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Writ of scire facius to the sheriff of Wilts; whereas the king lately out of the lands &c. which were of the said Oliver assigned to the above-said Roger Lestraunge and Joan his wife, one of the heirs, a moiety of the manor of Westdeone and Estgrymsted, to hold, with a moiety of certain other lands &c. of the said Oliver in other counties, as the pourparty of the said Joan, and commanded the said moieties to be delivered to the said Roger and Joan in the presence of Mary, countess of Norfolk, to whom the king had committed the wardship of the lands &c. which by reason of the minority of Mary daughter of John Curzon, the other heir, were in the king's wardship, as appears by inspection of the rolls of the chancery; and now the said Roger and Joan complain that though the manor, lands &c. in co. Wilts were equally divided into two parts by the late escheator, and a moiety thereof delivered to them, nevertheless, on the suit of the said countess, who declared to the king that more than a moiety had been delivered to the said Roger and Joan, the said moiety so delivered, with the other lands &c. of the said Joan's pourparty, were taken into the king's hand without process against the said Roger and Joan, to their great loss and the manifest disherison of the said Joan, and against the law and custom of the realm, whereof the said Roger and Joan have prayed remedy: the king commands him to warn the said countess to be in the chancery on the octave of St. John the Baptist next, to show cause why the said lands &c. so delivered to the said Roger and Joan in pourparty, and seised into the king's hand, together with the residue of the pourparty of the said Joan not yet delivered, should not be so delivered to them; 12 May, 19 Edward III.

Endorsed by the sheriff that he made return of this writ to Stephen de Pulton, bailiff of the liberty of John de Warenna, earl of Surrey, of his hundred of Alwardebury, who has the return and execution of all the king's writs there, outside of which liberty no execution thereof can be made in the bailiwick; who answers that he has warned the said countess accordingly. At which day the countess, being called, did not come; and because the court wished to be more fully advised on the business, a day was given to the said Roger and Joan, viz. the octave of St. Michael next.

Mandate to Robert de Sadyngton, chancellor, to execute the enclosed petition, 10 June, 19 Edward III. By p.s. (*French.*)

Petition of Roger Lestraunge and Joan his wife to the king, that whereas the partition (*la purpartie*) of the lands &c. of the said Oliver was made in the chancery between the countess Marshal, guardian as abovesaid, and themselves, taking a moiety of each manor according to the law of the land and by the assent of the said countess, and after this (*et sur ceo*) a letter under the privy seal (*la targe*) directed the chancellor to seize again (into the king's hand) the said inheritance without process of law and without having the answer of the said Roger and Joan, the king may be pleased to recall the said letter and to command the chancellor that the partition before made according to the law of the land by moieties may be in force and the livery thereof be commanded. (*Undated. French.*)

Transcript of mandate to Robert de Sadyngton, chancellor, to cause the said Oliver's lands, including the manors of Codeford, co. Wilts, and Stirton, co. Suffolk (*sic*), to be seized again into the king's hand and a new partition to be made and all errors redressed as above; 10 February, 19 Edward III. By p.s.

Transcript of the above mandate to the said chancellor dated 10 June, 19 Edward III. By p.s.

Transcript of mandate to the said chancellor to make a reasonable partition between the two heirs of the lands &c. of the said Oliver, reserving a reasonable dower for Elizabeth, late the said Oliver's wife, and to deliver to the king's aunt, Mary countess of Norfolk, to whom the king has committed the wardship of one of the said heirs, the pourparty belonging to that heir. No other inquisition is to be made without the king's special command of the aforesaid manors, lands &c. which can prejudice the king or the [said] guardian. (*Undated. French.*)

C. Edw. III. File 74. (8.)

E. Enrolments &c. of Inq. Nos. 45 and 48.

530. OLIVER DE INGHAM.

Writ of certiorari super vero valore to the escheator of Wilts, 17 July, 20 Edward III.

WILTS. [*Extent . . .*]

Westdeone. The manor (extent given) held by the said Oliver on the day he died, to him and his heirs, is worth 20*l.* 9*s.* 10½*d.* yearly.

Stupellangford and Hampteworth. The manors, whereof he died seised were by the king's writ to the late escheator delivered to Elizabeth, late the wife of the said Oliver, as dower.

E. Enrolments &c. of Inq. No. 53.

531. ROBERT DE CLIFFORD.

Writ, 30 May, 18 Edward III.

SURREY. *Inq.* taken at Guldeford on Saturday after the Translation of St. Thomas the Martyr, 18 Edward III.

Shaldford. A moiety of the manor held for his life of Hugh le Despenser by service of a moiety of a knight's fee, with remainder to Thomas, son of the said Robert, for his life, as by a charter thereof shown more fully appears.

He held no other lands &c. in eos. Surrey and Sussex.

He died on 20 May, 18 Edward III. Robert his son, aged 16 years, is his next heir.

Writ, 30 May, 18 Edward III.

Endorsed by the escheator that the said Robert held no other lands &c. in his bailiwick than those contained in the annexed inquisition.

DORSET. *Inq.* taken at Blanford on Thursday after SS. Peter and Paul, 18 Edward III.

Tarent Rusceaston. A moiety of the manor, two virgates of land in Sturmyastre Mareschal, and a moiety of the hundred of Couckesdich, held for his life of Elizabeth de Burgh by service of a moiety of a

knight's fee, by the grant of Thomas de Mousgrave and Thomas de Ouston, rector of the church of Severne Stoke, with remainder to Thomas de Clyfford.

Date of death as above. Heir as above, aged 16 years and more.

Writ, 30 May, 18 Edward III.

HEREFORD. *Inq.* Wednesday the morrow of SS. Peter and Paul, 18 Edward III.

Brugge upon Wye. The manor held of the bishop of Hereford by service of a knight's fee, for his life only, by the demise of Thomas de Musgrave and Thomas de Ouston, rector of the church of Severnestoke, with remainder to Roger son of the said Robert.

Date of death and heir as first abovesaid.

Writ, 30 May, 18 Edward III.

WORCESTER. *Inq.* taken at Worcester on Friday after the Translation of St. Thomas the Martyr, 18 Edward III.

Temedebury. The manor held by the demise of Thomas de Musgrave and Sir Thomas de Ouston, rector of the church of Severnestoke, for the said Robert's life only, with successive remainders for life to Roger his son and to Thomas brother of the said Roger, and to the right heirs of the said Robert for ever, of the countess of Lincoln in chief by service of a quarter of a knight's fee.

Severnestoke. The manor held by the demise of Sir Ralph de Nevyle for a term of three years only, and he had no other estate therein on the day he died. The manor is held of Hugh le Despenser by service of two knights' fees.

Date of death as above. Heir as above, aged 16 years and a little more.

Writ, 30 May, 18 Edward III.

YORK; WAPENTAKE OF STRAIF[FORTH]. *Inq.* taken at York on Monday the eve of SS. Peter and Paul, 18 Edward III.

Malteby. He held no lands &c. in the wapentake or elsewhere in the county on the day he died, except the castle and manor of Skipton in Cravene. But he at one time held to himself and his heirs in fee the manor of Malteby within the said wapentake, which manor a year and more before his death he granted by charter to Ralph de Nevill, lord of Middelham, viz. on 20 April, 17 Edward III, for a term of eight and a half years, with remainder to Robert son of the said Robert, and to Eufemia daughter of the said Ralph de Nevill, and the heirs of their bodies, to hold of the said Robert de Clifford the elder and his heirs by the accustomed services for ever, with reversion to the said Robert, the elder, and his heirs for ever. The said Ralph is now seised of the said manor by reason of the said term and has attorned for the same to the said Robert and Eufemia because of the said grant. The manor of Malteby is held of Lady Philippa, queen of England, as of the honom of Tikhill which is in her hand, by knight's service. He held no estate in the said manor on the day he died, as is aforesaid.

YORK. *Inq.* Wednesday after SS. Peter and Paul, 18 Edward III.

Skipton in Cravene. The castle and manor held for his life jointly with Isabel late his wife, who still survives, of the grant of Master William

de Brampton, John de Morland and Thomas de Warthecop, chaplains, who by their charter gave the said castle and manor to the aforesaid Robert and Isabel for their lives, with successive remainders to Robert their son and the heirs of his body, to Roger his brother and the heirs of his body, and to the right heirs of the aforesaid Robert for ever, by fine levied in the king's court, with the king's licence, 12 Edward III. The said castle and manor are held of the king in chief by service of two knights' fees and a half.

He held no other lands &c. in the county.

He died on Thursday next after the Ascension last. Robert his son, aged 13½ years, is his next heir, and was married long before the death of his father.

Writ, 30 May, 18 Edward III.

Endorsed by the escheator that the said Robert had no lands &c. in the county of Lancaster.

WESTMORELAND. *Ing.* taken at Appelby on Monday before the Nativity of St. John the Baptist, 18 Edward III.

Broweham, Kyngesmeburn, Appelby, Langton, Wynton, Kyrkby Stephan, Burgh under Staynesmore and Soureby by Burgh. He held no lands &c. in the county on the day he died, but he at one time held the manors above-said, and a messuage, a mill, 56*a.* land, 600*a.* wood and 70*a.* moor, in Templesoureby, Kirkbythore, Whynfell, and Sandford, and the office of sheriff of Westmoreland, and the advowsons of the abbey of Hepp and of the churches of Kirkbythore, Merton and Brouham: but by his charter of 24 February, 18 Edward III. with the king's licence, he enfeoffed thereof John de Wateby, John de Morland and Thomas de Warthecopp, chaplains, to hold to them and their heirs or assigns, of the king in chief by the accustomed services, so that the said John, John and Thomas should be able to give the same to the said Robert, to hold to him and the heirs of his body &c. with successive remainders to Robert his son and the heirs of his body, to Roger brother of the said Robert son of Robert, and the heirs male of his body, to Thomas brother of the said Roger, and the heirs male of his body, and to the right heirs of the said Robert de Clyfford. The said John, John and Thomas, chaplains, by the feoffment of the said Robert were and still are peacefully seised of all the said tenements, office and advowsons.

CUMBERLAND. *Ing.* taken at Penrith on Tuesday before the Nativity of St. John the Baptist, 18 Edward III.

Skelton. A third part of the manor held of the king in chief by homage and fealty and by service of 8*s.* 4*d.* yearly for cornage.

Carleton by Penrith. Two parts of the hundred with a water-mill, held of the king in chief by homage and fealty and by service of 18*s.* 4*d.* yearly at the exchequer of Carlisle.

He held no other lands &c. in the county.

Date of death and heir as above.

Commission to Adam de Bowes and Thomas Lombard to inquire touching the manors of Hette and Hertensese within the liberty of the bishopric of Durham, which belonged to the said Robert and

which by reason of his death were taken into the king's hand by Maurice de Berkele, 26 June, 18 Edward III.

Memorandum by the said commissioners that they went to the manor of Hert for the execution of the above commission and the free tenants appeared before them, and being commanded to swear to speak the truth touching the contents of the commission, they said that they, like the other men of those parts, were 'Haliwerfolk' and of the liberty of St. Cuthbert of Durham, where a writ of the realm does not run; which liberty is in the hand of Richard de Bury, bishop of Durham, as of the right of his church of Durham; and they further said that at the command of any other than he in whose hand the said liberty is, they ought not to swear or do other like things, nor from time out of mind have they ever been accustomed to do [so]. Besides, on account of the excommunication of God and St. Cuthbert brought upon those doing anything against (*venientes in aliquo contra*) the said liberty they were unwilling to attempt anything new which might derogate from the said liberty. So the commissioners could not execute the commission further.

Writ of certiorari super vero valore to R[ichard], bishop of Durham, to cause the aforesaid two manors to be extended, 18 August, 18 Edward III.

DURHAM. *Extent*, Wednesday the morrow of the Exaltation of the Holy Cross, A.D. 1344.

Hert and Hertnesse. The manors, with the town of Hertepoll.

Stranton. The manor held by Marmaduke de Lomelei of the lord of Hert by knight's service.

Stranton and Hert. Two carucates of land in Stranton and a carucate of land in Hert held by Sir John de Epplyngdon of the manor of Hert by knight's service, *1d.* yearly, *1lb.* pepper and a pair of gilt spurs.

Brerton. The manor held by Sir William de Graistok of the manor of Hert by knight's service.

Elton. Two carucates of land held by William Gower of the same manor by knight's service; a messuage and *100a.* land held by Robert de Rihill of the same manor by knight's service; and a carucate of land held by another Willam Gower of the same manor by knight's service.

Moreliston, held by Sir Richard de Aldeburg for the term of his life.

Thorston. Six bovates of land and two salterns held by the same by knight's service and *13d.* yearly.

Neliston. A carucate of land held by Stephen de Neliston by knight's service.

Thorpe. The manor held by Sir Ralph Bulmer of the manor of Hert by knight's service.

Hertepoll. Crofts held by Thomas Lambard by service of a pair of gilt spurs.

Elton. The manor held by the prior of Gisburu by knight's service.

Hert. Four bovates of land and seven cottages held by the same prior by knight's service; and a bovate of land held by the prior of Tynemouth by knight's service. The friars minor of Hertepoll have of the grant of a certain Robert de Bruys time out of mind

104s. rent yearly issuing from the common bakehouse of the town of Hert; and Robert de Chliorth last deceased granted to a certain chaplain celebrating in the chapel of the manor of Hert 6*l.* yearly for ever.

WESTMORELAND. *Extent* made at Appelby, 4 March, 19 Edward III (*much defaced*).

Brouham. The castle and manor (extent given).

Kyngesmeburn. The manor (extent given).

Appelby. The castle and manor (extent given).

Langeton. The manor (extent given).

Wynton. The manor (extent given).

Kyrkebystephan. The manor (extent given).

Burgh under Staynesmore. The castle and manor (extent given), including the moor of Staynesmoore.

Soureby by Burgh. The manor (extent given).

Tempelsourby. (extent given).

Kirkebythore (?). A mill, lands &c.

Whyntell. The wood

Office of the sheriff of Westmoreland.

Advowsons of the abbey of Hepp and of the churches of Kirkbythore, Marton and Brouham.

Endorsed that this extent was made by the escheator, Hugh de Moiceby, and that there were assigned in dower to Isabel, late the wife of the said Robert, the manors of Burgh, Wynton and Soureby, and third parts of the cornage and blanch farm, with a third part of the wood of Whyntell and of the office of sheriff, at the true value of a third part of all the manors, lands &c. office and advowsons contained in this extent.

Writ of amotus to Richard Lacer, mayor of London and king's escheator there, 1 December, 19 Edward III.

LONDON. *Inq.* Saturday after St. Andrew, 19 Edward III.

Parish of St. Dunstan West, in the suburb. A message worth ten marks yearly, from which ought to be deducted 2 marks yearly for repairs, and 1*d.* yearly to be paid at the king's exchequer by the hands of the sheriff of London; the message is held of the king in free burgage, like the whole city of London.

He held no other lands &c. within the liberty of the city.

He died on Thursday next after the Ascension, 18 Edward III. Heir as above, aged 13½ years.

Writ of certiorari to the same mayor to enquire who, since the death of the said Robert, have occupied his lands &c. and received the profits thereof, and what is the amount of the same, 4 December, 19 Edward III.

LONDON. *Inq.* Wednesday after St. Nicholas, 19 Edward III.

Isabel, late the wife of the said Robert, has since his death occupied the aforesaid message and received the profits thereof. She demised the said message immediately after the said Robert's death to the apprentices of the Bench for 10*l.* yearly, which rent she has received by her attorneys.

*C. Edw. III. File 75 (1).
E, Enrolments &c. of Inq. No. 47.*

532. WILLIAM DE MONTE ACUTO, LATE EARL OF SALISBURY.*Writ*, 31 January, 18 Edward III.DEVON. *Inq.* taken at Exeter, 4 March, 18 Edward III.

Wonforde. A capital messuage and a carucate of land (extent given) held of Sir Hugh de Courtenay, earl of Devon, by service of finding a bedel at his hundred of Wonford.

He died on Friday next before the Purification last, as reported. William his son, aged 15 years and more, is his next heir.

Writ, 31 January, 18 Edward III.SOUTHAMPTON; ISLE OF WIGHT. *Inq.* taken at Neuport, 4 March, 18 Edward III.

Swyneweston. The manor held, jointly with Katherine his wife and the heirs of the body of the said William, by the grant of the present king, tenure unspecified.

Watyngwelle. A toft and a carucate of land held of the king in chief, as of the honour of the castle of Carsbrok, by knight's service.

He held no other lands in the said isle.

Date of death as above. Heir as above, aged 15 years on the morrow of the Nativity of St. John the Baptist last.

Writ, 31 January, 18 Edward III.SOUTHAMPTON. *Inq.* Thursday after St. Valentine, 18 Edward III.

Crist Church Twynham. The castle, with the borough and manor of Westovre, the hundred of Cristchurch and the manor of Rynghwode, held jointly with Katherine his wife, who still survives, to them and the heirs of the body of the said William, together with the knights' fees, advowsons of churches, chapels, religious houses and hospitals, and with the hundreds, markets, fair, chase &c. belonging thereto, of the king in chief by knight's service, with remainder to the king and his heirs, by the said king's charter, dated 18 January, 4 Edward III.

He held no other lands in the county, except the manor of Swyneweston in the Isle of Wight, where Roger Lysewy is the king's escheator.

Date of death and heir as last above.

Writ, 31 January, 18 Edward III.BERKS. *Inq.* taken at Thacham, 18 March, 18 Edward III.

Croukham. The manor, held jointly with Katherine his wife, now surviving of the king in chief by knight's service, by the king's infeoffment, to hold to them and the heirs of the body of the said William, as the king's charter dated at Westminster, 18 January, 4 Edward III, testifies.

Date of death and heir as last above.

Writ, 31 January, 18 Edward III.DORSET. *Inq.* Wednesday after Palm Sunday, 18 Edward III.

Shyrburn. The castle, with the custom of ale there, held jointly with Katherine his wife, who still survives, of the king in chief by the king's grant, without rendering anything for the same, with reversion to the heirs of the said earl's body. Whether the premises be of the crown or not the jurors know not, but the said castle &c. before the time of the said grant used to be in the custody of the sheriff of Dorset.

Worth. The manor and the manor of Pole, co. Wilts, held jointly with John de Chedesey, who still survives, of John de Veer, earl of Oxford, and Maud his wife, for the life of the said Maud, by the grant of the said earl and Maud, rendering to them 80*l.* yearly and doing to the chief lords of that fee the accustomed services.

Blakemor. A hamlet (extent given) pertaining to the manor of Shupton Montacute, co. Somerset, parcel of the barony of Montacute, held of the king in chief by knight's service.

Swere. The manor (extent given), with the advowson of the church, held as parcel of the above barony by knight's service, and charged in 40*s.* yearly to John le Gust and his heirs.

[Pudel]tome. 20*l.* yearly rent to be received of the prior of Christchurch for the manor and the hundred(court) pertaining to the same, which were held of the said earl at fee farm by the grant of his ancestors.

Westlolleworth. 20*l.* yearly rent to be received of the abbot of Byndon for the manor, which the abbot held of the said earl at fee farm by the grant of the earl's ancestors.

He held no other lands &c. in the county.

Date of death and heir as last above.

SOMERSET. *Inq.* taken at Somerton on Monday the morrow of Easter, 18 Edward III (*defaced*).

Jerlyngton. The manor (full extent given), including parks called Hompark and Muchelwode, a wood called Aylescumbes and the advowson of the church, held of the king in chief by knight's service as parcel of the barony of Montacute.

Shupton Mountagu. The manor (full extent given) held of the king in chief by knight's service as parcel of the barony aforesaid.

Cnolle. The manor (extent given), including a park, held of the king in chief, as of the manor of Stoke Tristre, by knight's service and rendering 6*l.* yearly.

Coryrivell [*or* Cori Ryvel]. The manor (extent given), including a park, [a water-mill at Hambrigg, a weir at Ponewere,] rent from divers tenants in Lamport Estovere and Westovere, hamlets of the said manor, the hundreds of Bolston and Abbedyk, belonging to the said manor, fairs at Boklond and Lamport Westovere on the day of the Decollation of St. John, a market at Lamport Estovere, the pleas &c. of the court of Coryrivell with its members of Lamport Estovere and Westovere and Bradeweve, and the advowsons [of the church of Cori Ryvel] and of the church *or* chapel of Erneskull, held of the king in chief as parcel of the barony of Lorty (*de Urtiaco*).

Mertok. The manor (extent given) held of the king in chief by knight's service without rendering anything for the same, by the king's gift as appears in the king's charter shown to the jury.

Chedeseye. Two parts of the manor (extent given) held of the king in chief by knight's service as parcel of the barony of Montacute.

Westperett. The bedelry held of the king in chief by knight's service.

Donyate. The manor, with the advowson of the church, held jointly with Katherine his wife, who survives, by knight's service as parcel of the barony of Montacute, by the grant of Walkelin, rector of the church of Chedeseye, and Gilbert, rector of the church of G[othulle], by fine levied in the king's court with the king's licence, the reversion

whereof pertains to the heirs of the said earl [by the grant aforesaid].

Date of death and heir as above.

[*Mountacute. The patronage of the priory held, by the king's grant, of the king in chief without rendering anything, together with the revenues of the priory, worth 120*l.* yearly, during the war with those of France.]

Writ, 31 January, 18 Edward III.

NORTHUMBERLAND. *Extent*, 17 March, 18 Edward III.

Werk. The castle, manor and borough (full extent given), including a park, a fishery in the Twede, the hamlet of Levermouth, rent from divers free tenements held of the manor by homage and fealty and suit at the court of Werk every three weeks, and rent from divers tenements leased for a term of years in Alberwyk, Boteleston and Palkeston, held for his life of the king in chief by service of a knight's fee, with remainder to John his son and the heirs of his body, as is more fully contained in the king's charter.

He held no lands &c. in the county of others.

He died on 30 January, 18 Edward III.

Writ to Richard de Stafford and Hugh de Berewyk to enquire touching the lands &c. of the said earl in North Wales, 25 March, 18 Edward III.

NORTH WALES. *Inq.* 8 April, 18 Edward II. By K.

Dynebiegh, Roos, Roweyniok [or Rowynyok] and Keymergh. The castle and town, with the whole lordship, held of Sir Edward, now prince of Wales, by knight's service, because the king gave the principality of Wales to the said prince, and the said castle, town and lordship from all time were, and of right are, members of the principality of North Wales, whoever might be prince of Wales. The said castle (and) town of Ros, Roweniok and Keymergh and the whole lordship, with the fees of ministers, are worth 1,000*l.* yearly.

He held no tenements in those parts of any other lord.

William his eldest son, aged 15 years, as the jurors believe, is his next heir.

NORTH WALES. *Inq.* 8 April, 18 Edward III. To the same effect as above, but with different jurors.

NORTH WALES. *Inq.* 8 April, 18 Edward III. To the same effect as above, but with different jurors.

Writ of certiorari de feodis &c. 1 May, 18 Edward III.

DEVON. *Extent* made at Exeter, 9 June, 18 Edward III.

Fyneton and Worthebale. A knight's fee of mortain, with the advowson of a certain church there, held by Geoffrey de Mallerbe.

Halsforde. A moiety of a knight's fee held by John de Chuddelegh.

Hevytre. A quarter of a knight's fee held by John Kelly.

Clist Girard. A moiety of a knight's fee held by Richard de Chuselden, John Vautort, Simon Fraunkeheynny and William Vautort.

Writ of certiorari de feodis &c. 1 May, 18 Edward III.

DORSET. *Extent* made at Dorchester on Monday before St. Barnabas, 18 Edward III.

Swere. An eighth part of a knight's fee held by Robert Quarel: and a fortieth part of a knight's fee held by John le Frensh.

* The words within square brackets are supplied from the Exchequer Inquisition.



Motboroughe and Berewyk, in the hundred of Uggescombe. A moiety of a knight's fee held by Ralph de Ufford.
Swere. The advowson of the church.

SOMERSET. *Extent* made at Somerton on Friday after Holy Trinity, 18 Edward III.

Staunton. Three parts of a knight's fee held by Roger de Staunton.
Bromfield. A quarter of a knight's fee held by Robert de Lydgate; a quarter of a knight's fee held by Herbert de Flynnton; a quarter of a knight's fee held by Robert de Dallynrigg; and a quarter of a knight's fee held by John de Stouford.

Hoggesole. An eighth part of a knight's fee, of the fee of Mortain, held by Robert Gyen; and an eighth part of a knight's fee, of the fee of Mortain, held by Robert de Mareschalesheighes.

Dyechenescove. A quarter of a knight's fee held by John de Bonham.
Criket Malherbe. Three parts of a knight's fee held by Thomas de Curtenay.

Sotton Mountagu. A moiety of a knight's fee held by Nicholas de Monte Acuto.

Estthrop. A fortieth part of a knight's fee, of the fee of Mortain, held by Humphrey Huscarle.

Wolston. A quarter of a knight's fee held by Nicholas Gyen of Wolston.
Apse. A sixth part of a knight's fee held by William Pylond.

Cory. An eighth part of a knight's fee held by the said William.

Jerlyngton. The advowson of the church.

Coryryvel. The advowson of the church.

Encreshull. The advowson of the chapel.

Chedeseye. The advowson of the church.

Writ of certiorari de feodis &c. 3 May, 18 Edward III.

SOUTHAMPTON; ISLE OF WIGHT. *Inq.* taken at Neuport on Saturday after St. Matthew, 18 Edward III.

Watyngwelle. A quarter of a knight's fee, which was taken into the king's hand because William, the said William's son and heir, was not yet of full age.

Shaldeflut. The advowson of the church.

Writ of certiorari de feodis &c. 3 May, 18 Edward III.

WILTS. *Extent* made at New Salisbury on Friday after St. Petronilla, 18 Edward III.

He had no knights' fees in the county.

Stupellavynton. The advowson of the church.

Writ of certiorari de feodis &c. 1 June, 18 Edward III.

BERKS. *Inq.* made at Maidenluth, 22 June, 18 Edward III.

Bustlesham. The advowson of the priory.

Writ of plenius certiorari to the escheator in Somerset and Dorset, the king being given to understand that the said earl held more lands &c. in the bailiwick than are contained in the inquisitions returned, 1 October, 19 Edward III.

SOMERSET. *Inq.* taken at Cherleton Caunvyle on Tuesday the feast of St. Nicholas, 19 Edward III.



Stoketristre. The manor, with its members of Cokelyngton and Boyford, held of the king in chief as parcel of the barony of Lorty by knight's service.

He held no other lands &c. in the bailiwick besides those contained in the previous inquisitions returned into the chancery.

C. Edw. III. File 75. (2.)

E. Inq. p.m. File 9. (24.)

533. WALTER DE LA HIDE or DE LA HYDE.

Writ of certiorari to the treasurer and chamberlains of the exchequer of Dublin; whereas the king on 28 August, in the 16th year of his reign, granted to John de Berford the wardship of all the lands &c. in Ireland, which were of the said Walter, who held of the king in chief, to hold until the lawful age of his heir, rendering yearly at the exchequer of England the extent thereof, and also the marriage of the said heir, paying to the king as much as anyone would pay for the same, as is more fully contained in the letters patent; but on 9 September following the king for certain causes revoked the said letters patent to the said John, granting that John Moriz, deputy of the Justice of Ireland, should have the said wardship and marriage, to hold as above; and the said John Moriz has prayed that, since he has not obtained livery of the said lands &c. nor of the body of the said heir, the king would order the treasurer and barons of the exchequer of England to stay the demand they are making for the extent and for the marriage; the treasurer and chamberlains are commanded to inquire touching the premises and to certify into the chancery of England the extent of the lands &c. and the value of the marriage, 10 July, 18 Edward III.

Endorsed:—It came to the treasurer on 13 October in the year within (named).

IRELAND. *Inq.* taken at Dublin on Tuesday the morrow of St. Nicholas, 18 Edward III.

John Moriz had no livery of the above wardship nor of the body of the aforesaid heir, nor received any benefit from either, through the king's grant.

DUBLIN. Balymadon. The manor (extent given) held of the king in chief, service unspecified; whereof Elizabeth his wife is dowered of *9l. 17s. 7½d.* and a third part of a farthing.

MEATH. Donaghshaghlyn within the liberty of Trym. The manor (extent given); whereof Elizabeth his wife is dowered of *4l. 15s.*

Maynclare within the liberty of Trym. The manor (extent given); whereof Elizabeth his wife is dowered of *6l. 8s. 4d.*

The marriage of the heir of the said Walter is worth *40l.*

C. Edw. III. File 75. (3.)

534. ISABEL, LATE THE WIFE OF ALEXANDER DE CROKEDAYK.

Writ of amotus to the escheator in co. Huntingdon. Whereas it was found by an inquisition made by the king's late escheator beyond Trent that the said Isabel held in dower on the day she died of the inheritance of the heirs of John de Crokedayk, deceased, who held

of King Edward II in chief, three messuages and 18½a. land in Kirbythore, co. Westmoreland, and two messuages and 38a. land in Whelphou and Greynrygg, co. Cumberland, of divers lords by divers services; and that John son of Robert de Tollesland, John son of William de Eglesfeld, Christiana daughter of Christiana do Crokedayk, whom Michael le Tallior of Appelby married, Margaret, daughter of Joan de Crokedayk deceased, who held of the king in chief, whom John de Moryceby married, and Helen and Alice, sisters of the said Margaret, are kinsfolk and next heirs of the said John de Crokedayk; and it was also found by inspection of the rolls of chancery of King Edward II, that the said king, a partition having been made of the lands &c. which were of the said John de Crokedayk among the heirs and parceners of the said inheritance, took the homages of Thomas de Neubygving, now deceased, who had married the said Joan, and of the said Michael, for the pourparties of the said Joan and Christiana, and ordered the same to be delivered to them; and the king took the fealties of the said John de Moryceby for the pourparty of the said Margaret his wife in the lands &c. which were of the said Joan then in the king's hand, and of the said Helen for her pourparty in the same lands; which said Margaret and Helen proved their ages before the said escheator, as was found by those proofs returned into the chancery, and the king ordered those pourparties to be delivered to them; and further, the king ordered the said escheator that, a lawful partition having been made of all the lands &c. which the said Isabel held in dower of the said inheritance, and which by reason of her death were taken into the king's hand, in the presence of William de Eglesfeld, to whom King Edward II committed the wardship of the lands &c., which are of the pourparties of the said John son of Robert and John son of William, until the lawful age of the said heirs, and [in the presence of] Hugh de Moryceby, who holds the wardship of the lands &c. which were of the said Joan, until her lawful age, by the grant of John de Burgh, to whom the king had committed that wardship, duly warned by the escheator, he should cause the said Michael and Christiana, John de Moryceby and Margaret and Helen to have full seisin of the pourparties falling to them, the pourparties of the said John son of Robert, John son of William, and Alice, being dismissed into the wardship of the aforesaid William and Hugh until further orders from the king. Afterwards the king took the fealty of the said John son of Robert, who proved his age before the king's late escheator on this side Trent, as was found by that proof returned into the chancery, for his pourparty of the lands &c. which were of the said John de Crokedayk, and ordered his pourparty to be delivered to him, respited his homage until Easter, 11 Edward III, and ordered the escheator to cause him to have full seisin of his pourparty of the lands &c. which the said Isabel so held in dower; the pourparties of John son of William, and Alice of the lands &c. held by the said Isabel being similarly dismissed. Subsequently the king took the fealty of the said John son of William, who lately proved his age as above, for his pourparty of the lands &c. of the said John and rendered the same to him and respited his homage until Easter, 14 Edward III, unless in the

meantime the king should return into England; and on 5 February, 14 Edward III, the king ordered the escheator to give the said John full seisin of his pourparty of the lands which the said Isabel held in dower, and all the issues from the said 5th of February. The said late escheator having been removed, the king commands the present escheator in the same terms, and to send the partition to the king on this side the quinzaine of St. Martin next, that it may be enrolled in the chancery, 2 November, 18 Edward III.

HUNTINGDON. *Partition* of the lands &c. which Isabel, late the wife of Alexander de Crokedayk, held in dower, of the inheritance of the heirs of John de Crokedayk, made at Little Paxton, 6 November, 18 Edward III (*defaced*).

Little Paxton. To John, son of Robert de Tollesland, one of the heirs of the said inheritance, are assigned a plot containing $\frac{1}{2}$ a. land in Little Paxton, 16 a. arable, the services of a bondman (named) holding a virgate of land, with all his household (*sequela*), and certain small rents.

To Christiana, the wife of Michael de Appelby, another heir, are assigned the like services of a bondman holding a virgate of land, and certain small rents.

To Margaret, daughter of Joan de Crokedayk, and to Helen and Alice, her sisters, are assigned the like services of a bondman holding a virgate of land, and certain small rents.

To John, son of William de Eglesfeld, another heir, are assigned a plot of land which belonged to Adam de Bukedene (?), and the like services of a bondman holding a virgate of land and of a bondman holding half a virgate of land; which part of the lands &c. so held by the said Isabel the said escheator delivered to the said John son of William, after due warning to the heirs and parceners of the said inheritance (?).

C. Edw. III. File 75. (4.)

535. WILLIAM GYNEYE, SON AND HEIR OF WILLIAM GYNEYE.

ESSEX. *Proof of age* made at Hadleye on Monday in Whitsun week, 18 Edward III (*fragment*).

Roger de Estwick, aged 69 years, says that the said William was 21 years of age on the morrow of the Purification last, for he was born at Shoburi on the morrow of the Purification, 16 Edward II, and on the following day was baptized in the church there; and this he knows because . . . when the nurse and others came to the church of Shoburi to baptize the said William at the first hour of the day . . . for the offering at the burial of a certain man called Richard Osmund, after whose death the said Roger had . . . in Hadleye, whereby [he knows well] the age of the said William.

John Pickeringe, aged 44 years, says the like and knows it because on Sunday next after the birth of the said William, he and Henry Gyneye came together . . . de Wodeham in Shoburi, and there made an agreement between John, rector of the church of Shobb[uri], and Adam Fitz Simon . . . who (?) in the same year died, and by the date of the will remaining in his possession the age of the said William is manifest. . . . years, agrees . . . on Easter day next after the birth of the said William, died Robert his own father . . .

C. Edw. III. File 75. (5.)

536. ALAN, SON AND HEIR OF ALAN DE BOKESHULL.

DORSET. *Proof of age* taken at Bryenston on Monday after St. Gregory the Pope, 18 Edward III (*undilated*).

Andrew de Turberville, knight, aged 43 years, says that the said Alan is 21 years of age and more, and this he knows because the said Alan the son was born at Bryenston, and baptized in the church there on the morrow of the Purification, 14 Edward II, and witness, then staying with the said Alan the father, was present at the baptism.

Roger Champayn, knight, aged 45 years, says the like, and knows it because on the day of St. Peter in Cathedra [next] after the birth of the said Alan the son, 15 Edward II, Agnes his own wife bore him a son called Thomas, who was of the age of 21 years at the feast of St. Peter in Cathedra last.

[Henry] Averoché, aged 50 years, says the like and knows it because on Sunday next before St. Gregory the Pope, 14 Edward II, next after the said birth, he was present at the purification of Maud, mother of the said Alan the son.

[John de] Wynterbourn, aged 52 years, says the like and knows it because Joan, his mother, died on the feast of All Saints next before the birth of the said [Alan the son], 14 Edward II, and witness was executor of her will, by the date of which [he knows] of the said age.

. . . Bret, aged 46 years, says the like and knows it because he was present at the purification of Maud, mother of the said Alan the son, on Sunday next before [St. Gregory the Pope], 14 Edward II, and served at the feast, and the said Alan the father afford (?) testimony to the truth as to the age of his said son Alan.

. says the like and knows it because on Sunday next after St. Gregory the Pope, after the birth of the said Alan and so by his father's death the aforesaid age is manifest to him.

[Robert] . . . says the like and knows it because on the day of St. Blaise . . . Edward II, . . . witness's mother . . .

. . . Nicholas de Knyghteton, brother . . . agree . . . and know it because Denise, mother . . . 14 Edward II, and were

C. Edu. III. File 75. (6.)

537. BENEDICT DE HURBURNEFORD, a felon.

Writ of certiorari to the sheriff of Devon, because by a record of John de Stonore and his fellows, late justices of oyer and terminer in co. Devon, it was found that the said Benedict was indicted before the said justices for stealing thirty eight sheep from the fold of Thomas de Grymeston at Grymeston on Wednesday after St. George, 5 Edward III, and for that cause was taken and afterwards prosecuted before the said justices for that felony at Exeter on Tuesday after St. Bartholomew, 6 Edward III, [and] because he was silent and would not answer he was committed to the punishment which comes upon such a case; and [it was found] that he had free land in Hurburneford, worth 10s. yearly, and John de la Ryvere, late sheriff of Devon, and the coroners of the said county certified in the chancery, at the king's command, that the said Benedict died under such

punishment in the gaol of Exeter on Saturday next after the Decollation of St. John the Baptist, 6 Edward III; 4 February, 18 Edward III.

DEVON. *Inq.* taken at Exeter on Tuesday in the first week of Lent (*in septimana quadragesima*), 18 Edward III.

Hurberneford. He held no lands &c. in the county except that land in Hurberneford which is held of Margaret, late the wife of Robert de Whatevill, lord of the manor of Dertynton, by knight's service, and suit at the said Margaret's court at Dertynton every three weeks. The said Margaret holds the said manor in dower, by the death of William Martyn, sometime her husband, of the inheritance of James de Audeleve, kinsman and heir of the said William.

The said Benedict was never outlawed for the above felony.

John his son, aged 26 years, is his next heir.

C. Edw. III. File 75. (7.)

538. JOHN WODCOK or DE WODCOK.

Writ, 6 July, 18 Edward III.

YORK. *Inq.* Wednesday before St. Peter ad Vincula, 18 Edward III.

Wyvestowe. Three tofts and seven and a half bovates of land (extent given) held of the heir of William de Roos of Hamelak, who held of the king in chief, a minor and in the king's wardship, by service of a twentieth part of a knight's fee; a bovate and a half of land held jointly with Maud his wife, who still survives, of the said heir by service of a one hundred and twentieth part of a knight's fee; and a messuage held of Thomas de Barton by service of *8d.* yearly.

He held no other lands &c. in the county.

He died on 14 August last. John his son, aged 24 years and more, is his next heir.

C. Edw. III. File 75. (8.)

539. MARGARET, LATE THE WIFE OF JOHN DE CERNE.

Writ to the escheator to assign to the said Margaret her dower of the lands &c. which were of the said John, taking her oath not to marry without the king's licence, 30 March, 18 Edward III.

WILTS. *Assignment of dower* to the said Margaret, Tuesday before St. Dunstan, 18 Edward III.

Draycote Cerne. A third part of the advowson of the church, viz. the third turn of presentation when it shall happen. Portions of the manor assigned (full extent given, with field-names and names of tenants), including a third part of three mills and of the whole fishery, and a third part of woods called 'la Fryth' and 'la Suthwode,' and of a yearly rent from a burgage in the town of Malmesbury.

C. Edw. III. File 75. (9.)

540. THOMAS, LATE EARL OF NORFOLK AND MARSHAL OF ENGLAND.

Writ of certiorari to the escheator, because in the inquisitions taken on the death of the said earl no mention was made of the marshalecy of England, which he held, as is said, to him and the heirs male of his body, 20 April, 18 Edward III.



SUFFOLK. *Inq.* taken at Ipswich, 1 May, 18 Edward III.

The said earl held the above office of marshal in fee on the day he died, of the grant of King Edward II, father of the said earl, to hold to him and the heirs male of his body, and he was seised of the said office in his demesne as of fee on the day he died.

C. Edw. III. File 75. (10.)

541. NICHOLAS ATTE TOUNENDE, of Harewode.

Writ of certiorari to the sheriff of York, because the said Nicholas was cited before Geoffrey le Scrop and his fellows, justices assigned to hold the pleas at York, for that he ought to have commanded and prevented Thomas Morgan, sometime his servant, from feloniously killing John de Neusum at Harewode, and for receiving the said Thomas after the committal of that felony; and afterwards being delivered by the said justices to the ordinary of that place as a convicted clerk according to the privilege of clergy, as is customary, he there lawfully proved (*purgasset*) his innocence of the said crime before the official of the court of York and his commissary-general, and the receiver of York, commissary of the chapter of the church of St. Peter, York, deputies of the guardians of the spirituality thereof, the dean being (*agente*) outside the province, [and] the archbishopric being lately void, as William, archbishop of York, signified to the king; and the king, by his writ of 16 February, in the 17th year of his reign, commanded the escheator to deliver to the said Nicholas his lands &c. which had been taken into the king's hand as above; and now the king hears, on the part of Robert atte Tounende, who says that he is the son and heir of the said Nicholas, that long before the said writ had been delivered to the escheator the said Nicholas died, and the king has been prayed to cause the said lands &c. to be delivered to the said Robert, as such son and heir; 16 May, 18 Edward III.

YORK. *Inq.* Saturday, the eve of Holy Trinity, 18 Edward III.

Harewod. A burgage and a half and two bovates and 2a. of land, which belonged to the said Nicholas on the day on which he was convicted before Robert Parvyng and his fellows, justices assigned for holding pleas at York, of ordering and abetting Thomas Morgan, sometime his servant, to kill feloniously John de Neusum &c. as above, were taken into the king's hand and are still there. The said burgage and a half are held of John de Insula, knight, by service of 18d. yearly, and the two bovates and 2a. of land are held of William de Popelton, clerk, by service of 1½d. yearly.

He died on Wednesday the eve of All Saints, 15 Edward III. Robert his son, aged 16 years, is his next heir.

C. Edw. III. File 75. (11.)

542. MARGERIE, LATE THE WIFE OF ALAN DE GRYNNESDALE.

Writ, 3 December, 18 Edward III.

CUMBERLAND. *Inq.* 5 April, 19 Edward III.

Carlisle. A messuage and 24a. land in the suburb held jointly with the said Alan, to them and the heirs of their bodies, of the king in chief



by the king's licence, and by service of 10s. 8d. yearly to be paid at the exchequer of Carlisle.

She died on the morrow of St. Mark last. Thomas, son of the said Alan and Margery, is her next heir and of full age.

C. Edw. III. File 75. (12.)

543. HENRY SON OF IVO DE RAGHTON.

Writ, 12 October, 18 Edward III.

CUMBERLAND. *Inq.* taken at Carlisle, 5 April, 19 Edward III.

Raghton. A messuage and 3*a.* land held of the king in chief by serjeanty and by service of rendering 3s. to the king yearly at the exchequer of Carlisle; and 12*a.* land held, as of pourpresture, of the king in chief by service of rendering to him 11s. yearly at the exchequer of Carlisle.

He held no lands &c. of others.

He died on 10 October, 2 Edward III. John his son, is his next heir and of full age.

C. Edw. III. File 75. (13.)

544. CECILY, LATE THE WIFE OF BRIAN DE HIKLYNG.

Writ of amotus, 22 October, 18 Edward III.

SUFFOLK. *Inq.* taken at Brokford, 3 April, 19 Edward III.

Brom. The manor (full extent given) held of the king by a certain serjeanty by bringing footmen assigned for the war in Wales from the county of Suffolk to the ditch of St. Edmund by 'le Neumarkett,' taking for each man 4*d.*

Ocle and Stutstone. 34*a.* land, 7*a.* meadow and 23s. 8*d.* rent, held of the abbot of St. Edmunds by knight's service.

The said Cecily granted to William Coleman, parson of Onhous, and Augustine Harwood of Brugh, chaplain, and their heirs, a certain yearly rent of 10*l.* from the said lands &c. in Brom and Ocle, and the said William and Augustine were peacefully seised thereof until the taking of the said manor into the king's hand after the said Cecily's death.

She died on Saturday next after the Nativity of the Blessed Mary last. Joan her daughter, aged 7 years and more, is her next heir.

C. Edw. III. File 75. (14.)

545. ROBERT DAREYNES, DARREYNs or DARRAYNS.

Writ of certiorari to the sheriff of Northumberland; whereas on the petition of Aline, late the wife of the said Robert, for her dower from the lands &c. which were of her said husband and were taken into the king's hand by reason of his debts to the king, the treasurer and barons of the exchequer were ordered to certify the king, and they certified that the manor of Calverdon Dareyns, two parts of the site of the manor of Whittonstall and certain tenements there in le Neuland were taken into the king's hand by the sheriff of Northumberland for 72*l.* 18s. 5*d.* and other debts which the said Robert owed the



king on the day he died upon his account as sheriff of the said county, by virtue of the king's commission, dated 15 June, 8 Edward III; the sheriff is commanded to inquire whether the said Robert espoused the said Aline before the said 15 June or after; 12 July, 18 Edward III.

NORTHUMBERLAND. *Inq.* made at Newcastle-upon-Tyne on Thursday before St. Peter ad Vincula, 18 Edward III.

The said Robert espoused the said Aline on Wednesday next after the Nativity of St. John the Baptist, 18 Edward II, at Ponteland.

Writ to the escheator in Northumberland, reciting as in the above writ, and commanding him, after making inquisition, to assign to the said Aline her dower and deliver the same to her, notwithstanding the said lands &c. being in the king's hand, taking her oath not to marry without the king's licence if the lands are held of him; but if it is declared that the said lands &c. ought to be charged with the aforesaid debts, then her dower is to bear its proportion; 14 July, 18 Edward III. By pet. of C.

Endorsed by the escheator that he has done as commanded in the writ, and it was found that the said Robert held no lands &c. of the king on the day he died, but of others by certain services; which lands he caused to be extended, and sends the assignment of dower annexed by an indented schedule, sealed with the seal of his office.

NORTHUMBERLAND. *Assignment of dower* to the said Aline, 10 August, 18 Edward III.

Calverdon Darcyns. A chamber called 'la Newchambre,' with a bakehouse and the house annexed to the said chamber, in recompense for the remaining buildings of the said manor, a third part of the site, lands, park &c. of the manor (extent given), including the lands and meadows which Iseult, late the wife of Roger Darcyns, sometime held in dower, and husband-lands (*terre husbandorum*), cottages &c. held by tenants (named).

Whitonsall. A third part of the manor (extent given), including the kitchen, brewhouse, larder &c. so that the gates of the manor are in common to the king and the said Aline, 'le Netherpark' of Heppershill, and a third part of the lands &c. held by divers tenants (named).

Neweland. A third part of 10s. 8d. rent issuing from a tenement held by John de Neweland and a third part of thirteen husband-lands and rents (tenants named), 3s. 4d. rent from a waste moor in 'le Newland,' 'les Brokholes' for the wastes of Newland viz. for 'le Denes,' Staners and 'les Pulles,' and a third part of the mill.

Elyngton. A third part of four messuages and lands &c. (extent given).

Routberi. A messuage next the bridge of the town to the east and a toft to the north of the town.

Corbrig. A third part of 3s. rent from the mill.

The part of this indenture remaining with the said Aline has the said Robert's seal affixed, and the other part remaining with him has her seal affixed.

Writ to the escheator in Northumberland, 12 May, 19 Edward III.

NORTHUMBERLAND. *Inq.* 6 June, 19 Edward III (*defaced*).

Calverdon Darcyns. The manor (extent given), including seven tenements called 'husbandlandes' in Calverton by the Water, held of Sir John de Eure as of the manor of Kreklawe, by homage and fealty, by



suit at his court of Kreklawe every three weeks, and by service of 14*d.* for cornage to the king at the feast of St. Cuthbert in September, and 4*s.* 5*d.* for the ward of the castle of Newcastle-upon-Tyne, and 16*d.* to the said Sir John, lord of Kreklawe, for making and repairing the enclosure of his park of Mitford.

Ellyngton. A messuage, 57*a.* arable, 4*a.* meadow, a dovecot and three cottages, held of Sir Adam de Welles by fealty and by service of ½*lb.* pepper (?) at the feast of St. Cuthbert in March and by suit at his court of Ellyngton every three weeks.

Whytonstall. A capital messuage, 93*a.* arable, 7*a.* meadow and other messuages, lands, rents &c. (extent given, with names of tenants) and a park, held of Lady Mary de Sancto Paulo, countess of Pembroke, as of her manor of Bywell, by homage and fealty and suit at the court of Bywell every three weeks and by service of rendering 40*d.* yearly for the ward of the king's castle of Newcastle-upon-Tyne and 15*d.* yearly for cornage.

Le Neuland by Whytonstall. 10*s.* 8*d.* rent from a tenement held freely by John de Newland and thirteen husband-lands, rents &c. (extent given), held of the said Lady Mary, as of her manor aforesaid, by service of rendering to her 5½ marks yearly, and 100*s.* yearly to John de . . .

Routhbery. Three messuages and three tofts held in burgage of Henry de Percy by fealty and three suits yearly at his court at Routhbryr, and by service of 3*s.* 8½*d.* yearly.

Corbrig. 33*s.* 4*d.* yearly rent from the mill.

He died on 3 April, 18 Edward III. Robert his son, aged 10 years and more, is his next heir.

Writ of plenius certiorari to the escheator, because in the preceding inquisition as to Whytonstall it appears that the said Robert held the aforesaid tenements immediately, as well of the king as regards the said castle and the cornage as of the said Mary, which by right does not seem fitting, nor was it found whether the said Robert paid the said ward-rent and cornage for the aforesaid countess as lady of the manor of Bywell or in another manner, nor whether he died seised of the said tenements in fee, nor by what portion of knight's service they are held of the said countess, 4 August, 19 Edward III.

NORTHUMBERLAND. *Inq.* taken at Newcastle-upon-Tyne on Friday after St. Bartholomew, 19 Edward III.

The said Robert held the tenements specified in the said writ directly of the said countess, as of her manor of Bywell, by the services therein named, and not of the king. He paid the said rent as well for castle-ward as cornage to the countess as lady of the said manor of Bywell, in aid of a greater sum which she pays yearly to the king for the said manor by the hands of the sheriff of Northumberland for castle-ward and cornage. The tenements are held of the said countess by a quarter of a knight's fee.

Writ of certiorari to the treasurer &c. of the exchequer to search the rolls &c. of the exchequer and certify to the chancery whether by writ from the exchequer the king ordered the lands &c. which



belonged to Robert Darrays, late sheriff of the county, to be taken into his hand for debts in which the said Robert was bound to him; and if so, then when and for what sum; 10 March, 20 Edward III.

Endorsed. Easter term, 20 Edward III. On searching the rolls &c. of the exchequer it was found that by a writ therefrom, dated 20 February, 18 Edward III. the sheriff of the county was commanded to take into the king's hand all the lands &c. which belonged to the said Robert, late sheriff there, on 15 June, 8 Edward III, on which day and year the office of sheriff had been first committed to him, and afterwards in fee, in whosoever hands they might be, and safely to keep the same, so as to answer for the issues thereof to the exchequer, until satisfaction should be made for 7*ill.* 17*s.* ¼*d.*, in which the said Robert was indebted to the king for the remainder of his account as sheriff aforesaid, after divers allowanees asked for by him.

C. Edw. III. File 75. (15.)

546. WILLIAM, SON OF HENRY LESCROP or LE SCROP.

Writ, 1 December, 18 Edward III.

LEICESTER. *Inq.* made at Medborne, 5 January, 18 Edward III.

Medbourne. 1*a.* land, 9*s.* rent and the advowson of the church, held of the king in chief by service of 2*d.* yearly, payable at the exchequer by the hands of the sheriff.

He held no other lands &c. in the county.

He died on 17 November last. Richard le Scrop, his brother, aged 17 years and more on Easter day last, is his next heir.

Writ, 1 December, 18 Edward III.

RUTLAND. *Inq.* Friday the morrow of St. Hilary, 18 Edward III.

Little Casterton. The manor (extent given), together with other lands &c. in the same town, held to him and the heirs male of his body, by the grant of Thomas de Synytwait, parson of the church of Watlous, and of William de Synytwait, parson of the church of 'Aynderby with the stepel,' with successive remainders to Richard his brother and the heirs male of his body and to the right heirs of the said William le Scrop for ever, to hold in fee simple, right and inheritance, of the chief lords of that fee, viz.—of Margaret, countess of Kent, as of the manor of Eston assigned to her in dower, by knight's service; and 27*a.* 1*r.* arable with a water-mill and 11*s.* rent of free tenants, held in socage of the said countess as of the said manor of Eston.

Date of death as above. Heir as above, aged 17 years.

Writ to John Diamond, mayor of London and king's escheator there, 1 December, 18 Edward III.

LONDON. *Inq.* Friday after the Conversion of St. Paul, 19 Edward III.

St. Swythyn's Lane. A messuage and four shops held of the king in free burgage.

Date of death as above. Heir as above, aged 17 years and more.



Writ, 1 December, 18 Edward III.

HERTFORD. *Inq.* taken at Ware, 11 February, 19 Edward III.

Beiford. A messuage, 115*a.* arable, 2*a.* meadow and 2*a.* wood, held of the king in chief by service of 1*d.* yearly.

Berkehamstede Moces. 10*a.* arable and 2*a.* meadow held of William Botereus, knight (*chivaler*), by service of suit at the said William's court in Berkehamstede twice a year, and by service of 2*d.* yearly.

Hatfeld. 8*s.* rent held of Robert de Holebek by service of two beneworks and 2*d.* yearly.

Hertfordyngbury. 3*r.* meadow and 12*d.* rent held of Richard Talebot, knight (*chivaler*), by service of a rose yearly.

Date of death and heir, as last above.

Writ, 1 December, 18 Edward III.

LEICESTER. *Inq.* made at Harebergh, 1 April, 19 Edward III.

Medburne. 1*a.* land, 9*s.* rent and the advowson of the church, held of the king in chief by service of 2*d.* yearly at the exchequer by the hands of the sheriff, which acre of land came into his hands by the death of a tenant of his in the said town by way of escheat for defect of blood; it was held of the said William by service of 3*d.* yearly before it so came to his hands; the pleas &c. of court are worth 6*d.* yearly.

He held no other lands &c. in the county.

Date of death unknown. Heir as above, aged 18 years and more on Easter day last.

Writ, 1 December, 18 Edward III, and duplicate, with slight corrections.

YORK. *Inq.* taken at York on Saturday before St. Thomas the Apostle, 18 Edward III (*defaced*).

York. Two messuages held of the king in burgage of the said city by service of rendering to him 2*d.* yearly for 'husgable' by the hands of the bailiffs of the said city; which (messuages) are in the hands of tenants at will, who render . . . yearly for the same.

Doncastre. Certain tenements held of Peter de Malo Lacu by fealty and by service of 2*s.* 4*d.* yearly.

Richemound. A yearly rent of 7*l.* 13*s.* 4*d.* from divers free tenants, from tenements held of John of Gaunt (*de Gandavo*) in free burgage of the town of Richemound by service of 4*d.* yearly.

Pathorne, Estboulton, Westboulton, Boulton [Kellok], Thoresby, Preston, Ridmere, Wendeslowe, Leyburn, Hornby, Walburn, Dounum, Skytheby, Wyclif, Caldewell, Manfeld, Cloubeke, Boulton-upon-Swale, Whitewell, Thirnetoft, Great Fencotes, Little Fencotes, Disceford, Sledmere, Knottyngeley, Braythewell, Wermesworth, Waddeworth, Alverley, Arkesey, Benteley and Ellerton-upon-Swale. Divers manors, lands and tenements (extents given), held of the gift of Thomas de Synyngthwayt, parson of the church of Wattelowes, and of William de Synyngthwayt, parson of the church of Aynderby, which said Thomas and William by their charter gave the said manors, lands &c. to the said William le Scrop and the heirs male of his body to hold of the chief lords of those fees by the services thereto belonging for ever, with successive remainders to Richard, brother of the said William, and the heirs male of his body, and to the right



heirs of the said William. The tenements in Pathorne are held of Henry de Percy by knight's service; the manor of Estboulton is held of Ranulph son of Ralph by knight's service; the manor of Westboulton is held of Ralph de Nevill by knight's service; the tenements in the manor of Boulton Kellok are held of the said Ralph de Nevill by knight's service; a certain part of the said manor of Estboulton is held of the said John of Gaunt by service of 9s. yearly and by fealty; the tenements in Thoresby are held of Alice de Bassyngburn by knight's service; the tenements in Preston are held of William son of Thomas de Synyngthwayt and Lettice his wife, as of the right of the said Lettice, by knight's service; the tenements in Ridmere are held of the abbot of Coverham by knight's service; the tenements in Wendeslowe are held of the said John of Gaunt, earl of Richmond, by knight's service; the tenements in Leiburn are held of the said Alice de Bassyngburn by knight's service; the tenements in Horneby and Walburn, with a moiety of the manor of Dounum, are held of the said Alice by the service aforesaid; the other moiety of the said manor of Dounum is held of the said John of Gaunt by knight's service; the tenements in Skitheby are held of the said John of Gaunt by service of a rose yearly; the tenements in Wyclif are held of the said John of Gaunt by knight's service; the manor of Calkewell is held of the said John of Gaunt by knight's service; the tenements in Manfeld are held of Henry son of Conan by knight's service; the tenements in Cloubek are held of Sir John de Marmyon by knight's service; the tenements in Boulton-upon-Swale are held of the said John of Gaunt by knight's service; a moiety of the tenements in Whitewell and Ellerton-upon-Swale is held of the said Alice de Bassyngburn by knight's service, and the other moiety is held of Ralph de Nevill by service of a rose yearly; the tenements in Thimetoftes are held of lady Maud la Conestable by knight's service; the tenements in Great Fencotes and Little Fencotes are held of Henry son of Hugh by knight's service; the tenements in Disceford are held of Henry de Percy by knight's service; a part of the tenements in Sledmere is held of the heir of William de Ros of Hamelak, who held of the king in chief, a minor and in the king's wardship, by service of a ninth part of a knight's fee, and the other part is held of Ralph de Hastynges by knight's service; the tenements in Knottyngeley are held of Lady Philippa, queen of England, as of the honour of Pontefract by fealty only; the tenements in Braithewell are held of Henry Navasor by service of a rose yearly; the tenements in Wermesworth are held of the earl of Warenne by service of 12s. yearly; the tenements in Waddeworth and Alverley are held of Thomas de Chaworth by service of a 'shaft' yearly; the tenements in [Benteley and Arkesey] are held of John de Tibetoft by knight's service. And the said William le Scrop held . . . the manor of Edelyngton (extent given) by fine levied in the king's court . . . so seised in his demesne as of fee, granted the said manor to Henry le Scrop, deceased, for his life, with successive remainders to the said William le Scrop, Stephen brother of the said William, and Richard brother of the said Stephen, who still survives, and the heirs male of their bodies respectively, and to the right heirs of the said Henry for ever.



The manor is held of Henry le Vavasor by service of a rose yearly. The said William and Stephen died without heirs of their bodies. The said William held in his demesne as of fee on the day he died a toft and 14*l.* rent of free tenants in Mersk [of the said John of Gaunt] by service of a rose yearly.

He held no other lands &c. in the county.

Date of death and heir as above.

YORK. *Inq.* taken at Est Wytton on Monday before Easter, 19 Edward III.

To the same effect as the preceding inquisition; but it is added that the said William held the manor of Edelyngton by fine levied in the king's court in the following form, viz.—that Richard de Langeford, who was seised of the same in fee, granted it to Henry le Scrop for his life, with successive remainders to the said William, Stephen and Richard &c. and the right heirs of the said Henry; also that the said William gave all the manors &c. in form aforesaid because he was unwilling that they should be divided among his female heirs and for no other cause, as the jurors understand.

Writ of plenius certiorari, the king being informed that the said William held other lands &c. in Berkhamptede Moeles and elsewhere than those contained in the inquisitions returned, 18 April, 19 Edward III.

HERTFORD. *Inq.* taken at Thele, 22 April, 19 Edward III.

He held on the day he died more lands &c. in the county than those contained in the inquisitions taken after his death, viz.—

Lymeseyesgrove in Beiford. A messuage and 10*a.* land, which sometime were of Bartholomew Aylwene; a messuage and 4*a.* land, which sometime were of John le Zoungue; a toft and 3*a.* land, which sometime were of Aylmar; and acroft containing 1*a.* arable, 2*a.* pasture and 2*a.* wood; all held of the king in chief by knight's service.

Commission of plenius certiorari to Thomas de Metham, Thomas de Rokeby and Peter de Richemund, because the king understands that, whereas Richard le Scrop, brother and heir of the said William, sues in the chancery for lands &c. which were of Henry le Scrop, and which the said William held for life, asserting that some of them ought to remain to him by virtue of certain fines levied in the king's court, and some by virtue of certain charters, the said Henry and William as well before the levying of the said fines and making of the said charters, as afterwards at all times, continued their seisin of the said lands &c. without interruption or change of estate: the king has ordered the sheriff to cause jurors to come before them on such day and at such place as they shall appoint; 19 April, 19 Edward III.

YORK. *Inq.* taken at York on Wednesday after Holy Trinity, 19 Edward III.

A fine was levied in the king's court, 5 Edward III, between Henry Lescrop, [now] deceased, and Richard de Langeford, chaplain, whereby the said Henry acknowledged the manors of Nappaye, West Bolton, Little Bolton, Estbolton in Wendeslawdale, Wendeslaye, Herneby, Fletham, Fencotes, Ellerton-upon-Swale, Bolton-upon-Swale, Uckerby, Bretnaby, Caldewell, Croft and Ellyngton to be the right of the said Richard as those which he had of the gift of the said Henry; and for this acknowledgment the



said Richard granted the said manors to the said Henry and surrendered them to him in the same court, to hold for his life of the chief lords of the fee by the services thereto belonging, with successive remainders to William, Stephen, and Richard who still survives, sons of the said Henry, and the heirs male of their bodies respectively, and to the right heirs of the said Henry. The said fine was levied in fraud to take away the wardship and marriage from the chief lords of those fees, and because the said Henry was unwilling that the said tenements should be alienated to strangers and his heirs disinherited, or that those tenements should be divided among his female heirs, and not for other causes.

And the said William le Scrop by his charter granted to Thomas de Synythwayt, rector of the church of Watelhou, and to William de Synythwait, rector of the church of Aynderby, all his manors, lands &c. in Crathorn (*sic*), Estbolton, Westbolton, Bolton Kellok, Thoresby, Preston, Redemer, Wendeslawe, Layburn, Herneby, Walburn, Dounum, Sketheby, Wyclif, Caldewell, Manfeld, Claubek, Ellerton-upon-Swale, Bolton-upon-Swale, Whitwell, Thirntoft, Neuton by Patrikbrimpton, Great Fencotes, Little Fencotes, Disceford, Sledmer, Knotingley, Braythewell, Wermesworth, Wadeworth, Alverlay, Arkesay and Bentelay, to hold with the knights' fees, advowsons of churches, services of free and bond tenants, and reversions of tenants for life or for years, to the said Thomas and William and their heirs or assigns, of the chief lords of [those] fees &c. who, being seised thereof by virtue of the said charter, by another charter granted all the said lands &c. to the said William le Scrop and the heirs male of his body, to hold of the chief lords &c. with successive remainders to his brother Richard and the heirs male of his body and to the right heirs of the said William. Both the aforesaid charters were made in fraud to take away from the chief lords of those fees the wardship and marriage of those tenements.

And the said William held two messuages in the city of York, which messuages he gave in his will to Richard his brother and his heirs, in fraud as aforesaid; which messuages are held of the king in burgage in the said city by service of rendering to him 2*d.* yearly for 'husgable' by the hands of the bailiffs of the said city.

The tenements in Estbolton are held of Ranulph son of Ralph, &c. as in the previous inquisitions, except that the tenements in Wermesworth are said to be held of John de Warenne, earl of Surrey, by service of 12*s.* yearly and by fealty.

Writ of certiorari de feodis &c. 6 July, 19 Edward III.

LEICESTER. *Extent*, 2 February, 20 Edward III.

He had no knights' fees in the county.

Medburn. The advowson of the church.

Bradeleye. The advowson of the priory.

He had no other advowsons in the county.

Writ of certiorari de feodis, 6 July, 19 Edward III.

YORK. *Inq.* 20 August, 19 Edward III.

Thoresby. Certain tenements held by Hugh de Thoresby by service of a moiety of a knight's fee.



- Mersk. Certain tenements held by Thomas de Cleseby by service of a moiety of a knight's fee.
 Thorp Wyclif and Gyrlington. Certain tenements held by Roger de Wyclif by service of a knight's fee.
 Wendeslawe. The advowson of the church.
 York City. The advowson of a moiety of the church of St. Mary the old (*veteris*) on Buthill.
 Richemund. The advowson of the abbey of St. Agatha by Richemund.

Extent or summary of the above knights' fees and advowsons, whereof the moiety of a knight's fee in Thoresby and the advowson of the church of Wendeslawe are noted as dower. (*Undated.*)

C. Edw. III. File 75. (16.)
E. Enrolments &c. of Inq. No. 50.

547. [*HENRY HUSE (*deest*).

GLOUCESTER. Saperton. The manor.
 Rushendon. The manor.]

548. WILLIAM DAGON, of Wartre.

Writ, 26 January, 19 Edward III.

YORK. *Inq.* taken at Pokelyngton on Saturday after the Invention of the Holy Cross, 19 Edward III.

Wartre. A moiety of a bovate of land held of the heir of William de Ros of Hamelak, who held of the king in chief, a minor and in the king's wardship, by service of a three-hundredth part of a knight's fee and by homage and fealty.

He held no other lands &c. in the county.

He died on 25 May, 17 Edward III. William his son, aged 22 years and more, is his next heir.

C. Edw. III. File 76. (1.)

549. RICHARD DE GLATTON.

Writ, 12 May, 19 Edward III.

HUNTINGDON. *Inq.* 9 [or 19 (*sic*)] August, 19 Edward III.

Glatton. Two messuages, 52*a.* arable and 1*a.* meadow, held for his life of the king, as of the manor of Glatton, by fealty and by service of 2*s.* yearly at the king's exchequer, and after the said Richard's death the said tenements pay to the king and his heirs at the said exchequer, by the heirs of the said Richard, 5*s.* yearly by the hands of the bailiff of the said manor; and 1½*a.* land held of the same manor by service of 18*d.* yearly, of the right of Mariota his wife, who still survives.

He died on 11 October, 18 Edward III. William his son, aged 21½ years, is his next heir.

C. Edw. III. File 76. (2.)
E. Enrolments &c. of Inq. No. 49.

* Thus given in the Calendar printed in 1868 and still missing.

550. JOHN SON OF JOHN DE BOXHULLE.

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Writ, 5 August, 19 Edward III.SUSSEX. *Inq.* made at Robertsbridge on Thursday the feast of the Exaltation of the Holy Cross, 19 Edward III.Echyngham. A messuage, 30*a.* land and 1*a.* wood, held of Robert de Passele by service of 18*d.* yearly.

He held no other lands &c. in the county.

He died on Saturday after All Saints, 2 Edward III. Alan son of Alan de Boxhull, knight, aged 23 years and more, is his kinsman and next heir.

C. Edw. III. File 76. (3.)

551. ISABEL, LATE THE WIFE OF ROBERT LE WHYTE.

Writ, 4 February, 19 Edward III.NORTHAMPTON. *Inq.* taken at Morton by Canounnes Assheby, 6 May, 19 Edward III.Morton. A messuage and a virgate of land (extent given) held of the king in chief as of the manor of Morton, which belonged to John de Molyns and by reason of his forfeiture is still in the king's hand, by service of a yearly rent of 12*d.*, $\frac{1}{2}$ *lb.* pepper and 1*lb.* cummin and suit of court every three weeks.(Unspecified.) 17*a.* arable held of John Surry by service of 3*s.* yearly rent.

She died on Friday before St. Martin, 18 Edward III. Richard Colles, aged 33 years, is her next heir.

C. Edw. III. File 76. (4.)

552. OTTO BUTETOURT, BUTTETOURT or BUTTORT.

Writ, 26 December, 19 Edward III.SUFFOLK. *Inq.* made at Brokfordsbridge on Saturday, the morrow of St. Hilary, 19 Edward III.Mendelisham. The manor held jointly with Sibyl his wife, of Sir Roger de Leukenore, by service of 1*d.* yearly.

He died on Saturday after St. Martin the Bishop last. John his son, aged 13 years, is his next heir.

Writ, 26 December, 19 Edward III.HUNTINGDON. *Inq.* made at Huntingdon, 4 February, 20 Edward III.

Hamerton. The manor (extent given) held jointly with Sibyl his wife, who still survives, of William de Morle, son and heir of Hawis de Morle, as of the fee of the marshal of Ireland, by service of rendering to him yearly a sore sparrowhawk.

Date of death as above. Heir as above, aged 13 years and more.

C. Edw. III. File 76. (5.)

553. JOHN LE ROUS.

Writ, 16 December, 19 Edward III.HEREFORD. *Inq.* dated in the castle of Hereford on Saturday the feast of St. Agnes, 19 Edward III. (*defective and defaced*).



Treget. A message . . . arable . . . and 100s. rent . . . held jointly with Mabel his wife, who survives, by free socage, according to the custom of the manor of Wormelowe . . . suit at the court of Wormelowe every fortnight, and he ought to be a 'domesman.' . . .
 Allensmore (*Mora Alani*). The manor and one earucate of land at 'la Grene' and one earucate of land at 'la Hethe' held jointly with Mabel his wife, who survives, of the bishop of Hereford in chief by knight's service.

He died on Friday after the Conception of the Blessed Mary last.
 Thomas his son, aged 15 years, is his next heir.

C. Edw. III. File 76. (6.)

554. GEOFFREY DOGET.

Writ, 12 May, 19 Edward III.

SOUTHAMPTON; ISLE OF WIGHT. *Ing.* Monday, 23 May, 19 Edward III.

Bulnore. A message, 60*a.* arable, 13*a.* pasture and 2*s.* 6*d.* rent, held of the king, as of the honour of the castle of Carsbrok, for a quarter of a knight's fee.

He died on Friday, 28 January last. Margaret his daughter, aged 2 years, is his next heir.

C. Edw. III. File 76. (7.)

555. ALICE, LATE THE WIFE OF JOHN ATTE SEE, of Ravensrode or Ravensrod.

Writ, 6 May, 19 Edward III.

YORK. *Ing.* Thursday after Whitsunday, 19 Edward III.

Holayn in Holdernesee. A message, four bovates of land, 50*a.* meadow and 50*a.* pasture (extent given), held for her life by the gift &c. of John, son of Peter atte See, the younger, and of John Wytte of Ravensrod, with remainder after the death of the said Alice and of John, son of Peter atte See, the elder, lately deceased, to John, son of John son of Peter the elder, and Margery his wife and the heirs of their bodies, of the king in chief, as of the honour of Aumarle, by homage and fealty and by service of a forty-eighth part of a knight's fee; and 14*a.* land held for her life of the king in chief, as of the honour aforesaid, by the aforesaid gift &c. by service of rendering to the king 10½*d.* yearly at the manor of Brustwyk.

Wylthorne. 4½*a.* land held for her life, by the aforesaid gift &c. of the king in chief, as of the honour aforesaid, by service of a one thousandth part of a knight's fee, and by rendering 4*d.* yearly to the fabric of the church of St. Mary there.

Colswaynthorp. 15*a.* meadow held, by the aforesaid gift &c. of the archbishop of York by fealty and by service of 18*d.* yearly.

She died on 22 April last. John, son of John son of Peter atte See and of the said Alice, aged 40 years and more, is her next heir.

C. Edw. III. File 76. (8.)

556. RICHARD ATTE SEE, of Dymbelton.

Writ, 10 March, 19 Edward III.

YORK. *Ing.* taken at Esyngton on Saturday after the octave of Easter, 19 Edward III.

Dirubelton. Two parts of a messuage and of a bovate of land, with the reversion of the third part of the same after the death of Maud, late the wife of Walter atte See father of the said Richard, who holds the said third part for her life in dower of the inheritance of the said Richard, held by fealty and by service of rendering 6s. yearly to the king at the manor of Brustwyk.

He held no lands &c. of any other lords.

He died on 28 June, 18 Edward III. Walter his son, aged 20 years, at the feast of the Assumption next, is his next heir.

C. Edw. III. File 76. (9.)

557. RALPH LE BOTILLER, of Northbury.

Writ of certiorari super vero valore to the escheator commanding him to make extent of the said Ralph's lands &c. and have the same at Westminster on the quinzaine of Easter, the king greatly wondering that he has not executed several writs directed to him in this matter nor taken care to return them at the exchequer at several days past, and finally on the morrow of St. Hilary last, as ordered, 26 February, 19 Edward III.

By Originalia of 16 Edward III, by extract in Gloucester, in which it is contained that Guy Brian remains chargeable with the value of the said lands &c. and by Roll of Memoranda of 19 Edward III. Writs returnable at Michaelmas.

SALOP. *Extent* made at Shrewsbury, 18 March, 19 Edward III.

Pulverbache. The hamlet (extent given) held of the king in chief as of feo by service of a knight's fee.

He held no other lands &c. in the counties of Salop and Stafford on the day he died.

C. Edw. III. File 76. (10.)

558. JOAN, LATE THE WIFE OF JOHN DE WYLYNTON.

Writ, 7 July, 19 Edward III.

GLoucester. *Inq.* Saturday before St. James the Apostle, 19 Edward III.

Fromtoncotel. The manor, which the said John acquired of William de Lucy, to hold to the said John and Joan and the heirs of the said John, held for her life of the king in chief by knight's service.

She held no other lands &c. in the bailiwick.

She died on Tuesday before the Nativity of St. John the Baptist, 19 Edward III. Ralph, son of the said John, aged 30 years, is her next heir.

C. Edw. III. File 76. (11.)

E. Inq. p.m. File 9. (16.)

559. OSBERT DE BOYTON.

Writ, 27 January, 19 Edward III.

SUFFOLK. *Inq.* made at Palgrave, 6 March, 19 Edward III.

Neuton. A moiety of the manor held of the countess of Norfolk, as of her castle of Framelyngham, by service of half a quarter of a knight's fee.

John his son, aged 11 years and more, is his next heir.

SUFFOLK. *Inq.* made at Ipswich, 8 March, 19 Edward III.

Boyton. A toft [and] 30*a.* land held of the king, as of the honour of Hagenet, in free socage by service of 12*d.* yearly and suit at the court of the honour monthly.

Newton. 12*a.* land in demesne and divers lands &c. in service held of Edmund de Scovil by homage and service of half a knight's fee; and divers lands &c. in the same manor held of the earl of Suffolk, as in socage, by 2*ss.* 8*d.* yearly and suit at the earl's court of Hagle.

Boytonhall in Combes. A certain manor held of the said earl in free socage by service of 3*s.* yearly.

Heir as above, aged 9 years and more.

NORFOLK. *Inq.* made at Disse, 5 March, 19 Edward III.

Totyngtoun. 5*s.* rent from certain tenants, held of the heir of Thomas de Nerford, a minor and in the wardship of Mary, countess of Norfolk, by homage, as parcel of the manor of Totyngtoun which sometime belonged to the said Osbert; which whole manor is held of the said heir by service of a quarter of a knight's fee.

He also held divers other lands &c. of divers other lords by divers services.

Heir as last above.

NORFOLK. *Inq.* made at Theford, 10 February, 19 Edward III.

Langeford. The manor (extent given) held of John de Havenyngham, knight, by homage and by service of 6*s.* 8*d.* yearly viz.—wardefee.

He died on Tuesday next after the Epiphany last. Heir as above, aged 9 years.

C. Edw. III. File 76. (12.)

560. ELIZABETH, LATE THE WIFE OF PHILIP PAYNEL.

Writ, 1 June, 19 Edward III.

DORSET. *Inq.* made at Theversshut, 16 June, 19 Edward III.

Ramesham. The manor held in dower, as of the inheritance of Elizabeth and Margery, daughters and heirs of John son and heir of the said Philip, whom Richard Graserich and John Poucher married, of John Giffard of Beefs, as of his manor of Coges, co. Oxford, by service of rendering to the said John of Beefs 10*s.* yearly.

She held no other lands &c. in the bailiwick.

She died on 16 November last. The said Elizabeth, aged 25 years, and Margery, aged 24 years, are her next heirs of her own blood.

C. Edw. III. File 76. (13.)

561. WILLIAM BURDET.

Writ, 10 June, 19 Edward III.

YORK. *Inq.* Wednesday after the Decollation of St. John the Baptist, 19 Edward III.

Huson. A messuage and three bovates of land (extent given) held for his life, by the grant of Sewal of Fishergate (?) (*de Fishery . . .*), York, with remainder to Beatrice Burdet whom Thomas de Barton married, and her heirs for ever, of the heir of William de Roos of

Hamelak, who held of the king in chief, a minor and in the king's wardship, by service of a fifty-fourth part of a knight's fee and by homage.

He held no other lands &c. in the county.

He died on the day of the Epiphany last. The said Beatrice, his daughter, aged 30 years and more, is his next heir.

C. Edw. III. File 76. (14.)

562. RICHARD DE RIHILL.

Writ, 10 November, 19 Edward III.

NORTHUMBERLAND. *Inq.* made at Whitingeham, 6 January, 19 Edward III.

Little Rihill. Two parts of a capital messuage and 52*a.* land, 8*a.* meadow and five tenements called 'husbandlandes,' held of the king by service of two parts of 20*s.* yearly to be rendered to the king by the hands of the sheriff, as of the farm of the body of the county of Northumberland after the lands given (*post terr' dat'*), at the feasts of St. Cuthbert in March and September, and by service of two parts of 14½*d.* to be rendered to the king by the hands of the said sheriff yearly on Sunday before St. Cuthbert in September only, for cornage.

He held no other lands &c. in the county.

He died on 7 July, 19 Edward III. His daughters, Elizabeth aged 13 years, Margery aged 9 years, Christiana aged 7½ years, Joan aged 4½ years, and Helen aged 2½ years, are his next heirs.

C. Edw. III. File 76. (15.)

563. [*HAWIS, LATE THE WIFE OF JOHN DE CLAVERING.

ESSEX. Clavering. The manor and hundred.]

564. HAWIS, LATE THE WIFE OF JOHN DE CLAVERING.

Writ (*missing*).

ESSEX. *Inq.* 16 April, 19 Edward III.

Clavering. The manor (extent given) held by the grant of Stephen de Strafford to the said John and Hawis and the heirs male of their bodies, with successive remainders to Edmund de Clavering, now deceased, for life, and to Ralph de Nevyle, who survives, and his heirs, by fine levied in the king's court in 5 Edward II, with the said king's charter of licence: the manor and liberty is held of the king in chief by service of a knight's fee; and the said John died without heir male of his body.

She died on 18 February last. Eva daughter of the said John and Hawis, aged 30 (?) and more, is her next heir in blood.

E. Enrolments &c. of Inq. No. 50.

565. THOMAS DE MOUNCEAUX.

Writ, 6 December, 19 Edward III.

YORK. *Inq.* taken at Cleton on Monday, 2 January, 19 Edward III.

Berneston. The manor (extent given), with its members of Wynketon and Hertburn, held of the king in chief, as of the honour of Aumarle,

* Missing, but thus given in the Calendar printed in 1898.

now in the king's hand, by service of a sixth part of a knight's fee, doing suit at the king's wapentake of Holderness every three weeks, and rendering to the king 4s. yearly for the ward of the castle of Skipse.

Righton, Carethorp and Boyngton. Five carucates of land in Righton, four carucates of land in Carethorp and four and a half carucates of land in Boyngton, held in service, as pertaining to his manor of Berneston, of the king in chief, as of the honour aforesaid, by knight's service, whereof forty-eight carucates make a knight's fee, and by the services aforesaid. Divers free tenants held the said thirteen and a half carucates of him by foreign service only.

LINCOLN; LYNDSEY. Killyngholm. Forty bovates of land held in service, as pertaining to the said manor of Berneston, of the king in chief, as of the honour aforesaid, by service of a forty-eighth part of a knight's fee and by the services aforesaid; which (land) divers freemen held of him by foreign service and by service of rendering to him 18s. 6d. yearly.

Cotna and Keleby. Two carucates and three bovates of land.

Thorgamby in Lyndesay. Three carucates of land.

All held in service, as pertaining to the said manor of Berneston, of the king in chief, as of the honour aforesaid, by service of a twenty-sixth part of a knight's fee; and they were held of the said Thomas by foreign service.

He held no lands &c. of any other lords within the said liberty.

He died on 27 November, 19 Edward III. John his son, aged 40 years and more, is his next heir.

C. Edw. III. File 76. (16.)

566. JOHN DE WALKEFARE.

Writ, 26 September, 19 Edward III.

CAMBRIDGE. *Inq.* Saturday before SS. Simon and Jude, 19 Edward III.

Iselham. Two parts of a manor, with the reversion of the third part (extent given), including a several fishery, held to him and the heirs of his body, being enfeoffed jointly with Eufemia his wife, who still survives, of the bishop of Rochester by service of 11s. yearly; 20a. arable similarly held of the abbot of Shrewsbury by service of 4s. yearly; and 40a. land held of John Orby by service of 10s. yearly; which 60a. lie in common when not sown.

He died on Thursday the morrow of St. Lawrence, 19 Edward III.

John his son, aged 10 years and more, is his next heir.

Writ, 26 September, 19 Edward III.

SUFFOLK. *Inq.* taken at Henhowe on Saturday after St. Luke, 19 Edward III.

Fakonham Aspes. A moiety of the manor held, as of the right of Eufemia his wife, who still survives, in form underwritten, viz.—that William de la Beche and the said Eufemia acquired the said moiety by the king's licence, to hold to them and the heirs of their bodies; and it is held of the king in chief by service of paying 9d. every twentieth week for the ward of the castle of Norwich.

He died on Friday after St. Lawrence last. Heir as above.

Writ, 26 September, 19 Edward III.

ESSEX. *Inq.* Tuesday the eve of St. Thomas the Apostle, 19 Edward III.

Balidon. Two parts of the manor with the reversion of dower when it happens, and two parts of a tenement called Walkefares with the reversion of dower when it happens, in the town of Farnham, held jointly with Eufemia his wife, who still survives, of the grant of John Waryn, sometime parson of the church of Saucoppe, and of Thomas de Berdewell, chaplain, to them and the heirs of their bodies by a fine levied in the king's court.

Raureth. A certain tenement called 'la Beche' held jointly with Eufemia his wife as of her right; which tenement the said John Waryn by his charter granted to the said Eufemia for her life, with remainder to William de la Beche her son and son of William de la Beche, sometime her husband.

The said manor of Balydon is held of the said Eufemia and Mary her sister, as daughters and heirs of Edmund de Comyn, as of the manor of Fakenham Aspes, by [service of] half a knight's fee; the said tenement in Farnham is held of the earl of Hereford by homage and fealty; and the said tenement in Raureth is held of Richard de Chamberleyn by service of 7*d.* yearly.

He died in parts beyond the seas on this side the feast of St. Lawrence last. John, son of the said John and Eufemia, aged 8 years and more, is his next heir.

HERTFORD. *Inq.* 20 October, 19 Edward III.

Seucampe. A moiety of the manor held jointly with Eufemia his wife, who still survives, as of her right, by the grant of Geoffrey de Wauney [*rectius* Wauney] and John de Cavenham, chaplain, to hold to William de la Beche and the said Eufemia, sometime his wife, and the heirs of their bodies, of the king and his heirs by the services accustomed, with remainder to the right heirs of the said Eufemia, by fine levied in the king's court, 4 Edward III, and by the king's charter of licence in the same year. The said moiety is held of the king in chief by service of half a knight's fee.

Date of death and heir as above.

C. Edw. III. File 76. (17.)

567. JOHN DE VENUZ or DE VENUTZ.

Writ, 20 May, 19 Edward III.

SOUTHAMPTON. *Inq.* taken at Aulton on Thursday after the Translation of St. Thomas the Martyr, 19 Edward III.

Estworldham. The manor, except a carucate of land there, held of the king in chief by service of a serjeanty of 100*s.* to be paid yearly to the sheriff for the king's use.

Wolvemere and Alciesholt. The bailiwick held of the king in chief by service of rendering to him a mark yearly.

[Estworldham.] A carucate of land, as above noted, held of the manor of Aulton by service of 50*s.* 6*d.* yearly and by suit of court every three weeks; which manor the countess of Kent now holds.

He died on Thursday after St. Katherine, 20 Edward II, commencing, Thomas his son, aged 22 years and more, is his next heir.

C. Edw. III. File 76. (18.)



568. ELIZABETH, LATE THE WIFE OF ALEXANDER DE SANCTO JOHANNE.

Writ, 3 September, 19 Edward III.

SOMERSET. *Inq.* made at Dunster. 14 September, 19 Edward III.

Estlokecombe. The manor (extent given), with the advowson of the church and with the advowson of the church of Seleworthi, held for her life, by fine levied in the king's court with the king's licence, with remainder to Oliver de Sancto Johanne and Elizabeth his wife and the heirs of their bodies, of the king, as of the honour of Pynkeneye which is in the king's hand, by service of two knights' fees and a half.

She died on Wednesday the feast of St. Bartholomew last. Oliver de Sancto Johanne is her next heir by the fine aforesaid, and of full age.

C. Edw. III. File 76. (19.)

569. CECILY, LATE THE WIFE OF JOHN DAUBENEY.

Writ, 6 October, 19 Edward III.

GLOUCESTER. *Inq.* Monday before St. Luke, 19 Edward III.

La Kyngeshome. The manor (extent given) held for her life, by the gift and feoffment of Elias de Godeleye who had the manor by the gift of John Daubeneye with the king's licence as appears by his charter, of the king by service of keeping the door of the pantry on the day of the king's coronation.

She held of no other lord.

She died on Monday after the feast of St. Michael. Elias Daubeney, son and heir of the said John, aged 30 years, is her next heir.

C. Edw. III. File 76. (20.)

570. GEOFFREY DE BRUNESLEYE or DE BRUNNESLEY.

Writ, 6 April, 19 Edward III.

NOTTINGHAM. *Inq.* taken at Nottingham on Saturday after SS. Tibureius and Valerian, 19 Edward III.

Brunnesley. The manor (extent given), including a pasture called Brunnesleywod, held of the king in chief, as of the honour of Peverel, by service of finding for the king a horse, price 5s., with a sack and skewer (*broca*), at the charges of the said Geoffrey, in the king's war in Wales for forty days.

Trowell. A moiety of the advowson of the church held of the king in chief by the aforesaid service; 30a. land and 6a. meadow held by the same service; a third part of a water-mill, held of the king in chief by service of rendering 6s. 5d. at the exchequer yearly by the hands of the sheriff; and 16s. rent of tenants at will.

He died on Monday after the feast of Easter, 19 Edward III. Robert his son, aged 23 years and more, is his next heir.

C. Edw. III. File 76. (21.)



571. JOHN DE LA HOKE, of Great Berdefeld.

Writ, 12 February, 19 Edward III.

ESSEX. *Inq.* taken at Stebbinge. 24 February, 19 Edward III.

Wethersfeld. A moiety of a virgate of land held jointly with Margery his wife, who still survives, by the grant of John son of Hugh de Nevile, knight, to them and the heirs of their bodies, with reversion to the said John son of Hugh and his heirs, with the king's charter of licence, as parcel of the said manor of Wethersfeld, which manor is held of the king in chief by service of 10*d.* yearly to the king by the hands of the bailiff of the hundred of Hengford.

Great Berdefeld. A messuage [and] 20*a.* land held of Lady Elizabeth de Burgh, lady of Clare, by service of 5*s.* yearly.

Stebbinge. 3*a.* land held of Lady Isabel de Ferers by service of 8*d.* yearly.

He died on 30 December last. John his son, aged 5 years and more, is his next heir.

C. Edw. III. File 76. (22.)

572. ROBERT STURMY.

Writ, 1 April, 19 Edward III.

ESSEX. *Inq.* 14 April, 19 Edward III.

Thundirle. Two parts of the manor (extent given), with the reversion of the third part after the death of Maud, late the wife of John Sturmy, knight, which third part she holds by way of dower after the said John's death. The present king by his charter granted the manor to John Sturmy, to hold to him and the heirs male of his body of the king and his heirs by the accustomed services for ever, with reversion to the king and his heirs. The said Robert, the eldest son of the said John, died without heir of his body, and Donald (*Douenaldus*), his brother, is a son of the said John, and now his next heir. The manor is held of the king in chief by service of a moiety of a quarter of a knight's fee.

He died on 13 November last. Donald his brother, aged 24 years and more, is his next heir.

C. Edw. III. File 76. (23.)

E. Enrolments &c. of Inq. No. 50.

573. ELEANOR, LATE THE WIFE OF JOHN PARLES.

Writ, 13 December, 19 Edward III.

NORTHAMPTON. *Inq.* 18 December, 19 Edward III.

Watford. A fourth part of the manor (extent given) held for her life by fine levied in the king's court, by the king's charter of licence granted to the said John to enfeof John Squier of a messuage, 11½ virgates of land [and] 5*a.* meadow, which are held of the king in chief, to hold to him and his heirs of the king and his heirs by the services accustomed for ever, and to the same John Squier to enfeof the said John Parles and Eleanor his wife of the same, to hold to them and the heirs of the said John of the king and his heirs for ever; and that land &c. contains a fourth part of the said manor, which



fourth part is held of the king in chief by service of a quarter of a knight's fee.

Aldryngton. $5\frac{1}{2}a.$ meadow, $5a.$ pasture and $2ls.$ yearly rent, held of Adam de Cortenhale by service of fealty and suit at his court leet of Aldryngton twice a year, and by service of $4s.$ yearly rent.

She died on Tuesday the feast of St. Nicholas, 19 Edward III. Walter, son of the said John and Eleanor, aged 36 years, is their next heir.

C. Edw. III. File 76. (24.)

574. NICHOLAS DE LA BECHE.

Writ, 1 March, 19 Edward III.

WILTS [*now Berks*]. *Inq.* taken at Wokingham on Monday before the Annunciation, 19 Edward III.

Sheprigge, Farlegh and Dydenham. A messuage, $200a.$ arable, $60a.$ wood, and $16l. 10s. 5d.$ rent, held jointly with Margery his wife of the earl of Salisbury by knight's service, by fine levied in the king's court.

He died on Thursday the feast of St. Blaise the Bishop, 19 Edward III. Heir unknown.

Writ, 1 March, 19 Edward III.

OXFORD. *Inq.* made at Cromersch, 7 April, 19 Edward III.

Watlynton. The manor held, whether in his demesne as of fee or for life or term of years the jurors know not, of the duke of Cornwall, as of his honour of Walyngford, by service of a knight's fee.

Whitchurch. The manor similarly held by service of a knight's fee.

Date of death unknown. Joan, Isabel and Alice, daughters of John de la Beche his brother, are his next heirs and of full age.

BERKS. *Inq.* 11 March, 19 Edward III.

Bradefeld. The manor held jointly with Margery his wife, now surviving, by the king's licence, whose charter is dated at Shottle, 22 June, 14 Edward III, of the honour of Duddele which is in the hand of John de Sutton, by service of a knight's fee.

Bastilden and Asshampsted. Twelve messuages, two carucates of land, $12a.$ wood, $200a.$ heath, and $66s. 8d.$ rent, held jointly as above of the earl of Warrewyk by service of $1d.$ yearly.

Assheden. A messuage and a carucate of land held jointly as above, of the honour of Tutteburi, by service of a quarter of a knight's fee.

Benefeld. A messuage and a carucate of land, held jointly as above, of Lady Philippa, queen of England, as of the king's ancient demesne of Cokham by rendering to her $5ls.$ yearly.

Harewelle. A messuage and two carucates of land held by the said Nicholas, whether in his demesne as of fee or for term of his life or of years the jurors know not, of the duke of Cornwall, as of his honour of St. Valery, by knight's service.

Lechamstede. The manor held jointly as above of the abbot of Abendon by service of $20s.$ yearly.

Yatylngdene. The manor held jointly as above of the manor of Bradefeld by service of half a knight's fee.



Botenhampsted. A message and a carucate of land held jointly as above of the manor of Pesemer by service of 1*lb.* of cummin yearly.

Aldeworth. A message and a carucate of land in a place called 'le Beche' (extent given), held to him and the heirs male of his body, of the abbot of Dorchester by service of 10*s.* yearly.

Date of death unknown. Heirs as above.

Writ, 1 March, 19 Edward III.

SUSSEX. *Inq.* taken at Lynethele on Saturday the feast of St. Gregory the Pope, 19 Edward III.

Chytingeleye. The manor held jointly as above to them and the heirs male of their bodies, with remainder to Andrew de Sakevill, knight (*chivaler*), and Joan his wife and their heirs male for ever, to hold of the chief lords of the fee by the accustomed services; with further remainder to others, as appears more fully in the line levied in the king's court. Three parts of the manor are held of the heir of John de Seyntclere, as of the manor of Geyvngton, by service of rendering to him 15*s.* 9*d.* yearly at the manor of Geyvngton for the ward of the castle of Peveneseye and for sheriff's aid; and the fourth part is held of Philippa, queen of England, as of her manor of Wylyngdon, by her grant to the said Nicholas and Margery and the heirs of their bodies, with the king's licence, as the jurors understand, by service of rendering 19*s.* 11½*d.* yearly at the manor of Wylyngdon, which is in the said queen's hand.

He died in parts beyond the seas on the morrow of the Purification last.

Idene. The manor held jointly as above by the king's grant to them and the heirs of their bodies, by fine levied in the king's court with the king's licence, of the king in chief by service of a quarter of a knight's fee, as the jurors understand.

Oldecourt. The manor within the liberty of the Cinque Ports of Peveneseye, held jointly as above by the grant of Michael de Ponynge, knight, and others contained in the said fine to the said Nicholas and Margery and the heirs of their bodies, of John de Shellingford (?) by service of 2*s.* yearly.

Robert his brother, failing issue of those who are named in the aforesaid fine, is his next heir and of full age.

Writ (ad melius inquirendum) to the escheator in cos. Oxford and Berks, no mention being made in the previous inquisition to whom the message and carucate of land in Aldeworth called 'le Beche' ought to remain or revert, the said Nicholas having died without heir male of his body; 28 April, 19 Edward III.

BERKS. *Inq.* 3 May, 19 Edward III.

Aldeworth. The reversion of the said message and carucate of land belongs to Edmund de la Beche, brother of the said Nicholas, and to the heirs male of his body, and ought by right to remain [to them] because a certain John de la Beche and Edmund de Ildesle were seised of the said tenements and gave them, by fine levied in the king's court, to the said Nicholas and the heirs male of his body,



with remainder to Edmund de la Beeche, his brother, and the heirs male of his body, which Nicholas died without heir of his body.

Endorsed, Let it be replaced in the escheats of 19 Edward III.

C. Edw. III. File 76. (25.)

E. Enrolments &c. of Inq. No. 53.

575. RICHARD DE LA BERE.

Writ, 26 January, 19 Edward III.

SOMERSET. *Inq.* Saturday after St. Valentine, 19 Edward III.

Haselbere. A moiety of the manor held jointly with Clarice, his wife, who still survives, for life, of the king in chief by service of a moiety of a knight's fee, by the grant of Edmund Everard, parson of the church of Colstreworth, by fine levied in the king's court with the king's licence, with successive remainders to Richard their son, and to John, Edmund, and Thomas his brothers, and the respective heirs of their bodies, and to the right heirs of the said Richard de la Bere, to hold as above.

He died on Wednesday before St. Hilary last. Thomas his son, aged 22 years and more, is his next heir.

C. Edw. III. File 76. (26.)

576. WIMARCA, LATE THE WIFE OF BONAVENTURA BENYNTENDE, of Florence.

Writ, 25 November, 19 Edward III.

MIDDLESEX. *Inq.* 1 December, 19 Edward III.

Westminster. Five shops held, by the grant of John le Clerk, of Northall, to the said Bonaventura and Wimarca and the heirs of their bodies, with reversion to himself and his heirs, by his charter and by the king's charter of licence, 10 Edward III, of the king in chief by service of 2*d.* yearly.

She died on 27 August last. John, son of the said Bonaventura and Wimarca, aged 8 years and more, is their next heir.

Writ, to the sheriff of Middlesex commanding him because the verdict of an inquisition returned into the chancery differs in some points from the above, to warn the jurors to be in the chancery on Monday after the Epiphany next, to acknowledge whether the above or the other verdict in the inquisition returned into the chancery is theirs: he is also to be there in person; 4 January, 19 Edward III.

Endorsed by the sheriff that he has warned the jurors accordingly.

The business is continued in its present state until the quinzaine of St. Hilary next.

C. Edw. III. File 76. (27.)

577. HENRY GERNET.

Writ, 1 June, 19 Edward III.

ESSEX. *Inq.* 8 January, 19 Edward III.

Wenington. The manor held jointly with Joan his wife, who still survives, of the abbot of Westminster by service of 100*s.* yearly,

by the grant of Joan, late the wife of Nicholas of Bishop's Wokyndene, and William Gernct by fine levied in the king's court.

Alythele. A messuage, 120*a.* land, 15*a.* pasture and 6*s.* 8*d.* rent, held jointly as above of the prior of Pritelwell by service of 30*s.* yearly by the fine aforesaid; and 60*a.* land, 8*a.* meadow and 15*a.* pasture, held of Thomas de Bradeston by homage and scutage when it runs and by service of 6*d.* yearly.

Alythele and Reynham. 20*a.* land [and] 6*s.* 8*d.* rent, held jointly as above of the prior of the Hospital of St. John of Jerusalem in England by service of 10*s.* yearly.

High Estre and Bernston. A messuage, 140*a.* land and 3*a.* wood in High Estre, and 30*a.* land, 4*a.* meadow and 6*a.* pasture in Bernston, held jointly as above of the earl of Hereford by service of a knight's fee.

Asshinton. A messuage, 140*a.* land and 4*a.* meadow, held jointly as above of the earl of Oxford and William Chaumberleyn by service of 50*s.* yearly.

He died on 28 April last. His daughters, Maud aged 14 years, Margery aged 13 years, and Margaret aged 4 years, are his next heirs.

HERTFORD. *Inq.* 6 December, 19 Edward III.

Hynsteworth. The manor held jointly with Joan his wife, who still survives, of Humphrey de Bohun, earl of Hereford, by homage and scutage when it runs, and by suit at the said earl's court at Blauncheapelon twice yearly; and certain lands and tenements there held in form aforesaid of Philip Peltot by homage and by service of $\frac{1}{2}$ *d.* for scutage when it runs.

Asshwell. Certain lands and tenements held in form aforesaid of William Fitz Raut of Bradefeld by homage and scutage when it runs, of the gift of John de Marton, clerk, and William Gernct, by fine levied in the king's court.

Date of death and heirs, as above.

C. Edw. III. File 76. (28.)

578. PETER DOYNEL, knight (*chevaler*).

Writ, 4 February, 19 [or 20] Edward III.

WILTS. *Inq.* taken at Upavene on Friday after St. Agatha, 19 [or 20] Edward III.

Hwish. The said Peter gave the manor, which is held of the king in chief by service of 13*s.* 4*d.* yearly, long before his death to Sir Patrick, parson of the church of Yatesbury, John de la Roche and Sir John de Whetlaye, vicar of the church of Yatesbury, who were for a great time seised of the said manor, and afterwards gave the same to the said Peter and Agnes his wife, to hold for their lives by the accustomed services, with successive remainders to Thomas, son of Thomas le Blount, and Margaret, daughter of the said John de la Roche, and the heirs of their bodies, to Peter, brother of the said Thomas son of Thomas, and the heirs of his body, to Nicholas de Cotteleghe and the heirs male of his body, and to the right heirs of the said Peter Doynel, to hold as above; and thus the said Peter and

Agnes were seised of the manor on the day he died by the form of the said gift. He held no other lands &c. in the county.

He died on Tuesday before the Purification, 19 [or 20] Edward III. Silvester his son, aged 30 years and more, is his next heir.

C. Edw. III. File 76. (29.)

E. Enrolments &c. of Inq. No. 53.

579. WILLIAM DE PAUMES.

Writ, 4 February, 19 Edward III.

YORK. *Inq.* 2 March, 19 Edward III (*facta*).

Naburn. The manor (extent given) held in form underwritten, of the heir of William de Ros of Hamclak, a minor and in the king's wardship, by service of a quarter of a knight's fee. Certain tenements in Northdalton, co. York, were at one time parcel of the said manor and were long ago alienated by the ancestors of the said William de Paumes to divers men in fee, to hold of the chief lords of the fee for ever; and the said tenements, together with the manor, were at that time held of the ancestors of the said William de Ros by service of a knight's fee; but the said tenements in Northdalton were apportioned to the residue of the aforesaid fee, so that the said manor remaining in the possession of the said William de Paumes was apportioned at a quarter of the aforesaid fee. The said William de Paumes was sometime seised in his demesne as of fee of the said manor, which he granted to Gerard Salveyn [now] deceased, to hold to him and his heirs for ever; who afterwards granted the same to the aforesaid William de Paumes and Agnes his wife, sometime deceased, to hold to them and the heirs of their bodies.

He held no other lands &c. in the county.

He died on 14 October last. William, son of Nicholas de Paumes, lately deceased, son of the said William and Agnes, aged 22 years and more, is his next heir.

C. Edw. III. File 76. (30.)

580. PHILIP DE BAGGESOUERE.

Writ, 17 December, 19 Edward III.

SALOP. *Inq.* made at Bruggenorth, 10 January, 19 Edward III.

Bardeleye. 40s. rent held of the king in chief by service of 6s. yearly, to be paid at the king's exchequer by the hands of the sheriff of Salop, not of the crown, but by the escheat of Robert de Bellem, formerly earl of Shrewsbury.

Sirlet. The bailiwick of forester held of the king in chief, as of the escheat of the said Robert, without doing any service for the same; which bailiwick John de Boulewas, steward of the king's forests in the county, took into the king's hand and levied the issues thereof.

Baggessouere. A messuage [and] a carucate of land held of the prior of Weibok by service of 30s. yearly; and a carucate of land, 4a. wood, 4a. meadow [and] a water-mill (extent given), held of John Talbot, lord of Richard's Castle, by service of 10s. yearly.

Acliton. 60s. rent held of the earl of Huntindone, lord of Werfeld, by service of 30s. yearly.

North Clebury. A messuage, a carucate of land and a moiety of a water-mill (extent given), held of the lord of Hopton Wafre by service of 33s. 4d. yearly.

He held nothing in service on the day he died.

He died on St. Andrew's day last. William his son, aged 23 years at the feast of St. Peter in Cathedra last, is his next heir.

C. Edw. III. File 76. (31.)

581. WILLIAM, SON OF JOHN DE CUMBERWORTH.

Writ, 14 October, 19 Edward III.

LINCOLN. *Inq.* 26 October, 19 Edward III.

Comberworth. $\frac{1}{2}a.$ arable held of John son and heir of Adam de Welle, knight, a minor and in the king's wardship, by service of a two-hundredth part of a knight's fee and by rendering to him $\frac{1}{2}d.$ at the feast of St. Botolph; a messuage, $5a.$ arable, $6a.$ pasture and $3a.$ meadow, held of the said John son of Adam, as in socage, by service of $5s.$ yearly and making one appearance at the said John's court next held there after the feast of St. Michael every year; $2a.$ land held of William son of Peter de Comberworth, as in socage, by service of a peppercorn yearly; and $\frac{1}{2}a.$ land held of Alice de Aggethorp by service of $3d.$ yearly.

He held no other lands &c. in the bailiwick.

He died on 3 August last. Beatrice his daughter, aged 10 years, is his next heir.

C. Edw. III. File 76. (32.)

582. KATHERINE, LATE THE WIFE OF JOHN DE MEYNILL or DE MENILL.

Writ, 18 May, 19 Edward III.

YORK. *Inq.* Thursday after the octave of Holy Trinity, 19 Edward III (*defective*).

Castellevyngton. A third part of the manor (extent given), including a plot called Castellhill and $13\frac{1}{2}d.$ yearly for fines of the wapentake of Langbergh, held for her life as dower; which whole manor is held of the king in chief, as of the crown, by service of finding a man with an unbarded horse, armed with a haqueton, head-piece (*palelto*), gauntlets and lance in time of war, at the charges of the said John and his heirs, for forty days.

Tampton. A third part of the manor and of certain tenements in Neuby, held for her life as dower; which whole manor with Neuby is held of Bartholomew Fanacourt and Thomas Wake by knight's service.

Kildale. 26s. 8d. rent yearly from a water-mill, held jointly with John sometime her husband, to them and the heirs of their bodies, of John de Percy of Kildale by knight's service.

She held no other lands &c. in the county.

She died on 11 May last. John de Meynill, [son of John son] of [the said John] and Katherine, aged . . . , is their next heir.

See No. 118.

C. Edw. III. File 76. (33.)

583. GEOFFREY DE LA LYNDE.

Writ, 10 June, 19 Edward III.

DORSET. *Inq.* taken at Dorchester on Wednesday the feast of SS. Peter and Paul, 19 Edward III.

Hynepudele. A messuage &c. 40*a.* arable, and pasture for as many horses as belong to one hide of land, 300 sheep, 10 beasts and 100 lambs, held jointly with Alice his wife, who still survives, of the priory of Morteya, which is in the king's hand by reason of the war between him and his adversaries of France, in free socage, by service of rendering to the said priory 16*s.* yearly.

Fordyngton. A little capital messuage, a garden, 70*a.* arable, a several pasture, 30*s.* 6*d.* rent from five free tenants and 30*s.* 8*d.* (?) from eight villeins, pleas &c. held of the earl of Cornwall, as of the said earl's manor of Fordyngton, in free socage, by service of rendering to the said earl 30*s.* yearly: but the heirs of the said Geoffrey ought to receive yearly reasonable 'housbote' and 'heybote' in the demesne wood belonging to the said manor of Fordyngton at Lyndholte in Blakemoure, and a trunk at Christmas, and they shall have their swine in the same wood quit of pannage and herbage.

Moryate. A capital messuage, 30*a.* arable, 2*a.* meadow and 5*s.* 6*d.* yearly rent, held of the abbot of Shyrbourne in free socage by service of rendering to him 5*s.* yearly.

He died on 12 April last. William his son, who will be one year old on the feast of St. Peter ad Vincula next, is his next heir.

C. Edw. III. File 76. (34.)

584. RICHARD DE GODSTEDE.

Writ, 3 June, 19 Edward III.

KENT. *Inq.* . . . June 19 Edward III (*much defaced*).

Godstede. The manor (extent given), held of the king in chief by service of a sore sparrow-hawk or 2*s.*

Shepeye. 62*a.* arable (?) . . . in the manor . . .

Stokebery and Hertlepe. . . . arable, 30*a.* pasture . . . held of the queen of England, of the manor of Middelton (?) . . .

Newentone. A messuage held in gavelkind . . . of the manor of Middelton.

Newentone and Renham. 10*a.* arable held of William de Leybourn by service of 12*d.* at the manor of La Gare and rendering 10*s.* to the prioress of the nuns of Shepeye. . . .

[*Westgate.] Canterbury. . . . burgages . . . yearly rent from a mill in Newentone . . . Philippa queen of England of the said manor of Middelton . . . Hertlepe . . . Middelton . . .

C. Edw. III. File 76. (35.)

585. THOMAS DE LOVAYNE.

Writ, 12 April, 19 Edward III.

SUFFOLK. *Inq.* 3 May, 19 Edward III.

Bildistone. The manor (extent given), together with the advowson of the church, held of the king in chief by service of a knight's fee.

* So given in the Calendar printed in 1808, but now illegible.



Felsham. A certain manor (extent given) held of the abbot of St. Edmund's in free socage by service of one suit at the hundred (court) of Thedwardistre every three weeks, and 4*d.* yearly.

Hoptone. The manor (extent given) held of the said abbot in socage by service of one suit at the said abbot's hundred (court) of Blakeburne every three weeks.

He died on Saturday after St. Ambrose last. John his son, aged 27 years and more, is his next heir.

Writ, 12 April, 19 Edward III.

ESSEX. *Inq.* 20 April, 19 Edward III.

Eystans ad Turrim. The manor (extent given), together with the advowson of the church, held in his demesne as of fee.

Little Chestreford. The manor held in service, which William Bret held of him by service of two knights' fees.

Wykes. The manor held in service, which the earl of Northampton held of him by service of a knight's fee.

Little Brumlee. The manor held in service, together with other lands &c. in cos. Dorset and Gloucester, which John de Godmerston held by service of four knights' fees.

All (?) held of the king in chief, as of the honour of Wyndelesore, by service of a knight's fee and by rendering ——— yearly for the ward of the castle of Wyndelesore.

Eystans ad Turrim. 60*a.* land held of John Gesors by service of 6*s.* 8*d.* yearly.

He died on 9 April last. Heir as above.

C. Edw. III. File 76. (36.)

E. Enrolments &c. of Inq. No. 50.

586. WILLIAM DE BULSHAM.

Writ, 5 April, 19 Edward III.

SUSSEX. *Inq.* taken at Yabeton, 27 April, 19 Edward III.

Bulsham. Long before his death he held in the town a capital messuage, 120*a.* arable (extent given), 6*a.* meadow, 26*s.* 8*d.* rent and 2*s.* pleas &c. of court, which he alienated to Peter de Mundeford, parson of the church of Middleton, and to William de Brunneby, parson of the church of Forde, by a certain charter of trefment to the said Peter and William and their heirs for ever, [made] a year before his death. The said tenements are held of Thomas de Cayly by service of a quarter of a knight's fee.

He died on 22 March, 19 Edward III. John his son, aged 28 years, is his next heir.

C. Edw. III. File 77. (1.)

587. RICHARD DE ELYNGE.

Writ, 7 June, 19 Edward III.

SOUTHAMPTON. *Inq.* Saturday before the Nativity of St. John the Baptist, 19 Edward III.

Elynge. A messuage, 47*a.* arable, 7*a.* meadow, 7*a.* wood and 16*s.* rent, held of the king in chief by service of being bailiff in eyre in the hundreds of Estmcdine, Westmcdine and Freshewatere, in the



Isle of Wight, and Cristehurche Twynham, Ryngwode, Forde, Rudbrigge and New Forest, in the county of Southampton, and doing all manner of executions as well of the king's writs as of his commands directed to him by the sheriff of the county, and doing all other things which ought to be done in those places for executing the office of such a bailiwick; and three cottages and 4*a.* land held of Hugh Camoys by service of 18*l.*

He died on Thursday after St. Petronilla last. John his son, aged 22 years at the feast of the Purification last, is his next heir.

C. Edw. III. File 77. (2.)

E. Inq. p.m. File 9. (11.)

588. THOMAS LE VAVASOUR.

Writ, 29 April, 19 Edward III.

NORTHAMPTON. *Inq.* 3 May, 19 Edward III.

Wyche. The manor (extent given), including a wood called Wikelchawe, held of the king by knight's service.

He held no other lands &c. in the county.

He died on 10 April, 19 Edward III. Mauger his son, aged 11 years, is his next heir.

Writ, 29 April, 19 Edward III.

YORK. *Inq.* taken at York on Tuesday after Holy Trinity, 19 Edward III.

Askewyth. A close called Avenamker, 5*a.* meadow called Stubbyngenge and 10*a.* poor land, held of Sir Henry de Percy by knight's service.

He held no other lands &c. in the county.

He died on Monday the morrow of the Close of Easter last. Heir as above, aged 14 years and more.

C. Edw. III. File 77. (3.)

589. GEOFFREY LOUTEREL.

Writ, 26 May, 19 Edward III.

YORK. *Inq.* Thursday after SS. Peter and Paul, 19 Edward III.

Hoton Paynel. One Guy Louterell was seised of the manor in his demesne as of fee and granted it to the said Geoffrey and Agnes his wife, and rendered it to them in the king's court at Westminster, before the justices there, for their lives, with successive remainders to Andrew, their son, and Beatrice his wife, and the heirs of their bodies, to Geoffrey, brother of the said Andrew, and Constance his wife, and the heirs of their bodies, and to the right heirs of the aforesaid Geoffrey for ever. The said Geoffrey held the manor of the king in chief by homage and fealty and service of a knight's fee only.

He was not seised of any other lands &c. in the county.

He died on Monday the morrow of Holy Trinity last, and Agnes his wife died on Monday after St. Barnabas five years ago. Andrew his son, aged 32 years, is his next heir.



Writ, 26 May, 19 Edward III.

LINCOLN. *Inq.* Thursday after the octave of Holy Trinity, 19 Edward III.

Irnham. One Guy Louterel was seised of the manor in his demesne as of fee and granted it to the said Geoffrey and rendered it to him in the king's court at Westminster, before the justices there, for the life of the said Geoffrey, with successive remainders as above. The said Geoffrey held the manor of the king in chief by homage and fealty and service of a moiety of a knight's fee only.

He was not seised of any other lands &c. in the county.

Date of death and heir, as above.

Writ, 26 May, 19 Edward III.

NOTTINGHAM. *Inq.* taken at Nottingham, 2 Kalends of July, 19 Edward III.

Gameliston and Brigford. One Guy Louterel was seised of the manor and of six bovates of land in Basyngheld in his demesne as of fee and granted them to the said Geoffrey for life, to hold of the chief lords of the fee by the accustomed services, with successive remainders as above. The said Geoffrey held the said manor of Sir John Tybtoft by homage and fealty; and the said six bovates of land of Sir Edmund le Perpointet, knight, by homage and fealty and by service of 12*d.* and 1*lb.* cummin yearly.

He was not seised of any other lands &c. in the county.

Date of death and heir, as above.

Writ, 26 May, 19 Edward III.

LEICESTER. *Inq.* made at Bescoldby, 12 June, 19 Edward III.

Salteby. The manor (extent given) held for his life by the demise of Guy Louterel, with remainder to Andrew, son of the said Geoffrey, and Beatrice his wife, and the heirs of their bodies, to hold of the chief lords of that fee by the services thereto belonging. The manor is held of Roger Peverill by service of a pair of gilt spurs yearly.

He held no other lands &c. in the county.

He died as above. Heir as above, aged 32 years and more at the feast of Easter last.

C. Edw. III. File 77. (4.)

590. WILLIAM CHEYNY, DE CHENY, DE CHEYNY or DE CHEGNY, knight (*chivaler*).

Writ, 3 November, 19 Edward III.

SOMERSET. *Inq.* taken at Cherleton Caunville on Tuesday the feast of St. Nicholas, 19 Edward III.

Poyntyngton. Two parts of the manor (extent given), together with the advowson of the church, held of John de Mohun of Donsterre [as of his manor of Donster] by knight's service.

He held no other lands &c. in the county.

He died on Friday before All Saints last. Edmund his son, aged 20 years on the feast of St. Martin last, is his next heir.

Writ, 3 November, 19 Edward III.

LINCOLN. *Inq.* Monday before St. Thomas the Apostle, 19 Edward III.

Totell. One Eleanor de Gorges was seised of the manor in her demesne as of fee in the time of the present king and granted the same by



charter to William de Cheyny and Joan his wife and the heirs of the body of the said Joan, to hold of the chief lords of that fee by the accustomed services. The manor is held of the earl of Chester, as of the honour of his sword of Chester, by service of a knight's fee only; and the said earl holds it of the king in chief by homage and fealty only. The manor is worth 20*l.* yearly and the services of two fees.

He had no other lands &c. in the county.

He died on Saturday the morrow of SS. Simon and Jude, 19 Edward III.

Ralph, son of the said William and Joan, aged 8 years 'and not more,' is next heir of the said William.

Writ, 3 November, 19 Edward III.

DEVON. *Inq.* taken at Honyton on Thursday after St. Thomas the Apostle, 19 Edward III.

La Yerd. A moiety of a messuage, 24*a.* arable, 4 (?) *a.* meadow and 2*a.* wood, held of Eleanor (?) de Chegny by service of 4*s.* yearly.

He died on Friday next before All Saints last. Edmund his son, aged 20 years and more, is his next heir.

Writ, 3 November, 19 Edward III.

CAMBRIDGE. *Inq.* Thursday before St. Martin, 19 Edward III.

Stephnmordon. Two parts of a messuage, a water-mill, 80*a.* arable, 2*a.* meadow, 2*a.* several pasture, 48*a.* arable in the hands of four bondmen, and 6*l.* yearly rent of free tenants, held of the king in chief, as of the honour of Boulogne, by service of two parts of a quarter of a knight's fee; and they are charged, by a writing of the said William, with 60*s.* yearly to one Warin de Bassingbourn for the said Warin's life.

Stanton. Two parts of a messuage, 80*a.* arable, 2*a.* meadow, and 80*a.* arable in the hands of eight bondmen, held jointly with Joan his wife, who survives, by the feoffment of Walter Waleys and John de Sollery for the lives of the said William and Joan, with remainder to the right heirs of the said William, of the fee of Gilbert Peche, as of the honour of Richmond, by service of a fifth part of a knight's fee.

Date of death as last above. Heir Edmund le Cheyney his son, as last above.

Writ to the escheator in co. Hertford, censuring him for not having executed the king's writ of *diem clausit extremum* of 3 November last, and commanding him to do so without delay, or the king will punish him in such manner as to be an example to others; 15 November, 19 Edward III.

HERTFORD. *Inq.* 22 November, 19 Edward III.

Coddreth. 74*a.* arable, a grove containing 1*v.*, 74*s.* rent, as well of free tenants as of bondmen, and four bondmen, held of the king in chief by service of a quarter of a knight's fee; a messuage held of the heir of Thomas atte Hache, service unspecified; 11*a.* arable held of William Chamberleyn by service of 19*d.* yearly; 4*a.* arable held of Walter de Mauny by service of 1*lb.* cummin yearly; 21*a.* arable held of Roger de Poleve by service of 5*s.* yearly; 12*a.* arable held of the rector of the church of Coddreth by service of 4*s.* yearly;

and $1\frac{1}{2}$ a. arable held of Margery de Resshedeno by service of $2\frac{1}{2}$ d. yearly.

He died on 28 October last. Heir as last above.

DEVON. *Assignment of dower* to Joan, late the wife of William Cheyny, 15 March, 20 Edward III.

La Yurd. A third part of a grange, oxhouse, lands &c. (extent given, with field names).

SOMERSET. *Assignment of dower* to the same Joan, after taking her oath not to marry without the king's licence, of two parts of the manor of Poyntyngton (full extent given of chambers, boundaries &c. with field-names and names of tenants), including a third part of two parts of a curtilage and garden and other lands near the dower of Eleanor, mother of the deceased, Monday the feast of St. Cuthbert, 20 Edward III.

Printed at length in *Calendar of Close Rolls, Edw. III. 1346-1349*, pp. 82, 83.

C. Edw. III. File 77. (5.)

E. Inq. p.m. File 9. (15.)

591. FLORENCE PUNCHARDON.

Writ, 3 November, 19 Edward III.

SOUTHAMPTON. *Inq.* Wednesday the feast of St. Clement the Pope, 19 Edward III.

Elyngham. The manor (extent given) held of the king in chief for her life as of the inheritance of Oliver Punchardon, now lord of Faecombe, who by fine levied in the king's court at York three weeks from Easter day, 10 Edward III, granted the reversion of the said manor, after the death of the said Florence, to Bartholomew Punchardon and Margery his wife and the heirs of their bodies, to hold of the said Oliver and his heirs for ever, rendering for the same a rose yearly. The manor is held of the king in chief by service of a third part of a knight's fee.

She held no other lands &c. in the county.

She died on 21 October, 19 Edward III. The said Bartholomew, aged 40 years, is the next heir of the said manor by the fine aforesaid.

Endorsed with a memorandum that the king has inspected the said inquisition and ordered it to be exemplified at the request of Michael de Skillyng, 30 June, 1 Richard II. Let it be done for a fine of 20 marks.

C. Edw. III. File 77. (6.)

592. WILLIAM DEL ILE, DE LYLE, DE LISLE or DEL IDLE.

Writ, 2 April, 19 Edward III.

GLOUCESTER. *Inq.* taken at Bisseleye on Thursday the quinzaine of Easter, 19 Edward III.

Saperton. A moiety of the manor, with the advowson of the church, held of the king by service of a quarter of a knight's fee.

Rusyndon. A moiety of the manor, with the advowson of the church, held of the king by service of another quarter of a knight's fee.

He held of no other lord in the bailiwick.



He died on Easter eve last. Walter his son, aged 26 years, is his next heir.

Writ, 10 May, 19 Edward III.

SUSSEX. *Inq.* 27 May, 19 Edward III.

Pulbergh. A capital messuage, lands, rent &c. (extent given), including a free fishery, held of the heirs of John de Somery by service of a moiety of a knight's fee.

He held no other lands &c. in the county.

Date of death as above. Heir as above, aged 28 years and more.

C. Edw. III. File 77. (7.)

E. Inq. p.m. File 9. (17.)

593. BARTHOLOMEW DE INSULA.

Writ, 20 August, 19 Edward III.

ISLE OF WIGHT. *Inq.* taken at Newport on Wednesday the feast of St. Matthew, 19 Edward III.

Shentlyng, Rewe and Chelierton. The manors, whereof he was enfeoffed jointly with Elizabeth his wife, who still survives, by the gift of Sir John de Insula, his father, to hold to them and the heirs of their bodies, with reversion to the right heirs of the said Sir John.

Wodyton, Brydelesford, Bonechurch and Appedelford. The manors, with the advowsons of the churches of Bonechurche and Shorewelle, and of the chapels of Wodyton, Brydelesford and Appedelford [*or Apeldereford*], held jointly as above by the gift of William, parson of the church of Bonechurch, to hold to them and the heirs of their bodies, with remainder to the right heirs of the said Sir John by fine levied in the king's court.

Hortyngshute and Blakepanne. Lands &c. held jointly as above by the gift &c. of William Brok, chaplain, to hold to them and the heirs of their bodies, with remainder to the right heirs of the said Sir John.

All held of the king in chief, as of the honour of the castle of Carsbrok, by knight's service, doing suit at the court of knights of Newport every three weeks.

Chelierton. 10*a.* arable near the manor held jointly as above of Thomas de Drokencford, lord of Affeton, by service of 7*s.* yearly.

He died on Monday the feast of the Assumption last. John his son, aged 9 years on 15 December next, is his next heir.

Writ, 20 August, 19 Edward III.

SOUTHAMPTON. *Inq.* taken at Winchester on Monday before the Nativity of the Blessed Mary, 19 Edward III.

Wodehouse. John de Insula Vecta, knight (*chivaler*), father of the said Bartholomew, having been licensed by the king's charter, gave to William, parson of the church of Bonechurche, a messuage and 30*a.* land, with the bailiwick of forester of the forest of Chayt in the hundred of Andever, which extends partly into the county of Wilts, to hold to him and his heirs for ever, and the said William, similarly licensed, gave the same, by fine levied in the king's court, to the said John de Insula, to hold for his life of the king by service of 10*s.* yearly at the king's exchequer by the hands of the sheriff of

Southampton, with remainder to the said Bartholomew his son and Elizabeth his wife and the heirs of their bodies, to hold of the king and his heirs by the said services and by the serjeanty of keeping the said forest. The said messuage, land and bailiwick Edmund de la Beche, archdeacon of Berks, held for the life of the said Bartholomew by his charter.

Mannesbrige. The manor (extent given), including a fishery, held jointly with Elizabeth his wife, who still survives, and the heirs of their bodies, by the fine aforesaid, with remainder to the right heirs of the said John de Insula his father. The manor is held of the abbot of Hyde by Winchester, as of his manor of Stonham, by service of 13s. 4d. yearly; and is charged with 12d. yearly to the abbot of Letele, payable at his manor of Tounhulle, 12d. yearly to Sir Andrew Peverel, payable at his manor of Berton, and 1lb. cummin to Walter de Helyon and Margaret, late the wife of William Wodelok, payable at the manor of Aldynton.

Sharprix in the hundred of Christchurch. The manor (extent given) held of the countess of Salisbury, [as] of her manor of Cristchurche, for half a knight's fee and doing suit at the hundred of Cristchurche every three weeks; and there is a rent of 9d. yearly payable to the prior of Christchurch at his manor of Welhampton.

He held no other lands &c. in the county except those in the Isle of Wight, where William de Ryngebourn is the king's escheator, and a toft in the New Forest, which is of the liberty of Philippa, queen of England, where William Randolph is her escheator.

Date of death and heir as above.

Writ, 20 August, 19 Edward III.

WILTS. *Inq.* taken at Bedewyde on Thursday the feast of the Nativity of the Blessed Mary, 19 Edward III.

Chute. A certain part of the bailiwick of forester of the forest of Chut held jointly with Elizabeth his wife and the heirs of their bodies, by fine with the king's licence, of the king in chief by the serjeanty of keeping the said forest at his own charges.

Chute. 10l. yearly rent from the manor for a term of twenty years from 16 April, 12 Edward III, had from Hugh de Curtenay, now earl of Devon; which manor is held of the abbot of Hyde by Winchester by service of two knights' fees and 61s. yearly.

Date of death and heir as above.

Writ, 20 August, 19 Edward III.

DORSET. *Inq.* taken at Mayden Neweton on Monday before St. Matthew the Apostle, 19 Edward III.

Neweton. The manor (extent given) held for his life, jointly with Elizabeth his wife, who still survives, of the heirs of Oliver de Ingham by service of doing homage and fealty only.

Date of death and heir as above.

Writ, 20 August, 19 Edward III.

NORTHAMPTON. *Inq.* taken at Northampton, 12 September, 19 Edward III.

Walton. The manor (extent given) held in chief of John de Keynes, son and heir of William de Keynes, by service of half a knight's fee,



and homage and fealty, and paying 4s. yearly for suit of court at the said John's manor of Dodeford.

Date of death as above. Heir as above, aged 9 years on 15 September next.

Writ of certiorari to the treasurer and chamberlains of the exchequer, commanding them to send a transcript of the foot of fine levied at Westminster, 4 Edward III, before the justices of the Bench, between John de Insula Vecta, knight (*chivaler*), tenant, and William, parson of the church of Bonechurche, deforciant, touching a message and 30a. land in Wodehouse; 26 September, 19 Edward III.

Transcript of the said foot of fine, which is dated three weeks from Easter day, 4 Edward III, made between the said John de Insula Vecta and William, parson of Bonechurche, as in the above inquisitions, with the addition of the manor of South-shorewell, which Robert Solyman held for his life of the inheritance of the said William on the day when this concord was made and which ought to revert to the said William and his heirs; which manor after the deaths of the said Robert and John will remain to the said Bartholomew and Elizabeth and the heirs of their bodies and to the right heirs of the said John, to hold of the chief lords of that fee by the services thereto pertaining.

C. Edw. III. File 77. (8.)

E. Enrolments &c. of Inq. No. 53.

594. JOHN DE BURES.

Writ, 28 February, 19 Edward III.

SURREY. *Inq.* taken at Kersalton, 22 March, 19 Edward III.

Bergh in Banstede. A capital message, lands &c. (extent given), held of the king in chief, as of the manor of Banstede which is in the hand of Lady Philippa, queen of England, by the king's grant, by service of a knight's fee, suit at the court of the manor of Banstede every three weeks and rendering for the ward of the king's castle of Rochester 12s. yearly.

Stombellhole in la Leghe. A message, land, wood and rents &c. (extent given), which are parcel of the lands &c. of Bergh abovesaid, including rents from free tenants at Banstede, la Leghe and Sandon, and carriage by two bondmen of four bushels of salt in autumn from Brembre to Bergh.

Kersalton. Ten marks yearly rent held jointly with Joan his wife, who still survives, by the grant of William Box, to them and the heirs of their bodies; which rent is held of the earl of Hereford by service of making one attendance yearly at his court of Blauncheappelton.

Adynton. Certain tenements held jointly with Joan his wife, who still survives, by the grant of John de Bures, father of the said John, to them and the heirs of their bodies, of John de Bardolf by service of a moiety of a knight's fee and rendering eight marks yearly to William de Horwode.

He held no other lands &c. in Surrey and Sussex.

He died on 16 February last. John his son, aged 28 years and more, is his [next] heir.

C. Edw. III. File 77. (9.)



595. WALTER DE MERIET.

Writ, 6 June, 19 Edward III.

DEVON. *Inq.* taken at Bradenech on Saturday before the Nativity of St. John the Baptist, 19 Edward III.

Colump Reigny in the tithing of Moneke Colump. A messuage and two carucates of land held of Henry de Umframvyll by service of half a knight's fee.

He held no more lands &c. in the county.

He died on 18 May last. Simon son of John de Meryet, aged 30 years and more, is his kinsman and next heir.

Writ, 6 June, 19 Edward III.

Endorseil by the escheator that the said Walter held no lands &c. in Dorset or Somerset, except those contained in the annexed inquisition.

SOMERSET. *Inq.* taken at Taunton on Friday the feast of St. Botolph, 19 Edward III.

Combeflory. The manor held of the bishop of Winchester by knight's service.

Hesterecombe. A carucate of land held of the same by knight's service.

Hokeombe. Half a carucate of land held of the same by knight's service.

Cerneye. A carucate of land held of the same in free socage and by rendering to him 20s. yearly.

Taunton. 9a. meadow called Cokesmede held of the same in free socage and by rendering to him 7s. yearly.

Wyke. A messuage and three carucates of land held of the bishop of Bath by knight's service.

Bykeleye. A carucate of land held of the earl of Pembroke, Maurice de Berkele and John de Bures, as of their manor of Milverton, by knight's service.

Pillegh. A carucate of land held of Geoffrey de Stawelle by knight's service.

Wydecombe and Estcote. Two carucates of land held of John de Mohun by knight's service.

Elleworthy and Plassh. A carucate of land held of the same by knight's service.

Brompton Rauf. Half a carucate of land held of the said John by knight's service.

Capelond. A carucate of land held of John de Acton, knight, by knight's service.

Bradeford by Welyngton. The manor, held jointly with John de Milton, clerk, who still survives, of John de Saucto Claro, as of the manor of Chuselburgh, by knight's service, by the grant of William Percehay and John Hankyn, by fine levied in court; the reversion of which manor belongs to the heirs of the said deceased by the aforesaid grant.

Asshton Daunlo. Two carucates of land held of Thomas Berkele by service of finding him a horse, price 5s., to carry his armour in Wales in time of war there.

He died on 17 May last. Simon, son of John de Meryet brother (*fratris*) of the said Walter, aged 30 years and more, is his kinsman and next heir because he died without heir of his body.



596. RICHARD DE LA POLE, knight (*chivaler*).

Writ, 4 August, 19 Edward III.

HUNTINGDON. *Inq.* Tuesday after the Assumption, 19 Edward III.

Chesterton. The manor (extent given) held for his life jointly with Joan his wife, who still survives, of John Lovetot by homage.

He died on Monday the feast of St. Peter ad Vincula last. William de la Pole, knight (*chivaler*), his son, aged 26 years and more, is his next heir.

Writ, 4 August, 19 Edward III.

CAMBRIDGE. *Inq.* taken at Cambridge on Monday the eve of All Saints, 19 Edward III.

Dodyngton. A messuage, 50*a.* marsh and 2*a.* meadow, held jointly as abovesaid, as is more fully contained in a fine levied in the king's court, of the bishop of Ely by service of 6*s.* 4*d.* yearly.

He died on a day unknown, on this side the feast of the Translation of St. Thomas the Martyr last. Heir as above, aged 30 years and more.

Writ, 4 August, 19 Edward III.

LINCOLN. *Inq.* Saturday before All Saints, 19 Edward III.

Maydenwell. A messuage and two carucates of land held of Henry earl of Lancaster by homage and fealty only, who held them of the king in chief by the like service.

He held no other lands &c. in the county.

He died on Sunday before St. Peter ad Vincula last. Heir as above, aged 30 years.

Writ, 4 August, 19 Edward III.

Endorsed:—'Kyng' r[espond]et pro xviiij. Hert' r[espond]et pro xviiij. Dies datus est apud Ebor. die Lune post oct. Mich.'

YORK. *Inq.* Monday the eve of All Saints, 19 Edward III.

Kyngeston-upon-Hull. A capital burgage with a curtilage adjacent, which are charged with a yearly rent of six marks payable to Sir Robert del Ker, chaplain, to celebrate divine service for the soul of John Rotenhering, a yearly rent of 1*l.* 6*s.* 8*d.* from divers tenements built upon, by the hands of divers free tenants who held the same of the said Richard by his charter thereof made to them in fee, a yearly rent of 6*l.* 11*s.* 4*d.* from divers plots not built upon, by the hands of divers tenants at will, and a garden; all held of the king in fee as free burgage, and charged yearly with 65*s.* 2*d.* to be paid to the burghesses of the said town, to whom the said king granted the said town at fee farm, in part payment thereof.

Miton-on-Humber. A certain tenement, then called Mitongraunge, and ten bovates of arable land and meadow, was in the seisin of Roger de Driffeld, sometime abbot of Meaux, who, with the unanimous assent of the convent of his house, gave the said tenement and lands to King Edward, the king's grandfather, and his heirs for ever; and after the death of the said king, King Edward the king's father



caused to be built there a manor(-house) then called the manor (-house) of Miton, which, with the aforesaid ten bovates of arable land and meadow, he granted by his charter to Robert de Hastang, knight, for life; and afterwards the present king by another charter, granted the reversion of the said manor(-house) &c. to the said Richard de la Pole, now deceased, and William his brother, and to their heirs for ever, to hold of the king and his heirs at fee farm for 10*l.* 3*s.* yearly, payable at the exchequer. Afterwards the said king, by the same charter, released the said Richard and William from the said rent for their lives, but their heirs were to pay it yearly at the exchequer. After the death of the said Robert, the said Richard and William entered upon the said manor(-house) &c. and divided the same equally, and each released the other. So the said Richard died seised alone of five bovates of land and meadow, each of which is worth 10*s.* yearly, and no more on account of divers inundations of the river Humber.

Miton by Kyng[eston]-upon-Hull. Three bovates of land and meadow called Atonfee, worth the same as above for the same reason; a yearly rent of 24*s.* 4*d.* from divers tenants in fee; four tenants in bondage rendering 42*s.* 4*d.*; nine cottages and plots held in bondage rendering 32*s.* 6*d.* yearly; and a windmill worth nothing because it is decayed and not let to farm.

Westelnele. Six bondmen rendering 64*s.* 4*d.* yearly.

Hescl. 6*l.* 10*s.* 8*d.* yearly rent from divers free tenants.

All held, except the tenements held in burgage in the town of Kyng[eston]-upon-Hull and the five bovates of land and meadow in Miton which are held of the king at fee farm, of Sir John de Moubray by service of homage and fealty.

He held no other lands &c. in the county.

Date of death and heir, as last above.

Writ, 4 August, 19 Edward III.

NORTHAMPTON. *Inq.* 28 October, 19 Edward III.

Milton. The manor (extent given) held jointly with Joan his wife, by fine levied in the king's court before his justices of the Bench, of the abbot of Peterborough by service of homage and fealty and suit of court at the said abbot's manor of Castre every three weeks, and by service of 12*s.* rent, and likewise 2*s.* rent called 'suctsilver,' to the said abbot yearly.

Marham. A third part of the manor (extent given), including 10*a.* underwood called Shrobbes and called 'tolcorn,' held jointly with Joan his wife by fine levied in the king's court at Westminster before his justices of the Bench. The whole manor is held of the abbot of Peterborough by service of homage and fealty, 22*s.* (?) yearly rent. [and by suit at] the abbot's [court] of Castre every three weeks.

Date of death and heir, as last above.

Writ to Richard de Lacer [*alias* Lacer], mayor of Loudon and king's escheator there, 6 November, 19 Edward III.

LONDON. *Inq.* Wednesday before St. Martin, 19 Edward III.



Parish of St. Edmund the King. A message held jointly with Joan his wife, who still survives, of the king in free burgage, as is the whole city.

He held no other lands &c. within the liberty of the city.

Date of death and heir, as last above.

C. Edw. III. File 77. (11.)

E. Inq. p.m. File 9. (13.)

E. Enrolments &c. of Inq. No. 49.

597. ADAM DE WELLE.

Writ, 3 March, 19 Edward III.

NORTHUMBERLAND. *Inq.* taken at Morpath. 23 March, 19 Edward III.

Ellyngton. Two parts of the manor held of Lady Mary de Sancto Paulo, countess of Pembroke, as of her manor of Bywell, by homage and fealty and doing suit at the said countess's court of Bywell every three weeks, and by service of two parts of five marks payable yearly to the king's use for the ward of his castle of Newcastle-upon-Tyne.

He died on 27 February last, as the jurors understand. John his son, aged 10 years, is his next heir.

Writ, 3 March, 19 Edward III.

NORTHAMPTON. *Inq.* taken at Keteryngg. 18 March, 19 Edward III.

Faxton. He held nothing of the king in chief in his demesne as of fee in the county on the day he died, for on the quinzaine of St. Hilary last, by fine levied in the king's court, he granted the manor of Faxton together with all other lands &c. which he had in the county, to John son of Adam de Welle and Maud his wife and to the heirs of their bodies, to hold of the said Adam and his heirs by service of a rose (*unius flore rosarum*) at the feast of the Nativity of St. John the Baptist; which manor and lands &c. are held of the countess of Pembroke in chief, as of her manor of Foderyngeye, by service of two knights' fees, and not of the king.

He died on 28 February [last]. Heir as above, aged 12 years.

Writ, 3 March, 19 Edward III.

LINCOLN. *Inq.* Monday after St. Gregory the Pope, 19 Edward III (*defoced*).

Cumberworth. The manor (extent given) held of the king in chief by knight's service, but for how much the jurors know not; whence there are payable in rent [yearly] to Robert Chamberleyn 3s. 11d., and to the king for sheriff's aid 3s. and for view of frankpledge 6d.

Brunthorp. The manor (extent given) held of Gilbert de Umframvill, earl of Angus, by service of half a knight's fee; whence there are payable in rent [yearly] to the king for sheriff's aid 3s. and for view of frankpledge 6d.

Welle. The manor (extent given), including land lying on 'le Walde,' woods called Wellewode and Billesby Wode, and a toll . . . Alford, held of the heir of John de Beaumont as of the fee of Gaunt by knight's service; whence there are payable in rent yearly to Thomas de Ryggesby 20s., to the prior of Sixhill (?) 14s., to the king for sheriff's aid 8s. 6d. and for view of frankpledge 3s. 6d., and to John de Welle and Maud his wife, by the deed of Adam his father, 24l.



Hellowe. The manor (extent given), with its appurtenances in Aby and Swaby, including land upon 'le Walde,' held of the heir of John de Beaumund as of the fee of Gaunt by knight's service.

Wytherne. The manor (extent given), including a wood called Wytherne Wode, held of John de Beaumund, as of the fee of Gaunt by knight's service; whence there are due in rent yearly to the prior of Burwell 12*d.*, to Robert Burdon 1*d.*, to Philip Warde $\frac{1}{2}$ *d.*, for sheriff's aid 6*s.* for view of frankpledge 3*s.* 6*d.*, to the prioress of Grenfeld 40*s.* for her life by the deed of the said Adam de Welle, [and] to Alan de Conyngesholm 100*s.* for his life by the deed of the said Adam.

Bradle. The manor (extent given) held of the king in chief, as of a parcel of Grymesby, by service of 12*s.* 3*d.* yearly.

Wyberton. A messuage, 60*a.* land, 30*a.* meadow, 3*a.* pasture and 60*s.* rent yearly from free tenants, held of the earl of Richemund in socage by fealty and 25*s.* yearly, for all service; and there are due in rent yearly to the prior of Kyme 2*s.* 6*d.*, to the abbot of St. Mary's, York, 18*d.* and to John de Sutton 6*d.*

Skendelby and Partenay. 72*a.* land, 14*a.* wood called Skendelby Wode, 20*a.* meadow, a several pasture called Welle Park, and 8*l.* 9*s.* 9 $\frac{3}{4}$ *d.* yearly rent from free and bond tenants, held of the king, service unknown; and 7*d.* are due in rent yearly to the king for sheriff's aid.

Trusthorp. 12*ls.* 6 $\frac{1}{2}$ *d.* yearly rent from free tenants held of Gilbert de Umframvill, earl of Angus, service unknown.

Southornesby. 33*s.* 4*d.* rent from free tenants held of Alan de Multon by service of a peppercorn.

Louthc. 53*s.* 8*d.* yearly rent from free tenants held of the bishop of Lincoln in socage, service unknown.

He died on 21 February last. Heir as above, aged 10 years and more.

Writ, 7 May, 19 Edward III.

ESSEX. *Inq.* taken at Eppyngg on Monday the morrow of Holy Trinity, 19 Edward III.

Long before his death he demised all his lands &c. in the county to John his son and Maud his wife and the heirs of their bodies, by fine levied in the king's court, to hold of the said Adam by service of a rose yearly, viz.—

Theiden Gernoun. The manor held of Thomas Gernoun by service of 7*s.* yearly and *lib.* pepper.

Theiden Gernoun and Theiden Boys. A tenement called Hemenhales held of John son of Walter by service of 26*s.* yearly; but whether it is held by knight's service or by socage the jurors know not.

Eppyngg. A tenement called Madles held of the earl of Oxford by service of keeping a sparrowhawk at the will and costs of the said earl.

He died on 27 February last. Heir as above, aged 11 years and more.

Writ of certiorari to the escheator to enquire whether the said Adam was sole or joint tenant of the manor of Wyberton, co. Lincoln, 18 October, 19 Edward III.

LINCOLN. *Inq.* taken at Boston, 25 October, 19 Edward III.

Wyberton. He held the manor as sole tenant, and not jointly with any other, by hereditary right after the death of Robert de Welle, his brother.

C. Edw. III. File 77. (12.)

E. Inq. p.m. File 9. (14.)

598. THOMAS DE PABENHAM.

Writ, 10 March, 19 Edward III.

NORTHAMPTON. *Inq.* taken at Morton by Canounnes Assheby, .6 May, 19 Edward III.

Thenford. The manor (extent given) held jointly with Alice his wife, by fine levied in the king's court, of John de Wolverton by service of a moiety of a knight's fee and 5s. yearly.

He died on Saturday after St. Matthias, 19 Edward III. Lawrence his son, aged 11 years, is his next heir.

NORTHAMPTON. *Inq.* 7 May, 19 Edward III.

Ireneestre. A moiety of the manor (extent given) held of Henry, carl of Lancaster, by service of a moiety of a knight's fee; and a virgate of land, which sometime belonged to John le Savage, without messuage, meadow or pasture, held of Roger de Grey by the foreign services thereto pertaining.

Irtlyngburgh. *8a.* in the meadow of Irtlyngburgh held of the abbot of Peterborough by service of 2s. yearly.

Undele. 50s. yearly rent held of Roger de Grey, from a carueate of land which Basilia, late the wife of John de Croylond, holds to herself and her heirs. The same rent is parcel of other tenements which the said Thomas held of the aforesaid Roger de Grey in Harewolde, co. Bedford.

Date of death and heir, as above.

Writ, 10 March, 19 Edward III.

BEDFORD. *Inq.* Wednesday after the Invention of the Holy Cross, 19 Edward III.

Hynewyk. *1a.* land in demesne, and a messuage and *11a.* land in service, held in demesne and service, rendering 2s. yearly to the king at the exchequer by the hands of the sheriff.

Harewolde. Nine messuages, *120a.* land, 9s. rent, *200a.* wood and *30a.* pasture, held of Sir Roger de Grey by service of a quarter of a knight's fee.

Hynewyk. A messuage and a carueate of land held jointly with Alice his wife of the said Roger, by his enfeofment to them and the heirs of their bodies, by service of 40s. yearly; a toft held jointly as above, to them and the heirs of the said Thomas, of the said Roger by service of a sparrowhawk or *16d.* yearly; and the whole manor, except the aforesaid tenements which are held of the said Roger, is held to the said Thomas and Alice and the heirs of the said Thomas, of Elizabeth la Latymer by service of a knight's fee and a half and by suit at her court of Bedford every three weeks.

Pabenham. The manor held jointly with Alice his wife of the said Elizabeth la Latymer by service of a knight's fee and a half.



Farendyss. The manor held jointly with Alice his wife of the heir of John Boweles of Wardon by service of a tenth part of a knight's fee.

Date of death and heir, as above.

Commission to Simon de Drayton, William Moigne and Richard Knyvet, because the inquisitions taken by the escheators of cos. Northampton and Bedford as to the lands &c. which belonged to the said Thomas are insufficient, commanding them to make diligent enquiry therein in the presence of Master John de Offord, to whom the king has committed the wardship thereof, 12 May, 19 Edward III.

Mandate from the said commissioners to the sheriff of co. Northampton, commanding him to cause twenty-four knights &c. to come to Heggam Ferers on Sunday after St. Barnabas [next] to make enquiry as aforesaid, and to warn the said Master John thereof, 5 June, 19 Edward III.

Endorsed by the sheriff that he has warned the said Master John accordingly.

Jury panel (undated).

NORTHAMPTON. *Inq.* taken at Heggam Fereres on Sunday after St. Barnabas, 19 Edward III.

Ireneestre. A moiety of the manor held of Henry, earl of Lancaster, by service of a moiety of a knight's fee; and a virgate of land held of Roger de Grey by doing suit at the said Roger's court of Sharnbrok every three weeks.

Irtlyngburgh. 6*a.* meadow held of the abbot of Peterborough by service of 4*s.* yearly; and 2*a.* meadow held of Simon de Draiton by service of 12*d.* yearly.

Undele. 60*a.* land held of Roger de Grey by service of a quarter of a knight's fee.

Thenford. The manor held jointly with Alice his wife, by fine levied in the king's court at Westminster on the quinzaine of St. Michael, 13 Edward III, to them and the heirs of their bodies, of John de Wolverton by service of a moiety of a knight's fee and 5*s.* yearly.

Date of death and heir, as above.

Similar mandate from the said commissioners to the sheriff of co. Bedford to cause twenty-four knights &c. to come to Sharnbrok to enquire as above, 5 June, 19 Edward III.

Similarly endorsed.

Jury panel (undated).

Memorandum by the sheriff of co. Bedford that he had warned the said Master John, who, though solemnly called, came not; wherefore the inquisition was taken in his absence (*undated*).

BEDFORD. *Inq.* taken at Sharnbrok on Sunday after St. Barnabas, 19 Edward III.



- Hynewyk.** A messuage and 12*a.* land held in demesne and reversion of the king, rendering to him 2*s.* yearly at his exchequer by the hands of the sheriff.
- Harewold.** Nine messuages, 120*a.* land, 9*s.* rent, 200*a.* wood, and 30*a.* pasture, held of Roger de Grey by service of a quarter of a knight's fee.
- Hynewyk.** The manor held jointly with Alice his wife, by fine levied in the king's court at Westminster on the octave of St. Michael, 14 Edward III, to them and the heirs of the said Thomas, of Elizabeth late the wife of William le Latymer by service of a knight's fee and a half and by suit at her court at Bedford every three weeks; a messuage and a carucate of land held jointly as above, by fine levied in the king's court at Westminster on the day aforesaid, to them and the heirs of their bodies, of the said Roger de Grey by service of 40*s.* yearly; and a toft held jointly as above, to them and the heirs of the said Thomas, of the said Roger de Grey by service of a sparrowhawk or 16*d.* yearly.
- Pabenham.** The manor held jointly with the said Alice, to them and the heirs of their bodies, by fine levied in the king's court at Westminster on the day aforesaid, of Elizabeth late the wife of William le Latymer by service of a knight's fee and a half and suit at her court at Bedford every three weeks.
- Farendyssh.** The manor held jointly with the said Alice, by fine levied in the king's court at Westminster on the day aforesaid, to them and the heirs of their bodies, of John de Boweles of Wardone and his heirs by service of a tenth part of a knight's fee.

Date of death and heir, as above.

Writ of certiorari to the barons and treasurer of the exchequer, commanding them to search the rolls &c. of the exchequer and certify the king in the chancery whether or not John de Pabenham, deceased, held of him in chief any fee or part of a fee in Hynewyk and Pabenham, and made any payment for the same by scutage or otherwise, in the times of King Edward II, and King Edward I; 18 May, 19 Edward III.

Endorsed: Let it be enrolled in Holy Trinity term, 19 [Edward III], roll 1.

Return by the said treasurer &c. On searching the rolls &c. of the exchequer, it was found in the Red Book of fees, under scutages for the years 2 to 13 of King John, that John de Pabenham held a knight's fee in the said second year, and in the fifth year a quarter of a knight's fee, for both which he paid scutage to the said king; but no mention was made in what towns the said fees were, or of whom they were held. It was also found in a certain book of fees, extracted from inquisitions taken *ex officio*, viz. in Bedford and Buckingham under the title, 'Baronie domini Willelmi de Bello Campo, Bed' que est capitalis honor'. among the names of townships and their tenants held of the king, that John de Pabenham held in Hynewyk and Pabenham half a fee of the said honour. It was found, moreover, in the roll of particulars of the account of Walter de Mollesworth and Henry de Prayeres, collectors of the aid

of fees granted to King Edward I for marrying his eldest daughter in the 18th year of his reign, viz. 40s. from every knight's fee in the counties of Bedford and Buckingham, and levied in the said king's 30th year, that the said collectors are charged with 10s. pertaining to John de Pabenham for the aid aforesaid, viz. for a quarter of a knight's fee in Hynewyk and Pabenham, in the hundred of Wylye. Anything else touching the tenancy of John de Pabenham has not been found. (*Undated.*)

Writ of certiorari to the said treasurer &c. to search and certify &c. (as above) whether John son and heir of John de Pabenham, deceased, held of the king in chief any fee or part of a fee in Wyldene, 18 May, 19 Edward III. *Endorsed* as above.

Return by the said treasurer &c. On searching the rolls it was found that John, son and heir of John de Pabenham, gave to the present king 50s. for his relief for the manor of Willen, co. Bedford, which the said John the father held of the king, as of the honour of Peverell, by service of a moiety of a knight's fee. It was also found in the roll of particulars of Walter de Mollesworth and Henry de Prayores, collectors of the feudal aid granted to King Edward I, for marrying his eldest daughter, in the 18th year of his reign, viz. 40s. from each knight's fee in the counties of Bedford and Buckingham, and levied in the 30th year of his reign, that the said collectors are charged with 40s. concerning John son of John de Pabenham, for a knight's fee in Sharnbrok, Lega and Radewell. No mention is made of the manor or township of Willen, and nothing touching the tenancy of the said John de Pabenham has been found at present. (*Undated.*)

Copy of letters patent of the king, reciting the above returns made by the treasurer and barons of the exchequer for the information of all whom it may concern. Westminster, 31 May, 19 Edward III.

Endorsed: Roger de Grey has appointed William Croyser and Thomas de Tothewyk as his attorneys to sue in the chancery to get out of the king's hands all the lands &c. which are held of him by knight's service and were seised into the king's hand by reason of the minority of Lawrence, son and heir of Thomas Pabenham, deceased.

Writ of certiorari to the treasurer and chamberlains, concerning the tenor of a certain foot of fine levied in the king's court before the justices of the Bench, 31 Edward I, at York, between Margery Criell and John de Pabenham, touching a messuage, 60*l.* wood, 60*l.* pasture, 4 carucates and 2½ virgates of land, except 53½*l.* land, in Henewyk by Podynton and Harewode, co. Bedford, and 5*l.* rent in Undle, co. Northampton; of another foot of fine levied in the same court there before the same justices, 33 Edward I, between John de Pabenham and Elizabeth his wife, and Margery de Criell, touching the same messuages &c. in Harewode and Henewik; and of another foot of fine levied in the court of King Edward II, before the justices of the Bench, 2 Edward II, between John de Pabenham and Elizabeth his wife, and Margery late the wife of Nicholas de Criell, touching a messuage, a carucate of land, 20*l.* meadow, 8*l.* pasture and 8 marks

rent in Theneford; of another foot of fine levied in the same court in 9 Edward II, between John de Pabenhām the elder and Elizabeth his wife, and Alan de Tadelowe, touching a messuage, a virgate of land and 6s. and 1*lb.* cummin rent in Ireestre, co. Northampton, and touching the manor of Farnedich and the advowson of the said manor, co. Bedford; and of another foot of fine levied in the same court in the year aforesaid, between John de Pabenhām the elder and Elizabeth his wife, and Alan de Tadelowe, touching the manor of Pabenhām; 15 June, 19 Edward III.

Endorsed that the treasurer and chamberlains send transcripts of the above-mentioned feet of fines.

Copy of a foot of fine levied in the king's court at York on the morrow of St. Martin, 31 Edward I, between Margery de Cryol and John de Pabenhām, touching a messuage, 60*a.* wood &c. as above, in Hynewyk, Harewolde and Unlle, which the said John acknowledges to be the right of the said Margery, and surrenders them to her in the said court, to hold to her and her heirs, of the chief lords of that fee by the services thereto belonging; and for this acknowledgment &c. the said Margery gave to the said John 100 marks of silver.

Copy of a foot of fine levied in the king's court at York on the octave of Holy Trinity, 32 Edward I, and afterwards recorded and granted at Westminster three weeks from Easter day, 33 Edward I, between John de Pabenhām and Elizabeth his wife, and Margery de Cryoll, touching the same messuage &c. as above, in Harewold and Hynewyk, which the said Margery acknowledged to be the right of the said John, as those [tenements] which the said John and Elizabeth have of her gift, to hold to them and the heirs of their bodies, of the chief lords of that fee by the services thereto belonging, with remainder to the right heirs of the said John.

Copy of a foot of fine levied in the king's court at Westminster on the octave of St. Hilary, 2 Edward II, between John de Pabenhām and Elizabeth his wife, and Margery late the wife of Nicholas de Crioll, touching a messuage, a carucate of land &c. in Theneford, as in the above writ, which the said John and Elizabeth acknowledged to be the right of the said Margery, who thereupon granted and surrendered the said tenements to them, to hold to them and the heirs of the body of the said Elizabeth, of the said Margery and her heirs, rendering to her for the same 30*l.* yearly for her life, and after her death a rose every year to her heirs, and doing to the chief lords of that fee, for the said Margery and her heirs, all other services thereto belonging; with remainder to Margery Hereward and the heirs of her body, to hold of the said Margery de Crioll and her heirs by the aforesaid services, and reversion to the said Margery de Crioll and her heirs, to hold of the chief lords of that fee by the services thereto belonging.

Copy of a foot of fine levied in the king's court at Westminster a month from Easter day, 9 Edward II, between Alan de Tadelowe, and John de Pabenhām the elder and Elizabeth his wife, touching the manor and advowson of Farnedich and a messuage &c. in Ireestre, as in

the above writ, which Henry de Farnidish holds for his life ; which tenements and advowson the said John and Elizabeth acknowledged to be the right of the said Alan, and granted the reversion thereof, which ought to revert to them and the said John's heirs, to the said Alan and his heirs, to hold of the chief lords of that fee by the services thereto belonging ; and for this acknowledgment &c. the said Alan gave to the said John and Elizabeth 200 marks of silver. The said Henry was present and did fealty to the said Alan in the same court.

Copy of a foot of fine levied in the king's court at Westminster on the morrow of St. John the Baptist, 9 Edward II, between John de Pabenham the elier and Elizabeth his wife, and Alan de Tadeloue, touching the manor of Pabenham, which the said John acknowledged to be the right of the said Alan by the gift of the said John ; and for this acknowledgment &c. the said Alan granted the said manor to the said John and Elizabeth, and surrendered it to them in the same court, to hold to them and the heirs of the said John, of the chief lords of that fee by the services thereto belonging. John de Pabenham the younger pledges his claim.

Writ to Thomas de S[wynford, Hugh de Croft and Henry] Trailly, assigning them to enquire concerning the lands &c. which were of Thomas de Pabenham, in the presence of Master John de Offord to whom the king has granted the wardship &c., the inquisitions taken by Simon de Drayton, William Moigne and Richard Knyvet being insufficient ; and the king has commanded the sheriffs of eos. Northampton and Bedford to cause juries to come before them on such days and at such places as the commissioners shall appoint ; 8 July, 19 Edward III.

Writ to the sheriff of Northampton to provide a jury as required by the above commissioners, 8 July, 19 Edward III.

Mandate of the aforesaid commissioners to the said sheriff to cause a jury of 24 &c. to come before them at Heyham Ferers on Thursday before St. Margaret [next] and to warn the said Master John to be present ; Sunday after the Translation of St. Thomas the Martyr, 19 Edward III.

Endorsed by the sheriff that he has made return of this mandate to Ralph le Deystere, bailiff of the liberty of Henry, earl of Lancaster, of the hundred of Hegham, who has the return of all the king's writs and mandates, and who replies as appears in the annexed panel, and states that he has warned the said Master John.

Jury panel. (undated).

NORTHAMPTON. *Inq.* Thursday before St. Margaret, 19 Edward III.

Ireneestre. A moiety of the manor held of Henry, earl of Lancaster, by service of a moiety of a knight's fee ; and a virgate of land held of Roger de Grey by doing suit at the said Roger's court of Sharnbrook every three weeks.

Master John de Offord, though solemnly called, came not nor any attorney for him.

Irtlyngburgh. 6a. meadow held of the abbot of Peterborough by service of 4s. yearly; and 2a. meadow held of Simon de Draiton by service of 12d. yearly.

Undele. 60a. land held of Roger de Grey by service of a quarter of a knight's fee.

Thenford. The manor held jointly with Alice his wife, by a fine levied in the king's court at Westminster on the quinzaine of St. Michael, 13 Edward III, viz. to the said Thomas and Alice and the heirs of their bodies; which manor is held of John de Wolverton by service of a moiety of a knight's fee and 5s. yearly.

He held nothing of the king in the county.

He died on Saturday next after St. Matthias, 19 Edward III. Lawrence his son, aged 11 years, is his next heir.

Writ to the sheriff of Bedford to provide a jury as required by the said commissioners, 8 July, 19 Edward III.

Mandate of the aforesaid commissioners to the said sheriff to cause a jury of 24 &c. to come before them at Melchebourn on Friday before St. Margaret [next] and to warn Master John de Offord to be present; Sunday after the Translation of St. Thomas the Martyr, 19 Edward III.

Endorsed by the sheriff that the execution of this mandate appears in the panel annexed, and that he has warned the said Master John.

Jury panel (undated).

BEDFORD. *Ing.* Friday before St. Margaret, 19 Edward III.

Hynewyk. A messuage and 12a. land held in demesne and reversion of the king by rendering 2s. yearly at his exchequer by the hands of the sheriff.

Harewold. Nine messuages, 120a. land, 9s. rent, 200a. wood, and 30a. pasture, held of Roger de Grey by service of a quarter of a knight's fee.

Hynewyk. The manor held jointly with Alice his wife by a fine levied in the king's court at Westminster on the octave of St. Michael, 14 Edward III, to them and the heirs of the said Thomas, of Elizabeth late the wife of William le Latynier by service of a knight's fee and a half and by suit at the said Elizabeth's court at Bedford every three weeks; a messuage and a carucate of land similarly held by a fine of the same date, to them and the heirs of their bodies, of the said Roger de Grey by service of 40s. yearly; and a toft similarly held, to them and the heirs of the said Thomas, of the said Roger de Grey by service of a sparrowhawk or 16d. yearly.

Pabenharn. The manor similarly held, to them and the heirs of their bodies, by a fine of the same date, of Elizabeth late the wife of William le Latynier by service of a knight's fee and a half and by suit at her court at Bedford every three weeks.

Farendish. The manor similarly held by a fine of the same date, to them and the heirs of their bodies, of John de Boweles of Wardon and his heirs by service of a tenth part of a knight's fee.



Master John de Offord, though solemnly called, came not, nor any attorney for him.

He died on Saturday after St. Matthias, 19 Edward III. Lawrence his son, aged 11 years, is his next heir.

Writ of certiorari to the treasurer and barons of the exchequer to search the rolls &c. of the exchequer and certify whether or not John de Pabenharn held of the king in chief any fee, or part of a fee, in Hynewyk and Pabenharn and paid anything by way of scutage or otherwise for the same in the times of King Edward II and King Edward I &c. 1 August, 19 Edward III.

Endorsed: Let it be enrolled in Trinity term, of the year 19, roll 21.

Return by the said treasurer and barons, being a duplicate of the return made to the similar writ of 18 May, 19 Edward III (*undated*).

Writ of scire facias to the sheriff of cos. Bedford and Buckingham. Whereas the king committed to Master John de Offord the wardship of the said Thomas's lands &c. and by divers inquisitions returned into the chancery it was found that the said Thomas held no lands &c. of the king, except a messuage and 12a. land in Hynewyk, but that he held jointly with Alice his wife, who still survives, the manors of Hynewyk, Pabenharn, Farendissh and Thenford, and other tenements in Hynewyk, and divers other lands &c. in his demesne as of fee on the day he died, of Henry, earl of Lancaster, Roger de Grey, Elizabeth late the wife of William le Latymer, the abbot of Peterborough, Simon de Drayton and John de Wolverton, on whose behalf and that of William Croiser, who has now married the said Alice, and of the said Alice, it has been prayed that the king would cause his hand to be removed from the said manors &c.; he is commanded to warn the said Master John to be before the king in his chancery on the morrow of the Decollation of St. John the Baptist next, to show why the king should not do as is prayed &c. 11 August, 19 Edward III.

Endorsed by the sheriff that he has warned the said Master John accordingly.

Similar writ to the sheriff of Huntingdon, 11 August, 19 Edward III. *Similarly endorsed*.

Writ of certiorari to the sheriff of cos. Bedford and Buckingham. Whereas by part of a certain fine lately levied in the king's court between Thomas de Pabenharn and John son of John de Pabenharn, touching the manor of Wilken, co. Bedford, and the manor of Emberton, co. Buckingham, [and] shown before the king in his chancery, it was found that the said John son of John had granted for himself and his heirs the reversion of the said manors, which Joan late the wife of John de Pabenharn, knight, the younger, held for her life of the inheritance of the said John son of John, and which after her death ought to revert to the said John and his heirs, to the said Thomas and his heirs for ever; he is commanded to enquire whether the said Thomas on the day he died was seised of the said manors &c. 12 August, 19 Edward III.

BEDFORD. *Inq.* Sunday after the Assumption, 19 Edward III.

Wyldene &c. The said Thomas was not seised nor had anything in his demesne as of fee. in service or in reversion in the manor of Wyldene and held no lands &c. of the king in chief in the county; but he held certain lands &c. in Hynewyk. Harewold, Pabenham and Farendissh, as stated in the above inquisition made on Friday before St. Margaret, 19 Edward III.

[*Memorandum.*] [Master John de Offord says that ?] all the said lands &c. in Hynewyk and Pabenham are held of the king in chief by knight's service and that for that cause all the other lands &c. [which are not ?] so held, of which the said Thomas died seised, ought to remain in the king's hand as wardship. As to the said tenements, of which the said Alice asserts that she was jointly enfeoffed, the said Master John says that a certain Margery, who [was the wife of Nicholas de C]riell, was seised as of fee and right of all the said tenements in Hynewyk, except the said messuage and 12*o.* land held of the king, and of all the said lands &c. in Harewold and Thenford, and she gave the said tenements in Hynewyk and Harewold to the said John de Pabenham [and Elizabeth his wife] and the heirs of their bodies; and the said Margery afterwards, by fine levied in the king's court, . . . Edward I, [acknowledged] the said tenements in Hynewyk and Harewold to be the right of the said John and Elizabeth, and surrendered them to them. to hold to them and the heirs of their bodies; and the said Margery, by another fine in the court of King Edward I, surrendered the said manor of Thenford to the said John and Elizabeth, to hold in form aforesaid, and thereupon presented to the court here . . . of the king's exchequer sent into the chancery by the king's order, which testify this; and the said Master John says that, by virtue of the king's gift, [the said John] and Elizabeth were seised of the said manor of Thenford and of the said lands &c. in Hynewyk and Harewold, except the said messuage and 12*o.*, by form of the gift and surrender aforesaid; and that the said John and Elizabeth had issue the said Thomas, [and that the said Elizabeth?] after the death of the said John, fully surrendered and demised the estate which she had in the said tenements to the said Thomas, as the son and heir of the said John and Elizabeth . . . to hold according to the gift and fines aforesaid; which said Thomas, as such son and heir, peacefully continued his said estate until [the day of] his death; without that, that Adam, parson of the church of Brokebrok, and Hugh de Fynemere, who, the said Alice pretends, surrendered the said tenements to her and to the said Thomas, sometime her husband, by the fines aforesaid, had anything in the said tenements; and after the death of the said Thomas the said Lawrence his son entered thereupon as his heir, and so the present king, by reason of the said Lawrence's minority, seized the wardship of the said tenements, because the said Thomas on the day he died held of the present king in chief, and committed the said wardship to the said Master John, to hold until the lawful age of the said heir, and he seeks judgment, the premisses having been considered, whether the king ought to remove his hand from the said lands &c. As to the manor of Farendissh, the said Master John says that

Alan de Tadelowe, by fine levied in the king's court, 9 Edward III, between the said John de Pabenharn the elder and Elizabeth, plaintiffs; and the said Alan, deforciant, granted that the said manor, which Henry de Farendissh then held for his life, of the inheritance of the said Alan, and which, after the said Henry's death, ought to revert to the said Alan and his heirs, should remain to the said John and Elizabeth for their lives, and then to Margaret, their daughter, for her life, and then to Thomas, their son, and his heirs for ever, and thereupon he exhibited to the court here a part of the said fine, which testifies this; by reason whereof the said John and Elizabeth were seised thereof after the death of the said Henry, and continued their seisin jointly until the said John's death, after which John his son brought a writ of waste against the said Elizabeth concerning the manor of Pabenharn, and recovered the said manor together with damages according to the form of the statute, in execution whereof there was delivered to the said John son of John a moiety of the said manor of Farendissh, to hold until the said damages had been satisfied; which said John son of John demised the estate he so had in the said moiety to the said Thomas, and afterwards the said Elizabeth demised the other moiety of the said manor of Farendissh to the said Thomas to hold for his life, and so he was seised of the whole manor; and afterwards as well the said John as the said Elizabeth quitclaimed all their right in the said manor to the said Thomas and his heirs for ever, and so the said Master John says that the said Thomas died sole seised of the said manor, without that, that the aforesaid Adam and Hugh ever had any [estate] in the said manor of Farendissh, whereby he maintains (*non intendit*) that the king ought not to remove his hand [therefrom]. As to the manor of Pabenharn, he says that the said Thomas acquired the same to him and his heirs by a fine levied in the king's court, and in such estate died sole tenant, without that, that the said Adam and Hugh &c.

And the said William Croiser, for the aforesaid lords, says that in the said certificate it was not found in what towns the lands &c. are, for which the said John de Pabenharn paid scutage, nor for what lands &c. and by the said inquisitions it fully appears that the said manors of Pabenharn and Hynnewyk are held of the said Elizabeth le Latymer by knight's service; and by another certificate of the exchequer sent to the court here it was found that the said John de Pabenharn held of the said King John (*sic*) the manors of Wylden and Carleton, co. Bedford, by knight's service, and so he says that the said manors are the same tenements for which the said John de Pabenharn pays scutage; in which manors the said Thomas de Pabenharn on the day he died had nothing, as was found by another inquisition made thereon and returned into the chancery, whereto the said Master John does not show by record anything to the contrary, nor is any office held which serves the king in this regard, [therefore] he seeks judgment, and that the king may cause his hand to be removed from the said lands &c. which are so held of the said lords. And as to the lands &c. of which it is asserted that the said Alice was jointly enfeoffed with the said Thomas, sometime her husband, the aforesaid William, for himself and the said Alice,

says that the said Thomas on the day he died had no estate in the said lands &c. in Hynewyk and Harewold, and in the said manors of Farendissh and Pabenham, unless jointly enfeoffed with the said Alice his wife, according to the aforesaid fines and inquisitions ; and this he is prepared to verify.

And the said Master John, for himself and the king, says that the said Thomas died sole seised of all the lands &c. in Hynewyk, Harewold and Thenford, and of the said manors of Farendissh and Pabenham, without that, that the said Adam and Hugh, who, the said Alice pretended, had surrendered the aforesaid tenements to her and the said Thomas, sometime her husband, by the aforesaid fines, were ever seised of the said tenements and manors ; and this he is prepared to verify for himself and the king. And the said William says, for himself and the said Alice, that the said Adam and Hugh were seised of the said tenements, and afterwards by the fines aforesaid surrendered them to the said Thomas and Alice, as above alleged, and of such estate [being] jointly [enfeoffed] &c. and this he is prepared to verify. And the said Master John, for himself and the king, likewise, therefore &c. The said Master John also says that the said fee and a quarter of a knight's fee, for which the said John de Pabenham paid seutage, are all the said lands &c. in Hynewyk and Pabenham, and that the said John de Pabenham, who paid seutage &c. had nothing in the said manors of Wilden and Carleton, but that John, son of the said John, afterwards acquired the reversion of the said manor of Wilden in fee, whereby it cannot be understood that the said seutage used to be paid as well for other tenements as for the said tenements in Hynewyk. And the said William says, as to this, that the said Master John alleges that the said lands &c. in Hynewyk and Pabenham are the same tenements for which the said John de Pabenham paid seutage. The said William Croiser, for the aforesaid lords, says that since the said Master John does not show a record, nor whether there was any office by which the contrary of the said inquisitions was proved, he maintains that, by the things so alleged by the said Master John, the said tenements ought not to remain in the king's hand.

And thereupon a day was given to the parties here &c. on the octave of St. Michael, saving to the parties &c. On which day the said parties come, and the said Master John, as well for the king as for himself, says as before &c. and likewise says that the said Thomas by a fine in the king's court acquired in fee [from the said John son of John] the reversion of the said manor of Wilden, which Joan, late the wife of John de Pabenham, held for her life, of the inheritance of John son of John de Pabenham, and thereupon he exhibited a transcript of the note of the said fine sent into the court here, testifying the same ; which manor, as the said William above acknowledged, is held of the king by knight's service, and so by reason of that reversion so acquired as if the said Thomas had held the said manor in demesne, the wardship of all the said lands &c. belongs to the king, and he seeks that the said lands &c. may remain in the king's wardship until the full age &c.

And thereupon a day was given to the parties &c. until the quinzaine of Easter next, at which quinzaine the said Roger

de Grey and Elizabeth la Latymer come by the said William le Croiser their attorney, and say that by a certain inquisition, taken *ex officio* and returned into the king's chancery, it was found that the said Thomas on the day of his death had nothing in the said manor, either in demesne or in reversion, and this they are ready to verify. And the said Master John says that, by the allegation of the said William made above, it is supposed that the said Alice, wife of the said William, was enfeoffed jointly with the said Thomas, sometime her husband, of the said tenements in Hynewyk and Pabenhām &c. which are so held of the said lords; which estate the said Roger and Elizabeth do not gainsay; and, while that estate lasts, the said lords cannot have the wardship of the said tenements or demand any profit therefrom by reason of such wardship, especially when the said joint tenancy is not yet broken up nor do they deny (?) the fine; which reversion of the said manor of Wilden, which is held of the king as of the honour of Dover, which honour is of the king's crown, the said Thomas acquired, nor do they show any deed, by which he demised the said reversion afterwards with the king's licence. He maintains that they ought not to be admitted to that verification. And afterwards the said Roger and Elizabeth and other said lords having been solemnly called, the said Roger comes by the said William Croiser, and the others did not come. And the said Roger, not acknowledging that the said note had been made, says that though a note of that kind were made, which he does not acknowledge, it does not appear that the said Thomas was seised of the said reversion by reason of the said note, nor that the said Joan had an estate of that kind for her life, nor that the said John, son of John de Pabenhām, had such an estate in the aforesaid reversion that he could grant it to the said Thomas, wherefore it is not proved that the said Thomas was seised of the said reversion, and the said Roger is prepared to verify that the said Thomas had nothing on the day of his death in the said manor of Wilden, either in demesne or in reversion, [and] he seeks that the said verification may be admitted. And the said Master John, as well for himself as for the king, says as above that since the said Roger does not deny (?) that the said Joan held the said manor of Wilden for her life . . . said note . . . that the said John, son of John de Pabenhām, at the time of the said grant was seised of the said reversion, and granted the same to the said Thomas . . . said note, so that the said Thomas was seised of the said reversion and [was] the king's tenant by reason of the said reversion so acquired as of the right of his crown. And the said Roger shows that the said Thomas demised the reversion of the said manor with the king's licence &c. and, although he shows a special fine whereby he demised the said reversion, if the said demise was made without the king's licence, notwithstanding that demise, his title accrues [to the king?] in this respect . . . to hold . . . aforesaid; wherefore he seeks judgement, if the said verification be admitted, and if &c. [he is] prepared &c.

Afterwards a day was given to the said parties until the quinzaine of St. Michael next, by the king's command, before the justices of both Benches and Robert de Salyngton, chief baron of the exchequer, and others of the king's council . . . the said William Croiser, in his own

proper person, and as attorney for the said Alice his wife, offered that he should be sent before the king wherever &c. on the said plea . . . aforesaid . . . said joint tenancy, as is above alleged, that there might be inquiry thereof by the country . . . to this . . . record before the king wherever &c. And a day was given as well to the said Master John, . . . as to the said William and Alice his wife on . . . St. Hilary before the king, wherever &c. and the sheriff was commanded on the said day to cause to come 12 &c. And the said Roger Gray, being called, did not come, and the other lords did not come. Therefore let the abovesaid lands &c. remain in the king's hand, notwithstanding the allegation or challenge of the said lords. (*Undated and defective.*)

Writ of certiorari to the treasurer and barons of the exchequer, commanding them to search the books, rolls and memoranda of the exchequer and certify what they find as to whether the manor of Wylden, co. Bedford, or any part thereof, is held of the king in chief or of others &c. 8 May, 20 Edward III.

Return of the treasurer and barons of the exchequer. On searching the rolls and memoranda of the exchequer it was found that John de Pabenharn and John le White, late tenants proportionably of the manor of Wilken, co. Bedford, viz. in Michaelmas term, 4 Edward III, acknowledged at the exchequer that they held that manor of the king in chief, as of the honour of Peverell, by service of a knight's fee, and that there are in the said manor twenty virgates of land, each containing 48a. and they make one whole knight's fee; and that the said John le White holds thereof a virgate and 18a. land by service of a twentieth part, a quarter of a twentieth part and a moiety of a quarter of a twentieth part of a knight's fee, as parcel of a moiety of the said manor, which moiety was sometime of Ralph Tyrel, and thereof the said John le White showed the letters patent of King Edward II of licence to enter upon those tenements; and that the said John de Pabenharn held all the residue of the said manor, viz. the residue of the said moiety of the manor, which was of Ralph Tyrel, by the enfeoffment of William de Norton and Alice his wife, with King Edward II's licence, which he then showed, and the other moiety of the said manor by hereditary descent after the death of John de Pabenharn his father, for which moiety he gave the king 50s. for relief. It was found moreover in a book of fees extracted from the inquisitions taken *ex officio* viz. in Bedford, under the heading of names of towns and of those holding them, where there is not a chief honour in the county of Bedford, that Ralph Ridel and Agnes his wife and Helen de Sancto Remigio held of the king in chief half a fee in Wilken, as of the honour of Dover, and that Peter Tyrel held half a fee in like manner in the same [town]. (*Undated.*)

Writ of certiorari to the treasurer and barons of the exchequer, commanding them to certify the king whether John de Pabenharn held any lands &c. in Wylden or elsewhere in co. Bedford of the king, as of the honour of Dover, 15 June, 21 Edward III.

Endorsed: Let it be enrolled in Holy Trinity term of the year 21, roll 19.

Return of the treasurer and barons of the exchequer. Having searched the rolls and memoranda of the exchequer, and having seen a certificate made at the exchequer in 25 Edward I, by Stephen de Pencestre, then constable of the castle of Dover, by virtue of a writ directed to him for certifying the then barons of the exchequer touching all wardships due to the said castle, and every fee . . . viz. who held them, and how much, and where, it was not found that any mention was made of any fees in co. Bedford held of the king as of the honour of Dover. It was found however in the red book of fees in cos. Bedford and Buckingham, among divers who held knights' fees, under the title of the honour of Dover, thus, 'John de Pabeham, octavam.' And, in a certain book of fees, extracted from inquisitions taken *ex officio*, which book is had for evidence and not for record, [was found] a certain title, written on the margin of the said book, in cos. Bedford and Buckingham, thus, 'Wilden de honore de Dovre.' It was found, likewise, that John de Pabeham and John le White held the manor of Wilden proportionally &c. (as in a return above given), for a moiety whereof John de Pabeham gave 50s. for relief. The said John de Pabeham also acknowledged in the same Michaelmas term, 4 Edward III, that he held of the king in chief a certain wood called Carleton Park in co. Bedford by service of a fifth part of a knight's fee, no mention being made in the said acknowledgment of any honour, for which wood he gave the king 20s. for relief. It has not been found at present in the king's exchequer that John de Pabeham held any lands &c. in Wylden, or elsewhere in co. Bedford, of the king as of the said honour of Dover on the day he died, or any other lands &c. in the county of the king in chief or by any service. (*Undated.*)

C. Edw. III. File 78. (1.)

599. WILLIAM DE ROOS, of Yolton.

Writ, 30 January, 19 Edward III.

YORK. *Inq.* taken at York on Tuesday after the quinzaine of Holy Trinity, 19 Edward III.

Lynton. A toft held to the said William and the heirs of his body, of the heir of William de Roos of Hamelak who held of the king in chief, a minor and in the king's wardship, by service of a barbed arrow yearly.

Yolton. The manor (extent given) held jointly with Elizabeth his wife, who still survives, of the same heir by service of an eighth part of a knight's fee, to hold to them for their lives, with remainder to Joan their daughter and her heirs for ever, by a fine levied in the court of King Edward II; and five messuages, a toft, 20*a.* land, 2½*a.* meadow, 60*a.* wood and 10*a.* pasture similarly held, with similar remainder, of the treasurer of the church of St. Peter, York, by fealty, by the form of the fine aforesaid.

Lynton. Two tofts and two bovates of land similarly held, with similar remainder, of the said heir of William de Roos of Hamelak, by service of 1*lb.* pepper yearly, according to the fine aforesaid.

Thoraldthorp and Flathwath. Nine messuages, six and a half bovates and 11½*a.* of land in Thoraldthorp, and two tofts, four bovates

of land, a windmill and 6*a.* wood in Flathwath, similarly held, with similar remainder, of Sir Thomas Wake by knight's service, according to the form of the fine aforesaid.

Southholme in Ridale. The manor held jointly with the said Elizabeth, to them and the heirs of their bodies, of Sir John de Moubray by knight's service.

He held no other lands &c. in the county.

He died on Monday the eve of St. Andrew last. The said Joan, whom John de Ellerker, the elder, married, is next heir of the said William and Elizabeth, as regards the tenements contained in the said fine; and the said Joan and Thomas son of Thomas de Musgrave, son of Margaret, lately deceased, sister of the said Joan, whom the said Thomas de Musgrave, the father, lately married, are next heirs of the said William and Elizabeth. The said Joan is aged 36 years and more, and the said Thomas son of Thomas de Musgrave is aged 8 years and more.

C. Edw. III. File 78. (2.)

600. JOHN DE HAULTON, knight (chivaler).

Writ, 7 April, 19 Edward III.

NORTHUMBERLAND. *Inq.* taken at Corbryg' on Saturday after St. Mark, 19 Edward III.

Haulton and Claverworth. John de Haulton enfeoffed John de Lowther of the manors, except two messuages, 17 cottages, 60*a.* land and 21*a.* meadow of the said manor of Haulton, to hold of the king by the services thereto belonging for ever. And afterwards the said John de Lowther in the time of King Edward II, granted the said manors to the said John de Haulton and rendered them to him, by fine in the king's court, to hold of the king as above for his life, with successive remainders of a moiety of the said manors to Robert de Lowther and Eleanor his wife and the heirs of their bodies, to Thomas de Lowther and Margaret his wife and the heirs of their bodies, and to the right heirs of the said John de Haulton; and successive remainders of the other moiety to Thomas de Lowther and Margaret his wife and the heirs of their bodies, to the said Robert and Eleanor and the heirs of their bodies, and to the right heirs of the said John de Haulton. He held nothing of any others than the king. The aforesaid manors are held of the king by foreign service of cornage, viz. 14*d.* yearly, by suit at the county (court) of Northumberland, and by service of rendering yearly 4*l.* of silver at the king's castle of Newcastle-upon-Tyne.

He died on 31 March last. Eleanor the wife of Robert de Lowther, Agnes the wife of William Coteler, and Margaret the wife of William de Kernetby, sometime the wife of the said Thomas de Lowther, now deceased, are his next heirs and of full age.

C. Edw. III. File 78 (3.)

601. WILLIAM DE CUSANCIA, knight (chivaler).

Writ, 4 January, 19 Edward III.

GLOUCESTER. *Inq.* Monday after the Epiphany, 19 Edward III.

Wyke. The manor (extent given) held of the king in chief by service of a quarter of a knight's fee.

Doumaneneye. The manor (extent given) held of the earl of Lancaster, as of the manor of Kynemarestorde, by service of half a knight's fee.

He died on Sunday after St. Nicholas last. Peter his son, aged 15 years at the feast of the Purification last, is his next heir.

Writ of certiorari to John de Frelond, Walter de Ciryncestre, Robert Russel and Walter atte Bergh, on the petition of the king's kinsman, Henry, earl of Lancaster, that, since Hugh le Despenser the father, by whose forfeiture the manor of Wyke came to the king's hands, held that manor of another than the king, and those to whose hands that manor afterwards came ought of right to hold it by the same services by which it was held before it so came to the king's hands, and since the manor of Doumaneneye, late of the said William, and which is held of the said earl by knight service, the wardship whereof ought to belong to the said earl until the lawful age of the said heir, has been taken into the king's hand by reason of the said inquisition among other lands &c. which were of the said William, the king would order his hand to be removed from the said manor; the sheriff of Gloucester has been commanded to cause a jury to come before them on such day and at such place as they may appoint; 30 January. 20 Edward III. By K. and p.s.

GLoucester. *Ing.* Saturday after St. Mark, 20 Edward III.

Doumaneneye. What is called in the commission the manor of Wyke is not a manor in itself, but a messuage and a carucate of land in Doumaneneye, called Doumaneneyeswyk, and is parcel of the manor of Doumaneneye. The said Hugh held the same in fee simple, before his forfeiture, of Margaret de Valers, then lady of Doumaneneye, by service of a quarter of a knight's fee, and not of another. The said lands &c. came into the king's hand by the said Hugh's forfeiture and for no other cause.

C. Edw. III. File 79. (1.)

602. THOMAS, SON AND HEIR OF THOMAS ATTE LATHE.

NORFOLK. *Proof of age*, taken at Turrington, 28 April, 19 Edward III (*fragment*).

Robert de Caustone, aged 60 years and more, says that the said Thomas is 21 years of age and more, and that he was born at Turrington on Tuesday after the Annunciation, 17 Edward II, and baptized in the church of St. Clement there, when witness was present.

Geoffrey Coruner, aged 50 years, says the like, and this he knows because on Saturday next after the said heir's birth he went to the school at Norwalham and stayed there for a whole year.

John Wacy, aged 40 years and more, says the like, and knows it because Joan the wife of William son of Stephen died on Monday before the said heir's birth, and the day of her death was noted in the calendar.

Simon de Schouldham, aged 58 years and more, says the like, and knows it because Roger de Schouldham, his father, was of the council of Thomas atte Lathie, the heir's father.

Geoffrey B aged 44 years and more, says the like, and knows it because he heard by Robert de Causton, who was dwelling in the place where the said heir was born

. . . . agrees,

C. Edw. III. File 79. (2.)

603. JOHN LE FOWER.

Writ to the escheator in co. Berks; whereas the reversion of a messuage, four virgates of land and a water-mill in Shrivenham, which the said John held for life of the inheritance of Aymer de Valencia, sometime earl of Pembroke, who held of King Edward II in chief, was assigned in pourparty to Joan late the wife of David de Strabolgi, late earl of Athol, kinsman and one of the heirs of the said earl of Pembroke, as appears by inspection of the rolls of the chancery; and now David, son and heir of David de Strabolgi son and heir of the said Joan, is a minor and in the king's wardship; the king commands him, as he has several times commanded, to make inquisition &c. without delay, under penalty of 40*l.*; 26 October, 19 Edward III.

By C.

BERKS. *Inq.* 12 December, 19 Edward III.

Shryvenham. The said John, who held the abovesaid tenements for life of John de Garneue, earl of Surrey, by knight's service, died on Sunday before Whitsunday, 7 Edward III, and Richard Talebot and Elizabeth his wife, kinswoman and one of the heirs of the said earl of Pembroke, entered, as of the right and inheritance of the said Elizabeth, upon the aforesaid tenements, after the death of the said John, at which time Davy de Strabolgi, son and heir of the aforesaid Joan who was the wife of Davy de Strabolgi, was surviving and of full age; and the said Richard and Elizabeth held the same for a year, and afterwards demised them to James de Wodestok for his life; against whom Joan, late the wife of Reginald le Fower father of the said John, recovered a third part of the said tenements as her dower, and died on the feast of St. Martin, 16 Edward III; and Helen, late the wife of the said John le Fower, who now survives, recovered in dower against the said James, of the seisin which the said John sometime had in fee, a third part of the said two parts; and the said James held the said tenement, except the dowers aforesaid, until the feast of the Innocents, 15 Edward III, on which day he died; after whose death the said Richard and Elizabeth re-entered upon the said tenements, except the dowers aforesaid, and demised them to Thomas de Hountele, together with the reversion of the dowers if they should fall in, who now holds the said tenements for life.

He held no other lands &c. in the county.

C. Edw. III. File 79. (3.)

604. RICHARD LE ALBLASTER.

Writ of certiorari, to the escheator in co. York; whereas on 4 June, 4 Edward III, the king committed to Willam de Hartlay the wardship of a messuage and four bovates of land in Northgelyside, which

Alice, late the wife of Richard le Abblaster of Northgevyldale who held of the king in chief, held in dower of the inheritance of the said Richard's heir, a minor and in the king's wardship, to hold until the lawful age of the said heir, rendering for the same to the king, 12s. yearly at his exchequer, as is more fully contained in his letters patent; and afterwards, on 18 August last, the king took the homage of Ralph le Abblaster, son and heir of Walter le Abblaster, deceased, who held of the king in chief, who sufficiently proved his age, as was found in the proof returned into the chancery, for all the lands &c. which the said Walter his father held, and the king surrendered them to him and ordered their delivery, as appears by inspection of the rolls of the chancery; and now, on behalf of the said William, complaint is made that the escheator, on pretext of the said order of the king, delivered the said messuage and land, as parcels of the inheritance of the said Ralph, to the said Ralph, as kinsman and heir of the said Richard, yet nevertheless the treasurer and barons of the exchequer intend to levy the said 12s. yearly on the said William from the said 18th of August, to his great expense and injury, whereof he has prayed remedy; the escheator is commanded to inquire &c. and return what he finds therein; 25 April, 19 Edward III.

YORK. *Inq.* Tuesday after Holy Trinity, 19 Edward III.

Northgevyldale. A messuage and four bovates of land, which the said Alice held in dower as abovesaid, and which are of the inheritance of Ralph le Abblaster, son and heir of Walter le Abblaster, were lately delivered to the same Ralph, as kinsman and heir of the said Richard, by the escheator, by virtue of the king's writ to him directed.

The said Ralph is next heir of the said Richard by hereditary right, because the said Walter his father was son and next heir of the said Richard, who was thus grandfather of the said Ralph.

C. Edw. III. File 79. (4.)

605. ROGER GOYS or GOIS.

Writ, 28 January, 19 Edward III.

CAMBRIDGE. *Inq.* 11 February, 19 Edward III.

Bassingburn. A messuage and 80a. land, and a bondman who held of the said Roger a messuage and 1a. 5r. of land, (extent given) held of the manor of Caxtone, of the lordship (*diuicoune*) of Freviles; which manor of Caxtone Hugh le Fitz Symund, knight, holds for the life of Margaret his wife, sometime the wife of Richard le Frevile, father of John le Frevile who is now next heir, by homage and fealty and by service of 2s. yearly for sheriff's aid.

He died on 2 January last. John his son, aged 16 years on the morrow of All Saints last, is his next heir.

C. Edw. III. File 79. (5.)

606. CECILY, LATE THE WIFE OF WILLIAM LESCROP, deceased.

Writ to the escheator, co. York: whereas the king has commanded his escheator in cos. Essex and Hertford, after taking her oath not

to marry without the king's licence, to deliver to the said Cecily her reasonable dower of the lands &c. that belonged to the said William in his bailiwick which, by reason of his death, were taken into the king's hand, in the presence of the keeper of those lands &c. or of his attorney; the escheator is commanded to assign her a similar dower of the said William's lands &c. in his bailiwick, and to send the assignment to the king to be enrolled on the rolls of the chancery; 23 October, 19 Edward III.

YORK. *Assignment of dower*, from the above lands &c. to the said Cecily, whom John de Clopton has married, made at York 23 November, 19 Edward III, in the presence of Edmund de Denum, attorney of Sir William de Bohun, earl of Northampton, keeper of the said lands &c. by the grant of Lady Philippa, queen of England, to whom the king committed the wardship of all the lands &c. which were of the said William in co. York, to hold until the lawful age of Richard, his brother and heir, viz. :—

Est Boulton. The manor with all its services, rents &c.

Westboulton, Boulton Kellok, Wendeslawe, Donnun, Caldewell, Wermesworth, Waddeworth, Alverlay, Arkesay, Bentelay and Edelyngton. The manors and lands &c. which were of the said William with all their appurtenances &c.

All which manors, lands &c. are extended at 5*l.* 14*s.* 4*d.* yearly and are assigned to the said John and Cecily, as her dower of the said William's lands &c.

Endorsed :—Enrolled on the back of the close [roll].

Similar writ to the escheator in cos. Warwick and Leicester, 24 October, 19 Edward III.

LEICESTER. *Assignment of dower*, 2 February, 20 Edward III, to the said Cecily, made in the presence of the said Edmund de Denum, and also in the presence of William le Scrop, parson of the church of Medburn, Hugh de Honynnton, and other trustworthy persons.

Medburn. From 1*a.* land, 9*s.* 2*d.* rent from two tenants (named), and a quarter of a certain view of frankpledge yearly, there are assigned to her a selion of land of the said acre, viz. a third part thereof, lying in Marshdalefeld, near the land of Robert de Medburn and extending to the stream called 'le E. . . ' and 3*s.* 0*d.* rent of the aforesaid 9*s.* 2*d.* rent, for her third part, and a third part of the said quarter of a view of frankpledge yearly. There are no other profits there from which she can be dowered.

Similar writ to the escheator in cos. Essex and Hertford, 24 October, 19 Edward III.

HERTFORD. *Assignment of dower*, 22 April, 20 Edward III, to the said Cecily, made at Beiford by the consent of John, archbishop of Canterbury, and Bartholomew de Burghassh, the elder, general attorneys of the earl of Northampton in England who has the wardship as above, by the assignment of jurors who have measured all the said William's lands &c. viz. :—

[Beiford?] An ox-house, a little grange adjoining, a solar over the chief gate, a parker's house (?) (*parch. ciuit*) with a stable, a third part of a sheepfold, a third part of a garden called Clerkeshawe, lands &c.



(extent given with field names), and 1½a. ¾r. meadow in Beiford, for a third part of 2a. meadow in Berkhamstede, of 2a. meadow in Beiford, and of 3r. meadow in Hertfordyngbury, 1a. 1¾r. wood in Beiford and 2s. rent in Hatfeld.

[See Calendar of Close Rolls, Edward III, 1346-1349, pp. 141, 142, where this assignment is printed in detail.]

Similar writ to the escheator of Rutland, 8 January, 19 Edward III.

RUTLAND. *Assignment of dower* to the same Cecily, made on Wednesday after the Nativity of St. John the Baptist, 20 Edward III, in the presence of Sir John de Casterton, chaplain, keeper of the lands of Sir William de Bohoun, earl of Northampton, which were of William le Scrop, in co. Rutland, &c. (as above).

Casterton. All the houses on either side of the great gate extending to the highway of Casterton on the south side of the capital messuage, viz. a grange, a stable and chambers &c., rents of tenants, and lands (extent given with field names and names of tenants).

C. Edw. III. File 79. (6.)

607. OLIVER DE INGHAM.

Writ to John de Roches, escheator in co. Wilts; because the king considers the inquisition taken by him after the death of the said Oliver, touching the manors of Deone, Stupellangeford, Hampteworth and Codeford to be suspicious, because of the contradictions and variations found therein, he is ordered to be before the king in the chancery on the quinzaine of St. Hilary next, to give information on the contents of the said inquisition; 10 December, 19 Edward III.

Endorsed:—By virtue of this writ the within-written escheator came into the king's chancery at Westminster in his own person on the quinzaine within-written, and was there diligently examined on a certain inquisition taken by him after the death of Oliver de Ingham, deceased, touching the lands &c. that were of the said Oliver, and returned into the chancery; who, having seen that inquisition, expressly said that that word Codeford, which was placed between the lines in the seventh line of the said inquisition, after the word Hampteworth, was not written nor placed there by himself, but he said that he took a certain inquisition, the copy of which is annexed to this writ, and he delivered it signed to one Thomas de Yippeswich, to be taken into the chancery.

WILTS. *Inq.* Saturday after St. Dunstan, 19 Edward III.

Deone, Stupellangeford and Hampteworth. The manors (extent given) held in his demesne as of fee. The said Oliver gave to a certain John Roberd for his life, for his service and counsel rendered and to be rendered to him and his heirs, a yearly rent of 60s. from the manor [of Hampteworth]; which manor pays 2s. yearly at the hundred [court] of the county, and 2*l.* rent (to?) Adam de Grynastede.

The manors of Deone and Stupell[angeford] are held of the king in chief by barony, and Hampteworth [is held] of the bishop of Winchester by knight's service.

Codeford. The manor (extent given): which manor, with the advowson of the church, Katherine, late the wife of John de Ingham, had by



the gift of Oliver de Ingham, with the king's licence, for her life, and by her charter granted to John son of Robert de Throp, knight, Robert de Marcham and John son of Robert de Ingham, with the king's licence, for her life. The manor of Codeford is held of the king in chief.

C. Edw. III. File 79. (7.)

608. WILLIAM DE CHEYNY, knight, (*chivaler*).

Writ of diem clausit extremum to the escheator in co. Hertford, 3 November, 19 Edward III.

Endorsed: By virtue of this writ, I commanded the bailiff of the hundred of Oddeseth to cause eighteen good &c. men of his bailiwick, of the neighbourhood of Coddreth, to come before me at Coddreth on Saturday after the feast of St. Martin, to do what the writ requires. On which day the said bailiff returned to me the names in the annexed schedule, none of whom was willing to appear before me, except John de Kynggeswode and Nicholas Noreys. Wherefore nothing was done in execution of this writ.

Jury panel.

C. Edw. III. File 79. (8.)

609. JOHN FITZ HENRI or FITZ HENRY.

Writ (missing).

NORTHUMBERLAND. *Inq.* 17 October, 19 Edward III.

Whytyngham. Two parts of the site of the manor, 88*s.* arable and 8*s.* meadow in demesne, and 16½ bondages, called 'Husbandlandis,' there and in Thrompton and Barton, and six cottages there, three cottages in Thrompton, another cottage there, two parts of a moiety of the mill of Whytyngham, and 40*s.* yearly rent from divers tenements of free tenants in Whytyngham, Thrompton, Barton and Glanton, held of the king in chief by service of a moiety of a sparrow-hawk (*nisi*), or a moiety of half a mark, yearly, to be rendered at the king's exchequer in the castle of the town of Newcastle-upon-Tyne. Robert de Eslyngton does the other part of the said service, viz. of sparrowhawk and half mark yearly at the said exchequer, for the lands &c. which he holds of the king in the said towns of Whytyngham, Thrompton and Barton.

Neddinton. Two parts of a moiety of the town held of William Heroun by service of 1*l.* yearly.

Great Ryhill. Two parts of a moiety of the town held of the heirs of Richard Fitz Rauf by service of 1*l.* yearly.

Little Ryhill. Two parts of a toft and 40*l.* land, held of the heirs of Henry de Ryhill by service of a pair of gloves or 2*l.* yearly.

Alburwyk. A cottage held of Alan de Belyngham by service of a rose yearly.

Joan, late the wife of Henry son of John, and mother of John Fitz Henri, holds in dower all the residue of the lands &c. which were of the inheritance of the said John Fitz Henri in the said county, rendering yearly to the said John or his heirs her pourparty of the services aforesaid.



He died in parts beyond the seas, towards the Holy Land, as is commonly said, in the island of Rhodes, on 6 July, 19 Edward III. John his son, aged a year and a half, is his next heir.

Writ of certiorari to William de Thorp and his associates assigned to hold pleas before the king, commanding them to certify the alleged defects in the preceding inquisition, on account of which they have deferred and still defer process. 14 February. 22 Edward III.

Endorsed: The reply of William de Thorp appears in the annexed schedule.

Return (undated). It seems to the court that the inquisition, of which he sends a transcript, is defective in this, that it is inserted therein that John Fitz Henri held on the day he died in his demesne as of fee &c. two parts of the site of the manor of Whityngelham, not making mention that he was tenant of two parts of the said manor. It is also defective in this, that mention is made that he held 88*a.* arable and 8*a.* meadow in demesne there, and divers other lands and tenements, of the king by service of a moiety of a sparrowhawk (*nisi*) or a moiety of half a mark yearly, to be rendered to the king at his exchequer in the castle of Newcastle-upon-Tyne, not asserting that they are parcels of the said two parts of the aforesaid manor, or of other tenements &c. Also, where it is inserted that Joan late the wife of Henry son of John, who was mother of the said John Fitz Henry, holds in dower all the residue of the lands &c. which were of the inheritance of the said John Fitz Henry &c. the inquisition is defective in this, that it does not declare how much is that residue, nor of what value, nor of whom each parcel is held, nor by what services, nor of whose gift &c. Also, it is defective in this, that in the end of that inquisition it is not expressly or distinctly asserted whether the said John Fitz Henry or the said Joan, on the day the said John died, held any other lands &c. in the same county of Northumberland of the king or of any other or not; and also it is defective in this, that the son and heir of the said John Fitz Henry is named in that inquisition John, son and heir of John Fitz Henry, whereas the proper name of that heir is Henry, as is said.

C. Edw. III. File 79. (9.)

610. JOHN LARCHER.

Writ, 5 December, 19 Edward III.

YORK. *Inq.* taken at Wighton on Saturday in Whitsun week, 20 Edward III.

Yapum. He held a messuage and four bovates of land, which, together with two bovates of land in the same town which Cecily, late the wife of John Larcher erewhile deceased, holds in dower of his inheritance, are held of the king in chief by service of a seventh part of a certain serjeanty, the whole of which is held of the king in chief by service of finding a man with bow and arrows in the king's castle of York, at his own charges, for forty days if there shall be war in the county, and by homage.

He held no other lands &c. in the county.

He died on 24 August, 15 Edward III. John his son, aged 21 years and more, is his next heir.

C. Edw. III. File 79. (10.)

611. PETER PEYTEVYN.

Writ to the escheator to enquire how much land the said Peter held &c. on the day he died. 17 January, 19 Edward III.

SOMERSET. *Inq.* taken at Midsomeres Norton on Tuesday before the Purification, 20 Edward III.

Never was there any Peter Peytevyn, a tenant of the king in chief or of any other, in the escheator's bailiwick.

Similar writ, 23 May, 20 Edward III.

SOMERSET. *Inq.* taken at Frome on Monday the morrow of Holy Trinity, 20 Edward III.

Stony Eston. A messuage, two carucates of land, 6*a.* meadow and 50*s.* rent, held of the king in chief in free socage and by service of doing fealty to the king.

He held no other lands &c. in the bailiwick.

He died in 6 Edward I, day unknown. Bartholomew Peytevyn, son of the said Peter, was his next heir and died in 10 Edward II; and his son Walter, now surviving, aged 30 years and more, is the said Bartholomew's next heir.

C. Edw. III. File 79. (11.)

612. WILLIAM CORBET or WILLIAM CORBET, knight (*chivaler*).

Writ, 20 October, 19 Edward III.

HERTFORD. *Inq.* taken at Hich(in). 7 February, 20 Edward III.

Pinton. A moiety of the manor held jointly with Emma his wife, who still survives, as of the right of the said Emma by the grant of Thomas de Wassynge, to John de Oddynsels and the said Emma then his wife, and the heirs of the said John, of the king and his heirs by the accustomed services for ever, by fine levied in the king's court in 10 Edward II, and by that king's charter of licence granted in 9 Edward II. The said moiety is held of the king in chief as parcel of the barony of Ulverleye, which barony the said Emma now holds.

He died on 18 October last. John Corbet, his brother, aged 30 years and more, is his next heir in blood.

Writ, 20 October, 19 Edward III.

STAFFORD. *Inq.* 12 November, 19 Edward III (*defused*).

Kinges-bromleye. The manor (extent given) held for his life only, by the demise of Roger Corbet, knight, of Hadelye, his father? [*who survives] by the king's licence, with reversion to the said Roger. The said manor is held of the king in chief by service of a tenth part of a knight's fee, and by service of rendering 4*l.* at the king's exchequer by the hands of the sheriff of Stafford.

He died on the feast of St. Luke last. John Corbet, knight (*chivaler*), . . . aged 34 years on the feast of St. Michael last, is his next heir.

C. Edw. III. File 79. (12.)



613. HENRY, EARL OF LANCASTER.

Writ, 26 September, 19 Edward III.

WILTS. *Inq.* 1 June, 20 Edward III.

Everle, Upecolyngbourn and Hanyndon. The manors (extents given) held of the king in chief by knight's service.

Date of death unknown. Henry, earl of Derby, his son, is his next heir and of full age.

*C. Edw. III. File 79. (13.)
E. Enrolments &c. of Inq. No. 53.*

614. JOHN DE TOLLESLOD or DE TOULLESLOD.

Writ, 27 April, 19 Edward III.

HUNTINGDON. *Inq.* taken at Huntingdon 16 May, 19 Edward III.

Paxton. A plot containing $\frac{1}{2}$ a. land, 16s. land, the service of a bondman holding $\frac{1}{2}$ virgate of land, and 2s. 3d. assised rent, held of the king in chief, as of the honour of Huntingdon, by knight's service.

He died on this side the Purification, 15 Edward III. Reginald his son, aged nine years and more, is his next heir.

Writ, 27 April, 19 Edward III.

BEDFORD. *Inq.* taken at Bedford on Monday after St. Matthew, 19 Edward III.

Wrastlingworth. A message and 60a. land, held jointly with Alice his wife, of Elizabeth, sometime the wife of William le Latymer, by homage and fealty and by service of 6s. yearly.

Wrastlingworth and Hattele. A fourth part of a message and 88a. land held of Joan, sometime the wife of John le Botiller, by homage and fealty.

He died on Friday before the Purification, 16 Edward III. Heir as above, aged 11 years.

Writ, 24 November, 19 Edward III.

CUMBERLAND. *Inq.* taken at Carlisle 10 July, 20 Edward III.

Gamelesby and Forneby. 5s. yearly rent from a free tenant in Gamelesby, and six messuages, twelve bovates of land and six cottages in Gamelesby and Forneby, a third part of two parts of the mill of Gamelesby, together with the reversion of a moiety of the third part of the said mill which Margaret, late the wife of John de Crokedayk, holds in dower, and the reversion of the other moiety of the third part of the said mill which Helen, late the wife of John son of John de Crokedayk, holds in dower; which tenements in Gamelesby and Forneby are held of the king in chief by service of 3s. yearly for cornage.

Burgh-on-Sands. A message, 18a. land and 2a. meadow held of Margaret de Dacre by service of 1d. yearly.

Grenrig in Caldebek. A message and 8a. land held of Thomas de Lucy by service of 12d. yearly.

He held no other lands &c. in demesne or in service in the county, but by hereditary right there pertain to him the reversions of a moiety of all the lands &c. which Margaret, late the wife of John de Crokedayk, holds for her life in Langholme, Neuland, Gamelesby,

Gaytes[kal]les, Soureby, Sourebygill, Torpennowe, Bochardegate, Eston, Hedresford, Gryngledyk, Cokedayk, Brunfeld and Stubhill.

Of the day of his death the jurors cannot be sure, because he died in distant parts outside the county, whereof they have no knowledge. Heir as above, aged 10 years and more.

Writ to the escheator in co. Bedford, referring to the preceding inquisition and commanding him to take into the king's hand all the lands &c. of the said John in his bailiwick and make inquisition what lands &c. he held and who have occupied them since his death &c., 1 May, 21 Edward III.

BEDFORD. *Inq.* taken at Bedeford 28 June, 21 Edward III.

Wrastlingworth. A messuage and 60*a.* land held jointly with Alice his wife of Elizabeth sometime the wife of William le Latymer by homage and fealty and by service of 6*s.* yearly; and a messuage and 88*a.* land held of Joan sometime the wife of John le Botiler by homage and fealty.

He died on Friday before the Purification, 16 Edward III.

Ralph de Tykesore, who espoused Alice, late the wife of the said John, after the said John's death, holds the aforesaid messuage and 60*a.* land jointly with the said Alice, and they have received all the profits thereof from the time of the said John's death. After that death, Joan la Botillere seized the above messuage and 88*a.* land by reason of the minority of Reginald, son and heir of the said John, because the said tenements were held of her by knight's service, and assigned to Alice aforesaid a third part thereof, to hold as her dower, and occupied the [other] two parts receiving all the profits from the time of the said John's death; and the aforesaid Ralph and Alice have received all the profits of the third part.

Heir as above, aged 15 years.

C. Edw. III. File 79. (14.)

E. Enrolments &c. of Inq. No. 53.

615. ISABEL DE LITLYNGTON.

Writ (*missing*).

BEDFORD. *Extent*, Tuesday the feast of the Conversion of St. Paul, 19 Edward III.

Wardon. A messuage with a close adjacent, 10*a.* arable and 4*a.* pasture held of the king in chief, service unspecified.

She held no other lands &c. in the county.

She died on Thursday next before the Conversion of St. Paul, 18 Edward III. Heir unspecified.

E. Inq. p.m. File 9. (12.)

616. MARGERY, LATE THE WIFE OF RICHARD DE BAGGESORE.

SALOP. *Inq.* made at Bridgenorth (*Brugg*) —, 19 Edward [III].

Ashfeld. A messuage and 30*a.* land held in dower after the death of the said Richard of the king in chief by service of 2*s.* yearly at the king's exchequer by the hands of the sheriff.

Roger de Baggessore, his kinsman, aged 30 years at the feast of the Annunciation last, is next heir of the said Richard.

D. Enrolments &c. of Inq. No. 51.

617. SIMON, LATE BISHOP OF ELY.

LONDON. *Inq.* taken before the mayor, the king's escheator, on Thursday after St. Mary Magdalen, 19 Edward III.

St. Andrews, Holbourn. A manor (house(?)) in the parish, which the said bishop used to hold for his own sojourn, and eleven shops pertaining thereto.

Fletestrete in the suburb. Two marks of quit-rent yearly from a tenement which Katherine atte Barre holds; and 16s. quit-rent from a tenement which the hermit (*heremita*) of Crepulgate holds.

Goderomelane. 12*d.* yearly rent from a shop.

He died on Thursday after the Translation of St. John the Baptist, 19 Edward III.

E. Enrolments &c. of Inq. No. 52.

618. HUGH POINZ.

Writ, 25 April, 20 Edward III.

CAMBRIDGE. *Inq.* Tuesday after St. John ante Portam Latinam, 20 Edward III.

Dullyngham. A messuage and 38*a.* land held of the abbot of St. Wandregesil's, in socage, by service of 1*d.* yearly.

He died about the feast of the Annunciation, 13 Edward III. Nicholas his son, aged 26 years and more, is his next heir.

C. Edw. III. File 80. (1.)

619. WILLIAM CAPEROUN or CAPERUN.

Writ, 22 November, 20 Edward III.

HEREFORD. *Inq.* taken at Maudryn, 15 December, 20 Edward III.

(Unspecified.) A messuage, 40*a.* land and 1*a.* meadow, held of the king in chief by service of 12*d.* yearly.

He died on Wednesday the feast of St. Luke last. Thomas his son, aged 25 years, is his next heir.

C. Edw. III. File 80. (2.)

620. RALPH LE CHAMBERLEYN of Reed.

Writ, 2 August, 20 Edward III.

HEREFORD. *Inq.* taken at Berkwey, 29 September, 20 Edward III.

Reede. Certain lands and tenements held of Thomas de Scallar[us] by service of half a knight's fee.

He died on 28 April last. Ralph his son, aged 20 years and more, is his next heir in blood.

C. Edw. III. File 80. (3.)

621. JOHN PARKOUR of Preston.

Writ, 16 October, 20 Edward III.

YORK; LIBERTY OF HOLLERNESSE. *Inq.* taken at Hedon in HOLLERNESSE on Thursday after the Epiphany, 20 Edward III.

Preston. A messuage and *sa.* arable held of the king in chief, as of the honour of Aumarle which is in the king's hands, by service of a seven hundred and sixty-eighth part of a knight's fee, and rendering to John Hildeyherd and his heirs *ld.* yearly.

He held no other tenements of any other lords.

He died on 20 October last. John son of William Parkour, his kinsman, aged 9 years, is his next heir.

C. Edw. III. File 80. (4.)

622. JOAN, LATE THE WIFE OF WILLIAM SON OF JOHN DE HOLAYM.

Writ, 13 August, 20 Edward III.

YORK; LIBERTY OF HOLBERNESSE. *Inq.* taken at Wythornse on Friday after St. Hilary, 20 Edward III.

Holaym. A messuage and three bovates of land held of the king in chief, as of the honour of Aumarle, for her life only, of the inheritance of Maud whom Simon Gervays married, Alice whom John Heweson married, Ida whom John Brokour married, Joan whom Peter Percy married, and Katherine, whom William Swakk married, daughters and heirs of the said William son of John, by service of rendering *7s. 6d.* to the king yearly at the manor of Brustwyk; and a bovate of land held in fee tail, of the gift of Henry de Sancto Martino to the aforesaid Joan and William son of John, and to the heirs of the bodies of the said William and Joan, of the said Henry by service of *ld.* yearly.

She died on 3 February last. The aforesaid daughters of William son of John and Joan his wife, Maud aged 40 years, Alice 38 years, Ida 36 years, Joan 'daughter of William' 34 years, and Katherine 32 years and more, are her next heirs.

C. Edw. III. File 80. (5.)

623. REGINALD DE BOTRELAUX.

Writ, 25 November, 20 Edward III.

SOMERSET. *Inq.* taken at Bruton on Thursday the feast of St. Thomas the apostle, 20 Edward III (*defective*).

Kynemersdon. The manor held for his life jointly with Isabel his wife, who still survives, of . . . by service of a third part of a quarter of a knight's fee, of the grant of master Walter de Botreaux, by fine levied in the king's court; the reversion of which manor belongs to the heirs of the said Reginald by the said fine.

Babynton. The manor, with the advowson of the church there, held for his life jointly with the said Isabel, of the heir of Thomas de Gourney, a minor and in the wardship of Hugh le Despenser, by knight's service, of the grant of the said master Walter by the aforesaid fine. The reversion of the said manor and advowson belongs to the heirs of the said Reginald by the same fine.

He died on Friday next after the feast of St. . . . [*Walter?] his son, aged 30 years and more, is his next heir.

C. Edw. III. File 80. (6.)

* See Calendar of Close Rolls 1351-60, p. 1.

624. JOAN LOVEDAY.

Writ, 24 April, 20 Edward III.

CAMBRIDGE. *Inq.* taken at Little Wilburgham on Monday after St. John ante Portam Latinam, 20 Edward III.

Great Wilburgham. A messuage and 40*a.* land held of the earl of Richmond by service of making two appearances yearly at the said earl's turn held at Flemdich, and likewise rendering to the said earl 12*d.* yearly.

She died about the feast of St. Matthew, 16 Edward III. Andrew Loveday her son, aged 28 years and more, is her next heir.

C. Edw. III. File 80. (7.)

625. MICHAELA, LATE THE WIFE OF JOHN DE ROUDES.

Writ, 2 June, 20 Edward III.

DORSET. *Inq.* Tuesday after the Translation of St. Thomas the Martyr, 20 Edward III.

Gillingham. A messuage, 28½*a.* arable and 2*a.* meadow held of Lady Philippa, queen of England, by fealty.

She died on Sunday next after St. Aldhelm, 20 Edward III. Thomas de Roudes, aged 25 years, is her next heir.

C. Edw. III. File 80. (8.)

626. THOMAS DE ROKESLE.

Writ, 18 October (*sic*), 20 Edward III.

KENT. *Inq.* taken at Shewynghope on Monday after the feast of St. Michael, 20 Edward III.

Shelve. The manor held, to him and the heirs of his body, of Sir John Fittz Simoun by service of half a knight's fee and homiage.

He died on Thursday next after St. James the Apostle, 20 Edward III. Thomas his son, aged 22 years and more, is his next heir.

C. Edw. III. File 80. (9.)

627. EMERY DE ROKESLE.

Writ, 3 October, 20 Edward III.

KENT. *Inq.* Thursday after All Saints, 20 Edward III.

Scintlyng in the town of Scintemariereye. The manor (extent given), including a market every Wednesday in the above town, held of John de Pulteneye, knight (*chivaler*), of those fees which belong to the manor of Ospringe by service of a quarter and a moiety of a quarter of a knight's fee.

He died on Saturday next after St. Bartholomew, 20 Edward III. John de Rokesle, his brother, aged 22 years and more, is his next heir.

C. Edw. III. File 80. (10.)

628. JOHN DE MOLYNS of Fareham.

Writ, 15 March, 20 Edward III.

SOUTHAMPTON. *Inq.* taken at Fareham on Thursday before the Annunciation, 20 Edward III.

- La Knolle.** A messuage and half a carucate of land, held of the bishop of Winchester's manor of Fareham by service of a quarter of a knight's fee and suit at the said bishop's court at the soke of Winchester every fortnight.
- Deneved.** A messuage and 50*a.* land held of the said bishop's manor of Hameldon by service of the grand serjeanty of the said bishop's pavilion (*papillon' ejusdem Episcopi*) at the time of the fair of St. Giles, Winchester, and rendering to the said bishop at the said manor of Hameldon 2*s.* yearly.
- La Bere.** Three crofts of heath, containing 6*a.*, held of Lawrence de Pageham by service of a barbed arrow yearly.
- Huppele.** 3*d.* yearly rent held of the heirs of Richard de Colerne by service of a white rose yearly; and 20*d.* yearly rent held of Richard Danvers by service of a red rose yearly.
- Wynhale.** A messuage held of the prior of St. Swithun's, Winchester, by service of 3*s.* yearly and suit at the said prior's court there every three weeks.

He died on 8 March last. John Hughe, Joan Spacy, and Alice her sister, aged 22 years and more, are his kinsfolk and next heirs.

C. Edw. III. File 80. (11.)

629. RALPH DE UFFORD.

Writ, 12 July, 20 Edward III.

DORSET. *Inq.* taken at Dorchestre on Monday after St. Lucy, 20 Edward III. Berwyk. The manor held of the countess of Salisbury, as of her manor of Swyre, by knight's service.

Nitherstertyl. Two virgates of land held of John de Watton, as of his manor of Upstertyl, by knight's service.

On what day he died the jurors know not, because he did not die within the four seas of England, nor who is his next heir or of what age, because he had no one begotten of him within the county.

Writ, 30 October, 20 Edward III.

BERKS. *Inq.* made at Abyndon, 22 January, 20 Edward III.

Chelreye. A messuage and two carucates of land (extent given), including the office of reaper (*messore*), who ought to be chosen annually by the three lords of Chelreye in turn, of whom the lord of the above lands is one, held by the king's grant to the said Ralph and the heirs male of his body; but he died without such issue. The said messuage and land are held of the heirs of Hugh de Say by service of a moiety of a knight's fee.

Date of death and heir unknown.

Writ, 30 October, 20 Edward III.

DORSET. *Inq.* taken at Stourenmystre Mareschal on Wednesday before the Purification, 21 Edward III.

Loderes, Pheppeston and Upwymborn. The manors with the moor &c. of Pheppeston, held to him and the heirs male of his body, of the king's grant by the king's charter, which the jurors have inspected, to hold to him and the heirs male of his body for ever, of the chief lords of those

fees by the services whereby they were held before they came to the king's hands by the forfeiture of John Mautravers, with reversion to the king or his heirs. The said manor of Loders is held of the abbot of Fourde by service of rendering to him 20s. yearly; the said manor of Philippiston, viz. a messuage and two carucates of land, is held of the abbess of Wylton by service of rendering to her twenty-five quarters of salt yearly; the said manor of Upwyburn, viz. a messuage and two carucates of land is held of the lady of Burgh (*de Burgo*), as of the honour of Gloucester, by fealty; and three carucates of land of the same manor are held of the lord of Pley by knight's service.

Berwyk. The manor held of the countess of Salisbury, as of her manor of Swyre, by knight's service.

Nether Stertyl. Two virgates of land held of John de Watton, as of his manor of Upstertyl, by knight's service.

Date of death and heir, as first above.

C. Edw. III. File 80. (12.)

630. THOMAS DE BERKELE of Wolaston.

Writ, 6 March, 20 Edward III.

NORTHAMPTON. *Inq.* 9 March, 20 Edward III. (*defective*).

Wolaston. The manor (extent given) held for his life, according to the custom of England, of the inheritance of Margery his wife, daughter and heir of Robert le Bray, knight; which Robert held the said manor on the day he died, and after his death it descended to the aforesaid Margery by hereditary [right]: it is held of the king in chief by service of a knight's fee, and 20s. yearly to be paid at the king's castle of Northampton for castle ward, and 30s. yearly to the sheriff of Northampton for [assised] fines. The said manor is of the fee of Chokes.

He died on Wednesday next before St. Peter in Cathedra, 20 Edward III.

Lady Katherine de la Dale, daughter of the said Thomas and Margery, aged 36 years, is their next heir.

Writ of plenius certiorari, referring to the previous inquisition and commanding the escheator to inquire whether the said manor of Wolaston is held of the fee of Chokes or not, or of the king in chief, by whose hands the said payments of 20s. and 30s. ought to be and have hitherto been made, and whether the fees of Chokes belong to the king or to another &c. 13 March, 20 Edward III.

NORTHAMPTON. *Inq.* 20 March, 20 Edward III.

Wolaston. The manor is held of the fee of Chokes by service of two knights' fees. Thomas de Berkele, knight (*chivaler*), held it of the earl of Lancaster directly, to himself and Margery his wife and the heirs of their bodies, by service of *1d.* at Easter saving the king's foreign service, and not of the king in chief; but whether the said earl holds it of the king or of another the jury know not. The payments of 20s. and 30s. ought to be and have hitherto been made to the sheriff of Northampton by the hands of divers tenants of the said manor. The fees of Chokes pertain to Sir John de Molyns, knight, by the king's charter granted to him, for what cause &c. the jurors know not.

Writ of certiorari, on the petition of Richard Chamberleyn, who married the abovesaid Katherine, and of the said Katherine herself, that whereas the manor of Wolaston is not held of the king but of Henry earl of Lancaster, the king would command his hand to be removed therefrom, 5 May, 20 Edward III. By C.

NORTHAMPTON. *Inq.* taken at Hingham Ferers, 11 May, 20 Edward III.

Wolaston. The manor is held of the earl of Lancaster immediately by [service of] two knights' fees and 1*d.* yearly rent and by suit of court at the manor of Hingham Ferers every three weeks. The said earl holds the manor of the king as of the fee of Chokes.

C. Edw. III. File 80. (13.)

631. WILLIAM BALLECOTE.

Writ (missing).

GLOUCESTER. *Inq.* Thursday after St. Petronilla, 20 Edward III.

Chiretone, Hamptonet, Chertone and Tettebur[x]. Two messuages and seven virgates and 6*l.* of land held of the king in chief, service unspecified.

He held no other lands &c. in the bailiwick.

Date of death unknown, because he died in the county of Salop. Heir unknown.

C. Edw. III. File 80. (14.)

632. RALPH DE COBHAM, knight (chivaler).

Writ, 12 February, 20 Edward III.

NORFOLK. *Inq.* taken at Norwich, 27 March, 20 Edward III.

Theford. The manor and town, together with the knights' fees, advowsons &c. thereto belonging, held to him and the heirs male of his body, of the king in chief by knight's service, by the grant of King Edward II, of whom the said Ralph previously held the same for his life, with remainder to the king and his heirs; because the said Ralph by his writing surrendered the said manor &c. otherwise into the said king's hand, who afterwards for the good service of the said Ralph, for himself and his heirs, granted the said manor &c. without any reservation to the said Ralph and the heirs male of his body, with reversion as above.

Colveston. The manor held of the king in chief by knight's service, but for how much is unknown at present.

He died in 20 Edward II. John his son, aged 20 years and more, is his next heir.

Return by the escheator, stating that he has inquired into the king's right and the right of John, son and heir of the said Ralph, to the aforesaid manor &c. and he finds that the said Ralph held them as abovesaid, and that he died in the 20th year of the reign of the king's father.

Heir as above. *French. (Undated.)*

C. Edw. III. File 80. (15.)

633. ADAM DE GRYMESTEDE.

Writ, 1 November, 20 Edward III.

WILTS. *Ing.* Monday the feast of St. Edmund the King, 20 Edward III.

Pleyteford. The manor held jointly with Eleanor his wife of the king in chief, with the king's licence, by knight's service.

Melchet. The keepership of the park similarly held of the king in chief by service of rendering to him, by the hands of his bailiff of Claryndone, 40s. yearly, and finding a man to keep the said park at their own charges estimated at 50s. yearly.

La More. A messuage similarly held of the king in chief by knight's service.

Bumertone and Alwardbury. 100s. yearly rent similarly held of the king in chief by knight's service.

Alwardbury. 20a. meadow similarly held of the king in chief, service unspecified.

Estgrynstede. 60s. yearly rent similarly held of Lawrence de Sancto Martino and the heirs of Oliver de Ingham, lords of Westdene, by the services therto belonging.

Abbesstone. A messuage &c. similarly held of the lady abbes of Wyltone in fee farm by service of 100s. yearly to be paid to the said abbes and her successors for ever.

He died on Monday next before St. Matthew last. John, son of the said Adam and Eleanor, aged 6½ years, is his next heir.

C. Edw. III. File 80. (16.)

634. HENRY DE MERLAUNDE.

Writ, 7 June, 20 Edward III.

Endorsed by the escheator that the said Henry held no other lands &c. in the bailiwick than those contained in the annexed inquisition.

SOMERSET. *Ing.* taken at Frome on Tuesday after St. Barnabas, 20 Edward III.

Orchardeleghe. The manor (extent given), with the advowson of the church, held of the king in chief by service of two parts of a knight's fee.

He died on Thursday the morrow of St. Petronilla last. Henry his son, aged 30 years and more, is his next heir.

C. Edw. III. File 80. (17.)

635. HENRY DE MERLAUNDE.

(*Writ missing.*)

SOMERSET. *Ing.* taken at Orchardeleghe on Monday after St. Barnabas, 20 Edward III.

Orchardeleghe. The manor (extent given), with the advowson of the church, held of the king in chief by service of two parts of a knight's fee.

He died on Thursday the morrow of St. Petronilla last. Henry his son, aged 30 years and more, is his next heir.

F. Ing. p.m. File 9. (21.)

636. JULIANA, LATE THE WIFE OF ROBERT HOUTOT, knight (*chivaler*).

Writ, 28 January, 20 Edward III.

Endorsed by the escheator that the said Juliana held no lands &c. in co. Buckingham.

BEDFORD. *Inq.* taken at Bedford on Tuesday after the Purification, 20 Edward III.

Stachesden. A messuage &c. 211*a.* arable, 1½*a.* meadow, 21*a.* wood, 3½*a.* pasture and 9*s.* 1½*d.* rent of free tenants yearly. held for her life of the inheritance of John, son and heir of John de Burdeleys, deceased, who held of the king in chief, a minor and in the king's wardship; whereof the messuage &c. 183½*a.* arable, 3½*a.* pasture, 11*a.* wood and 9*s.* 1½*d.* rent are held of the abbot of Wardon by service of homage and fealty and 2*lb.* cummin yearly; 1*a.* land and 1½*a.* meadow of John de Gemys by service of fealty and 1½*d.* yearly, and suit at the said John's court at Stachesden every three weeks; 24*a.* land of Elizabeth la Latymer by service of fealty and 2*s.* 1*d.* yearly; and 2½*a.* land of Martin le Eyr by service of fealty and 1*d.* yearly.

She died on Tuesday next after the Circumcision, 19 Edward III.

John, son and heir of the said John de Burdeleys, aged 19 years, is her next heir of all the aforesaid lands, &c.

Turveye. A messuage, a windmill, 237*a.* arable and 3*a.* meadow (extent given) held for her life of the inheritance of Robert, son and heir of Robert de Houtot, knight (*chivaler*); whereof the messuage, mill, 52*a.* land and 3*a.* meadow are held of Thomas de Reynes by service of fealty, 29*s.* 8*d.* yearly, and suit at his court at Okle every three weeks; 44*a.* arable of Robert Mordaunt and John Dardres by service of homage and fealty. 2*lb.* cummin, 1*lb.* pepper and a pair of gloves yearly; and 141*a.* land of Roger de Grey by service of homage and fealty and 2*d.* yearly.

The said Robert de Houtot, aged 24 years, is her next heir of all the lands &c. aforesaid in Tourveye.

C. Edw. III. File 80. (18.)

637. WILLIAM BUSSHEL.

Writ, 20 June, 20 Edward III.

DEVON. *Inq.* taken at Nyweton Busshel, 1 July, 20 Edward III.

Teyngwyk. The manor (extent given) and a third part of the hundred of Teyngbrugge held of the king in chief by service of rendering a pair of gilt spurs yearly at the king's exchequer; and the bedel of the hundred receives 5*s.* yearly for his labour.

Alwyston. A moiety of the manor (extent given) held of John de Rake by service of a pair of gloves, price ½*d.*, yearly.

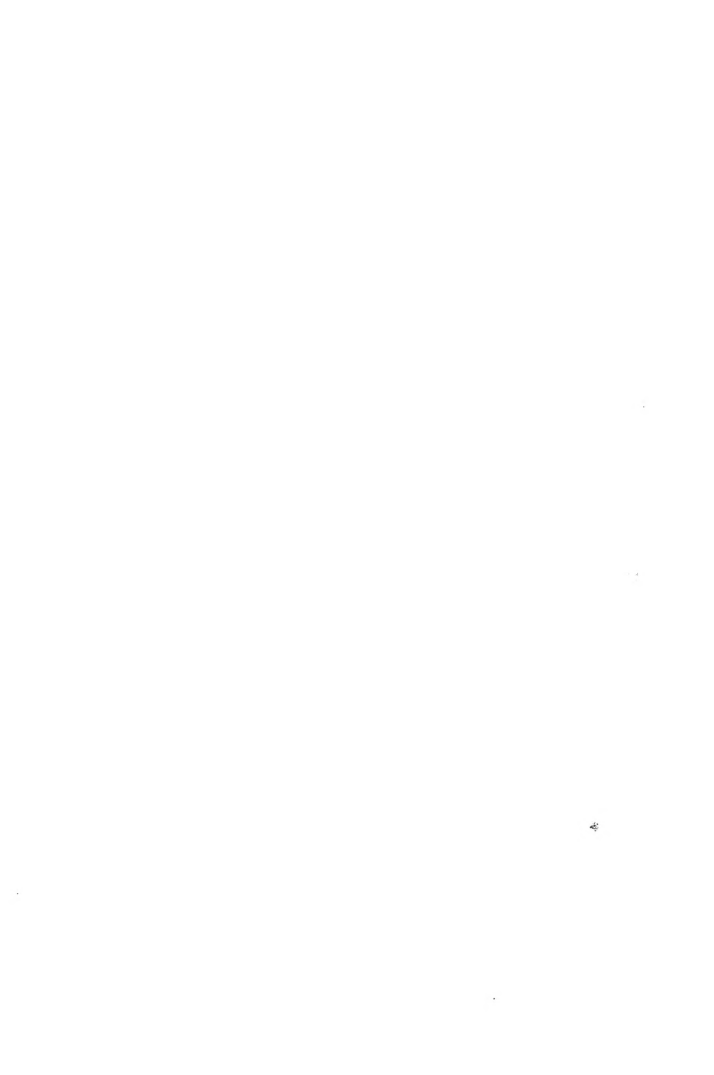
He died on 10 June, 20 Edward III. William his son, aged 28 years, is his next heir.

C. Edw. III. File 80. (19.)

638. THOMAS DE NORTON, knight.

Writ, 2 May, 20 Edward III.

WILTS. *Inq.* taken at Fischerton by Wily, 18 May, 20 Edward III.



Fischerton. A third part of the manor (extent given) held of Nicholas Poyns, pertaining to his manor of Corymalet, by service of closing up one perch of hedge around his park of Corymalet aforesaid.

He died on Friday, 21 April last. Ralph his son, age unknown, is his next heir.

Writ, 2 May, 20 Edward III.

DORSET. *Inq.* taken at Shaftesbury (*Schefton*) on Tuesday before the Ascension, 20 Edward III.

Salton. A third part of the manor (extent given), together with the advowson of a third part of the church, held of the countess of Salisbury, as of her manor of Crischurch, by homage and fealty.

He held no other lands &c. in the bailiwick.

He died on Friday in Easter week last. Heir as above.

Writ, 2 May, 20 Edward III.

NORTHAMPTON. *Inq.* taken at Northampton, 2 June, 20 Edward III.

Great Houghton. A fifth part of the manor (extent given), the whole of which manor is held of Lawrence de Hasting, earl of Pembroke, by service of a moiety of a knight's fee, by homage and fealty and by suit at the court of Barton called 'Baronnesmot' every month.

He held no lands &c. of the king in chief in the county.

He died on 21 April last. Ralph his son, aged 11 years and more, is his next heir.

Writ, 2 May, 20 Edward III.

SOUTHAMPTON. *Inq.* Friday after St. John ante Portam Latinam, 20 Edward III.

Nortone. The manor (extent given) held of Lady Joan, late the wife of Hugh de Brayboef, lady of Cranebourn, by service of a knight's fee.

He held no other lands &c. in the county.

He died on Friday next before St. George last. Heir as above, aged 11 years and a half.

Writ, 2 May, 20 Edward III.

BERKS. *Inq.* made at Wauetynge, 7 September, 20 Edward III.

Lambourne. 36s. rent yearly from a water-mill, a horse-mill and half a virgate of land, to be paid by the hands of Richard Pyppard the tenant, which mills and land are held of Peter de Graunson and William Plokenet by fealty only.

Date of death unknown. Heir as above, aged 10 years as the jurors understand.

Writ, 20 May, 20 Edward III.

BEDFORD. *Inq.* Tuesday after St. Augustine, 20 Edward III.

Kaynho. A ninth part of the manor (extent given) held of the king in chief by service of a third part of a knight's fee.

He held no other lands &c. in the county.

He died on 21 April last. Heir as above, aged 11 years and more.

Writ, 5 June, 20 Edward III.

Endorsed by the escheator that the said Thomas held no other lands &c. in his bailiwick than those contained in the annexed inquisition.

DORSET. *Inq.* taken at Shaftesbury on Tuesday after St. Barnabas, 20 Edward III.

Salton. A third part of the manor (extent given) with the advowson of a third part of the church, held of Katherine, late the wife of William de Monte Acuto, countess of Salisbury, as of her manor of Cristelchurche, by knight's service.

He died on Friday in Easter week last. Heir as above, age unknown because he was born outside the counties of Somerset and Dorset.

Extent or summary of the aforesaid lands &c. (*Undated.*) Whereof two parts are retained in the king's hand and a third part is assigned in dower to Margaret, late the wife of the said Thomas, who has to pay 10s. 8d. yearly to Peter de Brewes to whom the king committed the wardship of the said two parts &c., and to the said heir when of age, the lands allotted to her exceeding her third part by that amount.

C. Edw. III. File 80. (20.)

E. Inq. p.m. File 9. (22.)

E. Enrolments &c. of Inq. Nos. 53, 54.

639. LUCY, LATE THE WIFE OF BARTHOLOMEW FANACOURT, knight (*chivaler*).

Writ, 18 January, 20 Edward III.

Similar writ, 20 January, 20 Edward III.

YORK. *Inq.* taken at Pokelyngton on Tuesday in the first week of Lent, 21 Edward III.

Brotton and Kirkebrunne. The manors (extents given) and 10 marks of yearly rent in Skymergreve and a moiety of the bailiwick of the wapentake of Langeburgh, held in the form underwritten of the king in chief, as of the crown, by service of a moiety of a knight's fee, and rendering yearly to the king at his exchequer by the hands of the sheriff of York for the moiety of the said bailiwick, 137. 6s. 8d., and by homage; viz. one Henry de Bretteville was at one time seized of the said manors, rent and moiety, and by his charter granted them to Robert de Everyngham, deceased, and to the said Lucy then his wife to hold to them and the heirs of their bodies of the king and his heirs by the accustomed services for ever, with remainder to the right heirs of the said Robert for ever, by a fine levied in the king's court in 7 Edward II, with the said king's licence; which Robert and Lucy have died without heir of their bodies. Bartholomew Fanacourt, knight, who still survives, afterwards married the said Lucy, and Adam de Everyngham of Laxton, lately deceased, brother and heir of the said Robert de Everyngham, by his writing granted to the said Bartholomew the manors, rent and moiety aforesaid, to hold for the life of the said Bartholomew, with remainder to the said Adam and his heirs for ever, without the king's licence. Adam de Everyngham of Laxton, who now is, son and heir of the aforesaid Adam, by his writing similarly granted and confirmed the same to the said Bartholomew, with remainder to himself, his heirs and assigns, without obtaining the king's licence; by virtue of which grant the said Bartholomew continued his seisin peaceably until

the day of the said Lucy's death. The rent of the moiety of the bailiwick of Langebergh is assigned to Sir Thomas de Rokeby by the king by his charter, to hold to him and his heirs for ever.

She held no other lands &c. in the county.

She died on 8 January last. The said Adam, son of Adam de Everyingham brother and heir of the said Robert de Everyingham, aged 30 years and more, is the next heir of the said Robert and Lucy, in the said entail, of the aforesaid manors, rent and moiety. William son of William Latymer, aged 16 years and more, is the next heir in blood of the said Lucy, but no inheritance descends to him by her death.

C. Edw. III. File 89. (21.)

640. RANULPH DE HALES.

Writ, 12 March, 20 Edward III.

NORFOLK. *Inq.* taken at Harlestone, 8 April, 20 Edward III.

Redenhale, Mendham and Stirton. Certain tenements held jointly with Dametta his wife, who still survives, by fine levied in the king's court, of the earl of Suffolk, as of the manor of Huntingfeld, by service of 2s. yearly.

He died on Thursday next after St. Clement last. Roger his son, aged 8 years and more, is his next heir.

C. Edw. III. File 81. (1.)

641. JOHN MAUREWAED.

Writ, 6 August, 20 Edward III.

LEICESTER. *Inq.* 16 August, 20 Edward III.

Overton Quaternars. The manor (extent given) held of Joan, late the wife of Ralph Basset of Drayton, the elder, by service of a third part of a knight's fee, and rendering 6s. yearly to Ralph Basset of Weldon for the ward of the king's castle of Rokyngham.

Goudeby. A moiety of the manor (extent given) held of the said Joan by service of a moiety of a knight's fee, and rendering 6s. yearly to Ralph Basset of Weldon for the ward of the said castle; and a moiety of the manor (extent given) held of John de Moubray by service of a moiety of a knight's fee.

He died in the parts of Brittany, about the feast of the Purification last. William his son, aged 16 years and more at the feast of St. Lawrence last, is his next heir.

C. Edw. III. File 81. (2.)

642. JOHN DE QUIXLAY of Northgeveldale, the elder.

Writ, 26 January, 20 Edward III.

YORK. *Inq.* 20 March, 20 Edward III.

Northgeveldale and Estgeveldale. A ruinous messuage and nine bovates of land in Northgeveldale (extent given) and a bovate and a third part of a bovate of land in Estgeveldale, held of the King in chief by service of a sixth part of a certain serjeanty, the whole of which is held of the king in chief by service of finding a crossbowman in

the king's castle of York at his own charges for forty days if there shall be war in the county, and by homage.

He held no other lands &c. in the county.

He died on 14 December last. Walter his son, aged 40 years and more, is his next heir.

C. Edw. III. File 81. (3.)

643. JOHN DE ABBERBURY, knight (*chivaler*).

Writ, 30 September, 20 Edward III.

NORTHAMPTON. *Inq.* taken at Northampton, 26 November, 20 Edward III.

Horpel. A toft, 60*a.* arable, 4*a.* meadow, pasture for six oxen, three tenants each of whom holds in bondage a messuage and a virgate of land, and 5*s.* yearly rent of free tenants, held of the king in chief by service of a twentieth part of a knight's fee, as of the honour of Peverell.

He died on Thursday the feast of the Exaltation of the Holy Cross last. Thomas de Abberbury, his uncle, aged 40 years and more, is his next heir because he died without issue.

Writ, 30 September, 20 Edward III.

SUSSEX. *Inq.* taken at Midhurst, 4 December, 20 Edward III.

Tadeham in the parish of Escburne. A capital messuage, lands and rent (extent given) held of Richard earl of Arundell by service of 26*s.* 8*d.* yearly, and suit at the court of William de Sancto Georgio at Tadeham every three weeks, which (tenements) Joan Chamberlayn holds at farm by the demise of the said William.

Schoreham. 200*a.* arable and 3*s.* 4*d.* rent of a free tenant held of the prince of Wales by service of 12*d.* yearly.

He held no other lands &c. in the county.

He died on 26 September last. Heir as above, aged 50 years and more.

Writ, 30 September, 20 Edward III.

BERKS. *Inq.* made at Wanetyngc, 26 October, 20 Edward III.

Esthenrethe. Six marks rent from a messuage and a carucate of land which Robert Lok holds for his life by the demise of the said John; which messuage and land are held of the bishop of Salisbury by service of 10*s.* yearly.

He died on 22 September, 20 Edward III. Heir as above, aged 40 years and more.

OXFORD. *Inq.* made at Wodestokc, 23 October, 20 Edward III.

Sulthorne. Two parts of the manor (extent given) held of Sir John Talebot, knight, lord of Richardes Castel, by fealty and service of 1*d.* yearly.

Cotes. Seven messuages and four virgates of land (extent given) held of John Dymmok by service of 1*d.* yearly.

Tackele and Notherecote. 17*s.* 4*d.* rent yearly from certain free tenants. Clifton and Dadynton. Six messuages and five virgates of land held of John Dyve the younger by service of 1*d.* yearly.

- Somerton. Seven messuages and four virgates of land held of John de Grey and John Giffard by service of 9s. 10d. yearly.
 Middleton. 13s. 4d. rent yearly from a certain free tenant.
 Bereforde. Six messuages and four virgates of land held of John de Seyton by fealty only.
 Newynnton. Three messuages and three virgates of land held of John de Seyton by fealty only.
 Sybbeford. A messuage and a carucate of land (extent given) held of the earl of Warrewik by service of a quarter of a knight's fee.
 Glympton. A messuage and a carucate of land (extent given) held of John de Saint Johan by service of 1lb. pepper.
 Bekelrok. A messuage and a virgate of land held of John de Lyons by homage.
 Bradeston. 24s. rent yearly from a messuage and two carucates of land of the prior of Coldenorton.

Date of death and heir as last above.

C. Edw. III. File 81. (4.)

644. MARGERY, LATE THE WIFE OF THOMAS DE LUTON.

Writ, 16 February, 20 Edward III.

BUCKINGHAM. *Inq.* Thursday after St. Matthias, 20 Edward III.

Hertewell. The manor and the advowson of the church, except six messuages and three virgates of land, held of the king in chief by service of a knight's fee, as of the honour of Peverell, she having been enfeoffed thereof jointly with Thomas de Lutton, sometime her husband, by fine levied in the king's court, for the lives of the said Thomas and Margery, with remainder to Nicholas son of the said Thomas and the heirs of his body.

She held no other lands &c. in the county.

She died on Friday next after St. Hilary last. She has no heir of the aforesaid tenements, but by the fine aforesaid they belong to the aforesaid Nicholas, who is 30 years of age.

Writ, 16 February, 20 Edward III.

HERIFORD. *Inq.* taken at Northcote, 10 March, 20 Edward III.

Berkhamstede. Certain lands &c. called Northcote and la Leye held, by the grant of Ralph le Mareschal to the said Thomas and Margery and the heirs of the said Thomas, of the prince of Wales, as of the honour of Berkhamstede by service of a third part of a knight's fee.

Trengge. 10a. land held in form aforesaid of the archbishop of Canterbury by service of 3s. yearly.

Date of death as above. She has no heir of the aforesaid tenements, but the said Nicholas, aged 30 years and more, is next heir of the said Thomas.

C. Edw. III. File 81. (5.)

645. THOMAS DE LUNGEVILL or LONGEVILL.

Writ, 8 February, 20 Edward III.

ESSEX. *Inq.* 25 February, 20 Edward III.

Whiterothynge. The manor and the advowson of the church held jointly with Beatrice his wife, who still survives, by the grant of

John de Helpeston, to hold to them and the heirs of their bodies with remainder to the right heirs of the said Beatrice, of the king and his heirs by the accustomed services, by a fine levied in the king's court, 10 Edward III, with the king's charter of licence. The said manor and advowson, together with a certain manor in Cumberton, co. Cambridge, are held of the king in chief by the free service of keeping two of the king's lanner herons (*falcones lanarios heronar' alias heronar'*) and a greyhound heroner at the king's cost.

Herlawe. A certain tenement called Kechenchalle held jointly with the said Beatrice, as of her right and inheritance, of Lady Elizabeth de Burgo by service of a quarter of a knight's fee.

He died on 6 January last. John his son, aged 16 years and more, is his next heir.

Writ, 8 February, 20 Edward III.

CAMBRIDGE. *Inq.* Friday the feast of St. Matthias, 20 Edward III.

Comberton. The manor (extent given) held for his life jointly with the said Beatrice, who still survives, of the king in chief by fine levied in the king's court with the king's licence, to hold to the said Thomas and Beatrice and the heirs of their bodies of the king and his heirs for ever, with remainder to the right heirs of the said Beatrice. The said manor, together with the manor and the advowson of the church of Whyterothing, co. Essex, are held of the king as abovesaid by service of keeping the said falcons and greyhound from the feast of St. Michael to the feast of the Purification at the king's costs.

He died on Friday the feast of the Epiphany last. Heir as above.

C. Edw. III. File 81. (6.)

646. MARIOTA or MARY, LATE THE WIFE OF WALTER ALBLASTER or LE ALBLASTER.

Writ, 10 February, 20 Edward III.

YORK. *Inq.* taken at York on Thursday before St. Mary Magdalene, 20 Edward III.

Northgeveldale. Mariota, late the wife of Walter Alblaster, held no lands &c. in the county on the day she died, but Mary, late the wife of Walter le Alblaster, at one time held in dower, of the inheritance of Ralph le Alblaster, a third part of a message and two bovates of land in Northgeveldale, which are held of the king in chief by service of a fortieth part of a certain serjeanty, the whole of which is held of the king in chief by service of finding a crossbowman in the king's castle of York at his own charges for forty days if there shall be war in the county.

The said third part of a message and land were lately taken into the king's hand because the said Mary married William Bachelor without the king's licence, and for that reason they are still in the king's hand.

She held no other lands &c. in the county.

She died on 25 November last. Ralph, son of the said Walter and Mary, aged 22 years and more, is their next heir.

C. Edw. III. File 81. (7.)

647. JOHN DE EREHAM.

Writ, 22 March, 20 Edward III.

NORFOLK. *Inq.* taken at Norwich, 19 June, 20 Edward III.

[Unspecified.] 5*a.* land, four messuages and 12*a.* land in the hands of bondmen (extent given), held of the king in chief by fealty only, and by service of 60*s.* yearly payable at the castle of Norwich for himself and his free tenants.

He died on Friday next before All Saints last. John his son, aged 15 years and more, is his next heir.

C. Edb. III. File 81. (8.)

648. JOHN DAUNEY or DAUNEE, knight (*chivaler*).

Writ, 18 August, 20 Edward III.

SOMERSET. *Inq.* taken at Somerton on Thursday the feast of the Exaltation of the Holy Cross, 20 Edward III. (*defaced*).

Modeford Terry. The manor (extent given) held of the king in chief by knight's service.

Hyneton. The manor (extent given) held of James de Audele by knight's service as of his manor of Blakedon.

He died on Sunday next after St. Lawrence last. Emma his daughter, aged 18 years and more, is his next heir.

Writ, 18 August, 20 Edward III.

CORNWALL. *Inq.* taken at Lostwithiel, 8 November, 20 Edward III.

Landreen. A messuage, a mill and 1*a.* land Cornish, held of the prince, as of the honour of the castle of Launceston, by knight's service.

Rathwille, Apeldomeford and Brothek, held of the said prince by services of three knights' fees of Mortain, and they are worth 18*d.* yearly and no more because other tenants hold the said lands of the said John by the aforesaid services.

Arwuthol. The manor held to him and the heirs male of his body, with successive remainders to Richard, son of Alice late the wife of John Daunmarle, and the heirs male of his body, to Thomas son of Isabel de Kilgath and the heirs male of his body, to William Daunce and the heirs male of his body, to John brother of Nicholas Daunce and the heirs male of his body, and to the right heirs of the said John Daunce, knight, for ever, of Margaret de Dovedale as of her manor of Cardynan by knight's service.

Schevyok, Anton and Landilp. The manors with the advowsons of the churches of St. Mary, Schevyok, St. John, Anton, and St. Leonard, Landilp, 7*l.* yearly rent in Leghdurant, eight messuages and 8*a.* land in Trelowya, seven messuages and 7*a.* land Cornish in Trelugan, and six messuages and 6½*a.* land Cornish in Ammalnur (?) held to him and the heirs male of his body, with successive remainders in form aforesaid to the said Richard, Thomas, William, John brother of Nicholas, and the right heirs of the said John Daunce, knight. The said manors of Schevyok and Anton are held of the abbot of Tavystoke by service of four knights' fees; the manor of Anton, with the rent of Tregantel, is worth yearly 27*l.* 16*s.*, which rent of Tregantel is held of Philip Vautord by service of a knight's fee as

of the manor of Modeton; the manor of Landilp is held of Margaret de Dovedale, as of the manor of Cardynan, by service of a knight's fee; Leghdurant is held of John de Monte Acuto and Margaret his wife, as of her right, by service of half a knight's fee; Trelowya is held of Nicholas Pennoun and Joan his wife, as of the right of the said Joan, by service of a knight's fee; Trelugan is held of John, bishop of Exeter, in pure socage as of his manor of Trogair; and Annalmur (?) is held of the said Margaret de Dovedale by service of a third part of a knight's fee.

Amalgres, Treuruson and Trewartharon. Three messuages and 3*a.* land Cornish, held of John de Arundel in pure socage as of the manor of Trembleyth.

Trecradok. Three messuages and 3*a.* land Cornish, held jointly with Sibyl his wife, to them and their heirs, of the said prince by reason of the minority of Richard son and heir of Richard de Hywysch, knight (*chevaler*), by knight's service, as of the manor of Manely; and three messuages and 3*a.* land Cornish held of Gervase de Bray in pure socage.

Leghduraunt. A messuage and a carucate of land held of the inheritance of the said John Daunce by Richard Wakeys for his life; and they are held of John de Monte Acuto and Margaret his wife, as is the abovesaid rent (in Leghduraunt), and by the aforesaid services.

Walles. ½*a.* land Cornish held of the said inheritance by William Devyok for his life; and it is held of John de Kilmynawith by knight's service.

Trewynt. 2*a.* land Cornish held of the said inheritance by John Trewynt for his life; and they are held of John Lereedekne in pure socage.

Trehursta. 1*a.* land Cornish held of the said inheritance by John Daunce, the uncle (*Loucle*), for his life; and it is held of William Treworgy in pure socage.

He died on Sunday next before the feast of St. Laurence, 20 Edward III. Emelyna his daughter, aged 18 years and more, is his next heir.

Writ, 18 August, 20 Edward III.

DEVON. *Inq.* Friday after St. Denis, 20 Edward III.

Cornewoda. The manor with the advowson of the church held of Andrew de Medestede by service of a pair of gilt spurs yearly for all service saving foreign service, to him and the heirs male of his body, with remainder to Richard, son of Alice late the wife of John Daumarle, and the heirs male of his body, as is contained in a fine levied in the king's court at Westminster on the quinzaine of Holy Trinity, 19 Edward III, and afterwards on the quinzaine of St. Michael in the same year, between the said John Daunce and Adam Bryan and John de Blakaford.

He died on 3 August, 20 Edward III. Heir as last above, aged 16 years and more.

Writ of plenius certiorari to the escheator in Somerset concerning the tenure of the abovesaid manors of Modford Terry and Hyncton, 30 October, 20 Edward III.

SOMERSET. *Inq.* taken at Somerton on Thursday after St. Martin, 20 Edward III.

The said John held the manor of Modford Terry of the king in chief by knight's service and the manor of Hyncton of James de Audcle by knight's service.

Writ of plenius certiorari to the escheator in Devon, because the king understands that the said John held divers lands &c. in the county, whereof no mention is made in the abovesaid inquisition, 15 November, 20 Edward III.

DEVON. *Inq.* taken at Modbury on Monday after St. Katherine, 20 Edward III.

Legh and Loppedethorne. 30s. yearly rent from free tenants held of Thomas de Chambernour, as of his manor of Modbury, in socage.

Stancomb. 10*l.* yearly rent which Joan, late the wife of Nicholas Daumey, used to pay from her manor of Stancomb, which she held in dower.

Radeston. 16s. yearly rent held of Henry de la Pomerci by service of 6*l.* yearly.

Herneford and Hurberncford. A messuage and a moiety of a mill held of Margaret de Watevile, lady of Dertynton, by knight's service.

Baileford. Two ferlings of land held of John de Leybourne in socage.

Kyngteton. Two ferlings of land held of John, bishop of Exeter, in socage.

Albourne. A messuage and four ferlings of land held of the said bishop, of his manor of Pynton, in socage.

Exeter. Two tenements held of the commonalty of the said town.

Cornwode. A messuage, a garden, a mill, a carucate of land, a parcel of Dertemore, and 50s. rent of free tenants, held of the heirs of Augustine de Bathe, by service of a quarter of a knight's fee.

Giddelegh. Throulegh and Wallou by Chageford. The manor held for his life by the devise of Alice Daumarle, which manor ought to revert to the said Alice; it is held of the king, as of the castle of Exeter, at fee farm by service of rendering 72s. 1*d.* at the king's exchequer by the hands of the sheriff.

He died on Sunday before the feast of St. Laurence, 20 Edward III.
Heir as last above, aged 19 years and more.

Writ of certiorari de feodis &c. 7 May, 21 Edward III.

DEVON. *Inq.* taken at Modbury on Monday before the Nativity of St. John the Baptist, 21 Edward III.

Cornwode. A third part of a knight's fee in the manor and the advowson of the church held of John de Ferantis, knight, who held of Sir Edward, prince of Wales, duke of Cornwall and earl of Chester as of the honour of his castle of Tremnyngton, co. Cornwall.

Writ of certiorari de feodis &c. 7 May, 21 Edward III.

CORNWALL [and DEVON]. *Extent* made at Lostwythycl 30 May, 21 Edward III.

Rame. A knight's fee.

Trewoman. A knight's fee.

Churleton. Half a knight's fee.

Treyntbest, Trewynna and Stomer. Half a knight's fee.

Estanton. Half a knight's fee.

Treunyel. Half a knight's fee.

Trehauck and Pendrym. A knight's fee.

Pisewylle and Fairewode. Half a knight's fee.

Brothek. A knight's fee.

Rathwyll and Apeldorneford. Two knights' fees; and divers tenants held the said fees in demesne of the said John by the same services.

Scheyvok. The advowson of the church of the Blessed Mary.

Anton. The advowson of the church of St. John.

Landilp. The advowson of the church of St. Leonard.

He held no more fees or advowsons of churches in the bailiwick.

Endorsed:—Let it be replaced in the bundle of escheats for 20 Edward III.

C. Edw. III. File 81. (9.)

649. GEOFFREY DE LUCY, knight.

Writ, 19 May, 20 Edward III.

KENT. *Inq.* taken at Middelton 1 June, 20 Edward III.

Newnton by Middilton. A moiety of the manor (extent given) held, together with James son of Thomas Traey who holds the other moiety, of the king in chief by service of finding a man with a horse, sack and skewer (?) (*præno*) for carrying the king's scullery in his army of Wales, when the occasion shall arise, for forty days at the king's wages.

He held nothing of other lords in the county.

He died on 18 May, 20 Edward III. Geoffrey his son, aged 22 years and more, is his next heir.

Writ, 19 May, 20 Edward III.

HERTFORD. *Inq.* 30 May, 20 Edward III.

Little Gatesden. The manor (extent given) held of the rector of Assherugge by service of a quarter of a knight's fee.

Wigenton. The manor (extent given) held of the prince of Wales, as of the honour of Berkhamsted, by service of a quarter of a knight's fee.

He died on 18 May last at Chelnescote, co. Buckingham. Heir as above.

Writ, 19 May, 20 Edward III.

BEDFORD. *Inq.* Wednesday after St. Dunstan, 20 Edward III.

Wodecroft in Lutton. A third part of the manor (extent given) held of the king in chief by service of a twelfth part of a knight's fee.

He held nothing there of others.

Gledele. A water-mill, 20*a.* arable, 30*a.* wood, the underwood whereof is worth nothing because the said Geoffrey cut down and used it all and the said wood is not inclosed and lies in common, and a view of frankpledge, held in chief of the earl of Gloucester by service of a fortieth part of a knight's fee.

He had no more lands &c. in the county.

Date of death and heir as above.

BUCKINGHAM. *Inq.* Friday the morrow of the Ascension, 20 Edward III.

Coblington. The manor with its members (extent given) held of the earl of Gloucester in demesne and service by service of two knights' fees, viz. in demesne, Coblington, Chelnescote and Fulbrok, and

in service, Grove Neyrnuyt, Seybrok and Brokton. John Neyrnuyt, knight (*chivaler*), held of the said Geoffrey at Grove Neyrnuyt a messuage and a carucate of land by service of a moiety of a knight's fee, which is not extended, and nothing can be received therefrom yearly unless casually after the death of any tenant thereof, whose heir was on the day of the said Geoffrey's death under age. John de Cherleton held of the said Geoffrey at Brokton a messuage and 80*a.* arable by service of a quarter of a knight's fee and it is not extended for the cause abovesaid. John le Cok held of the said Geoffrey at Seybrok a messuage and 100*a.* arable by service of a moiety of a knight's fee and it is not extended for the cause abovesaid.

He held no more lands &c. in the county.

Date of death and heir as above.

Writ, 19 May, 20 Edward III.

NORTHAMPTON. *Inq.* taken at Northampton, 22 May, 20 Edward III.

Dallyngton. The manor (extent given), including a broken water-mill called Chakk, held in chief of the abbot of Peterborough by service of a moiety of a knight's fee, homage, fealty and a yearly rent of 20*s.*

Slapton. The manor (extent given) held in chief of the earl of Chester by service of a moiety of a knight's fee and homage and fealty.

He held no lands &c. of the king in chief in the county.

Date of death and heir as above.

C. Edw. III. File 81. (10.)

650. MARGERY, LATE THE WIFE OF JOHN DE SANCTO JOHANNE of Lagham.

Writ, 5 May, 20 Edward III.

SURREY. *Inq.* 14 June, 20 Edward III.

Wolkenestede. A capital messuage, lands, rent and a water-mill (extent given) held for her life jointly with the said John by the grant of John de Ifelde to the said John and Margery, then his wife, and the heirs of the body of the said John, of the king in chief by service of a moiety of a knight's fee as of the honour of Boulogne which is in the king's hand.

Lagham in Wolkenestede. The manor (extent given), including a park containing 300*a.*, whereof 100*a.* are parcel of the honour aforesaid and the residue are parcel of the said manor of Lagham, held jointly with the said John her husband of John de Warbelton by service of a pair of gilt spurs or 6*d.* yearly.

She held no lands &c. in the county.

She died on 24 February last. John, son of the said John and Margery, is their next heir and of full age.

C. Edw. III. File 81. (11.)

651. RALPH MARESCHAL.

Writ, 12 December, 20 Edward III.

SOMERSET. *Inq.* taken at Yevele on Friday the morrow of the Conversion of St. Paul, 21 Edward III.

West Chynnok. He held no lands &c. of the heir of John Seintelere, deceased, who held of the king in chief, a minor and in the king's wardship, as stated in the writ, nor of any other in the bailiwick; but he held the manor of West Chynnok, except two messuages, a common bakehouse, [and] 25*a.* land which Richard atte Slade holds for his life, the reversion whereof belongs to the heirs of the said Ralph for his life jointly with Joan his wife, who still survives, of the aforesaid heir by service of a knight's fee of Mortain, by the grant of Nicholas le Mareschal by his charter which the said jurors have inspected; which manor will remain to the right heirs of the bodies of the said Ralph and Joan by the charter aforesaid.

He held no other lands &c. in the bailiwick.

He died on Friday next before St. Edmund the King last. Herbert his son, aged 12 years on the feast of St. Michael last, is his next heir.

C. Edw. III. File 81. (12.)

652. WILLIAM LE OLDE of Atherfeld.

Writ, 15 October, 20 Edward III.

ISLE OF WIGHT. - *Inq.* taken at Neuport on Saturday after St. Luke, 20 Edward III.

(Unspecified.) A messuage, 20*a.* arable, 2*a.* meadow, 8*a.* pasture and 5*s.* 10½*d.* yearly rent, held of the king, as of the manor of Boucecomb, by service of 1*d.* yearly to be rendered at the said manor.

He held nothing of others.

He died on Saturday the morrow of St. Faith last. John his son, aged 13 years, is his next heir.

C. Edw. III. File 81. (13.)

653. RICHARD LE BEEL.

Writ, 20 September, 20 Edward III.

SOUTHAMPTON. *Inq.* Thursday after St. Luke, 20 Edward III.

Westynton in the manor of Mapelderham. A moiety of a messuage &c. 60*a.* arable, 4*a.* meadow and 37*s.* 10½*d.* rent, held jointly with Joan his wife, who still survives, and their heirs, of the king in chief by service of coming twice a year to the view of frankpledge at Mapelderham.

Petresfeld in the manor of Mapelderham. A messuage, 60*a.* arable, 4*a.* meadow, 1*a.* alder grove and 2*s.* 6*d.* rent from two free tenants, held of the earl of Gloucester by service of 2*s.* and suit at the said earl's court at Mapelderham every three weeks; and there are paid yearly 17*s.* 4*d.* to the abbot of Dureford, and 4*d.* to Roger de Petresfeld.

La Dene of the prior of Suthcwyk. A messuage &c. 60*a.* arable lying in the common fields, and 5*a.* wood, held of the said prior by service of 6*d.* yearly and suit at the prior's court at La Dene every three weeks.

He died on 15 April, 20 Edward III. Richard his son, aged 19 years and more, is his next heir.

C. Edw. III. File 81. (14.)

654. EDMUND NEVILL *or* DE NEVYLL, knight (*chivaler*).

Writ, 6 January, 20 Edward III.

LANCASTER. *Inq.* taken at Ulvereston in Fournays, 1 February, 21 Edward III. Ulvereston and Midelton. Thirty-two messuages, three mills, two bovates [and] 423*a.* land, 30*a.* meadow, 10*a.* wood, 30*a.* pasture, 10*a.* moor, and 20*a.* turbarry, and a sixth part of the manor of Midelton, held for his life, with remainder to William de Nevyll and Aline his wife and the heirs of their bodies, by the enfeofment of Robert de Baldreston, parson of the church of Hurtheworth, and Walter de Nevyll, by a fine levied in the king's court in Easter term, 11 Edward III; whereof thirty messuages, three mills, 423*a.* land, 30*a.* meadow, 10*a.* wood, 30*a.* pasture, 10*a.* moor, and 20*a.* turbarry are in Ulvereston and are held of the king in chief, as of the lands which were of William de Coucy and are in the king's hand by reason of the said William's death, by homage and fealty, and by service of a sparrowhawk or 12*d.* yearly at the feast of the Nativity of the Blessed Mary, and by service of 30*s.* at the feast of the Assumption and 3*s.* 3½*d.* at Easter and Michaelmas; and said sixth part of the manor of Midelton, and two messuages and two bovates of land, are held of William de Heton by service of 1*lb.* cummin yearly.

He held no other lands &c. in the county.

He died on 11 December last. William his son, is his next heir and of full age.

*C. Edw. III. File 81. (15.)
E. Enrolments &c. of Inq. No. 56.*

655. JOAN, LATE THE WIFE OF JOHN LATYMER, knight (*chivaler*).

Writ, 11 June, 20 Edward III.

DORSET. *Inq.* Saturday after St. Barnabas, 20 Edward III.

Swanewych, Waye, Wermewelle, Tarente Antioche and Chalvedon. Four messuages and four carueates of land held of the king in chief by service of doing homage and fealty to the king and rendering 10*s.* to him at his exchequer by the hands of the sheriff of Dorset; which tenements are worth nothing to their chief lord beyond the said services yearly unless by the contingency of the death of some tenants who hold them, which did not happen after the death of the said Joan.

Duntyssh and Tyle. The manors held for her life by the grant of William Fyllol and Mary his wife by fine levied in the king's court, with remainder to Robert son of John Latymer, knight; whereof the said manor of Duntyssh is held of the abbot of Glastonbury by service of doing homage and fealty to him; and the manor of Tyle is held of the abbot of Cerne by service of doing to him homage and fealty.

Deuclyssh. The manor, except three messuages and four virgates of land, held for her life of the grant of Hugh Fyllol and Thomas de Honere by their charter, with remainder to Robert Latymer son of the said Joan, of the lady of Burgh (*de Burgo*), as of the honour of Gloucester, by service of doing to her homage and fealty.

She died on 1 May last. Robert Latymer, her son, aged 30 years and more, is her next heir.

C. Edw. III. File 81. (16.)

E. Inq. p.m. File 9. (20.)

656. PHILIP DE STREPLEYE.

Writ. 15 July, 20 Edward III.

DERBY AND NOTTINGHAM. *Inq.* taken at Hope on Sunday after St. Oswald, 20 Edward III.

DERBY. Brough (*de Burgo*). The mill held of the king in chief by homage and fealty, and by service of finding a man to carry a falcon heron or every year in season before the king when warned by him, taking for the said service at the king's charges two robes yearly, and if his horse shall die in the said service the said king shall restore him the price of the horse or a horse of like value.

Hasebache. The manor held of Robert de Strelleye by service of a quarter of a knight's fee.

NOTTINGHAM. Mulnehawe. A plot of pasture called Mulnehawe held of the lord of Henour by service of a pair of spurs yearly.

DERBY. Adlastre. Two bovates of land held of the lord of Marketon by service of 16*d.* yearly; two bovates of land held of the abbot of Derleye by service of 18*d.* yearly; and two bovates of land held of Richard son of Richard de Adlastre by service of 6*d.* yearly.

He died on 8 July, 20 Edward III. Hugh his son, aged 40 years and more, is his next heir.

C. Edw. III. File 81. (17.)

657. ALICE DE KNOVILL.

Writ. 15 July, 20 Edward III.

DEVON. *Inq.* taken at Exeter on Thursday after the Decollation of St. John the Baptist, 20 Edward III.

Whitechapele. A messuage and a carucate of land held as dower by the death of William Basset, sometime her husband, as of the inheritance of John son and heir of William Basset, of Oliver de Dyncham as of his manor of Saundford Peverel by knight's service.

Yerneseomb. Six marks of rent see yearly from the tenements of John Nywent, held as of the inheritance of the said John son of William, rendering nothing thence to anyone.

She died on 1 July, 20 Edward III. John, son and heir of William Basset, aged 2 years and more, is her next heir.

C. Edw. III. File 81. (18.)

658. WILLIAM GACELYN.

Writ. 24 April, 20 Edward III.

GLOUCESTER. *Inq.* Thursday after the Exaltation of the Holy Cross, 20 Edward III.

Frompton Cotel. A messuage, 50*a.* land, 10*a.* meadow and 20*s.* rent, held of the king in chief by service of a quarter of a knight's fee, and one suit at the county(court) of Gloucester yearly. A quarter of that knight's fee is worth 4*l.* 14*s.* 4½*d.* yearly.

(Unspecified.) Three water-mills held of the lords of Wynterbourn by service of 9s. yearly.

Stoke Gyffard. A messuage and a virgate and a half of land held of Sir Maurice de Berkele in socage by service of two suits at his court there yearly.

Pokelechurch. A plot of waste heath in the manor held of the bishop of Bath and Wells, service unspecified.

He died on 20 January, 19 Edward III. Juliana his sister, whom Geoffrey de Stawell married, aged 20 years and more, is his next heir.

Writ, 24 April, 20 Edward III. (*Duplicate of the above writ.*)

GLOUCESTER. *Inq.* Thursday after the Exaltation of the Holy Cross, 20 Edward III.

Frompton Cotel. A quarter of a knight's fee held of the king in chief by knight's service. The rest of the inquisition, as above.

Date of death and heir as above.

C. Edw. III. File 51. (19.)

659. JOAN, LATE THE WIFE OF JOHN DE TWENGE.

Writ, 21 July, 20 Edward III.

YORK. *Inq.* taken at Tollerton on Saturday after the Assumption, 20 Edward III.

Southbrunne. 61s. 2d. rent from tenants at will and 3s. 4d. rent from cottars, held in dower of the inheritance of John, son and heir of Edmund de Twenge lately deceased, of the king in chief by service of a seventh part and one half of a knight's fee, and by homage.

Cornburgh. A third part of the manor (extent given) held in dower as above; which third part, together with two parts of that manor which Isabel, late the wife of the said Edmund de Twenge, and the said John son of the said Edmund hold, is held of Sir Ralph de Nevill by knight's service, and by service of rendering to him and his heirs 6s. 8d. yearly.

She held no other lands &c. in the county.

She died on 13 July last. John de Twenge, son of Edmund son of the said John and Joan, aged 22 years and more, is her next heir of the tenements abovesaid.

C. Edw. III. File 81. (20.)

660. MARGERY, LATE THE WIFE OF JOHN FILLOL.

Writ, 12 October, 20 Edward III.

ESSEX. *Inq.* 21 October, 20 Edward III.

Kellevedene. The manor (extent given), including a lect held on the feast of SS. Simon and Jude, which is worth 12d. yearly beyond 2s. of common fine paid to the bailiff of the honour of Haule, held of the grant of Richard Fillol and Richard de Bergholt to her and John Fillol, sometime her husband, for their lives, with successive remainders to Richard son of John Fillol and the heirs of his body, to the heirs, if any, of the bodies of the said John and Margery, and

to the right heirs of the said John, by a fine levied in the king's court, 17 Edward II.

Inworth and Great Braxstede. 100*a.* land, 6*a.* meadow and 2*a.* wood held, as parcel of the manor aforesaid, of the grant of the said Richard Fillol and Richard de Berghholt to the said Margery and John for their lives, with successive remainders to Richard son of the said John and the heirs of his body, and to the right heirs of the said John, by a fine levied in the aforesaid year 17 [Edward II].

Berghholt, Bures ad Montem, Fordham, Great Horkesleye and Little Horkesleye. 100*s.* yearly rent, held, as parcel of the said manor, of the grant of Edmund de Gonevill and Ralph Fillol for the life of the said Margery, with successive remainders to John son of the said John Fillol and the heirs of his body and to the right heirs of the said John Fillol, by a fine levied in the king's court, 5 Edward III. The said Richard and John, sons of the said John Fillol, died without heir of their bodies.

Bradewell. The manor which Nicholas Daggeworth held of her by service of a knight's fee.

Little Coggeshale, Kellevedene and Bradewell. Certain lands and tenements which John de Coggeshale held of her by service of half a knight's fee.

Inworth and Braxsteden. Certain lands and tenements which Beatrice, late the wife of John de Kellevedene, held of her by service of a quarter of a knight's fee.

All held of the king as of the honour of Hagenet by service of three knights' fees, 30*s.* yearly for the ward of the castle of Dover, and 3*s.* 4*d.* for the aid of the sheriff of Essex; besides 60*a.* land which are held of the abbot of Westminster by free socage, and a piece of meadow which is held of John de Coggeshale, knight, by service of 4*d.* yearly.

Little Badeve. The manor with the advowson of the church held of John Fitz Wauter, knight (*chivaler*), by service of two knights' fees and a half and 8*s.* (?) 4*d.* at the end of every twenty-four weeks for the ward of Baynard's Castle, of the grant of Richard Fillol and Richard de Berghholt, to hold to the said Margery and John Fillol and the heirs of their bodies, with remainder to the right heirs of the said John by a fine levied in the king's court, 17 Edward II.

She died on 9 October last. Cecily the wife of John de Bohoum, only daughter of the said John Fillol and Margery, aged 22 years and more, is their next heir, according to the tenor of the said fines.

C. Edw. III. File 81. (21.)

661. THOMAS DE WYNTERSHULL.

Writ to Henry Huse, William de Thorp, William de Notton and Richard de Birton to make enquiry &c. because the king is given to understand that the said Thomas held divers lands &c. of the king in chief, the wardship of which, by reason of his death and the minority of the heir, is known to belong to the king, and that from the time of the said Thomas's death the said lands &c. have been concealed and occupied, to the king's manifest deceit and loss: the sheriff has

been commanded to cause a jury to come before them on such days &c. as they shall appoint : 14 February. 20 Edward III.

Endorsed. that the lands &c. mentioned in the annexed inquisition have been taken into the king's hand, with the goods and chattels found therein, which have not hitherto been appraised because of other arduous business, which could not be omitted without the king's loss. William, son and heir of the said Thomas, has also been sent to the king by Reginald Forster, sheriff of Surrey, bearer of these presents.

SURREY. *Inq.* taken at Guildford on Wednesday after St. Peter in Cathedra, 20 Edward III.

Bromdegh. A moiety of the manor; which moiety was sometime in the seisin of Philippa de Fay, sister and one of the heirs of John de Fay, who held that moiety of Sir Henry sometime king of England, great-grandfather &c. by service of a knight's fee and a half, and in the said King Henry's time gave the said moiety, and other tenements which were held of other lords, to William de Wyntershull and Beatrice daughter of the said Philippa and the heirs of their bodies, but the jurors know not for certain whether they were given in fee simple or in fee tail, or whether they were given to hold of the said Philippa or of the said King Henry: which said Beatrice survived the said William de Wyntershull, and in the time of King Edward I gave the said tenements to Walter her (?) son to hold to him and his heirs. In their judgment the said Beatrice was heir of the said Philippa but they know not for certain whether the said Philippa had a son or not, because they never saw any issue of the said Philippa but the said Beatrice, who survived the said Philippa. From the said Walter all the said tenements descended to the said Thomas de Wyntershull as son and heir, after whose death no lord intermeddled with the said moiety of the manor nor claimed anything there on the ground of lordship. In 9 Edward II it was found by inquisition taken before Robert de Walton, then escheator, that the said Walter held the aforesaid moiety of the manor of one William de Nevill by service of 6*l.* yearly, and the said William held of the said King Edward II by service of a knight's fee and a half: and the jurors know not if the said William de Wyntershull and Beatrice, or the said Walter, or the said Thomas his son, did or owed any service to the said William de Nevill, his heirs or ancestors, or if the king &c. had or ought to have any service from the said William de Nevill &c. The said William de Nevill and his heirs relinquished lordship, if they had any, in the moiety of the said manor, and utterly refused to receive services therefrom in the full county(court) of Surrey, because they were unwilling to be charged towards the king and his progenitors with the service of a knight's fee and a half for taking a profit of 6*l.* yearly from the said moiety of the manor. There are levied in the moiety of the said manor 10*l.* of yearly rent, to be received from free tenants in Bromdegh, 32*s.* 4½*d.* from works called 'stente' (?), 2*s.* 8*d.* from certain fines of the court of view called 'worthsilver' (?), and 26*s.* 8*d.* yearly from perquisites of court, heriots and reliefs, by estimation.

Potendum. 89*l.* land and 103*s.* yearly rent from free tenants.
King's Clenden. 100*s.* yearly rent, parcel of the said moiety.

Which moiety of the manor Henry de Loxle and Alice his wife have occupied from the time of the said Thomas's death and received the profit thereof, by what title the jurors know not.

The said Thomas died at the feast of the Circumcision, 13 Edward III. William his son, aged 11 years, is his next heir and in the wardship of the said Henry and Alice, mother of the said heir, by what title the jurors know not.

Burgham by Gildford. The manor held of Thomas de Seyntmore by service of half a knight's fee; which manor the said Henry and Alice have occupied from the time of the death of the said Thomas de Wyntershull &c. claiming to hold it for the life of the said Alice.

Polstede. Lands &c. worth 66*s. 8d.* yearly held in service because at the time of the said Thomas's death William de Wyntershull, his brother, held the same for his life of the inheritance of the said Thomas. The said William died on 16 May, 16 Edward III, and Richard atte Welle, of whom the said tenements are held by homage, fealty, and 1*sd.* to the king's scutage when it shall happen at 40*s.*, has occupied the said tenements from the time of the said William's death by reason of the minority of the said heir.

C. Edw. III. File 81. (22.)

662. ALAN LA ZOUCHE, knight (*chivaler*).

Writ, 24 November, 20 Edward III.

LEICESTER. *Inq.* 4 February, 21 Edward III.

Culwar[d]eby. Seven and a half virgates of land held of the king in chief, as of the crown, by service of a quarter of a knight's fee; which land was demised to farm to divers free tenants for 100*s.* yearly.

Assheby la Zouche. The manor (extent given), including a park, rent of the borough, and a market with a fair of one day at the feast of the Exaltation of the Holy Cross, held of Lady Alice de Bello Monte, countess of Bogan, by service of two knights' fees.

He held no other lands &c. in the county.

He died on the morrow of St. Martin last. Hugh his son, aged 7 years about the feast of St. Peter ad Vincula last, according to what the jurors have been able to enquire, is his next heir.

Writ, 24 November, 20 Edward III.

SUSSEX. *Inq.* taken at Pettewothe, 6 December, 20 Edward III.

Chiltington. 100*s. 8d.* yearly rent with the advowson of the church, pleas &c. of court, and works of bondmen, held of the king in chief by service of a quarter of a knight's fee to be received from free tenants and bondmen there.

Treve. The manor together with the free chapel situated therein (extent given), including a park, the keeper of which takes 45*s. 8d.* yearly by the said Alan's charter of feoffment to John de Dudelesfeld, now park-keeper for his life, as appears more fully in the charter which was shewn, held of Henry de Percy by service of five knights' fees; a virgate of land held in free socage of the prior of Tortington by service of a rose yearly; and a virgate of land held in free socage of the prior of Pyndlam (*de Caloto*) by the service abovesaid.

Nhotborne. *13l. 6s. 8d.* yearly rent to be received from free tenants and bondmen and three ruinous water-mills, held of Lady Isabella, queen of England, mother of the present king, by service of a knight's fee.

He died on 12 November last. Heir as above, aged 7 years at the feast of Easter last.

Stopeham, Lynch and Yabeton. Two knights' fees which Edward de Sancto Johanne the nephew (*le Neveu*) holds as of the manor of Treve which belonged to the said Alan, value unknown.

Merstone. A knight's fee which Henry son of Roger holds as of the abovesaid manor, value unknown.

Westmerdon. A moiety of a knight's fee which Henry Romyn holds as of the abovesaid manor, value unknown.

Lodegershale and Cotes. A knight's fee which Edward de Sancto Johanne the uncle (*le Uncle*) holds in service as of the abovesaid manor, value unknown.

Rumbaldeswyke. A knight's fee which Thomas de Foxele holds in service as of the manor of Treve as above.

He held no other lands &c. in Surrey and Sussex.

C. Edw. III. File 81. (23.)

663. REGINALD LE FITZHERBERT.

Writ, 26 September, 20 Edward III.

BEDFORD. *Inq.* Thursday after St. Luke, 20 Edward III.

Laton. A moiety of a sixth part of the manor (extent given), including a moiety of the pleas &c. of court with view of frankpledge, and a moiety of the profits of the market held every Monday, held of the king in chief by service of a moiety of a sixth part of half a knight's fee.

He held no other lands &c. in the bailiwick.

He died on Tuesday after the Nativity of the Blessed Virgin Mary last. Edmund his son, aged 9 years and more, is his next heir.

Writ, 26 September, 20 Edward III.

DORSET. *Inq.* taken at Blanford on Wednesday after St. Michael, 20 Edward III.

Hinton Martel. The manor held jointly with Joan his wife, who still survives, of Henry Fitz Roger, as of his manor of Chyweton, co. Somerset, by knight's service.

Mapoudre. A moiety of the manor held jointly with the said Joan, together with the advowson of the church, of Roger de Mortuo Mari, as of his manor of Wygemor, co. Hereford, by knight's service.

Mapelerton. A moiety of the manor held of the abbess of Shaftesbury (*Shafton*) by fee farm, rendering to her yearly 40s. and 20qr. of corn.

Mayne Martel. The manor (extent given), including a hill pasture called Brombull, together with the advowson of the church, held of Henry Fitz Roger as of his manor of Chyweton, co. Somerset, by knight's service; and it is charged with four marks yearly to John Chaunterel and Alice his wife for their lives by the grant of the said Reginald.

He died on Wednesday after the Nativity of the Blessed Mary last. Heir as above.

SOMERSET. *Inq.* taken at Bruton on Saturday after St. Faith, 20 Edward III. Midsomereshorton. A quarter of the manor and a quarter of the hundred (court) of Norton (extent given), including a quarter of a fair to be held on the feast of the Nativity of St. John the Baptist, held of the king in chief by knight's service.

Shupton Malet. A moiety of the manor (extent given), including a moiety of a park, a fair on the feast of the Ascension, the toll of which is nothing on account of its novelty, and a market every Friday, held of the abbot of Glastonbury by knight's service.

All the aforesaid tenements are charged with 60s. and a robe, price 20s. yearly, to John Budenewycze for his life of the grant of the said Reginald by his writing; and with 18s. to William Dole, chaplain, for his life, to celebrate divine service for the souls of the said Reginald, his ancestors and heirs during the said William's life, by the grant of Sir Reginald, grandfather of the deceased.

Date of death and heir as last above.

Writ of declinus potestatem to William de Sharesull to receive the attorneys of Joan, late the wife of Reginald Fitzherberd, who seeks her dower of the lands &c. of her late husband, 15 October, 20 Edward III.

Endorsed by the said William that he has received the said Joan's attorneys accordingly.

C. Edw. III. File 81. (24.)

E. Inq. p.m. File 9. (23.)

664. JOHN BERNAK or DE BERNAK.

Writ, 3 April, 20 Edward III.

LINCOLN. *Inq.* taken at Strubby [or Strobbly] on Thursday before St. Dunstan, 20 Edward III.

Wodethorp. A capital messuage, lands, rent &c. (extent given), from which there ought to be paid yearly to John de D[a]kres [or de Akres], lord of Parford, 3s., to the prior of Markeby, 10d., and to the heirs of Roger son of Eudo de Strubby, 6d.

Thoresthorp. A capital messuage, lands, rent &c. (extent given).

All held jointly with Joan his wife of Roger Pedwardyn by service of half a knight's fee.

He died on Sunday in Mid-Lent last. John his son and heir, aged 3 years, is in the king's wardship by reason of certain tenements which his father held of the king in chief in Norfolk.

Writ, 3 April, 20 Edward III.

SUSSEX. *Inq.* taken at Stoughton, 17 June, 20 Edward III.

Walderton. 15s. 8d. yearly rent from three tenants, who hold in bondage without any other service, and 12d. yearly rent from two free tenants, held of the king in chief as parcel of the barony of Tattersale, (but for what part the jurors know not.

He held no other lands &c. in the county.

He died on 20 March last. Heir as above, aged 3 years and more.

Writ, 3 April, 20 Edward III.

NORFOLK. *Inq.* taken at Norwich, 20 April, 20 Edward III. (*faded and defaced*).

Wymondham. A third part of the manor (extent given), including a park called Hoxawe containing 60*a.*, held of the king in chief, as parcel of the barony of Tateshale, by service of being butler at the king's coronation.

Bokenham. A third part of the manor (extent given), including a park containing 100*a.*, held of the king in chief as parcel of the barony of Tateshale.

Hedersete. A third part of the manor (extent given) held of Ralph de Nevill by service of a sparrow-hawk yearly and 37*s.* for the 'wardfee' of Richmond.

Bestorp. The manor (extent given) held of the king in chief as parcel of the barony of Tatishale.

Dentone. The manor (extent given) held of the king in chief as parcel of the barony of Tatishale.

Date of death as last above. Heir as above, aged 3 years.

C. Edw. III. File 81. (25.)

E. Enrolments &c. of Inq. No. 55.

665. JOHN BERNAK.

Writ (*missing*).

SUSSEX. Assignment of dower made according to the tenor of the king's writ dated 15 August, 20 Edward III. to Joan, late the wife of the said John who held of the king in chief, 24 August, 20 Edward III.

Walderton. A third part of 15*s. 8d.* rent from tenants in bondage and of .*d.* rent from two free tenants.

E. Inq. p.m. File 9. (18.)

666. ROBERT PAVELY.

Writ, 18 November, 20 Edward III.

NOTTINGHAM. *Inq.* 23 November, 20 Edward III.

Rodington. The manor with twenty bovates of land held in socage of the earl of Kent by service of 10*s.* yearly; and six bovates of land held of Richard de Wylughby by service of 1*d.* yearly.

He died on Tuesday next after St. Martin, 20 Edward III. Laurence Pavly, aged 19 years on the feast of St. James the Apostle last, is his next heir.

Writ to the escheator in co. Northampton, 18 November, 20 Edward III.

Endorsed by the escheator that he had taken the lands &c. (in co. Northampton) into the king's hand and delivered them, together with Laurence, son and heir of the said Robert, on 1 December last to Henry Grene with all the issues thence received, according to the tenor of a certain other writ.

Writ to the same escheator, commanding him to deliver the lands &c. of the said Robert, with the issues &c. together with the body of his heir, who is a minor, to Henry de Grene, the king's serjeant (*or* (?) servant), to whom the king has granted the wardship and

marriage of the heir for a sum of money paid at the receipt of the exchequer, 20 November, 20 Edward III.

NORTHAMPTON. *Inq.* taken at Northampton 29 November, 20 Edward III.

Great Houghton. Laurence Pavely, father of Robert Pavely, gave to Joan his sister for her life 4*l.* yearly rent in Great Houghton, and to Roger [his son] 4*l.* yearly rent for his life, to Laurence his son 4*l.* yearly rent for his life, and to Thomas his son 6*0s.* yearly rent for his life; and the said Robert granted in his lifetime to Roger, William and John his sons, 9*l.* yearly rent for their lives; of the reversions whereof he died seised. Besides these, the said Robert died seised in his demesne as of fee in Great Houghton [of the site?] of the manor, with two dovecoats, 210½*0s.* arable, 23½*0s.* ½*r.* meadow, pastures called 'le Middlethay' and 'le Westhay,' two woods called Shortwode and Wasseneye, 38*8s.* 6*d.* rent, a water-mill and a windmill, 3*s.* yearly rent from the master of St. David's, a mill in Abyndon, 2*s.* yearly rent from the farm of the fishery of the water of Nene, divers works of tenants, and perquisites of court.

The manors of Westpirie and Great Houghton are held of the king, as of the honour of Peverell, together with other lands &c. in cos. Nottingham and Derby, by service of a knight's fee.

Norhampton. 7*8s.* yearly rent held as of the burgage of the town of Norhampton.

He died on 14 November last. Heir as above.

NORTHAMPTON. *Inq.* taken at Northampton, 29 November, 20 Edward III.

Westpirie. Laurence Pavely, father of Robert Pavely, gave to Nicholas Pavely a messuage, a carucate of land [and] 4*0s.* yearly rent in Westpirie, and to Laurence his son 4 marks yearly rent there, for their lives; and Robert Pavely in his lifetime granted to Robert, Nicholas and Thomas, his sons, 9*l.* yearly rent there for their lives; of the reversions whereof he was seised on the day he died. Besides these, the said Robert died seised in Westpirie of the site of the manor with a dovecot, and there are there four carucates of land, each containing 100*0s.* arable, wherein there are 45½*0s.* which are charged to render yearly to Philippa, queen of England, 30*s.* 6*d.* and there are 33*0s.* 1*r.* meadow, headrigns of pasture, a mill, 23*l.* 3*s.* 7½*d.* of assised rent, nine bondmen, thirteen cottars with their works, 42*0s.* enclosed underwood called Foxholehike, 80*0s.* wood and perquisites of court.

Date of death and heir as above.

NORTHAMPTON. *Inq.* 29 November, 20 Edward III (*defaced*).

West Pirie and Great Houghton. To the same effect as the last two inquisitions.

Date of death and heir as above.

C. Edw. III. File 81. (26.)

667. JOHN DE HAUDLO or DE HADLOWE.

Writ, [8] August, 20 Edward III.

ESSEX. *Inq.* 22 August, 20 Edward III.

Borham. The manor (extent given) held for life of the king in chief, as of the honour of Boulogne, by service of a knight's fee, of the grant

of Geoffrey de Scardeburgh, parson of the church of Onybury [or Onebury], and Thomas Asselote, parson of the church of Wolstanton, to hold to the said John for his life, with remainder to Nicholas his son, who still survives, and his heirs, of the king and his heirs by the accustomed services for ever, by a fine levied in the king's court, 14 Edward III.

Little Waltham. A messuage, lands &c. (extent given) held in form aforesaid; whereof the messuage, 160*a.* arable, 6*a.* meadow, 10*a.* pasture, 24*a.* fallow land and 4*a.* wood are held of the king [as parcel of the manor] of Borham aforesaid by the aforesaid service; 40*a.* land are held of the earl of Hereford by service of 17*s.* yearly; 10*a.* land are held of Adam de Clifton by service of 4*s.* 6*d.* (?); [and 30*a.* land] are held of the bishop of Norwich, service unknown.

Walkefares. The manor held in form aforesaid of the countess of Penbrok by service of 7*s.* yearly.

Hatfeld Peverel. A plot and 20*a.* land called Topyngeo held in form aforesaid of the king, as parcel of the said manor of Borham, by the service aforesaid.

Lachyndon. Lands and tenements held in form aforesaid of the prior of Canterbury by service of 17*s.* yearly.

He died on 5 August last. Edmund, son of Richard de Haudlo son of the said John, aged 7 years and more, is his next heir in blood.

ESSEX. *Inq.* Saturday after St. Bartholomew, 20 Edward III.

Great Holand. The manor (extent given) held for life, by the grant of the abovesaid Geoffrey and Thomas to hold as above, with remainder as above, by fine levied as above and by the king's charter of licence granted in 13 Edward III, of the king, as of the barony of Mofichet, by service of a knight's fee.

Date of death and heir as above.

ESSEX. *Inq.* taken at Thremhale, 11 September, 20 Edward III.

Stanstede Mountchet. Certain lands and tenements (extent given) held for his life of the king in chief, by the grant of the abovesaid Geoffrey and Thomas to hold as above, with remainder as above, by fine and licence as above, of the king in chief, as parcel of the barony of Mofichet, by a third part of a knight's fee.

Date of death and heir as above.

HERTFORD. *Inq.* taken at Berkway, 29 September, 20 Edward III.

Berle. A messuage and 240*a.* land held for his life by the grant of the abovesaid Geoffrey and Thomas to hold as above, with remainder as above, and by their charter of feoffment; whereof 100*a.* are held of Walter de Mauny, as of the manor of Bradfield, by service of a quarter of a knight's fee; and 140*a.* are held of Ralph de Gravele by service of 46*s.* yearly.

Date of death and heir as above.

ESSEX. *Inq.* 1 October, 20 Edward III.

Esthamme and Westhamme. The manor (extent given), called the manor of Hamme, held for his life by the grant of the abovesaid Geoffrey and Thomas, to hold as above, with remainder as above,

by fine and charter of licence as above, of the king in chief, as parcel of the barony of Mofchet, by service of half a knight's fee.

Date of death and heir as above.

Writ, 8 August, 20 Edward III.

NORFOLK. *Inq.* 24 September, 20 Edward III.

Billingsford. The manor (extent given), including a certain custom called 'filistene' [yielding] 26s. 3d. at the feast of St. Andrew, and 13s. 0½d. rent called 'marling' at the feast of the Purification, held for his life of the king in chief by service of 6s. 6d. yearly at the king's hundred of Eynesford, by the grant of Geoffrey de Sekardburgh, clerk, and Thomas Escelot, with remainder as above by a fine levied for the same.

Date of death unknown. Nicholas his son, age unknown, is his next heir.

Writ, 8 August, 20 Edward III.

KENT. *Inq.* 25 August, 20 Edward III.

Estwykham. The manor (extent given) held for his life by the grant of the abovesaid Geoffrey and Thomas to whom he had given the same, to hold ss above, with remainder as above, by fine levied in the king's court; whereof 1*a.* land called 'frelond' are held of the abbot of St. Augustine's, Canterbury, service unknown; 40*a.* land are held of the archbishop of Canterbury, as in gavelkind, by service of 6s. 10½d.; 2*a.* land are held of the manor of Elham, as in gavelkind, by service of 6d. yearly; and the residue is held of the abbot of St. Augustine's, Canterbury, in gavelkind, as of the manor of Plumsted, by service of 33s. 4½d. yearly. The said manor after the said John's death ought to remain to the said Nicholas and his heirs, according to the fine aforesaid.

Date of death as above.

Writ, 8 August, 20 Edward III.

KENT. *Inq.* 20 August, 20 Edward III.

Trenwouth. The manor (extent given), including divers tenements held by John Chiche of Canterbury rendering 10*l.* yearly, held for his life. The said John de Haudlo, by a fine levied in the king's court, 4 Edward III. acknowledged the said manor to be the right of Eustace de Eton, chaplain, which the said Eustace and Geoffrey de Scardburgh, chaplain, had of his gift, and for this acknowledgment the said Eustace and Geoffrey granted the said manor to the said John and surrendered it to him in the same court, to hold of the chief lords of that fee for his life, with remainder to Richard his son and Isabel his wife and the heirs of the body of the said Richard. And because the said Richard died in the life time of the said John and the said Isabel now survives, the manor ought now by virtue of the said fine to remain to her, whom Sir Robert de Hildesle has married. The manor is held of the earl of Gloucester by service of a moiety of a knight's fee, rendering to the said earl 3s. 3½d. yearly and doing suit at his court every three weeks.

Haudlo and Crundak. The manor (extent given), with the advowson of the church of Crundak, held for his life by the aforesaid fine and

gift, of Edmund, earl of Gloucester, by service of a moiety of a knight's fee.

Vanne. The manor (extent given), held for his life, by the aforesaid fine and gift, of divers lords in gavelkind, as follows:—a toft and 20*a.* land held of Sir John de Insula by doing suit yearly at his court at Walbrok; 80*a.* held of the abbot of St. Augustine's, Canterbury, by service of 8*s.* 10*d.* yearly; 40*a.* held of the abbot of Battle by service of 8*s.* 10*d.* and 2*s.* called 'blancherent'; and 12*a.* held of Thomas de Coumbe of Crundale by service of 2*s.* 1*d.*

Ore. The manor (extent given), including 1½*a.* land in the Isle of Sheppeye belonging to the said manor, and pasture for 30 sheep, held for his life, by the aforesaid fine and gift, in gavelkind of Philippa, queen of England, as of the honour of Middleton, by service of 4*s.* 6*d.* yearly, as the jurors understand.

Asheden. The manor (extent given) held for his life, by the aforesaid fine and gift, of the abbot of St. Augustine's, Canterbury, in gavelkind, service unknown.

All the manors aforesaid ought to remain to the said Isabel after the death of the said John for her life according to the form of the fine abovesaid.

Date of death and heir, as last above.

Writ, 8 August, 20 Edward III.

SURREY. *Inq.* taken at Kingeston upon Thames, 10 October, 20 Edward III.

Hanne in the parish of Kyngeston-on-Thames. Certain lands, rent and a weir (extent given) held for his life, by the gift of the abovesaid Geoffrey and Thomas, with remainder as above, by fine levied in the king's court, of the neu of the town of Kyngeston by service of rendering to them at the king's coronation three cloves.

Hacchesham and Rutherluthie. A capital messuage at Hacchesham, another messuage at Rotherhuth, lands and rent (extent given) held for his life by the grant of the above Geoffrey and Thomas, with remainder as above, by fine as above. The tenements in Hacchesham are held of Geoffrey de Sax by service of a quarter of a knight's fee and render 5*s.* at the end of every thirty-two weeks for ward of the king's castle of Dover; and the tenements in Rutherluthie are held of the prior of Bermundeseye by service of doing suit at the said prior's court at Bermundeseye every three weeks.

Date of death as above. Nicholas Burnel, aged 23 years and more, is his next heir.

Writ, 8 August, 20 Edward III.

SOUTHAMPTON. *Inq.* Tuesday after St. Giles the Abbot, 20 Edward III.

Knight's Esham. The manor (extent given), including a pasture called Hulmersh and a wood called Bilegrove, held for his life, by the courtesy of England as of the right of Maud Burnel sometime his wife, by reason of offspring begotten between them, the reversion whereof pertains to John Lovel, son and heir of the said Maud, of Bartholomew de Insula, knight, by knight's service.

He died on Saturday next after St. Peter ad Vincula, 20 Edward III. The said John Lovel, aged 32 years and more, is son and next heir of the aforesaid Maud.

Writ, 8 August, 20 Edward III.

BUCKINGHAM. *Inq.* Friday after the Assumption, 20 Edward III.

Acle, Brehull and Borstall. A message, two bovates of land, 622*a*, 3*l**r*. pasture and 115*s*. 5*d*. rent, and the bailiwick of the forestership of Bernewode, held for his life of the king in chief by service of the petty serjeanty of keeping the forest of Bernewode and paying 50*s*. yearly to the steward of the forest; and he was accustomed to render at the king's exchequer for the said pasture and rent, by the hands of the sheriff of Buckingham, 114*s*. 5*d*. yearly, and now by the king's grant the said monies (*denarii*) are assigned to Lady Philippa, queen of England, and are paid to her yearly. Of which tenements the said John long before his death infeoffed William de Malmesbury and Geoffrey de Scardeburgh, clerks, with the king's charter of licence, and the said William and Geoffrey by fine levied in the king's court granted and surrendered the said tenements and bailiwick to the said John for his life, with remainder to Edmund, son of Richard de Haudlo, and Alesia his wife, and the heirs of the said Edmund, to hold of the king and his heirs for ever.

Borstall, Adyngrove and Okle. The manors and twelve tofts, a carucate of land and 70*s*. rent in Astclaydon, Botteleclaydon and Middelclaydon, and the manor of Musewell, held for his life; of which manors and other tenements he infeoffed the said William and Geoffrey, who, by fine levied in the king's court, granted and surrendered the same to the said John for his life, with remainder to the aforesaid Edmund and Alesia and the heirs of the said Edmund, to hold of the chief lords for ever. The manors of Borstall and Okle are held of Margaret, late the wife of Robert son of Elis. by service of 1*d*. yearly, and the aforesaid Margaret holds them of the honour of Walyngford; the manor of Adyngrove is held of Sir Richard Talebot by service of 2*s*. yearly; the manor of Musewelle is held of Hugh de Percy by fealty and no other service that the jurors know; and the said rent of Astclaydon, Botteleclaydon and Middelclaydon is held of the honour of Walyngford by service of making one appearance by the tenants of the tenements whence the rent issues at the view of frankpledge of Queynton.

Upton by Aylesbury. 100*s*. rent issuing from a message and a carucate of land there, held for his life; which rent the said John gave to the abovesaid Geoffrey de Scardeburgh, Thomas Asshelot and their heirs, who, by fine levied in the king's court, granted and surrendered the said rent to the said John for his life, with remainder to Nicholas his son and his heirs, to hold of the chief lords by the services thereto belonging for ever; it is held of the prince of Wales, as of the honour of Walyngford, by service of making one appearance by the tenants of the tenements whence the rent issues at the view of frankpledge of Queynton.

Ludegersale. The manor, held for his life by the demise of Hugh le Despenser, late earl of Winchester, the reversion being reserved to the said Hugh and his heirs; and by reason of the forfeiture of the said Hugh the reversion belonged after the said John's death to the king and his heirs until the said king granted it to John de Molyns and his heirs for ever, to hold with the knights' fees, advowsons of churches &c. as freely and wholly as the said Hugh held them. By

reason of which grant the said John de Haudlo attorned to the said John de Molyns for the said manor, according to the form of the said king's grant; and so the said manor after the said John de Haudlo's death ought to remain to the said John de Molyns and his heirs by virtue of the said grant. The site of the manor (house?) of Ludegersale is held of the said John de Molyns, as of his manor of Brehull, by service of 2s. 6d. yearly, and the residue of the manor is held of the king in chief, service unspecified.

He held no other lands &c. in the county, so far as the jurors have been able to enquire.

He died on Saturday next after St. Peter ad Vincula last. Heir as last above.

Writ, 8 August, 20 Edward III.

BUCKINGHAM. *Inq.* Friday after the Assumption, 20 Edward III. (*Duplicate of the preceding inquisition; defective.*)

Writ, 8 August, 20 Edward III.

OXFORD. *Inq.* made at Chadelynton, 4 October, 20 Edward III.

Roulandriht. The manor (extent given) held for his life, by the grant of the abovesaid Geoffrey and Thomas by fine levied in the king's court, 14 Edward III &c. as above, with reversion as above, of the king in chief by service of a ninth part of a knight's fee.

Date of death as above. Heir as first above, aged 7 years.

Writ, 8 August, 20 Edward III.

OXFORD. *Inq.* made at Oxford, 20 September, 20 Edward III.

Pydynton. The manor (extent given) held for his life of the inheritance of Nicholas de la Beche. By fine levied in the king's court, the said Nicholas acknowledged the said manor to be the right of John son of John de Sutton, and granted for himself and his heirs that the said manor, which the said John de Haudlo held for life, and which ought to revert to himself and his heirs, should remain to the said John son of John and Isabel his wife and the heirs of the said John son of John, to hold of the chief lords of that fee by the services thereto pertaining for ever. The manor is held of the king in chief by service of a knight's fee.

He died on 5 August. Edmund, son of Richard son of the said John, aged 7 years, is his next heir.

Writ, 8 August, 20 Edward III.

OXFORD. *Inq.* made at Oxford, 15 August, 20 Edward III.

Chadelynton. The manor (extent given) held for his life. The said John by fine levied in the king's court acknowledged the said manor to be the right of Eustace de Eton, chaplain, as that which the said Eustace and Geoffrey de Skardeburch, chaplain, have of his gift, and for this acknowledgment they granted the said manor to the said John and surrendered it to him in the same court to hold of the chief lords of that fee for his life, with remainder to Richard, son of the said John, and Isabel his wife, and the heirs of the body of the said Richard; and because the said Richard has died and the said Isabel now survives, the manor ought,

by virtue of the said gift, to remain to her, whom Robert de Hildesle, knight, has married. The manor is held of John de Lille by service of a knight's fee.

Shuppenhull. The manor (extent given), including a several fishery, held for his life, by the fine and gift abovesaid, of Hugh le Despenser by service of a moiety of a knight's fee.

Hedyndon. Twenty messuages, two carucates of land and the bailiwick of the forestership of Shottore and Stowode, held for his life, by the fine and gift abovesaid, of the king in chief by service of keeping the said forests.

Date of death and heir as last above.

Writ, 8 August, 20 Edward III.

OXFORD. *Inq.* made at Isleph. 2 September, 20 Edward III.

Swereford. The manor held for his life by the demise of Hugh le Despenser, late earl of Winchester, who was seised of the said manor as of fee and reserved to himself and his heirs the reversion thereof after the said John's death; and by reason of the said Hugh's forfeiture the said reversion pertained to the king and his heirs for ever; which reversion the king afterwards granted to John de Molyns and his heirs for ever, to hold of the king and his heirs, together with the knights' fees, advowsons of churches &c.; and thereupon the said John de Hauilo, by virtue of the king's writ of the great seal to him directed, attorned for the same to the said John de Molyns, and so the said manor ought now to remain to the said John de Molyns and his heirs by virtue of the said grant and attornment. The manor is held of the king by knight's service.

Date of death and heir as last above.

Writ, 8 August, 20 Edward III.

GLOUCESTER. *Inq.* Monday after the Assumption, 20 Edward III.

Colne St. Aldwin's (*Sancti Aylwyny*). The manor held for his life of the abbot of St. Peter's, Gloucester, by service of 13s. 6d. yearly.

Hatherop. The manor held for his life of the abbess of Laeoc by service of 2s. yearly.

Wyke. The manor held for his life of the manor of Lecchelade by service of 5d. yearly.

He died on Sunday next before St. Lawrence, 20 Edward III. All the aforesaid manors after the said John's death remain to Richard de Hauilo his son, now deceased, and Isabel his wife, who still survives, whom Robert de Hildesle has married, and to the heirs of the body of the said Richard.

Writ, 8 August, 20 Edward III.

GLOUCESTER. *Inq.* Tuesday after St. Denis, 20 Edward III.

Bristol. Eight messuages, twelve shops, fifteen solers, two gardens and 62s. rent held for his life, by fine levied in the king's court, with remainder to Nicholas his son and his heirs for ever, of Lady Philippa, queen of England, in free burgage as the other tenements in the said town are held.

Date of death as above. Edmund son of Richard de Hauilo, aged 7 years and more, is his next heir in blood.

Writ, 8 August, 20 Edward III.

SOMERSET. *Inq.* Saturday after the Decollation of St. John the Baptist, 20 Edward III (*defective*).

Sparkeford. The manor (extent given), with the advowson of the church, held for his life, by the courtesy of England as of the right of Maud Burnel sometime his wife, by reason of offspring begotten between them, the reversion whereof belongs to John Lovel, son and heir of the said Maud, of Richard Lovel by knight's service.

Chiriton. Two parts of the manor (extent given) with the advowson of the church, held for his life in manner abovesaid of the king in chief by knight's service.

Upton. The hamlet (extent given) held for his life in manner aforesaid of Hugh le Despenser by knight's service.

[He died on Saturday after St. Peter ad Vincula last.] The said John Lovel [aged 32 and more, is next heir of the said Maud].

Writ, 8 August, 20 Edward III.

WORCESTER. *Inq.* taken at Worcester on Friday the feast of the Nativity of the Blessed Mary, 20 Edward III.

Kydemastre. A third part of the manor (extent given), including a moiety of the toll of the town, held for his life of the king in chief by service of a third part of a ninth part of a knight's fee.

Snodesbury. The manor (extent given) held for his life of the abbot of Westminster by service of 6*l.* 8*d.* yearly.

Wyk. A moiety of the manor (extent given) held for his life of the abbot of Westminster by service of 6*l.* 15*s.*

All the above remain after the death of the said John to Nicholas his son and his heirs for ever, by the grant of Geoffrey de Seardeburgh and Thomas Assclotte.

He died on Saturday next after St. Peter ad Vincula, 20 Edward III, Nicholas his son, age unknown, is his next heir.

Writ, 8 August, 20 Edward III.

SALOP. *Inq.* made at Shrewsbury on Friday after St. Matthew, 20 Edward III.

Holgote. The manor (extent given) held for his life, by fine levied in the king's court, of the king in chief by service of a knight's fee, as of the honour of Monte Gomery.

Clee St. Margaret (*Cliaim Sainte Margarete*). Certain lands &c. parcel of the said manor of Holgote, held for his life by the said fine by 5*s.* [yearly] rent.

Longedon. The manor (extent given) held for his life of the king in chief, as of the said honour of Monte Gomery, by service of a quarter of a knight's fee.

Prestesweston, which is a parcel of the manor of Longedon. 6*s.* 8*d.* rent from a (?) free tenant.

Welynton. The manor (extent given) held for his life of the king in chief by service of half a knight's fee.

Ardaston. A yearly rent of 15*s.* held for his life.

Uppynndon, Romeshirssch and Pulyeye, which are parcels of the said manor of Welynton. A yearly rent of 20*s.* held for his life.

Acton Burnel. The manor (extent given), including a park with deer, held for his life of the lord of Caus by service of a knight's fee.

Acton Pigot. 40s. yearly rent held for his life of the king in chief by service of a sixteenth part of a knight's fee.

Cantelope. 20s. yearly rent held for his life of John de Chetewynde by service of 3s. 4d. yearly.

Russebury. 60s. yearly rent held for his life of Roger de Mortuo Mary by service of 5s. yearly.

Roughton. 50s. yearly rent held for his life of William la Zouche by service of a tenth part of a knight's fee.

Little Millinghope. A messuage and a carucate of land held for his life of the prior of Wenlok by service of 20s. yearly.

Thongelond. A messuage, a carucate of land, 2a. meadow and a moor, held for his life of the earl of Arundell by homage and fealty and suit at his court of Akton Rounde.

All the above remain to Nicholas his son and his heirs by a fine levied in the king's court at Westminster in Easter term, 14 Edward III.

He died on 5 August, 20 Edward III.

STAFFORD. *Inq.* made at Stafford on Monday after St. Matthew, 20 Edward III.

Le Horewode. A capital messuage, a carucate of land, 2a. meadow, and a wood which cannot be cut down on account of the maintenance of the king's deer in his forest of Kynfar, held of the king in chief as of the manor of Kynfar by service of 22s. yearly.

He held the said tenements for his life only, with remainder to Nicholas his son and his heirs for ever.

He died on 5 August last.

G. Edw. III. File 82. (1.)

E. Inq. p.m. File 9. (19.)

E. Enrolments &c. of Inq. No. 54.

668. ELIZABETH, LATE THE WIFE OF ROBERT SON OF RALPH, or OF ROBERT SON OF RALPH SON OF WILLIAM DE GRAYSTOK, or DE CRAYSTOK.

Writ, 3 January, 20 Edward III.

WESTMORELAND. *Inq.* taken at Appelby, 15 January, 20 Edward III.

Duften. A third part of the manor held in dower of the inheritance of William de Craystok, son and heir of Ralph de Craystok son and heir of the said Robert, of the said William by fealty and by rendering 9s. 6d. for cornage.

She held no other lands &c. in the county.

She died on Friday next after St. Martin last. The aforesaid William is her next heir and of full age.

CUMBERLAND. *Inq.* taken at Penrith, 15 January, 20 Edward III.

Craystok. A third part of the manor held in dower as above, of the king in chief by fealty and rendering 26s. 8d. for cornage.

She held no other lands &c. in the county.

Date of death and heir as above.

Writ [3 January, 20 Edward III.] (*missing*.)

NORTHUMBERLAND. *Inq.* 15 January, 20 Edward III.

Morpeth. A third part of the manor held in dower as above, of the king in chief by fealty and service of rendering 6s. 8d. for the ward of the castle of Newcastle-upon-Tyne.

Heppescotes. A third part of the manor held in dower as above, of the king in chief by fealty and by service of 6d. yearly for the ward of the said castle.

Ulgham. A third part of the manor held in dower as above, of the king in chief by fealty only.

Stanyngton. A third part of the manor held in dower as above, of the king in chief by fealty and service of rendering 2d. yearly for the ward of the said castle.

Angerton. A third part of the manor held in dower as above, of the king in chief by fealty and service of rendering 6d. yearly for the ward of the said castle.

Styford. A third part of the manor held in dower as above, of the king in chief by fealty and service of rendering 6d. yearly for the ward of the said castle.

Hedon-on-le-Wall. A third part of the manor held in dower as above, of the king in chief by fealty and service of rendering 3d. yearly for the ward of the said castle.

Benton. A third part of the manor held in dower as above, of the king in chief by fealty and service of rendering 4d. yearly for the ward of the said castle.

Dodyngton. A third part of the manor held in dower as above, of the aforesaid William by fealty and service of 3d. . . .

She held no other lands &c. in the county.

Date of death and heir as above.

Writ, 3 January, 20 Edward III.

YORK. *Inq.* taken at Thresk, 12 January, 20 Edward III.

Brumum. A third part of the manor held in dower as above, of the king in chief by service of a third part of a knight's fee.

Butterwyk. The manor held in dower as above, of the said William by fealty only.

Thorpbasset. A third part of the manor held in dower as above, of the said William by fealty only.

Nidde. A third part of the manor held in dower as above, of the said William by fealty only.

Osmunderlay. A messuage and three bovates of land held in dower as above, of the said William by fealty only.

Morton-upon-Swale and Thimetoft. The manors held in fee tail by the gift of Ralph son of William, who granted them to the said Robert and Elizabeth and the heirs of their bodies. The manor of Morton is held of the earl of Richemount by fealty and service of rendering 13s. 4d. yearly; and the manor of Thimetoft is held of Marmaduke Conestable by fealty and service of rendering to him a rose yearly.

She held no other lands &c. in the county.

All the above lands &c. which are held in dower a part of the inheritance of the said William, and the manors of Morton and Thirnetoft ought by the form of the gift aforesaid to descend to him.

Date of death and heir as above.

Writ, 6 February, 22 Edward III.

YORK. *Inq.* taken at Killum on Monday in the second week of Lent, 22 Edward III.

Brunnum. A third part of the manor (extent given), including a certain several pasture called 'le Bret' and a rent of free tenants in Plixton which pertains to the said manor, held in dower of the inheritance of William, baron of Graistok; which third part, together with [the other] two parts of the said manor which the said William now holds, are held of the king in chief, as of the crown, by service of a quarter of a knight's fee and by homage.

Butterwik. The manor (extent given) held in dower as above, of Peter de Malo Lacu by knight's service.

Shireburn in Herefordlith, which is of the appurtenances of the manor of Butterwik. A bovate of land, 2*a.* meadow, two plots of turbarry and 2*s.* 2*d.* rent of freemen.

Thorpbasset. A third part of the manor (extent given) held in dower as above, of the abbot of St. Alban's by knight's service.

Osmonderley. A messuage and three bovates of land held in dower as above, of William de Graistok by fealty.

She held no other lands &c. in the said parts of the Estridyng, viz. within the wapentakes of Hartill, Dikeryng and Bucros.

She died on 25 October, 20 Edward III. William, baron of Graistok, aged 26 years and more, is her next heir of the said manors &c.

YORK. *Inq.* taken at Richemond on Saturday in the second week of Lent, 22 Edward III.

She held no lands &c. in her demesne as of fee within the liberty of Richmond.

Morton-upon-Swale. The manor (extent given), including a ferry across the Swale, together with certain tenements in Thirnetoft, held in dower as above, of Henry le Scrop by knight's service.

Thornton-in-the-Moor. 40*s.* rent of freemen held in dower as above, of the bishop of Durham by knight's service.

Nidde. A third part of the manor (extent given) held in dower as above, of William de Aton by knight's service.

She held no other lands &c. in the county except within the wapentakes of Hartill, Dikeryng and Bucros and in Osmonderley.

Date of death as last above. The said William, baron of Graistok, aged 26 years and more, is her next heir.

C. Edw. III. File 82. (2.)

E. Enrolments &c. of Inq. No. 56.

669. JOHN ADRIAN or ADRYAN.

Writ, 14 February, 20 Edward III.

SCRREY. *Inq.* taken at Dorkyng 22 February, 20 Edward III.

Mykelham. A messuage and 45*a.* land held of John de Mykelham by service of rendering 2*s.* 7*d.* yearly.

Estbechesworthe. A capital messuage, lands, rent &c. called Brokham (extent given) held of John, earl of Warenne, by service of rendering 63*s.* 4*d.* yearly.

The king had the issues and profits of the said tenements in Mykelham from 12 February, 19 Edward III, and still has them by the hands of the escheator of Surrey. William Husec occupied the said tenements in Mykelham from the time of the said John Adryan's death, viz. for six years, and John de Stratfeld for two years to the aforesaid 12th day of February, on which day the escheator took them into the king's hand, and so they remain, for what cause the jurors know not. The said tenements in Estbechesworthe, called Brokham, were occupied by John de Stratfeld and Alice his wife, who received the profits and issues thereof for twelve years from the time of the said John Adryan's death. Roger Husec occupied two parts of the same for three years. John, son of the said John Adryan, occupied two parts of the said tenements, called Brokham, and received the issues and profits thereof for three years, and not more because Alice late the wife of the said John Adryan held the third part as dower after the said John's death.

He had no other lands &c. in the county.

He died on 6 January, 1 Edward III. John his son, aged 19 years and more, is his next heir.

Writ of certiorari super causa captivonis, touching the messuage and 45*a.* land in Mykelham, 1 March, 20 Edward III.

Return by Reginald le Forester, escheator in cos. Surrey and Sussex, that he did not take the said tenements into the king's hand, but that William de Northo, late escheator in the said cos. and in Kent and Middlesex, did so, because Gilbert de Mykyleum, who held of the king in chief, as was said, committed the trespass of alienating them to John Adryan and Cecily his wife and the heirs of the said John, without the king's licence, and for no other cause they remain in the king's hand.

C. Edw. III. File 82. (3.)

670. JOHN DE COBHAM, SON AND HEIR OF RALPH DE COBHAM, who held of the king in chief.

Writ (missing).

SURREY. *Proof of age* made at Nutfeld by virtue of the annexed writ, 26 June, 20 Edward III (*fragment*).

[Nichol ?] as atte Redeston, aged 60 years and more, says that the said John is 21 years of age and more, and that he was born at Reygate on Wednesday next after St. Matthias, 17 Edward II. and baptised on the following Thursday in the church of the Holy Cross of the priory of the said town; and this he knows because when he was staying with the earl of Warenne in office he was present in the said church and saw the said earl and Walter, then prior of the said priory, lift the said heir [from the sacred font] on the said day,

and at Easter next following he was removed from the said office, whereby he remembers [about] the said [age].

John atte Hollond, aged 55 years and more, says the like, and knows it because the earl of Warrene on Whitsunday next after the birth of the said heir crossed from the harbour of Portesmouth to Gascony (*Wascon*), and by inspection of divers writings of divers events made by him for the said earl, he has sufficient knowledge of the said [age].

Stephen atte Boure, aged 60 years, says the like, and knows it because he was a servant of John de Leghe on Thursday next after the birth of the said heir. [and] presented Mary, mother of the said heir . . . of Reygate with four cartloads of hay in the name of the said John de Leghe, whereby he remembers the said age.

. . . de Lynkefeld, aged 60 (?) years and more, says the like, and remembers it well because he was . . . next after the birth of the said heir, a certain John de la Mare wounded him on the same day, whereby. . . .

John atte Redeston, aged 45 years, agrees in all things with the aforesaid jurors, and this [he knows] . . . after the birth of the said heir in the town of Horlee was burned, where. . . .

William de Combe, aged 60 years, agrees . . . firstborn . . . Reygate. . . .

C. Edw. III. File 82. (4.)

- 671.** AMICE, DAUGHTER AND HEIR OF JOHN DE VENUZ, who held of the king in chief.

Writ (missing).

SURREY. *Proof of age* made at Farnham by virtue of the annexed writ, 25 April, 20 Edward III (*fragment*).

William de Bagshote, aged 76 years, says that the said Amice, who was born at Farnham in the said county and baptized in the church of St. Andrew there, was 25 years of age on Thursday next before St. Katherine, 19 Edward III, and that Peter Huwet, chaplain, Amice Redenhale and Isabel Thielere, lifted her from the sacred font; and this he knows because in the same year he acquired a tenement in Farnham from Robert Fisshere and by the date of his charter he well remembers that 25 years have elapsed.

William de Honle, aged 40 years, says the like, and knows it because at Christmas in the same year he acquired from Robert de Honle a messuage and a virgate of land in Potenham and by the date of his charter he well remembers that 25 years have elapsed.

Walter Martyn, aged 50 years, says the like, and knows it because . . . Martyn was instituted in the church of Crenlegh . . . then in co. Surrey. . . .

C. Edw. III. File 82. (5.)

- 672.** WILLIAM SON AND HEIR OF WILLIAM DE LA PLANKE.

(Writ missing.)

SOMERSET. *Proof of age* taken at Cury Malet by virtue of the annexed writ on Tuesday next after St. Nicholas, 20 Edward III (*mutilated*).

Henry de Lorty, knight, aged 70 years, says that the said William is of full age and more, for on Wednesday next after the feast of St. Michael, 19 Edward II, the said William was born at Curymalet and baptized in the church there, on which day witness with other men was hunting in the park of Cury Malet and their dogs seized a fat barren doe, and in returning from the park towards his house he met the said boy carried from the church, where he had been baptized, and so his age is known to him.

Richard Pyk, knight, aged 60 years, John de Acton, knight, aged 50 years, John de Membury, knight, aged 58 years, Robert de Hertecombe, aged 68 years, and Roger de la Warre, aged 69 years, agree, and they recollect because they were present with the said Henry at the taking of the said doe, at the request of Nicholas de Poyns, then lord of Cury Malet, and by his letters of the Wednesday abovesaid, and in returning they met the boy as aforesaid.

John Mapoudre, aged 50 years, agrees, and knows it because on the Wednesday abovesaid Margery his own mother died.

John Mareschal, aged 59 years, and William Strode, aged 69 years, say that the said William is of full age and more, and this they know because they were executors of the said Margery, who died on the Wednesday abovesaid and by the date of her will the age of the said William is manifest to them.

Walter Corbyn, aged 50 years, John Clyfford, aged 58 years, (and) Robert Martyn, aged 62 years, agree, and they remember because on the abovesaid Wednesday they bought of Nicholas de Poinz, lord [of Cury Malet] . . . great wood in his park of Curymalet, for 220*l.* (?) payable. . . .

C. Edw. III. File 82. (6.)

673. WALTER, SON AND HEIR OF JOHN DE ROMESY.

Writ (missing).

SOMERSET. *Proof of age* taken at Croukern by virtue of the annexed writ on Saturday the eve of St. Gregory the Pope, 20 Edward III (*mitigated*).

[John] le Doo, aged 64 years and more, says that the said Walter is 21 years of age and more, for he was born on Sunday next before St. Agatha, . . . Edward II, at Oldley, co. Somerset, and baptized in the church of Chylyeme Dommere, at whose baptism witness was present and in returning to his house at Coker was wounded by robbers.

John Turk, aged 40 years and more, agrees, and knows it because he was present at the baptism at the request of John, father of the said Walter, who gave him a bow with three [arrows?] in memory of his son's birth.

John Dommere, aged 38 years and more, agrees, and knows it because on Tuesday next after the said birth he [was in] Mertok at a certain grand feast (*nobile festum*), which one John de Fientes, lord of the said town, made there, at which feast [the father of the said] Walter was present and told the neighbours of the birth of his said son.

John Pygaz, aged 40 years, Henry de Molyns, aged 60 years, Richard Bougere, aged 38 years, and Robert . . . years, agree, and know it because on the day . . . said birth John de Molyns, father of the said Henry, died, at whose interment they were told of the birth . . . [and] they were executors of the will of the said John de Molyns, and so by the date [thereof the said age] is manifest to them.

. . . aged 39 years, John atte Forde, aged 60 years, and Nicholas atte Forde, aged 43 years, agree, and they know because they were present at the purification of Margaret, mother of the said Walter, on Sunday next before St. Matthew next after the said birth, at Okley, and there they paid to the said (*sic*) John Maubank . . . of which 20*l.* the said John gave them his letters of acquittance, by the date whereof the said age is known to them.

. . . years and more, and John Bronn, aged 40 years, agree, and they remember because on Sunday next after the aforesaid purification they took to [? farm] 20*o.* of land in Modford, to hold to the end of twenty years then next following, the term beginning on the said . . . elapsed and more, and by the date of the writing the said age is known to them.

C. Edw. III. File 82. (7.)

674. JOHN DE BRÛYS.

Writ, 12 May, 20 Edward III.

HUNTINGDON. *Inq.* 28 May, 20 Edward III.

Conyngton. The manor with the advowson of the church, held for his life, enfeoffed jointly with Margaret his wife, who still survives, by the gift by William archbishop of York and Ralph Turvill, rector of the church of Jakeslec, to hold to the said John and Margaret and the heirs of the said John and his assigns for ever. The said manor and advowson are held of the king, as of the honour of Huntingdon, by service of a third part of a quarter of a knight's fee.

He died on Wednesday next after St. John ante Portam Latinam last. His daughters, Agnes aged 8 years, Joan aged 6 years, Elizabeth aged 4 years, and Helen aged 2 years and more, are his next heirs so far, for the said Margaret is pregnant.

C. Edw. III. File 82. (8.)

675. JOAN, LATE THE WIFE OF JOHN BERNAK, who held of the king in chief.

Writ to the escheator in cos. Surrey and Sussex, commanding him after taking the said Joan's oath not to marry without the king's licence to assign her her dower out of the lands &c. of her late husband, warning Nicholas de Bokelond and Henry de Greystok, custodians of the said lands &c. to be present, 15 August, 20 Edward III.

SUSSEX. *Assignment of dower* to the said Joan, 24 August, 20 Edward III.

Walderton. A third part of 15*s. 8d.* yearly rent from three tenants, who hold in bondage, and a third part of 12*d.* yearly rent from two free tenants, with a third part of the services as well of the free tenants as of the bondmen there.

This assignment was made in presence of Nicholas le Nyman and others (named).

NORFOLK. *Assignment of dower* to the said Joan made in presence of the attorneys of Sir Robert de Ufford, earl of Suffolk, to whom the wardship of all the lands &c. had been granted until the lawful age of the said heir.

Bestorp. The manor (extent given).

Bokenham. The manor (extent given).

The above are assigned to her in dower from all the lands which the said John had in Norfolk.

C. Edw. III. File 82. (9.)

676. ROBERT HOUEL.

Writ of certiorari to the escheator in Norfolk and Suffolk. Whereas the king lately at the suit of William de Cusance, then his treasurer, who suggested that John de Eltham, late earl of Cornwall, the king's brother, had demised for a term of eight years the manor of Wyverston, which came to the said earl's hands after the death of Robert Houel, who held that manor by knight's service of the said John as of the honour of Eye, then in his hands by reason of the minority of the said Robert's heir, to Walter de Wauncey, for a certain sum of money paid to the said earl, with reversion to the said earl, during the wardship and minority of the said heir, and that the said eight years had long elapsed and the wardship of the said manor belonged to the king as executor and heir of his said brother, because the aforesaid heir had not come to his full age, and that the said Walter had occupied the said manor and detained it unjustly from the king, wherefore the king ordered by his writ on 10 March, 17 Edward III, Edward de Cretyng, then his escheator in the said counties, to take the said manor into the king's hand without delay, so that he might answer for its issues at the exchequer, as in the said writ is more fully contained; and now the said Walter personally has prayed the king in his chancery that whereas Hugh Houel, father of the said Robert, had by his charter granted the said manor to Robert de Tudcham, late parson of the church of Ereswell, and to the said Walter and to Hugh de Wauncey, parson of the church of Mulkeberton, and the said Robert de Tudcham, Walter and Hugh de Wauncey had thereby been seised of the said manor and had continued their seisin, as well in the lifetime of the said Hugh Houel as after his death, until they had been removed therefrom by reason of the king's command, and [whereas] the said manor had been nevertheless in the seisin of the said Robert for some time of his life, whereby the said earl, or the king in his name, could not claim any right by reason of the wardship, that the king would order the said manor, together with the issues received therefrom, to be delivered to the said Walter and Hugh de Wauncey: the inquisition is to be made in presence of the aforesaid William or of the keeper of the said manor; 8 July, 20 Edward III.

Endorsed: The inquisition annexed to this writ was taken in the presence of Walter Facoun, keeper of the manor of Wyverston.

SUFFOLK. *Inq.* 16 September, 20 Edward III.

Wyverstoun. Hugh Houel on the day of St. Wynwaley, 8 Edward III, granted the manor to the abovesaid Robert de Tudenham, Walter de Wauncey and Hugh, parson of the church of Mulberton, to hold to them and the heirs of their bodies, who continued their seisin until 15 August, 10 Edward III, when John de Eltham, late earl of Cornwall, seized the manor by reason of the minority of Robert, son of Robert Houel, asserting that it was held of himself, as of the honour of Eye, and so held that manor until 2 September then next following. The said Robert, Walter and Hugh nevertheless sued the said earl by reason of the said feoffment [and] the said earl wholly removed his hands from the said manor, and he had no other seisin or possession in the same; and the said earl never demised the said manor and wardship to the said Robert, Walter and Hugh or any of them for a term of years, nor in any manner; and the said Robert, Walter and Hugh continued their seisin from the said 2 September, according to the form of the said feoffment, to 15 March, 17 Edward III, on which day the said manor was taken into the king's hand by Edward de Cretyng, late escheator in the said county, by the king's writ; it was never in the seisin or possession of Robert Houel, deceased: it is held of Thomas de Munchenessy by service of a knight's fee.

Robert his son, aged 21 years and more, is his next heir.

C. Edw. III. File 82. (10.)

677. MARGARET, LATE THE WIFE OF THOMAS DE NORTONE.

SOUTHAMPTON. *Assignment of dower*, reciting a writ dated 26 June, 20 Edward III, to the escheator of Southampton, commanding him, after taking the oath of the said Margaret not to marry without the king's licence, to assign her her dower out of the lands &c. that belonged to her late husband, and to send the assignment to be enrolled in the chancery, Tuesday after the Translation of St. Thomas the Martyr, 20 Edward III.

Norton. Certain buildings, lands and rents in the manor (full extent given, with field names and names of tenants), including free ingress and egress to a chapel and to a well for drawing water, and a third part of a water-mill and fishpond (*vicarii*) &c.

C. Edw. III. File 82. (11.)

678. WILLIAM DE GAMAGES or GAMAGE.

Writ, 23 December, 20 Edward III.

OXFORD. *Inq.* made at Boleford, 9 April, 21 Edward III.

Great Rollywright. A messuage, a mill, two virgates of land containing 48*a.* and 2½*a.* meadow, held of the king in chief by service of a twentieth part of a knight's fee.

Date of death unknown. Nicholas his son, aged 40 years and more, is his next heir.

C. Edw. III. File 82. (12.)

679. JOHN FREYNE, knight (*chivaler*).

Writ, 22 January, 20 Edward III.

HEREFORD. *Ing.* Tuesday after the Annunciation, 21 Edward III.

Maurdyn and Wistanston. A mill in Maurdyn and a virgate of land in Wistanston held at fee farm by service of 5 marks 12*d.* silver yearly.

Mockes. A virgate of land held of John de Frene, lord of Mockes, by service of 20*d.* yearly.

He held no other lands &c. in the bailiwick.

He died on Friday next after the Epiphany last. Henry his son, aged 19½ years, is his next heir.

C. Edw. III. File 82. (13.)

680. JOHN DE HAMELY or HAMELY.

Writ, 30 October, 20 Edward III.

CORNWALL. *Ing.* taken at Lostwythiel on Monday after St. Gregory the Pope, 21 Edward III.

Tregynnon. A third part of the manor, of which Holwyn, Trewyns and Penhal are parcels, held of William de Botringan by knight's service.

Tregenfen. A moiety of 1*a.* Cornish held of John Baynard, as of the manor of Trejual (?), by knight's service.

Alet. A moiety of the manor held, as of the right and inheritance of Margery his wife, of the duke, as of the honour of Launceston, by knight's service.

All the said lands &c. were seised into the king's hand in the said John's lifetime and are still there, as appears in the king's exchequer.

He died on 27 May, 20 Edward III. Ralph Hamely, aged 23 years, is his next heir.

C. Edw. III. File 82. (14.)

681. JOHN DE WAUTON, knight (*chivaler*).

Writ, 16 January, 20 Edward III.

Endorsed that the said John held no lands &c. in co. Hertford.

ESSEX. *Ing.* taken at Newport on Saturday the morrow of the Purification, 21 Edward III.

Wymbyssh. The manor (extent given), except the advowson of the church, held for his life by the grant of Robert Filz Wautier, to hold of the king and his heirs by the accustomed services, with remainder to the said Robert and his heirs for ever, by the king's charter of licence granted 1 Edward III. The manor is held of the king in chief as parcel of the barony of Filz Wautier, service unknown, and the reversion thereof belongs to John Filz Wautier as son and heir of the said Robert, who is of full age, and to his heirs by virtue of the aforesaid gift; and a tenement called Cymays held jointly with Elizabeth his wife, who still survives, of Sir John Filz Wautier by knight's service, by the grant of John Beauchamp of Bekelyng, Peter de Campes, and Thomas atte Hel of Stunacre.

Stapelbumpstede. A messuage, 100*a.* land, 6*a.* meadow, 10*a.* pasture, 3*a.* wood and a mill, held jointly with the said Elizabeth of John de Elyon by knight's service, by the grant of Thomas atte Hel and Peter de Caumpes, chaplains.

Brydbrok. A messuage, 102*a.* land, 5*a.* meadow and 7*a.* pasture, held jointly with the said Elizabeth of Lady Elizabeth de Burgo by serjeanty.

He died on 31 December last. John his son, aged 14 years and more, is his next heir in blood.

Writ to the escheator of Essex and Hertford, referring to the preceding inquisition, and commanding him to inquire by what service the said manor of Wymbyssh is held, 24 February, 21 Edward III.

ESSEX. *Inq.* 16 March, 21 Edward III.

Wymbyssh. The manor is held of the king in chief as parcel of the barony of Fitz Wautier [or Fiz Wauter] by service of an eighth part of a knight's fee.

C. Edw. III. File 82. (15.)

682. WILLIAM DE WAUTON.

Writ, 20 January, 20 Edward III.

ESSEX. *Inq.* taken at Colcestre, 16 April, 21 Edward III.

Wyllinghale. The manor held jointly with Joan his wife, who still survives, of Maurice de Brune by service of a knight's fee.

Thurrok. The manor held of the earl of Richmond by service of a knight's fee; which manor William de Wauton, grandfather of the said William, acquired of John Breausoun in the time of King Edward II.

Chaureth and Horham. The manors held by him and by his ancestors time out of mind of Lady Elizabeth de Burgo and her ancestors by service of three knights' fees, as of the honour of Clare. He died sole seised of the said manors in his demesne as of fee.

He died on 29 November, the eve of St. Andrew last, as is said, for he died in parts beyond the seas. William his son, aged 20½ years and no more on the said 29 November, is his next heir in blood.

Writ, 20 January, 20 Edward III.

SUFFOLK. *Inq.* taken at Henhove, 6 April, 21 Edward III.

He held no lands &c. in the county.

Date of death as above. Heir as above, aged 21 years and more from . . . July last, for he was born in the town of St. Edmunds and baptized in the church of St. Mary there.

C. Edw. III. File 82. (16.)

683. WILLIAM CARENTE.

Writ to Thomas Cary, escheator, 15 January, 20 Edward III.

DORSET. *Inq.* taken at Blanford on Friday, 2 March, 21 Edward III.

Marnhulle, Burtone Asshe, Todebere and Stoure Wake. A messuage, two carucates and 2*a.* land, 28*a.* meadow, 4*a.* pasture, 4*a.* wood

and 30s. rent, held for his life jointly with Joan his wife, who still survives, of the king, as of the manor of Fifyde which belongs to Roger de Bavent, by service of a third part of a knight's fee, because the said Roger lately granted all his knights' fees to the said king; by the grant of John de Carente and Walter le Hare, by fine levied in the king's court at York on the quinzaine of Easter, 12 Edward III, and afterwards recorded on the octave of Holy Trinity next following, with remainder to the heirs of the bodies of the said William and Joan.

SOMERSET. *Inq.* taken at Mountagu on Thursday the morrow of St. Valentine, 21 Edward III.

Henton St. George. A messuage, 60*a.* land, 9½*a.* meadow, 4*a.* pasture, ¾*a.* wood and 4*l.* rent, held of the earl Marshal, as of the manor of Hampstede Mareschal, by knight's service.

He held no other lands &c. in the county &c. on the day he died, because [although] the said William lately held a moiety of the manor of Kyngeston and Merresse of John Talebot, as of the honour of the said John's castle called Richardescastel, co. Hereford, by knight's service, a certain John le Fauconer nine days before the said William's death entered upon that moiety and continued his seisin thereof without being ejected or removed by the said William.

He died on Thursday the feast of the Holy Innocents last. William his son, aged 2 years and more, is his next heir.

Pctition of the countess Marshal to the king, showing that whereas an inquisition made by the escheator, co. Somerset, was returned into the chancery stating that William Carente held certain lands &c. of the king in Hynton Seint George in the said county, as of the king's manor of Hampsted Maresch[al], by virtue of which inquisition the said lands &c. were taken into the king's hand because of the minority of William, son and heir of the said William, and afterwards the king issued a writ to the said escheator to enquire further, whereupon it was found by inquisition that the said lands &c. were held of the said countess as of her manor of Struggoil and not of the king; she has sued continually in the chancery since Easter and can obtain no result because it was found that Hynton in the said county is held of the king. There are several Hyntones in Somerset, to wit, Hynton Seint George, which is held of the said countess, and Hynton Martyn and Hynton without addition; wherefore she prays the king to grant that the said inquisitions may be brought into the King's Bench, so that they may be judged (*triez*) there, as law and reason demand. (*French. Undated.*)

Endorsed: Let the parties be heard in the chancery, and if they put themselves in mercy there, let the inquisitions be brought into the King's Bench that right may be done there. (*French.*)

Mandate to John de Offord, dean of Lincoln (*Nicole*), chancellor, referring to an inquisition made by Thomas Cary, escheator, co. Somerset, wherein it was found that the said William held certain lands &c. in Henton Seynt George of the king in chief, of his manor of Hampstede Marshal, which is annexed to the king's crown and

reserved in his chamber; whereupon the king's aunt Mary, the countess Marshal, has shown by bill that the said tenements are regardant to her castle of Strogoyl and not to the king's said manor, and has prayed him to order a commission under the great seal to the said Thomas, John Aleyn and William de Pylond to enquire further whether the said lands &c. are so held of the king in chief as of the said manor or are regardant to her said castle of Strogoyl. The chancellor is commanded to issue the said commissions and writs to the said Thomas, John and William and to call before him the ministers of the king's chamber to execute the same in due form; 31 May, 22 Edward III. Given under the seal of the Griffon. (*French.*)

Commission of plenius certiorari to Thomas Cary, John Aleyn and William de Pylond in accordance with the above mandate, 31 May, 22 Edward III. By letter under the seal called Griffoun.

SOMERSET. *Inq.* taken at Crokeme by virtue of the above commission on Saturday after SS. Peter and Paul, 22 Edward III.

The said William held no lands &c. of the king in chief on the day he died in Henton St. George or elsewhere in the county as of the manor of Hampstede Mareschal, but he held the tenements abovesaid in Henton St. George of the countess Marshal, and of her castle of Strogoyl, and not of the king as of the manor of Hampstede Mareschal. They are held in chief of the said countess as of her said castle by service of a sixth part of a knight's fee; of which tenements Walter de Thornhulle and Joan his wife, late the wife of the said William de Carente, hold a third part as dower of the said Joan. The said countess was encoffed jointly with Thomas de Brotherton, earl Marshal, late her husband, of the said castle of Strogoyl.

Writ to the escheator, whereas the king has pardoned Walter de Thornhull the transgression he committed in marrying Joan, late the wife of William de Carente, without the king's licence, the escheator is commanded to assign her her dower out of the lands &c. that belonged to her late husband in the presence of Henry de Greystok, deputy of the steward of the lands reserved to the king's chamber, to which the king has reserved the said William's lands, 13 June, 21 Edward III. *Fragment.* (See *Calendar of Close Rolls, 1346-1349*, p. 229.)

SOMERSET. *Assignment of dower* to the said Joan out of the said lands, being lands in Henton St. George, and at Kyngeston and Merssh (full extent given with field-names and names of tenants), 15 August, 21 Edward III.

(*Printed at length in Calendar of Close Rolls, 1346-1349*, pp 399-402.)

C. Edw. III. File 82. (17.)

ADDENDA.

684. JOAN, DAUGHTER AND HEIR OF WALTER DE WELLES, AND WIFE OF WILLIAM [*DE RESSHEBROK].

Writ to the escheator to take the proof of age of the said Joan, who was born at Little Reynes, co. Essex, . . . and who the said William says is of full age, and he seeks for the lands &c. of her inheritance to be delivered to her, which are in the wardship of Robert de Poleye by the commission . . . 6 August, 11 Edward III. (*defective*).

Proof of age (missing).

See Vol. VI, No. 666.

C. Edw. III. File 52. (19.)

685. EDWARD, SON [AND HEIR OF WILLIAM] BURNEL.

Writ to William Trussel, escheator, to take the proof of age of the said Edward, who was [born] at Longeeye, co. [Salop] as is said, and says that he is of full age and seeks the lands &c. of his inheritance, which are in the wardship of Hugh . . . , 23 August, 12 Edward III. (*defective*).

Proof of age (missing).

See Vol. VII, No. 312.

C. Edw. III. File 58. (10.)

686. SIMON PEROT, KINSMAN AND HEIR OF SIMON PEROT.

Writ to the escheator to take the proof of age of the said Simon, who was born at Ely, co. Cambridge, and baptized in the church of St. Etheldreda there, as is said, and says he is of full age and seeks the lands &c. of his inheritance, which are in the wardship of John de Sauston by the king's commission, 20 February, 12 Edward III.

Endorsed that the said John had the wardship by the commission of the late escheator only, and not of the king, but he was present and could say nothing why the king ought not to render (the lands &c.) to the said Simon.

Proof of age (missing).

C. Edw. III. File 58. (11.)

687. PETER, SON AND HEIR OF [†HUGH PRILLI ?].

Writ to the escheator to take the proof of age of the said Peter, who was born at Holt, co. Leicester, and baptized in the church there, as is said, and says he is of full age and seeks from the king the lands &c. of his inheritance . . . 12 January, 12 Edward III. (*defective*).

Proof of age (missing).

C. Edw. III. File 58. (12.)

* See Calendar of Close Rolls, 1337-1339, p. 156.

† See Vol. VI, No. 391.

688. NICHOLAS [*SON AND HEIR OF EDMUND DE PLECY].

Writ to Ralph de Middeldnye, escheator in cos. Somerset, Dorset, Devon and Cornwall, to take the proof of age of the said Nicholas, who (was born) at Kynstanton . . . who says he is of full age and seeks from the king the lands &c. of his inheritance . . . (Witness) the keeper of England at Berkhamptede, 20 January 12 [Edward III.] (*fragment*).

Proof of age (missing).

C. Edw. III. File 58. (13.)

689. JOHN, SON AND HEIR OF JOHN DE BASYNGG.

Writ to the escheator to take the proof of age of the said John, who was born at Tottford. co. Southampton, and baptized in the church there, as is said, and says he is of full age and seeks the lands &c. of his inheritance, which are in the king's wardship, 17 December, 13 Edward III.

Proof of age (missing).

See above. No. 114.

C. Edw. III. File 60. (21.)

690. JOHN, SON AND HEIR OF HENRY HELYOUN.

Writ to the escheator in Essex &c. to take the proof of age of the said John, who was born at Bumpstede Helyoun. co. Essex, and baptized in the church there, as is said, and says he is of full age and seeks the lands &c. of his inheritance, which are in the wardship of Robert Borstlere, knight, by the grant of Thomas de Walpol of London, to whom the king committed the same, 12 March, 16 Edward III.

Proof of age (missing).

See Vol. VII. No. 463.

C. Edw. III. File 67. (16.)

691. JOHN, SON OF WILLIAM PYGOT, KINSMAN AND HEIR OF RALPH PYGOT.

Writ to the escheator in Essex to take the proof of age of the said John, who was born at Branktre. co. Essex, and baptized in the church there, as is said, and says he is of full age and seeks the lands &c. of his inheritance, which are in the wardship of Thomas de Stapenhill and Christina his wife, executrix of the will of Richard Calwer to whom the king committed the same, 4 March 18 Edward III.

Proof of age (missing).

See Vol. VII. No. 619.

C. Edw. III. File 75. (17.)

* See Vol. VII, No. 39, and Calendar of Close Rolls, 1339-1341, p. 31.

ADDENDA TO VOL. V.

692. MARGARET, DAUGHTER AND HEIR OF RALPH DE GOUSHULL.

Writ to Walter de Gloucester, escheator, to take the proof of age of the said Margaret, who was born at Whyttington, and baptized in the church there, and says she is of full age and seeks the lands &c. of her inheritance. (part of) which are in the wardship of John de Merkenfeld, Master John Fraunceys, Martin de Grymeston and Robert Mek of York, executors of the will of William de Hamelion, who hold the manor of Godeneye (*sic*) by the grant of James de Sene, to whom Eustace de Hacche sold it, who had the wardship thereof by the commission of the king's father. (part) in the wardship of Thomas, abbot of Thornton and Arnold de Thorp, executors of the will of William Fiz Clay, who similarly hold the manor of Goushull by the said king's commission, and (part) in the wardship of Robert de Hoo and Hawis his wife, who similarly hold the manor of Bloxham by the said king's commission, 18 May, 1 Edward II.

Endorsed by the escheator that the said abbot by his attorney and Arnold in person were present at this proof and had nothing to say why the king ought not to render the said lands to the said Margaret as of full age &c. : the other guardians did not come.

Proof of age (missing).

See Vol. II. No. 607.

C. Edw. II. File 6. (12.)

693. JOHN, SON AND HEIR OF JOHN DE SUTTON.

Writ to John de Hothum, escheator, to take the proof of age of the said John son of John, who was born at Wednesleye, co. Derby, and baptized in the church of Deleye, as is said, and says he is of full age and seeks the lands &c. of his inheritance, which are in the wardship of Ralph Cotereby by the commission of the king's father, 4 July, 3 Edward II.

Proof of age (missing).

See Vol. IV. No. 391.

C. Edw. II. File 18. (12.)

694. FRANCIS, SON AND HEIR OF BALDWIN DE ALDEHAM.

Writ to Walter de Gloucester, escheator, to take the proof of age of the said Francis, who was born at Torryng, co. Sussex, and baptized in the church there, and seeks the lands &c. of his inheritance which are in the wardship of Avice de Hacche and Thomas [*de la Forde ?] executors of [*Eustace ?] de Hacche, deceased, by the commission of the king's father, Wyghton, 18 August [? 4 Edward II] (*fragment*).

C. Edw. II. File 23. (20.)

* *See* Calendar of Close Rolls, 1397-13, p. 161.

† *See* Calendar of Fine Rolls, Edward II, pp. 75 and 78.

695. JOHN, SON AND HEIR OF HUGH DE SANCTO PHILIBERTO.

Writ to John Abel, escheator, to take the proof of age of the said John, who was born at Solcham, co. Berks. and baptized in the church there, as is said, and says he is of full age, and seeks the lands &c. of his inheritance, whereof part are in the king's wardship and part in the wardship of J(ohn Drokensford), bishop of Bath and Wells by the commission of Margaret queen of England, the king's (step) mother, to whom the king's father committed them, 1 December, 7 Edward II.

C. Edw. II. File 34. (17.)

696. WILLIAM, SON AND HEIR OF WILLIAM DE CRIKETOT.

Writ to John Abel, escheator, to take the proof of age of the said William, who was born at St. Edmund's and baptized in the church there, as is said, and says he is of full age and seeks the lands of his inheritance, which are in the wardship of Simon Bussh, who held it by the grant of . . . to whom the king committed the same. Peterborough, 14 (April, 7 Edward II*) (*defaced*).

See Vol. V. No. 216.

C. Edw. II. File 34. (18.)

697. WALTER, SON AND HEIR OF ADAM DE TWYNHAM.

Writ to John de Eure, escheator, to take the proof of age of the said Walter, who was born at Yanewyth, co. Westmoreland, and baptized in the church of Barton in the same county, as is said, and says he is of full age and seeks the lands &c. of his inheritance, whereof part are in the wardship of John de Skelton and Adam de Skelton, by the demise of Henry de Lasey, sometime earl of Lincoln, to whom the king's father granted the same, and part in the wardship of William Paoun (?) by the king's commission, 15 July, 7 Edward II.

Proof of age (missing).

C. Edw. II. File 34. (19.)

ADDENDA TO VOL. VI.

698. ROGER, SON AND HEIR OF ROBERT DAKENEY.

Writ to Richard de Clare, escheator, to take the proof of age of the said Roger, who was born at Lathebury, co. Buckingham, and baptized in the church there, as is said, and says he is of full age and seeks the lands &c. of his inheritance, which are in the wardship of the king's yeoman (*valetti*), Richard de Cave, by the king's commission, 1 October, 12 Edward II.

Proof of age (missing).

See Vol. V. No. 616.

C. Edw. II. File 63. (29.)

699. PATRICK, SON AND HEIR OF GILBERT DE SUTHEYK.

Writ to Gilbert de Stapelton, escheator, to take the proof of age of the said Patrick, who was born at Carlisle and baptized in the church there, as is said, and says he is of full age and seeks the lands of his inheritance, which are in the wardship of Margaret de Sutheyk by the demise of Henry de Lacy, sometime earl of Lincoln, to whom the king's father committed the same, 29 January, 13 Edward II.

Proof of age (missing).

See Vol. IV. No. 409.

C. Edw. II. File 65. (16.)

700. WILLIAM, SON AND HEIR OF WILLIAM DE MONTE ACUTO.

Writ to Master John Walewayn, escheator, to take the proof of age of the said William, who was born at Carsyngton, co. Oxford, and baptized in the church there, as is said, and says he is of full age and seeks the lands &c. of his inheritance, which are in the king's wardship, 29 June, 15 Edward II.

Proof of age (missing).

See Vol. VI. No. 238.

C. Edw. II. File 73. (9.)

701. THOMAS, SON AND HEIR OF SIMON LE BRUT.

Writ to Master John Walewayn, escheator, to take the proof of age of the said Thomas, who was born at Wenynnton, co. Essex, and baptized in the church there, as is said, and says he is of full age and seeks the lands of his inheritance, which are in the king's hand, 24 October, 17 Edward II.

C. Edw. II. File 87. (10.)

702. RICHARD, SON AND HEIR OF JOHN DE WHITACRE.

Writ to John de Bolingbroke, escheator, to take the proof of age of the said Richard, who was born at Wroxhale, co. Warwick, and baptized in the church there, as is said, and says he is of full age and seeks the lands of his inheritance, which are in the king's wardship, 8 January, 17 Edward II.

C. Edw. II. File 87. (11.)

703. SIMON, SON AND HEIR OF WILLIAM DE WALTON.

Writ to John de Bolyngbroke, escheator in eos. Warwick, Leicester, Nottingham, Derby [and Lancaster], to take the proof of age of the said Simon, who was born at Walton by Derby, co. Lancaster, and baptized in the church there, as is said, and says he is of full age and seeks the lands of his inheritance, which are in the wardship of William de Chisenhale by the king's commission, 4 November, 18 Edward II.

C. Edw. II. File 93. (24.)

704. HERBERT, SON AND HEIR OF ROBERT DE WYKYNGBY.

Writ to the escheator in eos. Lincoln, Northampton and Rutland, to take the proof of age of the said Herbert, who was born at Gresseby, co. Lincoln, and baptized in the church there, as is said, and says he is of full age and seeks the lands &c. of his inheritance, which are in the wardship of William de Norwich of Lincoln (?) by the king's commission, 29 April, 19 Edward II.

See Vol. V. No. 590.

C. Edw. II. File 100. (7.)

704A. PETER GERARD of Fakenham.

Writ to the escheator to take proof of the age of Peter Gerard of Fakenham, son and heir of John Gerard of Fakenham Aspes, born and baptized at Fakenham Aspes co. Suffolk. 17 April, 16 Edward II.

C. Edw. II. File 77. (8.)

ADDENDA TO VOL. VII.

705. EUSTACIA, [DAUGHTER AND HEIR OF PETER DE PE]RCY AND WIFE OF WALTER DE HESELARTON.

Writ to Simon de Grymesby, escheator, to take the proof of age of the said Eustacia, who was born at, co. York, and baptized in the church there, as is said, the said Walter saying that she is of full age and he seeks the lands &c. of her inheritance, which are in the wardship of Geoffrey le Scrop by the grant of the king's father, 22 . . . , 1 [Edward III].

See Vol. VII. No. 622 (p. 421).

C. Edw. III. File 9. (11.)

706. REGINALD SON OF REGINALD.

Writ of plenius certiorari to the escheator in eos, Somerset, Dorset &c.; whereas by an inquisition lately returned into the chancery it was found that Joan de Vyvoun granted to Reginald son of Reginald, and John son of Reginald, the manor of Wolveton, which is held of the king in chief, with the king's licence, to hold to them and the heirs of the body of the same John, with remainder to the said Reginald and the heirs of his body; that the said manor, by virtue of that gift, after the deaths of the said Reginald and John, and of Herbert son of the said Reginald, ought to descend to Reginald son of the said Herbert, as kinsman and heir of the said Reginald son of Reginald, because the said John died without heir of his body; that the custody of the said manor pertains to the king by reason of the minority of the said heir, who is still in the king's wardship; and that Alice, daughter of John Cribbe, and John Caunterel, who married her, have held the manor from the death of the said Reginald son of Reginald; but because the said John and Alice have asserted in the chancery that the said Reginald son of Reginald, who first married the said Alice, by his charter which they proffered, granted the manor to the said Alice long before he married her, to hold to her and her heirs for ever, and had no other estate therein after their espousals than as her husband; and that the said John and Alice by a fine levied in the king's court acknowledged a messuage, a carucate of land, 8*z.* meadow, 5*z.* pasture and 10*s.* rent in Wolveton by Doreestre, which they pretend is the manor aforesaid, to be the right of Alexander de Stanord, chaplain, who in the same court restored the same to them to hold to them and the heirs of their bodies; and they prayed the king to remove his hand from the said manor; wherefore the king gave them a day in the chancery, viz. the octave of Holy Trinity last &c. on which day they came, and also Edmund Hutebut, to whom the king committed the custody of the lands &c. which were of the said Herbert, deceased, which

are in the king's hand by reason of the minority of his heir, and the said Edmund asserted for the king and the heir that the said Reginald son of Reginald was seised as of fee of the said manor on the day he died, and that the said Alice had no estate therein except as his wife: the escheator is commanded in the presence of the said John and Alice, if they wish to be present, to enquire whether the said Reginald son of Reginald was seised of the said manor in fee &c. on the day he died, as the said Edmund asserts, or had enfeofed the said Alice of the same as the said John and Alice assert, or not &c., 2 August, 6 Edward [III].

See Vol. VII. No. 142.

C. Edw. III. File 11. (11.)

707. MASTER JOHN CUKKOU, of Seford.

Writ de diem clausit extremum to Robert Selyman, escheator, 13 December 4 Edward III.

C. Edw. III. File 25. (19.)

708. WALTER, SON AND HEIR OF WILLIAM DE HOKELTON.

Writ to William Trussel, escheator, to take the proof of age of the said Walter, who was born at Kelyngwyk (*sic*), co. Worcester, and baptized in the church there, as is said, and says he is of full age and seeks the lands &c. of his inheritance, which are in the wardship of Thomas de Wynesbury, the elder, by the commission of the king's father, 12 November, 5 Edward III.

C. Edw. III. File 30. (13.)

709. WILLIAM, SON AND HEIR OF ROBERT ATTE MORE.

Writ to William de Northo, escheator in eos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham, to take the proof of age of the said William, who was born at Hekhweye, co. Wilts, and baptized in the church there, as is said, and says he is of full age and seeks the lands &c. of his inheritance, which are in the king's wardship, 8 November, 9 Edward III.

C. Edw. III. File 45. (26.)

710. JOHN DE NEVILL, of Horneby.

LANCASTER. *Extent* taken before J. Moryn, escheator, 20 February, 9 Edward III.

Horneby. The castle and manor (extent given), including two parks, five vaccaries in Reburndale and rents at Tunstal, Wiaton, Wenyngton, Erghum, Mellyng and Wra.

His kinsman Robert son of Robert de Nevill, aged 22 and more, is his next heir.

See Vol. VII. No. 682.

E. Enrolments &c. of Inq. No. 21.

711. JOHN HEYRON of Enefeld.

Writ to the escheator to assign dower to Emma, late the wife of John Heyron of Enefeld. 4 December, 9 Edward III. *Fragment of return.*
See Vol. VII. No. 679.

C. Edw. III. File 43. (8.)

712. JOHN DE ABERBURY.

Writ to the escheator to take proof of the age of John de Aberbury.
8 January, 14 Edward III.

C. Edw. III. File 61. (20.)

FURTHER ADDENDA.

713. NICHOLAS, BROTHER AND HEIR OF PETER DE GLAMORGAN, an idiot.

Writ to the escheator to take into the king's hand the lands &c. of the said Nicholas, who by examination before the Council, has been found to be an idiot, and incapable of managing his lands; and also, to enquire what lands &c. the said Peter had in the bailiwick on the day he died. 24 May, 16 Edward III.

Endorsed by the escheator that there are no lands &c. in his bailiwick of the inheritance of the said Nicholas which can be taken into the king's hands.

SOMERSET. *Inq.* taken at Jevle on Friday before the Nativity of St. John the Baptist, 16 Edward III.

The aforesaid Peter held no lands &c. in the county.

DORSET. *Inq.* taken at Dorcestre on Friday after the Nativity of St. John the Baptist, 16 Edward III.

The aforesaid Peter held no lands &c. in the county.

Writ to the escheator to enquire whether the aforesaid Peter was seised of the manor of Brompton in his bailiwick, and, if so, to take the said manor and the goods and chattels therein found into the king's hand, the said Nicholas having upon examination before the king in the chancery, been found to be an idiot. 12 July, 16 Edward III.

Endorsed by the escheator that he has done as ordered, giving a list of the animals, goods, and crops found.

SOMERSET. *Inq.* taken at Ivelcestre Tuesday after St. Mary Magdalene, 16 Edward III.

Brompton. The aforesaid Peter was seised of the manor on the day he died.

SOMERSET. *Writ of plenius certiorari* to Thomas Cary, Robert de Hadham, Edmund Gyldene and William de Byngham, on the petition of Thomas Haket and Amice his wife showing that Peter de Glamorgan lately enfeoffed William Wayte and Richard Esmond of the manor of Brompton and the advowsons of the church and chapel there, to hold to them and their heirs, and the said William and Richard gave the said manor and advowsons to the said Thomas and Amice, to hold for the lifetime of the said Amice, and afterwards granted the reversion of the said manor and advowsons, after the death of the said Amice, to Joan, daughter of John de Glamorgan, who, having received the attornment of the said Thomas and Amice, by her writing granted the said manor and advowsons to them and the heirs of their bodies, with reversion to herself and her heirs, and that the said manor and advowsons, by virtue of a certain inquisition taken after the death of the said Peter by Hugh Tyrol, late escheator in the county, whereby it was found

that the said Peter died seised thereof, and that Nicholas, his brother and heir, was an idiot, had been taken, together with the goods and chattels found therein, into the king's hand, and praying that the king would remove his hand from the same and order them to be delivered to the said Thomas and Amice. The sheriff has been ordered to provide a jury. 20 June, 26 Edward III.

SOMERSET. *Ing.* taken before Robert de Hadham, Esmund (*sic*) le Gilden and William de Byngham, at Yevele, 7 June, 27 Edward III.

The said Peter was not seised on the day he died of the abovesaid manor and advowsons, because, five weeks and five days before his death, on Tuesday in Whitsun week, 15 Edward III, he granted them by his charter to William le Wayte and Richard Esmund and their heirs; the said William and Richard were seised thereof until Monday after All Saints, 15 Edward III, on which day they granted them by their writing to the aforesaid Thomas and Amice, to hold as above; the said Thomas and Amice were seised thereof until the Gule of August following, when Hugh Tyrel, as abovesaid, took them into the king's hand, the following goods and chattels being there found, viz. 66*a.* wheat, price 30*l.* 12*s.*, 30*a.* . . . price 9*l.*, 10*a.* barley, price 4*l.*, 26*a.* oats, price 4*l.* 16*s.*, 10*a.* flax, price 100*s.*, 10 oxen, price 9*l.* 12*s.*, 6 cows, price 60*s.*, 3 mares, price 55*s.*, 2 foals, price 50*s.*, . . . sheep, price 10*l.*, a sow and nine little pigs, price 13*s.* 4*d.*, 2 beds, price 30*s.*, a waggon . . . s. 4*d.*, a cart bound with iron (*ferrata*), price 20*s.*, two brass pots, price 18*s.*, two brass dishes, price 4*s.*, one washing basin, price 6*s.* 8*d.*, two ploughs, with all their gear, price 20*s.*; 'cuves,' 'fates,' 'tubercels,' 'barels,' price 20*s.*, which goods and chattels belonged to the said Thomas at the time of the taking of the said manor into the king's hand, and they came to the hands of the said Hugh Tyrel, who occupied and administered the same at his will. The jurors are altogether ignorant as to whether the abovesaid William and Richard granted the reversion of [the said manor and advowsons] to Joan, daughter of John de Glamorgan, to hold after the death of the said Amice, or not.

C. Edw. III. File 67. (17.)

714. GILBERT TALBOT or TALEBOT.

Writ, 1 March, 20 Edward III.

GLOUCESTER. *Ing.* taken at Westbury on Monday after St. Gregory the Pope, 20 Edward III.

Lydeneye. A moiety of a knight's fee, held of the earl of Warrewik by knight's service.

Longhope. The manor, held of the earl of Lancaster by service of a moiety of a knight's fee.

He died on Friday, 24 February, 20 Edward III. Richard Talebot, aged 40 years, is his next heir.

Writ, 1 March, 20 Edward III.

HEREFORD AND THE ADJACENT MARCH OF WALES. *Ing.* taken at la Mere on Monday after St. Gregory 20 Edward III.

Blanleveny and Bolkedynas. The castles and lordship,—of which lordship a certain part is in the county of Hereford and the residue in the March adjacent to the said county, without the land of the principality of Wales—held of the king in chief by service of one knight's fee and a half.

Date of death as above. Richard his son is his next heir and of full age.

HEREFORD AND THE ADJACENT MARCH OF WALES. *Inq.* taken at Rosse, Tuesday after St. Gregory the Pope, 20 Edward III.

Lynton. The manor held of the king in chief by service of a knight's fee.

Credenhuill. The manor held of the king by service of a knight's fee.

Blanleveny and Bukedynas. The castles and lordship held as in preceding inquisition.

Date of death as above. Richard his son, aged 40 years, is his next heir.

Writ of certiorari to the sheriff and escheator in co. Hereford and the adjacent March of Wales, to enquire on what day the said Gilbert, who in his lifetime held the castles of Blenleveny and Bolkedenas of the king, died, and in what place, and if the lordship of Blenleveny and of Bolkedenas is an honour or not, and in what the profit of the said honour consists, and if the castle and lordship of Crikhowel is held of the king in chief, or of the honour or lordship of Blenleveny and Bolkedenas, and by what service, and if the recovery of the said castles and lordship of Blenleveny and Bolkedenas by Matthew fitz Herbert against Richard Talbot, before the justices of the Bench lately made, as is said, by collusion, was made to defraud the king of any right pertaining to him in that behalf, and if so, then of what right, and by whom and when the collusion was made, and if the said Matthew alienated, or not, the said castles and lordship, after the said recovery, to the said Richard, without the king's licence, and if so, when. If it shall be found that the said castles and lordship were so alienated by the said Matthew without the king's licence, then the escheator is to take them into the king's hand. 27 June, 26 Edward III.

HEREFORD AND THE ADJACENT MARCH OF WALES. *Inq.* taken in the castle of Hereford on Wednesday, the feast of St. James, 26 Edward III.

Sir Gilbert Talbot died on the night following Monday, 20 February, 26 Edward III, but whether he died soon after midnight, or in the last quarter of the said night, the jurors know not. He died at Ekleswalle. The lordship of Blanleveny and Bulkedenas is denominated honour and lordship, and nine knights' fees are held in chief thereof. There are there the advowsons of two churches, one of no value, the other extended at six marks; also, pleas of the crown, with sale of felons and other pleas; likewise a forest. The castle and lordship of Crikhowel is held of the lordship and honour of Blanleveny and Bulkedenas by service of four and a half knights' fees. The lord of Crikhowel shall do suit of court at the court of Blanleveny and Bulkedenas, from court to court. There are other services of which

at present they are ignorant. As to the recovery of the said castles and lordship of Blanleveny and Bulkedenas by Matthew fitz Herberd against Richard Talbot, made before the justices, it was made by no collusion or fraud to the king. As to the alienation of the same made to Richard Talbot by the said Matthew, without the king's licence, they know not.

Writ of certiorari super vero valore, 10 July, 26 Edward III.

HEREFORD AND THE ADJACENT MARCH OF WALES. *Inq.* taken in the castle of Hereford on Saturday after St. Margaret, 26 Edward III.

The castles and manors of Blanlevenc and Bulkedenas, with the demesnes, lordships, homages &c. thereto belonging, are worth 80*l.* 5*s.* 3*d.* yearly.

Writ of ad quod damnum to the aforesaid Richard de Brugge touching the restoration to Richard Talbot and his heirs, of the castles, manors, lordship and honour of Blenleveny and Bulkedynas, which he acquired, without the king's licence, of Matthew fitz Herebert, who held them of the king in chief, and which by reason of the said trespass were taken into the king's hand. The escheator is also to inquire what lands &c. remain to the said Matthew besides the aforesaid; 1 August, 26 Edward III.

HEREFORD AND THE [ADJACENT] MARCH OF WALES. *Inq.* taken at Gokrate by le Merc of Blaynleveny on Friday, the feast of St. Lawrence, 26 Edward III.

The honour and lordship of Blaynleveny are worth 80*l.* 10*s.* 3*d.* yearly. No lands &c. remain to the said Matthew. If the king grants the said lordship to the said Richard the loss to him is the aforesaid value, and there is no prejudice to others.

HEREFORD AND THE [ADJACENT] MARCH OF WALES. *Inq.* taken at Hereford, Sunday after St. Lawrence, 26 Edward III.

It is not to the loss or prejudice of the king or of others. No lands &c. remain to the said Matthew.

Petition of Richard Talbot to the king and his council, that, whereas Gilbert Talbot, his father, died seised of the lordship and castles of Blaynleveny and Bulkedenas, after whose death they were seised into the king's hand, because they were held of him, and afterwards by an inquisition under a writ of *diem clausit extremum*, were delivered to the said Richard as his son and heir, because it was found by the same inquisition that the said Gilbert died seised of the said castles and lordship, because they had been granted to him by the king for his life, and afterwards confirmed by letters patent to hold to him and his heirs, after which delivery the king received the homage of the said Richard for the same; which estate the said Richard continued until, with the king's licence, he enfeoffed Thomas Talbot, clerk, of the said castles and lordship, to hold to him and his heirs; and afterwards the said Thomas, with the king's licence, granted the same to the said Richard and Elizabeth, to hold to them and the heirs of the said Richard, which estate the king by his letters patent confirmed; afterwards Maywele fitz Herebert recovered from the said Richard and Elizabeth in the king's court the said castles and lordship, by a writ of entry of

disseisin made to Herbert his father by title of right, without collusion or covin, as is found by an inquisition taken and returned into the chancery, after which recovery the said Maiewe enfeoffed the said Richard of the said castles and lordship, without licence obtained of the king, wherefore the same were seised into the king's hand, and still remain there; may it please the king and his council to command the chancellor to receive a suitable fine from him for the said trespass, and further to make restitution to him [the said Richard] according to the laws and statutes of the land, so that there may be no stay of restitution in having the said castles and lordship, because of any inquisition taken during the king's seisin to which the said Richard was not a party, and after that restitution made to him, he will be ready to answer the king and any other where and when they please. (*Undated.*) (*French.*)

Endorsed that because, by the first charter made to Gilbert Talbot of the lordship and castles of Bienleveny and Bolkedenas for the term of his life, the reversion thereof belonged to the king, and, by the second charter of confirmation, made after the death of the said Gilbert, no right of fee simple accrued, or could accrue, to the said Gilbert or his heirs, so that the whole right of the said reversion, after the said Gilbert's death, always remained, and still remains, in the person of the king, and since the said lordship and castles are now taken into the king's hand for just cause, viz. for alienation thereof made without the king's licence, which alienation the said Richard knew, and the king is now informed of his right, which accrued to him by the death of the said Gilbert, as is found by the said inquisition, the council is advised that the king ought not to take a fine for the said trespass, nor to withdraw his hand, before the said Richard has tried and discussed his right before the king in that behalf, if the said Richard wishes to sue. (*French.*)

Duplicate of the above *Petition.* (*Undated.*) (*French.*)

Endorsed, Memorandum that Richard Talbot came into the chancery at Westminster on 26 October, 26 Edward III, and exhibited this bill to J. bishop of Worcester, the king's chancellor, praying him to do him justice on its contents.

Petition of Richard Talbot and Elizabeth his wife to the king and council.

Whereas the said Richard enfeoffed, with the king's licence, Thomas Talbot, clerk, to him and his heirs, of the lordship and castles of Blanleveny and Bolkedinas, and the said Thomas re-enfeoffed the said Richard and Elizabeth thereof, with the king's licence, and against them Mayen le fiz Herbert brought his writ of entry of a disseisin made to Herbert his father by one John le fiz Reynald, of the aforesaid lordship and castles, and recovered against them by title of right, without fraud or collusion, and was seised thereof by the said judgment, and afterwards enfeoffed the said Richard and Elizabeth his wife and the heirs of the said Richard, of the lordship and castles aforesaid with warranty, without the king's licence, on account of which the same were taken into the king's hand, and for which they have proffered a fine, and cannot obtain livery, because it was afterwards found by inquisition that the king gave the said

lordship and castles to Gilbert Talbot, his [the said Richard's] father for his life, and afterwards confirmed the same to the said Gilbert and his heirs for ever, but the said Gilbert died before the said confirmation, as was found by the same inquisition, which the said Richard and Elizabeth will be ready to traverse, if they can claim the estate of the said Gilbert, which they cannot do, because of the recovery aforesaid, which was of a higher and older right, before the king or his father ever had anything therein, which right the said Richard and Elizabeth will be ready to maintain: may it please the king to order his chancellor to hear their petition, and further to do to them what reason and law demand. (*Undated.*) (*French.*)

Endorsed: The king delivered this petition to the archbishop of York, his chancellor, on St. George's day, in the 27th year of his reign, to do right and reason as touching its contents. And afterwards, on the quinzaine of St. Michael following, the said business was adjourned to the quinzaine of St. Hilary; and afterwards, on the quinzaine of St. Hilary, the said business was continued in the same state to the quinzaine of Easter next. (*French.*)

Duplicate of the above *Petition*. (*Undated.*) (*French.*)

Endorsed, Memorandum that this bill was delivered to the chancellor on 16 February, 27 Edward III, to do right to the said Richard and Elizabeth, according to the effect thereof. (*French.*)

Writ of dedimus potestatem to William de Chiltenham to receive the attorneys of Elizabeth, the wife of Richard Talebot, both of whom pray that the castles and lordship of Blenleveny and Bulkydenas, which for certain causes are in the king's hand, may be delivered to them; 16 February, 27 Edward III.

Endorsed by the said William, giving the names of the attorneys.

Petition of Richard Talbot, knight, to the chancellor. Whereas the king gave the castles and lordship abovesaid to Sir Gilbert Talbot for life, and afterwards confirmed the same to him and his heirs for ever, after whose death the said Richard entered upon them as his son and heir, as is found by process made before the king in the chancery; and afterwards the said Richard by the king's licence gave the same to Thomas Talbot, clerk, to re-feoff the said Richard and Elizabeth his wife and the heirs of the said Richard, as appears by the king's letters patent made at Calais; after which confirmation, Maiheu le tilz Herberd brought a writ of entry based on the disseisin against the said Richard and Elizabeth, of a disseisin made to Herberd filz Johan his father long before the king had any possession, and the said Richard by his counsel perceiving that the said Maiheu had right in his action, and that his [own] estate was not sure, by the gift or grant or confirmation which he had of the king, unless he had estate from the said Maiheu, which estate is higher than the king's possession was, because the king had granted the reversion of the said castles and lordship, after the death of Sir Gilbert Talbot his father, who held them for life by the king's gift, to Sir Henry de Ferrers and his heirs for ever, before the confirmation had been made to the said Gilbert his father, or to

himself, wherefore the said Richard and Elizabeth suffered the said Maihen to recover the said castles and lordship from them as his right, by which recovery the possession of the king and of all others was undone, because the said recovery can be maintained as good and lawful, without collusion or fraud towards the king or any other, after which recovery the said Richard purchased the said castles and lordship of the said Maihen, to him and his heirs for ever, which castles and lordship are held of the king in chief, whom [the said Richard] prays to take a suitable fine from him for the purchase, as ordained by statute. (*Undated.*) (*French.*)

Endorsed: this petition was disavowed (*dedicto*) by Richard Talbot and quashed by consideration of the court.

C. Edw. III. File 82. (18.)

715. ALAN LA ZOUCHE, chivaler.

Writ, 24 November, 20 Edward III.

CAMBRIDGE. *Inq.* taken at Cambridge on Tuesday, the eve of St. Nicholas, 20 Edward III.

Swaveseye. The manor held jointly with Eleanor, his wife, who still survives, of the gift of Nicholas Kebe, vicar of the church there, and John Kebe, brother of the said Nicholas, to hold to them and the heirs of their bodies, with remainder to the right heirs of the said Alan. The said manor is held of the earl of Rich[mond] in socage.

Fulborne. A manor there held jointly as above, of the same earl, in form aforesaid, rendering yearly for the said manors a pair of gilt spurs, price 6*l.*, or 6*d.*

Another manor in the said town held jointly as above, in form aforesaid, of the bishop of Ely by knight's service.

He died on Sunday after St. Martin last. Hugh his son, aged nine years and more, is his next heir.

Writ, 13 February, 28 Edward III.

CAMBRIDGE. *Inq.* taken at Cambridge on Wednesday after St. Peter in Cathedra, 28 Edward III.

Fulbourn. Sixteen pounds yearly rent from free tenants in the said town, parcel of the manor of Fulbourn, which sometime belonged to William la Zouche, father of the said Alan. The manor (excepting the said rent) the said Alan held on the day of his death jointly with Eleanor, his wife, who still survives, of the gift of Nicholas Kebe and John Kebe, chaplains. A parcel of the said manor, together with 1*l.* of the said rent, is held of the earl of Richmond by service of one mark yearly and another parcel of the said manor, together with 100*s.* of the said rent, is held of the bishop of Ely by knight's service.

He died on this side (*citra*) All Saints, 20 Edward III. Heir as above, aged 15 years and more.

Writ of certiorari super causa captiōnis, touching the manor of Fulbourn and 16*l.* rent of Nicholas Damory and Eleanor his wife. 3 May, 28 Edward III.

Return by Guy Seinteler, escheator co. Cambridge, that he has not taken the said manor into the king's hand; but, on the death of the said Alan, and by virtue of the above inquisition taken before the said escheator at Cambridge in 28 Edward III, he took into the king's hand the above 16*l.* rent in Fulbourn, and, by virtue of the king's writ directed to him, has caused the same to be delivered to John de Beauchaump, to hold as in the said writ is more fully required. *Undated.*

Writ of scire facias to the sheriff of Cambridge, referring to the above inquisition touching the 16*l.* rent in Fulbourn, the custody of which, by reason of the minority of Hugh, son and heir of Alan, ought to pertain to the king. As Nicholas Dammory and Eleanor, his wife, now hold the said rent, the sheriff is to warn them to be in the chancery on Wednesday after the Ascension next, to show cause why the said rent should not be taken into the king's hand until the lawful age of the heir and be accounted for from the time of the said Alan's death. 10 May, 28 Edward III.

Endorsed by the sheriff that he has warned the aforesaid Nicholas and Eleanor by Robert Frebern and William in le Netherstrete.

Memorandum that Nicholas Dammory, 'chivaler,' and Eleanor, his wife, have appointed William de Dyghton their attorney to sue for the restitution of certain lands &c. in Fulbourn, which have been taken into the king's hand. *Undated.*

Cf. Calendar of Close Rolls, 1354-1360, p. 16.

C. Edw. III. File 82. (19.)

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INDEX OF PERSONS AND PLACES.

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- Abbedeleye, co. Wore. *See* Abberley.
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