of the said Peter and his heirs. And afterwards, 14 March, 17 Henry VII, the said Peter made his last will, viz. that the said feoffees and others should take the issues and profits of the premises for the payment of his debts and thereafter gave to his seven surviving daughters 700*l.*, viz. 100*l.* apiece for their marriage, to be raised by the said feoffees, and to Meriell, Agnes and Elizabeth Hylyerd, his three sisters, 120*l.*, viz. 40*l.* apiece for their marriage, to be raised by the said feoffees ; further he willed that the said Joan, his wife, should have for her life a third of the premises as her dower ; that Richard Hylyherd, his son, should have lands and premises, parcel of the above, for life, to the value of 10 marks ; that Thomas Henry, Stephen, George and Anthony Hylyherd, brethren of him the said Peter, should similarly have lands to the value of 5 marks apiece for life ; and that the said feoffees and others should assign

the said lands to the said Joan, his wife, to the said Richard, his son, and to his said brethren, immediately after the said sums, payments and debts were fully discharged. After the performance of the said will, he directed that the said feoffees and others should stand seised of the premises to the use of the right heirs of him, the said Peter, and of their heirs for ever, as in the said will is more fully contained.

The said Peter died 20 March last. Christopher Hilyherd, aged 15 and more, is his son and heir.

YORK. Two messuages, four tofts, 60*a.* land, 40*a.* meadow, 10*a.* pasture, in Arnall, worth 4*l.*, held of the king, as of his manor of Ryse in Holdernes, viz. of 'Faucombregefee' there, by service of 5*s.* rent at the terms usual there equally, for all service.

Two acres of pasture, in Arnall, worth 4*s.*, held of the abbot of Thornton, by knight-service, and 3*d.* rent.

A messuage, 40*a.* land, 10*a.* meadow, in Reston, worth 40*s.*, held of the prior of St. John of Jerusalem in England, by knight-service and 4*d.* rent.

Two messuages, 40*a.* land, 20*a.*, or 10*a.*, meadow, in Reston, worth 36*s.* 8*d.*, held of the provost of the college of St. John, Beverley, by service of 2*s.* 9*d.* rent.

A messuage, four tofts, 50*a.* land, 10*a.* meadow, in Reston, worth 26*s.* 8*d.*, held of Elizabeth Sotell, widow, by knight-service and 3*s.* rent.

Two messuages, three tofts, 80*a.* land, 10*a.* pasture, 40*a.* meadow, in Catwyk, worth 100*s.*, held of Edward, duke of Buckingham, as of the manor of Brustwyk, by service of 4*s.* 6*d.* rent, for all service.

Five tofts in Sutton, Drypole and Stanes, worth 40*s.*, held of William Bulmer, knight, Ralph Salvayn, esquire, John Everyngham, knight, Henry Everyngham, Henry Ughtred, Brian Stapleton and Robert Kele, esquires, as of their manor of Sutton, service unknown.

Two messuages, a toft, eight score acres of land, 20*a.* meadow, 11*s.* rent, in Smeton, worth 70*s.*, held of the king, as of the honor of Pontefract, parcel of the duchy of Lancaster, by service of a clove rent at Christmas, for all service.

Two messuages, two tofts, 20*a.* land and 20*a.* meadow, in Fenwyk, worth 100*s.*, held of John Hastynges, knight, by service of 10*s.* rent yearly, for all service.

Twenty acres of land, in Hygate, worth 10*s.*, held of Edward Stanley, knight, as of the manor of Brereley, by knight-service and 6*s.* rent.

Twenty acres of land, 10*a.* meadow, in Hygate and Wrangbroke, or in Hygate, Scarcroft and Wrangbroke, worth 30*s.*, held of the king, as of the manor of Snayth, parcel of the duchy of Lancaster, by knight-service and 3*s.* rent.

A messuage and 50*a.* land, in Trumpflete, worth 40*s.*, held of the prior of Luce, by knight-service and 10*s.* rent.

A messuage and 16*a.* land, in Campsall, worth 10*s.*, held of Christopher Seyntpoull, by service of the rent of 1*lb.* pepper, for all service.

Twelve acres of land in Aythewyk, worth 6*s.*, held of Robert Vyners, esquire, service unknown.

A messuage and 12*a.* land, in Stapleton, worth 6*s.*, held of William Scargyll, knight, by service of the rent of a red rose at Midsummer, for all service.

A messuage, eight tofts, 100*a.* land, 50*a.* pasture, in Sutton, worth 4*l.*, held of William Bulmer, knight, Ralph Salvayn, esquire, John Everyngham, knight, Henry Everyngham, Henry Ughtred, Brian Stapleton and Robert Kele, esquires, by service of the rent of 10*d.* and 1*lb.* pepper, for all service.

Forty acres of land, 10*a.* pasture, in Garton, worth 20*s.*, held of the abbot of Thornton, by service of the rent of a clove, for all service.

A messuage, two tofts, 100*a.* land, 40*a.* pasture, in Dyke, worth 20*s.*, held of Edward, duke of Bukingham, by knight-service and 3*s.* rent.

Two messuages, four tofts, 80*a.* land, 10*a.* meadow, in Haton, worth 100*s.*, held of Thomas, earl of Derby, by fealty, for all secular service.

Manor of Skelbroke, with a water-mill there, three messuages, 162*a.* land, 30*a.* meadow, and 23½*d.* rent, in Skelbroke, Trumflete, Mosse, Fenwyke, Norton and Smeton, whereof the said manor with its appurtenances, worth 10*l.*, is held of the king, as of the honor of Pontefract, parcel of the duchy of Lancaster, by knight-service, viz. by ½ of a knight's fee; land, &c. in Trumflete, worth 4*l.*, held of the prior of Luce, by service of 30*s.* rent, for all service; land, &c. in Mosse, worth 33*s.*, held of John Grysacre, by service of 8*d.* rent, for all service; land, &c. in Fenwyke and Norton, worth 20*s.*, held of John Hastynges, knight, by fealty, for all service; and land, &c. in Smeton, worth 20*s.*, held of the king, as of the manor of Snayth, parcel of the duchy of Lancaster, serviceunknown.

Manor of Wyested, with the advowson of the church of the same, the advowson of the chantry there, forty messuages, 800*a.* land, twenty tofts, 800*a.* pasture, 400*a.* meadow, 170*a.* wood and a wind-mill, in Wyested, Otryngham Mersh, Patryngton and Swyne, worth 66*l.*, held of the archbishop of York, by service of the rent of a left-hand glove yearly if demanded, for all service.

A toft, 200*a.* land, 200*a.* pasture, 100*a.* meadow, in Preston, worth 14*l.*, held of Edward, duke of Bukingham, as of the manor of Brustwyke, by service of the rent of 12*s.* and 1*lb.* pepper, for all service.

Manor of Ladythorp, ten messuages, 40*a.* land, in Ladythorp, worth 16*l.*, held of John Hastynges, knight, by service of the rent of 24*s.* and 1*lb.* pepper, for all service.

Six messuages, 100*a.* land, 20*a.* meadow, 20*a.* pasture and a water-mill, in Scalby, Burnneston and Cloughton, worth 40*s.*, held of the king, as of the honor of Pykeryng, parcel of the duchy of Lancaster, by service of 20*s.* rent, in fee farm, for all service.

Three messuages, 60*a.* land, 20*a.* meadow, 20*a.* pasture, in Drypole and Stanefery, worth 30*s.*, held of William Bulmer, knight, Ralph Salvayn, esquire, John Everyngham, knight, Henry Everyngham, Henry Ughtred, Brian Stapleton and Robert Kele, esquires, as of their manor of Sutton, by service of 8*d.* rent, for all service.

A cottage with its appurtenances in Hedon, worth 2*s.*, held of Edward, duke of Bukingham, in burgage, by the rent of a red rose, for all service.

A messuage, 10*a.* land, 8*a.* wood, in Kyrkhousgrene, or Kirkhousegrene, held of John Hastynges, knight, service and rent unknown; value not stated.

A messuage, 26*a.* land, 10*a.* meadow, in Lelley, worth 20*s.*, held of Edward, duke of Bukingham, by service of 12*d.* rent, for all service.

Four acres of land, 10*a.* meadow, in Skyrlaw, or Skyrlawe, worth 6*s.*, held of the king, as of his manor of Ryse in Holdernes, viz. of 'Fauconbregefee,' by service of the rent of a red rose, for all service.

C. Series II. Vol. 16. (122.)

670. THOMAS DYNLEY.

Writ . . . , 17 Henry VII; *inquisition* the last day but one of February, 18 Henry VII.

Findings touching the under-mentioned manor of Foxcote as in No. 579 touching the residue, &c.

Findings touching the under-mentioned manor of Wolfreton as in No. 578 touching the manor of Stanford, with like details of his will.

He was seised of the under-mentioned manor of Charleton in fee, and, being so seised, by charter, 2 December, 17 Henry VII, gave to Thomas More 20*s.* annuity for life thereout. He died so seised.

He died seised of the reversion of the other under-mentioned manors and land, &c. in Wolfreton, which Anne Dyneley, late the wife of William Dyneley, held, and still holds, for the term of her life.

The said Thomas Dyneley, son and heir of Edward Dyneley and of Sanchea his wife, died, &c. as in No. 578.

HANTS. Manor of Foxcote, two messuages, 100*a.* land, 20*a.* meadow, 40*a.* pasture, 20*a.* wood and 20*s.* rent, in Foxcote, worth 10 marks, held of the king in chief, by fealty and 2*s.* 6*d.* rent at the Exchequer by the hands of the sheriff of the said county for the time being.

Manor and advowson of Wolfreton, worth 10 marks, and the reversion of seven messuages, four tofts, 80*a.* land there, in the tenure of Anne Dyneley, worth 5 marks, held of the king in chief, by service of $\frac{1}{10}$ of a knight's fee.

Manor of Charleton, worth 38*s.* 8*d.*, held of the bailiffs of Andever, by service of 46*s.* yearly, and by what other services the jurors know not.

The reversion of the manor of Mallsanger, worth 6 marks, held of Robert Lytton, as of his manor of Stanwell, service unknown.

Reversion of the manors of Whelton and Whiteweys, or Whiteweyes, worth 4*l.* 6*s.* 8*d.*, held of the bishop of Winchester, in right of his church, service unknown.

C. Series II. Vol. 16. (123.) E. Series II. File 960. (5.)

671. TRISTRAM BOLLYNG, esquire.

Writ 11 June, 17 Henry VII; *inquisition* 10 October, 18 Henry VII.

He was seised in fee the day he died of the under-mentioned manors, &c. which thereupon by hereditary right descended to Rosamond, his daughter and next heir, now the wife of Richard Tempest, esquire.

He died the last day but one of May, 17 Henry VII. The said Rosamond is his daughter and next heir and is aged on the day of the taking of this inquisition 26 years and more.

YORK. Manor of Bollyng, worth 4*l.*, twenty messuages, 200*a.* land, 500*a.* meadow, 100*a.* pasture, 1,000*a.* moor, in Little Bollyng, Bradford, Clayton, Allerton, Willisden, Haynworth and Horton, worth 20*l.*, held of the king, as of the honour of Pontefract, parcel of the duchy of Lancaster, service unknown.

Manor of Thornton, worth 5*l.*, five messuages, 80*a.* land, 20*a.* meadow, 20*a.* pasture, in Denholme, worth 4 marks, held of the abbot of Salley, service unknown.

C. Series II. Vol. 16. (124.)

672. JOHN NEVYLL, knight.

Writ 10 November, *inquisition* 20 January, 18 Henry VII.

He was seised of the under-mentioned manors of Huncelet and Katebeston, &c. in fee, and, being so seised, by his writing indented, 20 January, 17 Henry VII gave them to his dear sons, Robert Nevyll and John Nevyll, esquires, for the performance of his will. They were seised thereof accordingly in fee, and in accordance with his will declared to them, by their writing indented, 24 January, 17 Henry VII, demised the said manors, &c. to him and Maud, his wife, their parents, to hold to them and the heirs and assigns of John. He died so seised and she continued her possession and is solely seised thereof as of free tenement by survivorship, with remainder to his right heirs.

He was seised of the under-mentioned manor of Lyversege, &c. in fee and, being so seised, by his writing indented, 20 December, 17 Henry VII, gave the same to William Fairfax, Thomas Stapilton, Thomas Fairfax, John Lacy, Richard Beamont, esquires, and William Sheffield, clerk, for the performance of his will. By his last will he directed that they should continue their possession therein till his debts were paid, and willed that 10 marks parcel of the farms and revenues arising therefrom should be taken yearly and disposed for the exhibition of Robert Nevyll, son of Thomas Nevyll, esquire, late his first born son, and 40*l.* therefrom for the marriage of Maud sister of the said Robert Nevyll, the son, at his executors' discretion, and that all the residue of the farms and revenues of the said manor, &c. should be applied for the payment of his debts by his executors, and, after they were paid, he willed that his said feoffees should give and grant the said manor to his right heirs, to hold to them and their heirs for ever.

He was seised in fee of the under-mentioned land, &c. in Popelwell, Scolis and Clakheton, and, being so seised, by his writing indented, 20 January in the said 17th year, gave them to Robert Nevyll, esquire, his son, by the name of all his land, &c. in Popelwell, Scoles and Clakheton, to hold to the said Robert for the term of his life, with remainder to his own right heirs; by virtue of which the said Robert was and still is seised of such an estate therein.

He was seised in fee the day he died of the under-mentioned land &c. in Pontfret.

He died 22 October last. Robert Nevyll first born son of Thomas Nevyll, esquire, deceased, late his first born son, is his cousin and next heir, and is aged 9 and more.

YORK. Manor of Huncelet, four messuages, 120*a.* land, meadow and pasture, in Huncelet, worth 20*l.*, held of the abbot of the monastery of St. Mary, the Virgin of Furnes, by fealty and 12*d.* rent.

Manor of Katebeston by Ledes, six messuages, 130*a.* land, meadow and pasture, in Katebeston, worth 40 marks, held of the abbot of the monastery of St. Mary the Virgin of Fountains, by homage and 5*s.* rent yearly.

Manor of Lyversege, four messuages, 300*a.* land, meadow and pasture, in Great (*Magna*) Lyversege and Little (*Parva*) Lyversege, worth 20*l.*, held of the king, as of the honor of Pontfret, parcel of the duchy of Lancaster, by homage and 16*s.* rent yearly only.

Three messuages, 80*a.* land, meadow and pasture, in Popelwell, worth 40*s.*, held of Dame Agnes Danby, widow, as of her manor of Okenshawe, by fealty and 18*d.* rent yearly.

Two messuages, 70*a.* land, meadow and pasture in Seolis, or Scoles, and Clakheton, worth 40*s.*, held of the said Dame Agnes Danby, as of her manor aforesaid, by 1*d.* rent yearly only.

Seven messuages, a garden and 10*a.* land, meadow and pasture, in the town, or borough, of Pontfret, worth beyond the outgoings thereof 13*s.* 4*d.*, held of the king, in free burgage, as that borough is held, by fealty and 7*d.* rent yearly.

C. Series II. Vol. 16. (125.)

673. WILLIAM TEMMYSE.

Writ, wanting; *inquisition* 24 October, 18 Henry VII.

He died 4 October last, seised of the under-mentioned land, &c. in fee. Joan wife of Nicholas Warder, aged 40 and more, is his sister and heir.

WILTS. A capital message, 180*a.* land, 8*a.* meadow, 100*a.* pasture, four tenements and eight cottages, in Netherhaven, worth 20*s.*, held of John Thornbrugh, by fealty only, for all service.

A tenement called 'Dolleroys,' in Netherhaven, worth 20*s.*, held of Richard Wallopp and William Waller, by fealty only, for all service.

A toft and three half virgates of land there, worth 4*d.*, held of Richard Beauchamp, knight, lord Seyntmonee, by fealty only.

A cottage with close adjacent, in Netherhaven, worth 4*d.*, held of Richard Wallop, by fealty only and 6*d.* rent yearly, for all service.

A tenement, a virgate of land, two closes of pasture, in Beydon by Allebourne, worth 6*s.* 8*d.*, held of the bishop of Salisbury, by fealty 1½*d.* rent, for all service.

A message and 4*a.* land, in Netherhaven, worth 12*d.*, held of the king in chief, by service of $\frac{1}{10}$ of a knight's fee.

C. Series II. Vol. 16. (126.) E. Series II. File 960. (3.)

674. WILLIAM BARANTYNE son and heir both of JOHN BARANTYNE, esquire and of MARY his wife.

Writ de Ætate probanda (as under) 21 March, 18 Henry VII; *inquisition* or *proof of age*, see No. 6 *ante*.

OXFORD. Whereas William Barantyne, son and heir of John Barantyne esquire, and Mary, his wife, deceased, of the bodies of the said John and

Mary begotten, who severally held of the king in chief, alleges himself to be of full age, and seeks livery of the lands and tenements of his inheritance, which are in the custody of Robert Rede, knight, by the several grants of John, earl of Oxford and Drew Barantyne, to whom by his several letters patent the king had granted the custody of the same, the king wills that the said William, who was born at Little Hasele and baptized in the church of the same town, prove his age, &c. *Endorsed* is the acknowledgment, before the escheator, in the presence of the jury, by the said Robert [Rede], at the day and place of the taking of this proof, by William Beelson, his attorney, that the said William Barantyne is of full age, the last day of December last, &c. The residue of the execution of this writ appears in an inquisition to this writ annexed.

C. Series II. Vol. 16. (127.)

675. ANNE late the wife of ROBERT INGLETON, son and heir of GEORGE INGLETON, tenant in chief.

- (i) *Writ* 7 July, 18 Henry VII, directing the escheator, upon her taking oath not to remarry without licence, to assign her dower of the land, &c. which came to the king's hands by the death of the said George and by reason of the minority of the said Robert, who has recently died under age and in the king's ward; the assignment to be made in the presence of the next friends of Joan, the said Robert's daughter and heir. *Cf.* No. 659.
- (ii) *Writ* 18 July, 1 Henry VIII, addressed to Lambert Langtree, late escheator, &c. The king wishes to be certified touching an assignment of dower to Anne, &c. made by the said Lambert, who is ordered to send the same into the Chancery, there to be enrolled as is customary.
- (iii) *Assignment of dower* (as under), 26 July, 18 Henry VII, by Lambert Langtree, escheator, in the presence of William Fisser, Richard Dykon, William Mase, Robert Rabett, John Randell, Richard Broun, John Welles, William a Guttur, John Hawkyns, Robert Tayer and Geoffrey Johnson, next friends (*propinquiorum et amicorum*) of Joan, daughter and heir of the said Robert :—

NORTHAMPTON. Thirty-seven shillings and threepence yearly, issuing from the manors of Archestr' and Snoston, which are worth 5*l.* 12*s.*

Twenty-one shillings and a penny issuing from the manor of Farndyss, which is worth 3*l.* 3*s.* 4*d.*

Twenty-nine shillings and eight pence halfpenny issuing from the manor of Strykston, which is worth 4*l.* 9*s.* 2*d.*

Five shillings and four pence issuing from the manor of Wolaston, in the occupation of William a Guttur, which is worth 16*s.*

Three pounds, twelve shillings and a penny from the issues of the manor of Wodford and Byfeld, which is worth 10*l.* 13*s.* 4½*d.*

C. Series II. Vol. 16. (128.)

676. MARGARET late the wife of EDWARD TRUSSELL, one of the cousins and heirs of WILLIAM BURLEY.

Writ 17 June, 17 Henry VII, directing the escheator to assign her dower of the land, &c. of the said Edward, late under age and in the king's ward,

deceased, which by the death of the said William and by reason both of the minority of the said Edward and of Elizabeth, his daughter and heir, who is under age and in the king's ward, are in the king's hand.

Assignment of dower (as under) 1 September, 18 Henry VII, viz. a third part of the moiety, or purparty, of the manors, &c., which accrued to the said Edward, as cousin and one of the heirs of William Burley, esquire, deceased, made in the absence of the next friends of the heir, though warned, &c. *Cf.* Nos. 326, 909; vol. i, No. 726.

SALOP. A moiety, or purparty, of the site of the manor of Brotton, and a moiety, or purparty, of 200*a.* land, 20*a.* meadow, 40*a.* pasture, 20*a.* wood and 20*d.* rent, in Brotton, which are worth yearly from all issues beyond outgoings, 76*s.*

A moiety, or purparty, of the site of the manor or lordship of Aldon with Newe, and of 200*a.* land, 20*a.* meadow, 100*a.* pasture, 200*a.* wood and 3*s.* rent, in Aldon, which are worth, &c. 71*s.* 1*d.*

A moiety, or purparty, of a messuage called 'Abdon,' and of 100*a.* land, 12*a.* meadow, 200*a.* pasture, 100*a.* wood, in Abdon, which are worth, &c. 20*s.*

A moiety, or purparty, of a messuage called 'Suttons,' and of 60*a.* land, 20*a.* meadow, 4*a.* wood, in Sutton, which are worth, &c. 20*s.*

A moiety, or purparty, of a messuage, [and] of 100*a.* land, 12*a.* land (*sic*), 20*a.* pasture and 20*a.* wood in Balcote, which are worth 26*s.* 8*d.*

A moiety, or purparty, of a messuage called 'Langley,' and of 100*a.* land, 20*a.* meadow, 60*a.* pasture, 20*a.* wood, in Langley, which are worth, &c. 20*s.*

A moiety, or purparty, of a messuage called 'Cokkrigge,' [and] of 100*a.* land, 40*a.* meadow, 60*a.* pasture, 100*a.* wood, in Cokkrigge, which are worth 13*s.* 4*d.*

A moiety, or purparty, of a messuage called 'Normecote,' [and] of 100*a.* land, 20*a.* meadow, 200*a.* pasture, 100*a.* wood, in Normecote, which are worth, &c. 20*s.*

A moiety, or purparty, of a messuage, [and] of 80*a.* land, 12*a.* meadow, 30*a.* pasture and 30*a.* wood, in Walton, which are worth, &c. 13*s.* 4*d.*

A moiety, or purparty, of a messuage called 'Dynchop,' and of 12*a.* land, 1*a.* meadow, 4*a.* pasture, 2*a.* wood, in Dynchop, which are worth, &c. 2*s.*

C. Series II. Vol. 16. (129.)

677. ANNE late the wife of ROBERT INGLETON, &c.

- (i) *Writ* 7 July, 18 Henry VII, to the escheator in co Bucks, as in No. 675 (i).
- (ii) *Writ* 18 July, 1 Henry VIII, to Thomas Grove, late escheator in cos. Bedford and Bucks, as in No. 675 (ii).
- (iii) *Writ* 7 July, 18 Henry VII, to the escheator in co. Bedford, as above.
- (iv) *Assignment of dower* (as under) . . . in the presence of Thomas Barynger, John Botoll, John Honyha[m]. . . *Cf.* No. 660.

BEDFORD. Fifteen acres of arable, 5*a.* meadow, 10*a.* pasture, as her reasonable dower of a third part of all the lands and tenements which were the said Robert's in Wodhyl . . .

[A tenement in Sharnebroke], called 'Langtons,' in the tenure of John Hougham (*sic*), worth . . . [in full of her dower of the said Robert's lands, &c. in] Sharnebroke aforesaid.

A yearly rent [of . . . , in full of her dower] of the lands, &c. of the said Robert in Felmesham aforesaid.

. . . , in the field next Toternhoo, and 10*a.* land there in the field . . . which reaches to 'le Doune,' next Dagnale, in the tenure of John Yonge, worth . . . [in full of her dower of] a third part of the lands, &c. which were the said Robert's in Dunstable aforesaid.

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678. ELIZABETH late the wife of RICHARD FENYS, esquire.

- (i) *Writ* 2 November, 24 Henry VII, addressed to John Waren, late escheator, &c. as in No. 675 (ii) *mutatis mutandis*.
- (ii) *Writ* 8 September, 18 Henry VII. Upon her taking oath, &c. the escheator is to assign her dower of the said Richard's lands, in the presence of the next friends of Edward Fenys, his son and heir, a minor.
- (iii) *Assignment of dower* (as under) 20 September, [18] Henry VII, by John Waren, escheator, in the presence of . . . and John Eylyff, next friends of Edward Fenys, &c. *Cf.* Nos. 548, 634.

HANTS. A third part of the manor of Erleston.

A third part of the manor of [Dene].

A third part of the manor of Hall.

A third part of the manor of Quydhampton.

[A third part of the manor of] Churcheokeley.

A moiety of sixteen messuages, [ten tofts], two mills, 800*a.* land, 100*a.* meadow, 300*a.* pasture, 10*l.* rent, in Erleston, Dene, Quydhampton and Churcheokeley.

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679. JOHN SHAA, knight.

Commission 29 April, *inquisition* at Stratford Langthorn, the last day of May, 19 Henry VII.

He died [26] December, 19 Henry VII. Edmund Shaa [aged 12½ and more] is his son and heir. *Cf.* No. 863.

ESSEX. John Shaa, named in the commission, at the time of his death, and long before, by virtue of a certain Act of Parliament, 11 Henry VII, as appears by letters patent of the same king, was seised in fee tail of the under-mentioned manors, to him and the heirs male of his body begotten, with remainder in default to the right heirs of Edmund Shaa, knight, and died so seised:—

Manor of Ardern Hall, worth 13*l.* 6*s.* 8*d.*, held of the mayor and commonalty of London, by service of fealty and a pair of gilt spurs, if demanded, yearly, for all service.

Manor of Horndon Hous, worth 10*l.*, held of Henry Merney, knight, by service of fealty and a broad arrow yearly, for all service.

Long before his death he was seised of the under-mentioned manors, lands and tenements, and, being so seised, by charter enfeoffed

Bartholomew Reed, knight, Thomas Marowe, serjeant-at-law, Ralph Lathum, goldsmith, Nicholas Mattok, fishmonger, William Curteys, gentleman, William Poyntz, gentleman, and Roger Wright, who survive, and Reynold Bray, knight, and Richard Higham, serjeant-at-law, since deceased, *inter alia* thereof, by the name of all his manors, lands and tenements, reversions, services and advowsons in the county of Essex, except all those his lands and tenements in Horndon and elsewhere, co. Essex, which lately belonged to Edmund Shaa, knight, to hold to the said Bartholomew and his co-tenants, their heirs and assigns, for the performance of his last will. They were, at the time of his death, and still are, seised thereof accordingly:—

Ten messuages, 300*a.* land, 40*a.* wood, in Halsted, or Halstede, worth 12*l.* 8*s.* 4*d.*, whereof three messuages, 100*a.* land, 10*a.* wood, are held of Henry, earl of Essex, by service of fealty and 10*d.* rent, and seven messuages, 200*a.* land, 30*a.* wood, of the prior of Colne, by service of fealty and 20*d.* rent, for all service.

Two messuages, 100*a.* land, 10*a.* pasture, 10*a.* meadow, 20*a.* wood, called 'Samwelles,' in Southchirche, late Robert Straunge's, worth 106*s.* 8*d.*, held of Richard Pynchon, by service of fealty and a red rose.

Manor and advowson of Mochestanbrigge, 200*a.* land, 100*a.* pasture, 20*a.* meadow, 20*a.* wood, in Litle Stanbrigge, lately belonging to Reynold Bray, knight, and before to — Bensted, esquire, worth 20 marks, held of the king, as of the honor of Rayleigh, by fealty and 16*d.* rent.

Manors of Barow Hall and Colmans, 300*a.* land, 300*a.* pasture, 100*a.* meadow, 400*a.* wood, in Litill Barow, Colmans, Wakeryng, or the manor of Barowe Hall with its appurtenances in Barowe, Colmans, Litle Wakeryng, Moche Wakeryng, Prytwell, or Pritwell, Eastwod, or Estewod or Estwod, Leygh, or Leigh, Reyleigh, Thundersleigh, or Thunderleigh, Southshobury, Northshobury, Shopelond, Moche Sutton, Litill, or Litle, Sutton, Hadleigh and Stanbrigge, lately belonging to John Russhe, worth 40*l.*, held of the king, as of the honor of Reyleigh, by service of 16*d.* for all service.

The said John Shaa, Bartholomew Reed, knight, Ralph Lathum, Henry Wodecok and John Mundy, by virtue of a recovery thereof had against Thomas Baynard, and Thomasine, his wife, Michaelmas term, 15 Henry VII, were, and still are, seised of the under-mentioned manor, &c. in fee to the use of the said John Shaa and his heirs, and the performance of his last will:—

Manor of Seynt Laurence Hall, two messuages, 100*a.* land, twelve score acres of meadow, 100*a.* pasture, 30*a.* marsh and 13*s.* 4*d.* rent, in Seynt Laurence Hall and Bradwell, late belonging to Thomas Baynerd, and Thomasine, his wife, worth 10*l.* 6*s.* 8*d.*, held of the prior of Beknacre, by fealty and 3*s.* 4*d.* rent.

At the time of the death of the said John Shaa, and long before, Thomas Hansard, knight, Robert Plomer, the elder, John Tourney, Roger Fraunceys, Robert Fabyan, Roger Bowser, John Launder and Edward Harryson, by virtue of a recovery thereof by them, and others deceased, had against John Godston, and Joan, his wife, and William Godston, 9 Henry VII, were, and still are, seised in fee of the under-mentioned

manor, &c., to the use of the said John Shaa and his heirs and the performance of his last will :—

Manor of Southall, six messuages, 300*a.* land, in Reynham and Southall, worth 20 marks, held of the prior of St. John of Jerusalem in England, by fealty and 29*s.* 3½*d.* rent.

Thomas Marowe, serjeant-at-law, Henry Wodecok and John Mundy, by virtue of a recovery thereof by them had against Joan Symondes, widow, 16 Henry VII, were, and still are, seised of the under-mentioned manor, &c., and reversion, to the use of the said John Shaa and his heirs, and the performance of his last will :—

Manor [called] 'Parys' and 600*a.* land, 120*a.* meadow, 200*a.* pasture, 60*a.* wood, 100*s.* rent, in Harlowe, Latton, Northwelde, Southwelde and Theydongarnon; the said manor of 'Parys' is held of [John] Wrytell, as of the manor of Hastlyns, by fealty and 17*d.* rent; it is worth 9*l.*

Reversion of the manor of 'Hobardes' expectant upon the decease of Joan Symondes, widow; the said reversion is held of Edward, duke of Bukingham, as of his hundred of Harlowe, by fealty and [suit] to the hundred aforesaid; it is worth 10*l.*

Henry Wodecok and John Mundy, by virtue of a recovery thereof by them had against William Clayton [1]7 Henry VII, at the time of the death of the said John Shaa were, and still are, seised in fee, to the use of the said John Shaa, and his heirs, and the performance of his last will, of the under-mentioned land, &c. :—

A messuage and 60*a.* land, 4*a.* [meadow]. . . . *a.* pasture and 30*a.* wood, in Thundersley and Reyley, late the said William Cleyton's, worth 3*l.*, held of the king, as of the honor of Reyleigh, by fealty and 12*d.* rent, for all service.

Thomas Frowyk, knight, chief-justice of the bench, Bartholomew Reed, knight, Thomas Marowe, serjeant-at-law and Henry Wodecok, by virtue of a charter of feoffment to them, and others deceased, made, were, and still are seised in fee, to the use of the said John and his heirs, and the performance of his last will of the under-mentioned land, &c. :—

Three acres of arable, more or less, in Harlowe, late belonging to . . . Grene, of Harlowe, the elder, and Margaret, his wife, worth 3*s.*, held of Anne Bawn, widow, service unknown.

The said John Shaa, Bartholomew Reed, knight, and Ralph Lathum, were seised at the time of the death of the said John Shaa, and still are seised, in fee, to the use of the said John Shaa and his heirs, and the performance of his last will, of the under-mentioned tenements, &c. :—

Two tenements and two messuages in Barkyng, *inter alia*, with their appurtenances, in Barkyng, worth 44*s.*, held of the abbess of Barkyng and her successors, by service of fealty and 3*s.* rent.

Thomas Frowyk, knight, chief justice of the bench, Bartholomew Reed, knight, Thomas Marowe, serjeant-at-law, and Ralph Lathum, 'goldsmyth,' by virtue of a charter of feoffment to them, and others deceased, by Henry Barnes made, were at the time of the death of the said John, and still are, seised in fee, to the use of the said John Shaa

and his heirs, and the performance of his last will, of the under-mentioned land, &c.:—

Twenty-five messuages, 100s. worth (*solidatas*) and 10*a.* land, in the town of Hor[n]don aforesaid, late belonging to Henry Barnes, and a market, fair and . . . [from] time beyond memory [there], worth 10 marks, held of the king in chief, by service of $\frac{1}{4}$ of a knight's fee.

Bartholomew Reed, knight, Thomas Marowe, serjeant-at-law, [William] Poyntz, gentleman, Ralph Lathum, John Mundy and Henry Wodecok, by virtue of a charter of feoffment, to them and to the said John Shaa made, by Thomas Kneseworth, alderman, Thomas Blyset, 'fhysshemonger,' Henry Nores, 'merchaunt,' [of the city of London], and Thomas Tendryng, 'gentilman,' were at the time of the death of the said John Shaa, and still are, seised in fee to the use of the said John Shaa, and his heirs, and the performance of his will, of the under-mentioned messuages:—

Four messuages in Chelmysford, late belonging to Henry Somer, worth 40s., held of the bishop of London by fealty and 2*d.* rent yearly, for all service.

[Thomas Frowyk], knight, chief justice of the common bench, Bartholomew Reed, knight, Thomas Marowe, serjeant-at-law, and Henry Wodecok, by virtue of divers several recoveries thereof by them, and others now deceased, had against Anne Boown, widow, and against Richard, bishop of Durham, . . . Scrope, clerk, Thomas Tyrrell, knight, Humphrey Tyrrell, esquire, and Robert Cornwaleys, Hilary term, 16 Henry VII, were seised of the under-mentioned manor, &c. in fee, and, being so seised, [granted] the same [to the said John Shaa] for the term of his life; and so they were, at the time of the death of the said John Shaa, and still are, seised of the reversion thereof, to the use of the same [John Shaa and his heirs] and the performance of his last will:—

The manor of Markhall, and 100*a.* land, 50*a.* meadow, 40*a.* pasture, 30*a.* wood, in Latton and Latton Mark; [the advowson of the priory] of Latton aforesaid; also three messuages, 40*a.* land, . . . *a.* pasture, 10*a.* meadow, 10*a.* wood and 7 marks rent, in Latton and Latton Mark aforesaid and Harlowe; also the advowson of [the chantry of the Holy Trinity] in the chapel of the Holy Trinity and St. Mary in the church of Latton aforesaid; worth 10*l.*; held of the king in chief, by service of $\frac{1}{4}$ of a knight's fee.

At the time of the death [of the said John Shaa, Thomas Ma]rowe was, and still is, solely seised in fee, to the use of the said John Shaa and his heirs and the performance of his last will, of the under-mentioned meadow, by virtue of a certain [fine thereof to the said Thomas M]arowe and Richard Higham, deceased, levied by John Cornwaleys, Michaelmas term, 11 Henry VII:—

Four acres of meadow in Oldefforde, co. Essex, worth [20s.], held of the bishop of London, by fealty only, for all service; worth

By his last will he willed that Margaret, his wife, should have for the term of her life, the said manor [and land in Old-]eford, co. Essex, aforesaid, and all lands and tenements which he

bought of John Russhe, and his manor of Southhall; also all his lands and tenements . . . in Halsted, co. Essex; and he willed and bequeathed that Margaret, his wife, should have for the term of her life all his manors, lands and tenements, both of free tenure and held by copy of c[ourt roll] . . . and Middlesex, aforesaid, and in towns adjacent, in whatsoever county of England they should be. And he willed, by his said last will, that all the aforesaid manors and tenements and other the premises . . . immediately after the decease of the said Margaret, with the reversion of the messuages, lands and tenements of Markhall, and the reversion which he bought of Anne Boown, widow, immediately after the decease of the same . . . of the body of the same Edmund Shaa lawfully begotten, and for default of such heirs male he willed that all and singular the aforesaid manors . . . male of the body of the same Reynold lawfully begotten, and for default of such heirs male that all the same manors, &c. should remain . . . begotten, and for default of such heirs male he willed that all the said manors, &c. should remain to the heirs male of the body . . . begotten, and for default of such heirs male he willed that all the said manors &c. should remain to the right heirs of the body . . . manors, &c. should remain to the right heirs of him the said (*ipsius*) John for ever.

And the jurors say the said manor of 'Samwelles' . . . specified lands and tenements in Little Stanbrigge, and manors of Barrowhall and Colmans and all the above specified lands and tenements in Little (*parva*) . . . Thundersleigh, Southshobery, Northshobery, Shoppeland, Moche (*magna*) and Little (*parva*) Sutton, Hadleigh and Stanbrigge, late John [Russhe's] . . . *a.* pasture and 30*a.* wood, in Thundersleigh and Reyleigh, late William [Clayton's] are situate and lying . . . [manor of Seynt] Laurence Hall, and all the above specified lands and tenements in Seynt Laurence Hall and Bradwell are situate and lying within . . .

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680. EDMUND ARUNDELL, knight.

Commission wanting; *inquisition* 20 June, 19 Henry VII.

He died twenty . . . December last. Anne wife of John Crokker, esquire, is his sister and next heir, aged 40 and over.

CORNWALL. [A fine levied] in the quinzaine of St. John the Baptist, 1 Henry VII, between [Robert Throgmerton, esquire, and Edward Bertlet,] querents, and William Houghton, knight, and Joan, his wife, deforeiants, of *inter alia* the manors of Benamyne, Stratton, Swancote, Syntmarywike, Synt Clere Colshill, Leskerde Colshill and Wykeburgh, and twenty messuages, 2,000*a.* land, 300*a.* meadow, 400*a.* pasture, 300*a.* wood and 100*s.* rent, in Benamyne, Stratton, Swancote, Syntmarywike, Synt Cler' Colshill, Leskerde Colshill and Tremyeth and the advowson of the church of Syntmarywike; which William and Joan thereby acknowledged [the same] to be the right of Edward, and remised and quitclaimed them from themselves and the heirs of Joan to the said Robert and Edward and the heirs of Edward for ever; and by the same fine the said Robert and Edward granted *inter alia* the said manors, &c. to the said William and Joan

and the heirs of the said Joan of her body begotten. By virtue of which fine the said William and Joan were seised thereof, viz. William in his demesne as of free tenement and Joan in her demesne as of fee tail. And afterwards the said Joan died, and the said William [was and still is seised thereof] by survivorship. After the death of the which Joan the reversion of the said manors, &c., descended to the said Edmund Arundell, knight, as cousin and heir of the said Joan of her body begotten, viz., son of Remfrey [her] son and heir. [And afterwards] the said Edmund died without heir of his body issuing, after whose death the reversion thereof descended to Anne, now wife of John Crokker, esquire, sister and heir of the said Edmund :—

Manor of Benamyne, worth 10*l.*, and the manor of Stratton, worth 10*l.*, held of the lord [prince], as of his duchy [of Cornwall], by knight service.

Manor of Swancote, worth . . . , held of the lord prince as of his castle [of Launceston], by knight service

Manor of Synt Mary Wyke and Wykeburgh and the advowson of the church of the same manor of Synt Mary Wyke to the same manor [belonging], [held of the lord prince as of] his [castle aforesaid] by knight-service. The manor of Syntmarywike, with the borough there and the advowson of the church of said manor are worth 10*l.*

Manor of Syntclerecolshill, worth 6*l.*, held of Richard Derling, by fealty, for all service.

Manor of Leskerdcolshill, worth 6*l.*, held of the lord prince, as of his castle aforesaid, by knight-service

The said messuages, land, meadow, pasture and wood, except one messuage and an acre of land Cornish, in Tremyeth, are held of the lord prince, as of his castle aforesaid, by knight-service, and are worth 20*s.* ; the said messuage and acre of land Cornish in Tremyeth, worth 6*s.* 8*d.*, are held of Thomas Cressy, by fealty only.

One John Colshill, esquire, was seised *inter alia* of the castles and isles of Sully, also of 40*s.* yearly rent issuing from all and singular messuages, lands and tenements with their appurtenances in Clys in the county aforesaid, and being so seised, by his writing indented, dated at Tremethert, Monday after St. Andrew, the Apostle, 12 Henry IV, gave them to Richard Courtney, dean of the cathedral church of Wells, John Courtney, knight, Robert Cary, esquire, John Preston, parson of the church of St. Ewe, Ralph Colyn, parson of the church of Lansewes, Thomas Griston, parson of the church of Stawford, Robert Asthorp, clerk, and John Jaby[en], [to hold] for the term of the life of the said John Colshill, esquire, with remainder thereof to John Colshill son of John Colshill, esquire, and the heirs of his body issuing ; by virtue of which the said Richard and the others were seised thereof in their demesne as of free tenement. And afterwards the said John Colshill, esquire, the father, died, after whose death the said John Colshill, the son, entered into the castle, isles and all and singular other the premises, as in his remainder, and was seised thereof in demesne [as of fee tail] by form of the gift aforesaid, and of such estate thereof died seised ; after whose death the said castle, &c. descended to John Colshill, knight, as son and heir of the said John, by virtue of which the same John Colshill, knight, into the said castle, &c. [entered and was seised thereof] in his demesne as of fee tail by form of the gift aforesaid, and of such an estate thereof died

seised without heir of his body issuing; after whose death the said castle, &c. descended to Joan, late the wife of William Houghton, knight, [as sister and heir] of the said John Colshill, knight, by virtue of which the same Joan was seised thereof in her demesne as of fee tail by the form of the gift aforesaid; and afterwards the said Joan died, after whose death the said castle, &c. descended to the said Edmund Arundell, knight, in the said writ (*sic*) named, as [cousin] and heir of the said Joan of her body begotten, viz. son of Remfrey son and heir of the said Joan, by virtue of which the same Edmund into the said castle, &c. entered and was seised thereof in fee tail by form of the gift aforesaid, and of such estate thereof [seised, died without heir] of his body issuing, after whose death the said castle, isle (*sic*) and other the premises descended to the said Anne, wife of the said John Crokker, esquire, as sister and heir of the same Edmund (*cf.* No. 769):—

The said castle, isle (*sic*) of Sully, worth 10*l.*, are held of the lord prince, as of his castle of Launceston, by service of three hundred 'puffyn', or 6*s.* 8*d.* yearly at Michaelmas.

Thomas Dowrysh, Richard Pree, Robert Claye and William Derell, were seised of the manors of Tremethert, Trenaunt, Manely and Seynt Ewa, a fourth part of the manor of Truruburgh, with the advowsons of the churches of Seynt Ewa and Dewlo, in their demesne as of fee, and, being so seised, by their writing indented dated Friday after the feast of St. Michael the Archangel, 38 Henry VI, demised them to one John Colshill, knight, and Elizabeth, his wife, to hold to them and the heirs of John's body with remainder in default to Joan then wife of John Nanfan, sister of the same John Colshill, and the heirs of her body issuing. By virtue of which the same John Colshill and Elizabeth his wife were seised thereof, viz. John in his demesne as of fee tail by the form of the gift aforesaid and the said Elizabeth in her demesne as of free tenement. And the same John Colshill, knight, of such an estate died seised without heir of his body issuing, and the same Elizabeth survived him and was thereof solely seised in her demesne as of free tenement by survivorship, and of such an estate thereof died seised, after whose death the manors, &c. aforesaid remained to the said Joan then wife of William Houghton, knight, and the heirs of her body issuing, by form of the gift aforesaid. By virtue of which the same William Houghton, knight, and Joan, in her right, into all the premises entered and were seised thereof, in fee tail, as in their remainder by the form of the gift aforesaid; and of such an estate thereof the same Joan died seised, after whose death the manors, &c. aforesaid descended to the said Edmund Arundell, knight, as cousin [and heir of the said] Joan, viz. son of Remfrey her son and heir, by virtue of which the same Edmund entered and was seised thereof in his demesne as of fee tail by form of the gift aforesaid and of all the premises, the manor of Tremethert only excepted, died seised.

Long before his decease, the said Edmund Arundell, by his charter dated at Tremethert, Friday the eve of the Nativity of the Blessed Virgin Mary, 14 Henry VII, gave and granted the said manor *inter alia* with the advowson of the church of Dewlo to John . . . , serjeant-at-law, William Trevanyon, squire of the body of the king, and Robert Tredenek, to hold the said manor, together with the advowson of the church aforesaid and the rest of the premises aforesaid for the term

of the life of Edmund and Joan his wife, by virtue of which gift the same William, John and Robert were and still are seised thereof in their demesne as of free tenement. After whose death all the premises with the reversion of Tremethert aforesaid descended to the aforesaid Anne, now wife of John Crokker, esquire, as sister and heir of the said Edmund :—

Manor of Tremethert with the advowson of the church of Dawlo, held of the king, as of his manor of Lantean, by knight service.

Manors of Trenaunt, Manele and Seynt Ewa, with the advowson of the church of the same manor of Seynt Ewa, held of the king, by service of 1 knight's fee and by service of finding a man at arms in the king's war for forty days at own cost.

Fourth part of the manor of Truruburgh, held of the lord prince in free burgage, by fealty only, for all service.

The said manor of Tremethert, with the advowson of the church of Dewlo, is worth 10*l*.

The said manor of Seynt Ewa, with the advowson of the church of the same manor of Seynt Ewa, is worth 40*s*.

The said manor of Trenaunt is worth . . .

. . . is worth 10 marks.

One Remfrey Arundell, knight, father of the said Edmund, was seised in fee of the manors of Chyworthwen, Treburgher, Lanant, Bosyberthu, Boskynwyn, Polegh, Gromlegh, Treylyan, Wyke Helstonburgh, Treben Qwelemayowe, Eglosheill, Seynt Columbe, Trenans, Towyn, Rosgerens, Tregontilian, Tregawen, Sadelbak, Polwen, Trelughan, Restyf, and of five hundred messuages, two thousand acres of land, one hundred acres of meadow, one hundred acres of wood, one thousand acres of furze and heath, 20*l*. [rent in] Penfentyowowe, Rynsy, Tregewsteke, Lanevet, Eglosheill, Tregelest, Tremeteny, [Hendre]agayn Rynsy, and, being so seised, enfeoffed John Arundell, late bishop of Exeter, by the name of John Arundell, clerk, and others, thereof, to have and hold . . . , by virtue of which feoffment the said John Arundell, clerk, and the others were seised of the premises in fee to the use aforesaid, but to what intent they were seised of the manor of Lamborne the jurors know not. And afterwards the said Remfrey Arundell died, after whose death [the premises descended] to the said Edmund, as son and heir of the said Remfrey. And afterwards the said Edmund, by his charter dated 22 November, 8 Henry VII, granted and agreed that all feoffees being seised to his use of all manors, lands and tenements in Boskynwyn, Qwlemayowe, Rynsy, Seynt Buryan, Mayon, Boskena, Fentenleke, Lannevet, with the advowson of the church of the same and elsewhere in the county of Cornwall, late belonging to Remfrey Arundell, knight, his father, should stand and be seised thereof to the use . . . heirs of the said Edmund of his body begotten, with remainder in default of such issue to the right heirs of the said Remfrey for ever.

Further the jurors say that John Arundell, clerk, by his charter indented dated at Mayon . . . demised to Edmund Arundell, esquire, and Joan, his wife, and Thomas Heresy, the manors of Mayon, Boskenwen, Fentenlege, Penfentyowowe, Rynsy, Tregewstek, Lanevet, and all messuages, lands and tenements in . . . , Trevilly, Trevysakwartha, Trewisakwolas, Trenals, Weke, Gres, Bromlogh (*sic*), Pollegh, Treylyan, Bossehore, Basket,

Newham, Parkecoys, Slegeyowe, Buttenglebe, Tunacr', Trelogas, Truruburgh, Trenans, Hendre in the parish of Seynt Kewa, . . . , Pendoget, Tregentey, Hendre *juxta* Rynsy, Trewaves, Treger, Trenowyth *juxta* Trenger, Trebaswhethen, Poltusca, Gwelemayowe and Tregorrak, with their appurtenances, which he lately had, together with Ralph Boteler, lord de Sudeley, . . . , since deceased, by the gift and feoffment of Remfrey Arundell, knight, as by a charter thereof more fully appears, to hold to the said Edmund and Joan, and Thomas, and the heirs of the body of the said Edmund begotten, [paying to]. . . , sometime the wife of Remfrey Arundell, knight, 'my' (*sic*) brother, during her life 50 marks yearly at two terms of the year, viz. ——— and Michaelmas, as by certain indentures, dated 3 February, 15 Edward IV, [between] Robert Crane and Anne, his wife, of the one part, John Colshill, knight, and the said John Arundell and Richard Nanfan, of the other, more fully appears. By virtue of which the said Edmund and Joan and Thomas were seised of the premises . . .

And the jurors say that John Colshill, knight, and John Arundel, clerk, were seised of the manors of Mayon, Boskenwyn, Fentleke, Penfentyowe, Rynsy, Tregeusteke and Lanevet and one hundred messuages, 50*a.* land Cornish, 40*a.* meadow, *a.* wood . . . *a.* furze and heath, and 100*s.* rent, in Mayon, Boskynwyn, Fentenleke, Penfentyneo, Rynsy, Tregeustek, Lanevet, Estals, Trevilly, Trevaseke wartha, Trevasek woles, Trenals, Queyke, Gryes, Gromlegh, Pollegh, Treylyan, [Bossehore] Basket, [Newham] Parcoys, Lostwithiell, Lanhunsyth, Tregentulyan, 'Seynt Coluns the overa,' Truruburgh, Trenans, Hendre in the parish of Seynt Kewa, Sligyowe, Buthen Gleek, Tuneacker, Treloga, Tregelest, Pendoget Tremeteny, Hendre *juxta* R[ynsy], Trewafos [Treger], Trenowith *juxta* Tre[nger], Trevesworthen, Poltuske, Govelemayowe and Tregorek, with their appurtenances in fee, and, being so seised, by charter dated 8 January, 15 Edward IV, demised and confirmed the same to Anne late the wife of Robert Crane, for the term of her life, by virtue whereof she was, and still is, seised of the premises in her demesne as of free tenement. And afterwards the said [John] Colshill [died] and the said John Arundell, clerk, survived him, and was seised of the reversion of all the manors, lands and tenements aforesaid by survivorship, and died, after whose death the reversion of all and singular the premises descended to Anne, now the wife of John Crokker, esquire, as cousin and [heir of the said John Arundell, clerk, viz.] sister of Edmund Arundell, knight, son of Remfrey Arundell, knight, brother of the said John Arundell, clerk, which Anne late the wife of Robert Crane is still living :—

Manor of Mayon, worth 53*s.* 4*d.*, held of Thomas Leghton, knight, as of his manor of Corvagh, by fealty and 5*s.* 10*d.* rent, and common suit of his court of Corvagh, for all service.

Manor of Boskenvyn, worth 66*s.* 8*d.*, held of the lord prince, as of his manor of Helston in Kerrier, parcel of his duchy of Cornwall, by fealty and 4*s.* 6*d.* rent, and common suit of his court of the manor aforesaid, for all service.

Manor of Fentenleke, worth 40*s.*, held of John Arundell, knight, as of his manor of Conerton, by knight-service and 3*s.* rent, with common suit of his court of his manor aforesaid, for all service.

Manor Penfentyowe, or Penfentyneo, worth 60*s.*, held of William Fortescue, Humphrey Monke and John Carmynowe, esquires, as of

their manor of Ethelys, by fealty, 4s. rent, and common suit of court of their manor aforesaid, for all service.

Manor of Rynsy, worth 53s. 4*d.*, held of William Trewynnard, by fealty and 3s. 10*d.* rent, for all service.

Manor of Tregeusteke, worth 4*l.*, held of [Richard] Nanfan, knight, as of his manor of Blyston, by fealty and 20*d.* rent, for all service.

Manor of Lanevet, worth 40s., held of William prior of Bodmin, as of his manor of Ryalton, by 2s. 8*d.* to be paid yearly, for all service.

A fourth part of the borough of Truru and of a water-mill, worth 13s. 4*d.*, held of the prince in free burgage, by fealty only, for all service.

Land called Owelemayowe, containing 40*a.* land English, worth . . . , held of the prince, as of his said manor of Helston in Kerryer, parcel of his duchy of Cornwall, by 3s. rent yearly for all service.

A messuage and 40*a.* land, in Overa Lancreynton, worth 6s. 8*d.*, held of Thomas Hycke, service unknown.

C. Series II. Vol. 17. (2.)

681. HENRY FERRERS, knight.

Writ of Mandamus 28 September, *inquisition* 17 October, 19 Henry VII.

The same Henry Ferrers, and Margaret, his wife, long before his decease, were seised of the under-mentioned manor in fee, to them and the heirs of their bodies tailed, by virtue of a grant of King Edward IV, by his letters patent, 14 November, 8 Edward IV, to them made. They had issue Edward Ferrers, who survives. They being so seised, afterwards the said Margaret died, and the said Henry was solely seised thereof by survivorship in fee, tailed as aforesaid. And being so seised, he suffered a recovery thereof in Michaelmas term, 13 Henry VII, to Edward Belknap, John Smyth Richard Cotes and Robert Bromeley, as appears by the record thereof among the *Communia Placita de Banco* of the said term, ro. cclvii. They were seised thereof accordingly in fee at the time of his death and are still so seised. The said recovery was had upon a treaty of marriage between the said Edward Ferrers, the son, and Constance, daughter of Nicholas Brome, of Baddesley, co. Warwick, esquire, by covenant between the said Henry and Nicholas, to secure her jointure of that manor *inter alia*, and to the use of the said Constance and Edward, for the term of their life in survivorship, with remainder to the said Edward and the heirs of his body begotten. The said Edward married the said Constance, who survives, and the said Edward Belknap and the others are still seised of the said manor to the use aforesaid.

He died 28 December, 16 Henry VII. The said Edward Ferrers, aged 30 and more, is his son and heir.

RUTLAND. Manor of Hameldon, worth 30*l.*, held of the king, by fealty only, for all service.

C. Series II. Vol. 17. (4.)

682. CHRISTOPHER TROPPEL, esquire.

Writ 12 February, *inquisition* 19 July, 19 Henry VII.

He was seised, 20 May, 4 Henry VII, of the under-mentioned manors, &c., and, being so seised, took to wife one Anne daughter of Nicholas Carue, and

afterwards by charter under his seal enfeoffed one John Kyngesmeell, Edward Hungerford, son and heir of Walter Hungerford, knight, Walter Servyngton, Thomas Neweburghe, Philip Baynard, John Yorcke, John Erneley, Robert Sowthe, and others, thereof, to the use of himself and the heirs of his body begotten, with remainder in default to the use of Mary Seryvngton, his sister, and the heirs of her body begotten, with remainder in default to the use of himself and his heirs. They were seised thereof accordingly then, and at the time of his death, in fee to the use aforesaid.

He died 24 December last. Thomas Troppenell, aged six and more at the time of his death, is his son and heir. *Cf.* Nos. 754, 756, 783.

WILTS. Manor of Great Chaldefeld, otherwise called the manor of Est Chaldefeld, or Estchaldfeld, with the advowson of the church there, 500*a.* land, 60*a.* meadow, 1,000*a.* pasture, 10*a.* wood, 10*a.* heath, and the office of constable of Trowbrygge castle, with appurtenances in Chaldefeld, or Chaldfeld, aforesaid, Lynford, Holte, Trowbrygge, Great Atteward, or Attward, Little Atteward, otherwise called Cuttels Atteward, or Attward, and Browton, or Browghton, Gyfford, worth 24*l.*, held of the king, as of the honor of Trowbrygge, service unknown.

Manor of Maydenbradley, or Maydenbradeley, two messuages, 400, or 40*a.* land, 60*a.* meadow, 700*a.* pasture, 20*a.* heath, in Maydenbradley, Westcodford and Estcodford, worth 12*l.*, held of the prior of Maydenbradley, service unknown.

Manors of Chiklade, or Chicklade, and Hyndon, with the advowson of the church of Chiklade, or Chicklade, 500*a.* land, 60*a.* meadow, 1,000*a.* pasture, 10*a.* wood, 24*a.* heath and 5 marks rent, in Chiklade or Chicklad, Hyndon, Bishops Knoyll (*Knoyll Episcopi*) and Milton, worth 10*l.*, held of the bishop of Winchester, service unknown.

Manor of Est Harnam, 400*a.* land, 50*a.*, or 40*a.*, meadow, 700*a.* pasture, 10*a.* wood, 100*a.* heath, 40*s.* rent, in Est Harnam and Homyngton, worth 9*l.*, held of the bishop of Salisbury, service unknown.

Manor of Little Dorneford, ten messuages, 600, or 100*a.* land, 60*a.* meadow, 800*a.* pasture, 20*a.* wood, 4 marks rent, in Little Dorneford, Old Salisbury and Fysseherton Ancher; whereof the land, &c. in Little Dorneford and Old Salisbury, worth 13*l.*, are held of the king, as of his earldom of Salisbury, service unknown; and ten messuages in Fyssherton Ancher, worth 10 marks, are held of Nicholas Wadeham, knight, service unknown.

Manor of Neston, twenty messuages, 600*a.* land, 30*a.* meadow, 400*a.* pasture, 20*a.* wood, 40*s.* rent, with the chapel of St. John the Baptist there and the close adjacent in 'le Rygge,' or with the chapel of St. John the Baptist in 'le Rygge' with the close adjacent, in Neston, Cosham, Stratford, Hertham and Coshamlond within the parish of Cosham, worth 14*l.*, held of the king, service unknown.

Six messuages, 40*a.* land, 10*a.* meadow, 20*a.* pasture, in Chyppenham, worth 26*s.* 8*d.*, held of Walter Hungerford, knight, service unknown.

A hundred acres of pasture in Pavesham within the parish of Chippenham, worth 20*s.*, held of the king in chief, by knight-service.

Three messuages, 100*a.* land, 10*a.* meadow, 40*a.* pasture, in Castelcombe, Alyngton, Langeden or Lonyngdon, and Lockeryge or Lockerygge, worth 13*s.* 4*d.*, held of John Scrope, knight, service unknown.

A messuage, 60*a.* land, 10*a.* meadow, 20*a.* pasture, in Michells Kynton and Tollard, worth 26*s.* 8*d.*, held of the abbot of Glassynbury, service unknown.

Six messuages, six gardens, in New Salisbury, with the advowson of the church of Great Cheverell (*Cheverell Magna*), worth 10*l.*, held of the bishop of Salisbury, service unknown.

C. Series II. Vol. 17. (5.) E. Series II. File 960. (11.)

683. JOHN BYCONELL, knight.

Writ of Mandamus 8 March, *inquisition* 20 June, 19 Henry VII.

Long before his decease he was seised of the under-mentioned manor, &c. in fee, and, being so seised, by charter enfeoffed Giles Daubeney de Daubeney, knight, William Hody, knight, chief baron of the Exchequer, Edmund Carewe, knight, John Speke, knight, Amyas Paulet, knight, William Sayntmaur, esquire, William Carent, esquire, John More, esquire, John Skewys, John Pole and John Stone, thereof, to the use of himself and his heirs, and the performance of his last will.

They were seised thereof accordingly in fee to the use aforesaid. And afterwards, 15 August, 16 Henry VII, he made his last will, viz. that after his death his feoffees should demise the manor of South Perot to Elizabeth Biconyll, his wife, for her life, and that she during her life from the issues and profits thereof shall find yearly five scholars in the university of Oxford in divinity (*in lege divina*) to the intent that the said scholars shall instruct the people therein; that after her decease the manor should remain to the said William Sayntmaur for life, he finding two scholars, as above; that after his decease he manor should remain to the said Giles and Henry his son, for the term of their lives in survivorship, with remainder to the said William Sayntmaur and the heirs male of his body issuing, with remainder in default to the said Giles and the heirs male of his body issuing, with remainder in default to John Horsey, of Clyfton and his heirs for ever; except a tenement or messuage and certain parcels of land thereto adjacent within the said manor, late in the tenure of John Draper, which after the death of the said Elizabeth, Giles and Henry, and for default of male issue of the said William and Giles, should remain to the said William Sayntmaur and his heirs for ever.

Further touching land, &c., in Brodewyndesor and Wantesley, he willed that his said feoffees, having obtained the king's licence, should demise them to the abbot of Glastonbury and his successors, to divers intents in the said will specified, and with the intent that the said abbot or his successors should demise the said messuages in Brodewyndesor to the said Elizabeth, for the term of her life, without impeachment of waste and without any rent to the abbot.

Afterwards, 23 August, 17 Henry VII, he died; and afterwards the said John Stone died; and afterwards the said William Sayntmaur died, without heir male of his body issuing. And the said Giles and all the other feoffees were seised of the premises in fee by survivorship, and, being so seised, and having obtained the king's licence, by their charter indented demised the said land, &c. in Brodewyndesor and Wantesley to Richard, now abbot of Glastonbury, to hold to him and his successors to the intents in the will specified, as both by the said will and by certain indentures tripartite between the said abbot and convent, the prior and convent of Bath,

the dean and chapter of Wells, and by the charter aforesaid by the said Giles and other his cofeoffees to the said abbot and his successors made, more fully appears. By virtue of which demise the same abbot and convent were seised of the premises in fee, in right of their church, and, being so seised, by charter under their common seal the said abbot and convent demised the premises to the said Elizabeth according to the form of the will and of the intent in the said charter indented and in the said indenture tripartite specified.

The said Elizabeth at the time of the taking of this inquisition was seised of such an estate in the premises ; and from his death till now she has taken the issues and profits of the premises to her own use according to the will. *Cf.* Nos. 834, 837, 865.

DORSET. Manor of South Perot, worth 10*l.*, held of Roger Newburough, knight, as of the manor of Bradepole, service unknown.

Four messuages, 40*a.* land, or one messuage, 200*a.* land, in Brode-wyndesor and Wantesley, worth 5 marks, held of William Curtenev, knight, as of his manor of Brodewyndesor, service unknown.

C. Series II. Vol. 17. (6.) E. Series II. File 897 (b.) (23.)

684. JOHN LYGH, of Addyngton, esquire.

Commission of concealments, &c., 1 July, 18 Henry VII ; *inquisition* 17 April, 19 Henry VII.

He was seised of the under-mentioned manor of Addington, 40*a.* land, &c., in Addington, in fee, and, being so seised, for the performance of his last will, by his charter dated 10 June, 3 (*sic*) Richard [III], enfeoffed Henry Heydon, knight, by the name of Henry Heydon, esquire, Ralph Tykyll, Richard Skynner, John Skynner, John Crowe, John Groffam, John Legh of Abyngworth and John Brokett thereof, with all lands, meadow warren, pasture, wood and rent, by the name of the manor of Addyngton otherwise called 'Auguillond,' with all lands &c., and all its appurtenances, &c. in counties Surrey and Kent ; by virtue of which feoffment they were seised thereof in fee, and, being so seised, the said Ralph Tykyll, Richard Skynner and John Groffam died so seised, and the said Henry and the others are still so seised by survivorship. By his last will he directed that his said feoffees should stand seised of the said manor for the performance of his last will till his heir was twenty-two years old, and that his said heir at that age should have the said manor and other the premises to him and his heirs for ever.

He was seised in fee of the manor of Addyngton aforesaid, and long before his decease, being so seised, by charter, 2 July, 21 Edward IV, gave a yearly rent of 4 marks, to have and receive to him (*sibi*) and the heirs of his body lawfully begotten (*sic*) with clause of distraint in default, as in the said charter more fully appears.

Long before his decease, Robert Whyte, son and heir of John Whyte, son and heir of Robert Whyte, was seised to the use of him and his heirs in fee of the under-mentioned manor of Beres and land, &c. in the parishes of Addyngton and Chelsham, which the said Robert Whyte, late of Ferneham, grandfather of the said Robert Whyte who survives, together with Robert Dogge, Thomas Wesynham and Thomas Chamber, deceased, had by the gift and feoffment of John Lygh, the elder, late of Addyngton, by his charter dated at Addyngton, 2 September, 27 Henry VI. The said Robert Whyte,

the son, is still so seised. By his last will he willed and declared that the same Robert Whyte, the son, should stand and be enfeoffed of the said manor of Buryes, &c. for the performance of his last will, and that Isabel, his wife, should have an annuity of 10*l.* thereout for her life, and that afterwards the said Robert White, the son, should enfeoff or make estate in fee to other feoffees of the said manor for the performance of his will aforesaid; and the said feoffees should make estate thereof to his heir male at 21, with remainder, in default of issue male of his own body, to the heirs male of John Lygh, his grandfather.

Long before his decease he was seised in fee of the under-mentioned tenements called Lamendendes, &c. in the parish of Addyngton, and, being so seised, enfeoffed John Petlegh of Down, John Ownsted of Farlegh, and Henry Squery, thereof, to the use declared by his said last will, by virtue whereof they were and still are seised thereof in fee. By his last will he declared that the said John Petlegh and the others should be and stand enfeoffed thereof to the use of Joan Lygh, his sister, for the term of her life, with reversion to his right heirs.

He, John Kyng of Woodesyde, or Wodesyde, in the parish of Croydon and Nicholas Attwode, to the use of him and his heirs, were seised of the under-mentioned tenement, &c. in Croydon, as those which the said John Lygh bought and had together with the said John and Nicholas, by the gift and feoffment of John Kyng, the elder, of Sherlegh, as by the charter of the said John Kyng, the elder, 6 January, 15 Henry VII, more fully appears. He died so seised and the said John and Nicholas are still so seised thereof by survivorship.

Long before his death he was seised of the under-mentioned tenements, &c. in the towns, territories and parishes of Hedlegh, Ledred, &c., and, being so seised, by charter, 20 August, 8 Henry VII, gave them to John Puttok and John Brokett, 'yeomen,' who were seised thereof accordingly in fee, and, being so seised, by charter indented, the last day but one of August, 9 Henry VII, thereof enfeoffed the said John Lygh, esquire, and Isabel Harvy, daughter of the late John Harvy, esquire, deceased, and of Agnes, wife of John Islee, esquire, formerly wife of the said John Harvy, to hold to them and his heirs and assigns. They were seised thereof accordingly, he in fee and she in her demesne as of free tenement; which Isabel he afterwards took to wife. He died so seised, and she is still seised thereof by survivorship.

He died 24 April, 18 Henry VII. Nicholas Legh, aged 9 and more, is his son and heir.

SURREY. Manor of Addyngton, or Addyngton, otherwise called 'Bardolffes,' otherwise called 'Aguillondes,' 40*a.* arable, 6*a.* meadow, 300*a.* land, or land and pasture, called 'Warenlond,' 40*a.* or 60*a.* wood, and 15*s.* rent of assise, in the parish of Addyngton, with appurtenances in the counties of Surrey and Kent, worth 6*l.*, held of the king, by service of a dish (*ferculi*) to be made on the day of the king's coronation, which dish is called 'malpygernon.'

Manor of Beres, or Buryes, with 20*a.* land, 5*a.* meadow, 200*a.* land and pasture called 'Waren land,' 80*a.* wood, 3*s.* rent, within the townships (*villatas*) and parishes of Addyngton and Chelsham, or the manor of Buryes with appurtenances in Addyngton, Batys or Battes, Leyghams, Kebles, Stake croft and Colyersbourne, worth 100*s.*, held of Henry Heidon, knight, John Skynner, John Crowe, John Legh of Abyngworth and John Brokett, as of their manor of Addyngton, service unknown.

Two tenements called 'Lamendendes' and 'le Hale,' or 'Hale,' 70*a.* land, 3*a.* wood, in the parish of Addyngton, worth 40*s.*, held of Henry Heidon, knight, John Skynner, John Crowe, John Legh of Abyngworth and John Brokett, as of their manor of Addyngton, service unknown.

A tenement, 28*a.* land and pasture, 18*a.*, or 14*a.*, wood, in the parish of Croydon, called 'Sherlegh,' formerly 'Syredys,' worth 13*s.* 4*d.*, held of the archbishop of Canterbury, as of his manor of Croydon, service unknown.

Six tenements, 32*a.*, or 33*a.*, land, 67*a.* meadow, 163*a.* pasture, 90*a.* wood, 32*a.*, or 22*a.*, marsh, in the townships, territories and parishes of Hedlegh, Ledred, Asshested, Walton, Okelegh, or Oklegh, Wotton and Abyngworth, worth 10 marks, whereof one tenement, 12*a.* land, 6*a.* wood, in Hedlegh, are held of the abbot of Westminster, as of his manor of Patesham, service unknown; another tenement called 'Hicheherst,' 100*a.* pasture, 44*a.* wood, are held of Richard Guldeford, knight, as of his manor of Abyngworth, service unknown; the third tenement called 'Ruknanis' and 30*a.* pasture thereto belonging, the fourth tenement called 'Paynes,' 60*a.* meadow, 22*a.* marsh and 3*a.* wood thereto belonging, the fifth tenement called 'Pysteleys,' and 20*a.* land thereto belonging, and the sixth tenement called 'le Hale,' 7*a.* meadow, 40*a.* wood and 33*a.* pasture, are held of Richard Colpeper, as of his manor of Oklegh, service unknown.

C. Series II. Vol. 17. (7.)

685. HENRY CLIFFORD.

Commission reciting that Alexander Bradwey and Henry Clifford *dies clausurunt extremos, &c.*, 13 July, 16 Henry VII; *inquisition*, touching Clifford only, 10 November, 19 Henry VII.

The said Henry Clifford died seised in fee of the under-mentioned manor of Frampton on Severn and land, &c. in Arlyngham.

Long before his death one James Clifford, his father, was seised of the under-mentioned manor and advowson of Swyndon, manor of Woodmancote, messuages in Durseley, and messuages, &c. in Frethorn, Salle and Fremylode, in fee, and, being so seised, upon a covenant and agreement of marriage between himself and one Margaret Denys, enfeoffed Thomas Lymbrik and others of the said manors, advowson and messuages in Durseley to her use for life and thereafter to the use of himself and his heirs. The said Thomas and his co-feoffees were seised thereof accordingly in fee to the use aforesaid.

Further the said James being seised of the said messuages, &c. in Frethorn, Salle and Framylode, enfeoffed Giles Brugges, Walter Brokehampton and John Leveson, clerk, thereof, to the use of the said Margaret for life; and they were seised thereof accordingly in fee to such use; and, they being so seised, the said James had issue the said Henry named in this commission, and died; and the said Margaret survived him.

After the death of the said James the said Thomas and his co-feoffees were seised of the said manors, advowson and messuages in Durseley in fee to the use of the said Margaret for life, and after her death to the use of the said Henry, son and heir of the said James, and his heirs.

Similarly the said Giles, Walter and John Leveson were seised of the said messuages, &c. in Frethorn, &c. in fee to the use aforesaid.

Afterwards the co-feoffees of the said Thomas Lymbrik died, and he was solely seised of the said manors, &c. in fee by survivorship to the use

aforesaid ; and, being so seised, he demised the same to the said Margaret for life, according to the will of the said James ; by virtue of which demise she was, and still is, seised thereof in her demesne as of free tenement.

Similarly the said Giles, Walter and John Leveson, demised the said messuages, &c. in Frethorn, &c. to the said Margaret for life, according to the said will ; by virtue of which demise she was, and still is, seised thereof in her demesne as of free tenement.

Afterwards the said Thomas Lymbrik died, after whose death the reversion of the said manors, &c. descended to one Edward Lymbrik, as son and heir of the said Thomas, to the use aforesaid.

Similarly the said Walter and John died, and the reversion of the said messuages, &c. was expectant to the said Giles, by survivorship, to the use aforesaid ; and afterwards he died seised of that reversion, after whose death the reversion descended to one Giles Brugges, knight, as his cousin and heir, viz. son of Thomas his brother, to the use aforesaid.

He died 10 April, 2 Richard III. James Clifford, aged 19 and more, is his son and heir.

Immediately after his death Thomas Beynam, esquire, entered into the said manor of Frampton on Severn and land and pasture in Arlyngham, and took the issues and profits thereof till 23 February, 15 Henry VII, on which day one Alice, now the wife of Walter Denys, knight, entered into the same manors (*sic*) land and pasture and took the issues and profits from that day till the day of the taking of this inquisition, and still takes them.

The said Margaret Denys, now called Margaret Hide, is still surviving and took the issues and profits of the said manors of Swyndon and Woodmancote and the other premises in Dursley, Frethorn, Salle and Framylode from the time of the death of the said Henry and long before till the taking of this inquisition and still takes them.

GLOUCESTER. Manor of Frampton on Severn (*super Sabrinam*), worth 100s., held of John Arundell, by $\frac{1}{100}$ of a knight's fee.

Manor and advowson of Swyndon by (*juxta*) Cheltenham, worth 18l., held of the abbess of Syon, by 6s. rent yearly and suit of her court at Cheltenham twice a year.

Manor of Woodmancote, worth 60s., held of Edward Berkeley, knight, by 8d. rent yearly, for all service.

Eight messuages in Durseley, worth 60s., held of Edmund Wykes, esquire, by 16s. rent yearly, for all service.

Six acres of land, 2a. pasture, in Arlyngham, together with nine messuages, two cottages with gardens adjacent, four virgates, three farendells and a quarter of land and 6a. meadow, in Frethorn, Salle and Framylode, worth 8l. 11s., held of the lord de Botreux, services unknown.

C. Series II. Vol. 17. (8.)

686. JOHN DIGGIS.

Writ 14 February, 18 Henry VII ; *inquisition* Monday before St. Leonard, 19 Henry VII.

He was seised of the under-mentioned manor of Popeshale in fee, and, being so seised, enfeoffed Edward Ponynges, John Fyneux, William Scotte,

and Thomas Kemp', knights, thereof, *inter alia*, to the use of himself, his heirs and assigns, by virtue of which feoffment they were and still are seised thereof to the use aforesaid.

He was seised of the under-mentioned manor of Yoke in fee, and similarly enfeoffed the said Edward and the others thereof.

He was seised of the under-mentioned land in Netherhardres in fee and similarly enfeoffed the said Edward and the others thereof.

A fine was levied in the quinzaine of St. Martin, 3 Richard II, and afterwards in the quinzaine of Easter, 4 Richard II, between John Dygges and Juliana, his wife, querents, and Roger son of John de Northwode, deforciant, of the under-mentioned manor of Wychelyng, which Christopher Shukkeburgh and Agnes, his wife, held for the term of her life, whereby the said Roger granted that the said manor which the said Christopher and Agnes held for her life of his inheritance, should remain upon her decease to the said John and Juliana and the heirs of their bodies.

The said John Dygges, named in the writ, was cousin and heir of the said John and Juliana, viz. son of John, son of John, son of the said John and Juliana, whereby the said John Dygges, named in the writ, entered into the said manor and was thereof seised in fee tail by the form of the gift, and, being so seised, he enfeoffed the said Edward and the others thereof *inter alia* to the use aforesaid, &c.

He was seised of the under-mentioned manors of Brome and Outtelmeston in fee, and, being so seised, thereof enfeoffed the said Edward and the others to the use aforesaid, &c.

He was seised of the under-mentioned land in Lenham in fee, and similarly enfeoffed the said Edward and the others thereof, &c.

He was seised of the under-mentioned land in Fryndstede, Kyngeston, Asshe and Natyngton, in fee, and similarly enfeoffed the said Edward and the others thereof, &c.

He died 29 December, 18 Henry VII. James Dygges, aged 30 and more, is his son and heir. The said James has taken the issues and profits of the premises since his father's decease.

KENT. Manor of Popeshale, worth 10*l.*, held of Thomas Kyngeston, the heir of John de Sancto Johanne, by knight-service, viz. by homage and fealty and the payment of 20*d.* yearly to the heir aforesaid of John de Sancto Johanne, for every twenty weeks, at the king's castle of Dovorr, for ward thereof, inasmuch the said Thomas is mesne between the said John Dygges and the king.

Manor of Yoke, worth 10 marks, held of the king, as of the honor of Ledes, formerly Hamo Crevequer's, service unknown.

Ninety-seven acres of land, pasture and wood, in Netherhardres, worth 6*l.*, held of the king, as of the said honor of Ledes, by service of $\frac{1}{4}$ of a knight's fee.

Manor of Wychelyng, worth 10 marks, held of the dean and chapter of the free chapel of the king of St. Stephen within the palace of the town of Westminster, by homage and fealty and service of three parts of a knight's fee, and a rent yearly to the king's castle of Dovorr to the ward of the said castle for every twenty weeks, 10*s.*

Manors of Brome and Outtelmeston, worth 10*l.* apiece, held of the archbishopric of Canterbury, by fealty and rent, viz. the manor of Brome by 4*l.* rent yearly and the manor of Outtelmeston by 100*s.* rent yearly.

One hundred acres of land in Lenham, worth 6*l.*, held of the abbot of the monastery of St. Augustin without the walls of the city of Canterbury, by homage and fealty and by service of paying to the said abbot yearly 19*s.*

One hundred acres of land in Fryndstede, held of Robert Haddes, as of his manor of Wrenstede, by fealty and 21*s.* 3*d.* rent yearly.

One hundred acres of land in Kyngeston, held of Roger Wentworth, as of his manor of Kyngeston, by fealty and 16*s.* rent yearly.

Twenty acres of land in Asshe by Sandwich, held of the archbishopric of Canterbury, by fealty and a yearly rent, amount unknown.

Fifty acres of land in Natynton, held of the prior of the church of St. Gregory of Canterbury, by fealty and a yearly rent, amount unknown.

The said land in the towns of Fryndstede, Kyngeston, Asshe and Natyngton, is worth 4*l.* yearly.

C. Series II. Vol. 17. (9.)

687. ALICE CLAYTON.

Writ of Mandamus, 10 July, 18 Henry VII; *inquisition* 20 October, 19 Henry VII.

John Parterich, John Welweton, and William Gardenar, were seised of the under-mentioned land, &c., in South Pederton, Estlambroke and Kyngesbery, Homer, Trent, Wyke and Milbourne Port, in fee, and, being so seised, by charter gave them to Giles Kendale and the said Alice, then his wife, and the heirs of their bodies, with remainder in default to his right heirs.

The said Giles and Alice were seised thereof accordingly in fee tail, and had issue Margaret and Elizabeth. Afterwards he died, and she was solely seised thereof by survivorship in fee fail, and died so seised, whereupon the premises descended to the said Margaret, wife of Henry Wadham, esquire, and to Thomas Roo, viz. to Margaret as daughter, and to Thomas as cousin, and heirs of the bodies of the said Giles and Alice, the said Thomas being son of the said Elizabeth their daughter. They entered accordingly and were and still are seised thereof in fee tail.

She died 2 January last, seised in fee of the under-mentioned two messuages, land, pasture and meadow, in Estlambroke, which thereupon descended to the said Margaret and Thomas Roo, as her daughter and one of her heirs and her cousin and the other of her heirs, viz. son of her daughter Elizabeth. The said Margaret and Thomas are her next heirs, Margaret aged 40 and more and Thomas aged 22 and more.

SOMERSET. Two messuages, 20*a.* land, 40*a.* pasture, 6*a.* meadow, in South Pederton, worth 26*s.* 8*d.*, held of Giles, lord de Daubeney, knight, as of the manor of South Pederton, in free socage.

Six messuages, 40*a.* land, 30*a.* pasture, a dovecot, and 10*a.* meadow, in Estlambroke; also eight messuages, 30*a.* land, 20*a.* pasture, 8*a.* meadow, in Kyngesbery, or Kyngesbury, Episcopi; held of the dean and chapter of Wells, as of their manor of Kynbery, service unknown; the said messuages, land, pasture and dovecot are worth 4 marks yearly.

A messuage, 80*a.* land, 40*a.* pasture, 10*a.* meadow, in Homer, worth 40*s.*, held of the king, as of the earldom of Salisbury, by service of $\frac{1}{4}$ of a knight's fee.

One acre of land in Trent and the advowson of the church of Trent, to be presented to at every third turn, worth 20*d.*, held of the prior and convent of Stodeley, in free socage.

A messuage, a water-mill, a cottage and 160*a.* land, 100*a.* pasture, 20*a.* meadow, in Wyke by Milbourne Port, worth 5 marks, held of William Carant, esquire, service unknown.

A burgage in Milbourne Port, worth 6*s.* 8*d.*, held of Margaret, countess of Richemond, as of her manor of Milbourne Port, in free burgage.

Two messuages, 20*a.* land, 10*a.* pasture, 2*a.* meadow, in Estlambroke, worth 20*s.*, held of the dean and chapter of Wells, service unknown.

C. Series II. Vol. 17. (10.) E. Series II. File 897 (b.) (20.)

688. RICHARD COTTON, esquire.

Writ 23 January, *inquisition* 3 March, 19 Henry VII.

Henry Colet, William Knyvet, knights, John Colet, John Clerk, Thomas West, clerks, Henry Grymysby, Robert Brudenell, Thomas Jakes, Christopher Hawe and Ralph Grene, were seised, long before the decease of the said Richard Coton, of the undermentioned manors, to the use of the said Henry Colet and his heirs by reason of a bargain, covenant and purchase thereof between the said Henry and Richard for a certain sum of money by the said Henry to the said Richard paid, as in certain indentures between them more fully appears; and they being so seised, afterwards by certain indentures, 8 February, 13 Henry VII, between the said Henry Colet, of the one part, and Richard Coton named in the writ, by the description of Richard Cotton of Redware, co. Stafford, esquire, of the other, it was covenanted, bargained and agreed between them that if, and so long as the said Richard, his heirs and assigns, paid 10*l.* yearly, on the last day of March and 20 September equally, to the said Henry, his heirs and assigns, or within three months after such days, then, and so long, the said Richard, his heirs and assigns, should have and enjoy the said manors and take the issues and profits thereof without interruption from the said Henry, his heirs or assigns; in default of such payments, if the said Richard acquitted the said manors against Thomas Coton and Katharine, his wife, of an annuity of 10 marks which they have therefrom for the term of their lives, then, if the said Henry paid to the said Richard, to the use of himself and his heirs or assigns, 160*l.*, or if on the occasion of such default the manors were not discharge of the said annuity of 10 marks, then, if the said Henry paid 30*l.* to the said Richard, or to the prior of Leicester for the time being to the use of the said Richard, his heirs or assigns, from thenceforth the said Henry and his co-feeoffees and their heirs shall be possessed of the said manors to the use of the said Henry, his heirs and assigns; and that, in the meantime, till this be done, the said Richard, his heirs and assigns should occupy the said manors, supporting the said charges as aforesaid. Further, the said Henry granted, bargained and allowed by the same indentures that if and when the said Richard Coton, his heirs or assigns, pay to him, his heirs or assigns, 210 marks, then the said Henry and his co-feeoffees and their heirs, should be seised of the said manors to the use of the said Richard and his heirs, the said manors being thereupon clearly discharged of all rents, statutes staple, statutes merchant and other charges granted or had by the said Henry.

The said Henry and his co-feoffees were seised thereof accordingly at the time of Richard's death, and still are seised, to the use of the yearly payment of 10*l.*, as above, and to the other uses specified in the said indentures; and the said Henry was duly satisfied of the said payment up to Richard's death; and the said Richard duly pay the said 10*l.* all his life, on the appointed days, and has not yet paid the said 210 marks.

He died 10 September, 19 Henry VII. Thomas Coton, aged 20 and more, is his son and heir.

LEICESTER. Manors of Thurcaston, Cayham and Mapulwell, worth 20*l.*, held of Thomas, marquess of Dorset, service unknown.

C. Series II. Vol. 17. (11.) E. Series II. File 1115. Part VIII. (1.)

689. JOAN BOUREMAN, widow.

Writ 3 November, *inquisition* 26 April, 19 Henry VII.

She was seised of the under-mentioned moiety of the manor of Broke, and died so seised.

She was seised of the under-mentioned land, &c. in Alfredeston.

She was seised of the under-mentioned land, &c. in Brardyng and Caresbroke in fee, and, being so seised, by charter, 16 October, 4 Henry VII, thereof enfeoffed William Coke of Elyngham and William Okeden, of the same, whereby they were seised thereof in fee to her use for life, with remainder to the use of Thomas Bowreman and Eleanor, his wife, for their lives in survivorship, with remainder to the use of Thomas' heirs, as by an indenture between her and Thomas Bowreman, her son and heir, of the one part, and the said William Coke, of the other, dated Monday before the Nativity of St. John the Baptist, 3 Richard III, more fully appears. Afterwards the said Thomas Bowreman died and the said Eleanor survived him and took to husband one William Tychebourne of Tychebourne, esquire. And the said William Coke died and the said William Okeden survived him and was seised of the premises in fee by survivorship to the use of the said William Tychebourne and Eleanor his wife, in her right, for the term of her life, with remainder to the use of Nicholas Bowreman, son and heir of the said Thomas Bowreman and his heirs for ever.

She was seised of the under-mentioned land, &c. in Bordwode, Ageston, Adderton, Newport, Fayrle, Kete, Panne, Diersdoun and Lymyngton, in fee, and, being so seised, by charter 22 May, 11 Henry VII, thereof enfeoffed John Lige (*Lize*), John Gilberd, John Coke, esquires, Thomas Coke, Robert Gylberd, gentlemen, and Edmund Crome, rector of the church of Bryxston, together with the said land, &c. in Brerdyng and Caresbroke, for the performance of her last will to be thereafter declared to them, and they were seised thereof accordingly in fee to her use and the performance of such will.

She declared her last will, at Broke, 2 July, 14 Henry VII, touching the premises, viz. that her feoffees should 'make a state unto Alianore late the wyffe of Thomas Bowreman my sone' of the land, &c., 'callyd Morteyns Londys,' in Brerdyng 'with the Fullyng Mylle in Scide,' for her life, with remainder to herself and the right heirs of 'me the seyde Jane Bowreman'; further, that her feoffees, John Lyghe (*Lyze*), John Gylberd and John Coke, with William Tychebourne and 'Alianore,' his wife, should, after her decease, take the issues of all the lands, &c., which they had by her feoffment in Brerdyng,

Bordwode, Ageston, Aderton, Newport, Fareley, Kete, Panne and 'the londes in Lymyngton,' for nine years next after her decease, 'the money therof to be disposed to the fyndyng of Margarett Bowreman, doughter of Thomas Bowreman the yonger and Alianore hys wyfe' till she be married by their advice, 'and then she to have the over plus of all the money' so received, after costs, &c. 'deducte,' if she die before marriage, the same to be disposed to a good 'pryst to synge and pray for my soule and my husbond Thomas Bowreman and for the soules of my fader and moder, *scilt* John Rouckeley and Jone hys wyfe and all crysten soules in the chapell of Broke,' &c.; and, after her will so performed, that all her feoffees make estate in fee to her next heir.

She died 11 October last. Nicholas Bowreman, aged 16 and more, is her cousin and heir, viz. son of Thomas Bowreman her son.

ISLE OF WIGHT. Moiety of the manor of Broke, worth 10*l.* 13*s.* 4*d.*, held of the king, as of the honor of Caresbroke castle, by service of $\frac{1}{2}$ of a knight's fee.

A cottage and 3*a.* land, in Alfredyston, worth 2*s.* 8*d.*, held of Henry Strangways, as of his manor of Alfredyston, by service of 2*d.* and suit of court, for all service.

Four messuages, 111 $\frac{1}{2}$ *a.* arable, 73*a.* pasture, 1*a.* meadow, and five cottages, with 8*a.* arable, called 'Morteyns Londys,' in the parish of Brardyng, or Brerdyng, worth 113*s.* 1*d.*, held of Robert Gylberd, as of the manor of Woode, service unknown.

A fulling mill situate beside Shottyngebrygge, within the parish of Caresbroke, or 'the fullyng mylle in Scide,' worth 20*s.*, held of Robert Wallope, as of his manor of Marfeleys, in right of Isabel, his wife, service unknown.

A tenement with 14*a.* arable in Bordwode, or Bordewode, worth 18*s.* 4*d.*, held of Nicholas Lysle, as of his manor of Blackepanne, by service of suit of court, &c.

An acre of arable in Ageston, worth 12*d.*, held of Henry Strangeweys, as of his manor of Alfredeston, by suit of court, for all service.

Five tenements, 33 $\frac{1}{2}$ *a.* arable, 44*a.* meadow, 4 $\frac{1}{2}$ *a.* moor, in Adderton, worth 42*s.*, held of the abbot of Quarr, as of his manor of Adderton, service unknown.

Three tenements, or a tenement, with a stable, and divers plots (*vacuis placeis terre*), in Newport, or Newporte, worth 20*s.*, held by burgage of the borough of Newporte.

Two acres of meadow, in Fayrle, two acres of arable, in Kete, worth 5*s.* 8*d.*, held of Nicholas Wadham, as of his manor of Alvyngton, service unknown.

Three shillings yearly rent from the manor of Panne for certain lands there.

Eight acres of pasture, by estimation, lying on 'Diersdoun' or 'Diers doune,' worth 3*s.* 4*d.*, held of Robert Gylberd, as of his manor of Knyghton, service unknown.

HANTS. Moiety of a tenement and 4*a.* arable, in Lymyngton, without the Isle, worth 8*s.*, held in burgage, as of the borough of New Lymyngton.

690. HENRY COLYER.

Writ of Amotus, 10 August, 18 Henry VII; *inquisition* 12 November, 19 Henry VII.

He was seised of the under-mentioned land, &c., in Bukingham, Letyngburgh, Hyllesdon and burgage in Bukyngham, and died so seised.

One John Cowley, clerk, was seised of the under-mentioned land, &c. in Tyngewyke to his use and the performance of his last will.

By his last will, 3 May, 16 Henry VII, he directed that Margaret, his wife, should have and possess the said messuages, lands, tenements and the rest of the premises, for the term of her life, with remainder to Richard Colyer, his son, and the heirs of his body begotten, with remainder in default to Bartholomew, the other of his sons, and the heirs of his body, with remainder in default to his own right heirs.

One Emma Malett, widow, was seised of the under-mentioned land, &c. in Great Horwode in fee, and being so seised enfeoffed him, William Styker and John Danyell, thereof, and they were seised thereof accordingly in fee; and afterwards he and John Danyell died, and the survivor, William Styker, being seised thereof in fee, enfeoffed Margaret Colyer, widow, since deceased, Thomas Cowley, clerk, William Cutlard and Bartholomew Colyer, his son, who survive, thereof, to hold to them and Bartholomew's heirs and assigns, to the use of the said Bartholomew and his heirs and of the other heirs of Henry Colyer, named in the writ, as in the said last will more fully appears; by virtue of which feoffment the said Thomas Cowley, William and Bartholomew are now similarly seised thereof, viz. the said Thomas and William in their demesne as of free tenement and the said Bartholomew in fee.

He died 7 May, 16 Henry VII. The said Henry Colyer is his son and heir, and is aged 21 and more.

BUCKS. Three messuages in the town of Bukingham, worth 26s. 8d., held of George (*sic*), duke of Bukingham, service unknown.

Two messuages, 115a. land, 13½a. meadow and two closes containing 40a. land, and common of pasture for thirty cows, in 'le Hay,' in Letyngburgh, worth 26s. 8d., held of John Ingoldesby, by the rent of 1lb. of cummin yearly, for all service.

Ten acres of land with a hide of meadow, in Hyllesdon, or Hillesdon, worth 13s. 4d., held of John, earl of Oxford, service unknown.

A burgage with a garden in the town of Bukyngham, or Bukingham, worth 20s., held of George, duke of Bukingham, service unknown.

Two messuages, five, or four, virgates of land, five virgates of meadow, in the town and fields of Tyngewyke, worth 40s., held of the provost of New College, Oxford, by 12d. rent.

Two messuages, two virgates of land, 10a. meadow, 10a. pasture, in the towns (*sic*) and fields of Great (*Magna*) Horwod, or Horwode, worth 30s., held of the said provost of New College, Oxford, by 8d. rent.

C. Series II. Vol. 17. (13.)

691. THOMAS NEVYLE, esquire.

Writ 8 April, 18 Henry VII; *inquisition* 30 October, 19 Henry VII.

Long before his decease he was seised of the under-mentioned moiety of a manor, &c. in fee, and, being so seised, gave them *inter alia* by charter

to Nicholas Griffyn, of Braybrok, esquire, John Newdygate, of Herfeld, co. Middlesex, esquire, Edward Gryffyn, esquire, and John Warde, of Holt, 'husbondman,' to his own use and the performance of his last will, and they were, and still are, seised thereof accordingly.

By writing under his seal he declared his last will, viz. that Isabel, his wife, immediately after his death, should have all the said lands, &c. for the term of her life, with remainder to his own right heirs. Similarly he willed that, after her death, Thomas Nevell, Humphrey Nevell, John Nevell, Roger Nevell and Francis Nevell, should have *inter alia* all those lands and tenements, parcel of the lands and tenements aforesaid, which he bought in Eston and Metburn, with the advowson of the church of Haloughton, to them and the heirs of their bodies lawfully begotten, with remainder in default to his own right heirs.

Afterwards he died and the said Isabel is living and takes the issues and profits of the premises to her own use by virtue of the said will.

The said Thomas Nevell, the son, Humphrey, John, Roger and Francis Nevell, his sons, are living.

He died 2 April last. William Nevell, aged 27 and more, is his son and heir. *Cf.* Nos. 711, 727, 734, 862.

LEICESTER. Moiety of the manor of Holt, seven messuages, five cottages, 200*a.* land, 60*a.* meadow, in Holt, worth 14*l.*, held of the lord Le Zouch, by $\frac{1}{4}$ of a knight's fee.

Two messuages, 30*a.* land, 10*a.* meadow, in Drayton, worth 7*l.*, held of the abbot of Peterborough, by fealty, other services unknown.

A messuage, 80*a.* land, 20*a.* meadow, in Bryngest, worth 30*s.*, held of the said abbot, by fealty, other services unknown.

Two cottages, in Eston, worth 12*s.*, held of the same abbot, by fealty, other services unknown.

A messuage and 8*a.* land, in Haloughton, worth 13*s.* 4*d.*, held of the lord Beamond, by fealty, other services unknown.

A messuage, 40*a.* land, 20*a.* pasture, in Medburn, or Metburn, worth 3*l.*, held of John Ormond, esquire, by fealty, other services unknown.

Eight messuages, a water-mill, a cottage and eight virgates of land, in Lubbenham, worth 10*l.*, held of the bishop (*sic*) of York, by service of $\frac{1}{3}$ of a knight's fee.

Purchased lands in Eston and Metburn, with the advowson of the church of Haloughton, value, &c. not stated, if not included in the above.

C. Series II. Vol. 17. (14.) E. Series II. File 1115. Part VIII. (2.)

692. JOHN PHILPOT, knight.

Writ of Mandamus 28 October, *inquisition* 1 November, 19 Henry VII.

He was seised of the under-mentioned messuages, St. Dionis, Bakchurch, St. Andrew Hobert, &c. in fee, and, being so seised, by his charter indented, 3 Richard III, by the name of John Philpot, esquire, demised the four messuages in 'Philpottes Lane,' to one John Bonde, to hold from Michaelmas, 3 Richard III, for eighty years then next, at 3*l.* rent, by virtue of which demise the said John Bond was possessed thereof.

Afterwards, by the name of John Philpot, esquire, by his charter indented, 8 July, 3 Henry VII, reciting the demise of the premises to the said John Bonde,

he gave to Master Oliver Kyng, clerk, some time bishop of Bath and Wells, Thomas Frowyke, now chief justice of the Common Bench, Thomas Salle, Henry Assheborn', Richard Raulyns, John Baron, Robert Cosyn and Thomas Marowe, the reversion of the messuages aforesaid and all his right in the same, to hold to them and their assigns, to the use and profit of the said John Philpot and of Elizabeth Cosyn, niece (*nepotis*) of the said Oliver, for the term of the life of the said John and Elizabeth and the longer liver of them; by virtue of which grant the said John Bonde, then tenant for term, attorned to the said Oliver, and his co-feoffees, by payment of 1*l.* parcel of the said rent and became their tenant.

The said John Bond is still possessed of the said four messuages by reason of the said demise. The said Oliver, Thomas Salle, Henry Assheburn', Richard Rawlyns and John Baron are dead, and the said Thomas Frowyk, Thomas Marowe and Robert Cosyn are seised at the time of the taking of this inquisition of the said reversion by survivorship in their demesne as of free tenement to the use of the said Elizabeth and receive the rent aforesaid to her use.

One John Philpot, esquire, father of the said John Philpot, knight, was seised of the under-mentioned tenement in 'Lumbard Strete' in fee, and, being so seised, by charter gave it Richard Hayward, clerk, Thomas Frowyk, knight, Thomas Welles, Roger Philpot and John Hayward, since deceased, and Nicholas Lysle, knight, by the name of Nicholas Lysle, esquire, who survives, to the use of the said John Philpot, knight, and his heirs, by the name of John Philpot, son and heir of the said John Philpot, esquire, and the said Nicholas is seised thereof accordingly in fee.

The said John Philpot, knight, by the name of John Philpot, esquire, bequeathed the said tenement in 'Lumbard Strete' by his last will, 26 July, 7 Henry VII, to one William Philpot, his second son, and the heirs of his body issuing, with remainder in default to Piers Philpot, his son and heir, and the heirs of his body issuing, with remainder in default to the heirs of his own body issuing, with remainder in default to his own right heirs; and directed his said feoffees to make estate thereof immediately after his decease to the said William as aforesaid. The said Nicholas at the time of the taking of this inquisition is seised thereof accordingly to the use of the said William and his heirs aforesaid, according to the form of the said will.

He died seised of the residue of the said messuages, or tenements, 20 June, 17 Henry VII. Piers Philpot, aged 14 and more, is his son and heir. Cf. Nos. 648, 718, 721, 777, 779, 780, 781.

LONDON. Four messuages, or tenements, situate in 'Philpot Lane' in the parish of St. Dionis Bakchurch in the ward of Langborn, worth 3*l.*

Eight messuages, or tenements, in the parish of St. Andrew Hobert, in the ward of Bellynges gate, worth 10*l.*

A messuage, or tenement, called 'Gerardes Hall,' with three messuages, or tenements, to the same adjacent, situate in the parish of St. Mildred, the Virgin, in the ward of Bridstret, worth 3*l.*

A messuage, or tenement, called 'Brewehouse,' with four other messuages, or tenements, to the same 'le Brewehous' adjacent, situate in the parish of St. Augustin beside (*juxta*) 'Poules,' in the ward of Faryngdon, worth 40*s.*

A messuage, or tenement, situate in the parish of St. Leonard, in the ward of Briggestrete, worth 20*s.*

A tenement, or messuage, situate next 'le Sonne' in 'Lumbard Strete,' wherein — Weston sometime dwelt, worth 11*l*.

All the above tenements are held of the king in free burgage.

C. Series II. Vol. 17. (15.)

693. BENET MEDLEYE, gentleman.

Writ of Mandamus 27 October, *inquisition* 28 January, 19 Henry VII.

Long before his decease he was seised of the under-mentioned manor of Tachebrok Mallory, lands, &c. in Busshewood, &c., Berkeswell, Shrevesley, Hatton, Warwick and Myton, Warwick and Cotton, and the market-place, suburbs and borough of Warwick, and, being so seised, by charter indented gave them to William Medley, his son and heir apparent and Elizabeth his wife, and the heirs of William's body on the said Elizabeth begotten.

He died 13 October, 19 Henry VII, seised of the under-mentioned manor of Whitnasshe, and lands, &c. in Beausale, Haseley, Kyngton, Combroke, Brokehampton, the suburbs of Warwick, over the bridge of Warwick and in the town and fields of Myton, in fee. William Medley, aged 23 and more at the time of Benet's death, is his son and heir.

WARWICK. Manor of Whitnasshe, worth 8*l*., held of Robert Muserd, by $\frac{1}{4}$ of a knight's fee.

A messuage, 20*a*. land, 40*a*. pasture, 6*a*. meadow, in Beausale, worth 26*s*. 8*d*., held of the prioress of Wraxale, by fealty and 21 $\frac{1}{2}$ *d*. rent, for all service.

A messuage, 20*a*. land, 10*a*. pasture, 6*a*. meadow, in Haseley, worth 10*s*., held of the king, as of his castle of Warrewyk, by fealty and 11*s*. rent, for all service.

A messuage, 30*a*. land, 20*a*. meadow, in Kyngton; a messuage, 40*a*. land, in Combroke and Brokehampton, worth 5 marks, held of the king, as of his duchy of Norfolk, as of the ancient demesne of the king, by fealty, and 46*s*. rent.

Six messuages situate in the suburbs of Warwyk, worth 26*s*. 8*d*., held of the king, as of his castle of Warrewyk aforesaid, by service of fealty and 4*s*. yearly, for all service.

A messuage, 20*a*. land, 6*a*. pasture over the bridge (*ultra pontem*) of Warwick, and in the town and fields of Myton, worth 16*s*., held of the king, as of his castle aforesaid, by fealty and 12*s*. rent yearly.

A messuage over the bridge of the town aforesaid of the yearly value of 3*s*. 4*d*., held of the house of St. Sepulchre within Warrewyk, by 7 $\frac{1}{2}$ *d*. rent, for all service.

Manor of Tachebrok Mallory, worth 8*l*., held of the heirs of Ralph Butler, by $\frac{1}{2}$ of a knight's fee.

A messuage, 30*a*. land, 40*a*. pasture, 6*a*. wood, 10*a*. meadow, in Busshewood, or Bisshewoodes, Preston Bagott, or Preston Bagot, and Lappeworth, held diversly, viz. of the bishop of Worcester, John Aston, knight, and the abbot of Redyng, by 14*s*. rent, for all service.

Two messuages, 100*a*. land, 60*a*. pasture, 20*a*. meadow, 12*a*. wood, in Berkeswell, or Barkeswell, worth 3*l*.. held of the lord de Moundevile, by fealty and 8*s*. rent yearly, for all service.

A messuage, 10*a*. land, 10*a*. pasture, 6*a*. meadow, in Shrevesley, worth 7*s*., held of Humphrey Bleke, by fealty and 3*s*. 9*d*. rent.

A messuage, 20*a.* land, 10*a.* pasture, 10*a.* meadow, in Shrevesley, worth 16*s.*, held of the king, as of his duchy of Lancaster, by fealty and 16*s.* 5½*d.* rent.

A messuage, 10*a.* land, 10*a.* pasture, 6*a.* meadow, in Hatton, worth 20*s.*, held of the king, as of his castle of Warrewyk, by fealty and 17*s.* ½*d.* rent, for all service.

A messuage, 10*a.* land, 6*a.* meadow, over the bridge in the suburbs of Warwick and fields of Myton, worth 13*s.* 4*d.*, held of the king, as of his castle of Warwyk aforesaid, by fealty and 4*d.* rent, for all service.

Two messuages, 20*a.* land, 8*a.* pasture, 6*a.* meadow, in the suburbs of Warwyk, and fields of Cotton, worth 19*s.*, held of the dean and canons of the college of Warwyk, by 4*s.* 4*d.* rent, for all service,

Two messuages in 'le Markett Place' within the town of Warrewyk, worth 33*s.* 4*d.*, held of the master and brethren of the Hospital of St. John within the suburbs of the borough of Warwyk, by 18*d.* rent.

Certain gardens in the suburbs of Warwic, worth 2*s.*, held of the king, as of his castle of Warwyk, by 14*d.* rent.

A messuage within the borough of Warwic, worth 16*s.*, held of the king, as of his borough aforesaid, by 12*d.* rent.

C. Series II. Vol. 17. (16.) E. Series II. File 1115. Part VIII. (5.)

694. ROBERT HALLEY, esquire.

Writ 24 September, *inquisition* 20 January, 19 Henry VII.

On the day of his decease he was seised by the curtesy of England (*curtesiam Anglie*) of the under-mentioned manors of Wytteryng and Goldasshby, and the advowson of the church of Thurnby.

On the day of his decease he was seised, together with Ellen his wife, for the term of their lives, of the under-mentioned manors of Ufford and Upton, and died so seised, and the said Ellen survived him, and after her decease they ought to remain to John Halley, esquire, as his son and heir, to him and his heirs for ever.

He died 21 September last. The said John Halley, aged 46 and more, is his son and heir.

NORTHAMPTON. Manor of Wytteryng, or Witteryng, worth 40*l.*, held of the abbot and convent of Peterborough, by suit of their court of Langdyk.

Manor of Goldasshby, or Goldassby, worth 10*l.* 3*s.* 4*d.*, held of George Burnaby, esquire, service unknown.

Advowson of the church of Thurnby.

Manor of Ufford, held of the lady Margaret, countess of Rychemond, by suit of her court of Torpell.

Manor of Upton, held of the abbot of Peterborough, by suit of his court of Landyk.

The said manors of Ufford and Upton are worth 6*l.* yearly.

C. Series II. Vol. 17. (17.)

695. ALEXANDER STANTOR.

Writ 17 March, 18 Henry VII; *inquisition* 5 October, 19 Henry VII.

He died 18 March last, seised of the under-mentioned manors, &c. in fee. Peter Stantor, aged 41 and more, is his son and heir.

WILTS. Manor of Great (*Magna*) Hornyngesham, with appurtenances in Hornyngesham, together with the advowson of the church of Longleat (*Longa Leta*), and a messuage, 20*a.* land and a meadow called 'Segurs,' in Little (*Parva*) Hornyngesham, parcel of the manor of Great Hornyngesham, worth 10*l.*, held of the earl of Hereford, by service of one hawk (*nisi*).

Manor of Kyngeston Deverell, with the advowson of the church of Kyngeston Deverell, six messuages, 200*a.* arable, 100*a.* pasture, 1*a.* wood, in Kyngeston Deverell, held of the prince of Wales, as of his honor of Walyngford, worth 10*l.*; the said advowson is worth nothing.

A cottage and two virgates and a half of land, in Rugge, worth 6*s.* 8*d.*, held of the abbess of the monastery of Wylton, service unknown.

Three messuages and three virgates of land, in Stokton, worth 6*s.* 8*d.*, held of the prior of St. Swithin of Winchester, service unknown.

A messuage, a dovecot, three cottages and 31*a.* land, in Fouleston, worth 13*s.* 4*d.*, held of the abbess of the monastery of Wylton, service unknown.

C. Series II. Vol. 17. (18.) E. Series II. File 960. (17.)

696. PETER HYLLYERD, esquire.

Writ of Mandamus, 12 July, 18 Henry VII; *inquisition* 18 September, 19 Henry VII.

On the day he died, and long before, William Hody, knight, Thomas Frowik, then serjeant-at-law, Robert Aldernes, Richard Awbrey and William Esyngton, were, and still are, seised of the under-mentioned manor of Fulstowe, &c. in fee, by virtue of a recovery suffered to them, by Thomas, earl of Surrey, John Broke, John Shaa, Humphrey Conyngesby, serjeant-at-law, Roger Bourghchier and William Brownyng, in Trinity Term, 16 Henry VII, who vouched the said Peter to warranty, and he warranted the same to them.

The said William Hody and the others were seised thereof in fee to secure the payment of 700*l.*, to be paid 100*l.* yearly, to Cecily Wether, widow, and of 300*l.* similarly to be paid her, 100*l.* yearly, from the date of certain indentures between Robert Hillyard, knight, father of the said Peter, the said Peter and the said Cecily Wether, widow, made, whereof the date is 17 February, 16 Henry VII, viz. to the use of the said Peter, his heirs and assigns, so long as he, or they, paid 100*l.* and 100*l.* yearly till the said sums of 700*l.* and 300*l.* were discharged, and, thereafter, to the use of him, his heirs and assigns.

William Girlyngton, and others, were seised of the under-mentioned manor of Normanby in fee, to the use of the said Peter and his heirs.

He died 20 March, 17 Henry VII. Christopher Hillyard, aged fifteen and a half years and more, is his son and heir.

LINCOLN. Manor of Fulstowe, forty messuages, 1,000*a.* land, 500*a.* meadow, 1,000*a.* pasture, 1,000*a.* marsh and 100*s.* rent, in Fulstowe, Chapell Marshe, and Fulstowe Marshe, and the advowson of the church of Fulstowe, worth 100 marks, held of Margaret, countess of Richmond and Derby, service unknown.

Manor of Normanby, worth 20 marks, tenure unknown.

C. Series II. Vol. 17. (19.)

697. JOHN ETTON.

Writ 10 May, 18 Henry VII ; *inquisition* 28 October, 19 Henry VII.

He held the under-mentioned messuages, &c., the day he died.

He died 8 May, 18 Henry VII. John Etton, aged 24 and more, is his son and heir.

LINCOLN. A capital messuage and four bovates of land in Fresby, worth 6*l.* 12*s.* 4*d.*, held of the abbot and convent of Bardeney, by socage.

A messuage and four cottages with appurtenances lying in Bagen-dyrby, Stanesby and Someresby, worth 40*s.*, held of the warden of Tateshall and George Gedney, service unknown.

A capital messuage and certain lands and tenements lying in Waynflète, lately bought of John Kyngson, and others, worth 10 marks, held of George Taylbos, knight, and the warden of Tateshall, service unknown.

Certain lands and tenements and rent of assise, lying in North-somercotes, Burgh in ley Marsshe, Irby, Braytoft and Thorp, worth 40*s.*, held of George Taylbos, knight, service unknown.

A capital messuage with appurtenances in Little Stepyng, worth 13*s.* 4*d.*, held of the king, as of his duchy of Lancaster, by 6*d.* rent yearly, for all service.

C. Series II. Vol. 17. (20.)

698. HENRY MOYNGNE.

Writ of Mandamus, 28 May, 18 Henry VII ; *inquisition* 20 October, 19 Henry VII.

Joan Somercotes, widow, was seised in fee of the under-mentioned manor of Northwyfflyngham and land, &c. thereto belonging, and, being so seised, gave them to one Thomas Moigne and Joan, his wife, since deceased, and the heirs male of their bodies, with remainder in default to the right heirs of Thomas. They were seised thereof accordingly in their demesne in form aforesaid and had issue between them the said Henry Moigne, now deceased, and others. The said Thomas Moigne died so seised and the said Joan continued her possession by survivorship, and afterwards died, after whose death the said Henry Moigne, by virtue of the gift aforesaid, as son and heir male of the said Thomas and Joan of their bodies begotten, entered into the said manor and was seised thereof in fee tail according to the form of the gift, and, being so seised, thereof enfeoffed Robert Scheffeld, of Westboturwyk, the elder, Robert Scheffeld of London, the younger, John Scheffeld, of Croxby, esquires, and Henry Douceson, gentleman, to the use of the heirs male of the said Henry of his body, and for default of this issue to the use of his right heirs.

He was seised of the other under-mentioned land, &c. in fee, and, being so seised, enfeoffed Robert Scheffeld, of Westboturwyk, the elder, esquire Robert Scheffeld, of London, the younger, esquire, and John Scheffeld, of Croxby Mede, in Grymsby, esquire, and Henry Douceson, of the same, gentleman, thereof, to the use of himself and the heirs male of his body begotten, with remainder in default to his right heirs.

He died 20 March last. George Moigne, aged 26 and more, is his son and heir.

LINCOLN. Manor of Northwyfflyngham, 200*a.* land, 80*a.* meadow, 80*a.* leasow and pasture, 70*a.* moor, and ten cottages to the same manor belonging, worth 10*l.*, held of the dean and chapter of Lincoln, by 20*s.* rent yearly, for all service.

A capital messuage, 100*a.* land and meadow and a cottage with a close to the same capital messuage belonging, in the town and fields of Clee, worth 8*l.* 6*s.* 8*d.*, held of the castle of Dovorr, by 6*d.* rent yearly, for all service.

Eight shillings and fourpence yearly rent there and in Gremysby.

Thirty-two, or twenty-two, acres of land and meadow in the fields of Clee, worth 12*s.*, held of the mayor and bailiffs of Gremysby, by service of suit of court of the said mayor and bailiffs at Gremysby every three weeks and 11*s.* 6*d.* rent yearly.

A close in Thruisco, or Thruskow, hamlet of Clee, with 7*a.* land and meadow there, worth 6*s.*, held of the abbot of Topholm, by 2*s.* rent and suit of his court.

Ten acres of land and meadow in the fields of Hele and Itterby, hamlets of Clee, whereof 4*a.* meadow lie in Clee Carre, worth 8*s.*, held of the king, as of his duchy of Lancaster by 2*s.* 10*d.* rent and suit of court twice a year.

Two messuages, five closes, 66*a.* land and meadow, 9*s.* 11½*d.* rent, in Wathe, worth 53*s.*, held of the lord 'Lee Skrope,' by 8*s.* rent and service of suit of his court, and of William Langdale, esquire, by 3*s.* rent, and of the lady Elizabeth Tunstall by 12*s.* rent, and of the abbot of Humberston by 20*d.* rent yearly.

Eighteen acres of land and meadow lying in the fields of Howton by (*juxta*) Tetteney, worth 8*s.*, held of the lord 'dell Skrope,' by suit of court.

A cottage and five closes and 3*a.* land, in Thorganby, worth 7*s.*, held of the abbot of Welow, by service of suit of court.

A messuage, 100*a.* land, in the town and fields of North Elkyngton, worth 28*s.*, held of George Tailbose, knight, by service of suit of court.

Twenty-three acres of land and meadow, in the fields of Sceynesby, or Scaynesby, worth 10*s.*, held of Cecily, lady Wells, by 12*d.* rent, and service of suit of court.

A certain manor in Stow, with land, &c., thereto belonging, in Stowe, Marton and Normanby, worth 53*s.*, held of the bishop of Lincoln, service unknown.

C. Series II. Vol. 17. (21.)

699. THOMAS STOUFORD.

Writ 11 January, 18 Henry VII; *inquisition* 16 October, 19 Henry VII.

He was seised of the under-mentioned manor of Idelcot, and, being so seised, by charter, 4 October, 13 Edward IV, enfeoffed Philip Stouford and Alice his wife thereof, to hold to them and the heirs begotten between them, and they were, and still are, seised thereof accordingly in fee tail.

He was seised of the under-mentioned land, &c. in Estbarlyngton, and, being so seised, enfeoffed John Holand, Thomas Holand, Richard Hals and Thomas Shepton thereof, who, being so seised, by their charter, 10 May, 8 Edward IV, gave the same to the said Philip and Alice, and the heirs

begotten between them, with remainder to the said Thomas and his heirs, and they were, and still are, seised thereof accordingly in fee tail.

He was seised of the under-mentioned land, &c. in Shappelegh Helyon in fee, and, being so seised, by charter, 9 September, 11 Henry VII, enfeoffed Thomas Hacche, Thomas Giffard, William Bury and William Denbold thereof, who were seised thereof accordingly in fee; and afterwards the said William Bury died, and the others were, and still are, seised thereof in fee by survivorship.

He died 8 January, 18 Henry VII, seised of the other under-mentioned land, &c. in Gattecomb, &c. in fee. The said Philip Stowford, aged 30 and more, is his son and heir.

DEVON. Manor of Idelcot and four carucates of land in Idelcote, worth 40s., held of William Kayleway, knight, as of his manor of Chedyldon, by knight-service.

A messuage, 10*a.* land, 1*a.* meadow, 6*a.* furze and heath, in Estbarlyngton, or Estbalrington, worth 5s., held of Francis Harrys, as of his manor of Hantisford, service unknown.

A toft, 80*a.* land, 12*a.* meadow, 20*a.* furze and heath, in Gattecomb, worth 3*l.*, held of Edward Pomerey, as of his manor of Bery Pomerey, service unknown.

Twenty acres of land, called 'Caleford,' in the parish of Dowleton, worth 10s., held of Edward, earl of Devon, as of his manor of Dowleton, service unknown.

Three messuages, 40*a.* land, 6*a.* meadow, in Puyston, in the parish of Dowlond; and 6*d.* rent and six cloves (*sex clavis et cero ferrarii*, or *sex clavi cere ferrarii*) in Dowlond; four messuages in Escote and Staple; and 4s. rent, in Bury; worth 40s., held of Elizabeth (*sic*), lady marchioness of Dorset, as of her manor of Head, service unknown.

A messuage, 20½*a.* land, 4*a.* meadow and 1*a.* wood, in Stouford, worth 20s., held of William Cayleway, knight, as of his manor of Chedeldon, service unknown.

Two messuages, 3*a.* land, in Furse, in the parish of Dowlaton; and 11s. 7*d.* rent yearly, in Halkeston, or Halkyston, Bucland or Buckeland, West Cuddeworthey, or Weste Cutteworthey and Furse, in the parish of Dowlaton; worth 13s. 4*d.*, held of Margaret, countess of Richemond, as of her honor of Toryton, by knight-service.

A rent of 2s. 4*d.* in Clyf; of 2s. in Pytt; and of 3s. 3½*d.* in Goddeslond, or Goddysland, worth 4s., held of Richard, abbot of Tavistok, as of his manor of Boryngton, by knight-service.

Twelve messuages, three tofts, a mill, 100*a.* land, 20*a.* meadow, 40*a.* furze and heath, 1*lb.* wax, ½*lb.* pepper, and 14½*d.* and a half farthing rent, in Shappelegh Helyon, or Sheppelegh Helyon, worth 100s., held of Edward, earl of Devon, as of his honor of Okehampton, by knight-service.

C. Series II. Vol. 17. (22.)

700. WILLIAM DRAKE.

Writ 24 November, 18 Henry VII; *inquisition* Monday after St. Simon and St. Jude, 19 Henry VII.

He was seised of the under-mentioned land, &c. in Fornesett, and, being so seised, by charter gave them to John Savage, clerk, Henry Lyncolne and

Thomas Dennok, to the use of himself and the performance of his last will, and they were, and still are, seised thereof accordingly in fee to the use aforesaid.

He was seised of the under-mentioned wood, &c. in Long Stratton, and, being so seised, thereof enfeoffed Robert Petyclerk, clerk, and Thomas Dennok thereof, to the use of himself and his last will, and they were, and still are, seised thereof accordingly in fee to the use aforesaid.

He was seised of the under-mentioned land, &c. in Waketon and Sterston, and, being so seised, long before his decease thereof enfeoffed John Savage and Robert Petielerk, clerks, Henry Lyncoln and Thomas Dennok, to the use of himself and his last will, and they were, and still are, seised thereof accordingly in fee to the use aforesaid.

One Richard Ferrour and Hamo Claxton were seised of the under-mentioned land, &c. in Brundale, and, being so seised, thereof enfeoffed the said William Drake, and one Robert Clere, knight, John Petlyood, Edmund Michell and Robert Broun, to the use of himself and his last will.

Date of death not mentioned. Thomas Drake, aged thirty and more, is his son and heir.

NORFOLK. Six messuages, 68*a.* 1*r.* 15*p.* land, 8*a.* meadow, 30*a.* marsh, in Fornesett, worth 100*s.*, held of Elizabeth, duchess of Norfolk, as of her manor of Fornesett, by fealty and 10*s.* 3*d.* rent at Easter and Michaelmas equally.

A wood, 22*a.* 1*r.* land, in Long Stratton, worth 60*s.*, held of Thomas Bedyngfeld, esquire, by fealty and 5*s.* rent.

Eight acres, three roods of land, a piece of pasture called 'le Kerre' and $\frac{1}{2}$ *a.* meadow, in Waketon and Sterston, worth 26*s.* 8*d.*, held of John Jermy, esquire, as of the manor of Wakton, service unknown.

A messuage called 'Mariettes,' in Brundale, worth 4*l.*, held of the manor Ailesham, which is parcel of the duchy of Lancaster, by fealty and 12*s.* rent at Michaelmas yearly.

C. Series II. Vol. 17. (23.)

701. THOMAS HUSIE, the elder, esquire.

Writ 24 September, *inquisition* 28 October, 19 Henry VII.

Long before his decease he was seised of the under-mentioned manor, and, being so seised, by charter dated at Maydenwynterborne, the feast of St. Matthew, the Apostle, 9 Henry VII, thereof enfeoffed the Venerable Master Henry Sutton, doctor in medicine, John Ley and John Dale, esquires, John Mone, gentleman, and Thomas Freker. Afterwards, viz. 9 August, 10 Henry VII, the said Master Henry Sutton, John Ley, and John Dales, John Mone and Thomas Freker, by another charter, at his special request, thereof enfeoffed John Doget, clerk, chancellor of the cathedral church of Salisbury, Roger Neuburgh, knight, Richard Hille of Southampton, Richard Seynt John, clerk, Richard Wallop, William Froste, Henry Horne and John Ryvers, to the intent that they should stand seised thereof to the use of the said Thomas Husie, the elder, and Elizabeth his wife, for the term of their lives in survivorship, and thereafter to the use of John Husie of Southampton, son of the said Thomas, and the heirs of his body, with remainder in default to the use of Thomas Husie, son of the the said Thomas and Elizabeth, and the heirs of his body, with remainder in default to the use of the right heirs of

the said Thomas Husie, the father. Afterwards, viz. 1 August, 12 Henry VII, it was agreed by another indenture between the said Thomas Husie, the elder, by the name of Thomas Husie of Salisbury, esquire, and the said John Husie, of Southampton, his son, that the said John Doget, clerk, and his co-foeffees should make estate to the said John Husie and Elizabeth, now his wife, daughter and one of the heirs of John Holte of the parish of Crundale, co. Hants, gentleman, and Margaret his wife, of lands and tenements to the yearly value of 10 marks, to hold to the said John and Elizabeth and the heirs of his body, with further remainder of the whole manor as above is said.

He was similarly seised long before his decease in right of Elizabeth, then his wife, of the under-mentioned capital messuage, &c., and, being so seised, they, by charter, 1 October, 11 Henry VII, enfeoffed the said John Husie, their son, thereof, to him and the heirs of his body begotten, with remainder in default to her right heirs. And afterwards, viz. in Michaelmas term then next following, for the greater security of the said John and his heirs a fine of warranty of charter was levied between Henry Sutton, clerk, and Richard Elys, plaintiffs, and Thomas Husie and Elizabeth, his wife, and the said John Husie, defendants, of the said six messuages, two gardens, and dovecot in Salisbury, acknowledged to be the right of the said Henry, &c.

He died 10 September last, seised of the other under-mentioned six messuages, cottages, &c. in fee. Henry Husie, aged 28 and more, is his son and heir.

WILTS. Manor of Mayden Wynterbourne Sherveton; the said manor of Maydenwynterbourn is held of the countess of Salisbury, as of her manor of Shreveton, service unknown, and is worth 10*l*.

A capital messuage, or tenement, situate on the trench, or foss, of the city of Salisbury, in the parish of St. Thomas the Martyr, with a dovecot and a garden to the same annexed; with two other tenements situate together beside the said messuage; and three other tenements lying together in New Street of the said city, in the parish of St. Thomas aforesaid; worth 8*l*., held of the bishop of Salisbury, in right of his church, in socage.

Six messuages and a garden, in the city of Salisbury, whereof one messuage is situate in 'Brownestrete,' another tenement lies in the High Street in 'le Cokerewe,' and four messuages lie in 'Gigorstret'; the said messuages with garden are worth 4*l*., and are held of the lord bishop of Salisbury in right of his church.

A tenement in Farleygh by (*juxta*) Claryngdon worth 20*s*., held of the treasurer of the church of Salisbury, service unknown.

Two cottages in Winterslewe, worth 10*s*., held of the lord Giles Dawbeney, the king's chamberlain.

A close in Fulston by (*juxta*) Wylton, held of the abbess of Wilton.

A rent of 22*s*. in Porton.

A message in Fynkeedeyne, bought of the chapel of Auscot, co. Northampton, held of the same and worth 13*s*. 4*d*.

C. Series II. Vol. 17. (24.) E. Series II. File 960. (20.)

702. THOMAS HUSEE, the elder, esquire.

Writ 12 October, *inquisition* 28 October, 19 Henry VII.

Long before his decease he was seised, in right of Elizabeth then his wife, he in his demesne as of free tenement and she in fee, of the undermentioned

land, &c. in Shypton Berynger, and, being so seised, they levied a fine thereof in the quinzaine of Hilary, 15 Henry VII, to John Ley, Robert Husee, Thomas Mone and John Aysshe, and afterwards in the quinzaine of Easter in the same year acknowledged the same to be the right of Robert and quitclaimed them, for them and her heirs, to the said John, Robert, Thomas and John and the heirs of Robert; which John and the others regranted the same to them for the term of their life, with remainder to Thomas Husee, their son, and the heirs of his body, with remainder in default to Henry Husee, brother of the said Thomas, and the heirs of his body, with remainder in default to John Husee, brother of the said Henry, and the heirs of his body, with remainder in default to her right heirs.

He died 10 September last, seised of the under-mentioned land, &c. in Romsey in fee. His heir, as in No. 701. *Cf.* No. 704.

HANTS. Three messuages, a dovecot, 200*a.* land, 3*a.* meadow, 6*a.* wood, 300*a.* pasture and 11*s.* rent, in Shypton Berynger, worth 100*s.*, held of Richard, bishop of Winchester, William Uvedale, knight, Thomas Troys and John Waller, esquires, in socage, by fealty and 12*s.* rent yearly, as of their manor of Shipton Berynger, for all service.

Two messuages, 10*a.* land, 1½*a.* meadow, in the parish of Romsey, worth 20*s.*, held of the abbess of Romsey, service unknown.

C. Series II. Vol. 17. (25.) E. Series II. File 960. (19.)

703. JOHN UFFENHAM.

Writ 9 November, *inquisition* 11 November, 19 Henry VII.

Long before his decease he was seised of the under-mentioned land, &c. in fee, and, being so seised, by charter, 15 June, 10 Henry VII, enfeoffed Richard Hasard, clerk, John Mockeham, John — and John Irisshe thereof, to the use of himself and Alice, his wife, for the term of their lives in survivorship, with remainder as to the hostel in Dounton for sale by his executors, the proceeds to be distributed for his soul and his benefactors' souls, and as to the residue that his said feoffees should stand seised thereof to the use of Robert Uffenham, one of the sons of Roger Uffenham and the heirs male of his body, with remainder in default to the use of Richard Uffenham, son and heir of the said Roger and the heirs male of his body, with remainder in default, as to land, &c., in Dounton and Whitparisshe to the use of John Barough, son and heir of Maurice Barough, knight, and the heirs male of his body, and as to land, &c. in Wilton, Foweleston and Brodechalk, to the use of John Bulkeley, and the heirs male of his body, with remainder in default, as to all the said land, &c. to the use of John Uffenham, son of the said Roger, and the heirs male of his body, with remainder in default to Thomas Uffenham, son of the said Roger, and the heirs male of his body, with remainder in default to the use of his executors, for sale, the proceeds to be distributed for his soul and the souls of his parents, benefactors, friends and all faithful deceased; by virtue of which feoffment the said Richard Hasard and his co-feoffees were, and still are, seised thereof in fee to the use aforesaid.

He died 12 August last.

WILTS. A message, or hostel, thirty-one burgages, 23*a.* arable, 2½*a.* meadow, in the borough of Dounton and within the parish of Dounton, worth

20s. beyond outgoing, held of the bishop of Winchester, by fealty and 31s. rent yearly.

Four messuages, 2a. meadow, in the borough of Wilton, or Wylton; 38a. land, two tofts, 4a. meadow, in Foweleston; a messuage in Brodechalke; worth 40s. beyond outgoing, held of the abbess of Wilton, by fealty and 25s. rent yearly.

Two messuages, 16a. arable, 2a. wood, in the parish of Whiteparisshe, worth beyond outgoing 10s., held of the heirs of Thomas Ryngwood, as of his manor of Whelpele, by fealty and 4s. $\frac{1}{2}d.$ rent yearly.

C. Series II. Vol. 17. (26.) E. Series II. File 960. (12.)

704. THOMAS HUSE, the elder, esquire.

Writ 24 September, *inquisition* 28 October, 19 Henry VII.

He died 10 September last, seised of the under-mentioned land, &c. in fee. Henry Husie, aged 28 and more, is his son and heir. *Cf.* Nos. 701, 702.

DORSET. A messuage in Wymbourne Mynster, within the hundred of Upwymbourne, worth 13s. 4d. held of the abbot of Tewkesbury, service unknown.

A curtilage with a virgate of land, in Totbere beside (*Totbera juxta*) Redlane, worth 10s., held of the college of Cambridge (*de collegio Cantebriegg'*), service unknown.

Two closes in the parish of Little (*Parva*) Wodkesworth, or Wodkeswirth, in Wymbournemynster aforesaid, in the hundred of Upwymbourne, worth 10s., held of the duchy of York.

C. Series II. Vol. 17. (27.) E. Series II. File 897b. (24.)

705. RICHARD FENYS, of Broughton, co. Oxford, esquire.

Writ of Quæ plura, 4 March, 18 Henry VII; *inquisition* 8 November, 19 Henry VII.

He died seised of the under-mentioned land, &c., in fee, in addition to those specified in the *inquisition* (No. 548) taken on his death. Edward Fenys, aged 2 and more, is his son and heir.

One Robert Smyth of Overton has received all the issues and profits of the land, &c. in Overton and Asshe, and Joan Bedyll, widow, late the wife of William Bedyll of the land, &c., in Southampton, from the time of the death of the said Richard to the day of the taking of this *inquisition*, by what right the jurors know not.

HANTS. A burgage with a garden adjacent, worth 5s., and 2a. meadow called 'Kyrkebyesmede,' worth 2s., in Overton, formerly belonging to William Wykeham, esquire, held of Richard, bishop of Winchester, by fealty only, for all service.

Sixteen acres of land in Asshe, lying in the South field there, worth 20d., held of Morgan Kydwelly, knight, by fealty only, for all service.

Eight acres of meadow, 140a. arable, in Southampton, formerly belonging to the said William Wykeham and afterwards to Hugh Bedyll, worth 20s., held of the said bishop, by fealty only, for all service.

C. Series II. Vol. 17. (28.) E. Series II. File 960. (21.)

706. ROBERT BRANCHE.

Writ 21 May, 18 Henry VII; *inquisition* 4 November, 19 Henry VII.

He was seised of the under-mentioned manor and advowson of Taverham in fee, and, being so seised, gave them by charter to Henry Branche, his son, and Eleanor his wife, to hold to them and the heirs of Henry's body. They were seised thereof accordingly, she in her demesne as of free tenement and Henry in fee tail; afterwards Henry died and she is still so seised thereof by survivorship.

He was seised of the under-mentioned manor of Brynnyngham in fee, and, being so seised, gave it to John Heydon, esquire, and Thomas Dawbeney, to the use of himself and his heirs and the performance of his last will, and they were seised thereof accordingly in fee to the use aforesaid, and, they being so seised, he made his testament and last will, whereby *inter alia* he willed that his executors should cause an honest priest to celebrate and pray for his soul, his father's and mother's souls and the souls of those for whom they are especially bound, for four years after his decease with monies to be received from the issues and profits of the said manor of Brynnyngham, of all other lands and tenements called 'Braunchez' and 'Prattes' in Brynnyngham, Brynton and Burgh, 18*a.* 1*r.* land in Studdey and Holt and 6*a.* 3*r.* land in the South field of Hunworth. Further he willed that if John Braunche, son and heir of Henry Braunche, his son then deceased, were in the custody and governance of his executors and were ruled by the advice of them and of the supervisors of his said will, then they should find the said John and give him sufficient exhibition with the issues and profits of his lands, and otherwise not.

Long before the day of this inquisition William Crowe and William Mason, clerks, were seised of the under-mentioned manor of Studdey in fee, and, being so seised, demised it to the said Robert, named in the writ, and Joan his wife, to them and his heirs. They were seised thereof accordingly, she in her demesne as of free tenement and he in fee; and afterwards he died and she was and still is so seised thereof by survivorship.

He died the last day of March last. John Braunche, aged 4 and more, is his cousin and heir, viz. son of the said Henry, his son.

NORFOLK. Manor of Taverham with the advowson of a mediety of the church of Taverham, worth 12*l.*, held of John Hastyngges, knight, as of the manor of Elsyng, by knight-service.

Manor of Brynnyngham, worth 5*l.*, held of Thomas Asteley, esquire, by fealty, other services unknown.

Manor of Studdey, worth 12*l.*, held of Thomas Fynes, knight, lord Dacre, service unknown.

C. Series II. Vol. 17. (29.)

707. WILLIAM GUNTER.

Writ 1 November, *inquisition* 6 November, 19 Henry VII.

He was seised of the under-mentioned land, &c. in Andever in fee, and, being so seised, by charter, 1 February, 4 Henry VII, enfeoffed Thomas Troyes, esquire, John Feteplace of Charney, co. Berks, gentleman, Master John Dogote, late vicar of Andever, co. Hants, William Heckeley, late of Southampton, 'mercier,' since deceased, William Justice, of Southampton

aforesaid, 'draper,' and John Warner, of Newbury, co. Berks, 'tailoure,' thereof, to the use of himself for life, with remainder to the use of Ralph Gunter, his nephew (*nepotis*) and the heirs of his body begotten, with remainder in default to his own right heirs. The said Thomas Troyes and his co-foffees were and still are seised accordingly in fee to the use aforesaid.

Robert Barell and Thomas Hode, of Andever, were seised of the under-mentioned land, &c. in Penyton Meysy, &c., and, being so seised, by charter, 12 September, 13 Edward IV, demised and granted the same to the said William Gunter, his heirs and assigns, by virtue of which feoffment he was seised thereof in fee, and died so seised.

He died 20 March last. The said Ralph Gunter is his cousin and heir, and is aged 34 and more.

HANTS. Six messuages, six cottages, nine gardens, 118*a.* arable, 2*a.* meadow, in Andever, worth 100*s.* held of the king in socage, as parcel of the fee farm of the town of Andever, by fealty and 16*s.* 5*d.* rent yearly, for all service.

Two messuages, 110*a.* arable and pasture, in Penyton Meysy, Nutbeme, Charleton and Clanfeld, worth 20*s.* held of the heirs of William Stoner, by fealty and 4*s.* rent for all service.

C. Series II. Vol. 17. (30.) E. Series II. File 960. (22.)

708. RICHARD WALOPP, esquire.

Writ 16 September, *inquisition* 20 November, 19 Henry VII.

The said Richard Wallop was seised in fee of the under-mentioned land in Basyngstoke, manors of Fareley Mortimer and Hacche and land in Swalwyke, and died so seised.

He was seised of the under-mentioned manor and advowson of Clyddesdene in fee, and being so seised, long before his decease, by charter gave it to John Pounce, knight, John Waller, John Kyrkeby, esquires, William Froste, Nicholas Bernard and William Smyth, clerk, to the use of Elizabeth, his wife, who survives, for the term of her life. They were, and still are, seised thereof accordingly in fee to the use aforesaid.

He was seised of the under-mentioned manor of Soburton in fee, and, being so seised, long before his decease, by charter gave it to John Pounce, John Waller, William Tychebourne, John Kyrkeby, Nicholas Bernard and William Flesschmonger, who entered accordingly and were, and still are, seised thereof in fee.

John Wallop, his father, was seised of the under-mentioned manor and advowson of Over Wallop, and divers lands, &c. in Nether Wallop, in fee, and, being so seised, by charter gave them to him and the said Elizabeth, his wife, to hold them and the heirs of his body, by virtue of which gift they were seised thereof, he in fee tail and she in her demesne as of free tenement, and she is still so seised thereof by survivorship.

He died the last day of August, 19 Henry VII. Robert Wallop, aged 30 and more, is his brother and heir. *Cf.* No. 729.

HANTS. Four messuages, four cottages, 90*a.* land, in Basyngstoke, worth 40*s.*, held of the bailiffs of the town of Basyngstoke, by fealty and 18*s.* rent, for all service.

Manor of Fareley Mortemer, worth 10*l.*, held of the prior of the monastery of St. Mary of Suthwyke, by fealty only, for all service.

Manor of Hacche, worth 10 marks, held of the bailiffs of the town of Basyngstoke, by fealty and 5*s.* rent yearly, for all service.

Divers lands and tenements in Swalwyke, held of the said bailiffs of the town of Basyngstoke, by fealty and a rent of 12*d.* *per diem*, for all service, and they are worth yearly above charges and outgoings 13*s.* 4*d.*

Manor of Clyddesdene, with the advowson of the same, worth 5*l.*, held of the said bailiffs of the town of Basyngstoke, by fealty and 5*s.* rent yearly, for all service.

Manor of Soburton, worth 100*s.*, held of the bishop of Winchester, by fealty and 12*d.* rent yearly, for all service.

Manor of Overwallop, with the advowson of the church of the same, worth 5*l.*, held of the heirs of the lord Denham, by fealty and 8*s.* rent, for all service.

Divers lands and tenements in Nethirwallop, worth 40*s.*, held of the prioress of the monastery of Ambresbury, by fealty and 40*s.* rent yearly, for all service.

C. Series II. Vol. 17. (31.) E. Series II. File 960. (14.)

709. JOHN SUMMASTER.

Writ 5 July, 18 Henry VII; *inquisition* the last day but one of October, 19 Henry VII.

John Summaister, gentleman, named in the writ, died 29 October, 18 Henry VII, seised of the under-mentioned land, &c. in fee. Joan Lympyn', aged 34 and more, and Margaret Courteys, aged 30 and more, are his sisters and heirs.

DEVON. Five tenements, 30*a.* land, 3*a.* meadow, in Honyton, worth 40*s.*, held of William Courtenay, knight, in free burgage.

A messuage, 60*a.* land, 6*a.* meadow, in Wadehays, or Wadehayes, worth 66*s.* 8*d.*, held of the heirs of John Bonvile, of Combraleghe, by fealty only.

A tenement and two gardens, in Barnastapoll, worth 2*s.* 4*d.*, held of John Chompyn', in free burgage.

The moiety of a moiety of 20*a.* land, 2*a.* meadow and 10*a.* wood, in Birche, worth 2*s.*, held of Richard Birche, by fealty only.

A messuage, 30*a.* land, 4*a.* meadow, in Northhorygge, or Northhorigge, worth 2*s.*, held of the heirs of Thomas Beamond, esquire, by fealty only.

The moiety of a moiety of 100*a.* land, 8*a.* meadow, 26*a.* wood, in Cheltheham, worth 20*s.*, held of Nicholas Delune, by fealty only.

The moiety of a moiety of 8*a.* land, in Estdowne, worth 15*d.*, held of the heirs of Christopher Flemyng, by fealty only.

The moiety of a moiety of 2*a.* meadow, in Westdowne, worth 6*d.*, held of John Ploman, by fealty only.

A messuage, 100*a.* land, 6*a.* meadow, in Oldeport, or Oldeporte, worth 100*s.*, held of William Predeaux, by fealty only.

A messuage, 24*a.* land, 3*a.* meadow, in Crewcomb, worth 18*s.*, held of the abbot and convent of Bukfast, by fealty only.

A messuage, 40*a.* land, 3*a.* meadow, in Smythcote, worth 20*s.*, held of John Smyth, by fealty only.

A messuage, 70*a.* land, 6*a.* meadow, 30*a.* wood, in Paynston, worth 61*s.* 6*d.*, held of the heirs of John Bonvile, of Combralegh, by fealty only.

A messuage, 200*a.* land, 5*a.* meadow, 10*a.* wood, in Nitherexe, worth 53*s.* 4*d.*, held of the heirs of Christopher Flemyng, by fealty only.

Sixty acres of land, 5*a.* meadow, 1*a.* wood, in Holt and Thorverton, worth 53*s.* 4*d.*, held of the dean and chapter of the cathedral church of St. Peter, Exeter, by fealty only.

C. Series II. Vol. 17. (32.)

710. ANNE WILLOUGHBY.

Writ of Mandamus, 23 September, *inquisition* the last day of October, 19 Henry VII.

She was seised, the day she died, of the under-mentioned manor in fee, and of such an estate thereof died seised. And afterwards, in Hilary Term, 8 Henry VII, one Robert Olyver, clerk, William Mennewenek, clerk, and John Mychell, or Michell, recovered the manor aforesaid before the justices of the Common Bench against one William Willughby, knight, then being tenant of the free tenement of the same manor, to the use and profit of the same William Willughby, and the heirs male of the body of the same William lawfully begotten (*procuratorum*); by virtue of which they entered into the said manor and were thereof seised in fee to the use aforesaid.

She died 10 June, 10 Edward IV. Robert Willughby, lord Broke, is her cousin and next heir, viz. son of Robert her son, and is of full age, viz. 30 and more.

LINCOLN. Manor of Tottell, Gayton, Ryston and Thedelthorp; it is held of the lord prince, as of his honor of Chester, by service of 1 knight's fee; it is worth 20*l.*

C. Series II. Vol. 17. (33.)

711. THOMAS NEVYLE, esquire.

Writ 8 April, 18 Henry VII; *inquisition* 3 December, 19 Henry VII.

He died the last day of March, 18 Henry VII, seised of the under-mentioned manor, &c. in fee. William Nevyle, esquire, aged 23 and more, is his son and heir. Cf. Nos. 691, 727, 734, 862.

NOTTS. Manor of Rolleston, in Rolleston, 11*s.* 10½*d.* rent in Barneby, and 12*s.* 11½*d.* rent in Codyngton, held of the countess of Rechemond, as of the fee and honor of Rychemond, by knight-service; the said manor, with the rents aforesaid, is worth 41*l.* yearly.

C. Series II. Vol. 17. (34.)

712. JULIANA BONOR, late the wife of THOMAS BONOR.

Writ of Amotus, 28 October, *inquisition* 5 November, 19 Henry VII.

John, late cardinal archbishop of Canterbury, was seised of the under-mentioned manor, &c. in fee, to the use of the said Juliana Bonor, sometime

the wife of one Thomas Darell, for the term of her life, with remainder after her decease to the use of the right heirs of the said Thomas Darell for ever.

She died 1 August, 16 Henry VII. Beatrice Darell and Anastacia Darell are cousins and heirs of the said Thomas Darell, viz. daughters and heirs of Thomas Darell, son of the said Thomas Darell, and the said Beatrice is 12 years old and more and the said Anastacia is 7 years old and more.

John Darell is son and next heir of the same Juliana and is 24 years and more.

BEDFORD. Manor of Pertenhale, twenty messuages, 400*a.* land, 300*a.* pasture, 30*a.* meadow, 60*a.* wood, 10 marks rent, in Pertenhale, Little (*Parva*) Stoughton, Caisho and Riesle, worth 20 marks, held of Edward, duke of Buckingham, service unknown.

C. Series II. Vol. 17. (35.)

713. JOHN NORWOOD.

Commission of Concealments, 12 July, 18 Henry VII ; *inquisition* 3 September, 19 Henry VII.

He died 12 June, 12 Henry VII, seised of the under-mentioned manor, &c. in fee. Joan Norwood, aged 12 and more, and Elizabeth Norwood, aged 10 and more, are his daughters and heirs.

WILTS. Manor of Cherughton, worth 40*s.*, held of the king in chief, by knight-service.

Two hundred acres of land in Cherughton, worth 40*s.*, tenure unknown.

C. Series II. Vol. 17. (36.)

714. JOHN BYFLET.

Commission of Concealments, 12 July, 18 Henry VII ; *inquisition* 3 September, 19 Henry VII.

He died 20 September, 18 Henry VII, seised of the under-mentioned land, &c. in fee. Thomas Byflet, aged half a year and more, is his son and heir.

WILTS. A messuage and 40*a.* land, in Wilton, worth 20*s.*, held of the king in chief, by knight-service.

C. Series II. Vol. 17. (37.)

715. WILLIAM SEYNTMAUR, knight.

Writ wanting ; *inquisition* taken at Southmolton, before Hugh Culme, escheator, 16 November, 19 Henry VII.

One Thomas Seyntmaur, knight, his grandfather, was seised of the under-mentioned manor in fee, and, being so seised, by charter, 8 February, 1 Henry VII, enfeoffed Richard Eggecumb, knight, John Tremayn, Roger Holand, Fulk Predeaux, Piers Eggecumb and Christopher Tremayne thereof, to the intent to perform certain covenants between the said Thomas Seymaur (*sic*) and the said Richard Eggecumb, as in certain indentures between them, 24 January, 1 Henry VII, more fully appears. They were seised thereof

accordingly in fee ; and the said Richard and John died ; and the said Roger, Fulk, Peter and Christopher were, and still are, so seised thereof by survivorship. Afterwards by letters patent, 28 November, 11 Henry VII, for a fine paid in the hanaper, the king pardoned the alienation.

Long before the decease of the said Thomas Seyntmaur and of the said William Seyntmaur, one Richard Chooke, knight, John Fitzjames, the elder, John Porter and John Fitzjames, the younger, were seised of the said manor in fee, and being so seised, by charter, 12 September, 11 Edward IV, gave and granted to one John Crokker, knight, a yearly rent of 40*l.*, issuing from the said manor, to hold for the term of his life.

He died 5 September, 19 Henry VII, seised of the under-mentioned land and advowson in fee. Joan Seyntmaur, aged 2 and more, is his daughter and heir. *Cf.* No. 743, and *C. Series II. Vol. 19. (72.)*

DEVON. Manor of Northmolton, worth 30*l.* beyond outgoings.

A rood of land in Blaktoryton, with the advowson of the parish church of Blaktoryton, the rood worth 1*d.*, and the advowson nothing, yearly.

The said manor, rood of land and advowson, are held of the king in chief, by service of finding a man at arms, with a barded (*cooperto*) horse, in the king's army, for forty days at his own charges, and by 13*s.* 4*d.* rent yearly.

C. Series II. Vol. 17. (38.)

716. THOMAS WORTH, of Waysshefeld, co. Devon, esquire.

Writ wanting ; inquisition 3 November, 19 Henry VII.

Long before the taking of this inquisition he was seised of the under-mentioned manors of Worth, Waysshefeld and Fereby in fee, also of land, &c., in Uplomyn, Tyverton, Hevytre, Brigge Rewell, and messuage called 'Corton,' &c. in Waysshefyld, in fee, and, being so seised, long before the day of the taking of this inquisition, by a certain charter enfeoffed John Gambon of Mouston, Richard Godde, clerk and Richard Voyse thereof [the manor of Barkedon aforesaid excepted *erased*], by virtue of which feoffment they were seised thereof in fee to the use of the said Thomas Worth, his heirs and assigns. Afterwards the said John Gambon and Richard Godde died, and the said Richard Voyse survived them and is still living and was solely seised thereof in fee.

He was seised of the under-mentioned manor of Barkedon and, being so seised thereof, by a certain charter, &c. to the jurors here shown, of which the date is 12 Edward IV [*entry never completed*].

He died 12 February, 18 Henry VII. Anthony Worth, aged 24 and more, is his son and heir.

DEVON. Manor of Worth, worth 20*l.*, held of the lords of Northetalen', by knight-service.

Manor of Waysshefeld, worth 5 marks, held of Piers Aggecomb, knight, as of the honor of his castle of Totness (*Totton'*), by knight-service.

Manor of Barkedon, worth 10 marks, held of Edward Courteney, earl of Devon, as of the honor of his castle of Okchampton, by knight-service.

Manor of Fereby, or Ferbey, worth 60s., held of the said earl, by 6*d.* rent, services unknown.

A messuage and 30*a.* land, in Uplomyn, worth 10s., held of Giles, lord Dawbeney, knight, by knight-service.

Two acres of meadow in the borough of Tyverton, worth 3s. 4*d.*, held of the said earl of Devon, in free socage.

Twenty-four acres of land in the parish of Hevytre, worth 13s. 4*d.*, held of Oliver Kelly, in free socage.

A messuage and 40*a.* land, in Brigge Rewell or Briggerewell, worth 9s., held of the prior of Launceston, by fealty.

A messuage called 'Corton,' 40*a.* land, 8*a.* meadow, 60*a.* pasture, in Waysshefyld, worth 13s. 4*d.*, held of William Courteney, knight, as of his manor of Cadlegh, in free socage.

Six messuages, 60*a.* land, 10*a.* meadow, 2*a.* wood, called 'Palmer-sheys,' in West Exa worth 60s., held of the heirs of Richard Heyre, in free socage. [His estate in these lands, which are not elsewhere mentioned in the inquisition, does not appear.]

C. Series II. Vol. 17. (39.)

717. JOHN TREMAYN, the elder, esquire.

Writ 9 September, *inquisition* 16 November, 19 Henry VII.

He was seised in fee the day he died of the under-mentioned land, &c. in Levedon and Toryton.

Long before his decease he was seised of the under-mentioned manor of South Sydynham and other the under-mentioned manor and lands, in fee, and, being so seised, by the name of John Tremayn, son and heir of Thomas Tremayne, by charter dated 27 January, 9 Henry VII, he gave all the said manors, &c., to William Huddysfeld, knight, Thomas Tremayne, clerk, James Chudlegh, Halnath Maliverer, George Malyverer, Roger Holand, esquires, and John Kyrton, to the use of himself and the performance of his last will, as by certain indentures thereof made and to the charter aforesaid annexed, dated 22 January in the said year, more fully appears. The survivors, James Chudlegh and Roger Holand are still so seised.

He died the last day of August last. Thomas Tremayne, aged 8 and more, is his son and heir.

DEVON. Manor and advowson of South Sydynham, or Sowth Sydenham, worth 6*l.*, held of Edward Pomerey, esquire, by knight service.

Manors and advowson of North Huysshe, worth 20 marks, held of the lady Cecily, marchioness of Dorset, as of her manor of Wodeford, by knight service, viz., of $\frac{1}{2}$ a knight's fee.

A moiety of a fifth part of the manor of Doddiscomblegh, with the advowson of the church of the same, alternately when it happen at his turn, worth 40s., held of Edward, earl of Devon, by knight-service.

Manor of Rake, worth 20 marks, held of William Curteney, knight, and Thomas Tregarthen, as of their manor of Westportelmouth, by knight service.

Manor of Cullecumb, or Colacumb, worth 5 marks, held of the heirs of John Trenchard, by knight-service.

Manor of Whytechurche, or Whitechurch, worth 60s., held of the abbot of Tavistok, service unknown.

Manor of Tetteburne, worth 4*l.*, held of the heirs of Roger de Langford, service unknown.

A messuage, 100*a.* land and pasture, in Coleton.

Six messuages, 200*a.* land and meadow, in Samford Spyney, worth 40*s.*, held of John Pettys and Francis Harrys, service unknown.

A messuage, 60*a.* land and meadow, in Blacheford, worth 6*s.* 8*d.*, held of Walter Courtenay, knight, service unknown.

A messuage, 40*a.* land and meadow, in Furs Ham, or Fursenham, worth 10*s.*, held of Piers Eggecomb, knight, service unknown.

A messuage, 100*a.* land and pasture, in Lamford, worth 8*s.*, held of Henry Beamont, service unknown.

A messuage, 40*a.* land and meadow, in Battyshyll; and a messuage, 40*a.* land and pasture, in West Torr; worth 6*s.*, held of the king, as of his borough of Sele, in free burgage.

A messuage in Tavystoke.

Two messuages, 100*a.* land and meadow, 100*a.* furze and heath, in Norton Sydynham.

A messuage, 100*a.* land and meadow, in Foghanger.

A moiety of a barn, of a toft and of 2*a.* land, in Coweke.

Two messuages, 100*a.* land and meadow, 200*a.* furze and heath, in Odetrewe.

The messuages, lands and tenements before said, in Odetrewe, Tavistok, Fyghanger and Cowdle, worth 23*s.* 5*d.*, are held of the abbot of Tavistok, services unknown.

A messuage, 100*a.* land and pasture, 40*a.* furze and heath, in Levedon, worth 26*s.* 8*d.*, held of the lord of Doddescumblegh, by knight-service.

A moiety of a messuage, 40*a.* land and pasture, 40*a.* furze and heath, in Toryton or Toriton, worth 2*s.* 6*d.*, held of the lady Margaret, countess of Richemond and Derby, as of her manor of Toriton, by knight-service.

C. Series II. Vol. 17. (40.)

718. JOHN PHILPOT, knight.

Writ of Mandamus 28 October, *inquisition* the last day but one of October 19 Henry VII.

He died 20 June, 17 Henry VII, seised of the undermentioned manor in fee. Piers Philpot is his son and heir, aged 15 and more. *Cf.* Nos. 648, 692, 721, 777, 779, 780, 781.

DORSET. Manor of Tarent Gonvyle, worth 55*s.*, held of the prior of St. John of Jerusalem in England, by fealty and 10*s.* rent, for all service.

C. Series II. Vol. 17. (41.) E. Series II. File 897b. (22.)

719. JOHN PERCYVALE, knight.

Writ 5 May, 18 Henry VII; *inquisition* 8 October, 19 Henry VII.

He was seised in fee of the under-mentioned messuages, and, being so solely seised, by his testament and last will, 21 February, 1502, 18 Henry VII, shown to the jurors, in the parish of St. Mary Wolnoth, gave and bequeathed

the same to the master and wardens of the 'Tailours' brotherhood of St. John the Baptist in the city of London and their successors for ever, to the intent that they and their successors from the issues and profits thereof should, after his decease, find two priests to celebrate daily in the parish church of St. Mary Wolnoth in 'Lumberdstrete' in Langbourne ward, for his soul and the soul of Thomasine, his wife on her departure, their fathers' and mothers', friends', benefactors' and all Christian souls; should keep his 'obit,' by note or chant with 'placebo' and 'dirige' and mass of 'requiem'; should distribute 10s. in alms among poor housekeepers of that parish and ward attending the 'obit'; should spend 30s. in buying coal (*carbonibus*) to be distributed among such householders by the advice of the churchwardens of the church of St. Mary Wolnoth and the bedel of the ward; and should observe the articles of the said will.

He died 19 April last. After his death the master and wardens of 'Tailers' of the said brotherhood of St. John the Baptist, by virtue of the said will entered upon the said messuages and have taken the issues and profits thereof, from the time of his death to the day of the taking of this inquisition in complement of the said will and have paid and performed all things therein contained.

Richard Percyvale is his next heir and is aged 28 and more.

LONDON. Twelve messuages, or tenements, in the city of London, whereof six are situate and lie together in 'Lumbardstrete' in the parish of St. Mary Wolnoth in the ward of Langbourne, on the north side of the street; one other, wherein the said John Percyvale dwelt in 'Lumbardstrete,' on the north side thereof, and another near and annexed to it, in the said parish and ward, and in the parish of St. Michael in Cornhull in the ward of Cornhull; and four, the residue, lie together in the street of Cornhull in the said parish of St. Michael in Cornhull in the ward of Cornhull, on the south side of the said street of Cornhull.

The messuages, or tenements, in 'Lumbardstrete,' extend from the tenements late of Hugh Brice, knight, on the east, to the tenement late of John Bohun, esquire, adjacent next 'le Popes Hedes entre,' on the west.

The other four messuages, or tenements, in the street of Cornhull, extend from the tenements of the prior of 'Seynt Mary Spytell' on the east to the tenements of the said John Bohun, on the west.

The city of London is an ancient city, and all the lands and tenements within it demised and demiseable bequeathed and bequeatheable and by the testaments and last will of the citizens thereof, tenants of the same, to whatsoever persons, both to mortmain and in any other way, and this according to the custom of the same city.

All the aforesaid messuages, or tenements, are held of the king, in free burgage, by the rent of 1d. yearly, for all service. They are worth 26*l.*

C. Series II. Vol. 17. (42.)

720. WILLIAM HARTLAND.

Writ of Mandamus 24 May, 18 Henry VII; *inquisition* 2 October, 19 Henry VII.

Long before his decease he was seised of the under-mentioned manor and fourth part of a manor in fee and, being so seised, enfeoffed Giles Brugges,

knight, Christopher Throgmerton, John Whityngton, esquires, William Grevile, Walter Roudun and Thomas Hartland, his son, thereof, for the performance of his last will, as in a certain deed of feoffment to them thereof made, dated 9 March, 13 Henry VII, more fully appears.

They were seised thereof accordingly in fee and, being so seised, for greater security of the execution of the said will, they suffered a recovery thereof, at his special request, in Easter term, 16 Henry VII, to one Robert Russell, John Pauncefote and Edmund Horewell, by the description of the manors of Ledon, and Kyngeshome, four messuages, 180*a.* land, 24*a.* meadow, 40*a.* pasture, in Ledon, Kyngeshome, Longeford, Twyggeworth and Hatherley. By virtue of which the said Robert, John and Edmund entered upon the said manor and other the premises, and were, and still are, seised thereof in fee, to the use of the said William and his heirs and the performance of his last will.

By his writing indented, containing his last will, dated 26 October, 16 Henry VII, he directed that the said Thomas Hartland, his son, should have and hold the said manor and other the premises for the term of his life, and with the profits thereof should pay the said William's debts, funeral expenses and bequests, and thereafter should hold the same to his own use for life, with remainder to the right heirs of William for ever.

The said Thomas is alive, and has taken all the issues and profits of the premises from the time of William's death till now.

He died Thursday after the feast of the Assumption, 16 Henry VII. Agnes, wife of William Hewys and Katharine Hartland are his cousins and next heirs, viz. daughters of William, his son. Agnes is aged 16 and Katharine 14 and more.

GLOUCESTER TOWN. Manor of Ledon in Hynledon, worth 100*s.*, held of the abbot of the monastery of St. Peter, Gloucester, service unknown.

A fourth part of the manor of Kyngeshome, or Kynkyshome, with its appurtenances in Kyngeshome, Longeford, Twyggeworth and Hatherley, worth 30*s.*, held of the king in chief, by service of $\frac{1}{4}$ of a knight's fee.

C. Series II. Vol. 17. (43.)

721. JOHN PHILPOT, knight.

Writ of Mandamus 28 October, *inquisition* 30 November, 19 Henry VII.

He died 20 June, 17 Henry VII, seised of the under-mentioned manor in fee. Piers Philpot, aged 15 and more, is his son and heir. *Cf.* Nos. 648, 692, 718, 777, 779, 780, 781.

HERTS. Manor of Kelshull, worth 10*l.*, held of the bishop of Ely, service unknown.

C. Series II. Vol. 17. (44.)

722. JOHN RUMSEY.

Writ 22 January, *inquisition* the last day of January, 19 Henry VII.

He died 26 December last, seised of the under-mentioned manors in fee. William Rumsey, aged 23 and more on the day of the taking of this inquisition, is his son and heir.

HANTS. Manor of Bykton, worth 10*l.*, held of the king as of the earldom of Salisbury, by fealty only, for all service.

Manor of Mershwode, worth 40*s.*, held of John Horsey, esquire, by fealty, and by service of rendering yearly to the said John and his heirs three quarters of salt, for all service.

Manor of Tachebury, worth 40*s.*, held of the warden of New College, Winchester, by the rent yearly of 18*s.* 10½*d.* at Easter and Michaelmas equally.

C. Series II. Vol. 17. (45.) E. Series II. File 960. (25.)

723. PHILIP COKE, knight.

Writ 28 January, *inquisition* 3 February, 19 Henry VII.

He was seised of the under-mentioned tenements, &c., in fee, and, being so seised, long before his death, by charter 11 July, 18 Henry VII, enfeoffed Thomas Tyrrell, knight, Edward Belknapp, esquire, Gerard Danett, esquire, and John Carell, gentleman, thereof, for the performance of his last will. They were seised thereof accordingly in fee to the intent aforesaid, and they being so seised, he died.

He died 7 December, 19 Henry VII. John Coke, aged 18 and more, is his son and heir.

SURREY. A tenement in Southwerk, called 'le Bere,' another tenement there, called 'le Dolfyn,' fourteen tenements in Southwerk, mutually lying next a lane there called 'Bere Alye,' and a place of land there, commonly called 'le Wharff,' adjacent to the Thames, worth beyond outgoings, 16*l.*, held of Robert Michell, prior of the church, or priory, of St. Mary of Overe, in right of his church, or priory, by fealty and a rent of 5*l.* 6*s.* 8*d.* payable quarterly, for all service.

C. Series II. Vol. 17. (46.)

724. ELIZABETH BYGOD, late the wife of OLIVER SEYNT JOHN.

Writ, 29 January, *inquisition* 16 February, 19 Henry VII.

William, late bishop of Ely, John Manyngam, esquire, John Seymor, esquire, William Alyngton, Richard Seynt George, William Manyngam, John Manwhich, John Hill, clerk, John Asplon, John Mustell, John Bedford, Thomas Ston', Thomas Norreys and William Wilkes, were seised of the under-mentioned manor in fee, to the use of Margaret, late duchess of Somerset, her heirs and assigns, and the performance of her last will; and, being so seised, at her request, by charter demised, delivered and confirmed the manor aforesaid to her, the duchess, for the term of her life, with remainder to Oliver Seynt John, esquire, her son, and to the aforesaid Elizabeth, specified above, then his wife, to hold to them and the heirs of their bodies between them begotten, with remainder in default to the duchess' right heirs.

Whereby the said duchess was seised of the said manor in her demesne as of free tenement, and died so seised; after whose death the said manor remained to the said Oliver Seynt John and Elizabeth, his wife and the heirs of their bodies issuing; whereby they entered, and were seised thereof in fee tail, by virtue of the gift aforesaid; and they had issue between them John Seynt John, the younger, esquire, who survives; and afterwards the said

Oliver died so seised, and she survived him and continued her possession of the said manor by survivorship, and was thereof seised in her demesne as of fee tail, by virtue of the gift aforesaid.

And she being so seised, the king, by letters patent, 12 November, 14 Henry VII, pardoned her all manner of alienations, &c. of lands, &c. held in chief.

She died the last day of May, 18 Henry VII. John Seynt John, aged 25 and more, is son and next heir of the bodies of the said Oliver and Elizabeth begotten. *Cf.* No. 165.

WILTS. Manor of Ledeyard Tragose, worth 20*l.*, held of the king in chief, by $\frac{1}{8}$ of a knight's fee.

C. Series II. Vol. 17. (47.) E. Series II. File 960. (13.)

725. JOHN GERNYNGHAM.

Writ 29 October, *inquisition* 3 November, 19 Henry VII.

The said John Jernygan, long before his decease, enfeoffed one John Hevyngham, esquire, of the under-mentioned manor and advowson of Horham, manors of Newton and Corton, land in Lownde and the advowson of the church of Lownde, to the use of Margaret, wife of Edward Jernygan, esquire for the term of her life, with remainder after her decease to the use of his own right heirs. The said Margaret and John Hevyngham are still living.

Long before his decease he enfeoffed William Scott and Robert Cleer, knights, of the under-mentioned manor and advowson of Somerletton, the advowson of the church of Bradwell, land, &c. parcel of the manor of Somerletton, manor and advowson of Stoneham and advowson of priory, to the use of himself, his heirs and assigns and the performance of his last will.

He died 26 October, 19 Henry VII, seised of the under-mentioned manor of Wathe in fee. Edward Jernygan is his son and heir and is of full age, viz. 31 and more.

SUFFOLK. Manor and advowson of Horham, with lands, tenements, rents and services to the manor belonging; the manor was held of Edmund de la Pole, late earl of Suffolk, in socage, as of the honor of his castle of Eye, by homage, 10*d.* rent and suit of court, or 20*d.* for fine of the same suit of court, for all service; the said manor of Horham is worth yearly 4 marks and the advowson of the church of Horham 4*d.* yearly.

Manors of Newton and Corton, together with all lands and tenements in Lownde also the advowson of the church of Lownde; they were held of the said Edmund de la Pole, in socage, as of his manor of Gorleston, by 36*s.* rent yearly, for all service, the said manors and lands being worth 4*l.* yearly, and the advowson 2*d.*

Manor and advowson of Somerletton, or Somerleton, the advowson of the church of Bradwell, when it happen, with lands, tenements, rents and services to the same manor of Somerletton belonging; also the manor and advowson of Stoneham with lands and tenements to the same manors belonging; also the foundation, or presentation of the priory of St. Olave in Lovynglond, when it happen; the said manor of Stoneham, worth 4*l.*, with the advowson of the church of Stoneham, were held of the same Edmund de la Pole in socage, as of the honor of his castle of Eye, by homage and 10*d.* rent, and suit of court, or 20*d.* yearly for fine of

suit of the same court, for all service ; the said manor of Somerletton, with the advowson of the church of Somerletton, worth 6*l.*, also with the advowson of the church of Bradwell and the presentation to the priory of St. Olave aforesaid, worth nothing, were held of the same Edmund de la Pole, as of his manor of Gorleston, by 18*s.* rent yearly and suit of court of the same manor of Gorleston, for all service.

Manor of Wathe, called 'Wadhall' ; it [was *erased*] is held of [the same Edmund de la Pole late earl of Suffolk *erased*] the king, in socage as of his castle of Norwich, by fealty and 4*s.* rent yearly for all service ; it is worth beyond outgoings 4*s.*

The said honor and castle of Eye, the said manor of Gorleston [also the said castle of Norwich *erased*] were seized into the king's hands by reason of the outlawry of the said Edmund de la Pole upon divers indictments of high treasons, whereof he was condemned (*judicatus*).

C. Series II. Vol. 17. (48.)

726. RICHARD NORTON.

Writ 28 November, *inquisition* 20 January, 19 Henry VII.

He was seised of the under-mentioned manor of Nutley in fee and, being so seised, by licence of King Henry VI, enfeoffed Henry Smart, John Tychebourne and Henry Mor' thereof by charter, who, being seised thereof accordingly, by the licence aforesaid re-enfeoffed him and Isabel his wife thereof, to hold to them and his heirs. They were seised thereof accordingly, he in fee and she in her demesne as of free tenement. He died so seised, and she is seised thereof as aforesaid by survivorship.

The said Henry Smart, John Tychebourne and Henry Mor' long before his decease were seised of the under-mentioned land, &c. in Lynwode, Hyewode and Rokeforde in fee and, being so seised, long before his decease, enfeoffed him and Isabel his wife thereof, as above.

He died seised of the under-mentioned manor of Estysted and land, &c. in Alresforde in fee.

The said Henry Smart and Henry Mor' were seised of the under-mentioned messuage in Winchester in fee and, being so seised, enfeoffed him and Isabel his wife thereof, to hold to them and the heirs of their bodies issuing. They were seised thereof accordingly in fee tail and, she is still so seised by survivorship.

One Hugh Combe and William Rede were seised of the under-mentioned messuage and garden in Winchester, and being so seised, enfeoffed him and Isabel his wife, thereof, to hold to them and the heirs of their bodies, &c. as above.

He died 24 November, 19 Henry VII. Richard Norton, aged 38, is his son and heir.

HANTS. Manor Nutley, worth 10 marks.

A messuage, 30*a.* land, 40*a.* wood, 15*a.* meadow, 50*a.* pasture, 2*s.* 6*d.* rent, in Lynwode, Hyewode and Rokeforde, worth 33*s.* 4*d.*, held of William Ockedene, as of the manor of Elyngham, service unknown.

Manor of Estysted, in Estysted and Selborne, worth 10 marks, held of the king in chief, by service of $\frac{1}{2}$ of a knight's fee.

A messuage and 8a. land, in Alresforde, worth 2s. 6d., held of the bishop of Winchester, in right of his bishopric of Winchester, service unknown.

A messuage in the soke of Winchester, worth 13s. 4d., held of the said bishop, as above.

A messuage with a garden adjacent in the soke of Winchester, worth 40d., held of the said bishop, as above.

C. Series II. Vol. 17. (49.) E. Series II. File 960. (24.)

727. THOMAS NEVYLE, esquire.

Writ 8 April, 18 Henry VII ; *inquisition* the last day of January, 19 Henry VII.

• He died the last day of March, 18 Henry VII, seised of the under-mentioned manor, &c. in fee. William Nevell, esquire, aged 24 and more, is his son and heir. *Cf.* Nos. 691, 711, 734, 862.

LINCOLN. Manor of Riggesby with appurtenances in Riggesby, 7s. 0½d. and 1lb. pepper rent, in Aelby, and 1lb. pepper from the prioress of Grenfeld, worth 7l., held of the countess of Richmond, as of the fee and honor of Richmond, by knight-service.

C. Series II. Vol. 17. (50.)

728. CECILY late the wife of JOHN JOSSELYN.

Writ 11 July, 18 Henry VII ; *inquisition* 12 February, 19 Henry VII.

John Peke, esquire, Edmund Bardolff, John Walshe, Ralph Josselyn, the elder, Richard Boldey, John Marbury, Philip Josselyn, clerk, George Bradbury, Richard Lakyn, Thomas Exmewe, Thomas Lloyd, Richard Goodewyn, William Goodewyn and Ralph Josselyn, the younger, who survive, and Richard Churchyerd and Robert Smyth since deceased, before the justices of the bench at Westminster recovered the under-mentioned moiety of a manor against James Skaresbrek, esquire, and Elizabeth, his wife, late the wife of John Molyneux, and the said John Josselyn and Cecily, his wife, daughter and heir of the said John Molyneux, as appears of record in Trinity term, 9 Henry VII.

The said recovery was, and is, to the use of the said John Josselyn, esquire, and Cecily, then his wife, and the heirs male of their bodies, with remainder in default to the use of the heirs of her body, with remainder in default to the use of her right heirs. The said John Peke and the others were seised thereof accordingly in fee to the use aforesaid.

The said John and Cecily had male issue between them surviving.

She died ; after whose decease the said John Peke and the others, being so seised thereof to the use aforesaid according to the true intent of the same recovery, by their charter demised, delivered and confirmed the said moiety to the said John Josselyn, to hold &c., and with remainder over, as above. He was, and is, seised thereof accordingly in fee tail by the form of the gift.

She died on the feast of the translation of St. Thomas the Martyr last. The said John Josselyn and she had issue between them a son, Nicholas Josselyn, who is 5 years old and more and next heir of the said John and Cecily by the form of the gift.

The said John Josselyn after her decease entered into the said moiety and has taken the issues and profits thereof from the whole time after her death up to the day of the taking of this inquisition. *Cf.* Nos. 586, 730.

ESSEX. A moiety of the manor of Westilbury, worth 12*l.*, held, together with the other moiety now in the tenure of one William Harper, of the king, as of his honor of Rayleigh and as parcel of the duchy of York, by service of $\frac{1}{3}$ of a knight's fee.

C. Series II. Vol. 17. (51.)

729. RICHARD WALLOP, esquire.

Writ 6 October, *inquisition* 16 November, 19 Henry VII.

He was seised of the under-mentioned manor and advowson in fee, and, being so seised, long before his decease by charter gave them to one John Waller, John Pounce, John Kyrkeby, William Froste and Nicholas Bernard, to the use of Elizabeth, his wife, who survives, for life. They were, and still are, seised thereof accordingly in fee to the use aforesaid.

Death and heir as in No. 708.

WILTS. Manor and advowson of Aldyngton, worth 5*l.*, held of the prioress of Ambresbury, by fealty only, for all service.

C. Series II. Vol. 17. (52.) E. Series II. File 960. (15.)

730. CECILY late the wife of JOHN JOSSELYN.

Writ 11 July, 18 Henry VII; *inquisition* 28 January, 19 Henry VII.

A fine was levied on the morrow of Souls, 8 Henry VII, between Thomas Molyneux, esquire, James Molyneux, clerk, Robert Sheffield, Richard Chyrcherd, Ralph Josselyn and Richard Goodwyn, querents, and John Josselyn and Cecily, his wife, deforeiants, of the under-mentioned manor, &c. whereby the said John and Cecily acknowledged the same to be the right of the said Ralph, as those which the said Ralph and the others had by their gift, and quitclaimed the same, for themselves and the heirs of Cecily, to them and the heirs of Ralph; for which the said Thomas and the others granted the same to the said John and Cecily for their life, with remainder after the death of the said John and Cecily to Richard Boldey and Thomas Hoste for the term of seven years then next following, with remainder thereafter to Cecily's right heirs.

The said term of seven years was to the use of the said John Josselyn and for the performance of his last will.

By virtue of the said fine the said John Josselyn and Cecily were seised of the premises in their demesne as of free tenement; and afterwards she died and he was similarly seised by survivorship.

The said Cecily, has issue a son Eustace Fitz Herbert, who is her next heir, aged 13 and more.

She died on the feast of the translation of St. Thomas the Martyr last. The said John Josselyn after her death entered upon the premises and took the profits thereof from then till now, and still takes them, and is seised thereof in his demesne as of free tenement. *Cf.* Nos. 586, 730.

STAFFORD. Manor of Peryhall, worth 53s. 4*d.*, held of the king, as of his manor of Sutton in Colvyle, in socage, as of the lands late of the earl of Warwick.

Six messuages, 100*a.* land, 40*a.* meadow, 100*a.* pasture, 40*a.* wood and 4*l.* rent, in Pery, Little Barre, Hampsted and Honnesworth, worth 46s. 8*d.*, held of the earl of Ormond, as of his manor of Honnesworth, in socage.

C. Series II. Vol. 17. (53.) E. Series II. File 1017. Part II. (7.)

731. ANNE WILLOUGHBY late the wife of THOMAS SPELMAN.

Writ of Quæ plura 8 December, *inquisition* 28 February, 19 Henry VII.

The *inquisition* (No. 359) taken after her death is recited in full. The jurors further say that she was seised, the day she died, of the under-mentioned half-acre of land, not specified in the first *inquisition*. George Willoughby has occupied the said half-acre and taken the issues and profits thereof from the time of her death, without any title.

John Spilman is her son and next heir as to the said half-acre, and is aged 13 and a $\frac{1}{2}$.

NORFOLK. A half-acre of land lying in Great (*Magna*) Elyngham, in a furlong called 'Longis Blakelond,' next land of Thomas Harling, on the west, and a common called 'le Seke,' on the east; it is held of the king in chief, by $\frac{1}{100}$ of a knight's fee, and is worth 2*d.*

C. Series II. Vol. 17. (54.) E. Series II. File 612. (1.)

732. THOMAS SPILMAN.

Writ of Quæ plura, 8 December, *inquisition* 28 February, 19 Henry VII.

The *inquisition* (No. 298) taken after his death is recited in full.

The jurors further say that he was seised, the day he died, of the under-mentioned manor and half-acre of land, in fee tail, over and above the lands specified in the *inquisition* taken after his death. George Wyllowgthby has occupied the said manor and half-acre and taken the issues and profits thereof from the time of his death, without any title.

John Spylman, aged 13 $\frac{1}{2}$, is his son and heir.

NORFOLK. Manor of Graces in Bychamwelle, worth 40s., held of the earl of Oxford, by fealty and 2s. rent yearly, for all service.

A half-acre of land, late of Ralph son of Reverus Thursan, or de Thursam, in Little (*Parva*) Bichamwelle, or Little Bychamwelle, worth 2*d.*, held of the king in chief, by $\frac{1}{100}$ of a knight's fee.

C. Series II. Vol. 17. (55.)

733. JOHN PENYNGTON, the elder, knight.

Commission of Concealments, 11 July, 18 Henry VII; *inquisition* 20 February, 19 Henry VII.

He died 6 July, 10 Edward IV, seised of the under-mentioned land, &c. in fee. After his death one John Penyngton, knight, entered and intruded into the premises, as his cousin and heir, viz. son of John Penyngton, esquire,

his son ; and had and took all the issues and profits thereof from the said 6th day of July to the day of the taking of this inquisition, by what right or title the jurors know not, and never sued, or had, any livery thereof out of the hands of the king or his progenitors.

YORK. Three crofts, twenty-four bovates and 20*a.* land, in North Gevildale, worth 47*s.* 8*d.*, held of the king, service unknown.

Four bovates of land, in Est Gevildale, worth 14*s.*, tenure unknown.

C. Series II. Vol. 17. (56.)

734. THOMAS NEVYLE, esquire.

Writ 8 April, 18 Henry VII ; *inquisition*, 30 October, 19 Henry VII.

Long before his death he was seised of the under-mentioned manor, &c. in fee, and, being so seised, by charter gave them to William Turpyn, John Halley and John Horneby, esquires, to the use of himself, his heirs and assigns and for the performance of his last will.

By writing under his seal he willed and declared that Thomas, Humphrey, John, Roger and Francis Nevell, his sons, should have the said manor, &c. *inter alia* with their issues and profits, for the term of their lives, and after their or any of their deaths the part of the son so dying should remain to his own right heirs.

At the time of the taking of this inquisition the said sons are living, and have taken the issues of the premises from the time of his death to their own uses.

Death and heir as in No. 691. *Cf.* Nos. 711, 727, 862.

WARWICK. Manor of Thorndon in the parish of Etyngton, six messuages, 200*a.* land, 100*a.* pasture, 20*a.* meadow, in Thorndon and Etyngton, worth 20 marks, held of the king, as of the duchy of Lancaster, by service of fealty.

C. Series II. Vol. 17. (58.) E. Series II. File 1115. Part VIII. (4.)

735. RICHARD HULCOT, esquire.

Writ 8 August, 18 Henry VII ; *inquisition* the last day of April, 19 Henry VII.

The said Richard Holcote, esquire, died 17 July last seised of the under-mentioned manor, &c. in fee. Robert Holcote, aged 30 and more, is his son and heir.

BERKS. Manor of Bercote, the site or soil (*citum cive fundum*) of a certain late water-mill, together with a several fishery in a certain brook (*rivulo*) beside the site aforesaid, in Bercote aforesaid, worth 10*l.* ; and a toft and two virgates of land in Fennicourte, in the parish of Faryngdon, worth 10*s.* ; held of the king, as of the manor of Bukland, now in the king's hands, by reason of the forfeiture of Edmund de la Pole, late earl of Suffolk, by fealty only, for all service.

C. Series II. Vol. 17. (59.)

736. RICHARD HULCOT, esquire.

Writ 8 August, 18 Henry VII ; *inquisition* the last day but one of April, 19 Henry VII.

The said Richard Hulcote, esquire, was seised of the under-mentioned manor in fee, and gave it, long before his death, to Richard Halle and Thomas Osbalston, to the use of Robert Hulcote and Anne his wife and the heirs of Robert; and they were seised thereof accordingly to the use aforesaid.

Death and heir as in No. 735.

OXFORD. Manor of Bodycote, worth 100s., held of John, earl of Oxford, service unknown.

C. Series II. Vol. 17. (60.)

737. NICHOLAS DELAMERE.

Writ 16 November, *inquisition* 10 February, 19 Henry VII.

He was seised of the under-mentioned manors, &c. in fee, and, being so seised, by charter, 20 April, 10 Henry VII, enfeoffed Thomas Cornwall, knight, Edmund Upton and Richard Wates thereof, the manor of Lytylhareford excepted, by the names of all his lands, &c. in those places, to the use of himself and his heirs; by virtue of which feoffment the said Thomas, Edmund and Richard were seised thereof in fee to the use aforesaid and, being so seised, by charter, 21 April, 10 Henry VII, enfeoffed him and Maud, his wife, thereof, to hold to them and the heirs of their bodies; by virtue of which feoffment the said Nicholas and Maud were seised thereof in fee tail. He died so seised, and she, at the time of the taking of this *inquisition*, is still so seised thereof by survivorship.

He died 14 December last, seised of the said manor of Lytyl Hereford in fee. Thomas Dalamere, aged 10 and more, is his son and heir.

HEREFORD. Manor of Lytylhareford, or Lytyl Hereford, worth 11*l.*, held of Edward, duke of Bukyngham, as of the honor of his castle, or lordship, of Brechonia, commonly (*vulgariter*) called Breighnok, by service of one knight's fee.

Manors of Hethe and Kymalton, or lands, &c. in those places, worth 5*l.* 6*s.* 8*d.*, held of the abbot of Redyng, by socage.

Manor of Wongton, otherwise called Wounton, or land, &c. there, worth 37*s.*, held of the manor of Aynbury, by socage.

A parcel of land called 'le Castell de Comfort' beside Leomynstre.

Forty acres of land in the franchise of Leomynstre and in the hundred of Wolfey.

C. Series II. Vol. 17. (61.)

738. RICHARD PUDSEY, knight.

Writ of Mandamus, 6 March, 19 Henry VII; *inquisition*, date omitted, delivered into court 12 May, 19 Henry VII.

He was seised of the under-mentioned land, &c. in fee, and, being so seised, by charter, 4 June, 12 Henry VII, by the name of Richard Pudsey, esquire, enfeoffed Thomas Coterell, Robert Stowell, the younger, William Wadham, of Katerston, and Edward Walgrave therein, for the performance of his last will.

He declared by his last will, 9 August, 15 Henry VII, that his said feoffees should, within two years of his decease, make estate to Joan, his wife, in all the premises for the term of her life, with remainder to Elizabeth Pudsey, his and her daughter, to her and the heirs of her body, with remainder to his own right heirs.

He died 24 August, 15 Henry VII. The said Joan died 9 September, 29 (*sic*) Henry VII. The said Elizabeth is his daughter and heir, and is aged 4 and more.

WILTS. Five messuages, three tofts, 4*a.* arable with 2*a.* pasture, in Suthbroome and Wyke by (*juxta*) 'ledevises.'

Thirty acres of arable in Bedburghe and Rundwey.

Three acres of meadow [a garden and 10*s.* rent in Potern *written over an erasure*].

An acre of meadow, 8*a.* arable, in Worton.

Two messuages with two gardens, 12*a.* meadow, 60*a.* arable, in Canyngys Episcopi, and Eston.

A messuage with dovecot, 2*a.* meadow, 12*a.* arable, in Sterte.

The said lands and tenements in Suthbroome by 'le Devises,' Wyke, Betburghe, Rundwey, Nustede, Poterne and Worton, worth 3*l.*, are held of Edmund, bishop of Salisbury, by fealty and suit of court.

The said lands and tenements in Canynges Episcopi and Eston, worth 3*l.*, are held of the bishop of Salisbury, by fealty and 22*s.* 7*d.* rent.

The said lands and tenements in Sterte, worth 6*s.* 8*d.*, are held of William ———, warden of the New College of St. Mary of Oxford, by fealty and 6*s.* rent.

C. Series II. Vol. 17. (62.) E. Series II. File 960. (26.)

739. JOHN TAVERNER, fool and idiot.

Writ of diem clausit, 1 March, *inquisition* the last day of March, 19 Henry VII.

One John Prouez, William Clanburgh and William Widecomb long before the taking of this *inquisition* were seised in fee of the under-mentioned land, &c. in Stoures and Pitton, and, being so seised, by charter indented Monday before the finding of the Holy Cross, 14 Richard II, gave and confirmed them to one William Widecomb and the heirs of his body, with remainder in default to Joan Wydecomb, his sister, and the heirs of her body with other remainders over. The said William Wydecomb was seised thereof accordingly in fee tail and died so seised, whereupon they descended to Joan his daughter and heir, who entered and was seised thereof in fee tail, and died so seised, whereupon they descended to the said John Taverner as her son and heir. He was seised thereof accordingly in fee tail, and, being so seised, it was found before William Chynals, late escheator, co. Devon, by virtue of the king's writ *de fatuitate condicionis* of the said John (*cf.* No. 119, being the *inquisition* taken upon a writ of *diem clausit* after the death of Richard Taverner, his father) that he was fool from birth and idiot, by virtue of which the said land, &c. were *inter alia* seised into the king's hands.

Afterwards he died without heir of his body begotten, whereupon the remainder of the said land, &c. descended to one John Smyth as cousin and next heir, of the body of the said Joan sister of the said William Widecomb, viz. son and heir of John Smyth, son and heir of Stephen Smyth, her son and heir.

Long before the taking of this *inquisition* he was seised in fee of the under-mentioned land, &c. in Withecomb, Fenton, Westway and Fenne, &c. in fee, and, being so seised, it was found before the said William Chynals, &c. as above.

He died 22 February last. The said John Smyth and one John Wyke are his cousins and next heirs, viz., the said John Smyth as son and heir of John Smyth son of Stephen son of Joan, one of the sisters and heirs of William Withecomb, father of Joan Taverner, his mother; which John Smyth is 26 years old and more; and the said John Wyke is son of Joan, daughter of Alice, the other of the sisters of the said William Withecomb his mother's father; he is aged 40 and more.

DEVON. Ten acres of land, 10*a.* pasture, 2*a.* meadow and 10*a.* furze and heath, in Stoures and Pitton, within the parish of Morton Hampsted, worth 20*s.*, held of Robert Cary, esquire, as of his manor of Heyne, by fealty and suit of court, for all service.

A messuage, 300*a.* land, 100*a.* pasture, 12*a.* meadow, 100*a.* furze and heath, in Withecomb, within the parish of Chageford.

Four shillings rent, with the services of William Oxenham for lands and tenements in Fenton.

Three shillings rent, with the services of Walter Heyne and John Martyn for lands and tenements in Westway and Fenne.

The said land, &c. in Withecomb, Westway, Fenne and Fenton, are held of Humphrey Monke, esquire, as of his manor of Russheford, by fealty and 22*s.* rent yearly, for all service, and are worth 40*s.* beyond outgoings.

One hundred acres of pasture, 2*a.* of meadow and 20*a.* furze and heath, in Mourton, called 'Brendon Parkes,' or 'Brandon Parkes,' held of Robert Cary, esquire, as of his manor of Heyne, by fealty and 18*d.* rent yearly, and are worth 20*s.* beyond outgoings.

A messuage in Chaggefurd, worth 5*s.*, held of John Copleston, esquire, as of his manor of Chaggefurd, in free socage, by fealty, suit of court and 6*d.* rent yearly, for all service.

Forty acres of pasture, 6*a.* meadow, in Shilston and Northston, within the parish of Tayngton Drue, worth 8*s.*, held of John Copleston, esquire, as of his manor of Shilston, by fealty and the rent of a red rose, for all service.

C. Series II. Vol. 17. (63.)

740. JOAN LITELTON, widow.

Writ 14 May, *inquisition* 18 May, 19 Henry VII.

The said Dame Joan Lytilton was seised in her demesne as of free tenement, the day she died, of the under-mentioned manors and advowsons, held in dower by dotation of William Chetwyn, esquire, son and heir of Philip Chetwyn, knight, formerly her husband.

She died 5 March, 19 Henry VII. William Chetwyn, esquire, son of the said William Chetwyn, esquire, is cousin and heir of the said Philip Chetwyn, knight, viz. son of William Chetwyn, esquire, son of the said Philip, which William Shetwyn (*sic*) son of the said William Chetwyn, esquire, at the time of her death was of full age, viz. 27 and more, to whom of right belongs the reversion of the manors aforesaid, &c., upon her decease, as cousin and heir of the said Philip, formerly her husband. *Cf.* No. 909.

WARWICK. Manors and advowsons of Grendon and Dordon, worth 27*l.* 10*s.* 5½*d.*, held of John Cawmvile, by fealty, for all service.

C. Series II. Vol. 17. (64.) E. Series II. File 1115. Part VIII. (3.)

741. ROBERT BIRTON.

Writ 1 December, *inquisition* 20 March, 19 Henry VII.

He was seised of the under-mentioned manor, &c. in fee, and, being so seised, suffered a recovery thereof, Easter term, 13 Henry VII, to John Cutte, Thomas Wortley, knight, and Robert Cutte, who were seised thereof accordingly in fee to his use.

It was afterwards agreed, by indentures, 8 October, 18 Henry VII, between him and Thomas Trygot, that, for 80 marks paid him by Thomas, Thomas Trygot, son and heir apparent of the said Thomas, should take Joan, his daughter and heir apparent, to wife, this side the feast of St. John the Baptist then next, and it was thereby further agreed that the said feoffees should stand seised of the premises to the use of the said Robert Birton for life and thereafter to the use of the said Thomas Trygot, the son, and Joan, and of the heirs of their bodies, and that, for default of such issue the premises should remain to the right heirs of the said Joan Birton.

He died the last day but one of March last. The said Joan, his daughter, is his next heir, and is 13 years old and more.

YORK. Manor of Highbirton, the advowson of the chantry of St. Mary within the church of Highbirton, sixty messuages, four mills, 1,000*a.* land, 200*a.* meadow, 50*a.* pasture, 100*a.* wood, 200*a.* heath and turbary, 10*l.* 2*s.* 10*d.* rent, in Highbirton, Ryley, or Riley, Meltham, Shelley, Collersley, Northerosland, Lokewode, or Lokwod, Thurstonland, and Lindethwayte; the said manor and land, &c. in Riley, Meltham Shelley, Collersley, Lokwode, Thurstonland and Lindethwayte are held of the king, as of his lordship of Wakefeld, by knight-service and are worth 10*l.*; the said land, &c. in North Crosland are held of the king, as of his honor of Pontefract by knight-service and are worth 4*l.*

C. Series II. Vol. 17. (65.)

742. WILLIAM COOK, of Owendell.

Writ 4 November, *inquisition* 3 February, 19 Henry VII.

At the time of his death and long before Christopher Brown, of Staunford, and William Waren, were seised of the under-mentioned land, &c. in fee, to the use of him and Elizabeth, his wife, who survives, viz. to hold to her for life for dower and security thereof, if she survived him, and, after her death, to the use of the said William Cook and his heirs and the performance of his last will. He made his last will touching the said reversion as by the said will in writing appears.

He died the last day but one of May last. Richard Cooke, aged 7 and more, is his son and heir.

NORTHAMPTON. Eight messuages, 100*a.* land, 20*a.* pasture, 6*a.* meadow, in Owndell, worth 8*l.*, held of the abbot and convent of Peterborough, in right of their church, service unknown.

C. Series II. Vol. 17. (66.)

743. WILLIAM SAYNTMAUR, knight.

Writ of diem clausit missing; *inquisition* 18 March, 19 Henry VII.

Thomas Wode, serjeant-at-law, John Biconyll, knight, and Piers Eggecomb, knight, by the name of Piers Eggecomb, long before the taking of this

inquisition viz. in Hilary term, 4 Henry VII, at the special request of one Thomas de Sancto Mauro, knight, recovered the under-mentioned manors against Henry, late earl of Northumberland, by writ of right, as by the exemplification of the said record under the king's seal more fully appears; by virtue of which recovery they were seised thereof in fee to the use of the said Thomas de Sancto Mauro, knight, and his heirs.

Afterwards the said Thomas de Sancto Mauro, knight, died, whereupon the said Thomas Wode and the others were seised of the premises to the use of the said William Saynt Maur, knight, named in the writ, as cousin and heir of the said Thomas, viz., son of John Sayntmaur, son of the said Thomas Sayntmaur, and to the use of his heirs. The survivor of them, the said Piers, is still seised thereof in fee, to the use aforesaid.

By his testament and last will, 3 September, 19 Henry VII, under his seal, the same William Sayntmaur willed that Dame Elizabeth Biconyll, his mother, and one of his executors, should have and take all the issues and profits of the premises, for the payment of his debts and legacies, and after their payment should have the said issues, &c. for the term of her life. If she died before they were paid, he willed that Margaret, his wife, and John Skewys, other executors with the said Elizabeth, should take the said issues, &c. until his said debts, &c. were paid; and, after his debts and legacies were paid and his will performed, and after the death of the said Elizabeth, that the said Piers, his heirs and assigns, should be seised of the premises, to the use of his right heirs.

Death and heir as in No. 715. Cf. Nos. 834, 963.

DORSET. Manor of Ramsham, worth 12*l.*, held of the king, as of Dover castle, by fealty and 20*s.* rent, for all service.

Manor of Childefrome, worth 7*l.*, held of Hugh Lutrell, as of Dunster castle, by fealty and 12*d.* rent, for all service.

Manor of Wraxhale, worth 9*l.*, held of the king, as of the honor of Clare, by fealty only, for all service.

Manor of Maperton, worth 10*l.*, held of the heirs of Humphrey de Redhorn, service unknown.

C. Series II. Vol. 17. (67.) E. Series II. File 897b. (9.)

744. ROBERT ARNOLD.

Writ 9 May, *inquisition* 8 June, 19 Henry VII.

He was seised in fee of the under-mentioned land, &c. and, being so seised, enfeoffed William Mordaunt, Thomas Wauton, esquires, Roger Taylard, Giles Taylard, John Pagrave, Robert Hatley, Edmund Perell and Stephen Pulter, thereof, to the use of himself and his heirs, and the performance of his last will, by virtue of which feoffment they were seised thereof in fee at the time of his death.

He died on Thursday in the second week of Lent last. Anne Arnald is his daughter and heir, aged 12 on the feast of the lifting up of the Holy Cross. 19 Henry VII.

HUNTINGDON. Five messuages, six cottages, a toft and a curtilage, 160*a.* land, 12*a.* pasture, 7*a.* meadow, in the town of St. Neots (*Sancto Neoto*), worth 10*l.*, held of the prior and convent of St. Neots, by fealty and suit of court, other services unknown.

A toft, 20*a.* land, 12*a.* pasture, in Wyntrynham, within the parish of St. Neots, worth 8*s.*, held of the dean of Lincoln, by fealty, other services unknown.

A toft called 'Coktaylars,' 25*a.* land, 3*a.* meadow, in Eynesbury, formerly William Rowse's, worth 33*s.* 4*d.*, held, the toft of Maurice Barkley, knight, by fealty, suit of court of his manor of Eynesbury and the rent of 1*lb.* cummin, and the land and meadow formerly 'Rowses' of the lord Ferers, as of his manor of Eynesbury, by fealty, suit of court and the rent of 1*lb.* pepper for all service.

A messuage and 40*a.* land, in Calcote, within the parish of Eynesbury, worth 13*s.* 4*d.*, held of Thomas Grey and Benedicta his wife, Walter Luke and Anne his wife, John Peyoyne and Anne his wife, and George Grey, as of their manor of Launceleyn Bury, by fealty, suit of court and the rent of 1*lb.* pepper yearly.

A messuage, 100*a.* land, 80*a.* pasture, 13*a.* wood, 7*a.* meadow, in 'le More,' within the parish of Great Stoughton, worth 46*s.* 8*d.*, held of Robert Wauton, as of his manor of Great Stoughton, by $\frac{1}{2}$ of a knight's fee.

A messuage, two tofts, 37*a.* land, in Little (*Parva*) Paxton, worth 33*s.* 4*d.*, whereof a messuage and 20*a.* land, called 'Halams,' a toft and 1*a.* land, called 'Cokstevyns' and a toft and 11*a.* land, called 'Bundydes,' are held of Thomas Hutton, clerk, as of his manor of Little Paxton, by fealty and suit of court, and 5*a.* land, the residue of the lord Ferrers, by fealty and suit of court, for all service.

An acre and a half in Great Paxton, worth 4*s.* 6*d.*, held of Robert Bulkeley, as of his manor of Great Paxton, by fealty and suit of court, for all service.

C. Series II. Vol. 17. (68.) E. Series II. File 62. (5.)

745. JOHN GREY son and heir of JOHN GREY DE POWES, knight.

Writ of Devenerunt, 22 May, *inquisition* 21 June, 19 Henry VII.

The said John Grey, the father, was seised in fee the day he died of the under-mentioned manors, &c. after whose death they descended to the said John, the son, as his son and heir.

The said John, the son, took to wife Margaret, daughter of Edward Sutton, knight, lord de Dudley, and those espousals continued between them after the death of John, the father, all his life. She is still living.

He died 15 April in the year abovesaid, he and the said manors being still in the king's ward. At the time of his death he was 19 years old. Edward Grey is his son and heir, aged 1 year and more. *See Nos. 746, 747, 751.*

MARCHES OF WALES. Moiety of the castle of Pole (*Pola*), called 'le Doungion,' within the lordship of Powes; a moiety of the demesne lands and park of Kenevenetheryn, to the same castle adjacent; the manors, or lordships, together with the commotes, lands and tenements of Mathrawall, Grenhall, Llanvilling, Kereginon, Moughnaunt, Meighen ughcoide, Meighen iscoide, Placedonas, Garghgelynnyn, Rreworth, Stradmarchell, Teitreiff and of the town of Pole (*ville de Pola*) held, together with the manor, or lordship, of Ponsburye, of the king in chief, by services of $\frac{1}{20}$ of a knight's fee; they are worth 143*l.* 6*s.* 8*d.*

SALOP. The castle, or manor, of Charlton, worth 6*l.*, held of Thomas, earl of Arundell, service unknown.

Manor, or lordship, of Ponsbury, or Ponsburye, held as above.

Two burgages in the town of Shrewsbury, held of the king in burgage, by 4*l.* rent, for all service, worth beyond outgoings 3*s.* 4*l.*

C. Series II. Vol. 17. (69.)

746. JOHN GREY son and heir of JOHN GREY, LORD DE POWES, knight.

Writ of Devenerunt 22 May, *inquisition* 15 June, 19 Henry VII.

Findings as in No. 745.

HANTS. A rent of 25*l.* in Aulton, and a rent of 25*l.* in Andever, held of the king in chief, by knight-service.

C. Series II. Vol. 17. (70.) E. Series II. File 960. (23.)

747. JOHN GREY son and heir of JOHN GREY DE POWES, knight.

Writ of Devenerunt 22 May, *inquisition* 18 June, 19 Henry VII.

Findings as in No. 745.

LINCOLN. Lordship, or manor, of Depyng, worth 40*l.*, held of the king, service unknown.

C. Series II. Vol. 17. (71.)

748. JOHN RUFFORD.

Writ 7 May, *inquisition* 9 August, 19 Henry VII.

One Thomas Rufford, esquire, was seised of the under-mentioned manors in fee, and, being so seised, enfeoffed Thomas Dalemar, knight, Thomas Rokes, Thomas Fowler, esquire, Thomas Tempull, John Okeley and William Fox thereof, to the use of himself and Philippa, his wife, for her life, and after her decease to the use of himself and his heirs. The said Thomas Fowler and his co-feoffees were seised thereof accordingly, and afterwards the said Thomas Rufford died, whereupon the reversion of the said manors in use descended to John Rufford, named in the writ, as brother and heir of the said Thomas. The said Philippa is still alive.

He held no other land or tenements of the king, or other, in demesne or in service, the day he died in the county.

He died 21 February last. John Rufford, aged 19 and more, is his son and heir.

BUCKS. Manors of Botelers, Bowettes and Estbowr', in the parish of Eddisborowe, whereof the manors of Botelers and Bowettes, worth 12 marks, are held of John, rector of Asscherug', by knight-service, and the manor of Estbowr', worth 6 marks, of Alexander Quadring, esquire, by fealty and 6*s.* rent yearly, services unknown.

C. Series II. Vol. 17. (72.)

749. WILLIAM GLASCOK.

Commission, 25 June, *inquisition* Tuesday, 2 July, 19 Henry VII.

Long before the said William's decease one John Glascok, of Great Waltham, was seised of the under-mentioned moiety of a manor in fee, and being so seised, by charter dated at Chiknale, 15 February, 7 Henry VII, demised, delivered and confirmed the same to Anne Glascok, of Chiknale, widow, the

said William, John Cornyssh, the elder, Thomas Everard, Thomas Ramme, William Laurence, Thomas Hill and John Hill, their heirs and assigns, to the use of the said William and his heirs.

Afterwards, being thus jointly seised, by his last will he directed that the said moiety should remain after his decease to Joan, his wife, for life, with remainder to Edward Glascok, his son, and the heirs of his body, with remainder, in default of such heirs, for sale by his executors the proceeds to be disposed for the souls of himself and his parents at his executors discretion.

He died, and the said Agnes and the other survive.

He died 8 February last. The said Edward Glascok, aged 16 and more, is his son and heir.

ESSEX. A moiety of the manor and advowson of Chiknale Trenchefoill, worth 4*l.*, held of the king, as of the duchy of Lancaster, by reason of the manor of Plesshy, by knight-service.

C. Series II. Vol. 17. (73.)

750. NICHOLAS BERON.

Writ 8 February, *inquisition* 25 June, 19 Henry VII.

The said Nicholas Byron was seised of the under-mentioned manor, &c. and, being so seised, gave them to John Hussy, Maurice Berkeley, knights, Edmund Bussy, Robert Longley, esquires, Master Ralph Langley, Master Nicholas Kulchith and Sir Richard Knolles, clerks, in fee, by virtue of which they were seised thereof, in fee to the use of him and his heirs and the performance of his covenants and his last will.

He suffered a recovery in Easter term, 16 Henry VII, to Ralph Shirley, Maurice Berkeley, John Hussie, John Dygby, John Both, knights, of the said manor, &c. by virtue of which they were seised thereof in fee to the use of certain covenants between him and one Ralph Lemyngton [for] the jointure of Isabel Biron, wife of John Biron, his son and heir, as appears by indenture between him and the said Ralph Lymengton made and sealed.

He died 13 January, 19 Henry VII, John Byron being now his son and heir, aged 16 and over and married to one Isabel. *Cf.* Nos. 755, 759, 761.

LINCOLN. Manor of Cadney, six messuages, thirty tofts, one hundred bovates and 50*a.* land, 160*a.* meadow, 50*a.* pasture, 10*a.* wood, 1,000*a.* moor, 1,000*a.* marsh, 1,000*a.* turbarry, 103*s.* 5*d.* rent, in Cadney, Howsome, Somerby, North Kellesey, Elseham, Hibalstowe, Croxton, Olesby, Ker-nyngton, Owneby and Frisseby, worth 27*l.* yearly beyond outgoings, held of the noble lady, the princess Margaret, the king's mother, services unknown.

C. Series II. Vol. 17. (74.)

751. JOHN GREY, LORD DE POWES, son and heir of JOHN GREY, late LORD DE POWES, knight,

Writ wanting ; *inquisition* [10] July, 19 Henry VII.

Findings as in No. 745. The age of the heir is given as one year.

RUTLAND. Manor of [Wi]ssenden, worth 10*l.*, held of the king in chief, by knight-service.

C. Series II. Vol. 17. (75.)

752. WILLIAM HERTWELL, knight.

Writ 3 November, *inquisition* 31 July, 19 Henry VII.

William Catesby, John Catesby, serjeant-at-law, Roger Wake, John Reynes, Henry Davers, Richard Hertwell, Thomas Hertwell and John Robyns, were seised of the under-mentioned manor, &c., and, being so seised, by charter gave them to him and Katharine, his wife, by the name of William Hertwell, esquire, and Katharine, his wife, for the term of her life, rendering to the said William Catesby, and the others, a red rose at Midsummer for all service. They were seised thereof accordingly in their demesne as of free tenement and, so seised, he died, and she is still so seised by survivorship.

He died 24 September, 19 Henry VII. John Hertwell is his son and heir and was aged, at the time of his death, 22 and more.

NORTHAMPTON. Manor of Preston by Pedyngton, with land, &c. in Preston, Pydyngton, Hakelton, Horton, Great (*Magna*) Houghton, Quenton, Teortenhale, Midelton, Hulcote by Toucester, Estneston, West Haddon, Hanyngton, Luffeweke, Knoston, Irchester, Bucketon, Weston, Little (*Parva*) Dodyngton, Thorp Watervyle, and Clendon, with the advowson of the town of Clendon. The said manor, &c. are held of the earl of Kent, service unknown, and are worth yearly beyond outgoings 50*l*.

C. Series II. Vol. 17. (76.)

753. KATHARINE BROMWYCHE.

Writ 16 May, *inquisition* 9 June, 19 Henry VII.

William Midilham, clerk, Henry Chapman, Thomas Hord, Hugh Carewe, Geoffrey Holford and John Holford, were seised of the under-mentioned moiety of a manor in fee, and, being so seised, gave it to the said Katharine Bromwiche and one Robert Mattesdon, then her husband, to hold to them and the heirs of their bodies between them begotten, with remainder in default to the heirs of his body, with remainder in default to the right heirs of John Chaundos, knight, then deceased.

They were seised thereof accordingly in fee tail, by the form of the gift ; and, being so seised, he died without heir of his body begotten and she was solely seised of the moiety aforesaid in fee tail by survivorship, as tenant in fee tail after possibility of issue between her and the said Robert extinct, and died so seised.

Giles Brugges, knight, is cousin and next heir of the said John Chaundos, knight, late deceased, viz. son of Thomas, son of Giles, son of Alice, daughter of Elizabeth (*sic*), sister of the said John Chaundos, knight, and is aged 50 and more.

She died 23 March last. Thomas Chipernam, clerk, is her cousin and next heir, viz. son of John, son of Nicholas, brother of Henry her father, and is aged 40 and more.

HEREFORD. A moiety of the manor of Lugwardyne, worth 8*l*., held of the king in chief, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 17. (77.) E. Series II. File 411. (1.)

754. CHRISTOPHER TROPPEL, esquire.

Writ 6 April, *inquisition* 30 June, 19 Henry VII.

Findings as in No. 682. *Cf.* Nos. 756, 783.

SOMERSET. Sixty acres of land, 6*a.* pasture, in Harsege, worth 20*s.*, held of Walter Hungerford, knight, service unknown.

C. Series II. Vol. 17. (78.) E. Series II. File 897b. (17.)

755. NICHOLAS BIRON, knight, brother and heir of JOHN BYRON, knight.

Writ of diem clausit wanting; *inquisition* 3 July, 19 Henry VII.

In his lifetime he was seised of the under-mentioned manors, &c. in fee and, being so seised, thereof enfeoffed John Hussy, Maurice Berkeley, knights, Edmund Bussy, Robert Longley, Master Ralph Langley, Master Nicholas Kylchith and Sir Richard Knolles, to the use of himself and his heirs and for the performance of his covenants and last will.

He suffered a recovery, Michaelmas term, 18 Henry VII, to Edmund and Richard Gaunt, of the manor and advowson of Overcolwike and of four messuages, 100*a.* land, &c. in Overcolwike, Nethercolwike and Adbulton, who afterwards gave the said manor, &c. to him and Joan, then his wife, who survives, and the heirs of their bodies begotten, and they were seised thereof accordingly in fee tail, as appears by indenture thereof.

The residue of the said manors he gave and bequeathed to the said Joan, his wife, for the performance of his last will, in the exhibition of his three daughters for their marriage, and the payment of his debts.

He had issue John Biron, married at the time of his death, to one Isabel.

He died 13 January, 19 Henry VII, the said John his son and heir, being then aged 16 and more. *Cf.* 750, 759, 761.

NOTTS. Manors of Overcolwike, Nethercolwike, Adbulton, Elston and Stoke, the advowson of the church of Overkolwike, and four messuages, 100*a.* land, 300*a.* meadow, 300*a.* pasture, 60*a.* wood [there], and a fishery in the water of Trent; the manor (*sic*) of Overcolwike, Nethercolwike and Adbolton, are worth 33*l.* 12*s.* 4*d.* yearly, and are held of the king in chief, as of the honor of Peverell, by service of twelve broad arrows (*catapultarum*) yearly, if asked for; four messuages, two cottages, in Elston and Stoke, are worth 34*s.* 2*d.*, and are held of the priest of the chantry of St. Mary of Newerke, by 10*d.* yearly, for all service.

C. Series II. Vol. 17. (79.)

756. CHRISTOPHER TROPPEL, esquire.

Writ 6 April, *inquisition* 18 July, 19 Henry VII.

Findings as in No. 682. *Cf.* Nos. 754, 783.

GLoucester. A message, 60*a.* land, 10*a.* meadow, 20*a.* pasture, in Bourton, worth 33*s.* 4*d.*, held of the abbot of Evesham, service unknown.

C. Series II. Vol. 17. (80.)

757. DAVID MATHEWE.

Writ 11 May, *inquisition* Friday after Midsummer, 19 Henry VII.

William Brome, chaplain, was seised of the under-mentioned manor of Tortworth and land, &c. in Oldbury, &c. in fee, and of the advowson of Tortworth as of fee and right, and, being so seised, gave them to Nicholas Kynston and Joan, his wife, to hold to them and the heirs of their bodies, with remainder

in default to Henry, bishop of Lincoln for the term of his life, with remainder to Piers le Veele and Cecily, his wife, and the heirs of their bodies, with remainder in default to Nicholas' right heirs.

The said Nicholas and Joan were seised thereof accordingly in fee tail by the form of the gift; and the said bishop died in their lifetime; and afterwards they died so seised, without heir of their body issuing; whereby the said Piers and Cecily entered into the said manor, &c. as into their remainder, and were seised thereof in fee tail by the form of the gift, and died so seised; after whose death the said manor, &c. descended to one Alice, as their cousin and heir, viz. daughter of Robert, son of John, son of Thomas, son of Piers, son of Piers, son and heir of the bodies of the said Piers and Cecily issuing; by virtue of which the same Alice was seised thereof in fee tail by the form of the gift.

Walter la Hide was seised of the under-mentioned manor of Charfeld in fee and of the advowson of the church of the same manor in fee and right, and, being so seised, gave them to one Robert Veele and Hawys, his wife, to hold to them and the heirs which the said Robert should beget of the said Hawys, with remainder, if he died without heir of her body begotten, after her decease, to Robert's right heirs.

By virtue of which gift the said Robert was seised thereof in fee tail, and the said Hawys in her demesne as of free tenement by the form of the gift. And afterwards the said Hawys died; and afterwards the said Robert likewise died so seised; after whose death the said manor and advowson descended to the said Alice, as cousin and heir of the said Robert, viz. daughter of Robert, son of John, son of Thomas, son of Piers, son of Piers, son of Piers, son and heir of the said Robert, by him of the body of the said Hawys begotten; whereby the said Alice was seised thereof in demesne as of fee tail by the form of the gift.

The same Alice was seised of the under-mentioned manor of Huntynghford, and divers lands, &c. there, in fee, and, being so seised of all the premises in form aforesaid, took to husband one David Mathewe, named in the writ, and they had issue between them Katharine, Elizabeth, Anne and Margaret.

Afterwards the same Alice died seised of such estate s thereof, and David survived her and continued his possession by the curtesy.

He died the last day but one of March last, whereupon the said manors, &c. descended to the said Katharine, Elizabeth, Anne and Margaret, as daughters and heirs of the said Alice, viz. the manor of Tortworth &c., and the manor of Cherfeld, &c. by virtue of the several gifts aforesaid in form aforesaid. The said Katharine is 14 and more, the said Elizabeth 13 and more, the said Anne 11 and more, and the said Margaret 10 and more. *Cf.* No. 833.

GLOUCESTER. Manor and advowson of Tortworth, worth 30*l.*, held of the king, as of his hundred of Grymboldesassh, service unknown.

Manor and advowson of Charfeld, or Cherfeld, two messuages, two carucates and a virgate of land, 20*a.* meadow, 4*a.* wood, in Oldbury, Thornbury, Tacham and Valefeld, worth 26*l.*, held of the duke of Bukyngham, service unknown.

Manor of Huntynghford and divers lands and tenements there, worth 6*l.*, held of the king, by knight-service.

758. RALPH TYLNEY.

Writ of Mandamus 28 November, *inquisition* 12 December, 19 Henry VII.

After the death of Ralph Tylney, citizen and alderman of the city of London, &c.

One William Gernon was seised of the under-mentioned manor, &c. in fee, and, being so seised, by charter indented, dated at Cattleslade, 5 February, 7 Henry VI, gave them to Thomas Gernon, his son, and Marion, his wife, to hold to the said Thomas and Marion and the heirs of Thomas. They were seised thereof accordingly, Thomas in fee, and Marion in her demesne as of free tenement. Afterwards the said Thomas died and the said Marion survived him and continued her possession by virtue of the gift and was seised thereof in her demesne as of free tenement. Afterwards she died so seised whereupon the said manor, &c. descended to Joan Tylney, then wife of the said Ralph Tylney, Elizabeth Hyll, widow, late the wife of Thomas Hyll, knight, late citizen and alderman of the said city of London, as cousins and heirs of the said William Gernon, viz. daughters and heirs of the said Thomas Gernon, his son and heir; by which pretext the said Ralph and Joan, in her right, and the said Elizabeth were seised thereof in fee, and, being so seised, made partition thereof and of all other the manors, &c. which were the said William's and Thomas', by virtue of which partition the said manor, &c. were allotted *inter alia* as the purparty of the said Ralph and Joan thereof.

The said Ralph and Joan were seised of the said manor, &c. accordingly, in her right; and afterwards, viz. on the feast of St. George, 18 Henry VII, the said Ralph died, and she survived him and is yet alive, solely seised thereof in fee.

Reynold Tylney, aged 26 and more, is his son and heir.

GLOUCESTER. Manor of Cattleslade, with tenements, meadows, leases, pastures, woods, mills, &c., worth 6 marks beyond outgoing, held of John Fortescu, esquire, as of his manor of Everton, by 4s. rent at Hoketyde yearly for all service.

C. Series II. Vol. 17. (82.)

759. NICHOLAS BYRON, knight.

Writ 12 May, *inquisition* 7 June, 19 Henry VII.

Long before his decease he was seised of the under-mentioned land, &c. in fee, and, being so seised, thereof enfeoffed John Hussy, Maurice Berkley, Edmund Bussy, Robert Langley, Master Ralph Langley, Master Nicholas Culchith, and Sir Richard Knolles, clerks, as in No. 750.

Being so seised, he suffered a recovery thereof in Easter term, 16 Henry VII, by the name of Nicholas Biron, esquire, to Ralph Shirley and others, knights, as in No. 750, Edmund Bussy, Edward Bussy, Ralph Lemyngton, Richard Shilton, John Croft and Thomas Spicer, as among the pleas of that term &c., *ro. cccxxiiiij*, more fully appears.

He died 13 January last. John Biron, aged 16 and more, is his son and heir. *Cf. Nos. 755, 761.*

YORK. Thirty messuages, a mill, sixty bovates of land, 140*a.* meadow, 500*a.* pasture, 100*a.* wood, and 43*s.* 5¼*d.* rent, in Hodersfeld, or Hadnesfeld, and Humshelf, or Hunshelf, whereof the lands and tenements in Hadnesfeld are held of the king, as of the duchy of Lancaster, service unknown, and are worth 18*l.* 12*d.*, and the lands and tenements in Hunshelf are held

of Edward Stanley, knight, as of his manor of Brekeley, service unknown, and are worth 4*l.*

C. Series II. Vol. 17. (83.)

760. RICHARD ERLEY, gentleman.

Writ 12 April, *inquisition* 25 May, 17 Henry VII; delivered into court 16 June, 17 Henry VII.

He died 26 March last, seised of the under-mentioned manor, &c. in fee. Margaret, wife of Thomas Chafyn, is his sister, and heir, and is aged 50 and more. *Cf.* No. 523.

BERKS. Manor of Erley Maydens, and 260*a.* land, in the parish of Sonnyng, worth 6*l.*, held of William Fetiplace, esquire, as of his manor of Erley St. Bartholomew's (*Sancti Barth'i*) otherwise called Erley Leycourt, service unknown.

C. Series II. Vol. 17. (84.)

761. NICHOLAS BIRON, knight.

Writ, wanting; *inquisition* 27 June, 19 Henry VII.

He was seised in fee of a messuage in Alton, and, being so seised, gave it to John Hussey, Maurice Berkeley, knights, Edmund Bussy, Robert Longley, esquires, Master Ralph Longley, Master Nicholas Kylchith, and Sir Richard Knolles, clerks, as in No. 750, in fee, by virtue of which they were seised thereof in fee to the use of him and his heirs and the performance of his last will, as appears by indentures thereof.

Afterwards, on Monday in Easter term, 16 Henry VII, he suffered a recovery to Ralph Shyrley, and others, as in No. 759, of the said messuage, five tofts, &c., as below, in Alton, who entered and are seised thereof to the use of the jointure of Isabel, wife of John Byron, his son and heir, as appears by a covenant thereof by indentures between him and the said Ralph Lemynghton made. He had issue John, married to the said Isabel.

He died 13 January, 19 Henry VII, the said John, his son, then 16 years old, and over, and married to the said Isabel, now surviving. *Cf.* No. 755.

DERBY. A messuage, five tofts, 100*a.* land, 40*a.* meadow, 60*a.* pasture and 40*a.* wood, in Alton, worth 4*l.*, held of the king, by socage, as of the duchy of Lancaster, by 2*s.* rent yearly, for all service.

C. Series II. Vol. 17. (85.)

762. MARGARET HUDDDELSTON, widow.

Writ of Mandamus 11 November, *inquisition* 9 June, 17 Henry VII.

She died 17 October, 14 Henry VII, seised of the under-mentioned manors, &c. in fee. Richard Hudelston is her son and heir and is aged 21 and more.

Lancelot Thrylkeld, knight, occupied and took the issues and profits of the said manors &c. from the said 17 October, 14 Henry VII, up to the feasts of Martlemas, 17 Henry VII, and the said Richard Hudelston occupied and took the issues and profits of the said manors, &c. from the said feast of Martlemas up to the day of the taking of this *inquisition*.

CUMBERLAND. Manors of Blennerhassett and Upmanby, 86*a.* land, in Penreth, and 13*a.* land in Caldegate by (*juxta*) Carlisle, worth 5*l.*, held at her death

of the heirs of Richard, late earl of Warwick, by service of $\frac{1}{30}$ of a knight's fee.

C. Series II. Vol. 17. (86.)

763. WILLIAM HALS.

Writ 5 July, 18 Henry VII; *inquisition* 16 November, 19 Henry VII.

Long before his decease the said William Hallis was seised of the under-mentioned moieties of manors &c. in fee, and, being so seised, by charter, 20 April, 18 Henry VII, gave them to Richard Witlegh, Richard Hallis and William Gybbes, to hold to them and their heirs for ever.

He died 25 April last. John Hallis, aged 18 and more, is his son and heir.

DEVON. Moiety of the manor of Worthele, or Worthell, worth 6*l.*, held of the king, as of his manor of Stokyngham, parcel of the earldom of Salisbury, by knight-service.

Moiety of the manor of Dunston, and the moiety of a rent of 3*s.* 4*d.* issuing from the manor of Georgteyng, worth 40*s.*, held of the king, as of the duchy of Lancaster, by knight-service.

C. Series II. Vol. 17. (87.)

764. THOMAS BARNARDISTON, knight.

Writ 7 July, 18 Henry VII; *inquisition* the last day but one of November, 19 Henry VII.

He died 29 June, 18 Henry VII, seised of the under-mentioned manor in fee. Thomas Barnardyston, aged 23 and more, is his son and heir.

WILTS. Manor of Estgrafton, worth 20*l.*, held of Edward, duke of Bukkyngham, by fealty and 2*s.* rent, for all service. The jurors also say that he paid yearly to the said duke 2*s.* 6*d.*

C. Series II. Vol. 17. (88.) E. Series II. File 960. (16.)

765. THOMAS BARNARDISTON, knight.

Writ 7 July, 18 Henry VII; *inquisition* 1 December, 19 Henry VII.

Findings as in No. 764.

LINCOLN. Manor of Great (*Magna*) Cotis, worth 30*l.*, held of John Nevell, by service of 1*d.* rent, at Easter yearly, for all service.

C. Series II. Vol. 17. (89.)

766. THOMAS ROTHERHAM, knight.

Writ 18 June, *inquisition* 12 July, 19 Henry VII.

He was seised in fee tail, viz. to himself and the heirs male of his body, of the under-mentioned manors of Gretehamsted, &c., and died so seised.

Thomas, late bishop (*sic*) of York, and John Rotheram, esquire, were seised of the under-mentioned manors of Donton, &c. in fee, and, being so seised, 8 February, 4 Henry VII, demised them to the prior of the house of St. Mary, the Virgin, of Huntyngdon, co. Huntingdon, and the convent of the same, from Michaelmas, 1489, for sixty years without any rent to them therefore; by virtue of which demise the same prior and convent were, and still are, possessed thereof; and afterwards the said John Rotheram died, and

the said archbishop survived him and was seised of the reversion of the said manors in fee, and died so seised, whereupon the reversion thereof descended to the said Thomas Rotheram, knight, named in the writ, as cousin and heir of the said archbishop, viz. son of the said John Rotheram, esquire, his brother.

One Alice, late the wife of John Rotheram, esquire, mother of the said Thomas, holds for the term of her life, the under-mentioned land, &c., called 'Fosses,' land in Stapleford and land in Stoppesley [and held the same] at the time of the death of the said Thomas, with reversion thereof expectant to the said Thomas and his heirs.

One John Andrewe was seised of the under-mentioned land, &c. at Chiltorngrene and in Esthide, in fee, and, being so seised, enfeoffed the said Thomas Rotheram, and William Wystowe, Robert Feyrford and Edward Londy, thereof, to hold to them and their heirs, to the use of the said Thomas and his heirs for ever. The said Thomas and the others were seised thereof accordingly in fee to that use, and afterwards the said Thomas died, and the said William and the others were, and still are, seised thereof in fee by survivorship to the same use, no last will thereof having been made or declared by the said Thomas.

He died on the feast of Whitsuntide last. Thomas Rotheram, aged 5 and more, is his son and heir.

BEDFORD. Manor of Gretehamstede, or Gretehamsted, worth 33s. 4d., tenure unknown.

Manor of 'Somereis,' or 'Somereys,' worth 10l., held of Nicholas Vaux, knight, service unknown.

Manor of Luton, and 200a. land and pasture, called 'Wardonhill' and 'Galowehill,' or Galowehyll, in Stoppesley, in the parish of Luton, parcels of the same manor of Luton, and the hundred of Flytte, worth 20 marks, held of the king in chief, by service of $\frac{1}{3}$ of a knight's fee.

A fair on the feast of the Assumption and a market every Monday weekly, yearly, at Luton, worth 10s. beyond outgoings, held of the king, by service of 1d. yearly, for all service.

Manor of 'Pykes,' in Luton, worth 6l., held of the prior of Donstabull, by 5s. 4d. rent yearly.

Manor of 'Norwodes,' in Luton, worth 100s., tenure unknown.

Manor of 'Langleis,' or 'Langleys,' in Luton, worth 100s., tenure unknown.

Manor of Esthide, in Luton, worth 50s., tenure unknown.

Manor of Westhide, in Luton, worth 50s., tenure unknown.

Manors of Houghton Conquest, Barton, Yon, and Aspleygh, otherwise called 'Aspleybury,' and tenements (parcel, apparently, of those specified below) in Shitlyngdon and Gravenhorst, worth 12l., tenure unknown.

Manor of Overstondon, worth 4l., held of the king, in socage, by 5s. rent yearly, for all service.

Manor of Fenelsgrove, or Fenell grove, otherwise called 'Fenels Luton,' worth 100s., tenure unknown.

Manor in Stoppesley called 'Benettes,' in the parish and soke of Luton, worth 6l., tenure unknown.

Manor of Walweyns, in Tyngreve, worth 4 marks, tenure unknown.

Manor of Kempston, worth 14l., tenure unknown.

Three tofts, 60a. land, 12a. pasture, 30a. wood, called 'Camfeldes,' 'Horseleys' and 'Durels,' in the parish of Luton, worth 26s. 8d., tenure unknown.

A messuage, 200*a.* land, 60*a.* pasture, and 10*a.* meadow, called 'Normannes Mese,' or 'Normans Mese,' in the parish of Luton, worth 15*s.* beyond outgoings, held of the lord Ferrers of Charteley, by 2*s.* 4*d.* rent yearly, for all service.

Twenty messuages, ten tofts, four mills, 600*a.* land, 60*a.* meadow, 300*a.* pasture, 20*a.* wood, 6*l.* 10*s.* rent, in Gretehamstede, Somereis, or Somereys, Luton, Stoppesley, Bramelhanger, Lyghgrave, or Lighgrave, Lymbery, Tyngreve, or Tyngrene, Kempston, Barton, Yon, Aspleygh, or Aspley, Shytlyngdon, or Shitlyngdon, Gravenherst, Esthide and Westhide, worth 10 marks, tenure unknown.

Manors of Donton Chamberlensbury, otherwise called 'Newtonbury,' and Goseis, six messuages, 200*a.* land, 20*a.* meadow, 40*a.* pasture and 40*s.* rent, in Donton. The said manor of Donton is worth 20 marks, tenure unknown, and the said manor of Goseys 5 marks, tenure unknown.

A messuage, 30*a.* land, 6*a.* pasture, called 'Fosses,' in Lygrave, in the parish of Luton, worth 12*s.*, tenure unknown.

A messuage, 40*a.* land, 2*a.* meadow, 6*a.* pasture, in Stapleford, worth 30*s.*, tenure unknown.

A croft in Stoppesley, in the parish of Luton, called 'Avyswyk,' or 'Aveswyke,' worth 5*s.*, tenure unknown.

A messuage and a garden by (*juxta*) Chiltorngrene and 10*a.* land in Esthide, worth 5*s.*, tenure unknown.

C. Series II. Vol. 17. (90.)

767. ROBERT BATYN.

Commission of Concealments, &c., 24 March, inquisition 29 June, 19 Henry VII.

He was seised of the under-mentioned land in Rokbeare, manor of Dunyslonde, &c., in fee, and, being so seised, suffered a recovery thereof to Robert Frensse, clerk, and Stephen Harry, to his own use for life, with remainder to the use of Humphrey Batyn, his son and heir, for 20 marks by the said Humphrey to him beforehand paid, full bargaining between them having been had before.

He died seised in fee of the under-mentioned moiety of land, &c. in Bowmore.

He was seised of the under-mentioned land in Braympton and moiety of the manor and advowson of Podyngton in fee, and, being so seised, by charter, dated —, gave them to Humphrey Walronde and John Keynes, their heirs and assigns, until they should have received 50 marks therefrom, which sum is still unraised (*minus levata*). The said Humphrey and John are seised thereof accordingly, and were seised on the day of his decease, in fee.

He died 8 March, 19 Henry VII. The said Humphrey aged 26 and more, is his son and heir.

DEVON. Two hundred acres of land, 20*a.* pasture, in Rokbeare, worth 10*s.*, held of the prioress of Canonlegh, by the rent of 1*d.* for all service.

Manor of Dunyslonde, worth 60*s.*, held of Edward, earl of Devon, as of the manor of Okhampton, by knight-service.

The moiety of a messuage and 1*a.* land, in Shepewaisse, worth 11*s.*, held of Nicholas Holand, service unknown.

A messuage, or a burgage, in Hatherlegh, or Hatherley, worth 6*d.*, held of the abbot of Tavystok, in free socage.

A messuage, 200*a.* land, 100*a.* pasture, in Exmyster, worth 6*s.* 8*d.*, held of the prior of Plympton, in free socage.

A messuage, two carucates of land, and one acre of meadow, in Graddon, worth 3*s.*, held of John Davylles, in free socage.

Seventeen shillings yearly rent, in Middelcote, or Meddelcote, and twenty-one shillings yearly rent, in Westhole and Whitleymore, held of John Davylles, in free socage, worth 38*s.*

A messuage, 60*a.* land, 20*a.* meadow, in Halsdon, worth 10*s.*, held of the earl of Ormond, service unknown.

A messuage, 80*a.* land, 30*a.* meadow, 20*a.* furze and heath, in Northwyke, worth 10*s.*, held of Nicholas Speccote, service unknown.

A messuage, 20*a.* land, in Westrighton, worth 10*s.*, held of John Speke, esquire, in free socage.

A moiety of a toft and of a ferling of land, in Bowmore, worth 2*s.*, held of William Croke, in free socage.

Two messuages, 300*a.* land, 40*a.* pasture, in Braympton, worth 40*s.*, held of Edward, earl of Devon, as of his honor of Plympton, by knight-service.

A moiety of the manor of Podyngton, with a moiety of the advowson of the church of Podyngton, worth 11*s.* 2*d.*, held of the lord prince, as of his manor of Bradnyche, by service of $\frac{1}{4}$ of a knight's fee.

C. Series II. Vol. 17. (91.)

768. ELIZABETH TAYNFILDE, widow.

Commission, as above; *inquisition* 29 June, 19 Henry VII.

She died 26 August, 18 Henry VII, seised of the under-mentioned manor, &c. in fee. William Taynfiled, aged 16 and more, is her cousin and heir, viz. son of Robert Taynfiled, her son and heir.

DEVON. Manor of Peatton, worth 10*l.*, and a messuage, 60*a.* arable, 40*a.* pasture, 10*a.* meadow, called 'le Hayne,' parcel of the manor aforesaid, worth 20*s.*, held of dame Elizabeth Fitzwaryn, as of her manor of Baunpton, service unknown.

Four tenements, 100*a.* arable, 80*a.* pasture, 60*a.* furze and heath, 20*a.* meadow, 40*a.* wood, called 'Peatton Londes,' parcel of the manor aforesaid, worth 4*l.*, held of the prior of [St. John of] Jerusalem, by 13*s.* 4*d.* rent and fealty, for all service.

C. Series II. Vol. 17. (92.)

769. EDMUND ARUNDEL, knight.

Commission, as above; *inquisition* 29 June, 19 Henry VII.

John Colshill, esquire, was seised of the under-mentioned manors, &c. in [fee, and, being so seised, by charter] indented, dated at Tremethert, Monday after St. Andrew, the Apostle [12 Henry IV], gave them to Master Richard Cour[tena]y, dean of the cathedral church of Wells, John Courtenay, knight, Robert Cary, esquire, John Preston, parson of the church of [St. Ewe, Ralph Colyn, parson of the church] of Lansalowys, Thomas Greston, parson of the church of Stouford, Robert Austorp, clerk, and John Jabyn, to hold for the term of his life, and the heirs of his body issuing (*sic*), by virtue of which gift they were seised thereof in their demesne as of free tenement.

Afterwards the said John Colshill, esquire, died, whereupon [the premises descended to John Colshill, as his son and heir, who] entered [thereon], as into his remainder and was seised thereof in fee tail by the form of the gift, and died so seised, whereupon [the premises descended to John] Colshill, knight, as his son and heir, who entered, &c., and died without heir of his body issuing, whereupon the premises [descended to] Joan, late the wife of William Houghton, knight, as sister and heir of the said John Colshill, knight, who was seised thereof accordingly [in fee tail by the form of the gift] aforesaid, and died, whereupon the premises descended to Edmund [Arundel, knight, named in the writ, as her cousin and heir of her] body begotten, viz. son of Remfrey, her son and heir; and afterwards the said Edmund died, whereupon the premises ought to descend to Anne, now wife of John Crokker, esquire, his sister and heir.

He died . . ., 19 Henry VII. The said Anne is his sister and next heir.
 . . . Cf. No. 689.

DEVON. The manors of Stouford [and] Hewys and the advowsons of the churches of [Hewys] . . ., . . . a. of land, 100a. pasture, 20a. meadow, 200a. furze and heath, in Bourlond and Wyteburgh. The said [manor of . . . [is held of] the lady Margaret Richemount (*sic*), as of her castle of Toryton, by service of a knight's fee and the fifth part of a knight's fee, and is worth . . .; [the said manor of] . . . is held of the said countess, as of her castle aforesaid, by service of a knight's fee and the fourth part of a knight's fee, and is worth . . .; [the said] land, &c. in Bowrlond, are held of Edward . . ., in free socage, by service of one sack of hay (*feni*), for all service, and are worth 20s.

C. Series II. Vol. 17. (93.)

770. WILLIAM FLOYER of Floyers Hayes.

Commission, as above; *inquisition* 29 June, 19 Henry VII.

He was seised of the under-mentioned land, &c. in Floyers Hayes, meadow in Coweke and messuage in Newton, in fee, and, being so seised, enfeoffed Thomas Austell, clerk, Roger Holand, esquire, John Bonham, Edward Furse and John Bohaye thereof for the performance of his last will.

He was seised in fee the day he died of the under-mentioned close in Hayes and land at Barlegh.

He was seised in fee the day he died of the under-mentioned land, &c. in Otereye St. Mary, according to the custom of the manor.

He was seised in fee the day he died of the undermentioned land, &c. in Bradworthy, and Sutcomb.

He died 20 May, 19 Henry VII. John Floyer, aged 8 and more, is his son and heir.

DEVON. A messuage, 60a. arable, 16a. meadow, in Floyers Hayes by (*juxta*) the city of Exeter, worth 10 marks, held of Edward, earl of Devon, by knight-service and of the honor of Okehampton.

A meadow called 'Lychelonde,' or 'Lechelond,' *alias* 'Marymedowe,' in Coweke, worth 20s., held of Richard, abbot of Tavystok, [as] of his demesne of Coweke, by fealty only.

A messuage in Newton Busshelles, or Busshell, worth 10s., held of Richard Yerde, by fealty.

A close of land in Hayes, worth 6s. 8*d.*, held of Roger Holand, by fealty, and 2*d.* rent yearly.

A small piece of land lying in a close at Barleghs within the manor of Coweke; the said piece of land at Barlegh, worth 2s., is held of Richard, abbot of Tavystok aforesaid, by fealty only, for all service.

A messuage, 100*a.* arable and pasture, 20*a.* meadow, in Otereye St. Mary (*beate Marie*), worth 40s., held of the college of St. Mary of Otereye aforesaid, by rents, services and customs of the manor of Otereye aforesaid.

Two messuages, 100*a.* arable, 40*a.* pasture, 100*a.* furze and heath, in Bradworthy, worth 20s., held of Thomas Thorne, as of his manor of Bradworthy, by fealty and suit of his court there twice a year, for all service.

A messuage, 60*a.* arable, 40*a.* pasture, 10*a.* meadow, in Sutcomb, worth 20s., held of Robert Stowell, esquire, as of his manor of Sutcomb, by fealty and suit of his court there, for all service.

C. Series II. Vol. 17. (94.)

771. WILLIAM STAPILHILL.

Commission, as above; *inquisition* 29 June, 19 Henry VII.

One Thomas Dowrisshe, Robert Gyfforde, John Symon, William Martyn, John Orynge and Richard Dowrisshe, were seised of the under-mentioned land, &c. in fee, and, being so seised, by charter, 16 November, 14 Edward IV, gave them to the said William Stapilhill, and the heirs of his body issuing, with remainder in default to his right heirs.

The said William being so seised thereof, by charter, the last day but one of October, 19 Henry VII, thereof enfeoffed John Braban and William Aysshe, to the use of himself and his heirs; upon which feoffment the said William declared his will, dated the last day of October, 1503, as follows, to wit that his said feoffees should give (*donarent*) all the said tenements and lands to one Anne, his wife, now wife of Thomas Elyott, esquire, for the term of her life, when so required thereto, with remainder thereof as more fully in the said will appears.

He died 1 November, 19 Henry VII. Thomas Stapilhill is his next heir, and is aged 24 and more. *Cf.* No. 776.

DEVON. A tenement, 30*a.* land, 20*a.* pasture, 20*a.* meadow, 20*a.* furze and heath, in Stapilhill, in the parish of Ilsyngton, worth 40s., held of Robert Pomerey, and Joan, his wife, in her right, service unknown.

C. Series II. Vol. 17. (95.)

772. JOHN GAYE, of Goldeworthy, gentleman.

Commission, as above; *inquisition* 29 June, 19 Henry VII.

He died on the feast of St. Peter's Chair last, seised of the under-mentioned manor, &c. in fee. William Gaie, aged 40 and more, is his son and heir.

DEVON. Manor of Goldeworthy, worth beyond outgoings 10 marks, held of the abbot and convent of Tyivistok, in free socage, by 30s. rent yearly and suit of their court of Abbotysham.

A tenement, 62*a.* land, 10*a.* meadow, 16*a.* wood, 300*a.* furze and heath, in Kyngisford, in the parish of Kentisbeare, or Kentysbeare, worth 20*s.*, held of John Wykys, of Nynhed, by $\frac{1}{4}$ of a knight's fee.

Forty-eight acres of land, 5*a.* meadow, 80*a.* furze and heath, in Columpton, worth 40*s.*, held of William Willisforde, by the rent of 1*d.*, in free socage.

Thirty-three acres of land, 10*a.* meadow, called 'Neewlonde,' or 'Nywlond,' in Columpton, worth 20*s.*, held of Humphrey Walronde, service unknown.

Five acres of land, 500*a.* furze and heath, called 'Seynthill,' in Kentisbeare, or Kentysbeare, worth 12*d.*, held of Margaret, countess of Rechemond, in free socage, by 6*d.* rent yearly, as of the manor of Blakburbotey.

C. Series II. Vol. 17. (96.)

773. RICHARD WODE.

Commission, as above; *inquisition* 29 June, 19 Henry VII.

He was seised the day he died of the under-mentioned moiety of the manor of Herpforde, in coparcenary with John Cole, in his demesne as of fee.

He died the last day but one of March, 19 Henry VII, seised of the other under-mentioned manors, &c. in fee. John Wood, aged 12 and more, is his son and heir.

DEVON. Manor of 'Lowgher' Horston, worth 4*l.* 9*s.* 8*d.*, the manor of 'Hegher' Horston, worth 11*l.* 9*s.* 8*d.*, and a moiety of the manor of Herpforde, worth 40*s.*, held of the lord prince, as of his castle of Trematon, by knight-service.

A messuage, a dovecot, two orchards, 100*a.* arable, 40*a.* pasture and 20*a.* meadow, in Fenne, worth 4*l.*, tenure unknown.

Sixty acres of land and meadow, called 'Botlond,' or in Butlonde, worth 53*s.* 4*d.*, tenure unknown.

Ten acres of land, called 'Dunston,' or in Dunston, worth 12*s.*, tenure unknown.

Thirty acres of land called 'Buttelers,' or in 'Buttelers,' worth 26*s.* 8*d.*, tenure unknown.

Sixty acres of land and meadow called 'Saltram,' worth 74*s.* 6*d.*, tenure unknown.

One hundred acres of land and meadow, called 'Fosse,' or in Fosse, worth 100*s.*, tenure unknown.

Thirty acres of land and meadow, called 'Kayton,' or in Keyton, worth 33*s.* 4*d.*, tenure unknown.

Twelve acres of land, in Lynham, worth 13*s.* 4*d.*, held of John Crokker, knight, by fealty only.

Forty acres of land, in Wode, worth 33*s.* 4*d.*, and 100*a.* land and meadow, in Collyforde, or Collifforde, worth 16*s.* 8*d.*, held of Edward Curtenay, earl of Devon, as of his honor of Plympton, by knight-service.

One hundred acres of land, meadow, furze and heath, in Shawe, worth 19*s.*, held of the prior of Plympton, by fealty only.

Thirty acres of land, in Battisburghe, worth 30*s.*, held of the abbot of Bukfast, by fealty only.

C. Series II. Vol. 17. (97.)

774. OLIVER CALWODELEY.

Commission, as above ; *inquisition* 29 June, 19 Henry VII.

Oliver Calwodeley, late of Paddestowe, co. Cornwall, gentleman, long before his decease, for a certain murder done by him at Paddestowe, aforesaid, abjured (*objuravit*) the realm.

At the time of his abjuration (*objuracionis*) he was seised in fee of the under-mentioned messuage, &c. and died so seised thereof, to wit at Launceston, co. Cornwall, 20 December, 19 Henry VII, without the king's pardon obtained for the murder and the abjuration aforesaid.

DEVON. A messuage in Exeter, in the parish of St. Stephen, the Martyr, opposite the said church, and five cottages in the same parish, in 'Hillyslane,' next and near the messuage aforesaid, held of the king, in free burgage, as parcel of the said. city.

C. Series II. Vol. 17. (98.)

775. JOHN FRANKECHENY.

Commission, as above ; *inquisition* 19 (*sic*) June, 19 Henry VII.

Whereas by a certain inquisition (No. 248) taken at Exeter, 20 September, 15 Henry VII, before William Chenals then escheator, co. Devon, *de mandato*, and returned into the chancery, it was *inter alia* found that one John Frankecheny, in the said mandate named, was seised, the day he died, in fee, of the under-mentioned manor and rent, and died so seised, and that Denise (*Dionicia*) Frankecheny was his cousin and heir, viz. daughter of John his son and heir then aged 14, and that the said John Frankecheny, the elder, died 5 December 8 Henry VII, as by the said inquisition more fully appears ; one John Elyott, who took the said Denise, to wife, intruded, in all and singular the premises, upon the king's possession, and took the issues and profits thereof, without any due livery thereof sued.

DEVON. Manor of Clyst Gerard and 20s. rent in the same, worth 10*l.*, held of the king, as of his manor of Wonford, parcel of the earldom of Salisbury, by knight-service.

C. Series II. Vol. 17. (99.)

776. JOHN STAPILHILL.

Commission, as above ; *inquisition* 29 June, 19 Henry VII.

Long before his decease he was seised of the under-mentioned land, &c. in fee, and, being so seised, thereof enfeoffed Thomas Dowrisshe, the elder, William Palmer, John Lyndon and Robert Stapilhill, to hold to them and their heirs in fee, to the use of himself and his heirs, and they being so thereof seised, he bargained and sold all the premises to one William Stapilhill, his son and heir, for 100 marks paid to him beforehand, in form following, to wit, that the said feoffees should enfeoff Thomas Dowrisshe, Robert Gyfforde, John Symon, William Martyn, John Orynge and Richard Dowrisshe, thereof, and their heirs in fee, to the use of himself for life, and, after his decease, to the use of the said William Stapilhill and the heirs of his body issuing, with remainder thereof to Radegund and Agnes, sisters of the said William, and the heirs of their bodies issuing, with remainder thereof to the right heirs of the said William Stapilhill in fee ; and the said Thomas Dowrisshe, the elder,

William Palmer, and the others, accordingly enfeoffed the said Thomas Dowrisshe, Robert Gyfforde, and the others, thereof, to the use and intent above specified.

After the death of the said John Stapilhill all the premises in use descended to one Thomas Stapilhill as his cousin and heir, to wit son of William, his son; which Thomas entered thereon and thereof enfeoffed Thomas Elyott, esquire, William Aysshe and John Braban, by deed dated the last day but one of October, 19 Henry VII, for the performance of the above use and intent.

Date of death not given. The said Thomas Stapilhill, aged 24 and more, is his next heir. *Cf.* No. 771.

DEVON. A messuage, 80*a.* land, 10*a.* meadow, 40*a.* wood, 20*a.* furze and heath and 5*s.* rent, in Bremell, Wolcombe and Kyddon, worth 20*s.*, held of John More, in free socage.

Three messuages, 20*a.* land, 1*a.* wood, 2*a.* furze and heath, in Shortrigge, worth 20*s.*, held of the abbot of Bukfast, service unknown.

Ten acres of land, in Kylmyscroft, worth 10*s.*, held of the said John More, service unknown.

A messuage, 12*a.* land, 6*a.* meadow, 4*a.* furze and heath, in Kyngisteington, or Kyngysteyngton, worth 20*s.*, held of William Clyfforde, service unknown.

Nine messuages, 60*a.* land, 25*a.* meadow, 40*a.* furze and heath, in Cristowe and Kennok, worth 40*s.*, held of the abbot of Tavistok, in free socage.

Twenty-five acres of land, 3*a.* meadow, in Cheveley, worth 10*s.*, held of the dean and chapter of Exeter, service unknown.

A rent of 10*s.* 5*d.* in Wilway and Stowrysshe, or Stowresshe, held of William Wyndete, service unknown; and it is worth 10*s.* 5*d.*

Two messuages and a garden, in the city of Exeter, whereof the two messuages, worth 20*s.*, are held of the mayor and commonalty of the same city, in free burgage, and the garden, worth 12*d.*, of the dean and chapter of the cathedral church of Exeter, in free socage.

C. Series II. Vol. 17. (100.)

777. ELIZABETH late the wife of JOHN PHILPOT, knight.

Writ of dower 29 January, *assignment of dower* 2 February, 19 Henry VII.

Cf. Nos. 648, 692, 718, 721, 779, 780, 781.

HANTS. A third part of the manors of Compton Wasselyng, and Penyngton.

A third part of sixteen messuages, 500*a.* land and 100*a.* pasture, in Compton, Efford, Dyrley and Pytt.

C. Series II. Vol. 17. (101.)

778. JOICE the wife of HUGH CONWEY, knight, late the wife of RICHARD BURDYT, esquire.

(1) *Writ of admeasurement of dower*, 15 February, 19 Henry VII, addressed to the sheriff of Warwickshire, upon the complaint of Edward Conwey and Anne, his wife, daughter and heir of Richard Burdyt, esquire, that

Hugh Conwey, knight, and Joice, his wife, formerly wife of the said Richard, have, in dower of Joice, more than they ought of the said Richard's free tenement in Arowe.

(2) *Admeasurement of dower*, 28 March, 19 Henry VII.

(3) *Writ of certiorari*, 5 July, 19 Henry VII, addressed to the same sheriff, directing the return into chancery, for enrolment, of the above writ and admeasurement, together with the present writ.

WARWICK. The sheriff caused the parties to be summoned to his next county to be held at Warwick, Monday, 25 March. They appeared. Hugh and Joice said nothing against the admeasurement. The sheriff went, accordingly, to Arowe, 26 March, 19 Henry VII, and had the lands, &c. held by Hugh and Joice, as her dower after the death of the said Richard Burdett, esquire, admeasured, by an inquisition then and there taken.

The jurors say that, during espousals between the said Richard and Joice, he was seised in fee of the site of the manor of Arrowe, two orchards and a park there, to the yearly value of 3*l.* &c. (set out, with names and value of fields, &c.) to the value in all of 36*l.* 4*d.*

Hugh and Joice have, as her dower, the site of the manor, the orchards and park, &c. (set out) to the value in all of 19*l.* 6*s.* 8*d.* Edward and Anne, in her right, have the residue, to the value of 16*l.* 12*s.* 8*d.*

It thus appears that Hugh and Joice have land, &c. in Arrowe, in dower, to the yearly value of 7*l.* 6*s.* 1¼*d.* in excess of a third of the whole.

It is therefore decided that the dower of the said Joice be admeasured and that that dower consist of lands and tenements of the yearly value of 12*l.* 1¼*d.* yearly, and that the said Edward and Anne have of that dower that which they ought to have, to wit the residue of the lands and tenements aforesaid over and above the said dower.

C. Series II. Vol. 17. (102.)

779. ELIZABETH late the wife of JOHN PHILPOT, knight.

Writ of dower 29 January, *assignment of dower*, 2 February, 19 Henry VII.

Cf. Nos. 648, 692, 718, 721, 777, 780, 781.

DORSET. A third part of the manor of Taraunt Gunfylde.

C. Series II. Vol. 17. (103.)

780. ELIZABETH late the wife of JOHN PHILPOT, knight.

Writ of dower, 29 January, *assignment of dower*, 2 February, 19 Henry VII.

Cf. Nos. 648, 692, 718, 721, 777, 779, 781.

LONDON. A third part of twelve messuages, twenty tenements and six gardens within the city.

C. Series II. Vol. 17. (104.)

781. ELIZABETH late the wife of JOHN PHILPOT, knight.

Writ of dower, 29 January, *assignment of dower* 4 February, 19 Henry VII.

Cf. Nos. 648, 692, 718, 721, 777, 779, 780.

HERTS. A third part of the manor of Wodhall.

A third part of two messuages, twelve tenements, 200*a.* land, 100*a.* pasture, 20*a.* wood, in Wodehall and Kelshull.

C. Series II. Vol. 17. (105.)

782. WILLIAM LAMBERT.

Commission [of concealments], wanting ; *inquisition* 15 April, 20 Henry VII.

[He died] Sunday (*sic*), 9 July, 19 Henry VII, seised of the under-mentioned land, &c. in his demesne [as of fee]. Thomas Lambert, aged 30 and more, is his brother and heir. *Cf.* No. 843.

WILTS. A messuage, 100*a.* land, 200*a.* pasture, 4*a.* meadow, in Porton, worth . . . , held of the king, as of his earldom of Herdford, by service of $\frac{1}{6}$ of a knight's fee.

A messuage, four score acres of land, 100*a.* pasture, 2*a.* meadow, in Netherhaven, worth 4*l.*, held of the king, as of his duchy of Lancaster, by . . .

A messuage, 100*a.* land, 200*a.* pasture, 4*a.* meadow, in Westambresbyry and Willisford, worth 40*s.*, [held of the king, as of] his earldom of Salisbury, as of the barony of Cettur, by service of $\frac{1}{16}$ of a knight's fee.

A messuage, 200*a.* land, 300*a.* pasture, 8*a.* meadow, in Madynbradley, worth 12*l.*, held of the prior of Madynbradley, in socage, by 5*s.* rent yearly.

C. Series II. Vol. 18. (1.)

783. THOMAS TRAPENELL, esquire, and CHRISTOPHER TRAPENELL, his son and heir.

Commission and inquisition, as above.

Thomas Trapenell, esquire, died Tuesday (*sic*), 20 September, 6 Henry VII, seised of the under-mentioned manors, &c. in fee. Christopher Traponell, his son and heir, was 24 years more.

The said Christopher Traponell after his father's death entered upon the premises, and took the issues and profits thereof, without any licence of the king therefore obtained.

The said Christopher Traponell enfeoffed Walter Hungerford, knight, and Walter Servyngton of the premises, for the performance of his last will, without any licence of the king therefore obtained.

The said Christopher Traponell died Wednesday (*sic*) 27 December, 20 Henry VII. Thomas Traponell is his son and heir and is aged 7 and more. *Cf.* Vol. I. No. 351, and Nos. 682, 754, and 756 *ante*.

WILTS. Manor of Chalfeld, worth 20*l.*, held of the king, as of his earldom of Salisbury, as of his honor of Trobrigge, by service of one knight's fee.

Manor of Little Durneford, worth 8*l.*, held of the king, as of his earldom of Salisbury, by service of $\frac{1}{2}$ a knight's fee.

Manor of Esthernam, or Estharnam, worth 8*l.*, held of Thomas, earl of Arundell, as of his manor of Stapulford, by service of $\frac{1}{2}$ of a knight's fee.

Two messuages, 100*a.* land, 140*a.* pasture, 1*a.* meadow, in Codford, worth 40*s.*, held of the earl Marshal, by service of $\frac{1}{3}$ of a knight's fee.

Four messuages, 200*a.* land, 300*a.* pasture, 4*a.* meadow, in Chiglate and Hyndon, worth 100*s.*, held of the bishop of Winchester, in socage, by 1*d.* rent yearly.

A messuage, 200*a.* land, 100*a.* pasture, 10*a.* meadow, in Madynbradley, worth 100*s.*, held of the prior of Madynbradley, in socage, by 2*s.* rent yearly.

A messuage, 60*a.* land, 100*a.* pasture, in Harteham, held of the abbes of Shaftesbury, in socage, by 2*s.* rent yearly.

A messuage, 30*a.* land, 60*a.* pasture, 1*a.* meadow, in Atworth, worth 26*s.* 8*d.*, held of the abbes of Shaftesbury, in socage, by 4*d.* rent yearly.

Two cottages in Fisherton Ancher, worth 24*s.*, held in socage of the heirs of Popham.

A capital messuage, 100*a.* land, 200*a.* pasture, and meadow, in Cosham, worth 8*l.*, held of the king, as of his manor of Cosham, according to the custom of the manor there, in socage.

One acre of land in Great Cheverell, with the advowson of the church of the same, held of the king in chief, by service of one knight's fee.

Two assarts in the forest of Peuesham, worth 20*s.*, held of the king in socage, by 13*s.* 4*d.* rent yearly.

C. Series II. Vol. 18. (1.)

784. CHRISTOPHER WHITYNG.

Commission and inquisition, as above.

He died Monday (*sic*), 18 September, 17 Henry VII, seised of the under-mentioned manors in fee. John Whityng is his brother and heir and is aged 26 and more. *Cf.* No. 502.

WILTS. A third part of the manor of Corton, worth 6 marks, held of the king, as of his earldom of Salisbury, as of the barony of Cettur, by service of $\frac{1}{3}$ of a knight's fee.

A third part of the manor of Selis, worth 4*l.*, held of the king, as of his earldom of Salisbury, as of the barony of Cettur, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (1.)

785. ROBERT WILLOGHBY, knight, LORD DE BROKE, and ELIZABETH, wife of ROBERT WILLOGHBY, LORD DE BROKE, his son.

Commission and inquisition, as above.

He died Tuesday (*sic*), 28 September, 18 Henry VII, seised of the under-mentioned manors of Westbury, &c. and land, &c. in Dicherigge in fee. Robert Willoghby, lord de Broke, is his son and heir, and is aged 30 and more.

Richard Bechamp, knight, lord de Bechamp, was seised of the under-mentioned manor of Coulston Bechamp in fee, and, being so seised, enfeoffed Robert Willoghby, lord de Broke, thereof, by the name of Robert Willoghby esquire, and Elizabeth his wife, to hold to them and their heirs for ever, whereby the same Robert and Elizabeth were seised thereof in fee, and afterwards the said Elizabeth died so seised thereof, and the said Robert, lord de Broke, survived her, and continued his possession and was

and still is seised thereof in fee by survivorship. The said Elizabeth died 10 August, 18 Henry VII. *Cf.* Nos. 595, 638, 641, 861, 872, 873.

WILTS. Manors of Westbury and Broke, worth 20*l.*, held of the king in chief, by service of $\frac{1}{2}$ of a knight's fee.

Manors of Southweke, or Southwyke, and Paxecroft, worth 10*l.*, held of the abbess of Rumsey, in socage, viz. by 56*s.* 7 $\frac{1}{2}$ *d.* rent.

Manor of Warder, worth 10*l.*, held of the abbess of Wylton, by service of $\frac{1}{10}$ of a knight's fee.

A messuage, 60*a.* land, 100*a.* pasture, in Dicherigge, worth 100*s.*, held of the earl Marshal, by service of $\frac{1}{20}$ of a knight's fee.

Manor of Coulston Bechamp, worth 10*l.*, held of the king, as of his earldom of Salisbury and his honor of Troubrigge, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (1.)

786. JOHN OSBURNE.

Commission and inquisition, as above.

He died, without heir of his body begotten, Monday (*sic*), 13 January, 18 Henry VII, seised of the under-mentioned land, &c. in fee tail. Edward Hastings is in reversion, by reason of the gift, in right of his wife.

WILTS. A capital messuage, 100*a.* land, 200*a.* pasture, 4*a.* meadow, in Orcheston St. George, worth 100*s.*, held of the king, as of his earldom of Salisbury, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (1.)

787. THOMAS, EARL OF DERBY.

Commission and inquisition, as above.

He died Monday, 20 May, 19 Henry VII, seised, by the gift of King Edward IV, in his demesne as of fee tail, or for term of his life, the jurors knew not which, of the under-mentioned manor. Thomas, lord de Derby, aged 22 and more, is his next heir.

WILTS. Manor of Berford, worth 21*l.*, held of the king in chief, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (1.)

788. RALPH BANNASTER.

Commission and inquisition, as above.

Richard (*sic*) Bannaster on the day of his decease was seised of the under-mentioned moiety of a manor, &c. in his demesne as of free tenement by the curtesy, and thereof died seised. The said Ralph (*sic*) Bannaster died, Monday (*sic*), 9 February, 9 Henry VII. Thomas Dantesey espoused his daughter and heir, of full age, viz. 31 and more. *Cf.* Vol. I, No. 811.

WILTS. Moiety of the manor of Tuddeworth, worth 6*l.*, held of the king, as of his earldom of Salisbury, by service of $\frac{1}{2}$ of a knight's fee.

A messuage, 200*a.* land, 300*a.* pasture, 6*a.* meadow, in Great (*Magna*) Ambresbury, worth 8*l.*, held of the king, as of his earldom of Salisbury, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (1.)

789. HENRY OGAN.

Commission and inquisition, as above.

He died Monday (*sic*), 20 August, 16 Henry VII, seised of the under-mentioned land, &c. in fee. John Ogan, aged 23 and more, is his son and heir. *Cf.* No. 275.

WILTS. A capital messuage, 300*a.* land, 400*a.* pasture, 10*a.* meadow, in Estbedwyn and Westhorp, worth 20*l.*, held of the king in chief, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (1.)

790. MARGARET STOURTON, late the wife of JOHN CHEYNY, knight.

Commission and inquisition, as above.

She was seised, on the day of her death, of the under-mentioned third parts of the manors of Westbury and Hilperton in fee.

She was seised, the day she died, of the under-mentioned manors of Madyngton, &c. in her demesne as of free tenement.

The said lady Margaret died on Friday (*sic*), viz. 12 March, 18 Henry VII. William, lord de Stourton, aged 30 and more, is her son and heir.

WILTS. A third part of the manor of Westbury, worth 10*l.*, held of the king in chief, by service of $\frac{1}{2}$ of a knight's fee.

A third part of the manor of Hilperton, worth 7*l.*, held of the king, as of his honor of Troubrigge, by service of $\frac{1}{2}$ of a knight's fee.

Manor of Madyngton, worth 9*l.*, held of the king in chief, as of his earldom of Salisbury, by service of one knight's fee.

Manors of Stoke and Blackelond, worth 6*l.*, held of the king in chief, by service of $\frac{1}{2}$ of a knight's fee.

Moiety of the manor of Fygelden, worth 16*l.*, held of the king in chief, as of the duchy of Lancaster, by service of $\frac{1}{2}$ of a knight's fee.

Moiety of the manor of Pollisholt, or Pollesholt, worth 10*l.*, held of the king, as of the duchy of Lancaster, by service of $\frac{1}{2}$ of a knight's fee.

Moiety of the manor of Horton, or the manor of Horton, worth 8*l.*, held of the king, in his earldom of Salisbury (*sic*), by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (1.)

791. JOHN, LORD DE STOURTON.

Commission and inquisition, as above.

He died on Monday (*sic*), viz. 1 October, 2 Henry VII, seized of the under-mentioned manor in fee. William, lord de Stourton, aged 30 and more, is his brother and heir. *Cf.* Vol. I, No. 151.

WILTS. Manor of Stourton, worth 7*l.*, held of the king in chief, by service of one knight's fee.

C. Series II. Vol. 18. (1.)

792. ROGER UFFENHAM.

Commission and inquisition, as above.

He died 8 February, 18 Henry VII, seised of the under-mentioned land, &c. in his demesne as of free tenement by the curtesy. Richard Beuchamp, lord de St. Amand has the ward of the son and heir of the said Roger; he is eight years and more.

WILTS. A capital messuage, 100*a.* land, 200*a.* pasture, 3*a.* meadow, in Wynterborne Ch[er]burgh, worth 4*l.*, held of the king, as of his earldom of Salisbury, by service of one knight's fee.

C. Series II. Vol. 18. (1.)

793. ELIZABETH BICONELL, widow, late the wife of JOHN BYCONELL, knight.

Commission and inquisition, as above.

She died on Monday, 20 May, 19 Henry VII, seised of the under-mentioned moiety of a manor in her demesne as of free tenement. Joan, daughter and heir of the late William Seymour, knight, is her next heir, and is four years old and more. *Cf.* Nos. 834, 837, 841.

WILTS. Moiety of the manor of Westbury, worth 20*l.*, held of the king in chief, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (1.)

794. JOHN LYSLE, LORD LYSLE, knight.

Commission and inquisition, as above.

The said lord Lisle died on Friday (*sic*), viz. 7 August, 19 Henry VII, seised of the under-mentioned manors in fee. Who is his heir the jurors so far do not know. *Cf.* Nos. 823, 875, 893–895, 908.

WILTS. Manors of Freshedon, Escote and Wescote, worth 6*l.*, held of the king in chief, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (1.)

795. EDMUND LUCY.

Commission and inquisition, as above.

He died seised of the under-mentioned moiety of a manor in fee. John Lucy, aged 14, is his son and heir.

WILTS. Moiety of the manor of Compton Chamberlayne, worth 10*l.*, held of the king in chief, by service of half (*secunde partis dimidii feodi militis*) of half a knight's fee.

C. Series II. Vol. 18. (1.)

796. EDWARD, EARL OF WILTS.

Commission and inquisition, as above.

He died on Saturday (*sic*), viz. the last day but one of September, 17 Henry VII, seised of the under-mentioned manors in fee. Elizabeth Vere, aged 18, Ame Vere, aged 15, and Audrey Vere, aged 11, are his cousins and co-heirs.

WILTS. Manors of Warmister and Borton, worth 30*l.*, held of the king in chief, by service of a knight's fee.

Manor of Dicherigge, worth 8*l.*, held of the king, as of his earldom of the marshalsea (*marescalle*), by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (1.)

797. THOMAS YONGE.

Commission and inquisition, as above.

He died on Monday (*sic*), viz. 22 February, 21 Edward IV, seised of the under-mentioned manor in fee. Thomas Yonge, aged 24 and more, is his son and heir.

WILTS. Manor of Northwroxhale, worth 10*l.*, held of the king in chief, by service of two knights' fees.

C. Series II. Vol. 18. (1.)

798. JOHN TAME.

Commission and inquisition, as above.

He died on Wednesday (*sic*), 10 March, 17 Henry VII, seised of the under-mentioned land, &c. in fee. John Tame, aged 30 and more, is his son and heir.

WILTS. A messuage, 100*a.* land, 300*a.* pasture, 4*a.* meadow, in Castell Eton, worth 4*l.*, held of the king, as of his earldom of Gloucester, by service of half (*secunde partis*) of half a knight's fee.

A messuage, 60*a.* land, 100*a.* pasture, 1*a.* meadow, in Chelworth, worth 4*l.*, held of the king, as of his earldom of Salisbury, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (1.)

799. ALEXANDER STANTOR.

Commission and inquisition, as above.

He died on Saturday (*sic*), 19 March, 18 Henry VII, seised of the under-mentioned manor in fee. Piers (*predictus sic*) Stantor, aged 30 and more, is his son and heir. Cf. No. 695.

WILTS. Manor of Hornygisham, worth 10*l.*, held of the king, as of his earldom of Hereford, parcel of his duchy of Lancaster, in socage, by the rent of a hawk (*nisi espervarii*) yearly for all service.

Manor of Kyngston Deverell, worth 8*l.*, as of his earldom of Hertford, by service of one knight's fee.

C. Series II. Vol. 18. (1.)

800. GILES SAUSER.

Commission and inquisition, as above.

Walter Tourney, Walter Dautesey, John Crikelade and John Dautesey, esquires, were seised of the under-mentioned land, &c. in fee, and, being so seised thereof enfeoffed Giles Sauser and Joan, his wife, to hold to them and the heirs of Giles, by virtue of which feoffment the said Giles and Joan were seised thereof, to wit Giles as of fee and Joan as of free tenement; and afterwards the said Giles died so seised.

He died on Tuesday in Easter week, 17 Henry VII. The said Joan survives. Thomas Sauser, aged 4 and more, is his son and heir.

WILTS. A messuage, 40*a.* land, 60*a.* pasture, in Westambresbury, worth 40*s.*, held of the king, as of his earldom of Salisbury, by service of $\frac{1}{6}$ of a knight's fee.

A messuage, three tenements, and a virgate of land, in Estambresbury and Chalderyngton, whereof the land, &c. in Estambresbury, worth 26*s.* 8*d.*, are held of the abbess of Ambresbury, by 12*d.* rent yearly, for all service, and the land, &c. in Chalderyngton, worth 13*s.* 4*d.*, of John Thornbrugh, as of his manor of Chalderyngton, by the rent of 1*lb.* of cummin yearly for all service.

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801. ELIZABETH RANGEBOURNE, widow.

Commission and inquisition, as above.

She died on Wednesday (*sic*), 7 March, 19 Henry VII, seised of the under-mentioned moiety of a manor in her demesne as of free tenement. William Rangebourne, aged 30 and more, is her cousin and heir.

WILTS. Moiety of the manor of Fighelden, worth 10*l.*, held of the king, as of his duchy of Lancaster, by service of $\frac{1}{2}$ of a knight's fee.

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802. EDWARD GREY, knight, VISCOUNT LISLE.

Writ wanting; *inquisition* Wednesday after Michaelmas, [8] Henry VII.

Long before his decease one Richard Scrop, John Ottur and John Wareyn, clerk, were seised of the under-mentioned manor and advowson of Bedworth and land, &c. in Payleton, Corley, Bylton, Bykenhull, Alcotenhall, Gryff and two crofts in Arley, in fee, and, being so seised, by their charter dated at Bedworth, 28 April, 15 Edward IV, demised and confirmed the same to him, by the name of Edward Grey, knight, lord de Lisle, and Elizabeth, his wife, to hold to them, their heirs and assigns, for ever; by virtue of which feoffment the said Edward and Elizabeth were seised of the said manor, &c. in fee; and the said Elizabeth died so seised, and he survived, continued his possession, and died seised of such an estate.

Long before his decease, one Elizabeth Grey, lady de Ferrers de Groby, was seised of the under-mentioned land called 'Dolphyns' and two tenements in Noneton, in fee, and, being so seised, by charter dated at Noneton, 4 October, 38 Henry VI, gave them to James, earl of Wilts, John Pomerey, abbot of Leycestre, Thomas Fyndern, knight, the said Edward,

by the name of Edward Grey, her son, John Wareyn, clerk, William Gould and William Proctour, by virtue of which feoffment they were seised thereof in fee, to the use of the said Edward and his heirs. The survivors, John Wareyn and William Gould are still seised thereof, for the performance of the said Edward's last will.

Long before his decease, one John Ferrers, knight, was seised of the under-mentioned manor of Stanydelf, &c. in fee, and, being so seised, by charter dated at Wilmecote, 10 December, 20 Edward IV, gave them to him, by the name of Edward Grey, knight, lord Lisle, John Smyth and Robert Fraunces, 'gentilmen,' by virtue of which feoffment they were seised thereof in fee. The said John and Robert survive and are still so seised thereof, for the performance of his last will.

One Alice Barleston, widow, was seised of the under-mentioned messuage, cottages and quarter of land, in Chilvercoton in fee, and, being so seised, by charter, 8 June, 21 Edward IV, gave them to him, by the name of Edward Grey, knight, viscount Lisle, by virtue of which feoffment he was, and died, seised thereof.

Long before his decease, one John Taylecote was seised of the under-mentioned messuage and croft in Chilvercoton, and, being so seised, by charter, dated there, 8 June, 21 Edward IV, gave them to him, by the name of Edward Grey, knight, lord de Lisle, by virtue of which feoffment he was solely seised thereof, and died so seised.

Long before his decease, one John Gamell, 'gentilman,' was seised of the under-mentioned 'Haremore' in fee, and, being so seised, by charter, 20 January, 21 Edward IV, gave it to him, by the name of Edward Gray, knight, lord de Lisle, by virtue of which feoffment he was solely seised thereof and died so seised.

Long before his decease, one John Bourghchier, knight, John Waren, clerk, and John Tildesley were seised of the under-mentioned manor of Pakyngton Pygot in fee, and, being so seised, by charter dated there, 28 March, 6 Henry VII, demised and confirmed it to him, by the name of Edward Grey, viscount Lisle, the lady Joan, his wife, John, abbot of Kelyngworth, Thomas Grey, esquire, John Fyneux, Robert Reed, serjeants at law, Richard Cook, of Coventre, 'mercier,' John Smyth, of Coventre, Thomas More, 'gentilman,' Richard Swanynghon, clerk, and Thomas Blonte, to hold to them and their heirs for ever by virtue of which feoffment they were seised thereof in fee. He died so seised, and the said Joan and the others survived him and are still so seised, to the use of the said Joan, and her heirs.

Long before his death, one John Alcock, bishop of Ely, late bishop of Worcester, and John Joyce, were seised of the under-mentioned croft in Sutton in fee, and, being so seised, by charter, 20 May, 6 Henry VII, demised it to him, the lady Joan, his wife, Thomas Grey, esquire, Henry Willoughby, knight, and John Gardyner, to hold to them and their heirs for ever, by virtue of which feoffment they were seised thereof in fee. He died so seised and the others survived him and are still so seised to the use of the said Joan and her heirs.

By letters patent, 28 June, 1 Richard III, the king created the said Edward, viscount Lisle, and for the better maintenance of such estate by the said Edward and his heirs male gave him 20 marks yearly from the issues and profits of the county of Warwick by the hand of the sheriff for the time being at Michaelmas and Easter equally, to have and hold such title, &c. and preeminence as Thomas Talbot, late viscount Lisle, or any one of his

ancestors, viscount Lisle, had, also the said 20 marks, to him and the heirs male of his body begotten. Which letters patent the present king by other letters patent, 16 June, 1 Henry VII, ratified, &c. to the said Edward, his most beloved cousin, and his heirs male. By virtue of which letters patent the said viscount was seised of the said 20 marks in fee tail, and died so seised.

He died 17 July last before the taking of this inquisition. John Grey, aged, is son and next heir both of the said viscount and of the said Elizabeth. *Cf.* Vol. I. No. 784.

WARWICK. Manor and advowson of Bedworth, worth 20 marks, held of the lord Bergavenny, service unknown.

A messuage, fifteen virgates of land, 100*a.* meadow and 100*a.* pasture, in Payleton, worth 4*l.*, held of Richard Corbet, knight, service unknown.

A rent of 4*l.* yearly, in Corley.

A messuage in Bylton, worth 6*s.* 8*d.*, held of William Trussell, esquire, service unknown.

A half-virgate of land in Bykenhull, worth 3*s.* 4*d.*, held of Simon Mountfort, knight, service unknown.

Forty acres of pasture, 10*a.* meadow and 20*a.* wood, in Alcotenhall, worth 4 marks, held of Simon Mountfort, knight, service unknown.

A messuage, a virgate of land, 10*a.* meadow and 20*a.* pasture, in Gryff, worth 13*s.* 4*d.*, held of John Norbury, knight, and Edward Beltnap, esquire, service unknown.

Two crofts, in Arley, worth 8*s.*, held of Oliver Seint John, esquire, service unknown.

Eighty acres of pasture, in Arley, called 'Dolphyns,' worth 5 marks, held of Oliver Seint John, service unknown.

Two tenements in Noneton, worth 4*s.*, held of the prioress of the house and church of St. Mary of Noneton, service unknown.

Manor of Stanydelf in Wilmecote, worth 40*s.*, held of John Brabrason, by service of 6*d.* yearly, and 30*a.* meadow, 100*a.* pasture in 'Tonihalfeld,' 'le Segges,' 'Newland,' 'Lynthurst,' 'Reedfeld,' Kyngeswode and Kynnesbury, worth 40*s.*, held of the same John, by the service aforesaid.

A messuage, two cottages and a quarter (*quartrona*) of land, in Chilvercoton, worth 18*s.*, held of John Norbury and Edward Beltnap, service unknown.

A messuage and a croft, in Chilvercoton, worth 7*s.*, held of John Norbury and Edward Beltnap, service unknown.

A moor, with a pasture adjacent, within the fee of Myddelton, called 'Haremore,' worth 12*d.*, held of John Boteler, esquire, service unknown.

Manor of Pakyngton Pygot, worth 4*l.*, held of Thomas, marquess of Dorset, as of the fee of Winchester (*Wynton*'), service unknown.

A croft of land lying within the lordship of Sutton Colfeld, worth 16*s.*, held of the heirs of the earl of Warwick.

Twenty marks from the issues and profits of the county of Warwick.

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803. JOHN SAYVELL, knight.

Commission wanting ; inquisition. . . .

[He was seised of] . . . the advowson of a certain chantry in the collegiate church of Howden, two hundred messuages, 400*a.* arable, 3 . . . [in] . . .

[Haly]fax, Wakefeld, Thornes, Methley, Spen, Ovenden and Northland, co. York, and, being so seised, by charter dated 20 September . . . [gave them to Thomas, earl of Surrey, Reynold Bray and Thomas Wortley, knights, George Tailboys,] esquire, William Fayrfax, John Cut, Richard Cholmeley, John Chaloner and Robert Fryston, to hold to them and their heirs for ever, by the name of all and singular [his] manors, messuages, lands, tenements, meadows, woods [in] Spen, Ovenden and Northland, co. York, by virtue of which feoffment the said earl, Reynold, Thomas, George, William, John Cut, Richard, John Chaloner and Robert were seised thereof . . . [and, being so seised, at the request of] the said John Sayvell, knight, by their charter indented, whereof one part is sealed with the seals of the said earl, Reynold, Thomas, George, William, John Cut, Richard, John Chaloner and Robert, shown in court on the taking of this inquisition, dated 20 June, 12 Henry VII . . . [gave to Edward . . . , Henry . . . , William] Gascoyn, Matthew Browne, knights, Geoffrey Fuljambe, John Heydon, Thomas Andrewe and Robert Gargrave, the manors and lordships of Eland, Tankyrsley, Northland, Barsland, Staneland, Skyreote, Shelff, Ovenden, Stansfeld, Waddysworth and Shakilton, twenty messuages, 200*a.* land, 200*a.* pasture [in Eland, Tankyrsley] Northland, Barsland, Staneland, Skyreote, Shelff, Ovenden, Stansfeld, Waddisworth, Shakyilton, Huddresfeld, Hunshelff, Northourom, Heptonstall and Heperon, by the name of the manors, or lordships of Eland, Tankyrsley, Northland, Barsland, Staneland, Skircote, Ovenden, Shelff, Waddisworth . . . Northourom, Heptonstall and Heperon, which they the said earl, Reynold, Thomas, George, William, John Cutt, Richard, John Chaloner and Robert had *inter alia* by the gift and feoffment of the said John Sayvell, knight, in the towns aforesaid, the capital messuage in Southourom called 'Eland Hall' only excepted, as . . . [to hold to the said] . . . , Matthew, Geoffrey, John Heydon, Thomas and Robert, and the heirs and assigns of the said Edward, Henry, William, Matthew, Geoffrey, John Heydon, Thomas and Robert, to the use of the said John Sayvell, knight, and Elizabeth his wife and the heirs of his body, and for default of such issue to the use of the said John Seyvell and his heirs for ever, by virtue [whereof] they were and still are seised of the messuages and tenements aforesaid to the use aforesaid.

Afterwards the said John Sayvell, knight, at Thornhill, co. York, the last day of March, 1502, by writing indented under his seal made and declared his last will touching the residue [of the said manors, &c.] the said earl, Reynold, Thomas, George, William, John Cut, Richard [being] then seised [thereof] by virtue of the feoffment aforesaid to the use of him and his heirs for the performance of his last will, in these words:—

The last day of March, A.D. [1503], 18 Henry VII. I Sir John Sayvell, knight, &c. soul to God, body to be buried in church of Thornhill, &c. debts to be paid, &c. ; whereas by indenture between William Calverley, the elder, now deceased and me, of the marriage of Sir William Calverley, his son, and Alice my sister, it is lawful for me, if my sister inherit my lands, to do with lands of the yearly value of [100]l. what my will is, or shall be ; also if I die without issue the same William immediately after my decease shall pay 100l. yearly to my executors, till 800 marks be fully paid ; I will that if he and my sister and their heirs peaceably suffer my executors to occupy and minister according to this my last will, the same sum of 800 marks be not asked of the said William [his] heirs or executors. Immediately after my decease my feoffees, viz. Thomas, earl of Surrey, Sir Raynold Bray, George Tailbois,

Sir Thomas Wortley, knights, William Fayrfax, John Cut, Richard Chumley, John Chaloner and Robert Fryston, shall make a lease of all such lands and advowsons and chantries, to take profits of, to my son Henry, or to such as then shall happen to be next heir, if he or they be at the age of twenty years, he or they finding sufficient surety to my executors to pay them yearly 100*l.* during ten years next after my decease at Whitsun and Martinmas equally, provided that the said lease be not prejudicial to my wife in such lands as are her jointure or to any other grant by me made in this my last will ; and if he or they to whom this said lease shall be made, be under twenty, or refuse to find the said surety, then I will that my executors take the profits of all my lands which should . . . the said lease, till such time as the sum of 1,000*l.* be received ; if my said heir or heirs, being at the age of 20, trouble my executors, I will that my feoffees sell the lordship of Thornhill with the advowson and lands to the yearly value of 100*l.* to the king of England for the time being ' after the price of xiiijth yere purchase ' to be paid ' in iiij yerez day,' and if his highness refuse to buy it, then my executors to sell it at their pleasure and therewith perform this my last will. Provided if my son Henry, or other issue of my body, be within the age of twenty years at the time of my decease, then my feoffees shall suffer my executors to take the whole profits of my lands during the nonage of my said heir, my wife's jointure excepted, and of the said profits shall content the king's grace 1,000 marks, so that his highness suffer my lady, his mother, the said earl of Surrey, Sir Henry Vernon, Master Robert Frost, chancellor to the prince and Sir Thomas Pek, parson of Thornhill, or such of them as shall be then living, to have the ward, marriage and governance of my said son and heir ; if it be a daughter, or daughters, his grace to have 1,000*l.* ; either sum to be paid in [three] years after my decease ; and if his grace refuse the said sum or sums then I will that his grace have the governance of my said heir or heirs and 20*l.* a year for finding thereof to hoste or they come to the age of twenty years, to be paid yearly by my executors ; executors to suffer wife to have all her apparel and all such goods as were her father's, and, over that, of my goods to the value of 100 marks in such stuff as she think convenient, to be delivered and appraised by Master Robert Frost, chancellor to the prince, if living, and if not by Sir Thomas Pek, parson of Thornhill ; my house to be kept as it is at my costs twenty weeks after my decease ; if son, under age at my death, live to age of twenty, executors to account to him, and, my debts paid and will performed, the residue over costs and charges to be to the [use of such] son ; on coming to his age of sixteen son to have 100*l.* yearly for his finding, if the king suffer him to be married by such as I have assigned before, and that he be in such place as he may go to the school till he be fourteen years old and at the discretion of them that have the ordering of him as is aforesaid ; and if it be a daughter or daughters it to be disposed by my executors and she or they [to have] nothing at the age of twenty years but my lands and the 20*l.* to their finding as is aforesaid, the 1,000*l.* aforesaid received, anything behind to be received after she or they be twenty after the form of 100*l.* a year, as above. At Michaelmas after my decease my executors shall meet at the abbey of St. Oswald's, and the prior for the time being, calling to him John Chaloner, William Eleson and William Amyas, is to take account of my executors, and so yearly at Michaelmas, or within twenty days, the said prior to have 40*s.* at the finishing of the account and 5*l.* for the costs of the audit, if he will so be content and the audit to be at my charges ; provided always that every of my executors exceed not the number of eight horses and the auditor four horses ; and I will that the said John Chaloner, William Eleson

and William Amyas to have 40s. for their reward at every audit when they have made and engrossed their books, and such as minister of my executors to have 10 marks yearly during their [ministering] over their reasonable costs; if they all die within the ten years such other persons to act as shall be assigned by the said earl of Surrey and Sir Raynald Bray, or if they die the said prior for the time being to put in such as he shall think meet. If any of my executors fail in coming to the audit, if he send his accounts he is to be rebated 5 marks of his reward, if he neither come nor send his account, the said prior is forthwith to sue him by the church law and compel him thereto, the said prior so doing to receive 5 marks over the said costs; and if the said John Chaloner, William Elleson and William Amyas or any of them fail in coming to the audit they shall lose their reward for that year, if they die the prior shall put in other as aforesaid. At the three years' [end] [the executors] to bring, or send the accounts then finished to the said earl, Sir Raynald Bray and Marmaduke, now abbot of Fountains, and John Cutt, to comp[t]rolle the said accounts, whether it agree with my will and thereupon to subscribe it with their hands, the earl and Sir Raynald receiving 100s. each and the abbot and John Cutt 46s. 8d. &c. At the ten years' end the accounts to be engrossed and sent to the archbishop of York under the seals of the earl and the others and of the said prior of St. Oswald's, and the archbishop to make acquittance to the executors. Anything doubtful in the will to be construed by Master Robert Frost, one of my executors or the said Sir Thomas Pek. Servants to have a year's wages, &c. Executors, Sir Harry Ver[n]on, knight, Master Robert Frost, chancellor to my lord prince and Sir Thomas Pek, parson of Thornhill. Witnesses, Robert Fryston, William Levet and Richard Breres.

The said John Sayvell, knight, died on Palm Sunday, 20 Henry VII. Henry Sayvell is his son and heir and was aged at the time of his father's death six years and more.

YORK. Manor of Thornhill and lands and tenements in Thornhill, worth 40*l.*, held of the king, as of the honor of Pontefract, parcel of the duchy of Lancaster, by knight-service.

Manor of Tankyrsley, with land, &c. in Tankyrsley, worth 20*l.*, held of the king . . . by knight-service.

Manor of Eland, with land, &c. in Eland and Southourom, worth 40 marks, held of the king as of his honor aforesaid by knight-service.

Manors of Ovenden, Skycote, Waddisworth, Ryshworth, Staneland, Barsland, . . . and W . . . and other premises in Ovenden, Skycote, Waddisworth, Ryshworth, Staneland, Barsland, Shelff, Halyffax, Wakefeld and Thornez, worth 40*l.*, held of the king, as of his lordship of Wakefeld, service unknown.

Manor of Hundesworth, with land, &c. in Hundesworth, worth 40 marks, held of John Mirfeld, esquire, as of his manor of Tong.

Manor of Golker, with land, &c. in Golker, worth 20 marks, held of Thomas Gascoign, esquire, in socage.

Manor of Spen, with lands, &c. in Spen . . . , worth 3*l.*, held of the bishop of Durham, service unknown.

Messuages in Bollyng and Wyke, worth 40s., held of the king, as of the duchy of Lancaster, service unknown.

Lands and tenements in Methley, worth 20s., held of Robert Dymock, service unknown.

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804. WILLIAM TAUKE.

Commission wanting; *inquisition* 13 April, 20 Henry VII.

He died 27 December, 20 Henry VII, seised of the under-mentioned manor, &c. in fee. Anne, aged 3 and Joan, aged one year, are his daughters and heirs.

HANTS. Manor and advowson of Westuderley, worth 4*l.*, held of the king in chief, by service of $\frac{1}{2}$ of a knight's fee.

Two messuages, 100*a.* land, 100*a.* pasture, 10*a.* meadow, in Bisshoppeswaltham and Tychefeld, worth 3*l.* 6*s.* 8*d.*, held of the bishop of Winchester, in socage.

C. Series II. Vol. 18. (4.)

805. ROGER FITZ.

Commission and *inquisition*, as above.

He died 3 April, 19 Henry VII, seised of the under-mentioned manors in fee. Joan Fitz, to whom the premises descended, is his cousin and heir, viz. daughter of John Fitz, his elder brother, and is aged 8 and more.

HANTS. Manor of Pylle and Warborn, worth 6*l.* 13*s.* 4*d.*, held of the king in chief, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (4.)

806. THOMAS PEVERELL.

Commission and *inquisition*, as above.

William Peverell, his father, was seised of the under-mentioned land, &c. in fee, and, being so seised, by charter indented, 19 December, 15 Henry VII, gave them *inter alia*, by the name of all his land, &c. there, to him and Margaret his wife, to hold to them and the heirs of their bodies begotten, whereby they were seised thereof in fee tail by the form of the gift. They had issue William. He died so seised and she survived him and is still seised of the premises in fee tail. The said William Peverell, the father, died 12 April, 18 Henry VII.

He died 10 October, 18 Henry VII. The said William Peverell is his son and heir and cousin and heir of the said William his father, as aforesaid, and is 4 years old and more.

HANTS. A messuage and a carucate of land in Penyton Meysy, worth 3*l.* 6*s.* 8*d.*, held of the king, as of the duchy of Lancaster.

C. Series II. Vol. 18. (4.)

807. THOMAS BLENKYN SOPH.

Commission 24 March, *inquisition* 8 May, 19 Henry VII.

He died 1 May, 18 Henry VII, seised of the under-mentioned manor in fee. Thomas Blenkynsoph, aged 17 the day he died, is his son and heir.

Henry Clyfford, knight, lord de Clyfford, took the issues and profits of the said manor from the time of the death of the said Thomas the father to the day of the taking of this *inquisition*, by what title the jurors know not;

and the said Henry, lord de Clyfford, after the death of the said Thomas, the father, . . . the marriage of the said Thomas, the son, to one Alice, daughter of one Robert Leygh, esquire, and took the profit of the said marriage, by usurpation upon the king.

WESTMORLAND. Manor of Helbek, worth 40*l.*, held of the king, by knight-service and by 6*s.* rent yearly to be paid to the cornage of the king at Easter and Michaelmas and by service of doing suit to the king's county of Westmorland from month to month at the king's castle of Appulby.

C. Series II. Vol. 18. (5.)

808. PIERS ROOS.

Commission and inquisition, as above.

He died 8 July, 15 Henry VII, seised of the under-mentioned manor in fee. Thomas Roos, aged at the time of his death 24 and more, is his son and heir.

The said Thomas from the time of Piers' death took the issues and profits of the said manor and now occupies it.

Henry, lord de Clyfford, after the death of the said Piers took from the said Thomas rent, homage, relief, and all other services by reason of the manor aforesaid, asserting that the said Piers held it of him by knight-service, and this unjustly, without any title, by usurpation upon the title of the king.

WESTMORLAND. Manor of Cabargh, held of the king in chief by knight-service, 12*s.* 8*d.* rent yearly to the cornage of the king at Easter and Michaelmas, and suit from month to month of the king's county of Westmorland at his castle of Appulby.

C. Series II. Vol. 18. (5.)

809. HUMPHREY DACRE, LORD DE DACRE.

Commission and inquisition, as above.

He died 1 August, 6 Henry VII, seised of the under-mentioned moiety of a manor in fee. Thomas Dacre, now lord de Dacre, aged at the time of his death 16 and more, is his son and heir. The said Thomas took the issues and profits of the said manor from the time of his death and still takes them, and occupies the said manor.

WESTMORLAND. Moiety of the manor of Overton, worth 10*l.*, held of the king in chief by knight-service, 12*s.* 6*d.* rent yearly to the cornage of the king, at Easter and Michaelmas, and suit from month to month to the king's county of Westmorland to be held at his castle of Appulby.

C. Series II. Vol. 18. (5.)

810. THOMAS BEWCHAMP.

Commission and inquisition, as above.

He died 1 March, 10 Edward IV, seised of the under-mentioned moiety in fee. Thomas Bewchamp, aged at the time of his death 33 and more, is his son and heir.

The said Thomas the son took the issues and profits of the said moiety from the time of his death, and still takes them, and now occupies the said manor.

Henry Clyfford, knight, asserting that the said moiety of the said manors was held of him by knight-service, took the rents and services of the same moieties from the said Thomas Bewchamp, the son, by what title the jurors know not.

WESTMORLAND. Moiety of the manor, or moieties of the manors, of Watby and Overton, worth 10*l.*, held of the king in chief by knight-service, 11*s.* 1*d.* rent yearly to the cornage of the king, at Easter and Michaelmas, and by service of suit to the king's county of Westmorland from month to month to be held at the king's castle of Appulby.

C. Series II. Vol. 18. (5.)

811. CHRISTOPHER CULWEN.

Commission and inquisition, as above.

He died 6 April, 14 Henry VII, seised of the under-mentioned manor in fee. Thomas Culwen, knight, aged 30 and more at the time of his death, is his son and heir.

The said Thomas the son took the issues and profits of the said manor from the time of his death, and still takes them, and now occupies the said manor.

Henry Clyfford, knight, asserting that the said manor was held of him by knight-service, took the rents and services of the said manor from the said Thomas Culwen, the son, by what title the jurors know not.

WESTMORLAND. Manor of Brampton Knype, worth 40*l.*, held of the king in chief by knight-service, 15*s.* 10*d.* rent yearly to the cornage of the king, at Easter and Michaelmas, and suit to the king's county of Westmorland from month to month to be held at the king's castle of Appulby.

C. Series II. Vol. 18. (5.)

812. JOHN CLYBBORNE.

Commission and inquisition, as above.

He died 8 August, 4 Henry VII, seised of the under-mentioned manor in fee. Thomas Clybborne, aged 22 and more at his death, is his son and heir.

The said Thomas, the son, after John's death took, and still takes, the issues and profits of the said manor, and now occupies it.

Henry Clyfford, knight, asserting that the said manor was held of him by knight-service, received the rents and services of the said manor from the said Thomas the son, by what title the jurors know not.

WESTMORLAND. Manor of Bampton Condalles, worth 20 marks, held of the king in chief by knight-service, 15*s.* 3*d.* rent yearly to the king's cornage at Easter and Michaelmas, and suit to the king's county of Westmorland from month to month to be held at his castle of Appulby.

C. Series II. Vol. 18. (5.)

813. THOMAS WYBURGH.

Commission and inquisition, as above.

He died 6 March, 19 Henry VII, seised of the under-mentioned manor in fee. William Wyburgh, aged 30 and more at his death, is his son and heir.

The said William, the son, from the time of his father's death took, and still takes, the issues and profits of the said manor, and now occupies it.

Henry, lord de Clyfford, after the death of the said Thomas took from the said William rent, homage and relief by reason of the said manor inasmuch as the same lord de Clyfford claims that the said manor is held of him, unjustly, and without any title, by usurpation upon the king's title therein.

WESTMORLAND. Manor of Clyfton, worth 20*l.*, held of the king in chief by knight-service, 17*s.* 4*d.* rent to the king's cornage at Easter and Michaelmas and service of doing suit to the king's county of Westmorland from month to month to be held at the king's castle of Appulby.

C. Series II. Vol. 18. (5.)

814. JOHN BURGHAM.

Commission and inquisition, as above.

He died 12 August, 10 Henry VII, seised of the under-mentioned manor in fee. John Burgham, aged 23 and more at his death, is his son and heir.

The said John, the son, from the time of his death took, and still takes, the issues and profits of the said manor, and now occupies it.

Henry, lord de Clyfford, after the death of the said John, the father, took from the said John, the son, rent homage and relief, by reason of the manor aforesaid, inasmuch as the said lord de Clyfford claims that the said manor is held of him, unjustly and without any title, by usurpation upon the king's title therein.

WESTMORLAND. Manor of Burgham, worth 5 marks, held of the king in chief, by knight-service, 13*s.* 6*d.* rent to the king's cornage, at Easter and Michaelmas, and by service of doing suit to the king's county of Westmorland from month to month to be held at the king's castle of Appulby.

C. Series II. Vol. 18. (5.)

815. LANCELOT THRELKELD.

Commission and inquisition, as above.

He died 14 August, 1 Richard III, seised of the under-mentioned manor in fee. Lancelot Threlkeld, knight, aged 24 and more at his death, is his son and heir.

Lancelot, the son, from the time of his death took the issues and profits of the said manor, and still takes them, and now occupies the said manor.

Henry, lord de Clyfford, after the death of the said Lancelot, the father, took from the said Lancelot, the son, rent, homage and relief, by reason of the manor aforesaid, inasmuch as the said lord de Clyfford claims that the said manor is held of him, unjustly and without any title, by usurpation on the king's title therein.

WESTMORLAND. Manor of Yanwyt, worth 40 marks, held of the king in chief by knight-service, 8s. 8*d.* rent to the king's cornage, at Easter and Michaelmas yearly, and service of suit to the king's county of Westmorland from month to month at the king's castle of Appulby to be held.

C. Series II. Vol. 18. (5.)

816. JOHN LANCASTER.

Commission and inquisition, as above.

He died 14 May, 10 Edward IV, seised of the under-mentioned manor in fee. John Lancaster, aged 30 and more at his death, is his son and heir.

The said John, the son, from the time of his death took the issues and profits of the said manor, and still takes them, and now occupies the said manor.

Henry, lord de Clyfford, after the death of the said John, the father, took from the said John, the son, rent, homage and relief by reason of the said manor, inasmuch as the said lord de Clyfford claims that the said manor is held of him, unjustly and without any title by usurpation upon the title of the king therein.

WESTMORLAND. Manor of Brampton, worth 4*l.*, held of the king in chief by knight-service, 8s. 6*d.* rent to the cornage of the king yearly at Easter and Michaelmas and service of suit of the king's county of Westmorland from month to month at the king's castle of Appulby to be held.

C. Series II. Vol. 18. (5.)

817. JOHN MAWCHELL.

Commission and inquisition, as above.

He died 14 April, 1 Edward [IV], seised of the under-mentioned manor in fee. John Mawchell, aged at the time of his father's death —, is his son and heir.

From the time of his father's death the said John, the son, took, and still takes, the issues and profits of the said manor and now occupies it.

Henry, lord de Clyfford, after the death of the said John, the father, took from the said John, the son, rent, homage and relief, by reason of the said manor, inasmuch as the said lord de Clyfford claims the manor aforesaid to be held of him, unjustly and without any title, by usurpation upon the king's title therein.

WESTMORLAND. Manor of Cabargh, worth 10*l.*, held of the king in chief by knight-service, 6s. 10*d.* rent yearly to the cornage of the king, at Easter and Michaelmas, and service of suit to the king's county of Westmorland from month to month at the king's castle of Appulby in the said county to be held.

C. Series II. Vol. 18. (5.)

818. THOMAS WARCOP.

Commission and inquisition, as above.

He died 13 December, 18 Edward IV. Thomas Warcop, aged 4 at his death, is his son and heir.

The said Thomas the son from the time of the death of the said Thomas the father took, and still takes, the issues and profits of the said manor, and now occupies it.

Henry, lord de Clyfford, after the death of the said Thomas the father took from the said Thomas, the son, rent, homage and relief by reason of the said manor, inasmuch as the said lord de Clyfford claims the said manor to be held of him, unjustly and without any title, by usurpation upon the king's title therein.

WESTMORLAND. Manor of Colby, worth 10*l.*, held of the king in chief by knight-service, 6*s.* 10*d.* rent to the king's cornage, at Easter and Michaelmas, and suit of the king's county of Westmorland from month to month at the castle of Appulby to be held.

C. Series II. Vol. 18. (5.)

819. HUMPHREY DACRE, LORD DE DACRE.

Commission and inquisition, as above.

He died 13 May, 7 Henry VII, seised of the under-mentioned manor in fee. Thomas Dacre, now lord de Dacre, is his son and heir, and was aged 18 at the time of his father's death.

The said Thomas, now lord de Dacre, son and heir of the said Humphrey, after the death of the said Humphrey had and took the issues and profits of the said manor, and still takes them and now occupies the said manor.

Henry, lord de Clyfford, after the death of the said Humphrey, took rent, homage and relief from the said Thomas by reason of the said manor, inasmuch as the same lord de Clyfford claims the said manor to be held of him, unjustly and without any title, by usurpation upon the title of the king therein.

WESTMORLAND. Manor of Hogh and [Dr]ybek, worth 5*l.* and more, held of the king, by knight-service and by 9*s.* 2*d.* rent to the king's cornage, at Easter and Michaelmas, and by suit to the king's county of Westmorland at his castle of Appulby to be held from month to month.

C. Series II. Vol. 18. (5.)

820. JOHN CRAKANTHORPE of Newbygyng.

Commission and inquisition, as above.

He died 11 September, 6 Edward IV, seised of the under-mentioned manor in fee. John Crakanthorpe, aged 24 and more at his father's death, is his son and heir.

The said John, the son, took the issues and profits of the said manor from the time of his father's death and still takes them, and now occupies the said manor.

Henry, lord de Clyfford, after the death of the said John, the father, took from the said John, the son, rent, homage and relief by reason of the manor aforesaid, inasmuch as the same lord de Clyfford claims the said manor to be held of him, unjustly and without any title, by usurpation upon the king's title.

WESTMORLAND. Manor of Newbygyng, worth 100s., held of the king in chief by knight-service, 20*d.* rent yearly to the cornage of the king, at Easter and Michaelmas, and by service of doing suit to the king's county of Westmorland from month to month at the king's castle of Appulby to be held.

C. Series II. Vol. 18. (5.)

821. REYNOLD WARCOP.

Commission and inquisition, as above.

He died 5 May, 8 Henry VII, seised of the under-mentioned manor in fee. Edward Warcop, aged 24 and more at the time of his father's death, is his son and heir.

The said Edward took the issues and profits of the said manor from the time of his father's death, and still takes them, and now occupies the said manor.

Henry, lord de Clyfford, after the death of the said Reynold, the father, took from the said Edward, rent, homage and relief by reason of the manor aforesaid, inasmuch as the said lord de Clyfford claims the said manor to be held of him, unjustly and without any title, by usurpation upon the king's title therein.

And the jurors say that Henry, lord de Clyfford, [by the space] of nineteen years took rents and cornage [besides] wards, marriages and reliefs of all and singular the tenants of his ancestors and all other profits and services from singular the tenants aforesaid when they happened to their tenure belonging by usurpation upon the king's title, but of what value [or] by what title or colour, they know not. And they say that the said Henry, lord de Clyfford, took the said rent, cornage and service from the ancestors of the said tenants and their heirs, by compulsion for a long time, unjustly.

WESTMORLAND. Manor of Smerdall, worth 4*l.*, held of the king in chief by knight-service, 10s. rent yearly to the king's cornage, at Easter and Michaelmas, and by service of suit to the king's county of Westmorland from month to month at the king's castle of Appulby to be held.

C. Series II. Vol. 18. (5.)

822. JAMES GODMOND.

Commission and inquisition, as above.

One James Godmond was seised of the under-mentioned land, &c. in fee, and being so seised, as traitor and compassing the king's death against his allegiance, 20 May, 2 Henry VII, joined himself to John de la Poll, then earl of Lincoln, and traitor, to wit at Kyrbylonsdall, co. Westmorland, and afterwards with the said John, the late earl of Lincoln, and other traitors, was slain at Stoke, co. Nottingham. After his death Roger Belyngeham, knight, entered upon the premises and took, and still takes, the issues and profits thereof.

[The remaining findings, not very legible, are apparently as follows:—

One William Kechyn was taken for divers felonies and delivered to Roger Belyngeham, knight, then sheriff of Westmorland, 8 September, 15 Henry VII, and by him imprisoned, and afterwards, on the said day, the said Roger

voluntarily allowed the said William to escape and go at large, without authority or due process of law.

The said lord Henry de Clifford entered the close of one Robert April, 19 Henry VII, and took eight oxen, &c. and this he did

One Roger Belyngeham, knight, then sheriff, at Solsyde, 5 February, 17 Henry VII, seised the goods of William Warryner to his own use, which William fled the country for divers felonies of which he was suspect, 10 September, 10 Henry VII, by what authority unknown. The said William returned to the said country and publicly, before the said Roger, then sheriff, was frequently and conversant, in the sight of all.]

WESTMORLAND. A messuage, 25*a.* land, 8*a.* meadow and 20*a.* pasture, in Hugyll and Staveley, worth yearly 20*s.* 8*d.*, held of the king in chief by knight-service.

C. Series II. Vol. 18. (5.)

823. JOHN GREY, VISCOUNT LYSLE.

Writ of mandamus wanting ; *inquisition* 16 June, 20 Henry VII.

He was seised in fee, the day he died, of the under-mentioned land, &c. in Bryggewater, Heygrove, Cardesbury, Mylverton, Henton Blewett and Charde.

He took to wife Meriell, daughter of Thomas, earl of Surrey, treasurer of England, now surviving, and after espousals between them celebrated was seised *inter alia* of the under-mentioned manors of Norton Beauchamp, Avell, Lympeham and Sandeford, and land, &c. in Brentmersshe, Axbrigge and Makkesmylle, in fee, and, being so seised, by charter enfeoffed the said earl, Thomas Howard, knight, lord de Howard, John Bourghchier, knight, lord Barners, Thomas Fenys, knight, lord Dacre, Edward Howard, knight, Gilbert Talbotte, knight, Giles Brugges, knight, Thomas Sampson knight, Richard Wentworth, esquire, Thomas Grey, esquire, and Henry Chauncy, gentleman, thereof, to the use of himself and the said Meriell, for the term of their lives in survivorship, with remainder to the use of his heirs and assigns.

Similarly after such espousals he was seised *inter alia* of the manors of Tornok and Chedder Hanames and the advowsons under-mentioned, in fee, and, being so seised, by another charter enfeoffed the said earl and the others thereof, to the like uses.

He died 9 September last. Elizabeth Grey, aged 10 weeks on the day of the taking of this *inquisition*, is his daughter and heir. *Cf.* Nos. 794, 875, 893-895, 908.

SOMERSET. Twelve burgages in Bryggewater, or Briggewater, 10*a.* land in Cardesbury, and ten messuages, 40*a.* land, in Mylverton, worth 8*l.*, held of the king, as of the earldom of March, by knight-service.

A yearly rent of 5 marks, in Heygrove, held of the king, as of his earldom of March, by knight-service.

A yearly rent of 32*s.*, in Henton Blewett, held of the abbot of Glastonbury, service unknown.

Two burgages in Charde, worth 4*s.*, held of the abbot of Newenham, service unknown.

Manor of Norton Beauchamp, worth 30*l.*, held of the heirs of Robert Corbett, service unknown.

Manor of Avell, worth 20*l.*, held of Hugh Lutterell, knight, service unknown.

Manor of Lympeham, worth 8*l.*, held of the abbot of Glastonbury, service unknown.

Manor of Sandeford, worth 10*l.*, held of the bishop of Bath and Wells, service unknown.

Manor of Chedder Hanames, five messuages, a mill, 320*a.* land, 140*a.* meadow, 140*a.* pasture, in Brentmersshe, Axbrigge and Makkesmylle, or Maxmylle, worth 26*l.*, held of the bishop of Bath and Wells, service unknown.

Manor of Tornok, worth 10*l.*, held of the heirs of Thomas Pomerey, service unknown.

The advowson of a chantry of St. Mary founded in the church of St. Andrew of Chedder.

The advowsons of the churches of Upyll and Brene.

C. Series II. Vol. 18. (6.) E. Series II. File 897 (c). (15.)

824. EDMUND BAM.

Writ 28 May, *inquisition* 1 July, 20 Henry VII.

He was seised of the under-mentioned manor of Grence in fee, and lands, &c. in Gyllyngham, Reyneham, Upchirche, Cheteham and Bredehurst, and, being so seised thereof, by charter, 11 October, 19 Henry VII, gave them to George Neville, knight, lord de Bergavenni, John Fyneux, knight, chief justice of the King's Bench, Edward Ponynges, knight, John Kynghismyll, one of the justices of the Common Bench, John Butler, serjeant-at-law, Thomas Nevyle, Edward Chamberleyne, esquires, William Petit, John Petit, 'gentilmen,' William Godfrey, the elder, Robert Pirry, Thomas Elmiston, John Joce, John Levegrene and Thomas Badsyle, 'yomen,' to the use of himself and his heirs and the performance of his last will. They were seised thereof accordingly in fee to the use aforesaid, and, being so seised, by his testament and last will he directed that, immediately after his decease, Margaret Bamme, his wife, should have and occupy the said manor and other the premises for the term of her life.

John Bamme, his father, whose heir he was, was seised of the under-mentioned manors of Roughhyll and Hyghlandys, in Sutton and Wylmyngton, in fee, and, being so seised, by charter, 16 June, 2 Henry VII, gave them to the said John Fyneux and to John Grove for the term of the life, and to the use, of the said Margaret, whilst she lived, with remainder, after her decease, to the said John Fyneux and John Grove and to William Petit and Roger Shelley, their heirs and assigns, to the use of the said John Bamme and his heirs, and the performance of his last will; by virtue whereof the said John Fyneux and John Grove were similarly seised thereof to the use aforesaid; and afterwards the said John Bamme died, after whose death the use of the said manors, after the death of the said Margaret, descended to the said Edmund Bamme, as son and heir of the said John Bamme. By his testament and last will the said Edmund directed that the said Margaret Bamme, his wife, should have and occupy the manors aforesaid, immediately after his decease, for the term of her life; and, at the time of his death, the said John Fyneux and John Grove were seised of the said manors to her use for life.

John Clerk, 'gentilman,' was seised by the feoffment of one John Northwode, the elder, esquire, late feoffee of the said John Bamme, father

of the said Edmund, of the under-mentioned manor of Charlis and land, &c. in Dertford, in fee, to the use of the said John Bamme and his heirs, as appears by the charter, 27 June, -1 Richard III, of the said John Northwode. On the death of the said John Bamme the use of the said manor descended to the said Edmund, as his son and heir. By his testament and last will the said Edmund directed that the said Margaret, his wife, should have the said manor, &c. whereof the said John Clerk was seised to the use of him, his heirs and assigns, for the term of her life, with remainder to John Petit, nephew of the said Edmund Bamme.

He died 15 April last. Joan Bamme, aged 2 and more, is his daughter and heir.

KENT. Manor of Grence, member and parcel of the Cinque Ports, held of the barons of the Cinque Ports, as of the rape of Hastings, head (*capitalis*) port of the said Cinque Ports, by service of two men and two oars (*duorum averium*) to navigate [at] the king's ordinance whenever it please him to cross beyond sea; it is worth 6*l.* 13*s.* 4*d.*

Two hundred acres of land, 80*a.* marsh, 40*a.* wood, 36*a.* heath, in Gyllyngham, worth 3*l.* 6*s.* 8*d.*, held of the archbishop of Canterbury, by fealty and service of 26*s.* 8*d.* and suit of court of his manor of Gyllyngham.

Twenty-six acres of land and 40*a.* wood, in Reyneham, or Reynham, and 16*a.* land, 6*a.* wood, in Upchirche, whereof the land in Reyneham and land and wood in Upchirche, worth 15*s.* 8*d.*, are held of the king, as of his manor of Middelton next Sydyngbourne, by fealty and 7*s.* rent, which manor lately belonged to George, duke of Clarence, and the 40*a.* of wood in Reynham, worth 20*d.*, of the dean and canons of the free chapel of St. Mary and St. Stephen the Martyr within the king's palace of Westminster, co. Middlesex, service unknown.

Thirty-nine acres of land in Cheteham, worth 10*s.* 9*d.*, held of Henry Wentworth, by fealty and 22*d.* rent and suit of court as of his manor of Cheteham.

Thirty-nine acres of land and wood, in Bredehurst, worth 5*s.*, held of the heirs of the lord de Grey, by fealty and 5*s.* rent.

Manors of Roughyll and Hyghlondys, in Sutton and Wylmyngton, whereof the manor of Roughyll, worth 3*l.*, is held of the king by fealty and 44*s.* rent, as of his manor of Dertford, formerly the earl of Salisbury's, and the manor of Hyghlondys, worth 40*s.*, of the prior and convent of Charterhouse by (*juxta*) Rychemond, by fealty and 23*s.* 4*d.* rent.

Manor of Charlis, or Charlys, ten messuages, a water-mill, 140*a.* land, 30*a.* meadow, 40*a.* pasture, 60*a.* heath, in Dertford, whereof the manor, worth 8*l.*, is held of the king, by 30*s.* rent, as of his manor of Dertford aforesaid, formerly the earl of Salisbury's, six messuages of the ten messuages, the mill, land, &c., worth 10*l.*, of the prioress and convent of Dertford, by fealty and 22*s.* rent, and four messuages, the residue, worth 10*s.*, of the bishop of Rochester, by fealty and 8*s.* 2*d.* rent.

C. Series II. Vol. 18. (7.)

825. JOAN LYTELTON, widow.

Commission 24 March, 19 Henry VII; *inquisition* 20 November, 20 Henry VII.

She died Saturday after the Annunciation last, seised of the under-mentioned land, &c., in fee. Edward Litelton, aged 30 and more, is her son and heir. *Cf.* Vol. I. No. 546.

CORNWALL. Twenty acres of land, 30*a.* pasture, 10*a.* meadow, in South-ludbroke, worth 40*s.*

A yearly rent of 3*d.* issuing from the manor of Beaucomb.

A yearly rent of ½*d.* issuing from the manor of Edmyston.

A yearly rent of 4*d.* issuing from the manor of Tredenek.

The said land, &c., and rents are held of the lord prince, by service of ⅓ of three fees of a knight of Mortan', by knight-service, as of his castle of Trematon and for the repair of a battlement (*j. carnell'*) there.

A messuage and one acre of land Cornish in Polscoyth Nethera, and the whole tithing of Polscoyth, held of the lord prince, as of his castle of Launceston, by 15*d.* rent to be paid at Michaelmas, in pure socage, for all service. There happens to the said lord prince, for a relief of the said acre, 12*s.* 6*d.*, according to the custom of the county of Cornwall.

C. Series II. Vol. 18. (8.)

826. JOHN TREGARTHYN, son and heir of THOMAS TREGARTHYN.

Commission and inquisition, as above.

He was seised the day he died, of the reversion of the under-mentioned manor in fee. Joan Tregarthyn, aged 5 and more, and Margaret Tregarthyn, aged one year and more, are his daughters and heirs.

CORNWALL. Manor of Branayle, held of the king, as of the honor and castle of Launceston. The reversion is worth, when it happen, 16*l.*

C. Series II. Vol. 18. (8.)

827. RICHARD GOGH.

Commission and inquisition, as above.

Long before his death he was seised of the under-mentioned land, &c. in Allercomb and Adbury, Doddecote and Kylkehampton, in fee, and, being so seised, by charter, 6 October, 18 Henry VII, gave them to John, bishop of Exeter, Edmund Arundell, knight, Richard Vyvyan, Robert Tredenek, Thomas Ligh and John Gogh, to hold to them and their heirs for ever, for the performance of his last will.

He died 2 August, 19 Henry VII, seised of the other under-mentioned lands, &c. in fee. Joan, aged 20 and more, Katharine, aged 18 and more, Alice, aged 15 and more, and Philippa, aged 7 and more, are his daughters and heirs. *Cf.* No. 870.

CORNWALL. A messuage, 100*a.* arable, 100*a.* pasture, 40*a.* meadow, 100*a.* furze and heath, in Allercomb and Adbury, or Addebury, and a messuage with three closes and a garden, in Kylkehampton, or Kilkehampton, worth 10*l.*, held of Thomas Greynfield, knight, service unknown.

A messuage and 20*a.* land, in Doddecote, worth 10*s.*, held of Humphrey Fulforde, knight, service unknown.

One hundred acres of pasture, 60*a.* arable, 40*a.* furze and heath and 10*a.* meadow, in Pengowell, worth 60*s.*, held of the lord prince, as of his castle of Launceston, by knight-service.

Four messuages, 100*a.* arable, 60*a.* pasture, 40*a.* meadow, 100*a.* furze and heath, in Saynt, or Seynt, Genys, worth 40*s.*, held of the prior of Launceston.

Six messuages, 100*a.* arable, 60*a.* pasture, 40*a.* meadow, 100*a.* furze and heath, in Treblether, worth 20*s.*, held of Aysshtor, service unknown.

Forty acres of arable, 40*a.* pasture, 100*a.* furze and heath, in the parish of St. Cleder (*Sancti Clederic'*) worth 10*s.*, held of the said prior of Launceston, service unknown.

Twenty acres of arable, 20*a.* pasture and 40*a.* furze and heath, in Poundestok.

C. Series II. Vol. 18. (8.)

828. JOHN HALWILL, knight.

Commission and inquisition, as above.

He died 24 April, 15 Henry VII, seised of the under-mentioned moiety of a manor in fee. Richard Halwill, esquire, aged 30 and more, is his son and heir. The said Richard entered into the moiety aforesaid without any due livery of the king obtained, and has taken the issues and profits therefrom arising from the day of John's death to the day of the inquisition. *Cf.* No. 617.

CORNWALL. Moiety of the manor of Trenoda, worth 40*s.*, held of the king, as of the manor of Lantyan, parcel of the earldom of Salisbury, by knight-service.

C. Series II. Vol. 18. (8.)

829. JOHN SKLYKARDE.

Commission and inquisition, as above.

He died 20 March, 17 Henry VII, seised of the under-mentioned moiety of a manor in fee. John Sklikarde, aged 30 and more, is his son and heir. The same John, the son, entered into the moiety aforesaid without any due livery of the king thereof obtained, and has taken the issues and profits therefrom arising from the day of the death of John, the father, to the day of the inquisition. *Cf.* No. 616.

CORNWALL. A moiety of the manor of Polrode (*sic*) worth 40*s.*, held of the king, as of the manor of Lantean, parcel of the earldom of Salisbury, by knight-service.

C. Series II. Vol. 18. (8.)

830. RICHARD GOLDESBURGH, esquire.

Writ 20 September, *inquisition* 13 November, 20 Henry VII.

Findings, with will recited in English, as in the inquisition which follows. Thomas Goldesburgh holds for the term of his life seven messuages and twelve bovates of land, in Potter Hanworth, worth 6 marks, with reversion expectant to the said Richard, his son. *Cf.* Nos. 831, 935.

LINCOLN. Manor of Potter Hanworth, worth 19*l.*, held of the king, as of his manor of Brawnston, service unknown, which manor came to the king's hands by reason of the attainder of Francis Lovell.

C. Series II. Vol. 18. (9.)

831. RICHARD GOLDESBURGH, esquire.

Writ 20 September, *inquisition* 18 November, 20 Henry VII.

By his charter he gave the under-mentioned manors, &c., *inter alia* to Thomas Wortley [or Wortley], John Roclyff [and] Richard Wod[roff], knights, Brian Palmes, esquire, Thomas Coghill, Robert Derluff [or Dereluff], chaplain, and Henry Jakson, by the name of all his lordships, &c., in Goldesburgh, Newton, Burghbrygge, Kyrskeld, Poule, Castley and Kexburgh, to hold to them, their heirs and assigns, to the use and intent as appears in a schedule to the said charter annexed, the tenour whereof follows (in English) :—

Whereas I have enfeoffed Thomas Wortley, John Roclyf and Richard Wodroff, knights, Bryan Palmes, esquire, Thomas Coghill, Robert Derluff, 'preste,' and Henry Jaeson, in all my manors, &c. in Goldesburgh, Newton, &c., co. York, and in Potter Hanworth, co. Lincoln, and also in Bampton Dole, co. Oxford, as by my deed of feoffment, and 'delivere of season thereto made,' appears, to the intent that my will be performed in the said lands, &c., I ordain, 15 October, 1501, my testament, as follows :—

Soul to God, body to be buried in church of Goldesburgh, &c ; 200 marks apiece, to be taken from his foresaid lands, &c. to his daughters Necolay [or Necholay], Elezabeth, Malde and Ivhett, also 20*l.* apiece to Jane, Anne and Alice from the foresaid lands and tenement, and 10*s.* yearly to each of them for life from the lands which he purchased of the freehold of 'Thomas Fulbaron' in Goldesburgh ; his feoffees to make estate to Edward, John and George Goldesburgh, his younger sons, of land, &c. in Potter Hanworth to the yearly value of 100*s.* each for life, provided that if any of them obtain preferment by marriage or otherwise to the value of 20 marks, the said 100*s.* so assigned to him to remain to testator's right heirs ; bequests of 40*s.* to Sir Robert Derluff, prest', Henry Jakson and Edmund Wynder, of 20*s.* to Raynold Wynder and Agnes Wynder, his goddaughter, of 10 marks to 'a litill madyn of [or 'at'] York,' Margrett Sanefforthe and Elezabeth Luge, and of 6*s.* 8*d.* apiece to the four orders of freers at York ; four trentalls of 'messe' to be done for him ; a priest to sing for his soul, his wife's soul and all his good friends' souls in the church of Goldesburgh for seven years at 7 marks salary ; 6*s.* 8*d.* to the convent of Saynt Roberts of Knaresburgh, &c. ; his goods to be disposed by his executors for the performance of his will ; executors, Robert Derluff, Henry Jakson and Edmund Wynder ; supervisors, Sir Thomas Wortley, Sir John Rouclyff, knights, and Sir Robert Teshe, 'mynyster' of the house of Saynt Robertes of Knaresburgh, 5 marks apiece. Witnesses, the said minister of Saynt Robertes, Thomas Roose, William Middilton, William Maleverer and James Roose, esquires.

The jurors say that his goods are worth 100*l.* and no more ; the said sums, nor any part of them, have not yet been received ; the said daughters ('Ivett') survive, unmarried ; the said sons Edward, John and George survive and have not been promoted.

Further they say that, by indenture between Marmaduke Constable, knight, of the one part, and the said Richard Goldesburgh, of the other, of and for the marriage of Richard Goldesburgh, his son and heir, to Anne, daughter of William Yngelby, knight, for divers sums paid by the said Marmaduke, it was agreed that Richard, the son, should take the said Anne to wife, and that the said Richard and Anne should have lands and tenements, parcel of the lands and tenements aforesaid, to the yearly value of 20*l.* ; and afterwards the said Richard, the son, took the said Anne to wife, and the said

Richard the father, in compliment of the covenants aforesaid, assigned them the manors of Kyrskeld and Poule and all the lands, &c. in Castley, by virtue of which grant the said Richard, the son, all the life of the said Richard, the father, took the issues and profits of the said manors and land.

He died 28 July last. The said Richard Goldesburgh, aged 20 and more, is his son and heir, and was married, in his father's life time, to the said Anne, daughter of William Ingylyby, knight. *Cf.* Nos. 830, 935.

YORK. Manor of Goldesburgh, worth 50*l.*, held of the lord Clyfford, the heir of Vesey, service unknown.

Manor of Kyrskeld, worth 11*l.*, held of the abbot of Kyrkestall, in socage, by 8*s.* yearly rent, for all service.

Manor of Poule, worth 7*l.*, held of the lord archbishop of York, service unknown.

Manor of Kexburgh, worth 10*l.*, held of the king, as of the duchy of Lancaster, in socage, by 26*d.* rent.

A messuage, with a croft, in Knaresburgh, worth 5*s.*, held of the king, as of the duchy of Lancaster, in socage, by 2*d.* rent, for all service.

A messuage and two bovates of land, in Conesthorp, worth 13*s.* 4*d.*, held of the king, as of the duchy of Lancaster, in socage, by 13*s.* rent, for all service.

Two tofts in Burghbrygg, worth 5*s.*, held of the king, as of the duchy of Lancaster, in socage, by 5*s.* rent, for all service.

A messuage and 40*a.* land, in Castley, worth 20*s.*, held of the earl of Northumberland, by knight-service and a rent of a pair of spurs.

C. Series II. Vol. 18. (10.)

832. JOHN COKYN.

Writ 10 May, *inquisition* 12 June, 20 Henry VII.

John Cokayn, named in the writ, long before his decease, was seised in fee of the manors of Middilton, Baliden, Parwyche, Great and Little (*Magna et Parva*) Clyfton and a moiety of the manor of Tissington, co. Derby, and of twenty-four messuages, fifteen cottages, eighteen tofts, in Asshebourne and Compden, 30*a.* land, 70*a.* pasture, 10*a.* meadow, in Offecote and Underwode, a messuage 20*a.* land, 100*a.* pasture, 6*a.* meadow, in Bradley and Sturston, a bovate of land, in Knyveton, 22*d.* free rent in Kyngesuerderton, and two messuages, 60*a.* land, 100*a.* pasture, 50*a.* meadow and 7*s.* free rent, in Mapulton, and, being so seised, by his deed, 20 November, 10 Henry VII, gave them, with the exception of the manors of Great and Little Clyfton, together with two messuages and two tofts in Asshebourne, to William Fitzherbert, clerk, John Fitzherbert, of Norbury, esquire, Thomas Fitzherbert, clerk, Thomas Babyngton, John Chauntrell and John Porte, together with John Babyngton, knight, Walter Odeby, clerk, and John Fitzherbert, then remembrancer of the Exchequer, since deceased, for the performance of covenants in indentures between him, of the one part, and the said John Fitzherbert, remembrancer of the Exchequer, and Thomas Cokayn, his cousin and heir apparent, viz. son of Thomas, his son, made [of the other] and the said William Fitzherbert and his co-feoffees were seised thereof accordingly in fee.

The tenour of the said indentures is as follows (in English) :—‘ Endenture ’ made, 21 November, 10 Henry VII, between John Cokayn, late of Assheburne, co. Derby, esquire, of the one part, and John Fitzherbert, ‘ the kynges Remembrauncer in his Eschequyer,’ and Thomas Cokayn, the cousin, as above, of the other. Whereas the said John Cokayn, by deed, 20 November, 10 Henry VII, enfeoffed Sir John Babyngton and others, as above, of all his manors, &c. in the counties of Derby and Stafford, except the manors of Mikell Clyfton and Litill Clyfton and lands, &c. there, and ‘ two meses and two toftes,’ in Assheburne, the intent of the feoffment is that, in consideration of the marriage had between the said Thomas Cokayn, the cousin, and Barbara, daughter of said John Fitzherbert, and of such sums of money as the said John Fitzherbert has paid to the said Thomas, the son, for the said marriage, part whereof the said Thomas paid to the said John, his father, and to other persons by his commandment to whom the said John was indebted, which debts and payments ‘ extend to the somme of ’ 143*l.* and above, and also for the discharge of 500*l.* ‘ by the seid John Cokayn forfaitte to the seid John Fitzherbert by an obligacion,’ and for other ‘ goode dedys and kyndenes shewed and done to hys grete costes and charges ’ by the said John Fitzherbert to the said Cokayn and his friends and ‘ also for suche grete costes and expenses as the seid John Fitzherbert hath hadde in defence and savegarde ’ of the said lands and of other manors and lands in the county of Warwyk, the said feoffees shall stand enfeoffed of the premises to the use of the said John Fitzherbert during the life of the said John Cokayn and five years over, and thereafter to the use of the said Thomas Cokayn, the cousin, and of his heirs for ever ; in consideration whereof Fitzherbert grants to John Cokayn a yearly rent of 104 marks, to be received from the said manors, &c., payable 26*s.* 8*d.* weekly in the church porch at Etwall, whereof 6*s.* 8*d.* is to be immediately deducted weekly till 16*l.* 11*s.* heretofore lent by Fitzherbert to the said John be retained ; if it happen the said rent to be behind and unpaid by the space of a month it shall be lawfull to the said John Cokayn to enter into the premises, or any of the manors, &c. or any parcel of them which be within the said county of Warwiek whereof the said John Fitzherbert is enfeoffed or the said Thomas Cokayn and Barbara his wife or any other to their use, or into the manors of Clyfton or any parcel of the lands whereof the said John Cokayn has enfeoffed Richard Fitz William of Oldewarke, esquire (and others, as below), contrary to the conditions comprised in other indentures dated 21 November, 10 Henry VII (as below), and after that entry take profit [but if the said John Cokayn] or enter and make feoffment in fee or otherwise, or enter and distrain for any rent, or receive rent or profit contrary to the premises, that then the said annuity be void the said grant thereof notwithstanding : provided that this grant shall [not] extend to charge the said John Fitzherbert nor his executors as by an action of annuity debt or otherwise but only to charge the said lands and tenements ; covenant by John Cokayn that if the said John Fitzherbert and his co-feoffees be put out or ‘ interrupt ’ of any of the foresaid lands, &c. whereof the said John Cokayn has enfeoffed the said John Babyngton, knight, Walter Odeby, clerk, and the said John Fitzherbert and other, as afore rehearsed, or of any of the aforesaid lands, &c. whereof the said John Cokayn has enfeoffed the said Richard Fitz William as afore specified, by entry, recovery, suit of execution by reason of any bond made by the said John Cokayn or lease made by him or otherwise contrary to the will of the said John Fitzherbert or his co-feoffees, then the said John Cokayn

grants to abate and deduct as much of the said yearly annuity of 104 marks as the said parcel or parcels of land be of yearly value whereof the said John Fitzherbert be put out, unto such time as the said John be restored in the said possession as by entry recovery or otherwise.

By another deed, 21 November, 10 Henry VII, he gave the said manors of 'Mochell' and 'Litill' Clyfton and messuages and tofts in Assheburne, excepted as above, to Richard Fitz William, of Oldewarke, esquire, Richard Knyveton, of Bradley, esquire, Nicholas Meverell, or Meyverell, John Hampton, vicar of Asshebourn, and Thurstan Aleyn, for the performance of covenants in indentures between him and the said John Fitzherbert and Thomas Cokayn, the cousin, the tenour of which follows (in English):—Endenture made 21 November, 10 Henry VII, &c., for considerations as above expressed, the said feoffees are to stand seised thereof to the use of the said John Fitzherbert for the life of the said John Cokayn, except the tenements and tofts in Assheburne and parcel of a close called 'Symmyngesdale,' in Lytyll Clyfton, to the yearly value of 5 marks, which whole close is of the yearly value of 8 marks, of which tenements and tofts they shall stand enfeoffed to the use of Emme, now wife of the said John Cokayn, for the term of her life, and of the said parcel of the said close to the use of Jane, 'bastard daughter' of the said John Cokayn, for the term of her life; immediately after the decease of the said John Cokayn they shall stand enfeoffed of lands and tenements in Mykell Clyfton and Lytyll Clyfton, to the yearly value of 25 marks, to the use of the said Emme, for the term of her life, and if it fortune her to die in the life time of the said John Cokayn, they shall stand enfeoffed to the use of the said John Fitzherbert during the life of the said John Cokayn, and three years immediately after the decease of the said John Cokayn, of all the premises 'afferyng or belongyng' to the said Emme, as aforesaid; or if it fortune the said Jane to decease during the life of the said John Cokayn, they shall stand enfeoffed of the said parcel of the said close to the use of the said John Fitzherbert during the life of the said John Cokayn and three years over; and after the decease of the said Emme and Jane, and the said three years determined, of all the premises to the use of the said Thomas Cokayn, and his heirs for ever.

He died 23 December last. Thomas Cokayn is his cousin and heir, viz., son of Thomas Cokayn his son, and is aged 26 and more. *Cf.* No. 942.

DERBY. Manor of Middelton, worth 10*l.*, held of the king, as of the honor of Tutbury, by fealty and 3*s.* 4*d.* rent.

Manor of Baliden, worth 12*l.* 13*s.* 4*d.*, held of the king, as of the honor aforesaid, by fealty.

Manor of Parwyche, worth 8*l.* 5*s.*, held of the king, as of the honor aforesaid.

Manor of Thorpe, worth 66*s.* 8*d.*, held of the king, as of the honor aforesaid, by fealty.

Moiety of the manor of Tyssyngton, worth 6*l.* 9*s.* 8*d.*, held of the king, as of the honor aforesaid, by fealty.

Two messuages, fifteen cottages, sixteen tofts, in Asshebourn and Compden, held of the king, as of his manor of Asshebourn, parcel of his duchy (*sic*) aforesaid, by fealty and 36*s.* 8*d.* rent, worth yearly, beyond outgoings 40*s.*

Thirty acres of land, 70*a.* pasture, 10*a.* meadow, in Ofcote and Underwode, worth 20*s.*, held of the king, as of his manor of Worsworth, by fealty.

A messuage, 20*a.* land, 100*a.* pasture, 6*a.* meadow in Bradley and Sturston, held of Richard Kniveton, as of his manor of Bradley, by fealty and 13*s.* 4*d.* rent, worth beyond outgoings 4 marks.

A bovate of land in Knyveton, worth 6*s.*, held of the said Richard Knyveton, service unknown.

C. Series II. Vol. 18. (11.)

833. WILLIAM brother of ROBERT VEELE.

Commission of concealments, 10 January, *inquisition* Tuesday after St. David, the Confessor, 20 Henry VII.

One John Meysy was seised of the under-mentioned manor and advowson of Charfeld in fee, as by a charter produced to the jurors appears, and, being so seised, gave them to one Robert Vele, knight, and the heirs male of the body of the said Robert issuing, by virtue of which gift the same Robert was seised thereof in fee tail by the form of the gift, and, being so seised, had issue one Piers, and died so seised, after whose death the manor and advowson aforesaid descended to the same Piers, as son and heir male of the said Robert. He entered and was seised thereof accordingly in fee tail by the form of the gift, and, being so seised, had issue one Piers, and died, whereupon the manor and advowson descended to the same Piers, as son and heir of Piers son of the said Robert.

The said Piers, son of Piers, by another charter, gave the said manor and advowson to one Thomas Berkeley, knight, and his heirs for ever, by virtue of which feoffment the said Thomas was seised thereof in fee, and, being so seised, by charter gave them to the said Piers son of Piers and Cecily, his wife, and the heirs male of their bodies begotten, with remainder in default to the right heirs of the said Piers son of Piers. They had issue Piers, and died, whereupon the said manor and advowson descended to the said Piers as son and heir male of the said Piers and Cecily of their bodies begotten. He entered, and had issue Thomas Veell and died. The said Thomas entered and had issue John Vele and died. The said John entered and had issue Robert Vele and William Vele, and died. The said Robert entered and was seised thereof in fee tail by the form of the gift and died so seised without heir male of his body issuing, after whose death the premises descended to the said William, as brother and heir of the said Robert, and heir male of the body of the said John, son and heir male of the body of the said Thomas, son and heir male of the body of the said Piers, son and heir male of the bodies of the said Piers and Cecily.

By virtue of which the said William, brother of Robert, entered into the said manor and advowson, as brother and heir male, &c., and was thereof seised in his demesne as of fee tail, by form of the gifts aforesaid, and had issue William, and died so seised, when the said manor, &c. descended to the same William, son of William, as son and heir male of his body begotten.

Nicholas Kyngeston was seised of the under-mentioned manor and advowson of Tortworth and land, &c. in Thornbury, &c. in fee, and, being so seised, by charter gave them to one Piers Vele and the heirs male of his body begotten, who entered accordingly and was seised thereof in fee tail, and, being so seised, had issue one Piers and died so seised, after whose death the premises descended to the same Piers as son and heir male of Piers of his body begotten; he entered and had issue Piers and died, when the premises descended to the same Piers, as son and heir male of Piers, son of Piers; he

entered and was seised thereof in fee tail accordingly, and, being so seised, by charter enfeoffed Thomas de Percy and John Delvez, knights, thereof, who were seised thereof accordingly in fee and, being so seised, by charter gave the same to the said Piers Vele, son of Piers, son of Piers, and to Elizabeth, his wife, and the heirs male of their bodies issuing; they were seised thereof accordingly in fee tail, by the form of the gift and had issue Thomas; Thomas was seised, &c., and had issue John; John was seised, &c., and, being so seised, gave the said manor, &c. to William Muntefort, knight, and Edmund Muntefort, who were seised thereof accordingly in fee, and, being so seised, gave them to the same John Veele, and Alice, his wife, and the heirs male of their bodies begotten, with remainder in default to John's right heirs; John was seised thereof accordingly in fee tail and Alice in her demesne as of free tenement, by the form of the gift, and they had issue Robert and William; and afterwards the said John died so seised and Alice survived him and continued her possession; she also survived the said Robert, son of John and Alice and brother of William, which Robert died in her lifetime without heir male of his body; after the death of which Alice the said manor, &c. reverted (*resorciabantur*) to the said William, as son and heir male of the said John and Alice. He entered accordingly, and was seised thereof in fee tail, in his *remittere*, in manner and form aforesaid, and died so seised, when the premises descended to one William Veele, as son and heir male of William, brother of Robert, son of John, son of Thomas, son of Piers and Elizabeth, his wife, and cousin and heir male of the body of the said Piers, father of Piers, father of Piers, father of Thomas, father of John, father of William, father of the said William.

One John Penthlyn, chaplain, was seised of the under-mentioned manor of Huntford in fee, and, being so seised, gave it to one Piers Veele and Cecily, his wife, to hold to them and the heirs male of their bodies begotten, with remainder in default to the right heirs of Piers. They entered and were seised thereof accordingly in fee tail by the form of the gift, and had issue one Piers and died, after whose death the manor descended to Piers, as son and heir of the bodies of the said Piers and Cecily. The said Piers, son of Piers and Cecily, entered, and was seised of the said manor in fee tail, by the form of the gift, and, being so seised, had issue Piers, and died, whereupon the manor descended to the same Piers Veele, son of Piers, whereby the said Piers entered, &c. and had issue one Thomas Veele, &c. Thomas had issue John &c. John had issue Robert and William, &c. Robert died without heir male of his body issuing, and after his death the manor descended to the said William Veele, brother and heir male of the said Robert son of John, and cousin and heir male of the said Piers and Cecily, in form aforesaid. By virtue of which gift the said William entered and was seised of the said manor in fee tail by the form of the gift, and died so seised, whereupon the manor descended to William Veele, who survives, as son and heir of the said William brother of Robert.

The said William brother of Robert died 10 March, 9 Henry VII. The said William, son and heir male of the said William, is aged 11 and more.

One David Mathew after the death of the said William brother of Robert entered upon all the manors, &c. aforesaid and occupied them and took all the issues and profits thereof from the time of the death of the said William Veele, the father of the said William, up to the feast of Easter last past, by what title, or from what cause the jurors know not; and one Katharine, Elizabeth, Anne and Margaret, daughters of the said David Mathewe, have

occupied the same and taken the issues and profits thereof from the said feast of Easter, 19 Henry VII, to the day of the taking of this inquisition, by what title, &c. the jurors know not. *Cf.* No. 757.

GLOUCESTER. Manor and advowson of Tortworth, worth 33*l.*, held of the king, as of his hundred of Grymbaldessashe, by knight-service, in chief.

Manor and advowson of Charfeld, two messuages, two carucates of land, a virgate of land, 20*a.* meadow, and 4*a.* wood, in Oldbury, or Oldebury, Thornbury, or Thornebury, Tatham, Scotsgrove and Valefeld, worth 38*l.*, held of Edward, duke of Bukingham, service unknown.

Manor of Huntford, or Huntynghford, worth 8*l.*, held of the king, by knight-service, as of his manor of Wotton under (*subtus*) Egge, viz. by $\frac{1}{4}$ of a knight's fee.

C. Series II. Vol. 18. (12.)

834. ELIZABETH BYCONYLL, widow.

Writ 5 July, 19 Henry VII ; *inquisition* 29 January, 20 Henry VII.

John Biconyll, knight, deceased, late her husband, by charter indented, long before his decease, enfeoffed Giles Daubney, knight, lord Daubney, William Hody, knight, chief baron of the Exchequer, Edmund Carew, John Speke and Amyas Pawlet, knights, William Carent and John More of Colompton, esquires, John Skewys and John Pole, with other since deceased, of *inter alia* the under-mentioned manor and advowson of Southperot, for the performance of his last will.

By his last will the said John directed that his said feoffees, after his death, should permit the said Elizabeth to have the said manor, &c. *inter alia* for the term of her life, while sole, and that, after her decease, they should remain to William Seyntmaure, knight, now deceased, for the term of his life, with remainder to Giles Daubney, knight, lord Daubney, and Henry Daubney, son and heir apparent of the said Giles, for the term of their lives in survivorship, with remainder to the said William Seyntmaure, and the heirs male of his body issuing, with remainder to the said Giles, lord Daubney and the heirs male of his body issuing, with remainder, except as to a tenement in the said manor wherein John Draper then dwelt, to John Horsley (*sic*) of Clyffeton and his heirs for ever. Further he willed that the said excepted tenement, with land thereto adjacent, for default of such issue should remain to the right heirs of the said William Seyntmaure for ever.

The said William Seyntmaure died without heir male of his body begotten ; and afterwards the said William Hody by his charter released to the said Giles, lord Daubney, and others his co-feoffees, all his estate for the performance of the last will of the said John ; and afterwards the said Giles made like release to Edmund Carew and other his co-feoffees ; by virtue whereof the said Edmund, and other his co-feoffees were seised of the premises in fee to the use aforesaid, and, being so seised, by charter quadrapartite, demised the said manor, and lands there, to the said Giles, lord Daubney, and Henry, his son, and the heirs male of the body of Giles, with remainder as in the will specified ; by virtue whereof they were seised thereof, viz. the said Giles in fee tail and the said Henry in his demesne as of free tenement.

Thomas Wode, then serjeant-at-law, John Biconyll, knight, and Piers Eggecombe, knight, by the name of Piers Eggecombe, in Hilary Term, 4 Henry VII, recovered the other under-mentioned manors against Henry, earl of Northumberland, by writ of right, to the use of Thomas Seyntmaure, knight, and

the heirs of his body issuing and, for default of such issue, to the use of his heirs; they were seised thereof accordingly to the use of the said Thomas and the heirs of his body and, for default of such issue, to the use of his right heirs; he died, and they were seised to the use of William Seyntmaure, knight, as cousin and heir of his body begotten, viz. son of John, his son, and to the use of the heirs of the body of the said William, and for default to the use of the right heirs of the body of the said Thomas and for default to the use of the right heirs of the same William.

The survivor, Piers Eggecombe, was solely seised of the premises in fee to the use aforesaid; and afterwards the said William Seyntmaure by his last will directed that the said Elizabeth should have all the said manors for the term of her life, and died, viz. 5 September, 19 Henry VII; and afterwards she died; after whose death the said Piers was, and still is, seised thereof in fee, to the use of Joan Seyntmaure, daughter and heir of the said William, and heir of the body of the said Thomas issuing, and, for default, to the use of the heirs of the body of the said Thomas, and for default to the use of the said Joan and her heirs. The said Joan is cousin and heir of the said Elizabeth, daughter and heir of the said William Seyntmaure, and cousin and heir of the said Thomas Seyntmaure, viz., daughter of the said William, son of the said John, son of the said Thomas Seyntmaure.

She died the last day of June last. The said Joan, aged 3 and more, is her cousin and heir, viz. daughter of William Seyntmaure, her son. Cf. Nos. 793, 837, 841, 963.

DORSET. Manor and advowson of Suthperot, worth 10*l.*, held of Roger Newburgh, knight, as of his manor of Bradpole, by fealty only, for all service.

Manor of Ramsham, worth 12*l.*, held of the king, as of Dover Castle, by $\frac{1}{20}$ of a knight's fee, and by fealty and 20*s.* rent, for all service.

Manor of Childefrome, worth 7*l.*, held of Hugh Loterell, knight, by fealty and 12*d.* rent yearly, for all service.

Manor of Wraxhale, worth 9*l.*, held of the king, as of his honor of Clare, by fealty only for all service.

Manor of Maperton, worth 10*l.*, held of Humphrey Redhorne, service unknown.

C. Series II. Vol. 18. (13.) E. Series II. File 897c. (3.)

835. GEORGE GEDNEY.

Writ of Mandamus, 12 January, *inquisition* the last day of January, 20 Henry VII.

He died seised of the under-mentioned land, &c., in Wynceby, Sutton in Holand, Flete and Holbech, in fee.

One John Billesby and Nicholas Eland, long before his decease, were seised of the under-mentioned manor of Malbysshenderby, with land there, land in Hagworthyngam, manor of Bagenderby, with land there, and land in Somersby, Holbech, Flete and Swaby, in fee, and, being so seised, thereof enfeoffed him, and one Anne, then his wife, to hold to them, and his heirs. There were seised thereof accordingly, he in fee, and she in her demesne as of free tenement. He died so seised, and she was solely seised thereof in her demesne as of free tenement by survivorship, and afterwards died so seised. The reversion of the premises descended, after his decease, to John Gedney, his son and heir.

Thomas Gedney, his father, whose heir he was, was seised of the under-mentioned land, &c. in Langton in fee, and, being so seised, demised them to one John Gibson for life with remainder to himself and his heirs, and the said John was seised thereof accordingly in his demesne as of free tenement.

One Joan Eland, late the wife of Thomas Gedney, held for the term of her life, the day he died, the under-mentioned land, &c. in Asseby Puerorum and Oxcombe, and Somersby, of his inheritance, with reversion thereof expectant to John Gedney, as his son and heir.

One John Gedney, the elder, held, the same day, for term of life, the under-mentioned land, &c. in Hoggesthorp and Slothby, of his inheritance, by demise of the said Thomas, his father, with reversion thereof expectant to the said John, his son.

Anne Nevell, late the wife of Robert Gedney, held, the same day, for term of life, the under-mentioned land, &c. in Ormesby by Kettesby, of his inheritance, with reversion thereof expectant to the said John his son and heir.

He died on the feast of St. Bartholomew, the Apostle, 18 Henry VII. The said John Gedney, aged 4 and more, is his son and heir.

The said John Gibson, Joan Eland, Anne Nevyll and John Gedney, the elder, are still living.

LINCOLN. A messuage and 30*a.* land, in Wynceby, worth 22*s.*, held of the king, as of the honor of Bolyngbroke, parcel of the duchy of Lancaster, in socage.

A messuage and 52*a.* land, 3*a.* meadow, in Sutton and Holand, or Sutton in Holand, worth 4*l.* 10*s.*, held of the king, as of the said honor, in socage.

Twenty-six acres of land, in Flete, whereof 24*a.*, worth 30*s.* 4*d.*, are held of the marquess of Dorset, service unknown.

Thirty-five or thirty-six acres, three roods, of land, in Holbech, worth 30*s.*, held of the lord Dacre 'de le South,' service unknown.

Manor of Malbysshenderby, two messuages, 50*a.* land, 24*a.* meadow, 7*a.* pasture, in Malbisshenderby, worth 6*l.*, held of the king, as of the honor of Bolyngbroke, service unknown.

Two cottages, 30*a.* land, 3*a.* meadow, 2*a.* wood, in Hagworthyngham, worth 60*s.*, held of the abbot of Bardeneby, service unknown.

Manor of Bagenderby, worth 60*s.*, held of the king by rent of 5*s.* to sheriff's aid.

A garden, 34*a.* land, 12*a.* meadow, 20*a.* pasture, in Bagenderby, worth 26*s.*, held of the warden of Tateshale, service unknown.

A cottage and a bovate of land, in Somersby, worth 14*s.*, held of the king in chief, by knight-service.

Twenty-six acres, three roods, land, in Holbech, worth 35*s.* 4*d.*, held of the lord Dacre, service unknown.

Twenty-six acres of land in Flete, worth 30*s.* 4*d.*, held of the king, as of his manor of Multon, late lord Fitz Water's, service unknown.

Two acres of pasture in Swaby, worth 2*s.*, held of the king, as of the duchy of Lancaster, service unknown.

A messuage, 10*a.* land, in Langton, worth 10*s.*, held of John Langton, service unknown.

Three messuages and a cottage, 140*a.* land, 12*a.* meadow, 20*a.* pasture, in Asseby Puerorum, Oxcombe and Somersby, whereof the land, &c. in

Asseby Puerorum, worth 10s., are held of the warden of the college of Tateshall, service unknown, the tenements in Oxcombe, worth 6*l.*, of the king, as of the duchy of Lancaster, of the manor of Gretham, service unknown, and the tenements in Somersby, worth 100s., held of the king, as of the said honor of Bolyngbroke, service unknown.

A messuage, 10*a.* land, 10*a.* meadow, and 10*a.* pasture, in Hogges-thorp and Slothby, worth 20s., held of the abbot of Berlynges, service unknown.

A messuage, two cottages, four tofts, nine bovates of land, 20*a.* meadow and 20*a.* pasture, in Ormesby by (*juxta*) Kettesby, worth 100s., held of the king, in socage, viz. a yearly rent of 16*d.* to sheriff's aid.

C. Series II. Vol. 18. (14.)

836. JOHN IRELOND, of Herteshorne.

Commission 8 July, 19 Henry VII ; *inquisition* 8 November, 20 Henry VII.

John Irlond in the commission named was seised of the under-mentioned manors, &c. in fee, and, being so seised, by charter gave them to Richard Knyveton, esquire, John Ireton, Robert Bradshawe and William Villers, clerk, by the name of the manor of Hertysborne and all his lands, &c. in the towns and parishes of Hertysborne and Smythesby, for the performance of his will, and they were seised thereof accordingly in fee.

He declared his will as follows (in English) :—I John Irland of Hartysborne, 13 April, 1501 ; soul to God, body to be buried in parish church of St. Peter in Hertysborne ; best beast to said church 'in the name of my principall' ; priest to celebrate for seven years, 'at the auter of our lady' there ; mansion place 'with certeyn byldynges' called the Overhall to wife Alice for life ; all other lands and tenements in Hertysborne and Smythesby to same Alice, for life ; to bastard son, William, 40s. yearly, for life, by hands of wife, 'so that he be of gode demeanour ayenst her,' otherwise to forfeit the same ; to bastard daughter, Joys, 40s. yearly for life, by hands of wife, with power of distraint in all his lands, if she die in their life time ; to bastard son Thomas Irland, and his heirs, immediately after wife's decease, 'mese place' 'late purchessed in Hertysborne,' &c. ; 'if Richard, Marie or Isabell, or any that shall fortune to be myn heier,' disturb wife's possession, or his executors or feoffees, or if they have sold any of his inheritance in his life time, or bound themselves to execute such bargain after his decease, whereby the said lands may not descend as they ought, executors to have power to sell the same in fee simple to whom they please, and apply proceeds in meritorious deeds profitable for his soul, and Richard Knyveton, of Bradley, and his co-feoffees shall stand seised, &c. to use of purchasers. Robert Stokes and said wife Alice to be residuary legatees and executors, and Thomas Stokes supervisor ; witnesses, the reverent father in God, Henry, prior of Repingdon, Sir John Kylburne, curate of Hartishorn, John Tuyne of same.

He died on the eve of the Holy Trinity, 18 Henry VII. Thomas Molett, or Molet, Margaret Seyes and Joan Seyes, are his cousins and heirs, viz. Thomas Molet son of Mary, daughter of John, father of William, his father, and Margaret and Joan daughters of Isabel, daughter of John, father of William his father ; the said Thomas Molet is 61 years old, Margaret 54 and Joan 48. The said Alice, his wife, still survives.

DERBY. Two manors, or capital messuages, in Hertysborne, one called 'Overhall' and the other 'Netherhall,' two messuages, 20*a.* land, 8*a.* pasture, 6*a.* meadow, in Hertishorne; whereof the manor, or capital messuage, called 'Overhall,' worth 6 marks, is held of William Abell, by knight-service; and the manor, or capital messuage, called 'Netherhall,' and the said land, &c. in Hertysborne, worth 14 marks, are held of George, earl of Shrewsbury and the heirs of Theobald de Verdon, by knight-service; and the heirs aforesaid hold the said tenements further (*ultra*) of the king, as of his duchy of Lancaster.

Two messuages, 50*a.* land, 6*a.* meadow, 10*a.* pasture, in Smythesby, worth 20*s.*, held of Edmund Shepey, by fealty and 20*s.* rent yearly for all service.

C. Series II. Vol. 18. (15a.)

837. ELIZABETH BYCONYLL, widow.

Writ 5 July, 19 Henry VII; *inquisition* 26 January, 20 Henry VII.

John Biconyll, knight, late her husband, by charter indented gave the under-mentioned manor and advowson of Northperott, manor of Pepilpen and lands, &c. in Northperott and Pepilpen, to Giles Daubney and others, as in No. 834, together with William Seyntmaur, knight, and John Stone, and others since deceased, for the performance of his last will.

By his last will he directed that his said feoffees should permit the said Elizabeth to have the said manors, *inter alia* for life, while sole, with remainder to the said William Seyntmaur, knight, for life, with remainder to the said Giles, lord Daubney and Henry Daubney, his son and heir apparent, for the term of their lives in survivorship, with remainder to the said William Seyntmaur and the heirs male of his body begotten, with remainder in default to the said Giles, lord Daubney, and the heirs male of his body issuing, with remainder in default, as to the manor of Northperott, with the exception of certain lands and tenements therein lately purchased by him of one Richard Nele and William Asshe, to Thomas West, knight, lord la Warre and his heirs for ever, and as to the said excepted lands to the said William Seyntmaur and his heirs for ever, and as to the said manor of Pepilpen and lands there to the said William Seyntmaur and his heirs, to perform therefrom and from other lands and tenements assigned to the said William, his, the said John's, last will.

Afterwards the said William Seyntmaur, knight, died without heir male of his body begotten; and afterwards the said William Hody by charter released all his estate in the premises, &c. as in No. 834.

John Fitz James, the elder, John Porter and John Fitz James, the younger, were seised of the other under-mentioned manors and lands in fee, and, being so seised, by charter demised them to John Seyntmaur, esquire, and to the said Elizabeth, then his wife, and the heirs of the body of the said John, with remainder to Thomas Seyntmaur, knight, and his heirs for ever; by virtue of which demise the said John and Elizabeth were seised thereof he in fee and she in her demesne as of free tenement, and they had issue between them William Seyntmaur, knight; and afterwards the said John died so seised and she survived and continued her possession, and was seised thereof in her demesne as of free tenement by survivorship; and afterwards the said Thomas Seyntmaur, knight, died, after whose death the remainder thereof descended to the said William Seyntmaur, as his cousin and heir; and afterwards the said William Seyntmaur died, seised of the remainder aforesaid to wit

5 September, 19 Henry VII; after whose death the remainder aforesaid descended to Joan Seyntmaur, as his daughter and heir; and afterwards the said Elizabeth, seised as aforesaid of the premises, died so seised, whereupon the premises descended to the said Joan, as cousin and heir of the body of the said John Seyntmaur begotten, viz. daughter of the said William his son.

Death and heir, as in No. 834. *Cf.* Nos. 793, 841, 963.

SOMERSET. Manor and advowson of Northperott, with land there, worth 10*l.*, held of the countess of Richmond, as of her manor of Corey Ryvell, by fealty and 2*d.* rent yearly, for all service.

Manor of Pepilpen, with land there, worth 100*s.*, held of Roger Newburgh, knight, as of his manor of Bradpole, by fealty, for all service.

Manors of Babcare, Pyrry and Bekyngton, 300*a.* land, 300*a.* pasture, 100*a.* wood and 40*a.* meadow, in Babcare, Pyrry and Bekyngton, whereof the manor of Babcare and the other premises in Babcare, worth 3*l.* 6*s.* 8*d.*, are held of the abbot of Adylney, service unknown; the manor of Pyrry and other the premises in Pyrry, worth 40*s.*, of the abbot of Mochylney, service unknown; and the manor of Bekyngton, and other the premises in Bekyngton, worth 6*l.*, of the earl of Northumberland, service unknown.

C. Series II. Vol. 18. (15b.) E. Series II. File 897c. (2.)

838. JOHN KYME.

Writ of Mandamus 6 May, *inquisition* the last day of June, 20 Henry VII.

Long before his decease one Leo Dymmok, William Cutlerd, Thomas Massyngberd, William Gybthorpp, John Tamworth, Hugh Massyngberd, Richard Reed, John Cutt and William Mell', chaplain, were seised of the under-mentioned manor of Waynflote, &c. in fee, and, being so seised, by charter indented gave them to John Kyme, son of Thomas Kyme, and Edith his wife, to hold to them and the heirs of their bodies begotten, with remainder in default to the right heirs of Thomas Kyme, the father.

One John Pulvertoft, Walter Gunby, Thomas Godfrey and William Mell', chaplain, were seised in fee of the under-mentioned capital messuage, &c. late Walter Baxter's, land late John Magson's, &c., and, being so seised, by charter indented gave them to Edith Kyme, wife of John Kyme of Fryskeney, Richard Beuchamp, lord Seintmond, knight, William Cutlerd, gentleman, John Tamworth, esquire, Leo Dymok, John Mychell, Thomas Hall, Nicholas Nynes and Richard Reed, to hold to them for the life of the said Edith Kyme, with remainder after her decease to the said John Kyme and the heirs of his body begotten. The said Edith is still living.

One William Cutlerd, serjeant at law, William Gybthorpp, John Sutton, Hugh Massyngberd, John Kyme, Richard Reed and William Melle, chaplain were seised in fee to the use of the said Edith, as appears by the last will of the same John Kyme late her husband, shown to the jurors, of the under-mentioned tenement late Walter Pierson's, &c.

The said John Kyme was seised in fee, the day he died, of the under-mentioned messuage, &c. in Skegnes and messuage, &c. in Trusthorpp.

He was solely seised in fee during espousals between him and the said Edith, his wife, of the under-mentioned messuage called 'Helestall,' &c. and thereof enfeoffed Leo Dymmok and others to the use of himself and his heirs.

He died 4 April, 19 Henry VII. Thomas Kyme, aged 40 and more, is his son and heir.

LINCOLN. Manor of Waynflete, formerly John Waynflete's, with its appurtenance in Waynflete, Fryskeney and Wrangle, divers lands and tenements, meadows, leases and pastures in the towns and fields called 'Haltoft,' 'Mylntoft,' 'Hytoft,' 'Halfyllingor,' 'Guncroft,' 'Otwarlane,' 'Crakylhowse,' 'Toteshorn,' 'Margaret Godfrey land,' 'Lekland,' 'Margarett Mychyll landes,' 3a. pasture in Newcroft, 7½a. arable beside 'Haltoft' aforesaid, 3a. pasture beside the churchyard of the church of St. Mary the Virgin of Waynflete aforesaid, a piece of land (*morsa*) beside 'Prestgate,' a pasture in Fryskeney called 'le Horspasture' and the fishery in the sea and marsh of Fryskeney, with all their appurtenances; the said manor of Waynflete, with its appurtenances, is held of George Tayrbos (*sic*), service unknown, and is worth 10*l*.

A capital messuage in Waynflete, late Walter Baxter's, with a pasture thereto belonging, with all other lands, meadows, pastures, tenements, with their appurtenances in Waynflete, late belonging to the said Walter Baxter; 3a. pasture called 'Hernpasture' in Waynflete aforesaid, late John Magson's, late in the tenure of William Perch; 3a. pasture in the parish aforesaid, late in the tenure of John Hardy; 3a. pasture in the same parish, late in the tenure of William Barne; 2a. pasture in the same parish, late in the tenure of John Wylbos; and 3a. pasture late in the tenure of Simon Groce; all the said lands and tenements called 'Walter Baxter landes' in Waynflete aforesaid and 'Magson landes' in the same town, are held of the lord of Dalby, service unknown, and are worth 5*l*.

A tenement late Walter Pierson's, called 'ie Toftys,' in Fryskeney, between the common way on the north and upon the deep of the sea (*super profundum maris*) called 'Normans Depe' on the south; they are held of the lord de Wylloghby, service unknown, and are worth 5*l*.

A messuage and four score acres of land and pasture, in Skegnes, worth 10*l*., held of George Taylbos, knight, service unknown.

A messuage and 30a. land and pasture, in Trusthorpp, worth 40s., held of the lord de Willoghby, service unknown.

A capital messuage in Fryskeney, called 'Helehall'; eight messuages with their tofts, 200a. land and pasture, and 13s. rent of assise; three quarters of salt yearly from a toft called 'Havyn toft'; 15a. of mosses (*mosarum*) and 'dales,' in Brekyngdale; certain 'moles' and 'dales' called 'Lentyn Dale,' in Fryskeney; and 20a. land and pasture, in Waynflete, called 'Redland'; worth 20*l*., held of the lord de Willoghby, service unknown.

C. Series II. Vol. 18. (16a.)

839. JOAN HASTYNGES, widow.

Writ wanting; *inquisition* 10 May, 20 Henry VII.

Long before her decease she was seised of the under-mentioned manor, &c. in fee, and, being so seised, by her charter, by the name of Joan Pygot, late the wife of Richard Pygot, late one of the king's serjeants at law, and daughter and heir of William Romondbye, gave them to John le Scrop, knight, lord le Scrop of Bolton, Thomas le Scrop, knight, lord le Scrop, of Massham, Guy Fairfax, knight, John Catesby, knight, Randle (*Ranulpho*) Pygot, William Yngelby, Christopher Warde, knights, Thomas Mountford, Roger Aske, Edmund Maulyvere, esquires, George Strangways, Henry Strangways, George Wandesford, John Mountford, clerks, Roland Ludworth, Henry Radclyff,

Lawrence Botteller and William Ward, chaplains, to the use of herself and her heirs and the performance of her last will.

By her last will she directed that the said manor and other the premises should be sold by her executors, and that provision and ordinance should be made by her executors with whatsoever sums of money should arise therefrom for six priests of good fame and honest condition to celebrate divine service for ever, as by her last will in writing more fully appears. By the same will she appointed William Atkynson, clerk, John Eccleston, clerk, and Gilbert Eccleston, her executors.

She died 20 March last before the taking of this inquisition without heir.

YORK. Manor of Romondbye with its appurtenances and all the lands, &c. which belonged to Richard Romondbye, grandfather of the said Joan, in the towns of Romondbye, Alverton and Northotrington, with the advowson of the chantry of St. Mary the Virgin in the church of Northalverton, worth 20*l.*, held of the bishop of Durham by fealty and 13*s.* rent, as of his manor of Northalverton.

Eighty acres of land, 10*a.* meadow, called 'Arlmons,' 16*a.* land, 4*a.* meadow, called 'Yarneacrez' in Romondbye, worth 3*l.*, held of the said bishop by fealty only, for all service.

C. Series II. Vol. 18. (16b.)

840. RALPH WOLSLEY, esquire.

Writ 16 November, *inquisition* 27 November, 20 Henry VII.

Ralph Wolseley late of Wolseley, esquire, died on the feast of the Annunciation of St. Mary last past, seised of the under-mentioned manor, &c. in fee tail. John Wolseley, aged 30 and more, is his son and heir.

He had free warren and free fishery by the grant of Edward, late king of England, the king's progenitor, by letters patent to his heirs and assigns, in and through the whole manor aforesaid.

STAFFORD. Manor of Wolseley with all its appurtenances, to wit *inter alia* with a court baron every three weeks within that manor yearly to be held. There are within the manor six fields of arable, the first called 'le Bryhyles,' the second 'le Stokkyng,' the third 'le Brodfeld,' the fourth 'le Werefeld,' the fifth 'le Clerkescroftes' and the sixth 'le Bermondesley,' as appears in divers evidences shown to the jurors. Also with a great pasture containing 1,500*a.* pasture and 500*a.* wood, called 'Wolseley Wode,' and free chace and pannage and agistment of pannage in the same pasture and wood both for his own and all alien pigs whatsoever, and also eyries of hawks (*aucipitrum et nisorum*) in the said wood, and a free fishery for himself and his only, throughout (*existentem et decurrentem per*) the whole water of Trent within the precinct of the manor aforesaid without the intrusion of any other to fish there, without his licence or the licence of other the lords of that manor for the time being, to the same manor belonging from time beyond memory; which pasture and wood called 'Wolseley Wode' are within the lordship of Wolseley aforesaid and are not within, but without, the limits and bounds of a certain great forest, or chace, thereto adjacent called 'Cannok,' but are separated therefrom by these metes and bounds, viz. beginning at Holbrokehede and so northwards mounting by the way called 'Stafforde-*wey*' to 'Ayllesladeford' to the brook called 'Riebroke,' thence

descending the said brook to 'Farnebrakefordes launde,' and so by 'le Merewey' between 'lez Langettes,' parcel of 'Wolseley Wode' aforesaid, and 'Eychilhill' to 'Borebyke Oke' and to Staunlle called 'Style' by 'Ruggeley Feld,' and from thence further descending to the spring and small brook called 'le Daywall' and by 'Daywell syche,' so to the Trent. Similarly the said pasture and wood called 'Wolseleywode' are separated by metes and bounds from a place called 'Heywode bayly,' parcel of a wood of the bishop of Chester adjacent to the pasture and wood called 'Wolseley' as follows, viz. beginning from 'Holbrokehede' aforesaid and thence northwards descending by the brook called 'Holbroke' to the said water of Trent; of which pasture and wood called 'Wolseley Wode' the said Ralph and his ancestors, and all those whose estate he has therein, have been accustomed from time beyond memory to make their profit, viz. to enclose part thereof, to demise them for life or years, &c., and also to traverse by the highway which leads from Rugeley to Wolseley across the small brook called 'Daywall Syche' aforesaid, as others were wont to do. The manor aforesaid is held of William Gresley, knight, as of the manor of Morton, by 40s. rent payable at Easter and Michaelmas, for all service.

C. Series II. Vol. 18. (18.) E. Series II. File 1017. (10.)

841. ELIZABETH BYCONELL, widow.

Writ 18 August, 19 Henry VII; *inquisition* 27 November, 20 Henry VII.

John Fitz James, the elder, John Porter and John Fitz James, the younger, were seised of the under-mentioned manor in fee, and, being so seised, by charter indented demised it to John de Sancto Mauro, esquire, and the said Elizabeth, then his wife, to hold to them and the heirs of their bodies issuing, with remainder in default to the right heirs of Thomas de Sancto Mauro, knight, for ever. The said John and Elizabeth were seised thereof accordingly in fee tail, and they had issue between them William de Sancto Mauro, knight; and afterwards John died so seised and Elizabeth continued her possession by survivorship and was seised of the said manor in fee tail; and afterwards the said Thomas de Sancto Mauro died; and afterwards the said William de Sancto Mauro had issue Joan and died, viz. 5 September, 19 Henry VII; and afterwards the said Elizabeth died so seised, viz. the last day of June last, whereupon the said manor descended to the said Joan, as daughter and heir of the bodies of the said John de Sancto Mauro and Elizabeth begotten, with remainder thereof expectant, by virtue of the gift aforesaid, to the same Joan, as cousin and heir of the said Thomas de Sancto Mauro, viz. daughter and heir of the said William, son and heir of the said John, his son and heir. Joan is aged 3 and more. *Cf. Nos. 793, 834, 837.*

WILTS. Manor of Westbury, worth 10*l.*, held of the king in chief, by service of $\frac{1}{2}$ a knight's fee, for all service.

C. Series II. Vol. 18. (19.) E. Series II. File 960. (31.)

842. JOHN CORKE.

Writ 8 August, *inquisition* 8 September, 20 Henry VII.

He was seised of the under-mentioned manor, &c. and, being so seised, by charter, 25 October, 14 Henry VII, gave them to John Cork, clerk,

Henry Trecarell, esquire, and John Merifeld, gentleman, by virtue of which feoffment they were, and still are, seised thereof in fee.

He died the last day of January last, and Thomas Cork was his son and heir, which Thomas similarly died 15 February last, and John Cork is his brother and heir, in the king's ward, and is 10 years old and more. *Cf.* No. 869.

DEVON. A messuage, a cottage, 100*a.* land, in Nether Nytherton, or Netherton, worth 30*s.*, held of Henry, prince of Wales, duke of Cornwall and earl of Chester and Flynt, as of his manor of Bradnynch, by knight-service.

Manor of Rocomb Hugh, worth 8*l.*, held of the king, by reason of his duchy of York, as of his manor of Mershedod, by knight-service.

Sixteen messuages, 80*a.* land, 100*a.* meadow, 100*a.* wood, 100*a.* furze and heath and 6*s.* rent, in Rocomb Hugh, Middell Roccomb, Nether Rocomb, Rocomb Cadyho and Horyge, within the parish of Stokentynehed and Combeintyneed; the said lands in Rocomb Cadiho are held of the heirs of Robert Batyn, by knight-service, as of his manor of Maydecomb, and are worth yearly in all issues beyond outgoings 20*s.*

C. Series II. Vol. 18. (20.) E. Series II. File 146. (4.)

843. WILLIAM LAMBART.

Writ 13 June, 19 Henry VII.; *inquisition* 5 November, 20 Henry VII.

The said William Lambard died 9 April, 19 Henry VII, seised of the under-mentioned manor &c. in fee. Thomas Lambard, aged 40 and more, is his brother and heir. *Cf.* No. 782.

WILTS. A certain manor at Maydenbradleghe, called 'Lambardes maner,' in Maydenbradleghe aforesaid, worth 12*l.*, held of the prior of Maydenbradleghe, as of his manor of Maydenbradleghe, whereof the same prior is seised in fee in right of his house and priory of Maydenbradleghe, by 5*s.* rent yearly to the prior and his successors and suit of his court of his manor of Maydenbradleghe, for all service.

Six messuages, twelve virgates of land, 6*a.* meadow, 200*a.* pasture, in Porton, worth 8*l.*, held of the king, as of his earldom of Herteforde, by service of $\frac{1}{6}$ of a knight's fee.

Six messuages and ten virgates of land, in Netherhaven, worth 8*l.*, held of the king, as of his duchy of Lancaster, by service of one knight's fee.

Three messuages and four virgates of land, in Little (*Parva*) Ambresbury, worth 70*s.*, held of the king, as of his earldom of Salisbury, by service of $\frac{1}{8}$ of a knight's fee.

A messuage and a virgate of land, in Berford St. Martin, worth 13*s.* 4*d.*, held of the prioress of Ambresbury aforesaid, as of her manor of Ambresbury, whereof the same prioress is seised in fee in right of her house and priory of Ambresbury aforesaid, by 1*d.* rent yearly to her and her successors there, for all service.

Two messuages and five virgates of land, in Dynton and Over Teffent, worth 3*l.* 6*s.* 8*d.*, held of the abbess of Shaftesbury, as of her manor of Dynton, whereof the same abbess is seised in fee in right of the house and church of Shaftesbury, by 11*s.* 4*d.* rent to her and her successors yearly, for all service.

C. Series II, Vol. 18. (21.) E. Series II. File 960. (27.)

844. THOMAS PETYTT.

Writ 6 November, *inquisition* 16 November, 20 Henry VII.

He died the last day but one of August last, seised of the under-mentioned manor, &c. in fee. Henry Petit, aged 38 and more, is his brother and heir. *Cf.* No. 598.

SALOP. Manor of Baggesor and two messuages and two virgates of land in Becbury, worth 4*l.*, held of the prior of Wenlok, by service and rent of 30*s.*, for all service.

Two carucates, five virgates and a nook of land, and a water-mill, in Northelebery, worth 5 marks, held of Richard Heyde, gentleman, by service and rent of 23*s.* yearly, for all service.

Twelve virgates of land, 11*a.* meadow, 5*a.* pasture, in Acleton, worth 20*s.*, held of George [lord] Burgaveny in fee farm, of his fee of Worfyld, by service and rent of 60*s.* yearly, for all service.

A messuage and a virgate of land, in Cold Wysten, worth 10*s.*, held of the heirs of Richard Lodlowe, knight, by service and rent yearly of 3*s.*, for all service.

Four and a half virgates of land, in Bardeley, worth 13*s.* 4*d.*, held of the king in socage, by 5*s.* rent yearly, for all service.

C. Series II. Vol. 18. (22.)

845. RICHARD TURGES.

Writ 1 July, 19 Henry VII; *inquisition* 23 September, 20 Henry VII.

He gave by charter the under-mentioned manor and advowson to Edmund Martyn, L.L.D., William Martyn, knight, by the name of William Martyn, esquire, both since deceased, and to John Horsey, Christopher Martyn, Roger Chevrell and Henry Martyn, esquires, and John Smyth, gentleman, who survive, to the intent that they should stand seised thereof to the use of Robert Turges, his firstborn and heir apparent, upon certain conditions in the said charter of feoffment specified.

He died 19 April last, seised of the other under-mentioned messuages, &c. in fee. Robert Turges, aged 34 and more at the time of the taking of this inquisition, is his next heir.

DORSET. A messuage and 40*a.* land, in Wymborne Monkton, worth 4 marks, held of Walter Fylloll, as of his manor of Wodlond, rents and services unknown.

A messuage and 100*a.* land, in Gyllyngham, called 'Clyflowse,' or 'Clyfhows,' worth 5 marks, held of James Frampton, esquire, as of his manor of Colstrete, rents and services unknown.

A messuage and 60*a.* land, in Estmapowder, worth 40*s.*, held of the abbot of Glastonbury, as of his manor of Boklond in the said county of Dorset, rents and services unknown.

Manor of Turges Melcombe, with lands, &c., in the parish of Turges Melcombe, with the advowson of the church there, worth 40*l.*, held of William Caraunt, esquire, as of his manor of Tomer, co. Somerset, rents and services unknown.

C. Series II. Vol. 18. (23.) E. Series II. File 897c. (9.)

846. THOMAS LATTON.

Writ to the barons of the exchequer, to forward the inquisition, specified, into the chancery, 3 December, 20 Henry VII; *inquisition* taken *virtute officii*, 18 November, 20 Henry VII.

He died 8 April, 18 Henry VII, seised of the under-mentioned manors in fee. John Latton, aged 18 and more, is his son and heir.

BERKS. Manor of Upton, worth 3*l.*, held of the king in chief, service unknown.

Manor of Chilton, worth 8*l.*, held of the king, as of the hundred of Compton, co. Berks, service unknown.

C. Series II. Vol. 18. (26.)

847. ROGER WAKE, esquire.

Writ 14 May, 19 Henry VII; *inquisition* 16 November, 20 Henry VII.

George Catesby, esquire, John Catesby, esquire, William Wake the elder, esquire, Roger Wake the younger, gentleman, and John Fytz, were seised, the day he died, and long before in fee, to the use and intent of performing thereof the last will of the said Roger, of the under-mentioned manor of Blysworth, by vertue of a recovery thereof by him suffered to them, in Michaelmas term, 17 Henry VII.

He was seised of the under-mentioned manors of Middelton and Colyntre in fee, and, being so seised, by his deed, 10 March, 11 Henry VII, gave them to George Catesby, esquire, John Catysby, esquire, John Barnard, esquire, Roger Wake, the younger, and John Fitz, gentleman, to the use and intent of performing thereof his last will.

By his last will he directed that Elizabeth, his wife, should have the manor of Blysworth, for the term of her life, and her executors after her death for a year for the performance of her will.

Further he directed that his feoffees in the manors of Middelton and Colyntre should make a sufficient grant of a rent therefrom of 10*l.* yearly to William Wake, his brother, for life and to the executors of the said William for a year after his decease for the performance of his will and another sufficient grant of a rent of 5*l.* therefrom to the said William for life.

Further he directed that his feoffees and executors should found, with the king's licence, a perpetual chantry of one perpetual chaplain to celebrate in the chapel of St. Mary, the Virgin, in the parish church of Blisworth for ever, for the souls of himself and his wife and his ancestors, and should cause all his lands and tenements in Crawley and Chycheley, co. Bedford (*sic*) to be legally amortized to the said chaplain and his successors, or if such lands &c. were by any suit recovered against the said feoffees, or chaplain, his feoffees and executors should, with the king's licence, similarly cause lands to the clear value 12*l.* yearly in Middelton by Colyntre and in Colyntre to be amortized and given to the said chaplain for his exhibition.

Further he directed that his feoffees should permit his executors to take the issues and profits, not otherwise specified in his will, of his manors, &c. in co. Northampton, for the payment of his debts and the performance of his will.

He appointed the said Elizabeth, his wife, Thomas Parmenter, master of the hospital of St. John the Baptist of Northampton, John Barnerd, esquire and the said William Wake, his executors.

He died 16 March last. Thomas Wake, aged 25 and more, is his son and heir. The said Elizabeth has taken the issues and profits of the manors aforesaid from the time of his death up to the present for the execution of his said testament. See Nos. 848, 849, 851.

NORTHAMPTON. Manor of Blysworth, or Blisworth, and lands and tenements there, worth 20*l.*, held of the king, as of the duchy of Lancaster, by fealty only, for all service.

Manors of Middelton, Midelton, or Middelton by Colyntre, and Colyntre, worth 10*l.*, held of William Tanfeld, as of his manor of Gayton, service unknown.

C. Series II. Vol. 18. (27.)

848. ROGER WAKE, esquire.

Writ 14 May, 19 Henry VII ; *inquisition* 16 November, 20 Henry VII.

He suffered a recovery, Michaelmas Term, 17 Henry VII, of the under-mentioned manor, &c. to George Catesby, esquire, John Catesby, esquire, William Wake, the elder, esquire, Richard Wake, gentleman, and John Fitz, to the use of himself and his heirs and the performance of his last will.

By his last will he directed that Margaret Barnard, his daughter, should have the said manor, &c. for life, with remainder to Richard Barnard, son of John Barnard, esquire, and of the said Margaret, and the heirs male of his body, with remainder in default to his own right heirs.

Death and heir as in No. 847. The said John Barnard and Margaret have taken the issues and profits of the said manor, &c. from the time of his death to the day of the taking of this inquisition.

KENT. Manor of Hogshawes, and lands and tenements called 'Hoggeshawes' in the parish of Milkested, and the advowson of the church there, worth 3*l.*, tenure unknown.

C. Series II. Vol. 18. (28.)

849. ROGER WAKE, esquire.

Writ 14 May, 19 Henry VII ; *inquisition* 16 November, 20 Henry VII.

He was seised of the under-mentioned land, &c. in fee, and, being so seised, enfeoffed Richard Emson, knight, George Catesby, esquire, John Catesby, esquire, John Bernard, esquire, and John Fitz thereof, to the use of himself and his heirs, and the performance of his last will.

By his last will he directed that his feoffees and executors should, with the king's licence, found a chantry as in No. 847, and should cause the said lands to be amortized to the chaplain thereof. He made his wife and others executors as in No. 847.

Death and heir, as in No. 847. His said wife has taken the issues, &c. as in No. 847.

BUCKS. A messuage, 160*a.* land, 40*a.* meadow and 40*a.* pasture, called 'Pateshulles', in Crawley and Chicheley, or Checheley, worth 10 marks, held of Thomas, earl of Ormond, as of his manor of Newport Paynell, by 21*d.* rent yearly, for all service.

C. Series II. Vol. 18. (29.)

850. MARGARET late the wife of JOHN GREY son and heir of JOHN GREY DE POWES, knight.

Writ 5 July, assignment of dower 20 July, 19 Henry VII.

SALOP AND THE MARCH OF WALES. In the presence of Lewis ap David, David ap Reynold, John Edwardis and Lewis Taillour, next friends of Edward Grey, son and heir of the said John Grey, the son, the escheator assigned her, a third part of the town of Pole, with the toll there, and a third part of the commote of Keireigon, Megheyn ughcoit, Llanvyllyng, with the demesne land of Moghnaunt with Reworth and Garthg', and the lower demesne land of the castle of Pole, in full of her dower of the lands, &c., which by the death of the said John, the father, and by reason of the minority of the said John, the son, came to the king's hands. *Cf.* No. 745. *See* Nos. 903, 976.

C. Series II. Vol. 18. (30.)

851. ROGER WAKE, esquire.

Writ wanting, inquisition 12 November, 20 Henry VII.

He suffered a recovery to George Catesby, esquire, and others, as in No. 848, of three parts of the under-mentioned manor of Cliffvedon. By his last will he directed that the said George and the others should stand seised of the said three parts for the execution of his last will and testament. Further he willed that Elizabeth, his wife, should have the said three parts for the term of her life, and that the executors of her will should take the issues and profits thereof for a whole year after her death for the performance of her legacies and last will. Further he willed that, after the death of the said Elizabeth and after the said year, Richard Wake, his son, should have to him and such wife as he should marry, for the term of their life, the site and manse of the said manor, and lands and tenements parcel thereof to the yearly value of 40*l.* beyond outgoings. And that the executors of his testament aforesaid should, with the issues and profits of such manors &c. as they should have and receive for the execution of his last will, redeem and purchase from John Crokker the fourth part of the said manor of Clyffvedon, and that, when purchased, the said Elizabeth should have it for life and her executors for a year after her decease, and that thereafter it should remain to his right heirs.

George Catesby, esquire, John Catesby, esquire, John Barnard, esquire, and John Fitz were seised of the under-mentioned land, &c. in Wanstrye in fee to the use of the said Roger and his heirs and the performance of his last will. By his last will he directed that Richard Wake, his son, should have, to him and such wife as he should hereafter marry, the said land, &c. in Wanstre, for the term of the life of the said Elizabeth, his wife, and that, after her death, they should remain to his own right heirs.

John Fortescu, esquire, was seised of the under-mentioned manor of Mylton Cyffvedon in fee, to the use of the said Roger, and his heirs, and the performance of his last will. By his last will he directed that John Wake, his son, should have lands and tenements, parcel of the said manor, to the yearly value of 5*l.* beyond outgoings for the term of the life of the said Elizabeth, his wife, with remainder after her decease and his will in all things performed, as to the whole manor to the said John for life.

Likewise by his last will he directed that his feoffees of his lands in the said county should permit his executors to take all other the rents, &c. of all his manors and lands in the said county not otherwise mentioned in his will, for the payment of his debts and the performance of his will.

Executors, death and heir, as in No. 847. The said Elizabeth has taken the issues, &c. as in No. 847. *Cf.* No. 949.

SOMERSET. Manor of Clyffvedon, worth 40*l.*, held of the king, as of the honor of Gloucester, by knight-service.

Nine messuages, nine gardens, 200*a.* land, 40*a.* meadow, 20*a.* pasture and 6*a.* wood, in Wanstrye, worth 5*l.*, held of the king, as of the honor of Gloucester, by knight-service.

Manor of Mylton Clyffvedon, worth 20*l.*, held of the lord Zouche, service unknown.

C. Series II. Vol. 18. (31.) E. Series II. File 897 (c). (11.)

852. RICHARD ILLYNGWORTH.

Writ 14 June, 19 Henry VII; *inquisition* 2 November, 20 Henry VII.

He was seised of the under-mentioned manor and advowson of Stanford upon Sore, and three messuages, 40*a.* land and 5*s.* rent there, in fee, and being so seised, by the description of Richard Illyngworth, son and heir of Ralph Illyngworth, esquire, gave a messuage, &c. parcel thereof, as set out below, to Henry Sacheverell, esquire, Ralph Sacheverell, William Sacheverell, Richard Sacheverell, 'gentilmen,' and Ralph Byrde, 'yoman,' and their heirs for ever, to the use of himself and Grace his wife, who survives, for the term of her life, with remainder to the use of the right heirs of his body begotten, with remainder in default to the use of his right heirs.

By his last will he directed that John Illyngworth, his brother, should have 5 marks yearly for life from the said manor of Stanford.

At the time of his death, John Vavasour, knight, one of the justices of the common bench, Everard Fyldyng, knight, Thomas Cotton and William Wye, were, and still are, seised of the under-mentioned manor of Boney and land, &c. there, in fee, to the use of the said Richard and the heirs of his body begotten, with remainder in default to the use of his right heirs.

He died 7 June last seised of the said three messuages, 40*a.* land and 5*s.* in Stanford, and of the residue of the said manor of Stanford, in fee. Mary wife of John Dethyk, Ann Illyngworth, Joan Illyngworth and Alice Illyngworth are his daughters and heirs, the said Mary aged at the time of his death 20 and over, the said Ann at the time of his death 17 and over, the said Joan 11 at the feast of St. Thomas, Apostle, last, and the said Alice 7 at the feast of the Purification last. *See* Nos. 123, 124, 854.

NOTTINGHAM. Manor and advowson of Stanford upon (*super*) Sore, with three messuages, 40*a.* land and 5*s.* rent in Stanford aforesaid, held of Thomas Clyfford, lord de Clyford, knight, as of his manor of Malteby, service unknown; whereof a messuage in Stanford in the tenure of Thomas Bardford, a tenement with a croft of land and a horse-mill there, in the tenure of Thomas Parker, a messuage there with two crofts, two virgates of land and 2*a.* meadow to the same messuage adjacent, in the tenure of Roger Jamys, another messuage there with croft, toft, two and a half virgates of land and 2*a.* meadow, in the tenure of John Haryman, a messuage

there with three virgates of land, a croft and toft and 2*a.* meadow, in the tenure of Thomas Jamys, a messuage there, with a virgate of land, a toft and one rood of meadow, in the tenure of Robert Torker, a messuage there, with a toft, two crofts, three virgates of land and 2*a.* meadow to the same adjacent, in the tenure of Thomas Pare, a cottage there, with croft adjacent, in the tenure of Agnes Baynebrygge, a messuage with a toft, two virgates of land and 1½*a.* meadow, in the tenure of John Barres, a messuage there with toft and croft, three virgates of land and 3*a.* meadow, in the tenure of William Stone, given to feoffees, as above, were parcel of the said manor of Stanford and are worth beyond outgoings 16 marks ; the said three messuages, 40*a.* land and 5*s.* rent, and the residue of the said manor of Stanford, are worth 6*l.*

Manor of Boney, five messuages, 200*a.* land, 5*s.* rent, in Boney, worth 35*l.*, held of the king in chief, by service of ¼ of a knight's fee.

C. Series II. Vol. 18. (32a.)

853. HENRY FERRERS.

Writ of Mandamus wanting ; *inquisition* the last day of October, 20 Henry VII.

He diéd 4 December, 18 Henry VII. Edward Ferrers, esquire, aged 36 and more, is his son and heir.

LINCOLN. He held no lands.

C. Series II. Vol. 18. (32b.)

854. RICHARD ILLYNGWORTH.

Writ 14 June, 19 Henry VII ; *inquisition* 5 November, 20 Henry VII.

At the time of his death Everard Fyldyng, Thomas Cotton and William Wye, were seised of the under-mentioned manor, &c. in fee, to the use of him and the heirs of his body begotten, and for default of such heirs to the use of his right heirs.

By his last will he ordained that Christopher Sentgerman should have 20*s.* for life, William Sawcheverel 13*s.* 4*d.* for life and John Illyngworth, his brother, 40*s.* for life, from the said manor of Braydeshal.

Death and heirs as in No. 852. *Cf.* No. 124.

DERBY. Manor of Braydeshal called 'Netherhal', three messuages, 100*a.* land and 3*s.* rent, in Braydeshal, worth 17*l.*, held of the king as of his honor of Tutbury, parcel of the duchy of Lancaster, by service of ½ of a knight's fee and 3*s.* 4*d.* rent yearly.

C. Series II. Vol. 18. (33.)

855. HUGH REVELL.

Writ 5 July, 19 Henry VII ; *inquisition* 4 November, 20 Henry VII.

He was seised of the under-mentioned messuage, &c. in fee and, being so seised, long before his decease, by charter gave them to Godfrey Fuljambe, John Samford, Ralph Grenehalgh and John Frecheville, esquires, Roger Eyre, Otewell Lowe, Nicholas Blakewell, Robert Worthe, John Dawson, clerk, John Selyok, John Coste, Richard Revell, John Revell, John Crawford, and Thomas Crawford, their heirs and assigns, for the performance of his last will.

By his last will he directed that Randal (*Ranulphus*) Samford, John Revell, John Dawson, clerk, and Robert Worthe, whom he appointed his executors, should receive the issues and profits of the said messuage, &c. immediately after his death till Rowland, his younger son, came to the age of twenty-four years, to perform therewith the legacies and other charitable works specified in his testament, and that as soon as the said Rowland attained such age his said feoffees should permit the said Rowland to receive the same; also by their charter tripartite to give (*dare et concedere*) the said messuage, &c. to the said Rowland, to hold to him and the heirs of his body begotten, the remainder thereof in default to Tristram Revell and the heirs of his body begotten, the remainder thereof to his own right heirs.

He died the last day of June (*sic*). Tristram Revell, aged 16 and more, is his son and heir.

NOTTINGHAM. A messuage, 50*a.* arable, 20*a.* pasture, in Drakeno, worth 46*s.* 8*d.*, held of the prior of Bevall', by 4*s.* 2½*d.* rent yearly, and fealty, for all service.

C. Series II. Vol. 18. (34.)

856. HUGH REVELL.

Writ 5 July, 19 Henry VII; *inquisition* 3 November, 20 Henry VII.

Findings as in No. 855. The executors to take the profits for seven years; Tristram to take at 24, with remainder in default of his issue to Rowland, &c. Tristram's age being given as 17.

DERBY. A messuage, 100*a.* arable, 30*a.* pasture, 10*a.* meadow, in Chesterfeld, worth 10*l.*, whereof 40*a.* land are within a certain fee, called 'Boythorp,' and are held of Ralph Langford, knight, by 22*d.* rent yearly, and by fealty and suit of his court of Boythorp, for all service; and the residue is held of Roger Eyre by 10*s.* 7½*d.* rent and fealty, for all service.

A messuage, divers tofts, 60*a.* land, 15*a.* pasture and 5*a.* meadow, in Carnwhayte, in the parish of Normanton, severally purchased by the said Hugh of divers persons, worth 6*l.*, severally held of the king in socage, as of the honor of Peverell, viz. the said messuage by fealty and suit of the court of Peverell, for all service, and the said tofts, land, tenements and other the premises, by suit of the court aforesaid and fealty only, for all service.

A messuage, 20*a.* land, 12*a.* pasture, in Bawdon, or Bowdon, worth 20*s.*, held of Reynold de Lee, of Blakbroke, by fealty only, for all service.

C. Series II. Vol. 18. (35.)

857. THOMAS GRYSLEY, knight.

Writ 3 February, 19 Henry VII; *inquisition* 1 November, 20 Henry VII.

Long before the decease of the said Thomas Greysley, knight, one John Ferrers, knight, John Curson, esquire, Richard Greysley and John Dyson, were seised *inter alia* of the under-mentioned manors of Colton, Kyngeston, Lokesley and Bromley, and lands, &c. in the same places, and, being so seised, by their charter indented, the last day of July, 6 Henry VII, at his special request demised the manors of Colton and Kyngeston, and all the messuages,

lands and tenements in Colton and Kyngeston, and in Lokesley and Bromley Abbatis, which they had by his gift and feoffment, to the said Thomas and Anne his wife, for the term of her life, and thereby granted that she might take trees, wood and underwood therein, for repairs, 'fyrebote,' 'ploughbote' and 'cartebote,' with remainder after her decease to the said Thomas and his heirs.

Long before his decease he was seised of a messuage and divers other pastures within the lordship of Morton, and, being so seised, by charter, 12 November, 19 Henry VII, gave one George Greysley, his son, a messuage in Morton late in the tenure of Gilbert Wollesley, and all other the lands and tenements and hereditaments which were late in the tenure of the said Gilbert, as below, to hold to the said George for the term of his life, with reversion thereof expectant to himself and his heirs.

Further, being so seised of the residue of the said lands and tenements in Morton he, long before his decease, by another charter, 12 November, 12 Henry VII (*sic*), gave one John Greysley, his son, five other pastures within the lordship of Morton aforesaid, bounded as in the said charter more fully appears, for life, with reversion expectant to himself and his heirs.

He died at Drakelowe, co. Derby, 26 January 19 Henry VII. William Greysley, aged 23 and more, is his son and heir. *See Nos. 860, 967.*

STAFFORD. Manors, or lordships, of Colton, Kyngeston, Lokesley and Bromley Abbatis, and divers other lands and tenements in Colton, Kyngeston, Lokesley and Bromley Abbatis aforesaid; whereof the said manor of Colton and land, &c. in Colton, worth 25*l.* 3*s.* 4*d.*, are held of the earl of Stafford, service unknown; the manor of Kyngeston and lands, &c. in Kyngeston, Lokkesley and Bromley Abbatis, worth 10*l.*, of the earl of Arundell, service unknown; and the said manors of Morton and Hittesdon otherwise called Hyxton (*not elsewhere mentioned in this inquisition*) are worth 10*l.* 16*s.* 8*d.*

A messuage and divers pastures within the lordship of Morton, late in the tenure of Gilbert Wollesley, whereof one pasture called 'Swetholme' with a croft beneath it, another called 'le Parke,' another called 'le Joll,' a meadow called 'le longe medowe,' and another pasture called 'le drye fylde,' worth 10 marks, held of the bishop of Coventry and Lichfield, as pareels of the said manor of Morton, service unknown.

Five other pastures within the lordship of Morton, worth 10 marks, held of the said bishop for the time being, as parcels of the said manor, service unknown.

C. Series II. Vol. 18. (36.) E. Series II. File 1017. (10.)

858. JOHN BLAKE, esquire.

Writ 6 Mareh, 19 Henry VII; *inquisition* 20 October, 20 Henry VII.

He was seised on the day of his death of a moiety of the under-mentioned messuage, &c. in fee.

Long before his decease he was seised of the other moiety of the premises in fee, and, being so seised, granted (*tradidit, concessit et demisit*) the said moiety to John Dautesey, gentleman, and the heirs of his body which the same John begat on Alice late his wife, with remainder to Richard Dautesey and the heirs of his body issuing, with remainder in default to

Thomas Wroughton and Joan his wife daughter of him, the said John Blake, and the heirs of her body, with remainder in default to Robert Blake, his brother, and his heirs for ever; by virtue of which gift the said John Dautesey was seised thereof in his demesne as of fee tail.

He died 2 March last. The said Richard Dautesey son of Alice Dautesey, his daughter, late the wife of the said John Dautesey, and the said Joan Wroughton, his daughter, are his next heirs. The said Joan is aged 20 and more, and the said Richard 2 and more.

HANTS. A messuage, six tenements, 300*a.* land, 200*a.* pasture, in Nether Wallop, worth 100*s.*, held of the abbess of Amsbury, service unknown.

C. Series II. Vol. 18. (37.) E. Series II. File 960. (28.)

859. JOHN BLAKE, esquire.

Writ 6 March, 19 Henry VII; *inquisition* 4 October, 20 Henry VII. Findings as in No. 858.

WILTS. Manor called 'Pynnelles,' worth 4 marks, held of the lord Le Suche, by 6*s.* rent yearly, but by what service the jurors know not.

Manor of Compton, worth 106*s.* 8*d.*, held of the lord Souche, by 6*s.* rent yearly, but by what service the jurors know not.

A water-mill, in Calne, worth 46*s.* 8*d.*, held of the lord Le Suche, by the rent of 1*lb.* pepper, but by what services they know not.

Certain lands and pastures, within the lordship of Stoke, worth 106*s.* 8*d.*, held of the same lord of Stoke, by the rent of 1*lb.* pepper, but by what services they know not.

Certain lands and tenements in Calne, worth 3*l.* 6*s.* 8*d.*, held of the lord Le Suche, by reason of a fee farm there, by 10*s.* 10³/₄*d.* rent and suit of court, but by what services they know not.

Other lands and tenements in Calne, worth 3*l.* 6*s.* 8*d.*, held of the treasurer of Salisbury, by 7*s.* ³/₄*d.* rent, but by what services they know not.

A pasture called 'Weylonscroft,' worth 18*s.*, held of John Watkyns, by 8*s.* rent yearly, but by what services they know not.

C. Series II. Vol. 18. (38.) E. Series II. File 960. (29.)

860. THOMAS GRYSLEY, knight.

Writ 3 February, 19 Henry VII; *inquisition* the last day of October, 20 Henry VII.

Long before his decease John Greyseley, knight, his father, was seised of the under-mentioned manor of Norton in fee, and, being so seised, by charter indented, 8 June, 15 Edward IV, gave it *inter alia* to him and Anne his wife, who survives, and the heirs of their bodies between them begotten, with reversion in default to John and his right heirs.

He died at Drakelowe, co. Derby, 26 January last, 19 Henry VII, seised of the other under-mentioned manor, &c. in fee. William Greyseley, aged 23 and more, and in his own control (*sub gubernacionem sui proprii*) is his son and heir. See Nos. 857, 967.

LEICESTER. Manor of Norton, and land, &c. in Norton, worth 11*l.* 10*s.*, held of the earl of Ferrers (*sic*) as of his honor of Tutbury and Tykhill, now in the king's hands, service unknown.

Manor and advowson of Osgothorp, 200*a.* land, 60*a.* meadow, 30*a.* pasture, 100*a.* wood, 38*s.* rent, in Osgothorp, Threngston, Belton, Bredon, Tonge, Warkenamby and Whytewyk, worth 6*l.*, held of the prioress of Gracedieu, by service of 7*s.* 9*d.* and fealty.

C. Series II. Vol. 18. (39.) E. Series II. File 1115. Part IX. (4.)

861. RICHARD BEAUCHAMP, knight, LORD DE BEAUCHAMP.

Writ of Mandamus, 14 October, *inquisition* 21 November, 20 Henry VII.

He was seised of the under-mentioned moiety of a manor and alternate presentation to the church thereof, and, being so seised, by charter gave them to Richard Pole and Giles Bregges, knights, to hold to them and their heirs, by virtue of which they were seised thereof in fee, and, being so seised, by charter gave them to John Mordaunt, since deceased, and Thomas Lovell, James Hobart, Richard Empson, knights, and Thomas Lucas, esquire, who survive, to hold to them and their heirs for security of a certain sum to be paid to the king, for the debt of the said Richard Beauchamp, from the issues and profits of the said moiety to the king's use to be received. The said Thomas, John, James, Richard and Thomas, were seised thereof accordingly in form aforesaid; and afterwards the said Richard Beauchamp died, and afterwards the said John Mordaunt died and the others continued their possession and are still seised thereof by survivorship.

The said Richard Beauchamp, late lord de Beauchamp, died 16 January, 18 Henry VII. Eleanor wife of Richard Rede is one of his daughters and heirs, Anne wife of Richard Ligon is the other of his daughters and heirs, and — Willoghby, son of Robert Willoghby, now lord de Broke, and son and heir of Elizabeth late wife of the said Robert, the third of his daughters, are his next heirs. The said Eleanor is aged 26 and more, the said Anne is aged 30 and more and the said — Willoghby is aged 8 and more. *Cf. No. 785.*

LINCOLN. A moiety of the manor of Bekyngham and the advowson of the church of Bekyngham to the same moiety of the manor appendant, to present his clerk to the church alternately, when void. The moiety of the manor aforesaid and the advowson are held of the king, service unknown. The moiety of the manor is worth 10*l.* beyond outgoings, the advowson nothing. The said church of Bekyngham became void by the death of Master Henry ap John, the last rector and incumbent of the said church upon the presentation of John Milborne, who was late seised in fee of the other moiety of the manor aforesaid and of the advowson aforesaid for his turn that time, by reason and in right of that moiety of his manor aforesaid, and by the death of the said Henry is now vacant. The presentation thereto after the death of the said Henry belongs to the said Thomas Lovell, James Hobart and others, as above.

C. Series II. Vol. 18. (40.)

862. THOMAS NEVELL, esquire.

Writ of Mandamus 20 October, *inquisition* 30 November, 20 Henry VII.

Long before his decease he was seised of the under-mentioned manors, &c.

in fee, and, being so seised, by charter gave his manors, messuages, lands and tenements in Pycall, Rokysby, Sendderby, Atlocowton and Redeham, to Nicholas Gryffyn, of Braybroke, esquire, John Nudigate, of Herfeld, co. Middlesex, esquire, Edward Gryffyn, esquire, and John Warde, to the use of himself and the performance of his last will and they were, and still are, seised thereof accordingly to the use aforesaid.

By a certain writing under his seal he declared his last will, viz. that Isabel, his wife, immediately after his death, should have the said manors &c. in Pycall, Rokysby, Sendderby, Atlocowton and Redeham, for life, with remainder to his right heirs.

Long before his decease, by writing indented under his seal, upon certain covenants of marriage of William, his son and heir apparent, and Eleanor, daughter of Thomas Lacy, esquire, by indentures between him and the said Thomas Lacy made, also by a certain charter of his indented under his seal, by the name of Thomas Nevyle, of Holt, co. Leicester, esquire, he gave the said William and Eleanor, by the names of William Nevyle, his son, and Eleanor his wife, the manors of Lytyll Fencot and Yarnewyk and all his land &c. there and in Scroton, for the term of their lives in survivorship, with remainder to the right heirs of his own body; by virtue of which feoffment the said William and Eleanor were, and still are, seised thereof in their demesne as of free tenement.

He died 2 April, 18 Henry VII. The said William Nevyle, aged 28 and more, is his son and heir. The said Isabel from the time of his death has taken, and still takes, the issues and profits of the said manors of Pycall, Rokysby, Sendderby, Atlocowtan and Redeham, by virtue of his said last will; and the said William and Eleanor his wife, in right of his wife, entered, and were, and still are seised of, the said manors of Lytyll Fencot and Yarnewyk, and land &c. there and in Scroton in their demesne as of free tenement, and have taken the issues, &c. thereof from the time of the said grant. *Cf.* Nos. 691, 711, 727, 734.

YORK. Manor of Pycall, eight messuages, seven cottages, 300*a.* land, 60*a.* meadow, 40*a.* pasture, in Pycall; two messuages, four cottages, 80*a.* land, 40*a.* meadow, in Rokysby and Sendderby; worth 20*l.*; held of the honor of Richemond, by knight-service, viz. by service of $\frac{1}{8}$ of a knight's fee.

Two messuages, 100*a.* land, 20*a.* meadow, in Atlocowton and Redeham, worth 5*l.*, held of Thomas Wandisforth, as of his manor of Kyrtelyngton, service unknown.

Manor of Lytyll Fencot, seven messuages, three cottages, 200*a.* land, 60*a.* meadow, 20*a.* pasture, in Lytyll Fencot, worth 8*l.*; manor of Yarnewyk, 100*a.* land, 20*a.* meadow, in Yarnewyk, worth 5 marks; held of the honor of Richemond, by knight-service, viz. by service of $\frac{1}{40}$ of a knight's fee.

Five messuages, 80*a.* land, 40*a.* meadow, in Scroton, worth 10 marks, held of the heirs of John Markynfeld, as of their manor of Markynffeld, service unknown.

C. Series II. Vol. 18. (41.)

863. JOHN SHAA, knight.

Commission 29 April, *inquisition* the last day of May, 19 Henry VII.

Long before his decease he was seised of the under-mentioned manor and

land, &c. late belonging to John Manyngham, knight, in fee, and, being so seised, by charter enfeoffed Bartholomew Reed, knight, Thomas Marowe, serjeant-at-law, Ralph Lathum, goldsmith, Nicholas Mattok, fishmonger, William Curteys, gentleman, William Poyntz, gentleman, and Roger Wright, who survive, and Reynold Bray, knight, and Richard Heigham, serjeant-at-law, since deceased, of *inter alia* the said manor and land, &c., by the name of all his manors, &c. in the county of Middlesex, for the performance of his last will.

At the time of his death and long before, Thomas Marowe was, and still is, solely seised in fee to the use of him and his heirs and the performance of his last will, of the under-mentioned 4a. meadow in Oldford, by virtue of a fine levied thereof *inter alia* to the said Thomas Marow and Richard Heigham, deceased, by John Cornwaleys, Michaelmas Term, 11 Henry VII.

At the time of his death and long before, Bartholomew Reed, knight and Ralph Lathum, were, and still are, seised of the under-mentioned acre of arable in fee, to the use of him and his heirs and the performance of his last will, by virtue of a charter made to them by John Mundy of Stratford atte Bowe and John Mundy his son.

He died 26 December, 19 Henry VII. Edmund Shaa, aged 12½ and more, is his son and heir.

By his last will he directed *inter alia* that Margaret, his wife, should have for life all his manors, lands and tenements, both freehold and copyhold at Oldford, co Middlesex and towns adjacent, in whatsoever county of England they might be, with remainder, immediately after her decease, to Edmund Shaa, his elder son, Reynold Shaa, his next son living, and Thomas Shaa, his younger son, successively in tail male, with remainder to the heirs male, with remainder in default to the right heirs, of his body begotten, with remainder in default to his right heirs. Cf. No. 679.

MIDDLESEX. Manor of Oldeford, fourteen messuages, eight tofts, fourteen gardens, 240a. land, 50a. meadow, 80a. pasture, 2a. wood, in Oldford, Stebenhith, Hakney and Stratford atte Bowe, late of John Manyngham, knight, worth 20*l.*, held of the bishop of London, by fealty and 6*s.* 8*d.* rent yearly, for all service.

Four acres of meadow, in Oldford, worth 13*s.* 4*d.*, held of the bishop of London, by fealty only yearly, for all service.

One acre of arable in the parish of Stebenhith, in a field called 'Aylemersshe,' worth 2*s.*, held of the said bishop, service unknown.

C. Series II. Vol. 18. (42.)

864. JOHN CHALVEDON.

Commission of concealments, &c. 24 March, 19 Henry VII; *inquisition* 22 November, 20 Henry VII.

Long before his death he was seised of the under-mentioned land, &c. in fee, and by charter, 12 May, 6 Henry VII, gave them, by the name of all his messuages, &c. in Langforde and Chagmore in the parishes of St. Cyres and Upton Pyne (*parochiis sanctorum Cirici et Upton Pyne*) and the city of Exeter, to John Beare, the younger, and Elizabeth, his wife, daughter of the said John Chalvedon, to hold to them and the heirs of the body of the said Elizabeth

by the said John begotten for ever, and they were seised thereof accordingly in fee tail.

He died 19 September last. The said Elizabeth, wife of John Beare, of Hunsham, is his daughter and heir, aged 30 and more.

DEVON. A messuage, 80*a.* pasture, 4*a.* meadow, 3*a.* wood, in Chalvedon, worth 40*s.*, held of John Langforde, knight, in socage, by 12*d.* rent yearly, as of his manor of Langforde.

Two messuages, four stables, 1*a.* garden and the moiety of a messuage in the city of Exeter, otherwise described as all his messuages, lands, tenements, rent, reversions and services situate in the city of Exeter between the tenement formerly of Philip Copleston, now of the prior of St. Nicholas of the city of Exeter, on the east, the tenement formerly of William Crymell, now of Ralph Bokelond, on the west, the highway called 'Waterbeare Strete' on the south and the lane leading from the church of St. Pancras to the church of St. Kirian on the north; also all that messuage in the city aforesaid in the parish of St. Petroc there, between the tenement of Thomas at Style, on the east, the tenement late of Henry Hull, on the west, the highway on the south and the street called 'Waterbearestrete' on the north; whereof the said two messuages, four stables and one acre of garden, worth 40*s.*, are held of the prior of Mersche, in socage, by 16*s.* rent, and the said moiety of a tenement, worth 6*s.* 8*d.*, in socage, of the mayor and commonalty of the said city, by 12*d.* rent yearly.

The moiety of a tenement in Chagmore and Langforde, worth 10*s.*, held of William Larder, as of his manor of Bramford Pyne, in socage, by 3*s.* rent yearly.

A fourth part of the manor of Estantie *alias* Anstie Cruys, with a fourth part of the advowson of the church of Estantie, held of the heirs of John Dynham, knight, by $\frac{1}{8}$ of a knight's fee, as of his manor of Cardynham; the said church his full; it is worth 20*s.* beyond outgoings.

A fourth part of three tenements in Little Rakynforde, or Rakenforde, and Sydeham, worth 13*s.* 4*d.*, held of the heirs of Alexander Cruys, in socage, by the rent of a rose yearly at Midsummer, for all service.

A fourth part of the manor of Over Wolecomb, *alias* Wolecomb Cruys, worth 20*s.*, held of Margaret, countess of Richemond and Derbey, as of the honor of Toriton, by $\frac{1}{8}$ of a knight's fee.

C. Series II. Vol. 18. (43.)

865. JOHN BYCONYLL.

Commission of concealments, &c., 24 March, 19 Henry VII; *inquisition* 22 November, 20 Henry VII.

He was seised of the under-mentioned land, &c. in fee, and, being so seised, by the name of John Byconell, by charter, 12 October, 1 Henry VII, by charter enfeoffed Giles Daubeney, knight, lord Daubnye, by the name of Giles Daubney, knight, William Courtenay, knight, and John More, of Columpton, together with William Huddesfelde, John Gibbes, Robert Whityng, Henry Burneles, and John Hymerforde, esquires, since deceased, thereof, by the name of all his manors, &c. in the parish of Herberton and elsewhere, co. Devon, for the performance of his last will.

He made his last will touching the said land, &c. *inter alia*, to wit that his said feoffees after his decease should give and grant the said land, &c. to Giles Daubeney, lord Daubeney, knight, to hold to him and the heirs male of his body begotten to find a scholar in Oxford to pray for the said John Byconell and the heirs of the said Giles, with remainder in default of such issue to William Sayntmaur, knight and the heirs male of his body issuing to find a scholar in Oxford to pray for the said John Byconell, his wives and friends, with remainder in default of such issue to Thomas Wode, knight, and his heirs for ever, to find a priest to celebrate for the soul of Henry Beare and for the souls of the said John Byconell and his parents.

Afterwards the said Giles Sayntmaure, knight, died without heir male of his body issuing; and afterwards the said Giles, lord Daubney, by his charter released to the said William Curtenay and John More all his estate in the premises, to the use aforesaid; by virtue of which the said William and John were seised thereof in fee to the use aforesaid, and, being so seised, by their charter indented under their seals according to the said will demised the said land, &c. which were late the said John Byconell's in the county of Devon, to the said Giles, lord Daubney, and the heirs male of his body, with remainder thereof to the right heirs of the said Thomas Wode, according to the form of the said will; by virtue of which the said Giles, lord Daubney was, and still is, seised thereof in fee tail.

He died ———. John Brympton, aged 40 and more, is his cousin and heir. *Cf.* Nos. 683, 834, 837.

DEVON. A messuage, a curtilage, a dovecot, an orchard, 60*a.* arable, 20*a.* meadow, in Bynlegh; and two messuages, 100*a.* arable, 40*a.* pasture, 40*a.* meadow, 12*a.* wood, in Hurberton, called 'Forde'; worth 10*l.*, held of Edward Pomerey and Nicholas Wadham, knights, as of their manor of Hurberton, service unknown.

Two messuages, three cottages, three gardens, 6*a.* meadow, 40*a.* arable, in Nothill, or Northill, worth 60*s.*, held of the prior of Tottenes, by 6*s.* 8*d.* rent and suit of his court there, for all service.

Two messuages, a mill, 60*a.* arable, 40*a.* pasture, 20*a.* meadow, in Ayshepyngton, worth 66*s.* 8*d.*, held of the said prior of Tottenes, by 10*s.* rent yearly and suit of his court there, for all service.

Forty acres of land, 40*a.* pasture, 20*a.* meadow, in Wodelegh, or Wodlegh, called 'Yeo,' worth 40*s.*, held of John Hill, esquire, by fealty and 7*s.* rent yearly, for all service.

A messuage, 60*a.* arable, 30*a.* pasture, 20*a.* meadow, in Bitlegh, or Bitelegh, worth 66*s.* 8*d.*, held of the said prior of Tottenes, service unknown.

Twenty acres of land, 5*a.* meadow, 5*s.* rent, in Pulkeston, worth 16*s.* 8*d.*, held of John Gilbert, service unknown.

C. Series II. Vol. 18. (44.)

866. CHRISTOPHER TREMAYNE.

Commission of concealments, &c., 24 March, 19 Henry VII; *inquisition* 22 November, 20 Henry VII.

He was seised of the under-mentioned land, &c.

John Tremayne, aged 24 and more, is his son and heir, an idiot from his birth.

DEVON. Five messuages, 100*a.* arable, 40*a.* pasture, 20*a.* meadow, 100*a.* furze and heath, in Brampton, Mesefen, Aylescote and Sampton, whereof the land, &c. in Brampton are held of the abbot of Clyff and Edmund Gorgeys, knight, by 7*s.* 1*d.* rent yearly to the abbot and 10*s.* 6*d.* to the said Edmund, for all service, and are worth 40*s.*, and the land, &c. in Sampton and Aylescote of Giles, lord Daubenay, knight, by 6*s.* 6*d.* rent yearly, and are worth 20*s.*

C. Series II. Vol. 18. (45.)

867. JOHN COPLESTON and JOAN, his wife.

Commission and inquisition, as above.

They were seised, the day he died, of the under-mentioned manor, &c. in fee. He died so seised, and she survived him, and continued her possession by survivorship for the term of her life, and died so seised.

He died 20 July, 12 Henry VII. John Copleston, aged 30 and more, is his son and heir. She died 20 October, 18 Henry VII. The said John Copleston, the son, entered on the said manor, &c., without the king's licence, and took the issues and profits from the time of her death to the day of the taking of this inquisition.

DEVON. Manor of Yendecote, two messuages, 60*a.* arable, 40*a.* pasture, 20*a.* meadow, in Stephynston, worth 100*s.*, held of the king, as of his honor of Wynkele, parcel of the honor of Gloucester, by knight-service.

C. Series II. Vol. 18. (45.)

868. ELIZABETH POMEREY, widow.

Commission and inquisition, as above.

She died 20 March, 18 Henry VII, seised of the under-mentioned messuage in fee. Bartholomew Fortescue, aged 18 and more, is her son and heir.

DEVON. A messuage in the city of Exeter, worth 12*s.*, held of the king in socage, by fealty only.

C. Series II. Vol. 18. (45.)

869. JOHN CORKE.

Commission and inquisition, as above.

He died seised of the under-mentioned land, &c. in Nytherdon in fee.

He was seised of the under-mentioned land, &c., in Rocomb Hugh in fee, and, being so seised, by charter dated there, 26 October, 14 Henry VII, enfeoffed John Corke, clerk, Henry Trearell, esquire, and John Merefilde thereof, by virtue of which they were seised thereof in fee, and, being so seised, by charter, 26 October, 14 Henry VII, gave them to Thomas Corke, son and heir apparent of the said John, and to Emma his wife and the heirs of their bodies between them begotten, by virtue of which the said Thomas and Emma were seised therof in their demesne as of fee tail.

He died 20 March last. John Corke, aged 12 and more, is his son and heir. *Cf.* No. 842.

DEVON. A messuage 200*a.* arable, 10*a.* meadow, 10*a.* wood, 40*a.* furze and heath, in Nytherdon, worth 20*s.*, held of the lord prince, as of the honor of Bradnynch, by knight-service.

A messuage, 1,000*a.* arable, 40*a.* meadow, 200*a.* furze and heath, in Rocomb Hugh, worth 10 marks, held of Nicholas Speccote and John Carmynowe, esquires, as of their manor of Stokyntynhed, by knight-service.

C. Series II. Vol. 18. (45.)

870. RICHARD GOGHE.

Commission and inquisition, as above.

He died 2 August, 19 Henry VII, seised of the under-mentioned land, &c. Joan, aged 20 and more, Katharine, aged 18 and more, Alice, aged 15 and more, and Philippa, aged 7 and more, are his daughters and heirs. *Cf.* No. 827.

DEVON. Four messuages, 100*a.* arable, 60*a.* pasture, 20*a.* meadow, 100*a.* furze and heath, in Dipforde and Meddon, worth 40*s.*, held of the king, as of his honor of Wynkelegh, parcel of the honor of Gloucester, by knight-service.

C. Series II. Vol. 18. (45.)

871. RICHARD BONETHYN.

Commission of concealments, &c., 24 March, 19 Henry VII; *inquisition* 20 November, 20 Henry VII.

He died 20 February last, seised of the under-mentioned land, &c. in fee. Richard Bonethyn, aged 7 and more, is his cousin and heir, viz. son of John his son and heir.

CORNWALL. A messuage and an acre and a half of land Cornish in Crekelwe Daungers, worth 20*s.*, held of the prince, by knight-service, as of the castle and honor of Launceston.

An acre of land Cornish in Gwenellan, 1*a.* land Cornish in Chynhale, with 1*a.* land in Lafeok, or Lafeoke, and $\frac{1}{2}$ *a.* land Cornish in Treloswall, Tregoy's, Tregagell wolles and Tregagel wartha, with their appurtenances within the manor of Penryn, worth 40*s.*, held of the king, by knight-service, as of the manor of Penryn, now in his hands by reason of the voidance of the bishopric of Exeter.

Half an acre of land Cornish in Eglos Madron.

An acre of land Cornish in Tregenhogh.

A quarter of an acre of land Cornish in Dearehedder.

An acre and a half of land Cornish in Treskuys, or Treskewys, and Langvyghan, worth 30*s.*, held of the lord of Lanhevran, in socage.

An acre of land Cornish in Trenyhton.

Half an acre of land Cornish in Gwafos and Trenansmeur.

An acre of land Cornish in Carne Cunek.

Half an acre of land Cornish in Penpons Alwarne and Chyendower.

Half an acre of land in Pendre, worth 10*s.*, held of the lord of Boskawen wone, service unknown.

A quarter of an acre of land Cornish in Saynt Mawdit.

An acre of land Cornish in Tresrithywe,

Four messages in Penryn Burgh, worth 40s., held of the king, in free burgage, as of the borough aforesaid, being in the king's hands by reason of the voidance aforesaid.

C. Series II. Vol. 18. (46.)

872. HENRY BOTRIGAN, knight, attainted.

Commission of concealments &c., 24 March 19 Henry VII; *inquisition* 25 November, 20 Henry VII.

By an inquisition taken at Kelyngton, co. Cornwall, 20 February, 3 Henry VII, before Henry Ley, escheator, *virtute officii*, it was found that one Walter Enderby and Thomas Calwodelegh were seised *inter alia* of the under-mentioned manor in fee. by the gift of one Henry Botrigan, knight, to the use of the said Henry and his heirs, and, being so seised, at his request granted it *inter alia* to John Arundell, Edward Willoughby, Hugh Oldom, clerks, and William Harres, for the performance of covenants in certain writings indented between one Robert Willoughby and the said Henry, sealed with the seal of arms of the said Henry, dated 10 March, 1 Henry VII, to wit *inter alia* that the said John Arundell and other his cofeoffees should permit the said Henry to have the issues and profits of the said manor for life, and that, after his decease, they should grant the said manor to the said Robert Willoughby, to hold to him and his assigns for ten years then next, with remainder to Margaret, viscountess Lisle, then wife of the said Henry, for the term of her life, with remainder after her decease to his right heirs.

The said Margaret died in the lifetime of the said Henry.

In the parliament held at Westminster, 9 November, 3 Henry VII, the said Henry was attainted of high treason, whereby the said manor and the reversion thereof were forfeited to the king.

Robert Willoughby, aforesaid, late lord de Broke, from the day of the said attainder took all the issues and profits until his death, 23 August, 18 Henry VII, and Robert Willoughby, his son and heir, now lord de Broke, has taken the issues and profits of the said manor from the time of the death of Robert, his father, to the day of this inquisition.

CORNWALL. Manor of Trethewe, worth 10*l.*

C. Series II. Vol. 18. (47.)

873. ROBERT WILLOUGHBY, LORD BROKE, knight.

Commission and inquisition, as above.

He was seised of the under-mentioned manors &c., and, being so seised, gave the manors of Pendryn and Markewell, together with Kilnodret, parcel of the same, to John, lord Dynham and Elizabeth, daughter of the same Robert, to hold to the said John and Elizabeth, and to the heirs which the said John, lord Dynham, should beget of the body of the said Elizabeth, with reversion in default of such issue to himself and his heirs.

He died 23 August, 18 Henry VII, seised of the other under-mentioned manor of Trethewe and borough of Estlo in fee. Robert, lord Broke, is his next heir and of full age. *Cf.* Nos. 595, 638, 641, 785, 873.

CORNWALL. Manor of Pendryn with the borough of Estlo, parcel of the said manor, worth 16*l.*, held of Edward, earl of Devon, service unknown.

Manor of Trethewe, held of the heirs of John, lord Dynham, as of his manor of Cardynan, by suit of court of the same manor every three weeks.

Manor of Markwell with Kynodret, or Kilnodret, member of the said manor, held of the prior of St. Germans, by 5s. rent, as of his manor of Lanrak, and suit of court every three weeks.

C. Series II. Vol. 18. (47.)

874. HUMPHREY CURTEYS.

Commission and inquisition, as above.

He died 3 May, 11 Henry VII, seised of the under-mentioned manor in fee. John Bryant and John Uppetton are his cousins and heirs, aged respectively 40 and more and 20 and more on the day of his death. As jointly his heirs they entered upon the said manor, without due livery, and have taken the issues and profits thereof from the time of his death to the day of this inquisition.

CORNWALL. Manor of Manely, worth 4*l.* held of the king in chief by knight-service.

C. Series II. Vol. 18. (47.)

875. JOHN, VISCOUNT LISLE.

Commission and inquisition, as above.

He was seised, the day he died, of the under-mentioned manor and advowson.

One Richard Newton has an annuity there of 7*l.* granted him by William Newton his father for life.

Elizabeth wife of Edmund Dudley, esquire, aged 20 and more, and Anne, wife of John Willoughby, esquire, aged 27 and more, are his daughters (*sic*) and heirs apparent. *Cf.* Nos. 794, 823, 893, 894, 895, 908.

CORNWALL. Manor of Trevysquyte and the advowson of the church of St. Mabin, to his presentation belonging at every fourth turn, held of the lord prince by knight-service, as of his castle of Launceston; the manor is worth 20*l.*, the advowson nothing, beyond the presentation aforesaid.

C. Series II. Vol. 18. (47.)

876. WILLIAM WARNER, esquire.

Writ 14 May, 19 Henry VII; *inquisition* 26 October, 20 Henry VII.

He died 1 March last, seised of the under-mentioned manor, &c. and reversion in fee. Humphrey, Warner, aged 24 and more at the time of William's death, is his son and heir.

KENT. Manor of Northwode, otherwise called the manor of Norwode, in the Isle of Sheppey (*Scapeia*) worth 10*l.*, held of the king in chief, by service of $\frac{1}{21}$ part of a knight's fee.

Two messuages, 100*a.* land, 200*a.* pasture, 60*a.* meadow, 20*a.* wood, 60*a.* marsh, in the Isle of Sheppey and hundred of Middelton, worth 10*l.*,

they are of the tenure and nature of 'gavylynde,' and are held of the king in soeage, as of his manor of Middelton, eo. Kent, by fealty and 5s. rent only, for all service.

The reversion of a moiety of the manor of Fotescrey, and the reversion of 100*a.* land, 100*a.* pasture, 40*a.* meadow, 60*a.* wood, in the towns, parishes and places of Fotescrey, Chesilherst, Paulyscrey, Bixle, Northcrey and Rokysle, which Roger Tong, knight, and Denise, his wife, in her right, hold for the term of her life; the moiety of the said manor, in respect of the use (*quo ad usum*) of the said Roger and Denise, during her life, is worth 5*l.* yearly, and is held of William, archbishop of Canterbury, service unknown; and the said moiety (*sic*) of the said lands and tenements in Fotescrey, &c., is worth, in respect of the use (*quo ad proficuum*) of the said Roger, &c., 3*l.*, and is held in soeage of Edward Ponynge, knight, service unknown. The moiety of the reversion of that manor, lands and tenements aforesaid at the time of his death, and still, is worth nothing, in respect of the use of the said William, or his heirs.

C. Series II. Vol. 18. (48.)

877. JOHN RAYSHELEY.

Writ 12 February, 19 Henry VII; *inquisition* 18 November, 20 Henry VII.

He was seised of the under-mentioned land, &c., in fee, and, being so seised, enfeoffed John Hengescote, Richard Wode, Thomas Rowley, elerk, and Robert Marshall thereof, 24 October, 4 Henry VII, by virtue of which they were seised thereof in fee, and being so seised, gave them to him and Alice, his wife, and his heirs. They were seised thereof accordingly, he in fee, and she in her demesne as of free tenement.

He died 14 December last. Ivota Rysshelegh, aged 2 and more, is his cousin (*consanguinius*) and next heir.

DEVON. A messuage, 300*a.* land, 100*a.* furze and heath, 20*a.* meadow, 40*a.* wood, in the manor of Raschelegh, worth 40*s.*, held of the lord of Ormond, in free soeage.

A tenement, 40*a.* land, 2*a.* meadow, in Chyplegh, worth 13*s.* 4*d.*, held of Piers (*Petro*) Eggecomb, knight, as of his castle of Totnes (*Totton*) by knight service.

C. Series II. Vol. 18. (49.) E. Series II. File 146. (2.)

878. ROBERT WREY.

Writ 20 November, 19 Henry VII; *inquisition* 10 November, 20 Henry VII.

He died on the feast of St. Peter's Chains last, seised of the under-mentioned burgage in Hertlond and seised of the other under-mentioned lands, &c. in fee. Walter Wrey, aged 26 and more, is his son and heir.

DEVON. A messuage, 100*a.* arable, 10*a.* meadow, 10*a.* wood, 100*a.* moor, in Northtrishill, worth 20*s.*, held of Walter Corteney, knight, by $\frac{1}{4}$ of a knight's fee, as of his manor of Sourton.

A messuage, 40*a.* arable, 20*a.* meadow, 100*a.* moor, in Southley, worth 10*s.*, held of the heirs of John Tremayn, esquire, by 20*d.* rent and fealty, for all service.

A messuage, 60*a.* arable, 5*a.* meadow, 4*a.* wood, 30*a.* furze and heath, in Gorecote, worth 8*s.*, held of John Kyrkeham, knight, in free socage, as of his manor of Langgeworthy.

A messuage 20*a.* arable, 4*a.* meadow, 30*a.* moor, in Bomyll, worth 6*s.*, held of Humphrey Fulford, knight, by 2*s.* 6*d.* rent, in free socage, as of his manor of Ayshber'.

A messuage, 100*a.* arable, 12*a.* meadow, 40*a.* moor, in Pyttisworthi, worth 10*s.*, held of the heirs of John Talbott, by 6*s.* rent, in free socage.

A burgage (*uno burgo*) in Okehamton, worth 3*s.* 4*d.*, held of Edward Courteny, knight, earl of Devon, as of his borough (*burgo*) of Okehamton, in free socage.

A burgage (*uno burgo*) in Hertlond, held of the abbot of Hertlond, in free socage.

C. Series II. Vol. 18. (50.) E. Series II. File. 146. (1.)

879. WALTER COSBY.

Writ 13 February, 19 Henry VII; *inquisition* 3 November, 20 Henry VII.

He was seised of the under-mentioned three tenements and half acre of garden, in Totnes, and, being so seised, by his testament, 20 July, 1503, bequeathed them to Joan Cosby, his wife, for life, with remainder to William Hokemore, Geoffrey Hakewill, William Cosby, John Holman, John Swete, John Cussyn and John Beuere, their heirs and assigns for ever.

He was seised of the other under-mentioned land, &c., and, being so seised, bequeathed the said five tenements and 4*a.* garden in Totnes to the said William Cosbye and Margaret, his wife, daughter of the said William Hokemore in free marriage, to them and the heirs begotten between them, with remainder in default to the right heirs of the said William Cosbye for ever.

He died 4 December last. William Cosby, aged 30 and more, is his son and heir. *Cf.* No. 975.

DEVON. Three tenements and a half acre of garden, in Totnes (*Totton'*) without the east gate, between the tenement of William Jones, formerly John Spieer's, on the east, the garden of the prior of Tottenes on the west and the highway on the south, worth 10*s.*, held of Piers (*Petro*) Eggecomb, knight, as of his castle of Totnes (*Totton'*) in free socage.

A meadow, or an acre of meadow, and 9*a.* pasture, called 'Coppislond,' within the parish of Dertington, worth 10*s.*, held of the lady Margaret, countess of Richemond, as of her manor of Dertington, service unknown.

A tenement in the borough of Clifton Dertemouth Hardenes, worth 2*s.*, held of Henry Percey, earl of Northumberland, as of his borough of Dertemouth aforesaid, in free socage.

Five other tenements, 4*a.* garden, in Totnes (*Totton'*) worth 100*s.*, held of Piers (*Petro*) Eggecomb, knight, as of his castle of Totnes (*Totton'*) in free socage.

C. Series II. Vol. 18. (51.) E. Series II. File 146. (3.)

880. ANNE GEDNEY.

Writ wanting; *inquisition* the last day of January, 20 Henry VII.

One John Billesby and Nicholas Eland, were seised of the under-mentioned manors, &c., in fee, and, being so seised, enfeoffed one

George Gedney and the said Anne, then his wife, thereof, to hold to them and his heirs, by virtue of which feoffment they were seised thereof, viz. George in fee and Anne in her demesne as of free tenement. He died so seised, and she continued her possession and was solely seised thereof in her demesne as of free tenement by survivorship.

She died on Saturday after the Holy Trinity last. John Gedney, aged 4 and more at the time of the taking of this inquisition, is her son and heir.

LINCOLN. Manor of Malbysshenderby, two messuages, 50*a.* land, 24*a.* meadow, 7*a.* pasture, in Malbysshenderby, worth 6*l.*, held of the king, as in (*sic*) his honor of Bolyngbroke, parcel of the duchy of Lancaster, service unknown.

Two cottages, 30*a.* land, 3*a.* meadow, 2*a.* wood, in Hagworthyngam, worth 60*s.*, held of the abbot of Bardeney, service unknown.

Manor of Bagenderby, worth 60*s.*, held of the king, by 5*s.* rent to the sheriff's aid.

A garden, 34*a.* land, 12*a.* meadow, 20*a.* pasture, in Bagenderby, worth 26*s.* held of the warden of Tateshale, service unknown.

A cottage and a bovate of land, in Somersby, worth 40*s.*, held of the the king in chief, by knight-service.

Thirty-six acres, three roods land, in Holbech, worth 35*s.* 4*d.*, held of the lord Dacre 'de la South', service unknown.

Twenty-six acres of land, in Flete, worth 30*s.* 4*d.*, held of the king, as of his manor of Multon, late lord Fitz Water's, service unknown.

Two acres of pasture, in Swaby, worth 2*s.*, held of the king, as of his honor aforesaid, service unknown.

C. Series II. Vol. 18. (52.)

881. WILLIAM FAYRFAX, esquire.

Writ 6 November, *inquisition* 20 January, 20 Henry VII.

He died 7 September, 20 Henry VII, seised of the under-mentioned manor, &c. in fee. Margaret Fayrfax, aged 16 and more at the time of his death, is his daughter and heir.

LINCOLN. Manor of Paunton by (*juxta*) Grauntham with the advowson of the church of the manor, a water-mill, five carucates of land, 8*a.* meadow, 50*a.* wood lying in a park there, and 15*s.* 7*d.* rent to the same manor belonging, worth 20 marks, held of the socage (*socageo*) of Grantham by knight-service and $\frac{1}{4}$ *d.* rent yearly.

C. Series II. Vol. 18. (53.)

882. JOHN NORWYCH, esquire.

Writ 24 October, *inquisition* 7 January, 20 Henry VII.

Edmund, earl of Kent, and Roger Salbury, esquire, were seised of the under-mentioned manors of Gayton, Carleton, Desborowe, Yslipe, Cotherestok, Tansoure, Glapthorn and Assheton, except the advowsons of the provostship of Cotherestok and of the parish church of Carleton, in fee, and, being so seised, by charter gave them to William, late lord Hastynges, Ralph Hastynges, knight, the said John Norwich and Katharine, his wife, Thomas Kebeell, esquire, and William Lane, gentleman, for the term of the life of the said

Katharine, and to her use and profit during her life, with remainder thereof to the said John Norwich, his heirs and assigns, by virtue of which the said William, Ralph, Katharine, Thomas and William were seised thereof in their demesne as of free tenement and the said John in fee. They died so seised and the said Katharine survived them and at the time of the taking of this inquisition was seised thereof in her demesne as of free tenement to the use aforesaid.

He died 4 March, 19 Henry VII, seised of the other under-mentioned manors of Brampton, &c. Simon Norwich, aged 13 and more, is his son and heir. *Cf.* No. 929.

NORTHAMPTON. Manor of Gayton, worth 7*l.*, held of the prior of St. John of Jerusalem in England, by fealty and 4*s.* 2*d.* rent, for all service.

Manor of Carleton, worth 4*l.* 2*s.*, held of the lord Latymer, by fealty and 4*d.* rent yearly, for all service.

Manor of Yslipe, or Islipe, worth 8*l.* 4*d.*, held of the heirs of the earl of Wiltes, by fealty and 18*s.* rent yearly, for all service.

Manor of Desborowe, or Desborow, worth 3*l.* 10*s.*, held of the heirs of the said earl of Wilts.

Manor of Tansour, or Tansoure, worth 6*l.*, held of Guy Wolston, knight, by fealty and 12*d.* rent yearly, for all service.

Manor of Cotherestok, with a cottage in Glapthorn, worth 4*l.*, held of the duke of Buckingham, by fealty and 2*s.* rent yearly, for all service.

A messuage in Assheton, worth 26*s.* 8*d.*, held of the abbot of Peterborough, by fealty and 8*d.* rent.

Manor of Brampton, worth 31*l.*, held of the king in chief, by service of $\frac{1}{4}$ of a knight's fee.

Manor of Rowell, held of the duke of Buckingham, by fealty and 18*s.* rent, for all service.

Manor of Woodford, worth 6*l.*, held of the king in chief, by service of $\frac{1}{4}$ of a knight's fee.

Manors of Great Oxdon (Oxdon *magna*) and Little Bowdon (Bowdon *parva*) worth 10 marks, held of the lord (*domino*) of St. John of Jerusalem in England, by fealty and 3*d.* rent yearly, for all service.

C. Series II. Vol. 18. (54.)

883. ELEANOR, DUCHESS OF SOMERSET.

Commission of concealments, &c., 26 February, *inquisition* Tuesday after Quasimodo (*festum Dominice in Albis*), 20 Henry VII.

Eleanor, duchess of Somerset, daughter of Richard Beauchamp, sometime earl of Warwick, was seised of the under-mentioned manor in fee, and died so seised 4 March, 7 Edward IV.

After her death the said manor descended to one Edmund, lord de Roos, as her cousin and heir, viz., son of Thomas, her son.

Edward, duke of Buckingham, Henry, earl of Northumberland, Mary, countess of Rivers, Joan, lady Houth, Edward Borough, knight, John Savell, knight, Gilbert Talbot, esquire, and — Carew, esquire, after her decease entered and intruded into the said manor and took all the issues and profits thereof, by what title, or why, the jurors know not. *Cf.* No. 931, and *C. Series II. Vol. 19 (23, 24, 77).*

ESSEX. Manor of Walcomstow Tony, held by the duchess of king Edward IV in chief, by homage and fealty and service of $\frac{1}{20}$ of a knight's fee ; it is held by homage, fealty and $\frac{1}{20}$ of a knight's fee of the now king in chief ; it is worth 47*l*.

C. Series II. Vol. 18. (55.)

884. THOMAS COBHAM, knight.

Commission of concealments, &c., 26 February, *inquisition* 8 April, 20 Henry VII.

He was seised of the under-mentioned manor in fee, and died so seised, 6 April, 11 Edward IV.

After his death the said manor descended to Anne his daughter and heir. The said Anne and Edward Borough, knight, her husband, after Thomas' death entered and intruded into the said manor and took the issues and profits thereof, by what title the jurors know not. *Cf.* Nos. 920-924.

HERTS. Manor of Kyngeswalden, held by the said Thomas of king Edward IV in chief, by homage and fealty and the service of one knight's fee ; it is similarly held of the [now] king ; it is worth 39*l*. 9*s*. 1*½d*.

C. Series II. Vol. 18. (56.)

885. JOHN SPANBY.

Writ 17 November, *inquisition* 30 January, 20 Henry VII.

He died the last day of September, 19 Henry VII, seised of the under-mentioned manors in fee. Arthur Spanby, aged 17 and more, is his cousin and heir and is aged 17 and more and is in the ward of Thomas Flecher of Colyweston, co. Northampton, and so was from the time of John's death.

LINCOLN. Manor of Belynghey, worth 21 marks, held of the king in chief and renders to the king yearly 4*s*.

Manor of Spanby, worth 20 marks, held of the king, as of his duchy of Lancaster, service unknown.

C. Series II. Vol. 18. (57.)

886. THOMAS BOWERYNG.

Writ of Amotus 12 October, *inquisition* 6 November, 20 Henry VII.

He was seised of the under-mentioned land, &c. in Bowryngislegh, Hiddiswill, Wodehouse, three messuages, six gardens and 30*a*. land in Milton, the manor of Halwill, land, &c. called 'Horssewill' in Milton, and land, &c. in Bampton and Malston in fee, and died so seised.

He was seised of three messuages and three gardens in the borough of Kyngesbrigge, a tenement, garden and $\frac{1}{2}$ *a*. land in the borough of Dodbroke, manor of Luscomb, land, &c. in Luscomb, and Torre Prior, 20*a*. land in Scobhill, a messuage and 160*a*. land in Wedecomb, a messuage and 200*a*. land in Worthehele, and land in Dertemoth and Stokeflemmyng, in fee, and, being so seised, enfeoffed John Kyrkeham and Richard Hals, esquires, and Robert Bowryng, of all his land, &c. in Torre Prior and Luscomb, who, being seised thereof accordingly in fee, demised them to him, and Agnes, his wife, to hold to them and his heirs. They were seised thereof accordingly, he in fee, and she in her demesne as of free tenement,

He was seised of the aforesaid 40*a.* land, in Scobhill, of three messuages, six gardens, 30*a.* land, in Milton, a messuage, garden and $\frac{1}{2}$ *a.* land in the borough of Kyngesbrigge, a messuage, a garden and $\frac{1}{2}$ *a.* land in the borough of Dodbroke, a messuage and 160*a.* land in Wedecomb and a messuage and 40*a.* land in Worthehede, and, being so seised, gave them to Ralph Bowryng and the heirs male of his body begotten.

He died 26 March last. Robert Bowryng, aged 30 and more, is his son and heir.

DEVON. A messuage, 100*a.* land, 10*a.* wood, 12*a.* meadow, called 'Bowryngislegh'; and a messuage, 40*a.* land, 10*a.* furze and heath, called 'Hiddiswill,' in the parish of Alvyngton; the said lands and tenements in Bowryngislegh are held of Edward Curtene, esquire, as of his manor of Northdon, by 6*d.* yearly, and are worth yearly 4*l.*; the said lands and tenements in Hiddiswill are held of John Hill, as of his manor of Horssewill, by 1*d.* yearly, and are worth 3*l.* yearly.

A messuage, 70*a.* land, 10*a.* wood, in the manor of Wodehouse, worth 5 marks, held of Alexander Wroffeton, as of his manor of Wodehouse, by 1*d.* yearly.

Three messuages, six gardens, 30*a.* land, in Milton, worth 26*s.* 8*d.*, held of John Carewe, esquire, as of his manor of Milton, by fealty only.

Manor of Halwill; the said manors and land in Holwill, are held of the heirs of John Carewe, esquire, as of his manor of Milton, by 13*s.* 4*d.* yearly and are worth 3*l.*

A messuage, 48*a.* land, 12*a.* meadow, called 'Horssewill,' in Milton aforesaid, worth 10*s.*, held of John Hill, as of his manor of Horssewill, by fealty only.

Three messuages, 200*a.* land, 100*a.* furze and heath, in Bampton; the said lands and tenements in Baunton are held of the lord Fitz Waryn, by 7*d.* yearly, and are worth yearly 20*s.*

Sixty acres of land, 40*a.* pasture, 20*a.* meadow, 6*a.* wood, in Malston; the said lands and tenements in Nuttecomb (*sic*) are held of the heirs of John Champerton, as of his manor of Dodbroke, by fealty only, and are worth 10*s.* yearly.

Three messuages, three gardens, in the borough of Kyngesbrigge; whereof one messuage, a garden and a half-acre of land, in the borough of Kyngesbrigge, late Andrew Wyott's, worth 5*s.*, held of the abbot of Buckefast, by service of 6*d.* yearly; and two messuages and land, worth 20*s.*, of the abbot of Buckefast by 6*d.* yearly.

A tenement, or messuage, a garden and a half-acre of land, in the borough of Dodbroke, or Doddebroke, late Simon Dier's, worth 5*s.*, held of the heirs of John Champerton, by service of 1*d.* yearly.

Manor of Luscomb, 200*a.* land, 10*a.* meadow, 40*a.* furze and heath, in Luscomb, worth 10*l.*, held of the lady Margaret, countess of Richemond, as of her manor of Dertyngton, by $\frac{1}{4}$ of a knight's fee.

A messuage, 200*a.* land, 40*a.* furze and heath, in Torre Prior, worth 6*l.*, held of the prior of Tottnesse, in free socage, by 20*s.* rent yearly.

Twenty acres, or forty acres, of land in Scobhill; the land aforesaid called 'Scobehill' is held of the prior of Plympton, by 6*d.* yearly, and is worth 20*s.* yearly.

A messuage, 160*a.* land in Wedecomb 'yn the more,' worth 10*s.*, held of the abbot of Torre, by 1*d.* yearly.

A messuage, 200*a.* land, or 40*a.* land, in Worthehele, worth 10*s.*, held of James Chudlegh and the heirs of William Hals, as of their manor of Worthehele, by fealty only.

Forty acres of land, 10*a.* furze and heath, in Clifton Dertemoth Hardenes and Stokeflemmyng, worth 20*s.*, held of Edward, earl of Devon, by 6*d.* yearly.

C. Series II. Vol. 18. (58.) E. Series II. File 146. (6.)

887. JOHN COKEYN, esquire.

Writ 10 January, 19 Henry VII.

LEICESTER. Inquisition missing. *Cf.* Nos. 832, 942.

C. Series II. Vol. 18. (59a.)

888. ELIZABETH POLE.

Writ missing; *inquisition* 22 January, 20 Henry VII.

Long before her decease she was seised of the under-mentioned parts of manors, &c. and, being so seised, by charter, 13 January, 8 Henry VII, gave them *inter alia* to Thomas Babyngton, John Seynt Andrew, John Bonyngton, esquires, Ralph Pole, of Wakebrigge, Thomas Pole, John Cowper, rector of the church of Mogynton, Edmund Pole, warden of the chantry of St. Nicholas and St. Katharine of Cruche, their heirs and assigns, for the performance of her will.

By her writing indented, 13 January, 8 Henry VII, she declared her last will *inter alia* that her said feoffees should stand enfeoffed of the premises to her own use for life, and that after her decease they should take the issues and profits thereof till they reached the sum of 40*l.*, and that they should pay 20 marks, parcel thereof, to Robert Blakwall and Mary, his wife, one of her daughters, and 40 marks to Isabel and Agnes, her daughters, to their marriages, and thereafter should stand enfeoffed of the premises to the use of her heirs.

She died 26 December, 19 Henry VII. German Pole is her cousin and heir, viz., son of John Pole, her son; he is of the age of 21 on the feast of Whitsuntide last. *Cf.* No. 966.

LEICESTER. A fourth part of the manors of Sapcote and Stanton with the members and hamlets of Frollesworth, Congeston, Cosby, Countesthorpe, Cunston and Upton, and the advowsons of the churches of Sapcote, Stanton and Cunston at every fourth turn (*quaternis vicibus*), and the advowson of the guardianship or warden (*gardianatus sive custodis*) of the chantries of St. Mary in the church of Sapcote, alternate turns, worth 9*l.*, held of the king, as of the honor of Leycestre, parcel of the duchy of Lancaster, service unknown.

C. Series II. Vol. 18. (59b.) E. Series II. File 1115. Part IX. (3.)

889. JOHN CRANE.

Writ 22 October, *inquisition* 18 April, 20 Henry VII.

One John Beane, clerk, was seised of the under-mentioned manor called 'le Flede,' &c. in fee, and, being so seised, gave them to the said John Crane,

long before his decease, and to Agnes, his wife, who survives, to hold to them and the heirs of John's body; they were seised thereof accordingly, he in fee tail and she in her demesne as of free tenement; he died so seised, and she, surviving, is still seised of the premises as aforesaid.

One Robert Crane, esquire, and John Beane, clerk, were seised of the under-mentioned land called 'Marsshis' in fee, and, being so seised, long before the said John Crane's decease, gave them to the said Agnes, for the term of her life, with remainder after her decease to the said John Crane, John Cheke, Gilbert Blomeville and William Coke, of Codenham, their heirs and assigns, for the performance of the said John Crane's last will; by virtue of which she was, and still is, seised thereof, in her demesne as of free tenement.

John Yaxley, serjeant-at-law, Edward Sulyard and John Garneys, esquires, were seised of the under-mentioned lands called 'Bacon's' in fee, and, being so seised, long before his decease, demised them to him, Philip Calthorp, Robert Drury, knights, and Richard Gerneys, gentleman, their heirs and assigns, to the use of the said Agnes, then his wife, for life, with remainder after her decease to the use of him, his heirs and assigns, for the performance of his last will; by pretext of which she was, and is, seised thereof in her demesne as of free tenement.

He was seised of the under-mentioned manors of 'Gislyngams' and 'Sekfeldes,' &c. in fee, and, being so seised, enfeoffed Robert Drury, Philip Calthorp, William Waldegrave, knights, Richard Wentworth, George Waldegrave, esquires, and Richard Gerneys, gentleman, thereof, to hold to them, their heirs and assigns, to the use of the said Agnes for life and, after her decease to perform his last will thereof.

By his last will he declared that the said Agnes should have all the aforesaid manors, lands and tenements for the term of her life, and that, after her decease, the said tenements of 'Bacon's' and 'Marshis' and all other the lands and tenements bought by him should be distributed and divided between his younger children (*filios*).

He was seised, the day he died, of the under-mentioned land, &c. in Codenham in fee.

Robert Crane, esquire, was seised of the other under-mentioned manors of Waldyngfeldehall, &c. in fee, and being so seised, demised them to Anne Arundell, for the term of her life, by pretext of which she was, and still is, seised thereof in her demesne as of free tenement, and afterwards he took the said Anne to wife and afterwards died and she survived him and is still so seised, and the reversion of the said manors after his death descended to the said John Crane, as his brother and heir, by pretext of which the said John was seised of the reversion aforesaid in fee, the day he died.

He died 12 August, 19 Henry VII. Robert Crane, aged 17 and more, is his son and heir. *Cf.* No. 429.

SUFFOLK. Manor called 'le Flede' and all the lands and tenements, formerly of Robert Crane, esquire, in Stoneham, *alias* Stonam, Gernyngham, Stonam Aspale, Mikylfelde and Mendylsham; the manor called 'Walthams'; and those lands called 'Erllys' and 'Hertes,' in Mendylsham; worth 3*l.* 6*s.* 8*d.*; held of the prior of Jerusalem in England, by 12*d.* rent, and fealty, for all service.

Lands and tenements called 'Marsshis,' lying in Cretyng All Saints (*Omnium Sanctorum*) worth 25*s.*, held of the manor of Breggis, now Anne Adgore's, by fealty, for all service.

Lands and tenements called 'Bacons,' in the towns of Mekilfelde, Debenham, Stoneham Antegan, and Stoneham Jernyngham, worth 40s., held of Thomas, earl of Surrey, service unknown.

Manors of 'Gislyngams' and 'Sekfeldes' and lands and tenements in Debenham, Kenton, Bedyngfeld, Wynston, Aspall, Wedryngsett, Rysangels, Sowthwold and Redelyngfelde, worth 5*l.*; the said manor of 'Gislyngams,' and all the lands and tenements in Bedyngfelde, Sowthwolde and Redelyngfelde, are held of the king, as of the honor of Eye, by $\frac{1}{3}$ of a knight's fee; the said manor of 'Sekfeldes' and the said tenements in Debenham, Kenton, Wynston, Aspall, Wedryngsett and Rysangels, of the prior of Butley, by fealty.

Those lands and tenements in Codenham called 'Cokes' of (*de*) 'Cranys,' worth 40s., held of Thomas Wodehows, knight, by fealty and 5s. rent yearly, for all service.

Manors of Waldyngfelde Hall, Chilton or Chyltons and 'Butlers,' worth 20*l.*, held of the abbot of Bury St. Edmunds, service unknown.

C. Series II. Vol. 18. (60.)

890. ELIZABETH HOWARD.

Writ 18 February, *inquisition* 11 April, 20 Henry VII.

The said Elizabeth Howard, late the wife of Edward Howard, knight, long before her decease was seised of the under-mentioned manor in fee, and, being so seised, by the name of Elizabeth Fortescu, widow, late the wife of John Fortescu, knight, by her charter, 2 December, 17 Henry VII, enfeoffed Robert Drewry, knight, Robert Clere, knight, William Gurney, esquire, George Forster, knight, by the name of George Forster, esquire, and Robert Vyne thereof, to her own use for life, and after her decease to the use of Francis Calthorp, and the heirs of his body begotten, with remainder in default to the use of her, the said Elizabeth, and the heirs of her body begotten, with remainder in default to the use of her right heirs for ever.

She died 18 February last. The said Francis Calthorp, aged thirty and more, is her son and heir.

BERKS. Manor of North Moreton, worth 20*l.*, held of the abbot of Dorchestre, service unknown.

C. Series II. Vol. 18. (61.)

891. WILLIAM FOORTH.

Writ wanting, *inquisition* taken at Ipswich, in 'le Shirehous,' 14 April, 20 Henry VII.

He died 6 August last. Robert Foorth, aged 30 and more, is his son and heir.

SUFFOLK. John . . . , clerk, was seised of the under-mentioned manor and land in fee, and, being so seised, by charter enfeoffed the said William Foorth, William Pykenham, clerk, James Hobart, knight, John Braham, Thomas Rous, Thomas Fulsnape and Austin Freman thereof, to the use of the said William Foorth and his heirs. They were seised thereof accordingly in fee and the survivor, James Hobart is still so seised:—

Manor of Cadenham Hall, a messuage, 200*a.* land, 40*a.* pasture, 10*a.* meadow, 40*s.* rent, in Boxford, and a tenement called 'Smethe' and 20*a.* land with appurtenances . . . , worth 20 marks, held of William abbot of Bury St. Edmunds, by fealty and 4½*d.* rent.

He was seised in fee the day he died of :—

Two messuages, . . . *a.* meadow, in Boxford, called 'Marchalles,' 'Cootes' and 'Awbyns.' The said messuages, land, pasture and meadow, worth . . . *l.*, are held of the said abbot by fealty and 2*s.* 4*d.* rent.

One William Pykenham, clerk, was seised of the under-mentioned land, &c. in fee, and, being so seised, thereof enfeoffed the said William Foorth, and the aforesaid . . . , knight, Robert Foorth, son of the said William Foorth and William Woluard, to the use of the said William Foorth and Robert his son and his heirs. The said William Foorthe and William Woluard died . . . Thomas Hobarte and Robert Foorthe continue their possession by survivorship :—

A messuage, 40*a.* land, 6*a.* pasture and 2*a.* meadow, called 'Lukasses' in Kerseye, worth 26*s.* 8*d.*, held of the prior of Christchurch, Canterbury, by fealty and 6*s.* rent.

He was seised in fee the day he died of :—

A messuage, 60*a.* land, 20*a.* pasture, 3*a.* meadow, in Lellesey, called 'Swallows' and a tenement in Leyham, called 'Brygmans'; the messuage, &c. called 'Swallows,' worth 53*s.* 4*d.*, are held of Thomas Sampson, of Herkested, by fealty and 9*d.* rent, and the tenement called 'Brygmans,' worth 20*s.*, of Thomas, earl of [Ormond] . . . 8*s.* rent yearly.

He and James Hobart, knight, were seised of the under-mentioned meadow in fee [to the use] of him and his heirs. He died and the said James survived him and continues his possession.

A meadow in Stratford, called 'Conyes . . . ,' worth 33[s. 4*d.*] held of Robert Peyton, knight, by service of 13*s.* 4*d.* yearly.

He, Robert his son, and Thomas Hobart, were seised of the under-mentioned tenements in fee, to the use of him and his heirs. He died and they survived him :—

Two tenements called 'Whites' and Hen[kynnes] in the towns of Naulton . . . , worth 40*s.*, held of the abbot of Bury St. Edmunds, by fealty and 2*s.* rent, of the master of the college of Denston, as of his manor called 'Beamond,' by fealty and 16*d.* rent and of John [earl of] Oxford, by fealty and 4*d.* rent yearly.

One Austin Yoman and John Godard were seised of the under-mentioned mill, &c. in fee, and thereof enfeoffed the said William Foorth, James Hobart, Robert Barette, Thomas Fulsnap and Austin Freman to the use of the said William and his heirs. Afterwards the said William, Robert, &c., died, and the said James continues his possession by survivorship :—

A water-mill and 20*a.* land, in Ylly Monachorum, worth 20*s.*, held of the prior of Christ Church, Canterbury, by fealty and 20*s.* rent.

He was seised in fee, the day he died, of the under-mentioned tenements :—

A tenement called 'Whitoppes,' in Bilston aforesaid, Bricet and Naunton, worth 40s., held of Henry, earl of Essex, by fealty and 6s. rent.

A mill called 'Crykmylle,' in Stratford *juxta* Heigham, worth 20s., held of John, earl of Oxford, by fealty, and $\frac{1}{2}d.$ rent.

A tenement in Holton called 'Fisshers' and 'Davys,' worth 40s., held of George Mannok, as of his manor of Holton, by fealty and 6s. rent.

A tenement called 'Flyngauntes' and 'Tropenelles,' in Little (*Parva*) Wenham, worth 20s., held of Robert Brews, esquire, by fealty and 16s. rent.

A tenement in Holbroke and Herkested, called 'Luntes' and 'Revers,' worth 13s. 4d., held of the heirs of William Tendryng, as of their manor of Holbrok, by fealty and 12d. rent.

A tenement called 'Clerkes,' in Bretenham, worth 20s., held of Thomas, earl of Surrey, by fealty and 8d. rent.

One Gilbert Debenham, esquire, Alice Kyng, widow, William Worsopp, esquire, and John Sergeaunt, were seised of the under-mentioned messuage in fee, and thereof enfeoffed the said William Foorth, James Hobart, Thomas Fulsnappe, Robert Marveyne and John Gerrard, to the use of the said William and his heirs. The said William, Thomas, &c., died and the said James Hobart continues his possession by survivorship :—

A messuage in Hadley, called 'Amkynnes,' worth 20s., held of Thomas Bendisshe, as of his manor of Toppesfeld in Hadley, by fealty and 7d. rent.

He was seised of the under-mentioned land, &c. in fee and thereof died seised :—

Four messuages, 160*a.* land, pasture and meadow, in Hadley, worth 8*l.*, held of the prior of Christ Church, Canterbury, by fealty and 40s. rent.

He was seised in fee the day he died of the under-mentioned land, &c., and died seised thereof :—

Two messuages, 60*a.* land, meadow and pasture, called 'Wulves, *alias* Parkers' and 'Andreas,' in the town of Aldeham, worth 40s., held of the lord earl of Oxford, as of his manor of Aldeham, by fealty and 10s. rent.

He, James Hobart, knight, and Robert Foorthe, his son, were seised in fee of the under-mentioned land, &c., to the use of him and his heirs. He died and the said James and Robert survived :—

Two tenements, 60*a.* land and pasture, called 'Pookyls,' 'Forrold' and 'Junyores,' in the town of Reydon, worth 26s. 8d., held of Thomas, earl of Ormond, as of his manor of Reydon, by fealty and 8d. rent.

He was seised in fee of the under-mentioned meadow, and thereof died seised :—

A meadow called 'Shawfen' and 'Shawesmedoue' and 'Chyrchelond,' in Estberholte, worth 26s. 8d., held of the prior of the Hospital of

St. John of Jerusalem, as of the commandery of Estbergholte, by fealty and 18*d.* rent.

C. Series II. Vol. 18. (62.)

892. JOHN HASTYNGEZ, knight.

Writ wanting, inquisition 20 April, 20 Henry VII.

Long before his decease he was seised of the under-mentioned manors and advowsons, and, being so seised, by charter enfeoffed Thomas Lovell, knight, thereof, by the name of Thomas Lovell, esquire, who was, and still is, seised thereof accordingly in fee.

He died 12 July, 19 Henry VII. George Hastyngez, esquire, aged 30 and more, is his brother and heir.

NORFOLK. Manor and advowson of Gressenhale, with the advowsons of the churches of Brysele, Stanfeld and of the chapel of St. Nicholas of Ronholm in Gressenhale, worth 30*l.*

Manor of Estlaxham, worth 10*l.*

Manor and advowson of Elsyng, worth 20 marks.

Manor of Wesenham, Wesynham, or Wessynham, worth 10*l.*

The said manors and advowsons are held of the king, as of the duchy of Lancaster, by knight-service.

C. Series II. Vol. 18. (63.)

893. JOHN GREY, VISCOUNT LYSLE.

Writ 18 September, *inquisition* Tuesday after the Annunciation, 20 Henry VII.

Edward Belknapp, esquire, Richard Hungerford, esquire, Nicholas Tycheborne, gentleman, Edward Conwey, gentleman, Richard Samuell, Roger Butler and John Nolton, yeomen, were seised of the under-mentioned manor of Pakyngton, &c. in fee, to the use of John Harpysfeld, gentleman, for the term of his life and after his death to the use of John, viscount Lysle, and his heirs, which viscount, in his lifetime by a writing confirmed the estate of the said Edward Belknapp and his cofeoffees to the use of the said John Harpysfeld for life.

He died 6 September, 20 Henry VII, seised of the other under-mentioned manor, land, &c., in fee. At the time of his death his sisters, Anne the wife of John Willoughby, esquire, and Elizabeth wife of Edmund Dudeley, esquire, were his next heirs, the said Anne then aged 25 and the said Elizabeth 23 and more.

Further the jurors say that one Miriella his wife was pregnant at the time of his death and after his decease and before the taking of this inquisition bore a daughter, Elizabeth by name, living at the time of the taking of this inquisition and aged seven days. *Cf.* No. 802. *See* Nos. 794, 823, 875, 894, 895, 908.

WARWICK. Manor of Bedworth, worth 10*l.*, tenure unknown.

Manor of Pakyngton Pygot, and divers lands, &c., in Pakyngton Pygott and Sutton, worth 5 marks, held of the abbot of the monastery of Killyngworth, service unknown.

Ten messuages, 600*a.* land, 40*a.* meadow, 200*a.* pasture, 30*a.* wood, in Potters Cotton, Pollesworth, Wylmyncotte and Tamworth; of whom, or by what services, the lands &c. in Potters Cotton, Wylmyngcotte and

Pollesworth are held the jurors know not ; the said tenement in Pollesworth is worth 20s., the tenements in Tamworth 10s. ; the value of the residue of the said tenements the jurors know not.

C. Series II. Vol. 18. (64.) E. Series II. File 1,115. Part IX. (1.)

894. JOHN GREY, VISCOUNT LYSLE.

Writ 18 March, *inquisition* 2 April, 20 Henry VII.

He died seised of the under-mentioned manor in fee.

Date of death not given. His heirs, as in No. 893 ; his daughter, Elizabeth, eight days old ; his wife Meriella.

LEICESTER. MANOR, or lordship, of Kybworth Beachamp, worth 20*l.*, held of the king in chief, service unknown.

C. Series II. Vol. 18. (65.) E. Series II. File 1,115. Part IX. (2.)

895. JOHN GREY, VISCOUNT LYSLE.

Writ 18 March, *inquisition* 4 April, 20 Henry VII.

He died seised of the under-mentioned manor, &c., in fee, and seised of the under-mentioned burgages, &c., in Tameworth and Wygynton.

Long before the taking of this inquisition, being seised of the said manor, by deed under his seal he gave to Thomas Grey, esquire, and Dame Isabel Persall, otherwise styled Isabel Persall, his wife, an annuity of 20*l.* from the said manor, for the term of the life of the said Thomas.

Other findings as in No. 893 ; his daughter Elizabeth 10 days old. *Cf.* Nos. 794, 823, 875, 893, 894, 908 and *C. Series II. Vol. 19 (23, 42, 73, 94).*

STAFFORD. MANOR and advowson of Drayton Basset, with four chantries in Drayton and Faresley to the manor appendent, and three parks and warrens to the manor belonging, worth 66*l.* 13*s.* 4*d.*, tenure unknown.

Certain burgages and cottages lying in the borough of Tameworth, with divers lands and tenements in Wygynton, worth 4*l.*

C. Series II. Vol. 18. (66.)

896. THOMAS HIGFORD.

Writ 28 May, 20 Henry VII ; *inquisition* taken 20 May, delivered to the court, 7 June, 20 Henry VII.

The said Thomas Hugforde, esquire, named in the writ, died Thursday in Easter week last, seised of the under-mentioned messuage, &c. John Hugforde, aged 10, is his son and heir.

WARWICK. A messuage and two burgages with certain lands in Warwick, worth 46*s.* 8*d.*, tenure unknown.

C. Series II. Vol. 18. (67.) E. Series II. File 115. Part IX. (6.)

897. THOMAS HIGFORD.

Writ 28 May, *inquisition* taken the last day but one of May, delivered to the court, 7 June, 20 Henry VII.

Thomas Hygford, named in the writ, died 2 March, 20 Henry VII, seised of the under-mentioned manors, &c. John Hygford, aged 11 and more, is his son and heir.

GLoucester. Manor of Dyxton, worth 40 marks, held of the king in chief, by knight-service.

Manor and advowson of Alderton, worth 1*l.* 4*s.*, held of the king, as of the manor of Barton by Tewkesbury, by 11½*d.* rent yearly, but by what service the jurors know not.

C. Series II. Vol. 18. (68.) E. Series II. File 342. (13.)

898. JOHN BABYNGTON, knight.

Commission of concealments, &c., 23 December, *inquisition* the last day of May 20 Henry VII.

He was seised of the under-mentioned land &c. in fee, and, being so seised, 20 October, 16 Henry VII, enfeoffed George, earl of Shrewsbury, Thomas Babyngton, esquire, and others, since deceased, thereof, to hold to them and their heirs for ever, the king's licence therefore not obtained; by virtue of which feoffment the said earl, Thomas Babyngton and the others were seised of the premises in fee, to the use however of the said John and his heirs.

He died 20 March, 16 Henry VII, after whose death Ethelreda Delfes, widow, [entered] into the premises as his sister and heir and thereof disseised the said earl and Thomas; by reason of which disseisin the same Ethelreda was seised of the premises in fee, and afterwards, 20 August, 19 Henry VII, died so seised; after whose death the premises descended to Ellen, now wife of Robert Sheffield, knight, as her daughter and heir; by virtue of which the said Robert and Ellen, in her right, without due livery thereof had, intruded into the premises, and at the time of this *inquisition* are seised by reason of such intrusion. The same Robert, in right of his wife aforesaid, from the time of the death of the said Ethelreda has taken all the issues and profits of the premises.

NOTTS. Three messuages, 90*a.* land, 12*a.* meadow, 4*a.* pasture, in Stapulford, worth 5*l.*, held of the king in chief, by knight-service.

C. Series II. Vol. 18. (69.)

899. HENRY FULGAM.

Commission and inquisition, as above.

John Bryde was seised of the under-mentioned manor, &c., in fee, and, being so seised, the said John Byrde, 10 April, 12 Henry VII, enfeoffed Henry Fulgam thereof, the king's licence therefore not obtained, by virtue of which feoffment the said Henry was seised thereof in fee.

From the time of the said feoffment to the last day of April, 19 Henry VII, on which day he died, the said Henry took the issues and profits of the said manor, &c., and Bethnia, his wife, after his death to the day of the taking of this *inquisition*, by what title the jurors know not.

NOTTS. Manor of Skegby, two messuages, a cottage, 100*a.* land, 30*a.* meadow, and 16*a.* pasture, in Skegby, worth 6*l.* 13*s.* 4*d.*, held of the king in chief, by knight-service.

C. Series II. Vol. 18. (69.)

900. JOHN BRENSLEY.

Commission and inquisition, as above.

John Brensley was seised of the under-mentioned manor of Brensley and land, &c., in Trowell, in fee, and died so seised, 5 March, 21 Edward IV, after whose death the premises descended to John Brensley, as his son and heir; by virtue of which the said John son of John intruded into the premises without due livery, and by reason of the same intrusion continued his possession of the premises from the time of his father's death, and took all the issues and profits of the premises from the time of the said intrusion to 16 August, 18 Henry VII, and the issues and profits of the manor to the time of this inquisition. On the said 16 August, 18 Henry VII, the said John, the son, gave the land, &c., in Trowell to Henry Brensley and Alice, his wife, to them and the heirs of their bodies, the king's licence not obtained, by virtue of which they were seised thereof in fee tail; and afterwards, 3 August, 19 Henry VII, the said Henry died, and she, at the time of the taking of this inquisition, is seised of the premises in fee tail by survivorship, by reason of gift aforesaid. The said Henry took the issues and profits of the premises from the time of the said gift to the day of his death and the said Alice since.

NOTTS. Manor of Brensley, ten messuages, four cottages, a water-mill, 100*a.* land, 87*a.* pasture, 200*a.* meadow, 100*a.* wood, in Trowell, worth 24 marks, held of the king in chief, by knight-service, as of the honor of Peverell.

C. Series II. Vol. 18. (69.)

901. AGNES PYLKINGTON.

Commission of concealments, &c., 23 December, *inquisition* 26 May, 20 Henry VII.

She died 14 August, 13 Henry VII, seised of the under-mentioned land, &c., in fee. Edmund Pylkington is her son and heir and is aged 40 and more.

The said Edmund after her death, without due livery had, intruded and took the issues and profits of the premises from the time of the said intrusion to the day of the taking of this inquisition.

DERBY. Two messuages, two cottages, two bovates of land, in Staunton, worth 20*s.*, held of the king in chief, by knight-service.

Item the jurors say that John Aglond, bailiff of the king's manor of Horsley, cut, carried and sold a hundred oaks, of the value of 4 marks, in the king's wood within the said manor, without the king's licence.

C. Series II. Vol. 18. (80.)

902. RICHARD MAYNARD.

Commission 25 January, *writ* to sheriff to empanel a jury, 26 January, *inquisition* 3 June, 20 Henry VII.

He died 20 January, 16 Henry VII, seised of the under-mentioned tenements, &c., without heir.

One William Trefree, who took to wife Margaret, daughter of the said Richard, took the issues and profits of the premises, after the death of the said Richard, during his lifetime, by virtue of a demise to him and the said Margaret made by the said Richard in his lifetime, which Margaret died in her father's lifetime without an heir, and the said William survived her.

After the death of the said William Trefree, one John Carre took, and still takes, the issues and profits of the premises.

COVENTRY. Four tenements, or messuages, and a cottage, in Coventry, whereof two messuages lie together in 'Brodyate' Street, worth 3*l.* yearly, the third lies in the same street, worth 26*s.* 8*d.*, the fourth in the same street, worth 30*s.*, and the cottage in 'Gosfordstrete,' worth 7*s.*; they are held of the king, in free burgage, by what rent unknown, and by paying yearly to the building and repair of the walls of the said town, 4*s.* 5½*d.*

C. Series II. Vol. 18. (81.)

903. MARGARET late the wife of JOHN GREY, son and heir of JOHN GREY DE POWES, knight.

Writ 5 July, *assignment of dower*, 20 July, 19 Henry VII.

HANTS. A third part of 25*l.* rent in Aulton.

A third part of 25*l.* rent in Andever.

The assignment was made in the presence of William Froste, esquire, William Fisher, William Lynde and William Baynam, next friends of Edward, son and heir of the said John, the son, under age and in the king's custody, of all the lands, &c., which by the death of the said John, the father, and by reason of the minority of the said John, the son, late her husband, who died under age and in ward to the king, came to the king's hands.

The escheator took her oath not to remarry without licence. *Cf.* No. 746. *See* Nos. 850, 976.

C. Series II. Vol. 18. (82.)

904. WILLIAM FLAMVILL, knight, son and heir of WILLIAM FLAMVILL, knight.

Commission 5 May, *inquisition* 16 May, 20 Henry VII.

William Flamvill, knight, in the commission named, son and heir of William Flamvill, late of Aston Flamvill, co. Leicester, knight, took to wife Katharine, one of the daughters of Richard Grey, lord Grey de Codnore. They had issue between them William Flamvill, the elder, and John Flamvill, the younger, and died. The said William, son of William and Katharine, died without issue; the said John took to wife Margaret, one of the daughters of Robert Appulby of Twycrosse, co. Leicester, esquire. They had issue Katharine and Maligna, and died. The said Katharine died without issue; the said Maligna was married to one Reynold Busshe, esquire. They had issue John Busshe, and he died and afterwards she died, without any other issue.

William Flamvill, knight, the son, died in the time of king Edward the Third, seised *inter alia* of the under-mentioned moieties in fee. The said John Busshe is his cousin and heir, in form aforesaid, and is fifty years old and more.

Henry Grey, knight, after the death of the said William Flamvill, knight, occupied the said moieties and took the profits thereof by the space of fifty years, all his lifetime, by what title the jurors know not, and after his death, Katharine, Henry's wife, occupied them and took the profits by the space of ten years, by what title they know not.

LINCOLN. A moiety of the castle (*castrum*) of Bytham and a moiety of the manor of the castle (*castellum*) of Bytham, worth 30*l.* 19*s.* 1*d.*, tenure unknown.

C. Series II. Vol. 18. (83.)

905. WILLIAM FLAMVILL, knight, son and heir of WILLIAM FLAMVILL, knight.

Commission 5 May, *inquisition* 24 May, 20 Henry VII.

Findings as in No. 904.

LEICESTER. Moiety of the manor of Sapcotte, with the advowson of the church of the same manor, and moiety of the manor of Stanton, with the advowson of the church of the same manor, worth 9*l.* 10*s.* 2½*d.*, tenure unknown, but not held of the king.

C. Series II. Vol. 18. (84.)

906. RALPH HARBOTELL, knight.

Writ 28 November, *inquisition* 9 June, 20 Henry VII.

He was seised of the under-mentioned land in Jesmonth in fee and thereof by charter enfeoffed George Car of Newcastle upon Tyne (*super Tinam*) 'merchaunt,' to hold to him, his heirs and assigns, to the use of the said George.

He died 1 June last, seised of the under-mentioned manor of Preston and seised in fee of the other under-mentioned manor and lands. Guycheardus Harbotell is his son and heir, aged 20 years complete (*annorum perfecte preteritorum*) 6 January last.

NORTHUMBERLAND. Manor of Horton and certain lands and tenements in Estharford, worth 20*l.*, held of Ralph Scrop, esquire, as of the manor of Whalton, service unknown.

Certain lands and tenements in Westharforde, Cowpon and Bebside, worth 26*s.* 8*d.*, held of the prior of Tynemouth, service unknown.

Manor of Preston and certain lands and tenements in Ellyngeham, Wowdon, Thryston, Tyndle, Charlton and Shiplee, worth 14*l.*, held of Henry, earl of Northumberland, as of his manor of Alnewyk, service unknown.

A yearly rent of 20*s.* issuing from certain lands and tenements in Bednall; also certain lands and tenements in Emeldon, worth 26*s.* 8*d.*, held of the king, as of the castle and manor of Dunstanburgh, parcel of the duchy of Lancaster, service unknown.

Certain lands and tenements in Elford, worth 20s., held of the master of the priory of Bamburgh, service unknown.

Certain lands and tenements in Trytlyngton, worth 20s., held of Ralph, lord Ogle, as of the castle (*castello*) and manor of Botthal, service unknown.

Certain lands and tenements in Jesmonth, worth 20s., held of the king in chief, by service of $\frac{1}{6}$ of a knight's fee.

C. Series II. Vol. 18. (85.)

907. JOHN HARWELL, esquire.

Writ 15 April, *inquisition* 13 June, 20 Henry VII.

He died 10 April last, seised of the under-mentioned manors in fee. Thomas Harwell, aged 11 and more, is his son and heir. *Cf.* Nos. 477, 947.

SOMERSET. Manor of Beere, worth 20*l.*, held of the king, as of the earldom of Salisbury, by knight-service.

Manor of Knoll, worth 12*l.*, held of king, as of the honor of Gloucester, by knight-service.

C. Series II. Vol. 18. (86.) E. Series II. File 897(c). (14.)

908. JOHN GREY, VISCOUNT LYSLE.

Writ 18 September, *inquisition* 12 June, 20 Henry VII.

He took to wife Mariella, now surviving, daughter of Thomas, earl of Surrey, treasurer of England, and after espousals celebrated between them, was seised *inter alia* in fee of the under-mentioned manors, &c., and died so seised.

His death and heirs as in No. 895. *Cf.* Nos. 794, 823, 875, 893, 894, 908.

WORCESTER. Manor of Chaddesley Corbett, worth 40*l.*, held of the king, as of his castle of Elmeley, parcel of the earldom of Warwick, by service of $\frac{1}{10}$ of a knight's fee.

Manor and advowson of Ribbeford, worth 20*l.*, held of the king, as of the honor of Wigmor, parcel of the earldom of March, by service of $\frac{1}{10}$ of a knight's fee.

A fourth part of twenty-four messuages, in the city of Worcester, worth 40s., held of the king in free burgage.

C. Series II. Vol. 18. (87.)

909. JOAN LYTELTON, widow.

Writ 26 March, 19 Henry VII; *inquisition* 6 November, 20 Henry VII.

She was seised of the under-mentioned moieties of manors in fee, and died so seised, whereupon they descended to William Lytilton, as her son and heir.

She died 22 March last. The said William Lytelton, aged 60 and more, is her son and heir. *Cf.* Nos. 326, 676, 740, and Vol. I, No. 726.

SALOP. A moiety of the manors of Bromcroft, Baldecott, Mersshon, Monslowe, Brocton, Wystanstowe, Bromfeld, Aldon and Thungelonde;

and a moiety of a hundred messuages, 1,000*a.* land, 1,000*a.* pasture, 100*a.* wood, 200*a.* meadow and 10*l.* rent in Bromcroft, Baldecott, Mersshton, Monslowe, Brocton, Wystanstowe, Bromfeld, Aldon, Thungelond, Rowthall, Tugford, Hulton, Dedilbery, Normecote, Abbeton, Aston, Dodynghope, Affecote, Alcamston, Henley, Abdon, Walton, Cokerych, and of the chapel of Mersshton, whereof the

Manor of Bromcroft, worth 40*s.*, is held of the abbot of Shrewsbury, in socage, by 2*s.* rent yearly, for all service ;

Lands and tenements in Tugford, of the abbot of Shrewsbury in socage, by 5*s.* rent yearly, for all service ;

Manor of Baldecott, or Baldecote, worth 20*s.*, of the earl of Shrewsbury, in socage, by 1*d.* rent yearly, for all service ;

Lands and tenements in Normecote, of the prior of Wenlok, in socage, by 2*s.* rent yearly, for all service ;

Lands and tenements in Abbedon of the said earl of Shrewsbury, in socage, by 1*d.* rent yearly, for all service ;

Manor of Mersshton, worth 6*s.* 10*d.*, of the lord of Wemme, as of his barony of Wemme, by fealty and the rent of a red rose at Midsummer, for all service ;

Manor of Monslowe, worth 24*s.*, of the said earl of Shrewsbury in socage, by 1*d.* rent yearly, for all service ;

Manor of Brocton, worth 40*s.*, of the earl of Arundell, as of his manor of Actonrounde, in socage, by 12*d.* rent yearly, for all service ;

Lands and tenements in Wystanstowe, or the manor of Wistanstowe, worth 8*s.* 3*d.*, of the said earl of Shrewsbury, in socage, by 2*d.* rent yearly, for all service ;

Lands and tenements in Bromfeld, Cokerich and Walton, of the prior of Bromfeld, in socage, by 1*d.* rent yearly, for all service ; the said manor of Bromfeld is worth 6*l.* yearly beyond outgoings ;

Manor of Aldon, worth 4*l.*, of the earl of Shrewsbury, in socage, by 1*d.* rent yearly, for all service ;

Manor of Henley, of the prior of Bromfeld, in socage, by 1*d.* rent yearly, for all service ;

Manor of Thungelonde, worth 40*s.*, of the said earl of Shrewsbury, in socage, by 1*d.* rent yearly, for all service ;

Manors of Affecote and Alcamston, worth 4*l.* and all the residue of the lands and tenements aforesaid, of the said earl of Shrewsbury, in socage, by 2*d.* rent yearly, for all service ; all the other lands and tenements, in Rowthall, Tugford, Hulton, Dedilbery, Normecote, Abdon, Aston, Dodynghope, Henley, Walton, Cokerich, and the chapel of Mersshton, are worth 4*l.*

C. Series II. Vol. 18. (88.)

910. RICHARD LOVET.

Writ 28 May, *inquisition* 30 May, 20 Henry VII.

Long before his decease, one John Mordaunt, late serjeant-at-law, deceased, and Robert Brudenell, the elder, who survives, were seised of the under-mentioned manor and lands in fee, to the use of the heirs (*sic*) of the said Richard Lovet and of their heirs, as in a charter produced appears.

He died 11 May in the year abovesaid. Richard Lovet, aged 13 and more, is his cousin and heir, viz. son of William his brother.

BUCKS. Manor of Liscombe, twenty messuages, 600*a.* land, 60*a.* wood and 50*s.* rent, in Liscombe, Sulbery, Great Holyndon, Little Holyndon, Bragenham and Chelmescothe, worth 10*l.*, held of Walter Bulstrode, as of his manor of Hoggeston, by knight-service.

C. Series II. Vol. 18. (89.)

911. WILLIAM STOKWITH.

Writ 12 January, *inquisition* taken at Lincoln Castle, before Edmund Church, esquire, escheator in the county of Lincoln, 30 January, 20 Henry VII.

William Stokwith of Blyton, co. Lincoln, gentleman, was seised of the under-mentioned two messuages and 9½*a.* land and meadow in Blyton and two messuages and a garden, in Lincoln, in fee, and being so seised enfeoffed Robert Sheffield, John Sheffield and Henry Maunvell, or Maunwell, thereof, to the use of himself and Margaret, then his wife, and the heirs of their bodies begotten; and they were seised thereof accordingly, to the use aforesaid.

He was seised of the other under-mentioned eleven and a half bovates of land and four messuages in Blyton, and, being so seised, took to wife Margaret, daughter of George Sheffield, and died so seised.

He died 10 August, 18 Henry VII. Elizabeth Stokwith, aged 4 and more, is his daughter and heir.

LINCOLN. Two messuages and nine and a half bovates of land and meadow, in Blyton, whereof the message and nine bovates, worth 3*l.* 13*s.* 4*d.*, are held of Thomas Cornwell, as of his manor of Thonok, service unknown; and the half bovat of land in the same town, worth 2*s.* 6*d.*, is held of the lord prince, as of his soke of Kyrton, by 17*d.* rent yearly.

Two messuages and a garden in the city of Lincoln, worth 24*s.*, held of the mayor and commonalty of the same city, by burgage.

Eleven and a half bovates of land and meadow and four messuages, in Blyton, worth 5*l.*, held of the lord of St. John of Jerusalem in England, as of his hospital of Wolloghton, service unknown.

One acre of arable lying in the fields of Blyton is held of the king in chief, by 17*d.* rent; it is worth 2*s.* yearly beyond outgoings.

Note in margin :—That *inquisition* is void, in full court of Chancery at Westminster, by assent of John Ernley, attorney of King Henry VIII, for insufficiency, on account of the following just causes: first, because no mention is made in it, in what county the castle of Lincoln is situate, where it was taken; also, whereas it was found by it that one acre of arable in the fields of Blyton was held of King Henry VII, no mention was made in it whether the said acre was parcel of the land whereof the said William Stokwith enfeoffed Robert Sheffield and others, or parcel of the land whereof he died seised.

C. Series II. Vol. 18. (90.)

912. WILLIAM FURTHO.

Writ 4 December, *inquisition* 1 June, 20 Henry VII.

He was seised of the under-mentioned manor &c., and, being so seised in consideration of a marriage had between him and Katharine Hartwell, on

of the daughters of William Hartwell, knight, and in consideration of a certain sum of money paid him by the said William, according to certain covenants for the said marriage, gave the same long before his decease, by charter, by the description of the manor of Furtho and of all other his lands, &c., in Passenham, Furtho, Cosgrave, Estpury and Yardley, or elsewhere, in the county of Northampton, to John Dyve, esquire, William Boghton, gentleman, Master John Cokkys, rector of the church of St. Gregory in the town of Northampton, Thomas Hartwell, gentleman, Stephen Poore, gentleman and Brian Hartwell, gentleman, their heirs and assigns, to the use of himself and the said Katharine, his wife, for the term of her life, and after her decease to the use of himself, his heirs and assigns, and they were seised thereof accordingly to the use aforesaid.

He died 16 November last. Anthony Furtho, aged 9 and more, is his son and heir. The said Katharine survived him and is yet alive, and the said John Dyve and the others are seised of the premises to her use, for the term for her life.

NORTHAMPTON. Manor of Furtho, six messuages, 300*a.* land, 100*a.* pasture, 30*a.* meadow, and three assarts, in Furtho, Estpury, Passenham, Cosgrave and Yardeley; the manor, worth 8*l.*, held of the king, as of the duchy of Lancaster, by $\frac{1}{2}$ a knight's fee; the land, &c., in Passenham, worth 4*s.* 4*d.*, of the king, as of the duchy of Lancaster, by fealty only, for all service; the land, &c., in Cosgrave, worth 30*s.*, of the marquess of Dorset, by fealty only, for all service; and the land, &c., in Yardley and Estpury, worth 40*s.*, of the king, as of the earldom of Warwick, by fealty only, for all service.

C. Series II. Vol. 18. (91.)

913. RICHARD COTES.

Writ 30 January, *inquisition* 21 April, 20 Henry VII.

One John Hugford, deceased, before his death took to wife one Margaret Metley, daughter and heir of Nicholas Metley, late of Merston. They had issue Joan, Alice and Anne. The said John and Margaret were seised of the under-mentioned manors of Merston and Wolston in fee, in her right. She died so seised, and the said John Huggefurd, her husband, survived her and was seised of the said manors, the day he died, in his demesne as of free tenement, as tenant by the curtesy. The reversion of the said manors after her death descended to one John Beaufo, son and heir of the said Joan, one of the daughters and heirs of the said John and Margaret, the said Alice another such daughter and the said Anne the third of their daughters and heirs.

Long before his decease the same John Huggefurd together with one William Rose was seised of ten messuages, 60*a.* land, &c., in Warrewyke, Cotton and Mitton, in fee, and, being so seised, by his charter thereof enfeoffed William Harewell, John Norwode, John Beverley, clerk, Walter Graunte, Thomas Hawe and Thomas Whalley, for the performance of his last will.

Long before his decease the same John Huggefurd was seised of other two messuages, 40*a.* land, &c., in the same towns of Warrewyk, Cotton and Mitton, and, being so seised, by his charter thereof, enfeoffed the said William Harewell, and the others, for the performance of his last will.

The said John Huggeford died on the feast of St. Nicholas the bishop in winter, 1 Henry VII, seised of the other under-mentioned manor and lands in fee. The said John Beaufo, then aged 2 and more, the said Alice, then aged 18 and the said Anne, then aged 16, were next heirs as well of the said John Huggeford as of the said Margaret, his wife, as appears by an inquisition returned into the Chancery (*Vol.* 1, No. 136) taken at Solyhull, 20 August (*sic*), 1 Henry VII, before John Beaufytz, the escheator. By virtue of which the said escheator entered upon and seised the premises.

Afterwards one Gerard Danett took the said Anne to wife, and Richard Cotes, named in the writ, took the said Alice to wife, and the said Richard and Alice had issue John. Afterwards, 12 January, 3 Henry VII, the king in the Chancery rendered to the said Richard and Alice and Gerard and Anne the purparty of the said Alice and Anne of the premises, and they were seised thereof accordingly in fee in right of the said Alice and Anne.

Afterwards the said Gerard and Anne had issue Elizabeth; and afterwards the said Anne died, and the said Gerard survived her and was seised of her purparty in his demesne as of free tenement, as tenant by the curtesy, and is still living; and the reversion of the said purparty descended to the said Elizabeth, as her daughter and heir.

Afterwards the said Alice died and the said Richard survived her and was seised of her purparty in his demesne as of free tenement, as tenant by the curtesy; and the reversion of the said purparty descended to the said John, as her son and heir.

Afterwards the said Elizabeth died, without issue, after whose death her reversion of the premises descended to the said John Beaufo and John Cotes, as her cousins and heirs, to wit sons respectively of Joan and Alice, sisters of the said Anne, her mother.

Afterwards, 15 December, 20 Henry VII, the said Richard died, after whose death the purparty of the said Alice pertains and ought to pertain to the said John, as her son and heir. The said John is aged 18 and more.

WARWICK. Manor of Merston, worth 10 marks, held of the prior of St. John of Jerusalem in England, service unknown.

Manor of Wolfrycheston, or Wolffrycheston, *alias* Wolston, worth 6 marks, held of the earl of Arundell, by knight-service, quantity unknown.

Manor of Edmundscote, worth 10*l.*, held of the honor of Winchester, by service of $\frac{1}{6}$ of a knight's fee.

One hundred acres of arable, 40*a.* pasture and 24*a.* meadow, in Newbold Comyn, worth 6 marks, held of the honor of Winchester, by service of $\frac{1}{6}$ of a knight's fee.

Ten messuages, four cottages, nine gardens, two closes, three crofts, 100*a.* arable, and 26*a.* meadow, in Warwyk, Cotton, Hardwyk and Mitton, worth 6 marks, held of the earl of Warwick, service unknown.

Six messuages, 200*a.* arable, 20*a.* meadow and 40*a.* pasture, in Bretforde, worth 6 marks, held of the earl of Warwick, service unknown.

A messuage, a cottage, with a garden, 20*a.* arable, 6*a.* meadow and 10*a.* pasture, in Long Ichyngdon, worth 20*s.*, held of Gerard Odynsels, by knight-service, quantity unknown.

A messuage, 28*a.* arable, 6*a.* meadow and 8*a.* pasture, in Cobynton, worth 20*s.*, held of the prior of St. John of Jerusalem in England, by knight-service, quantity unknown.

Ten acres of wood in Baddesley Clynton, worth 20*d.*, held of Nicholas Brome, esquire, by knight-service, quantity unknown.

Six acres of arable, in Honeley, worth 6*s.*, held of Simon Mountfort, knight, service unknown.

Four acres of meadow, in Bynley, worth 6*s.*, held of the abbot of Combe (*Comba*) by knight-service, quantity unknown.

Four acres of meadow in Braundon, worth 6*s.*, held of Henry Wylloughby, esquire, service unknown.

Six acres of pasture and 8*a.* wood, in Stratton on Dunysmore, worth 6*s.*, held of the king in chief, by knight-service, quantity unknown.

Ten messuages, 60*a.* land, 20*a.* pasture and 10*a.* meadow, in Warrewyke, Cotton and Mitton, worth 40*s.*, held of the earl of Warwick, service unknown.

Two messuages, 40*a.* land, 20*a.* pasture and 10*a.* wood, in Warrewyke, Cotton and Mitton, formerly John Basseton's and Thomas Isley's, worth 40*s.*, held of the earl of Warwick, service unknown.

C. Series II. Vol. 18. (92.) E. Series II. File 1115. Part IX. (8.)

914. THOMAS FAIRFAX, knight.

Writ 10 April, *inquisition* 4 June, 20 Henry VII.

He was seised of the under-mentioned manor of Scalton and land there in fee, and, being so seised, by charter, 21 October, 20 Henry VII, gave them to Margaret Middelton, daughter of Robert Middelton, knight, deceased, and to Robert Wemelagh, clerk, to hold to them to her use for life, with remainder to his right heirs, and they were and still are seised thereof accordingly in their demesne as of free tenement.

Long before his decease he was seised of the under-mentioned manor of Carethorpp, &c. in fee, and being so seised gave them to Thomas Fairfax, his first-born son, and Anne his wife, to hold to them and the heirs of their bodies begotten, and they were, and still are, seised thereof in fee tail, with reversion expectant to him and his heirs.

He died the last day of March last seised of the other under-mentioned castle, &c. in fee. Thomas Fairfax, esquire, aged 29 and more, is his son and heir.

YORK. Castle and manor of Gyllyng in Rydall, thirty messuages, 300*a.* land, 1,000*a.* moor, 300*a.* wood and a water-mill, in the town and territory of Gyllyng, worth 26*l.*, held of Thomas, earl of Derby, as of his manor of Thyrsk, service unknown.

Manor of Rudston, twenty messuages, forty bovates of land, 40*a.* meadow, 200*a.* moor, 20*a.* wood, in Rudston, Sheyrburn in Hertforthlyth, and Ryppon; the said manor of Rudstone and land, &c. there, worth 8*l.*, held of Walter Gryffith, knight, as of his manor of Agnesburton, in socage and by 4*s.* rent yearly, for all service; the said messuages, lands and tenements in Sheyrburn in Hertforth lyth, worth 40*s.*, of the king, as of his manor of Sheyrburn aforesaid, parcel of his manor of Sherefhoton, in socage, by fealty and suit to the king's court of his manor of Sheyrburn aforesaid; and the messuages, land and tenements in Ryppon, worth 13*s.* 4*d.*, held of Thomas, archbishop of York, in free burgage.

Manor of Scalton by (*juxta*) Ryvax, six messuages, 60*a.* land, 200*a.* moor, 40*a.* wood, in Scalton, worth 24 marks, held of Thomas, earl of Derby, as of his manor of Thyrske, service unknown.

Manor of Carethorpp, four messuages, 200*a.* land in Carethorpp, three messuages, six bovates of land, 6*a.* meadow, in Benton and Harethorpp, worth 10*l.*, held of the dean and chapter of St. Peter's, York, in socage.

C. Series II. Vol. 18. (93.)

915. THOMAS FAIRFAX, knight.

Writ 10 April, *inquisition* 6 June, 20 Henry VII.

Long before his decease he was seised of the under-mentioned manors, &c. in fee, and, being so seised, by charter, enrolled in the Chancery, dated 27 November, 13 Edward IV, gave them to Robert Shyrburn, esquire, John Malyvery, knight, Robert Radclyff, esquire, Richard Shyrburn, Thomas Shyrburn, Hugh Radclyff, Roger Radclyff and Roger Singleton, to the use of himself and his heirs, by virtue of which feoffment they were seised thereof in fee and the survivors, Richard Shyrburn and Thomas Shyrburn, are still so seised to the use aforesaid.

Death and heir, as in No. 914.

YORK CITY. Manors of Walton, Folyfait, Acastremalbys, and Coupmanthorpp, one hundred messuages, three hundred bovates of land, 1,000*a.* wood, 200*a.* meadow, 1,000*a.* moor, in Walton, Folyfait, Acastremalbys, and Coupmanthorpp; whereof the manor of Walton and lands and tenements in Walton, worth 10*l.*, are held of William Gascoigne, knight, in socage, by the rent of a pair of gilt spurs and 1*lb.* cummin, for all service; the manor of Folyfait and land, &c., in Folyfait, worth 20 marks, of Henry Vavasour, esquire, in socage; the manor of Acastremalbys and land, &c., there, worth 45*l.*, of the king, as of the honor of Eye, by service of one knight's fee; and the manor of Coupmanthorpp and land, &c., there, worth 10*l.*, of the heirs of Peter de Brwys, service unknown.

Five messuages, in the city of York, worth four marks, held of the king, in free burgage, as the whole city is held.

Four messuages in Thorp Arches, worth 40*s.*, held of Thomas, earl of Derby, as of his manor of Thyrske, service unknown.

Five marks yearly rent issuing from the mill of Thorparches.

C. Series II. Vol. 18. (94.)

916. THOMAS LENTON.

Writ 29 January, *inquisition* 28 June, 20 Henry VII.

The said Thomas Lenton, gentleman, died 20 December in the year above-said, seised of the under-mentioned manors, &c., in fee. John Lenton, aged 24 and more, is his son and heir.

NORTHAMPTON. Manor of Aldewyncl, worth 100*s.*

A messuage and a cottage, in Aldewyncl, worth 16*s.*

Forty acres of wood called 'Sowthhay' in the parish of Aldewyncl, worth 30*s.*

Thirty acres of wood in the parish of Aldewyncl, called 'Oxonhawe,' worth 20s.

Ten acres of wood in the parish of Aldewyncl, called 'Philipsale' worth 10s.

A fishery in the waters of Aldewyncl, worth 3s.

Manor of Wodeford, worth 7 marks.

A messuage, late Haynandes and a cottage with a small close, in Wodeford, worth 26s.

The said manors, &c., are not held of the king in chief, &c., but are held of the abbot of Peterborough, service unknown.

C. Series II. Vol. 18. (95.)

917. WILLIAM SAMBOURNE.

Commission of concealments 13 February, *inquisition* 20 April, 20 Henry VII.

Drew (*Drugo*) Sambourne, his father, was seised of the under-mentioned manor in fee, and, being so seised, by charter 26 January, 11 Henry VII, enfeoffed Christopher Urswyk, clerk, Thomas Fenys, knight, by the name of Thomas Fenys, squire for the body of the king, Thomas Oxenbregge, serjeant-at-law, Richard Careu, knight, by the name of Richard Careu, esquire Thomas Bradbury, of London, 'merser,' John Rote and John Hestwest thereof, *inter alia*, the king's licence obtained, to the use of the said William Sambourne and Anne, his wife, who survives, and the heirs of William, by virtue of which feoffment they were seised thereof in fee to the use aforesaid.

He died 20 October, 19 Henry VII. Margaret Sambourne, aged 2 and more, is his daughter and heir.

BERKS. Manor of Fernham, worth 8*l.*, held of the king, by knight-service.

C. Series II. Vol. 18. (96.)

918. RICHARD FETIPLACE, esquire.

Commission and inquisition, as above.

He died Tuesday, 6 August, 18 Henry VII, seised of the under-mentioned manor in fee. John Fetiplace, aged 18 and more, is his son and heir.

BERKS. Manor of Maydencote, worth 4*l.*, held of the king, as of the duchy of Lancaster, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (96.)

919. THOMAS HARDYNG.

Writ 10 August, 20 Henry VII; *inquisition* 26 September, 21 Henry VII.

One William Freme, William Smyth and Thomas Tylar, were seised of the under-mentioned manor of Charleton in fee, and, being so seised, by charter enfeoffed Robert Constable, serjeant-at-law, William Grevell, John Fytzjamys, the elder, the said Thomas Hardyng, John Mores and Richard Shadwell, thereof, to the use of the said Thomas Hardyng and his heirs.

One John New was seised of the under-mentioned messuage, &c., in Estchelworth, and, being so seised, by charter, enfeoffed John Fyzjames,

the said Thomas Hardyng, and Maud, his wife, Richard Newton and Robert Warnar, chaplain, thereof, to the use of the said Thomas Hardyng and his heirs.

One John Clarke was seised of the under-mentioned land, &c., in Brynscombe, Alryngton, Moreheys and Over Weyr in fee, and, being so seised, by charter enfeoffed the said Thomas Hardyng, Master John Lyndesey, clerk, and William Crossman, chaplain, thereof, to the use of the said Thomas Hardyng and his heirs.

Afterwards the said Thomas Hardyng, seised as aforesaid with his cofeoffees, declared his last will, to wit that, immediately after his decease, his said cofeoffees should be and stand seised of the manor of Charleton and all and other the premises, to the use of the said Richard Shadwell and his heirs for ever.

He died 1 July last. John Alen, aged 36 and more, is his cousin and next heir.

SOMERSET. Manor of Charleton, in Wroxale, worth 6*l.* 13*s.* 4*l.*, held of George, earl of Shrewsbury, by service of three arrows (*barbararum latarum*) yearly, for all service.

A messuage, a water-mill, 52*a.* arable, 2½*a.* wood and a half-acre of pasture, in Estchelworthe, or Chelworthe, worth 16*s.* 8*l.*, held of the abbot of Keynesham by service of 1*lb.* pepper yearly, for all service.

Rent of 3*l.* issuing from land there (in Estchelworth) late of Adam Chelworthe.

Two messuages, 10*a.* arable, 5*a.* meadow, 4*a.* pasture, in Brynscombe, Alryngton, Moreheys and Over Weyr, or in Brynscombe, Alston Sotton, More Heys and Overwer', worth 13*s.* 4*l.*, held of John More, by 4*s.* rent yearly, for all service.

C. Series II. Vol. 18. (97) E. Series II. File 897(c). (20.)

920. THOMAS COBHAM, knight.

Commission of concealments 26 February, *inquisition* Tuesday after St. Ambrose, the bishop, 20 Henry VII.

He died 26 April, 11 Edward IV, seised of the under-mentioned manors, &c., in fee. Anne, wife of Edward Borough, knight, is his daughter and heir.

The said Edward and Anne, in her right, took the issues and profits of the premises from the time of the death of the said Thomas to the day of the taking of this inquisition without any livery in this behalf obtained out of the king's hand. *Cf.* Nos. 884, 923.

KENT. Manor of Chedyngstone Cobham, worth 21*l.*, held of the archbishop of Canterbury, service unknown.

Manor of Sundrysshe.

Manor of Denhull, worth 4*l.*

Manor of Orkesdene, worth 14*l.* 13*s.* 4*l.*, held of the said archbishop, service unknown.

Manor of Brokland, worth 6*l.*, held of the abbot of Westminster, service unknown.

Manor of Sharonden, worth —, tenure unknown.

Manor of Newdgare, worth ten marks, tenure unknown.

A messuage in Boxle, worth —, held of the king in chief, by $\frac{1}{20}$ of a knight's fee.

C. Series II. Vol. 18. (98.)

921. MARGARET, COUNTESS OF WESTMERLAND, daughter and heir of REYNOLD COBHAM, knight.

Commission and inquisition, as above.

One John Fortescue, knight, William Yelverton, John Markham and Thomas Terell, were seised, *inter alia*, of the under-mentioned manors, which had belonged to Reynold Cobham, knight, in fee, and, being so seised, by their deed indented, 11 February, 33 Henry VI, thereof enfeoffed Ralph, earl of Westmerland, and Margaret, then his wife, daughter and heir of the said Reynold Cobham, to hold to them, and the heirs of her body, with remainder in default to Thomas Cobham, knight, Reynold's brother, and the heirs of his body issuing.

The said Thomas Cobham had issue one Anne, wife of Edward Borough, knight, and died, 26 April, 11 Edward IV : and afterwards the said Margaret died, without heir of her body begotten ; and the said earl survived her and was seised thereof in his demesne as of free tenement, and the remainder thereof, *inter alia*, descended to the said Anne as cousin and heir of the said Margaret, viz. daughter of the said Thomas Cobham, brother of the said Reynold, father of the said Margaret ; and afterwards the said earl died, viz. 3 November, 2 Richard III, after whose death the said Edward Borough, and Anne, in her right, entered and intruded upon the said manors and have taken the issues and profits thereof from the time of the said earl's death to the day of the taking of this inquisition, the king's licence in that behalf not obtained.

KENT. Manor of Thyghurst, Tyshurst, or Thysghurst, worth 106s. 8d., held of the archbishop of Canterbury, service unknown.

Manor of Boughsyll, or Bogishyll, worth 6l., held of the archbishop of Canterbury, service unknown.

Manor of Hyltesbery, or Heltesborough, worth 106s., held of the prior of Ledes, service unknown.

Manors of Schelf Cobham, or Shelvecobham, and Bordvyle, or Byrdvyle, worth 16l. 19s., tenure unknown.

Manor of Wesclyffe, worth 13l. 6s. 8d., held of the king in chief, by service of one knight's fee.

C. Series II. Vol. 18. (98.)

922. MARGARET, COUNTESS OF WESTMERLAND, &c.

Commission of concealments 26 February, *inquisition* 18 April, 20 Henry VII.
Findings as in No. 921.

SURREY. Manor and advowson of Oxsted, or Oxstede, held of the king in chief by knight-service, worth 38l. 13s. and a piece of hide (*unam peciam correi tannat'*).

C. Series II. Vol. 18. (99.)

923. THOMAS COBHAM, knight.

Commission and inquisition, as above.

Findings as in No. 920.

SURREY. Castle and manor of Starboroghe *alias* Pringham, worth 70*l.*, held of the abbot of Battle (*Bello*), as of his manor of Lymmesfeld, by service of 3*l.* 3*s.* 4*d.* rent yearly, for all service.

C. Series II. Vol. 18. (99.)

924. MARGARET, COUNTESS of WESTMERLAND, &c.

Commission of concealments 26 February, *inquisition* Tuesday after the morrow of the Ascension, 20 Henry VII.

Findings as in No 921.

SUSSEX. Manors of Northye and Southye and 100*a.* wood, in Bexsyll, Batell and Brygh[t]lyng, worth 20*l.*, tenure unknown.

C. Series II. Vol. 18. (100.)

925. HUMPHREY CATESBY.

Writ 21 February, *inquisition* 23 July, 20 Henry VII.

He died about November the twentieth, 20 Henry VII, seised of the under-mentioned manor in fee. Anthony Catesby, aged 12, is his son and heir.

NORTHAMPTON. Manor of Wisshon, worth 20 marks, held of the king in chief, by service of one knight's fee, for all service.

C. Series II. Vol. 18. (101.)

926. JOHN KEN.

Writ 23 April, *inquisition* 16 May, 20 Henry VII.

Long before his decease the said John Kenne was seised of the under-mentioned manors of Hewysshe, Kyngston and Wryngton in fee, and being so seised, in consideration of a certain sum of money paid him beforehand by John Kenne, his son and heir, by charter enfeoffed Hugh Lutterell, Edmund Gorges, knight, Reynold Hody, John Broke and Baldwin Malet thereof, by the description of all his land, &c., in those places, to the use of the said John, the younger, and his heirs.

William Hody, knight, Thomas Yonge, Richard Neweton, William Malet, John Bodefaunt and Thomas Pyne, his feoffees, were seised of the under-mentioned manor of Ken in fee, to the use of him and his heirs and the performance of his last will, and, being so seised, long before his decease, at his special request, demised the said manor to the said John Kenne, his son and heir apparent, and Mary his wife, to hold to them and the heirs of their bodies, with remainder in default to his own right heirs.

Long before his decease he was seised of the under-mentioned burgages, &c., in Glastonbury, and, being so seised, by charter enfeoffed the said William Hody and the others, as above, thereof, to the use of the said John, the son,

and Mary, his wife, and the heirs of their bodies, with remainder to the use of his own heirs and assigns.

He died 7 September last. The said John Kenne, the younger, is his son and heir, and is aged 23 and more.

SOMERSET. Manors of Hewysshe and Kenne, worth 20*l.*, held of the bishop of Bath and Wells, service unknown.

Manor of Kyngston Seymour, worth 10 marks, held of the king, as of the duchy of Lancaster, service unknown.

Manor of Wryngton, two burgages, two curtilages and two gardens, 40*a.* land, 2*a.* meadow and 1*a.* wood, in Glastonbury (*Glaston'*), worth 26*s.* 8*d.*, held of the abbot of Glastonbury, service unknown.

C. Series II. Vol. 18. (102.) E. Series II. File 897. (c). (12.)

927. MILDRED CLYFFORD, late the wife of JOHN EVYAS.

Writ 8 July, 20 Henry VII; *inquisition* 3 October, 21 Henry VII.

Long before her death one John Evias, the elder, was seised of the under-mentioned manor in fee, and, being so seised, by charter gave it to John Anger and Stephen Church, who were seised thereof accordingly in fee, and, being so seised, by their charter, 5 November, 4 Henry VII, thereof enfeoffed John Evias and the said Mildred, then his wife, John Darell, knight, by the description of John Darell, esquire, Henry Horne, William Warner, John Driland, William Brent, John Bourne, Robert Bylsyngton and John Brent, to the use of the said John Evias and his heirs and of the said Mildred for the term of her life, according to the form and effect of the king's licence therefore obtained, dated 26 October, 4 Henry VII. They were seised thereof accordingly in fee to the use aforesaid, and the survivors, viz., the said Mildred, John Darell and John Bourne were seised thereof, the said John and John in fee to the use of the said Mildred, for the term of her life and to the use of the heirs of the said John Evias, and the said Mildred in her demesne as of free tenement to her own use, in the name of her jointure, for life. She died so seised and the said John and John survived her and were, and at present are, seised thereof in fee to the use of the said heirs of the said John Evias.

She died 25 April, 20 Henry VII. Alexander Evias is son and heir both of the said John Evias and of the said Mildred. He was 17 years old on the eve of the Annunciation last past before the taking of this inquisition.

KENT. Manor of Esthall with appurtenances in the towns of Murston, Bakchyld, Tong and Elmeley, worth 20*l.*, held of the king in chief, by knight-service.

C. Series II. Vol. 18. (103.)

928. JOAN late the wife of JOHN ADAMS and before that wife of JOHN CABBELL.

Commission of concealments, &c., 16 June, 20 Henry VII; *inquisition* at Frome in Selwode, 10 September, 21 Henry VII.

She died seised of the under-mentioned land, &c., in Great and Little Caifford, Fyltham, Frome and Bekyngton, in fee.

She was seised of the other under-mentioned land, &c., in Wanstrawe, &c., in fee, and, being so seised, she and John Adams, her husband, by fine, the

morrow of Souls, 19 Henry VII, acknowledged the premises to be the right of Richard Champneys and quitclaimed them to him and his heirs; which Richard, by the same fine, granted them to him and her for their lives, with remainder to the heirs of her body begotten, with remainder to her right heirs. They were seised thereof accordingly, he in his demesne as of free tenement and she in fee, and he is still so seised by survivorship.

She died 15 March, 20 Henry VII. Richard Cabbell, aged 16 and more, is her son and heir.

SOMERSET. A messuage, with a close of meadow, in Great Caifford, wherein Richard Parsons now dwells, worth 20s., held of the king, as of the honor of Gloucester, service unknown.

Another messuage, with a close of pasture and an orchard, in Caifford, aforesaid, in which Thomas Saunders lately dwelt, worth 13s. 4d., held of Edmund Leversage, by fealty and suit of his court of Frome.

A messuage with a close of pasture, in Litill Caifford; two messuages, a fulling-mill, a close of meadow and pasture, in Fyltham; a barn with a close of pasture and two gardens in Frome. The said messuage, close and pasture, in Litill Caifford and the said two messuages, fulling-mill, barn, close, meadow and pasture, in Fyltham, are held of the said Edmund Leversage, by fealty and suit of his court of Frome aforesaid, and are worth 13s. 4d.

Five messuages, three cottages and a barn, in Bekyngton, worth 26s. 8d., held of Joan, daughter and heir of William Seyntmaur, knight, deceased, late in the king's ward, by knight-service, 3s. 6d. rent, and suit of her court of Bekyngton twice a year.

Three messuages, five tofts, a dovecot, 250*a.* land, 30*a.* meadow, 60*a.* pasture, 12*a.* wood, in the parish of Wanstrawe, Cranmere in the parish of Dultyng, Great Caifford and Estwodeland in the parish of Frome in Selwode. The said messuages, tofts, dovecot and other premises in Wanstrowe, worth 20s., are held of Henry Rogers, knight, by fealty and suit of his court of Wanstrowe; the said lands, meadow, pasture and wood, in Crannemere, worth 13s. 4d., of the bishop of Bath and Wells, by 5s. rent, fealty and suit of court of his manor of Doultynge; and the said messuages, tofts, lands, meadow, pasture and wood, in Great Caifford and Estwodeland in the parish of Frome, worth 40s., of Edmund Leversage by knight-service, 5s. rent, and suit of his court of Frome aforesaid, twice a year.

C. Series II. Vol. 18. (104.)

929. JOHN NORWICH, esquire.

Writ wanting; inquisition 8 January, 20 Henry VII.

Edmund, late earl of Kent, and Roger Salbury, esquire, were seised of the under-mentioned manor in fee, and, being so seised, by charter demised it to William, late lord Hastynge, Ralph Hastynge, knight, the said John Norwich, and Katharine, his wife, Thomas Kebell, esquire, and William Lane, gentleman, for the term of the life of the said Katharine, and to her use for life, with remainder to the said John Norwich, his heirs and assigns. The said William, Ralph, Katharine, Thomas and William were seised thereof accordingly in their demesne as of free tenement and the said John in fee,

and the survivor of them, Katharine, at the time of the taking of this inquisition is seised thereof in her demesne as of free tenement to the use aforesaid.

Date of death not given. Simon Norwich, aged 14 and more, is his son and heir. *Cf.* No. 882.

BUCKS. Manor of Huphoo in the parish of Launden, worth 100s., held of the lord Zouch, by fealty and 18*d.* rent, for all service.

C. Series II. Vol. 18. (105.)

930. ALEXANDER PYM.

Commission of concealments, 16 June, 20 Henry VII ; *inquisition* 16 September, 21 Henry VII.

He died 10 June, 20 Henry VII, seised of the under-mentioned manors, &c., in fee. Reynold Pym, aged 19 and more, is his son and heir.

SOMERSET. Manor of Cuttecombe, worth 10*l.*, held of the king in chief, by knight-service.

Manor of Canyngton, worth 6*l.*, 13*s.* 4*d.* tenure unknown.

Manor of Wullelavyngton, worth 30*s.*, tenure unknown.

Certain lands and tenements in Cosington, Edington, Hunspyll, Peryton, Downeynde and Hawkerigge, those in Edington, worth 53*s.* 4*d.*, tenure unknown, in Hunspyll, Peryton and Downeynde, worth 53*s.* 4*d.*, tenure unknown, in Hawkerigge, worth 53*s.*, tenure unknown.

C. Series II. Vol. 18. (106.)

931. ELEANOR, DUCHESS OF SOMERSET.

Commission of concealments, &c., 16 June, 20 Henry VII ; *inquisition* 12 September, 21 Henry VII.

Findings as in No. 883. She is here described as 'one of the daughters,' and the name of 'Carew' is omitted. Her heir, aged 50 and more. *Cf. C. Series II. Vol. 19 (23, 24, 77).*

SOMERSET. Manor and hundred of Bedmystre, worth 56*l.* 8*d.*, held of the king in chief, by knight-service. *This entry is erased.*

Manor of Edingworth, worth 10*l.*, held of the abbot of Glastonbury, service unknown.

Manor of Milverton, worth 46*s.* 8*d.*, tenure unknown.

A rent of 6*l.* 13*s.* 4*d.* in Heygrove by (*juxta*) Briggewater.

Note in margin :—That inquisition is void, as regards the manor and hundred of Bedmynster, by pretext of the king's mandate to that effect, signed by his sign manual, directed to William, archbishop of Canterbury, the chancellor, &c., remaining in the files of Chancery in the 24th year, &c.

C. Series II. Vol. 18. (107.)

932. THOMAS FROGENALL.

Writ 5 July, 20 Henry VII ; *inquisition* 11 October, 21 Henry VII.

He died seised of the under-mentioned manor and advowson of Buklonde in fee.

Robert Balarde by his charter, 10 October, 13 Edward IV, enfeoffed the said Thomas Frognall, John Fyneux, knight, chief justice of the king's Bench, by the name of John Fyneux, William Appuldrefeylde, John Rooper and John Dyggys, esquires, of the under-mentioned manor of Luddenham and of all other his lands and tenements in the parishes of Tong, Teneham, Stone by (*juxta*) Ospringe, Hartey, Luddeham, Colwell, Preston and Whitstapull, or elsewhere in co. Kent, to hold to them and their heirs to the use of the said Thomas and his heirs and the performance of his last will.

By his last will, 14 June, 1505, he directed, with regard to his lands &c. in 'the shire of Kente,' that his executors should take the whole profits thereof till after Michaelmas, for the payment of his debts and bequests, and that thereafter Jane, his wife, should have 40*l.* yearly therefrom, above all charges, during her life.

He died 15 June, 20 Henry VII. His next heirs are his daughters, Elizabeth Norwode, widow, aged 36 and more, Joan Martyn, aged 34 and more, wife of Edmund Martyn of Graveney, co. Kent, gentleman, and Elizabeth Hawte, aged 22 and more, wife of Edward Hawte, of the parish of Petham, co. Kent, gentleman, and Joan Quaderyng, aged 17 and more, daughter of Thomas Quadryng, of London, 'mercier,' and Anne his wife, daughter of the said Thomas Frognall.

KENT. Manor, worth 9*l.* 16*s.*, and the advowson of the church, worth 40*s.*, of Buklonde, held of the king in chief, by knight-service, viz. of one whole knights' fee.

Manor of Luddenham, viz. 'le Mancion Place' and 104*a.* arable and 20*a.* wood, worth 8*l.*; 100*a.* marsh, called 'le Owte Mersshe,' worth nothing, because they lie under water; 100*a.* land called 'le Home Mersshe,' worth 20*s.*, because the greatest part thereof lies under water; 15*a.* land, called 'le Brokys,' worth nothing, because they lie under water; 44*a.* land in 'Weldemersche,' worth nothing because they lie under water; 4*l.* rent of assize in the said manor. The said manor is held of the lord de Ros', as of his castle of Chilham, by knight-service, and it pays to the ward of Dovor Castle 10*s.* every twentieth week.

A tenement called 'Northokle' and 'Estmerche,' and 100*a.* land and 50*a.* marsh, in the parish of Tenham, worth 8*l.*, held of the archbishop of Canterbury, as of his manor of —, by payment of 30*s.* yearly and suit of court.

A yearly rent belonging to the court of Colnettes, held in the field called 'Colnettes Felde,' and 40*a.* land, in the parishes of Stone by (*juxta*) Ospringe, Luddenham and Hartey, worth 4*l.*, held of the abbot of Feversham, as of his manor of —, by payment of 10*s.* yearly and suit of court.

Thirty acres of arable, 30*a.* wood and 'downe londe,' called 'Rogeley,' and three pieces of land called 'Luddenham Shete,' 'Everottes Feylde' and 'Harwestie,' in the parishes of Bokelonde and Luddenham, and 40*a.* land in the parish of Teneham, worth 11*l.*, held of the archbishop of Canterbury, as of his manor of —, by payment of 10*s.* yearly and suit of court.

Forty acres of arable in the parishes of Lynstede, Tong and Devyngton, worth 40*s.*, held of the archbishop of Canterbury, as of his manor of —, by payment of 7*s.* yearly and suit of court.

933. HUGH EGERTON, esquire.

Writ 28 April, 20 Henry VII ; *inquisition* 1 November, 21 Henry VII.

Long before his decease he gave by charter all his manors, messuages, lands and tenements in the county of Stafford to Thomas Harecourt, William Chetwynde, esquires, Robert Fulshurst, rector of the church of Bartomley, Richard Egerton, rector of the church of Stoke, Richard Delves, rector of the church of Weryngton, William Brenner and John Pykkyn, to hold to them, their heirs and assigns, to the use of him and the heirs of his body begotten. By virtue of which gift the said Thomas and the others were seised on the day of his death of, *inter alia*, the under-mentioned manors, &c.

He died 28 April, 20 Henry VII. John Egerton, aged 50 and more, is his son and heir.

STAFFORD. Manor of Wrynhill, worth 10 marks, held of Edward, duke of Buckingham, service unknown.

Manor of Chedulton, worth 10*l.*, held of the abbot of Hilton, service unknown.

Divers lands and tenements, in Balterley, worth 20*s.*, held of Thomas Blount, knight, service unknown.

Divers lands and tenements in Betteley, worth 40*s.*, held of the lord Fitzwaryng and John Villers, knights, by socage, viz., by fealty and 23*s.* rent, for all service.

Five burgages and divers other lands and tenements, in Newcastle under Lyme (*Novo Castro subtus Lymam*) worth 25*s.*, held of the king by reason of his duchy of Lancaster, by socage, viz. in burgage by fealty and 3*s.* 8*d.* rent, for all service.

Manor of Butterton, worth 6*s.* 8*d.*, held of the dean of Stafford, service unknown.

C. Series II. Vol. 18. (109.) E. Series II. File 1017. (13.)

934. ELIZABETH ROSKYN, one of the daughters and heirs of JASPAR ROSKYN, esquire.

Writ of Devenerunt 5 July, 20 Henry VII ; *inquisition* 6 November, 21 Henry VII.

She died 20 June, 16 Henry VII, seised of the under-mentioned fraction of a manor in fee. Anne, aged on the day of the taking of this inquisition 33 and more, wife of John Leeke, and Margaret, aged 22 and more, wife of Richard Lacy, are her sisters and heirs. *Cf.* Nos. 936, 937.

LEICESTER. A fourth part of two parts of a third part of the manor of Medburn ; the said fourth part of a third part, held of the king in chief by service of a fourth part of two parts of one twentieth of a knight's fee, is worth 3*s.* 9*d.*

C. Series II. Vol. 18. (110.)

935. RICHARD GOLDESBURGH, esquire.

Writ 20 September, *inquisition* 23 November, 20 Henry VII.

Findings as in No. 831, the settlement made on his eldest son's marriage excepted. *Cf.* Nos. 830, 831.

OXFORD. Manor of Bampton Dole, worth 11*l.* 8*s.*, held of the earl of 'Shrewesbury,' service unknown.

C. Series II. Vol. 18. (111.)

936. KATHARINE, late the wife of JASPAR ROSKYN, esquire.

Writ (reciting that she held certain lands, &c., of the inheritance of Anne Katharine, Margaret and Elizabeth, daughters and heirs of the said Jasper), 5 July, 20 Henry VII; *inquisition* 6 November, 21 Henry VII.

The said Jasper was seised of the under-mentioned manor of Sutton and land, &c. in Barleston, Thornton, Systonby, Drayton, Holt, Blaston and Barton, in fee, and, being so seised, by charter, Tuesday in Easter week, 1 Richard III, gave the said manor, &c., to Master William Wode, Robert Bryan and Thomas Woode, clerks, William Barley, esquire, Gilbert Walter and William Lane, their heirs and assigns, to the use of Katharine, his wife, with remainder after her decease to the use of his heirs. They were and still are seised thereof accordingly in fee to the use aforesaid.

She was seised, the day she died, of the under-mentioned fraction of the manor of Medburn in her demesne as of free tenement, in name of dower.

John Bailly, chaplain, and William Lane, were seised of the under-mentioned land, &c., in Melton Mowbray in fee, and, being so seised, by charter, 2 May, 13 Edward IV, gave them to the said Jasper and Katharine, then his wife, to hold to them and his heirs and assigns; by virtue of which they were seised thereof, he in fee and she in her demesne as of free tenement; he died, and she was solely seised thereof in her demesne as of free tenement by survivorship.

She died 13 April last. Anne wife of John Leeke, and Margaret wife of Richard Lacy are daughters and next heirs of the said Jasper, as appears by an inquisition taken at Leycetur, 4 June, 4 Henry VII, before Edward Hubaude, escheator, by virtue of the king's writ, after the death of the said Jasper. The said Anne on the day of the taking of this inquisition is aged 33 and more, and the said Margaret 22 and more. *Cf. Vol. I. No. 457, No. 934 above and No. 937.*

LEICESTER. Manor of West Sutton, worth 6*l.*, held of the abbot of Crowland, by fealty and 10*s.* rent, for all service.

A messuage and a virgate of land in Barleston, worth 13*s.* 4*d.*, held of Thomas, marquess of Dorset, as of his manor of Groby, service unknown.

A messuage and a virgate, or a half-virgate of land, in Thornton, worth 10*s.*, held of the lord de Hastynges, by fealty and 6*d.* rent, for all service.

Four messuages and three virgates of land, in Systonby, worth 60*s.*, held of the duchess of Norfolk, by knight-service, quantity unknown.

A messuage and a half-virgate of land, in Drayton, and a messuage and 40*a.* land, in Holt and Blaston, worth 40*s.*, held of the abbot of Peterborough, by fealty only, for all service.

A rent of 2*d.* in Barton.

A third part of a third part of the manor of Medburn, worth 7*s.* 4*d.*, held of the king in chief, as of the crown, by $\frac{1}{3}$ of $\frac{1}{20}$ of a knight's fee.

Nine messuages and a virgate of land, in Melton Mowbray, worth 4*l.*, held of the duchess of Norfolk, by knight-service, quantity unknown.

C. Series II. Vol. 18. (112.) E. Series II. File 1115. Part X. (5.)

937. KATHARINE ROSKYN, one of the daughters and heirs of JASPAR ROSKYN, esquire.

Writ of Devenerunt, 5 July, 20 Henry VII; *inquisition* upon a writ of *diem clausit* after she took the veil, 6 November, 21 Henry VII.

LEICESTER. She was one of the daughters and heirs of the said Jasper Roskyn, which Jasper at the time of his decease, held of the king in chief a third part of the manor of Medburn, by service of $\frac{1}{20}$ of a knight's fee, and was thereof solely seised in his demesne as of fee, and died so seised; after whose decease the said third descended to the said Katharine Roskyn, and to Anne, Margaret and Elizabeth, her sisters, daughters of the said Jasper, as by an inquisition taken at Leicester, 4 June, 4 Henry VII, before Edward Hubawde then escheator, by virtue of a writ of *diem clausit*, &c., appears.

At the time of taking that inquisition she was 13 years old and more, and the said third was worth 22*s.* yearly.

After the death of the said Jasper and the taking of the said inquisition, the king by letters patent granted the wardship and marriage of the said Katharine and of the lands which came to her after the death of the said Jasper, to one Henry Wyot and his assigns, &c., who had the same accordingly; and afterwards the said Henry by his charter gave the said wardship, &c., to one Thomas Fulnetby, and Katharine, his wife, mother of the said Katharine, &c.

Afterwards, viz. 12 July, 6 Henry VII, the said Katharine, the daughter, being of the age of 15 years, took the garb of religion at Pollesworth, and there was and is professed nun, under the obedience of Margaret Roskyn, then abbess of the abbey and church of Pollesworth.

On the day on which she took the garb of religion she was seised of a fourth part of two parts of a third part of the manor of Medburn in fee, and held the same of the king in chief by service of $\frac{1}{4}$ of two parts of $\frac{1}{20}$ of a knight's fee, and the said fourth part of two parts is worth 3*s.* 9*d.* yearly.

Anne and Margaret are her sisters and next heirs, as in No. 933.

C. Series II. Vol. 18. (113.) E. Series II. File 1115. Part X. (6.)

938. ROBERT BROUGHTON, knight.

Writ 12 May, 22 Henry VII; *inquisition* 28 May, 23 Henry VII.

Long before his decease he was seised of the under-mentioned manors in fee, and, being so seised, took to wife one Dorothy Wentworth, who survives, and during espousals between them died so seised thereof.

He died 10 August, 21 Henry VII. John Broughton, aged 15 and more at the time of Robert's death, is his son and heir.

CAMBRIDGE. Manor of Comberton, worth 9*l.* 6*s.* 8*d.*, held of the honor of Clare, service unknown.

Manor of Longstowe, worth 14*l.* 13*s.* 4*d.*, held of the abbot of Ramsey, service unknown.

C. Series II. Vol. 18. (114.) E. Series II. File 62. (17.)

939. WILLIAM BABTHORP.

Writ of Mandamus wanting; *inquisition* 16 November, 20 Henry VII.

One John de Pomario was seised of the under-mentioned land in Babthorp and Brakynholme in fee, and, being so seised, gave it to one Ralph Babthorp, and the heirs male of his body begotten, with remainder in default to Ralph's right heirs. The said Ralph was seised thereof accordingly in fee tail and died, whereupon the said land descended to the said William Babthorp, named in the writ, as his cousin and heir male, viz. son and heir of Robert Babthorp, knight, son of Ralph, son of Robert Babthorp, knight, son of Robert Babthorp, son of Ralph, son of Robert Babthorp, knight, son and heir of the said Ralph Babthorp, knight, to whom the said land was given as aforesaid; by virtue of which gift the said William, as cousin and heir male of the said Ralph, entered into and was seised of the premises in fee tail, and died, whereupon the land descended to one William Babthorp as his son and heir.

He was seised of the under-mentioned manor of Osgodby and of certain lands and tenements in Osgodby, in fee, and, being so seised, by charter 10 May, 14 Henry VII, gave them to Richard Clifford, esquire, since deceased, Richard Cholmelay, knight, William Fayrefax, John Leghe, John Haryngton, Robert Sotehyll, Henry Sotehill and William Starke, to hold to them and their heirs, to the use of Christian, his wife, for the term of her life, with remainder to the use of himself and of the heirs male of his body, and, if it happened him to die without such issue, that the said feoffees should stand and be seised of the said manor to the use of Thomas Babthorp, clerk, his brother, and of the heirs male of the body (*sic*) of the said Thomas, and, for default of such issue, to the use of the right heirs of the said Robert Babthorp, the elder, knight, and that they should stand and be seised of the same lands and tenements in Osgodby to the use of the right heirs of him, the said William Babthorp, the father; and the said Richard, and the others, were seised thereof accordingly to the use aforesaid.

He was seised of the under-mentioned land, &c., in North Cave, and in Middelton, Wistowe, Hemyngburgh and Selby, and, being so seised, by charter gave all the said manor (*sic*) lands and tenements to the said Richard Clyfford and other his feoffees, as above, to the use of himself and the performance of his last will.

He made his last will concerning *inter alia* the lands, &c., aforesaid by a writing, as follows:—I will that my feoffees of other my lands, than of the manor of Osgodby and of other lands and rents in Osgodby, whereof I have enfeoffed divers persons to the use of my wife for term of her life, shall suffer my wife and other mine executors to take the profits thereof for ten years for payment of debts, finding of children and performance of will; Sir Alexander Wyman, to do wife service and pray for me, to have meat, livery and lodging, as now, and 46*s.* 8*d.* yearly for seven years, if wife keep house, or else six marks, 6*s.* 8*d.* yearly during that time, to sing at Osgodby, if he will, except he can be otherwise employed the mean season; William Starky to to have 40*s.* yearly of lands in Wystowe and Selby, in the holding of Fereby Conyngworth, if he depart from my wife, if he tarry with her, to have meat,

livery and wages, as now ; daughters to have to their marriages, if ruled by their mother, such sum as by discretion of wife and other executors may be conveniently borne by profits of said lands and other part of goods, above reasonable finding of my children, other charges, debts and legacies.

The said Christina made William Bedell, her husband, her executor, to perform the will of the said William Babthorp, late her husband, and died.

John Hastynges, knight, took all the issues and profits of the land, &c., aforesaid, in Babthorp and Brakynholme, from the time of the death of the said William the father, to the day of the taking of this inquisition, by virtue of a demise thereof made to him by the said William for term of years not yet passed.

He died 10 February, 16 Henry VII. William Babthorp, aged 11 and more, is his son and heir.

YORK. Two carucates, eleven bovates and four virgates of land, in Babthorp and Brakyngholme, worth 6*l.* 13*s.* 4*d.*, held of the bishop of Durham, by knight-service.

Manor of Osgodby and certain other lands and tenements, rents, reversions, services and hereditaments, in Osgodby, worth 20*l.*, held of the said bishop of Durham, by knight-service.

Six messuages, 90*a.* land, meadow and pasture, and a fulling mill, in North Cave, worth 10 marks, held of the hospital of St. Leonard, by service of fealty, other service unknown.

Nine messuages, two hundred and four score acres of land, meadow and pasture, in Middelton, Wistowe, Hemyngburgh and Selby ; whereof the land, &c., in Middilton, worth 4*l.*, are held of the provost of St. John of Beverley, by service of fealty, other service unknown ; the land, &c., in Wistowe, worth 40*s.*, of the archbishop of York, by service of fealty, other service unknown ; the land, &c., in Hemyngburgh, worth 20*s.*, of the provost of the church of St. Mary of Hemyngburgh, in socage, and by 2*s.* 6*d.* rent, for all service ; and the land, &c., in Selby, worth 26*s.* 8*d.*, of the abbot of Selby, by service of fealty, other service unknown.

C. Series II. Vol. 18. (116.)

940. WILLIAM SHILSTON.

Writ 20 November, 19 Henry VII ; *inquisition*, at Northauton, 11 November, 20 Henry VII.

He was seised of the under-mentioned land, &c., in fee, and, being so seised, by charter dated at Wreies, Saturday before Michalemas, 19 Henry VII, gave them to John Fulford, canon of St. Peter, Exeter, Humphrey Fulford, knight, Richard Whytleggh, esquire, John Colles, esquire, and John Ruder, their heirs and assigns for ever, and they were seised thereof accordingly in fee.

He died on All Saints day, 19 Henry VII. William Shylston, aged 40 and more, is his son and heir. *Cf.* No. 389.

DEVON. A messuage, 200*a.* arable, 20*a.* meadow, 100*a.* moor, 10*a.* wood, in Stone, worth 20*s.*, held of Joan Shelston, as of her manor of Comb, by the rent of a pair of gloves and fealty, for all service.

A messuage, 400*a.* arable, 20*a.* meadow, 10*a.* wood, in Lyndr', Downe and Ludcomb, worth 26*s.*, held of Walter Urey, by fealty, for all service.

A messuage, 100*a.* arable, 20*a.* meadow, 100*a.* moor, in Pruworthy, worth 20*s.*, held of John Banffeld, in free socage, as of his manor of Cobhamisweke.

Three burgages in the borough of Lyddeforde, worth 10*s.*, held of the lord prince, as of his castle of Lyddeford, by 1*d.* rent, and fealty.

A messuage, 100*a.* arable, 20*a.* meadow, 100*a.* moor in Furskite and Ledecomb, worth 8*s.*, held of Richard, abbot of Tavistoke, as in right of his house and church of Tavistoke, as of his manor 'del Herdewek,' in free socage.

A messuage, 200*a.* arable, 20*a.* moor, 5*a.* meadow, in Beyar and Wylle, worth 13*s.* 4*d.*, held of the said abbot, by knight-service.

A messuage, 20*a.* arable, 10*a.* meadow, 40*a.* moor, in Sekynton, worth 8*s.*, held of the abbot of Hertelond, in free socage.

Three messuages, 100*a.* arable, 10*a.* meadow, 100*a.* moor, 10*a.* wood, in Langworthy, Westburn'by, and Rexton, worth 40*s.*, held of John Kyrkeham, by knight-service, as of his manor of Wyttecosse.

Two messuages, 1,000*a.* arable, 20*a.* meadow, 200*a.* moor, 20*a.* wood, in Wreies, Standlit, Yeoham, Furseham, Nithermille, Cary Mede, Gundrell Mille, worth 4*l.*, held of the prior of Plympton, by $\frac{1}{4}$ of a knight's fee.

A messuage, 100*a.* arable, 5*a.* meadow, 40*a.* furze and heath, in Ondermille, Shaypduburgh, worth 20*s.*, held of Walter Colles, by knight-service.

Two messuages, 100*a.* land, 200*a.* moor, 10*a.* wood, 20*a.* meadow, in Thrusselton, Bradlegh Mede, Millecomb' Mede, Hyddysdon Mede, worth 100*s.*, held of the prior of Plympton, in free socage.

C. Series II. Vol. 18. (117.) E. Series II. File 146. (7.)

941. RICHARD HEYLYN.

Writ wanting; *inquisition* 13 November, 20 Henry VII.

The day he died, he held the under-mentioned land jointly with Joan his wife, who survives.

He died 9 August last. Nicholas Heylyn, aged 4 and more, is his son and heir.

STAFFORD. A messuage and 12*a.* land, in Wolverhampton, worth 10*s.* 8*d.*, held of the king, as of his manor of Wolverhampton, by copy of court, according to the custom of the same manor, by fealty and suit to the king's court in the manor aforesaid twice a year to be held, and by a rent of 3*s.* 0 $\frac{1}{2}$ *d.* yearly, for all service.

Ten acres of pasture lying within the parish of Wolverhampton, worth 20*d.*, held of the dean of Wyndesore, by copy of court, according to the custom of the said dean's manor within the lordship of Wolverhampton, by fealty and suit of the court of the same dean twice a year at the manor of the dean aforesaid there to be made, and by 6*d.* rent to the same dean and his successors yearly.

C. Series II. Vol. 18. (118.) E. Series II. File 1017. (11.)

942. JOHN COKEYN, esquire.

Writ 10 January, 19 Henry VII; *inquisition* 30 January, 20 Henry VII.

John Babyngton, knight, Henry Wylloughby, knight, John Bracebrigge, esquire, Thomas Kebull, serjeant-at-law, and Thomas Babyngton, were seised

of the under-mentioned manors, moieties of a manor and advowson and meadow and, being so seised, by charter, 3 August, 8 Henry VII, demised the said manors and moiety of a manor, by the name of the manors of Poley, Baddesley and Newton, with their appurtenances in Poley, Baddesley and Newton *alias* Kynges Newton, to Thomas Cokayn and Barbara his wife, by the name of Thomas Cokayn, cousin and heir of the same John Cokayn, and Barbara, daughter of John Fitzherbert of Etwall, co. Derby, to hold to them and the heirs of Thomas, and they were seised thereof accordingly, he in fee and she in her demesne as of free tenement.

He died 23 December last. Thomas Cokayn is his cousin and heir, viz. son of Thomas, his son and was aged 26 on the feast of St. George (*sic*) the pope last. *Cf.* No. 832, 887.

WARWICK. Manor of Poley, worth 10*l.*, held of the heirs of the lord de Marmyon, by service of a falcon (*nisi*) or 2*s.* rent yearly, and fealty, for all service.

Manor of Baddisley, worth 8 marks, held of the king, as of the earldom of Warwick, by fealty.

Moiety of the manor of Kyngis, or Kynges, Newton, with a moiety of the advowson of the church of the same manor, worth 10*l.*, held of the king in chief.

A meadow, containing 14*a.* by estimation, in Alcote, called 'le Hale,' worth 10*s.*, held of the prior of Alcote.

C. Series II. Vol. 18. (119.) E. Series II. File 1115. Part IX. (7.)

943. JOHN CAREWE.

Commission of concealments, &c., 24 March, 19 Henry VII; *inquisition* 22 November, 20 Henry VII.

He was seised of the manors of Haccomb, Rynmore, Milton *juxta* Kyngisbrigge, Legham Bozon, Manaton, Combhall, Westclyfforde, Comburgh and Southtauton, a mill, 40*a.* [furze and] heath, called 'Wheddon Barton,' 1*a.* meadow, 20*a.* wood, 13*l.* 12*d.* rent and the moiety of a carucate of land, in Comburgh, Combynteynhed, Southtauton, Stokynteynhed, Eggeboklond, and Maneton, and the advowson of the church of Haccomb to the said manor of Haccomb belonging, in fee tail, by the gift of Joan, late the wife of Robert Veer, knight.

He suffered a recovery, 19 Henry VII, ro. cxxx., term, &c., to John Gilbert, John Willmer and John Hokemore of the said manor of Legham Bozon, four messuages, 40*a.* land, 20*a.* meadow, 200*a.* pasture, 40*a.* wood and 100*a.* furze and heath, in Legham Bozon, Eggebuclond and Weston Peverell, who were seised thereof accordingly in fee.

Afterwards, 16 July, in the year above written, in his will, *inter alia*, he directed that the said John Gilberd, John Wylmer and John Hokemore, should stand and be enfeoffed of the said manors of Legham Bozon, Maneton, and other the premises, to the use of himself and Katharine his wife, and the longer liver of them, and, after their death, to the use of Thomas Carewe, their son, and his heirs to be begotten, with remainder in default of such issue to the heirs of the body of Nicholas, his father, with remainder in default to the heirs of the body of Alexander Carewe, according to the form and effect of a fine, dated the Tressemaine of Easter, 3 Edward IV, and a charter indented, dated Thursday after St. Martin in Winter, 4 Edward IV.

He was seised of twelve messuages, four tofts of land, 100*a.* land, 10*a.* meadow, 40*a.* pasture, 100*a.* furze and heath, in the parishes of Stokyntynhed, St. Petrock (*Sancti Petroci*), Dawlish, Plymouth, Drewystaynton and Buddelegh, in fee, and, being so seised, by a certain charter aforesaid, 6 July, 19 Henry VII, gave the whole manors of Combburgh [and] Rynmore aforesaid, and all lands, &c., in the parishes of Stokyntynhed, Combyntynhed with two tenements and one cottage in Haccomb aforesaid, to John Kyrkeham, knight, Roger Holand, esquire, Robert Cary, William Wilyfford and John Gilbert to the use of himself for life, and that after his decease the said feoffees should stand and be enfeoffed thereof, except the two tenements and cottage in Haccomb, and of all those lands, &c., in the parishes of Plymouth, Drewystaynton, Buddelegh and St. Petrock, until the sum of 600 marks had been fully levied from the yearly profits thereof and disposed as follows, viz. 200 marks to buy a wardship or marriage for the said Thomas Carewe, the son, and 400 marks, the residue, to be equally divided between Joan and Elizabeth, daughters of him and the said Katharine, for their marriage, with benefit of survivorship if any of the said Thomas, Joan and Elizabeth died under the age of 21, or unmarried; and as to the said two tenements and one cottage in Haccomb should stand enfeoffed thereof to the use of one Edmund Drake, for the keepership of the park there of Haccomb, during his life, and as to the said cottage should stand enfeoffed thereof to the use of William Vyve for life; and as to all the land, &c., in the parish of St. Petrock, should receive 13*s.* 4*d.* yearly to the use of John Ferlee for life; and as to all the land, &c., in the parishes of Plymouth, Druystaynton and Budlegh aforesaid, which he severally bought of Joseph Sannoe, William Seward and John at Walle, should stand enfeoffed thereof to the use of Thomas Carewe, his son, and the heirs of his body begotten, with remainder in default to the use of the churchwardens of Haccomb and their successors, and [for] his soul and the souls of his parents, Joan late the wife of the said Robert Veer, knight, Elizabeth late the wife of Warin le Archedekyn, Agnes late the wife of him, the said John, daughter of John Crokker, knight, and of all faithful deceased.

He died seised as aforesaid of the manor and advowson of Haccomb, the manors of Milton, Comball, Westelyfforde and Southtauton, also of three messuages, a mill, two carucates of land, 10*a.* meadow, 10*a.* wood and 13*l.* 12*d.* rent, in Southtauton, the said two tenements and cottage in Haccomb excepted.

He died 18 July, 18 Henry VII. John Carewe, aged 3 and more, is his son and heir.

DEVON. Manor and advowson of Haccomb, worth 10*l.*, held at the time of this inquisition of Edward, earl of Devon, as of the honor of Okehampton, by service of $\frac{1}{3}$ of a knight's fee.

Manor of Rynmore, worth 8*l.*, held of the said earl, as of the honor aforesaid, by knight-service.

Manor of Milton, worth 16*l.*, held of John Hill, by fealty only.

Manors of Combburgh and Combyntynhed, worth 4*l.*, held of the king, as of the honor of Wynkelegh, parcel of the honor of Gloucester, by knight-service.

Manor of Southtauton, also messuages, lands, tenements and mill (*see above*) with the rent of 13*l.* 12*d.* in the parish of Southtauton, worth 13*l.*, held of the king, as of his manor of Southtauton aforesaid, by knight-service.

Manor of Comhall and Westclyfforde and all messuages, lands and tenements (*see above*) in the parish of Druystaynton, worth 100s., held of the earl, by knight-service.

All messuages, lands and tenements (*see above*) in Budlegh, worth 6s. 8d., held of the abess of Syon, by fealty only.

Manor of Lygham Bozon, worth —, held of Piers Eggecomb, knight, as of the honor of Totness (*Totton*) by knight-service.

All messuages, lands and tenements (*see above*) in Egbuclond and Weston Peverell, worth 20s., held of the said Piers, as of the honor of Totness aforesaid, by knight-service.

C. Series II. Vol. 18. (120.)

944. RICHARD COTON, of Pyperudware, esquire.

Writ 24 November, 19 Henry VII; *inquisition* 10 November, 20 Henry VII.

William Egerton, citizen and mercer of London, John Egerton, esquire, and Thomas Mayot of Dealycres, were, and still are, seised of the under-mentioned sixth of a manor in fee, to the use of the said Richard and his heirs.

They were similarly seised of the under-mentioned land, &c. in Prestwode.

He died 10 July, 17 Henry VII, at Arlston, co Derby. Thomas Coton, aged 20 and more at the time of Richard's death, is his son and heir. *Cf.* No. 688.

STAFFORD. A sixth part of the manor of Alsfelde, in Alsfelde, worth 46s. 8d., held of the king, as of the honor of Tutbury, parcel of the duchy of Lancaster, by $\frac{1}{6}$ of a knight's fee.

A moiety of five messuages, 80a. land, 100a. pasture, 6a. meadow, 8a. wood and 40a. marsh, in Prestwode, held of Ralph Langford, knight, as of the manor of Elaston, by service of 2s. rent, for all service.

C. Series II. Vol. 18. (121.) E. Series II. File 1017. (8.)

945. THOMAS MIDDILTON.

Writ 12, *inquisition* 20 June, 20 Henry VII.

The said Thomas Medylton died, 14 March in the year aforesaid, seised of the under-mentioned tenements in fee. John Nele, aged 18 and more, is his cousin and heir, viz. son of William Nele and Elizabeth, late his wife, late sister of the said Thomas.

SUFFOLK. A tenement called 'Medyltons,' in Mendham, and all arable lands, &c. thereto belonging, worth 8 marks, held of the king, as of the duchy of Lancaster, by $\frac{1}{4}$ of a knight's fee.

Tenements called 'Kyngys,' 'Towers,' 'Kempes' and 'Fowlers,' and all lands thereto belonging, worth 10 marks, held of Richard, bishop of Norwich, service unknown.

C. Series II. Vol. 18. (122.)

946. EDMUND GAYTON.

Writ 12, *inquisition* 24 June, 20 Henry VII.

One Thomas Gaye *alias* Thomas Oxwyke, of Geyton, and John Beye, of the same, were seised of the under-mentioned manor and land in fee, to the use

of the said Edmund Geyton, and his heirs, and, being so seised, demised them to him, and Etheldreda, his wife, William Tendale, knight, Thomas Lovell, knight, Roger Townesend, knight, Henry Heydon, knight, William Yelverton, esquire, Thomas Gyggys, the elder, John Holdyche, Henry Straunge, gentlemen, Peter Smyth and William Doo, for the term of the life of the said Edmund and Etheldreda in survivorship, with remainder to the right heirs of Edmund, and they were seised thereof accordingly in their demesne as of free tenement. The survivors, the said Etheldreda and Thomas Lovell, knight, are still so seised.

He died 2 November, 20 Henry VII. Thomas Geyton, aged 10 and more, is his son and heir.

NORFOLK. Manor of Westhale, in Geyton, 150*a.* land, pasture and wood, 10*a.* meadow, and 43*s.* yearly rent, in Geyton, Bawsey, Muston and Askewykyn, worth 10*l.*, held of the king, as of the duchy of Lancaster, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (123.)

947. JOHN HARWELL.

Writ 6 May, *inquisition* 3 July, 20 Henry VII.

The said John Herwell, esquire, died 10 April last, seised of the under-mentioned manors, &c. in fee. Thomas Herwell, aged 11 and more, is his son and heir. *Cf.* Nos. 430, 907.

SALOP. Manors, or lordships, of Belingesley, or Belyngesley, Wrykton, or Wirkton, and Walkeslowe, or Walkyslowe, with lands, &c., there and the advowsons of the churches of Belyngesley and Wirkton, worth 25*l.* 13*s.* 4*d.*, severally held of the king in chief, by knight-service, as of the Crown, and also by fealty and 16*d.* rent.

Manor, or lordship, and advowson of the church, of Borewardesley, worth 11*l.* 4*s.* 4*d.*, held of George, earl of Shrewsbury, in socage, by fealty and 4*d.* rent.

Manors, or lordships of Great and Little (*Magna* and *Parva*) Postern, or Postorn, worth 3*l.* 10*s.*, held of the duke of York, in socage, by the rent of 1*lb.* of cummin.

Manors, or lordships, of Melynehopp and Hungirford, worth 11*l.* 13*s.* 4*d.*, held of the earl of Arundell, in socage, by fealty and the rent of a pair of gloves.

A yearly rent of 56*s.* issuing from the manor of Tonglond.

A messuage and four bovates of land, in Fawyntre.

C. Series II. Vol. 18. (124.)

948. MARGARET ESTON, widow.

Commission of concealments, &c., 24 March, 19 Henry VII; *inquisition* 25 November, 20 Henry VII.

Long before her decease, she was seised of the under-mentioned manor &c. in fee, and, being so seised, by her charter, dated at Tawton, 10 June, 18 Henry VII, gave them to one Walter Boyse, and Joan, his wife, and his heirs; by virtue of which gift he entered upon the premises, without any

royal licence therefore had or sued, and took the issues and profits thereof from the time of the said feoffment to the day of this inquisition.

She died the last day but one of July last. The said Walter Boyse, aged 23 and more, is her son and heir.

SOMERSET. Six messuages, 100*a.* arable, 100*a.* pasture, 40*a.* meadow, 1,000*a.* furze and heath, in Exton, Hawkerigge and Howe, with the advowson of the church of Exton, worth 53*s.* 4*d.*, held of the king in chief, by knight-service.

C. Series II. Vol. 18. (125.)

949. ROGER WAKE.

Commission and inquisition, as above.

He died —, —, Henry VII, seised of the under-mentioned manors in fee. — Wake, aged 24 and more, is his son and heir, who, without any due livery thereof sued, intruded upon the king's possession in the said manors. *Cf.* No. 851.

SOMERSET. Manor of Clyffedon, or Cleffedon, worth 10*l.*, held of the king, by knight-service, as of the honor of Gloucester.

Manor of Thorncofyn, worth 10 marks, held of the king, by knight-service, as of his earldom of Salisbury.

C. Series II. Vol. 18. (125.)

950. JOHN HERVY.

Commission and inquisition, as above.

He was seised of the under-mentioned manor and land, for the term of his life, in right of Joan, his first wife, by the curtesy; which manor, &c., after his death descended to Edward Fynes, as cousin and heir of the said Joan, viz., son of — Fynes, her son and heir; which Edward is in the king's ward, by reason of his minority, and because his father, at his death held of the king in chief.

He died 20 March, 19 Henry VII.

SOMERSET. Manor of Burnham, worth 60*l.*, held of the king, by knight-service.

Two messuages, 100*a.* arable, 100*a.* pasture, 40*a.* meadow, with common of pasture, in Brene, worth 7*l.*, held of the king, by knight-service.

C. Series II. Vol. 18. (125.)

951. MARGARET CARENT.

Commission as above; *inquisition* 24 November, 20 Henry VII.

One William Carent, esquire, was seised of the under-mentioned manor in fee, and, being so seised, demised it to John Carent, the younger, his son, and Margaret, his wife, to hold, with the under-mentioned advowson, to said John and Margaret, and his heirs male of her body begotten. They were seised accordingly and afterwards they died without heir of her body issuing.

She died 6 February, 18 Henry VII. William Carent, aged 40 and more, is son and heir of the said John Carent.

DORSET. Manor of Thorneton, with the advowson of the chapel of Thorneton, worth 33*l.* 6*s.* 8*d.*, held of the king, as of the honor of Hertforde and Essex, by service of $\frac{1}{4}$ of a knight's fee, for all service, suit and demand.

C. Series II. Vol. 18. (126.)

952. THOMAS MORE, esquire.

Commission and inquisition, as above.

He was seised of the under-mentioned manors in fee, and, being so seised, thereof enfeoffed William Huddesfelde, the king's attorney, John Bykconyll, John Fitzjames, John Hygon, William Hody, William Gylbert, John Gylbert, the elder, John Gilbert, the younger, Thomas Jelbert and Henry Burnell, for the performance of his last will, and they were, and still are, seised thereof accordingly in fee.

He died 4 July, 3 Richard III. Robert More, aged 30 and more, is his son and heir. *Cf.* Vol. I. No. 15.

DORSET. Manor of Mortysherne, or Motteshorne, worth 10*l.*, held of the duchy of York, as of the manor of Merschewode, by knight-service.

Manor of Pyket, worth 10 marks, held of Thomas Borrogh, esquire, by 6*d.* yearly rent.

C. Series II. Vol. 18. (126.)

953. JOHN POKESWELL, esquire.

Commission and inquisition, as above.

Long before his decease he was seised of the under-mentioned manor, &c. in fee, and, being so seised, by his charter indented thereof enfeoffed Robert More, esquire, John Mabbe, clerk, Christopher Martyn, Roger Cheverell, Robert Turges, Thomas Moleyns and Marmaduke Mauncell, who were, and still are, seised thereof accordingly in fee, to the use declared in a certain writing indented to the said deed of feoffment annexed.

He died Friday before the Annunciation last. Thomas Poxwell, aged 30 and more, is his son and heir.

DORSET. Manor of Strode and certain messuages, land, &c. in Strode, Caymys Othe, Bytlake, Fylfforde, Pourton, Poxwell Veer, Bridport, Hokbeare, Brynsham, Aysshe, Caymys Othe (*sic*), Tynkelden, Blandforde, Cherdestoklodge, Oryge, Watercomb and Poxwell, whereof the:—

Manor of Strode, worth 10 marks, held of Edmund, bishop of Salisbury, as of his bishopric of Salisbury, by fealty and 4*d.* rent yearly, for all service;

Tenements in Caymys Othe, worth 13*s.* 4*d.*, held of Hugh Oldam, clerk, as of his prebend of Nythyrbury *in ecclesia*, by fealty, doing suit of his court and 5*s.* rent yearly, for all service;

Tenements in Fylfforde and Brynsham, worth 12*s.*, held of Roger Neuburgh, knight, as of his manor of Othe Fraunceys, by 4*s.* rent yearly and fealty, for all service;

Tenements in Bytlake, worth 20s., held of William Hudy, knight, as of his manor of Pyllysdon, by fealty and 2s. rent, for all service ;

Tenements in Poxwell Veer, worth 40s., held of the abbot of Serne, by the rent of a red rose yearly, for all service ;

Tenements in Hokbere and Aysshe, worth 30s., held of the said bishop of Salisbury, by fealty only and for all service ;

Tenements in Pourton, worth 3s. 4d., held of Robert Willoughby, lord de Broke, as of his manor of Hooke, by fealty only, for all service ;

Tenements in Bridport, worth 5s., held of the bailiffs of Bridport, by 6d. rent and suit of court there, for all service ;

The aforesaid manors (*sic*) of Tynkelden, worth 10s., held of Christopher Martyn, by fealty only ;

Tenements in Horygge and Lodge, worth 60s., held of the abbot of Abbotisbury, by fealty and 5s. rent yearly ;

Tenements in Watercomb and Poxwell, worth 6s. 8d., held of John Clavell of Stoboroghe, or Stobourghe, by a peppercorn rent, for all service ;

Tenements in Blandforde, worth 5s., held of Thomas Trencharde, knight, by fealty only, for all service.

C. Series II. Vol. 18. (126.)

954. JOHN NEWBURGHE, esquire.

Commission and inquisition, as above.

He died 8 October, 1 Henry VII, seised of the under-mentioned manors in fee. Roger Newburghe, knight, is his brother and heir, and is aged 40 and more. *Cf.* Vol. I. No. 39.

DORSET. Manor of Sutton Poynes, worth 24*l.*, held of the king, as of the honor of Gloucester, by knight-service, viz. by $\frac{1}{2}$ of a knight's fee.

Manor of Wynterborne Martyn, worth 10*l.*, held of the king, as of his manor of Mersshewode, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (126.)

955. KATHARINE STRANGWISSHE, widow.

Commission and inquisition, as above.

She was seised of the under-mentioned manor, for the term of her life, and died so seised. It descended after her decease, by hereditary right, to Giles Strangwysse, son and heir of Henry Strangwysse, esquire.

She died September, 20 Henry VII. The said Giles Strangwysse is aged 18 and more.

DORSET. Manor of Milbury, worth 30*l.*, held of the king, as of his honor of Wigmore, by knight-service.

C. Series II. Vol. 18. (126.)

956. THOMAS TRENCHARDE, knight.

Commission and inquisition, as above.

He holds the under-mentioned moiety of a manor, which he lately had, to him and the heirs of his body begotten, by the grant and demise of

Henry Strangways, esquire, William Martyn, knight, William Fylloll, knight, John Wyke and Thomas Molyns, as by the same charter, produced appears. [*End of entry. A cancelled entry relating to John Huseye (see No. 961 below) follows.*]

DORSET. Moiety of the manor of Childokeforde, held of the king, as of the earldom of Salisbury, by $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (126.)

957. RICHARD TURBERVYLE.

Commission and inquisition, as above.

He held, the day he died, the under-mentioned manor of Bere, &c. in his demesne as of fee tail, by the gift of Marischall, sometime earl of Pembroke, to hold of the said Walter (*tenend' sibi et heredibus predicti Walteri*) by service of $\frac{1}{20}$ of a knight's fee, as by the charter of the said earl (produced) to one John Turbervyle, his ancestor, appears.

Similarly he held the under-mentioned manor of Comb, &c. by the gift of Walter Maryscall, sometime earl of Pembroke, to hold of the said Walter (*tenend' &c. as above*) by fealty for all service, as by the charter of the said earl (produced) to one John de Turbervyle, his ancestor, appears.

He died 20 March, 19 Henry VII. John Turbervyle, aged 34 and more, is his son and heir.

DORSET. Manor of Bere in Milborne, parcel of the aforesaid manor of Bere (*sic*) together with the hundred of Bere, amends of bread and beer in the hundred aforesaid, together with the profits of the amercements to two lawful hundreds of Bere, viz., the lawful hundred (*sic*) of St. Martin and Hokeday, all those (*sic*) who use false measures and sell against assises within the hundred aforesaid, both of the bondmen of the abbess of Tarrent in the town of Bere aforesaid and of others within the precinct of the hundred aforesaid, and to levy those amercements by his bailiff of the hundred aforesaid to his own use, together with a moiety of the wood of Bere and the moiety of a fair, as parcel of the same manor; worth 40 marks; held (as above).

Manor of Comb Marschall with its appurtenances and Hymbere (*sic*) four messuages in Hamd (*sic*) and one messuage in Sturmyster Marchall and one messuage in Charleton; worth ten marks; held (as above).

C. Series II. Vol. 18. (126.)

958. JOHN HASELDENE.

Commission and inquisition, as above.

He was seised the day he died of the under-mentioned manor in fee. Francis Haselden, aged 24 and more, is his son and heir.

DORSET. Manor of Okeforde Shillyng, worth 20*l.*, held of the king, as of the honor of Gloucester, by service of four (*sic*) knights' fees.

C. Series II. Vol. 18. (126.)

959. MARGARET late the wife of WILLIAM HODY, knight.

Commission and inquisition, as above.

She was seised, the day she died, of the under-mentioned manor, for the term of her life, and died so seised. After her death the hereditary right of the manor aforesaid descended to Roger Cheverell, as son and heir of Walter Cheverell.

She died on the eve of St. Nicholas last.

DORSET. Manor of Northelofford, worth 12*l.*, held of the king, by knight-service, as of the earldom of Salisbury, viz. by service of one knight's fee.

C. Series II. Vol. 18. (126.)

960. CHRISTINA CHEVERELL, late the wife of WALTER CHEVERELL.

Commission and inquisition, as above.

She was seised, the day she died, of the under-mentioned manor, for the term of her life, and died so seised.

She died the last day of July, 17 Henry VII. Roger Cheverell, aged 30 and more, is son and heir of the said Walter and Christina. *Cf. No. 316.*

DORSET. Manor of Eststoke, held of the king, as of the honor of Mersshewode, by service of $\frac{1}{4}$ of a knight's fee.

C. Series II. Vol. 18. (126.)

961. JOHN HUSEY.

Commission and inquisition, as above.

He died 20 May, 2 Henry VII, seised of the under-mentioned land, &c., in fee. Thomas Husey, aged 40 and more, is his son and heir.

DORSET. Six messuages, 100*a.* arable, 200*a.* pasture, 20*a.* meadow and a water-mill, called 'Whitmyll,' in Shapweke, worth 6*l.*, held of the king, as of his manor of Shapweke, parcel of the duchy of Lancaster, by knight-service.

C. Series II. Vol. 18. (126.)

962. WILLIAM MARTYN, knight.

Commission of concealments, &c., 24 March, 19 Henry VII; *inquisition* 24 November, 20 Henry VII.

He was seised of the under-mentioned manor of Athelhampston, and the advowson of the free chapel there, the manor of Slepe, a messuage, 100*a.* land and 300*a.* pasture, in Weyhamordevyle (*sic*) and Slepe, and six messuages, 200*a.* land, and 100*a.* pasture, in Lychet Mynstre, Pudell Bryan, Rogers Hill and Pole, and, being so seised, gave them to Giles Dawbeney, knight, lord Dawbeney, William Hody, knight, chief baron of the king, Hugh Oldam, clerk, John Pawlet, knight, Amyas (*Amisio*) Pawlet, knight, Robert Cary, esquire, Robert Turges, Henry Uvedale, esquires, John Takell, and Henry Gardener, who were seised thereof accordingly in fee to the following use, viz. :—

To the use of the said William Martyn for life, and to the intent that, after his decease, they should be enfeoffed of the said manor of Athelhampston to the use of Christina Martyn, his wife, for one year next after his decease, and thereafter to the use of Christopher Martyn, his son, and the heirs of Christopher's body, and, for default of such issue, to the use of Richard Martyn, his son, and the heirs of Richard's body, and for default of such issue to the use of Elizabeth Martyn, his daughter, and the heirs of Elizabeth's body, and, for the default of such issue to the use of his own right heirs ; and to the intent that they should pay an annuity of 4 marks out of the said manor to Henry Martyn for the term of his life ;

And should be enfeoffed of all the aforesaid land, &c., in Weyhamondevyle (*sic*), Waybayhouse, Slepe, Lichet Mynstre, Pudyll Bryan and Pole, to the use of the said Christina till the said Richard Martyn come to the age of 24 years, and then should be enfeoffed of all the said land, &c., in Weybayhouse, Weyhamondevyle, Pudell Bryan and Rogers Hill, to the use of the said Richard Martyn and the heirs of his body, and if it happened him to die under the age of 24 to the use of the said Christina for life, and after her decease to the use of the said Elizabeth and the heirs of her body, and for default of such issue to the use of the said Christopher Martyn, and the heirs of his body, and for default of such issue to the use of his own right heirs ;

And should grant the said land, &c., in Slepe, Lichet Mynstre and Pole, to the said Christina, for the term of her life, in full satisfaction of her dower out of the said manor of Athelhampston, with remainder after her decease to the said Richard, Elizabeth and Christopher, as above, with remainder to his own right heirs.

He died 24 March last. Christopher Martyn, aged 40 and more, is his son and heir.

DORSET. Manor of Athelhampston and the advowson of the free chapel of Athelhampston, worth 20 marks, held of the prior of Christchurch, as of his manor of Pudeltoun, by fealty and by service of doing suit to the court of the said prior at Pudeltoun, for all service.

Tenement aforesaid at Weybayhouse and Wayhamondevile, worth 14s., held of Roger Neuburgh, knight, by fealty, for all service.

Tenements aforesaid in Pudell Bryan and Rogers Hill, worth 10 marks, held of James Frampton, service unknown.

Tenement aforesaid in Pole, worth 20s., held of Margaret, countess of Richemond, service unknown.

Tenement aforesaid in Lichet Mynster, worth 20s., held of Thomas, earl of Arundell, service unknown.

C. Series II. Vol. 18. (127.)

963. WILLIAM SAYNTMAURE.

Inquisition undated, commencing '*Item juratores predicti dicunt* ; it is, however, indented, and a memorandum, at the top, states that it was delivered to the court, 12 December, by the hands of Roger Holand, as were the preceding inquisitions (Nos. 948-962), of which series, therefore, it forms part.

One Thomas Ormound, knight, was seised of the under-mentioned manor of Chilffrome in fee, and afterwards, viz. in Hilary Term, 4 Henry VII, ro. ccexlij, Henry, late earl of Northumberland, recovered the said manor against him

upon a writ of formedon in the descender (*forma donacionis in discendr'*) and was seised thereof accordingly in fee.

Afterwards in the same term, ro. cccxlv, Thomas Wode, serjeant-at-law, John Byconyll, knight, and Piers Eggecomb, recovered the said manor of Chilffrome, together with the other under-mentioned manors, against the said earl upon a writ of right (*per breve de recto precipe in capite*) and they were seised thereof accordingly in fee, to the use of one Thomas Seyntmaure, knight, for life, and, after his decease to the use of William Sayntmaure, esquire, heir apparent of the said Thomas, and Joan, his wife, daughter of Richard Eggecomb, knight, and the heirs of William.

Afterwards the said Thomas Sayntmaure, knight, in his last will, signed by his sign manual, directed that the said John Byconell, and his fellows, should give the manors aforesaid to the said William Sayntmaure and Joan, and the heirs of William; which William died, and the said Joan survived him and is still living.

The said William Sayntmaure died 27 August, 19 Henry VII. Joan Sayntmaure, aged 3 and more, is his daughter and heir. Cf. Nos. 743, 834.

DORSET. Manor of Chilffrome, or Chilefrome, worth 10 marks, held of Hugh Loterell, knight, as of his castle of Dunster, service unknown.

Manor of Rampsham, worth 20*l.*, held of the king, as of his castle of Dover, by knight-service.

Manors of Wroxale, worth 10*l.*, and Maperton, worth 20*l.*, held of the king, as of the earldom of Salisbury, by knight-service.

C. Series II. Vol. 18. (128.)

964. WILLIAM PEVERELL.

Commission of concealments, &c., 24 March, 19 Henry VII; *inquisition* 24 November, 20 Henry VII.

Long before his decease he was seised of the under-mentioned manors in fee; afterwards, in Easter term, 17 Henry VII, he, and Joan, his wife, suffered a recovery thereof to James Russell and Thomas Moylens, who were seised thereof accordingly in fee, and, being so seised, granted and demised them to Thomas Trencharde, esquire, Thomas Middelton, gentlemen, Henry Russell, John Stratton and Edward Roberdes, clerks, a messuage in Mokelforde and all land, meadow and pasture adjacent, which Thomas Knyght holds there, excepted, to hold to them, their heirs and assigns for ever; by virtue of which grant and demise the said Thomas Trencharde and the others were seised thereof in fee to the use and intent following:—'Thentent of this feoffement indented to which this indenture is annexed is' &c., viz. the feoffees to stand seised to the use of the said William Peverell for life, and thereafter to grant a yearly rent of 5 marks out of the 'maner of Mokelforde' and all other land, &c., there to Thomas Peverell, son of the said William, and to 'Mergery' his wife, and the heirs of Thomas for ever, payable quarterly, and after such grant is made, to make estate of the said manors to 'Joyn,' now wife of the said William, for the term of her life, with remainder to the said Thomas Peverell and the heirs of his body, with remainder in default to the right heirs of William.

The said William Peverell died Wednesday before Easter, 18 Henry VII. William Peverell, son of Thomas Peverell, his son, is his heir, and is aged 4 years.

DORSET. Manor of Bradforde Peverell, worth 20 marks, held of Thomas, lord la Warre, by service of rendering yearly a pair of spurs, or 6*l.*, for all service.

Manor of Mokelforde, worth 10 marks, held of the king, as of the duchy of Lancaster, by service of $\frac{1}{2}$ of a knight's fee.

C. Series II. Vol. 18. (129.)

965. ROBERT GREY.

Commission of concealments, &c., 24 March, 19 Henry VII; *inquisition* 25 November, 20 Henry VII.

He died 12 May, 18 Henry VII, seised of the under-mentioned manor in fee. John Grey, aged 24 and more, is his son and heir.

DORSET. Manor of Arkeswill, worth 100*s.*, held of the abbot of Tavystok, as of his manor of Hurdewyke, co. Devon, by knight-service.

C. Series II. Vol. 18. (130.)

966. ELIZABETH POLE.

Writ 12 January, *inquisition* the last day of January, 20 Henry VII.

She was seised of the under-mentioned parts of manors, &c., in fee, and, being so seised, by charter indented, 13 January, 8 Henry VII, gave them to Thomas Babyngton, John Seyntandrew and John Bonyngton, esquires, Ralph Pole, of Wakebrige, Thomas Pole, John Cowper, rector of a mediety of the church of Mogynton and Edmund Pole, warden of the chantry of St. Nicholas and St. Katharine, of Cruche, by the name of all her manors, &c., in Castelbitham, Estbitham, Carebye and Counthorpe, co. Lincoln, for the performance of her last will.

Afterwards by her writing indented, sealed with her seal, 13 January, 8 Henry VII, she willed *inter alia* that the said feoffees should stand enfeoffed of the premises to her use for life, and immediately after her decease should take the issues and profits thereof till the said profits attained the sum of 40*l.* and should pay 20 marks to Robert Blakwall and Mary, his wife, one of her daughters, and the remaining 40 marks to Isabel and Agnes, other her daughters, equally, for their marriage (*pro auxilio et emendacione maritaggi earum*) and thereafter should stand seised of the premises to the use of her heirs.

She died 20 December, 19 Henry VII. Heir, as in No. 888.

LINCOLN. A fourth part of the manor of Castelbytham, or Castelbitham, and a fourth part of the great park there, with the advowson of a chantry there, alternate turns, and moieties of the manors of Estbytham and Counthorpe, worth 8*l.*, held of the king, as of the honor of Aumale, (*Albemarlie*) formerly of the duke of Clarence, service unknown.

A fourth part of the manor of Carebie, or Careby, with the advowson of the church of Carebye, alternate turns, worth 60*s.*, held of the countess of Richmond, as of her manor of Burn, service unknown.

C. Series II. Vol. 18. (131.)

967. THOMAS GRYSLEY, knight.

Writ of Mandamus, 2 February, *inquisition* 9 February, 20 Henry VII.

John Gressley, his father, was seised of the under-mentioned manors in fee, and, being so seised, gave them to him and Anne his wife, as in No. 860, the charter being dated 8 July, the moiety of the advowson of the church of Carleby, a wood called 'Bassyngboroghe Wode' and a pasture called 'le Carre,' and all bondmen and bond-land (*nativis et villinag'*) to the said manors belonging excepted.

Death and heir, as in No. 857.

LINCOLN. Manors of Brassyngburgh, or Brasyngborogh't, Charleby, or Carleby, Thurlby and Baston, worth 20 marks, held of the excellent princess, the countess of Richemond, as of her manor of Burne, service unknown.

C. Series II. Vol. 18. (132.)

968. WILLIAM LANGDALE.

Writ 12 January, *inquisition* the last day of January, 20 Henry VII.

William Langdale of Waltham was seised of the under-mentioned manor and land, &c., in fee, and, being so seised, by charter indented gave the said land, &c., to Maud Massengberd, or Massyngberd, for the term of her life, and she was seised thereof accordingly in her demesne as of free tenement, and is still living.

He died 24 September, 20 Henry VII, seised of the said manor and of the reversion of the said land, &c., in fee. Anne, aged 34, wife of Henry Skerne, Agnes, aged 28, wife of Thomas Hamby, his daughters, and James Vavasour, son of Maud, another of his daughters, late the wife of John Vavasour who survives, are his next heirs. The said James Vavasour is six years old and in the ward of the said John Vavasour, his father.

LINCOLN. Manor of Waltham, worth 22 marks, held of the king in chief, by service of $\frac{1}{10}$ of a knight's fee.

A captal messuage in the town of Waltham, called 'Ravemworth,' or 'Ravynsworth,' 'thyng,' and two messuages, two crofts, 80a. land, two bovates of meadow and 15s. rent, in Waltham and Brygsley called 'Fowler fee,' worth 10 marks, held of Gilbert Talbot, lord of Barnaby, by service of 25s., for all service.

Three messuages, three crofts, 40a. land and a bovat of meadow, within the town and field of Waltham, called 'Candesby thyng,' and a messuage and croft, 20a. land and 4a. meadow, within the field of Waltham, called 'Norcotes thyng,' worth 26s. 8d., held of Thomas Hansard, knight, by service of 8s., for all service.

C. Series II. Vol. 18. (133.)

969. RICHARD DANVERS, esquire.

Writ 10 January, *inquisition* 16 January, 20 Henry VII.

One John Danvers, esquire, deceased, was seised of the under-mentioned manor in fee, and, being so seised, by charter indented sealed with his seal gave

it to one Richard Danvers, esquire, his son, likewise deceased, to him and the heirs male of his body, with remainder to his own right heirs. By virtue of which gift the said Richard was seised thereof in fee tail by the form of the gift, and had issue the said Richard, now deceased, and one John Danvers, knight, and died so seised; whereupon the said manor descended to the said Richard, as son and heir of the said Richard, the father, of his body begotten.

He died so seised 27 December last, without heir male of his body begotten; whereupon the said manor descended to the said John Danvers, knight, as his brother, and heir male of the body of the said Richard, the father, begotten; and the said John was, and still is, seised thereof in fee tail, by the form of the gift.

The said Richard, the father, and one John Langston, esquire, were seised of the under-mentioned land, &c., in Great and Little Bourton, &c., to them and the heirs and assigns of the said Richard, the father, which Richard died so seised, whereupon the reversion thereof descended to the said Richard, the son, as son and heir of the said Richard, the father, and he died so seised; and the said John Langston continued his possession by survivorship and is still seised thereof in his demesne as of free tenement.

Anne, daughter of the said Richard, the son, aged 17 and more, is his next heir.

OXFORD. Manor of Prescote, worth 26*l.* 13*s.* 4*d.*, held of William, bishop of Lincoln, in right of his bishopric, as of his castle, or manor, of Banbury, by service of one knight's fee.

Seven messuages, twelve virgates of land, 30*s.* rent, in Great (*Magna*) Burton, Little (*Parva*) Bourton, Banbury, Wardyngton and Addurbury, whereof the land, &c., in Little Burton and Wardyngton, worth 3*l.*, are held of John Rysley, knight, by service of one knight's fee; the land, &c., in Great Bourton and Banbury, worth 4*l.*, of the said bishop, by $\frac{1}{4}$ of a knight's fee; and the land, &c., in Addurbury, worth 26*s.* 8*d.*, of the abbot of Chester, by fealty only, for all service.

C. Series II. Vol. 18. (134.)

970. JOHN RUFFORD.

Writ 9 May, 19 Henry VII; *inquisition* 3 November, 20 Henry VII.

He was seised of the under-mentioned manors of 'Aynels' and 'Lovelles' in fee, and, being so seised, by charter, 20 March, 19 Edward IV, gave the manor of 'Lovelles' and two messuages, by the name of the manor of Pottisgrave, to Thomas Dalamere, knight, Thomas Rokys, Thomas Fowler, esquire, John Oeley, Thomas Temple, William Fox and John Hemyngton, who were seised thereof accordingly in fee, and, being so seised, by charter, 10 April, 20 Edward IV, gave it to Elizabeth Walshe, daughter of John Welshe, of Cheschunte, esquire, Richard bishop of Bangor, Henry Turner, John Verney and James Cawodde, esquire, for the term of the life of the said Elizabeth, and they were seised thereof accordingly in their demesne as of free tenement.

By another charter, 23 November, 18 Henry VII, he gave the manor of 'Aynels' aforesaid to William Gascoigne and William Marchall, gentlemen, who were seised thereof accordingly in fee.

He died 26 February, 19 Henry VII. John Rufforde, aged 21 and more, is his son and heir. *Cf.* No. 748.

BEDFORD. Manor of 'Aynels' in the parish of Westunyng, worth 4*l.* 4*s.* 8*d.*, held of the heirs of John Zouche, esquire, as of his manor of Westunyng, by service of fealty and a pair of gloves, or 6*d.* yearly.

Manor of 'Lovelles' in the parish of Pottisgrave, worth 5*l.* 6*s.* 8*d.*, held of the abbot of St. Albans, by service of fealty and 1*d.* yearly.

C. Series II. Vol. 18. (136.)

971. NICHOLAS PISTOR.

Writ 14 November, *inquisition* 21 November, 20 Henry VII.

He was seised of the under-mentioned manor in fee, and, being so seised, long before his decease, by his deed enfeoffed William Froste, who survives, and William Wallop, John Dogood, clerk, and Hugh Walton, since deceased, thereof, to the use of himself and his heirs.

Afterwards by an indenture, 4 March, 15 Henry VII, he willed that the said William Froste, who was then seised of the manor, should stand seised thereof to his use for life, and after his decease should stand seised of land, &c., parcel thereof, to the value of 10*l.* yearly, to the use of William Pistor, son of Edmund Pistor, his son, and of Elizabeth his wife, daughter of Michael Skylling, to hold to them, and the heirs male of William's body begotten, with remainder in default to the heirs of William's body, with remainder in default to Joan Pistor, William's sister, and the heirs of the said Joan lawfully begotten, with remainder in default to his own right heirs; and as to the residue of the said manor to the use of himself for life, with remainder to the said William Pistor and his heirs, as before specified, and for default of such issue to the use of the said Joan and the heirs of her body, and for default of such issue to his own right heirs.

He died 20 April, 19 Henry VII. The said William Pistor, aged 22 and more, is his cousin and heir, viz., son of the said Edmund, his son.

HANTS. Manor of Bosyngton, worth 11*l.*, held of the abbot of Hyde, by fealty only, for all service.

C. Series II. Vol. 18. (137.) E. Series II. File 960. (33.)

972. JOHN WHITYNGTON, clerk.

Writ 20 May, 18 Henry VII; *inquisition* 14 March, 19 Henry VII.

He was seised of the under-mentioned manor, &c., in fee. He died 16 February last. Maud Whityngton, aged 8 and more, and Isabel Whityngton, aged 2 and more, are his cousins and heirs, viz. daughters of Richard Whityngton, his brother.

WORCESTER. Manor of Staunton, worth 19*l.*, held of the viscount Lisle, lord of Payneswyk, co. Gloucester, service unknown.

Two messuages in Staunton, worth 20*s.*, held of the abbot of St. Peter's, Westminster, by fealty and 20*s.* rent yearly, for all service.

A cottage and 8*a.* land, in Ridmerley Dabitot, worth 6*s.* 8*d.*, held of the king, as of his manor of Ridmerley Dabitot, parcel of the earldom of Warwick, by fealty and suit of court there every three weeks, for all service.

C. Series II. Vol. 18. (138.)

973. HENRY HOORNE.

Writ wanting; *inquisition* 22 October, 20 Henry VII.

Long before his decease, one Thomas Prat was seised of the under-mentioned manor and advowson of Kenarton in fee, and, being so seised, 11 September, 20 Edward IV, enfeoffed him, by the name of Henry Hoorn, esquire, one John Gildford, knight, William Hawte, knight, Henry Belknap, William Belknap, John Engeham, esquires, Mark Huse, clerk, John Achele, clerk, John Aucher, William Brent, John Swan, William Lampson, and Robert Passer, since deceased, and Richard Gildeford, John Darell, now knights, and Robert Wyse, who survive, thereof, by the name of all that part of the manor, with the advowson, and of all lands, &c., to the said manor belonging, which before that time he had by the gift and feoffment of the said Henry Hoorne, to hold to them, their heirs and assigns, for the performance of the will of the said Henry, as appears by a charter thereof, produced. They were seised thereof accordingly in fee and, inasmuch as the premises are held in chief, had the king's pardon, by letters patent, 5 November, 2 Henry VII, for all acquisitions of lands held in chief, &c., before 7 November, 1 Henry VII, without licence. The survivors (as above) were, and still are, seised thereof in fee for the performance of the said last will.

He was seised in fee of the under-mentioned messuages, &c., in Kenarton, Woodecherche, Betherisden, &c., of the tenure and nature of 'gavylkynde,' which, from time beyond memory, were divisible (*partibilia*) among heirs male and divided, and, being so seised, long before his death, viz. 27 August, 4 Henry VII, thereof enfeoffed one John Bourne and Robert Wyse, for the performance of his last will, and they were seised thereof accordingly then, and at the time of his death, in fee to the intent aforesaid.

He was seised in fee of the under-mentioned rent in Romeney, and, being so seised, by charter, dated the day and year aforesaid, gave it, by the name of all his tenements in co. Kent, to the said John Bourne and Robert Wyse, for the performance of his last will, by virtue of which gift the tenants of the land whence the said rent issued subsequently attorned to the said John and Robert, whereby they then, and at the time of his death, were seised thereof in fee to the intent abovesaid.

Long before his decease he was seised of the under-mentioned messuages, &c., in Feverysham, &c., in fee, and, being so seised, thereof enfeoffed James Aucher, gentleman, Thomas Malpas and John Poleyn, for the performance of his will, whereby they were, and still are, seised thereof in fee to the intent aforesaid. All the said messuages, &c., are of the tenure and nature of 'gavylkynde' and divisible among heirs male.

He declared his last will of the lands and tenements aforesaid, 23 June, 19 Henry VII, and willed, *inter alia*, that Margaret then his wife, should have to her and her assigns the said manor and advowson from the day of his death to Michaelmas then next; and the said Richard Gildeford, John Darell and Robert Wyse, were seised thereof from the time of his death, and still are seised, in form aforesaid, for the performance of his last will.

He died 25 June last. Gervase Hoorne is his son and next heir at the common law, and is, and at the time of the said Henry's death was, 24 years old and more. The said Gervase, Robert Hoorne and Henry Hoorne are his sons and heirs of the said lands of the tenure and nature of 'gavylkynde' according to the law and custom thereof in co. Kent from time beyond memory used and approved. The said Robert is 6 and the said Henry 4 years old and more.

KENT. Three parts of the manor of Kenarton *alias* Kenardynton, into four parts divided, with the advowson of the church there, to the same three parts appurtenant, worth 10*l.*, held of the king in chief, by service of three parts of a knight's fee.

Five messuages, 300*a.* land, 300*a.* pasture, 100*a.* meadow, 200*a.* marsh, 200*a.* wood, 60*a.* salt-marsh and 10*s.* rent, in the towns, parishes and places of Kenarton, Wodecherche, Betherisden, Apuldre, Brenset, Feyrefeld, Snergate, Ivecherche, St. Martin's of Pounteney, St. Nicholas' of Pounteney, Oldromeney, Blakmanston, Boroughmersshe, Oxeney, Romeneymersshe and Walland; whereof two messuages, 70*a.* land, 65*a.* pasture, 25*a.* meadow, 145*a.* marsh, 70*a.* wood, 30*a.* salt-marsh and 10*s.* rent, worth 8*l.*, are held in socage of William, archbishop of Canterbury, in right of his church of Canterbury, as of his manor of Aldyngton, service unknown, and the said rent of 10*s.*, is due every year at Michaelmas; one messuage, 60*a.* land, 70*a.* pasture, 15*a.* meadow, 25*a.* marsh, and 30*a.* wood, worth 4*l.*, are held in socage of the abbot of the monastery of St. Augustine by Canterbury, in right of his monastery, service unknown; one messuage, 15*a.* land, 35*a.* pasture, 15*a.* meadow, 55*a.* wood and 30*a.* salt-marsh, worth 3*l.*, are held of the prior of Christ Church, Canterbury, in right of his church, service unknown; twenty acres of land, 10*a.* pasture, 10*a.* meadow, 10*a.* marsh and 10*a.* wood, worth 26*s.* 8*d.*, held in socage of the prior of Horton, service unknown; one messuage, 65*a.* land, 75*a.* pasture, 10*a.* meadow, 10*a.* marsh and 10*a.* wood, worth 73*s.* 4*d.*, held in socage of the prior of Newark (*novi operis*) Dovor, service unknown; ten acres of land, 25*a.* pasture, worth 20*s.*, held in socage of the prior of Bylsyngton, service unknown; and 50*a.* land, 20*a.* pasture, 25*a.* meadow, 10*a.* marsh, and 25*a.* wood, worth 60*s.*, held of William Hawte, as of his manor of Blakmanston, by fealty and 16*s.* 5*d.* rent yearly only.

Rent of 9*l.* 18*s.* within the marsh of Romeney, at Easter and Michaelmas equally. The said rent is held of Edward Ponynges, knight and William Knyvet, knight, as of their manor of Newenton, service unknown.

Eight messuages, 100*a.* land, 100*a.* pasture, 60*a.* meadow, 70*a.* marsh, and 10*a.* wood, in the towns, parishes and places of Feverysham, Preston, Boughton under (*subtus*) le Blean, Harnhill, Whitstapill, Sesalter, Targe and the hundred of Feverysham, worth 10*l.*, whereof three messuages, 40*a.* land, 30*a.* pasture, 20*a.* meadow, 30*a.* marsh and 10*a.* wood, are held in socage of William, archbishop of Canterbury, service unknown; two messuages, 30*a.* land, 40*a.* pasture, 30*a.* meadow, 20*a.* marsh, are held in socage of the prior of Christchurch, Canterbury, service unknown; and three messuages, 30*a.* land, 30*a.* pasture, 10*a.* meadow, 20*a.* marsh, the residue, are held in socage of the abbot of Feverysham, service unknown.

C. Series II. Vol. 18. (139.)

974. RICHARD CUFFE.

Writ . . . 20 Henry VII; *inquisition* 21 November, 20 Henry VII.

He was seised, together with Henry Whytokesmede, and John Sylcokk, or Sylcok, clerk, of the under-mentioned messuage, &c., in Yatesbury, as

appears by a fine thereof levied to them, and his heirs, by John Aston, knight, and Joan, his wife, by virtue of which they were seised thereof, Richard in fee and the said Henry and John in their demesne as of free tenement to the use of him and his heirs.

He died so seised, 27 August, 20 Henry VII, whereupon the said Henry and John continued their possession by survivorship. Maud, wife of John True, is his daughter and heir, and is aged 28 and more.

He was also seised, the day he died, of the under-mentioned mill, &c., in fee, which thereupon descended to the said Maud.

WILTS. A messuage, a toft, 60*a.* land, 8*a.* meadow, in Yatesbury, worth 40*s.*, held of John Huse, knight, in right of Margaret, his wife, by fealty and 6*d.* rent, as of his manor of Longcompton.

A water-mill, a messuage, 20*a.* land, 4*a.* meadow, in Overton, worth 6*s.* 8*d.*, held of Cecily, abbess of Wilton, in right of the house and church of the same abbey, by fealty and 22*s.* rent.

C. Series II. Vol. 18. (140.) E. Series II. File 960. (30.)

975. WILLIAM COSBY.

Writ 12 February, 19 Henry VII; *inquisition* 21 November, 20 Henry VII.

By charter 14 July, 16 Henry VII, he gave the under-mentioned land, &c., to John Rede, who survives, to the use of himself for life, with remainder to the use of Agnes his wife for life, with remainder to the use of his right heirs. His will and intent more fully appear in his testament dated 14 July, 1501.

He died 4 January, 18 Henry VII. John is his son and next heir and is aged 12 and more.

DEVON. Nine tenements, 3*a.* garden, 8*a.* meadow, in the borough of Clyfton Dertmowth Hardenesse, worth 100*s.*, held of Sir Henry Percy, earl of Northumberland, as of the borough of Clyfton Dertmowth Hardenesse, in free socage.

Four tenements, 2*a.* garden, in Southtown Dertmowth within the borough aforesaid, worth 6*s.*, held of Edmund Carewe, knight, as of the borough of Southtown Dertmowth, in free socage.

Two tenements, 3*a.* garden, $\frac{1}{2}$ *a.* wood, 2*a.* heath and 2*a.* pasture, in Kyngeswere, worth 10*s.*, held of William Walrand, by fealty only.

A tenement, 2*a.* heath, 6*a.* arable, 1*a.* garden in Brixham, worth 6*s.*, held of Robert Smyth, by fealty only.

A tenement, 1*a.* wood, 2*a.* meadow, 16*a.* pasture, 14*a.* arable, in Fernelegh within the parish of Dupford, worth 40*s.*, held of Thomas Coterell, esquire, as of the manor of Wayssheborn, in free socage. *Cf.* No. 879.

C. Series II. Vol. 18. (141), writ only; inquisition supplied from transcript, E. Series II. File 146. (5.)

976. MARGARET, late the wife of JOHN GREY, son and heir of JOHN GREY DE POWES, knight.

Writ 5 July, 19 Henry VII; *assignment of dower*, 22 January, 20 Henry VII.

Edmund Church, esquire, the escheator, assigned to the said Margaret, late the wife of John, son and heir of John Grey, lord de Powes, knight, tenant

in chief, dower of all the land, &c., co. Lincoln, late of the said John Grey, the father, which after his death and by reason of the minority of the said John, the son, late her husband (which John, the son, died under age and in the king's ward) were taken into the king's hands by the said escheator, by virtue of a writ of *Devenerunt* (No. 747) viz. :—

LINCOLN. A yearly rent of 20 marks, 7s. 2½*d.*, parcel of a rent of 4*l.* 19½*d.*, issuing from the manor of Depyng to the said John Grey, the father, and after his death to the said John, the son.

Ten acres of wood, parcel of 30*a.* wood of the said John Grey, the son, in Burne; which rent and wood amount to a third of the value of the lands, &c. of the said John, the son, in that county.

The assignment was made in the presence of John Rokes, gentleman, Richard Halley and John Ketton, and others, next friends of Edward, son and heir of the said John, the son. *Cf.* Nos. 850, 903.

C. Series II. Vol. 18. (142.)

977. ANNE, late the wife of CHRISTOPHER TROPPELLE, esquire.

Writ 28 August, *assignment of dower* the last day of January, 20 Henry VII.

GLOUCESTER. A third part of a messuage and of 60*a.* land, 10*a.* meadow, 20*a.* pasture, in Bourton.

John Grenehill, the escheator, took her oath not to remarry without licence. *Cf.* No. 756.

C. Series II. Vol. 18. (143.)

978. ANNE, late the wife of CHRISTOPHER TROPPELLE, esquire.

Writ 28 August, *assignment of dower* the last day of January, 20 Henry VII.

SOMERSET. A third part of 60*a.* land and 6*a.* pasture, in Haresege.

William Bisseley, the escheator, took her oath, &c. *Cf.* No. 754.

C. Series II. Vol. 18. (144.)

979. ANNE, late the wife of CHRISTOPHER TROPPELLE, esquire.

Writ wanting; *assignment of dower*, 20 January, 20 Henry VII.

WILTS. The manors of Little Dorneford and Westcodford.

Ten messuages, 300*a.* land, 40*a.* meadow, 200*a.* pasture, 10*a.* wood, in Maydenbradley, Michelles Kynton, Allyngton, Castelcombe, Chippenham, Atteford, Hertham and Fefelde.

Two pastures in Estechalfeld, called 'Weder Shawe' and 'Kyngesfeld.'

The escheator took her oath, &c. *Cf.* No. 682.

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