

UNIVERSITY OF TORONTO



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OXFORD CITY DOCUMENTS

Oxford

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Oxford City Documents

FINANCIAL AND JUDICIAL

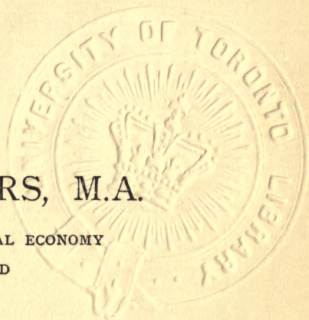
1268—1665

SELECTED AND EDITED

BY

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IN THE UNIVERSITY OF OXFORD



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PREFACE.

THE introductions to the documents contained in this book were probably the last contribution of Thorold Rogers to the cause of research for which he had done so much. On hearing that the Society had the Poll-tax rolls of 1380 and several subsidy rolls of later date copied out for publication, he suggested the addition of the Coroners' Inquests of Edward I's time and some other judicial matter, and offered to edit the whole; an offer of course gladly accepted. He has analysed the Poll-tax returns and shown the nature and extent of the population of the City, small at that time, yet much crowded within the old walls. The total number of those who were above the age of fifteen only amounted to 2035. Allowing for the children, and adding about 1500 for the members of the University, the total cannot have been much more than 5000. He also notes the character of the names—the female name is never Mary, perhaps from reverence. Nor is there more than one Ann, perhaps for the same reason. The return of the Hearth Tax in 1665 (the year of the Great Plague) shows that, including the University, there were 5134 hearths, i. e. about 3.6 hearths to each house; and we must conclude that there were about one and a-half times as many inhabitants as hearths, i. e. from 7000 to 7500. It is now about 50,000, but several large suburbs are included. The notices of the subsidies are fragments illustrating the financial relation of the City to the Crown. The Masters and Scholars and privileged persons were mostly exempt, or paid in other ways.

The Coroners' Inquests come from Twyne's vast col-

lections (to which Wood owed more than he seems to acknowledge), but the Editor copied several himself from John de Osney's Roll in the Bodleian. Of the 29 Inquests (one being an abjuration of the realm by a horse-dealer before the Coroner), thirteen are murders committed by students. The offenders are largely Oxfordshire men, but not a few are Irish. The University perhaps had no criminal jurisdiction at that time; and whatever the High Steward now has in theory, has in practice expired, and the Vice-Chancellor's Court only tries civil cases—small debts and (sometimes) torts. Not only were the students armed, but it was not always safe to meet a city guild, such as that of the tailors, when they were holding their Midsummer Revels. The Coroner's office brought in some gain to the King in the way of fines and forfeitures. Then come documents which illustrate the relations between Town and Gown, especially those connected with the great fray on S. Scholastica's day, 10 Feb., 135 $\frac{4}{5}$. The result was that the King largely extended the privileges of the University, and a new series of protests and feuds began. Last of all come miscellaneous documents, showing the old boundaries, the rental, and the tolls of the City: and details of the expense of building the tower of New College and that of Merton College. The very detailed index, involving much labour and care, is due to Mr. George Parker of the Bodleian.

It will be seen that we have here a sort of Directory and Ratebook and notes from the Tax Collector's books and notes of the wages of labour, and some judicial matter; they more or less illustrate the author's great History of Prices—a monumental work and indispensable for the history of Political Economy. It is to be lamented that Thorold Rogers did not live to put the finishing hand to it, but substantially the work of his life was done.

James Edwin Thorold Rogers, son of George Vining Rogers, Esq., was born at West Meon in Hampshire, March 23, 1823. I remember his laying some stress on the pecu-

liarly strong character of the inhabitants of that river valley, descendants of the small tribe of Meonwaras in Saxon times, and who formed the medieval manor of Mienes mentioned in the *Dialogus de Scaccario*: he thought they had always led a somewhat secluded and isolated life. He was educated at King's College, London, and then at Magdalen Hall, Oxford, where he matriculated 9 March 1843, at the age of 19. He took a First Class *in Literis Humanioribus* in 1846, was B.A. the same year, and M.A. in 1849. Afterwards he became a member of Worcester College. He was M.P. for Southwark 1880-5, and for Bermondsey 1885-6, and probably the late hours of the House of Commons told on his health. From 1859 to 1890 he was Tooke Professor of Political Economy at King's College, London: in 1862 he became Professor of the same subject at Oxford, and in 1888 was again elected to that chair. He took advantage of the opportunity to popularise the results of his great book in lectures on 'The Economic Interpretation of History': he had already abridged it in his 'Six Centuries of Work and Wages,' 1885, and he summed up his conclusions as to taxation in an article on 'Finance' in the new edition of the 'Encyclopædia Britannica.' Of his historical works we might speak more at length, if this were the place. He died on 12 October, 1890, in his own home in Oxford.

CHARLES W. BOASE.

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[Two single leaves are issued with this volume, "Additional Errata" to
O. H. S. vol. vi, and Addenda to vol. xvi.]

POLL TAX AND CIVIL POPULATION
OF OXFORD,

1380-1.

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POLL TAX AND CIVIL POPULATION OF OXFORD, 1380-1.

THE following list of contributors to the poll tax of 1380-1 (4 Ric. II.) has been taken to illustrate the condition and indirectly, the population of Oxford. It is an exhaustive catalogue of all the persons liable to the tax, that is, all the civic residents in the town, for Academics are not charged to it, and probably not the matriculated traders, whom the University could admit and license. The list does not contain any trading stationer or bookseller. It seems too that College servants living within the walls of the foundation or of the Hall are not reckoned. Nor are the monks and friars, a very considerable population in Oxford. Nor are known beggars. The list is limited to lay persons, being over fifteen years of age. The grant may be found with its particulars in Rot. Parl. iii. 90. Parliament met on Nov. 5, 1380, at Northampton, in the Priory of S. Andrew.

The grant of this poll tax was said by writers of the time to have been a principal stimulant to Tyler's insurrection. I have long since pointed out that the causes of that remarkable and unexpected uprising were many, and were long in coming to maturity. But when people are startled by a sudden and formidable fact, they are exceedingly apt to assign it to trivial causes. The last cause which they are likely to ascribe it to is misgovernment or natural irritation. They are nearly as unlikely to assign it to the success of a social propaganda. But in our day it is possible to discover the principal agencies which were at work. They were mainly two: the dissatis-

faction felt at the attempt to modify by force the rising market for labour, and the impulses which the teaching of Wiclif and his followers had given to the organisation of the upland folk on the lines of social discontent.

I mention this because, with all the deductions given above, I should have expected that the tax-paying inhabitants of Oxford would have exceeded the number 2005, which is recorded at the foot of the roll. Some time ago, I reckoned that if the tax was limited to persons of 15 years old and upwards, an addition of a third more would give the actual population. But longer consideration induces me to conclude that the fraction is too low, and that as many more would be nearer the mark. I am not, and cannot indeed be, dogmatic. If the former estimate be taken, the civic population was under 3000; if the latter, about 4000. It is however by no means impossible that the troubles of the year had drawn away part of the regular population. We know indeed that the insurrection extended over the whole East of England, and as Oxford was the home of Wiclif's movement, it is likely to have sent its contingent to the outbreak.

The tax was to yield twelve-pence for every individual in the population who was liable to it. But it was to be assessed on these conditions—the tax collectors were to levy the amount according to the individual's ability, with the limit that no person was to be charged for himself and wife more than 20s. or less than four-pence. In the Oxford distribution the highest assessment is 13s. 4d., and the apportionment is so exact that a return is made of £100 5s. as the collection for the Crown.

During the time in which the tax was imposed, Wykeham was clearing that large space which must have been contained in the North-East ward of the town. If Wood's statement is accurate, this district had once been a populous part of Oxford, and had been severely visited by the plague. It is said to have been at the time of Wykeham's purchase a resort of bad characters. Until however the clearance was quite effected,

there was probably some settled population on the site. At this time the area which Wykeham enclosed was larger than any which had been appropriated within the walls.

The city was divided into four wards—South-East, South-West, North-East, and North-West. The boundaries were no doubt the city walls, and the lines of High Street, Queen Street, Cornmarket Street, and S. Aldate's. Three town parishes existed then which have ceased to be. Two of them, S. Edward and South S. Michael, were absorbed into Wolsey's College, and the site of S. Mildred's was apparently partitioned between Exeter and Lincoln. The wards had each an alderman, two of whom apparently lived in the South-West ward, and a mayor, William Dagavill or Dagville, a family which long resided in the town.

The suburbs were S. Thomas, Stockwell Street and Twenty-acre, Walton, Dunseye, Osney servants, S. Mary Magdalen, S. Giles, Holy Cross, the servants of S. John's Hospital, and the monastic servants. Except S. Frideswide's, there was no considerable monastery within the walls. All the secular Colleges too were within the walls, except Balliol. All the Monastic Colleges and Monastic Seminaries but one, Canterbury College, were outside the walls. But the Colleges as yet were few. Merton was the only considerable foundation. Balliol, Exeter, Oriel, Queen's, had been founded, but were poorly endowed. University was as yet unincorporated. A new departure was being made with New College, called in some of these accounts Winchester College. The Halls were numerous. Some are mentioned, but only incidentally, because their servants were taxed. I have noted thirty-three.

Though the Academics are exempt, the Bedels of the University are assessed. That of Theology is John Boston, that of Civil Law John Dosiare, that of Arts Robert Butorwyk. Two sub-bedels are enumerated also—Roger Clifton of Theology, and Stephen Hambury of Civil Law. The superior bedels are all three married, the sub-bedels appear

to be single men. Some persons appear to be without occupation, either academic or civic, and one is described as 'quondam stationarius.' It is not however quite clear whether these persons lived within or without the city walls, as they are not enumerated under any locality, as most of the people are.

A large majority of the persons assessed have surnames. I do not pretend to discuss the vexed question, whether these names were permanent. Some have only Christian names. Some—and this has caused me no little difficulty in drawing up the list of callings—appear to be named from their occupation only. As I have observed before in examining subsidy rolls, the female name is never Mary, probably from reverence. Nor have I noticed more than one Ann, perhaps for the same reason. But Mary was not unknown, as this was the name of Henry the Fourth's first wife; while one of the Mortimers was Anne, the wife of the Earl of Cambridge.

There are 49 tailors reckoned,—this being the commonest occupation,—29 brewers, 24 skimmers, and 23 webbs or weavers, this being the old name of the calling. There are 18 butchers, 16 bakers, 16 carpenters, 15 souters (the old name it appears for cobblers, though there are 7 who go by the modern name), 13 fullers, 12 tapsters (all women, this termination always implying a female occupation), 12 cordwainers, 11 chandlers, 10 hostlers, and the same number of slaters. Nine are respectively alutarii (I suppose boot-makers) and fishmongers, 8 drapers. Seven persons pursue each of the following callings—glovers, masons, upholders, and dyers. Six are sheepsters, spicers, fishers, fletchers, and goldsmiths. Five are saddlers, lockyers, and corsors. Four are tilers, coopers, and ironmongers. There are three plying each of the following trades—latoners, fourbers, smiths, mercers, sheathers, hucksters, plumbers, parchemoners, cursors, and leeches. There are two in each of the following—tanners, tawyers, taverners, maltmen, bowyers, cutlers, chapmen, spurriers, lotrices (I suppose that there were other washerwomen), sutrices, millers, horners and harp-makers.

The following have only one practitioner—dauber, brasier, poultier, netmaker, scaler, hosier, vintner, kember, kempster, founner, albitarius, spinner, toner, painter, matrass-maker, harper, apothecary, grinder, textor, barber, capper, sawyer, chair-maker, cap-maker, filatrix, sutor, mango equorum, garlick-monger, patten-maker, grasier, and vegetarius. Some of these traders appear to employ a great many hands, and a few apprentices are noted. I have not enumerated the cooks and the manciples.

In order to indicate the distribution of the population, I have counted, from the document which follows, the population liable to taxation in each of the four wards, and that of the several suburbs given. I make the number to be 2035, i.e. 30 more than are stated to be liable at the foot of the roll. But this is no serious difficulty. The assessors had to reckon the sum of those who were liable.

The South-East ward, i.e. the district on the south side of High Street, from Carfax to the East gate, contained 344; the North-East, the most populous, 378; the South-West, S. Aldate's and S. Ebbe's 348; and the North-West 223: 1293 in all. Of the suburbs, the most populous is S. Mary Magdalene, with 157; S. Thomas has 88; S. Giles 59; and Holy Cross 15. The district of Stockwell Street and Twenty-acre, i.e. what is now Walton Street 24; Walton Manor 49; and Duns-eye 44. Lastly come the monastic servants. Osney has 15, the hospital of S. John's 12, while the rest of the non-privileged monastic, collegiate and aularian dependents are 259. The suburbs then contain 742 taxable persons.

It is probable that the Colleges, Halls, and monastic institutions contained at least 1500 inmates. If this be fairly accurate, the whole population of Oxford, academic and civic, a little more than five centuries ago, was from about 5000 to 5500. It will be seen that in some cases the roll gives no rate. It is, I presume, defective.

LAY SUBSIDY. No. $\frac{161}{47}$ *. 4 RICHARD II (1380).

Villa Oxon̄. Poll Tax.

‘Particulæ compoti Roberti Deye, Alani Lekeneffeld, Johannis Weston et Johannis Stratteford Collectorum subsidii Regi a laicis anno quarto concessi in villa Oxonii per breve Regis patens date .vij. die Decembris eodem anno quarto per supervisum et contrarotationem Willami Bergeveny et Galfridi Brehull supervisoris et Contrarotulatoris subsidii predicti videlicet de qualibet persona laica homine et femina etatim xv. annorum excedente .xii. d.’

[Summa totalis personarum—M^l. M^l. v. subsidii videlicet de qualibet .xii. d. vnde.

Summa denariorum—C. li. v. s.]

SOUTHEST WARD.

De Alicia Knyght Spynnester	iiij. d.
De Willelmo Mulleward et Alicia vxore eius	ij. s.
De Reginaldo le Webbe et Alicia vxore eius	ij. s.
De Johanne Constable Brewer et Juliana vxore eius	iiij. s.
De Simone le Deigher et Alicia vxore eius	v. s.
De Nicholao seruiente eiusdem	xij. d.
De Thoma Stafford Skynnere et Alicia vxore eius	xij. d.
De Michaele le Webbe et Katerina vxore eius	iiij. s.
De Thoma Hosebond fullere et Alicia vxore eius	iiij. s. iiij. d.
De Nicholao seruiente eiusdem	xij. d.
De Andrea le Carpenter et Juliana vxore eius	ij. s.
De Johanne le flecthere et Emma vxore eius	xij. d.
De Johanne Gersyndone fuller et Eua vxore eius	iiij. s.
De Philippo seruiente eiusdem	xij. d.
De Johanne seruiente eiusdem Johannis	xij. d.
De Alicia seruiente predicti Johannis Gersyndon	iiij. d.
De Johanne le Coupere	xij. d.
De Johanne Sutton Webbe et Juliana vxore eius	ij. s.
De Ricardo Polglas laborario et Margareta vxore eius	xij. d.

* This number, as elsewhere, is the Record Office reference.

De Ricardo Wycombe seruiente allutarii et Cristina vxore eius	ij. s.
De Rogero Chiddesle Armigero Abbatis de Oseneye et Agnete vxore eius	iiij. s.
De Isabella seruiente eiusdem Rogeri	iiij. d.
De Isabella seruiente ipsius Rogeri	iiij. d.
De Johanne Mekesburgh Chaundelere et Agnete vxore eius	iiij. s.
De Elena seruiente eiusdem	iiij. d.
De Simone Whight hostillere et Alicia vxore eius	v. s.
De Johanne seruiente eiusdem	vj. d.
De Alicia seruiente dicti Simonis	iiij. d.
De Margareta seruiente predicti Simonis	iiij. d.
De Ricardo Oliuer Horner et Alicia vxore eius	ij. s.
De Thoma le Chaundeler et Agnete vxore eius	iiij. s. iiij. d.
De Philippo seruiente eiusdem	vj. d.
De Johanne Russell Dauber et Isabella vxore eius	ij. s.
De Waltero Blakemore allutario et Agnete vxore eius	viiij. d.
De Henrico le Carpentere et Elena vxore eius	xviiij. d.
De Edwardo Daumarle ffyshe et Alicia vxore eius	vj. d.
De Willelmo Waryn Chaundeler	iiij. s.
De Johanne Bukyngham Grasyer et Juliana vxore eius	v. s. viij. d.
De Waltero seruiente eiusdem	vj. d.
De Johanne seruiente predicti Johannis	vj. d.
De Thoma seruiente dicti Johannis Bukyngham	vj. d.
De Agnete seruiente ipsius Johannis Bukyngham	iiij. d.
De Johanne Chadde seruiente pistoris et Juliana vxore eius	xij. d.
De Ricardo Castalcary Taillour et Emma vxore eius	ij. s.
De Hugone seruiente eiusdem	vj. d.
De Roberto le Taillour et Agnete vxore eius	iiij. s.
De Willelmo le Taillour	xij. d.
De Daud seruiente eiusdem	vj. d.
De Henrico seruiente ipsius Willelmi	vj. d.
De Willelmo Wight leche et Magota vxore eius	xij. d.
De Alicia seruiente eiusdem	iiij. d.
De Willelmo Coltone regratario	ij. s.
De Isabella seruiente eiusdem	iiij. d.
De Petro Killyngworth Corsour et Agnete vxore eius	iiij. s.
De Matilda seruiente eiusdem	iiij. d.
De Willelmo le Brewer et Margareta uxore eius	xij. d.
De Ricardo Baker et Katerina vxore eius	xij. d.

De Alicia Chesturstone Spynnestere	viiij. d.
De Johanne Bailly Brewer et Geater vxore eius	ij. s.
De Juliana Stobyle Chaundeler	ij. s.
De Johanna seruiente eius	iiij. d.
De Thoma Pidyngton Brewer et Alicia vxore eius	ij. s.
De Thoma seruiente eiusdem	vj. d.
De Willelmo Merstone Bochere et Agnete vxore eius	vj. d.
De Ricardo More allutario et Johanna vxore eius	xij. d.
De Alicia Moris Spynnestere	vj. d.
De Editha Clerkes Huckester	vj. d.
De Rogero le Cobelere et Elena vxore eius	viiij. d.
De Elizabeth Saundres Bocher	iiij. d.
De Johanne seruiente eiusdem	iiij. d.
De Henrico le Sadeler et Alicia vxore eius	ij. s.
De Johanne Bonefaunt Pulter et Margareta vxore eius	xij. d.
De Alicia Nicholasse Spynnestere	iiij. d.
De Johanne Brise Massone et Agnete vxore eius	iiij. s.
De Agnete seruiente eius	vj. d.
De Johanna seruiente eiusdem Johannis	vj. d.
De Sibilla seruiente ipsius Johannis	vj. d.
De Alicia seruiente predicti Johannis	vj. d.
De Henrico Tywe Brewer et Agnete vxore eius
De Johanne seruiente eius	vj. d.
De Thoma seruiente eiusdem Henrici	xij. d.
De Johanne seruiente ipsius Henrici	xij. d.
De Ricardo seruiente predicti Henrici	xij. d.
De Willelmo Melnorde Corsour et Elena vxore eius	ij. s.
De Edmundo Kenyan Hosteller et Elizabetha vxore eius	iiij. s. iiij. d.
De Johanna seruiente eiusdem	iiij. d.
De Christina seruiente ipsius Edmundi	iiij. d.
De Johanne Beaulu Tailleur et Alicia vxore eius	ij. s.
De Johanne Trenacle Skyndere et Alicia vxore eius	iiij. s.
De Willelmo seruiente eiusdem	viiij. d.
De Johanne seruiente ipsius Johannis	viiij. d.
De Elizabeth Norhampton Spynnestere	xij. d.
De Marrabilla Torre Netmaker	xij. d.
De Johanne Pirie Chaundeler et Amicia vxore eius	ij. s.
De Agnete seruiente eiusdem	iiij. d.
De Johanne Ledekyn Bocher et Agnete vxore eius	v. s.
De Simone seruiente eiusdem	xij. d.
De Johanne Eyer Bocher et Alicia vxore eius	ij. s.

De Johanne seruiente eiusdem	xij. d.
De Johanne Golde Bocher et Elizabeth vxore eius	xij. d. (?)
De Johanne Dorne seruiente eiusdem
De Johanne Taillour seruiente dicti Johannis Golde
De Johanne Stokes Goldsmygh et Isabella vxore eius	iiij. s.
De Johanne seruiente eiusdem	xij. d.
De Johanne seruiente ipsius Johannis Stokes	xij. d.
De Johanne Soulby Couper et Isabella vxore eius	xij. d.
De Reginaldo le Webbe et Katerina vxore eius	xviiij. d.
Summa vij. l. xvij. s. ij. d. pro ^r .	

De Willelmo Grome et Johanna vxore eius	ij. s.
De Willelmo le Mulleward et Johanna vxore eius	xviiij. d.
De Alano Mey vpholder et Juliana vxore eius	ij. s.
De Roberto Beltone sealer et Johanna vxore eius	ij. s.
De Alicia seruiente eiusdem	iiij. d.
De Roberto Cornewail hostillere et Magota vxore eius	ij. s.
De Agnete seruiente eiusdem	iiij. d.
De Amucia Brampton Hockester	vj. d.
De Willelmo Ware laborer et Margeria vxore eius	vj. d.
De Willelmo Dudder ffysshere et Emma vxore eius	ij. s.
De Thoma filio eiusdem	iiij. d.
De Ricardo le Skynnere et Agnete vxore eius	ij. s.
De Ada Ryuer Chaundeler et Alicia vxore eius	iiij. s. iiij. d.
De Elizabeth seruiente eiusdem	iiij. d. (?)
De Johanne le Couper et Alicia vxore eius	ij. s.
De Johanne seruiente eiusdem	iiij. d.
De Henrico le porter laborer et Alicia vxore eius	xiiij. d.
De Johanne seruiente eiusdem	iiij. d.
De Rogero Conynges Bocher et Matillda vxore eius	ij. s.
De Radulphe le Taillour et Alicia vxore eius	xij. d.
De Waltero Bocher et Matillda vxore eius	ij. s.
De Johanne seruiente eiusdem	xij. d.
De Matillda seruiente ipsius Willelmi	iiij. d.
De Johanne Swanbourn Bocher et Johanna vxore eius	vi. s. viij. d.
De Ada seruiente eiusdem	xij. d.
De Willelmo seruiente dicti Johannis	xij. d.
De Emma seruiente predicti Johannis	iiij. d.
De Ricardo Bedford Hosyer * et Matillda vxore eius	xviiij. d.

* Sic.

De Johanne Holm Vpholder et Alicia vxore eius	xviiij. d.
De Willelmo seruiente Johannis Brasyer	vj. d.
De Ricardo Carswelle Bocher et Agnete vxore eius	vj. s. viij. d.
De Johanne seruiente eiusdem	xij. d.
De Johanna seruiente predicti Ricardi	iiij. d.
De Thoma Baret Spicer et Margeria vxore eius	iiij. s.
De Johanne seruiente eiusdem	iiij. d.
De Roberto seruiente dicti Thome	iiij. d.
De Alano Lespicer et Agnete vxore eius	vj. s. viij. d.
De Johanne seruiente eiusdem	iiij. d.
De Agnete seruiente dicti Alani	iiij. d.
De Johanne Rammesbury Goldsmyght et Agnete vxore eius	ij. s. vj. d.
De Johanne seruiente eiusdem	xij. d.
De Michaele seruiente dicti Johannis Rammesbury	xij. d.
De Roberto ffothot Latoner et Matillda vxore eius	ij. s.
De Johanne seruiente eiusdem	iiij. d.
De Ricardo le Sherman et Margareta vxore eius	ij. s.
De Johanne seruiente eiusdem	xij. d.
De Johanne Gybbes vigneterro et ALDERMANNO et Johanna vxore eius	xiiij. s. iiij. d.
De Roberto seruiente eiusdem	xij. d.
De Matillda seruiente dicti Johannis	iiij. d.
De Johanne Stratford cook et Agnete vxore eius	iiij. s.
De Johanne Croidone tabernario et Margareta vxore eius	ij. s.
De Nicholao Lespicer et Matillda vxore eius	viij. s.
De Thoma seruiente eius	xij. d.
De Willelmo seruiente eiusdem Nicholai	xij. d.
De Johanne seruiente ipsius Nicholai	xij. d.
De Margareta seruiente dicti Nicholai	iiij. d.
De Juliana seruiente predicti Nicholai	iiij. d.
De Alicia seruiente dicti Nicholai	iiij. d.
De Margeria seruiente ipsius Nicholai	iiij. d.
De Matillda seruiente predicti Nicholai	iiij. d.
De Willelmo Ibston ffysshher et Margareta vxore eius	ij. s.
De Leticia seruiente eiusdem	iiij. d.
De Johanne Russell ffysshmongere et Sabina vxore eius	xviiij. d.
De Johanna seruiente eiusdem	iiij. d.
De Johanne Clero ffysshmongere et Juliana vxore eius	iiij. s.
De Johanne seruiente eiusdem	iiij. d.
De Henrico More ffysshher et Johanna vxore eius	viij. d.
De Petro Driffeld ffysshher et Elizabeth vxore eius	ij. s.

De Willelmo Hood laborario et Magota vxore eius	iiij. d.
De Johanne Gersyndone allutario et Matilda vxore eius	xviiij. d.
De Philippo seruiante eiusdem	vj. d.
De Johanna Baret Spynnester	vj. d.
De Henrico le Carpentere	vj. d.
De Agnete Alstone Spynnestere	iiij. d.
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* Monachos MS.

† This person (Twyne xxiii. 73) sells a tenement adjoining S. Edward's Church,
14 Ric. II.

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De Alicia Wychttam Sutrice	ix. d.
De Rogero de Osney seruiente del ffreytour et Alicia vxore eius	ij. s.
De Johanne Brytte tegulatore	xviiij. d.
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De Johanne Shryder Garlekmonger et Nurre vxore eius	xviiij. d.
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De Hugone Pulter Carter et Alicia vxore eius	ij. s.
De Etha Brewer	xij. d.
De Agnete Lyndraper Tapster	xij. d.
De Johanne Brome labaratore	xij. d.
De Christiana vxore gardyner Sutrice	xij. d.
De Roberto Russelle et Alicia vxore eius	ij. s.
De Henrico Dauber et Johanna vxore eius	ij. s.
De Christiana Wrastoler lotrice	xij. d.
De Isabella Whitbred filatrice †	xij. d.
De Philippo filpoke translatore et Matilda vxore eius	ij. s.

* [laboratrix MS.]

† [filatrix MS.]

De Roberto Rome Sissore et Isabella vxore eius	ij. s.
De Stephano translate	xij. d.
De Alicia Repon	xij. d.
De Johanne de Lestabulle piscatore et Agnete vxore eius	ij. s.
De Johanne Cornisshe laboratore et Johanna vxore eius lotrice	ij. s.

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De Roberto Operario	xij. d.
De Roberto Cowold et Agnete vxore eius	ij. s.
De Adam Cartere et Johanna vxore eius	ij. s.
De Roberto Hyweye et Johanna vxore eius	ij. s.
De Johanne Bybiry et Alicia vxore eius	ij. s.
De Margareta ipsorum filia	xij. d.
De Thoma Tanner et Alicia vxore eius	ij. s.
De Johanne atte Shepyn	xij. d.
De Johanne de loco predicto	xij. d.
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De Thoma Irisshe et Cecilia vxore eius	ij. s.
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De Johanne Carpontere et Editha vxore sua	ij. s.
De Willelmo Goderich et Alicia vxore sua	ij. s.

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De Juliana Bonde	xij. d.
De Ricardo Derlynge et Johanna vxore sua	ij. s.
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De Johanne Elyot et Alicia vxore eius	ij. s.
De Johanne atte Nodyn et Isabella vxore eius	ij. s.
De Alicia Tayllour	xij. d.
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De Reginald filio eorum	xij. d.
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De Alicia ancilla eiusdem	viiij. d.
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De Johanne ser . . . Souter et Cristina vxore sua	ij. s.
De Waltero Nichol Souter et Johanna vxore sua	vij. d.
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De Johanne Brewer seruiante eiusdem	xij. d.
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De Stephano Lord Souter et Agnete vxore eius	vj. d.
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De Henrico Adam de Bekebroke Souter	xij. d.
De Henrico Tymmes Souter et Cristina vxore eius	xij. d.
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De Cook Befhalle	viiij. d.
De Johanne Marlebourge Mancipio Thomas Halle	xij. d.
De Mancipio [de] monachis Durem	xij. d.
De Waltero Scyndy et vxore eiusdem	viiij. d.
De Johanne Bewerley	xij. d.
De Willelmo Lymenour	vj. d.
De Willelmo Mancipio Tyngeswycysyn *	xij. d.
De Willelmo Cook Edmundhall et vxore eiusdem	xij. d.
De Johanne Cook Quenhalle	xij. d.
De Edwardo Parchmener et vxore eiusdem	xij. d.
De Johanne Thwyte et vxore eiusdem	xij. d.
De Johanne Syrewode Cook	xij. d.
De Adam Mancipium Stecwederysyn	xij. d.
De Mancipio Sentelbys	xij. d.

* [Tingewick's Inn.]

De Mancipio Bolehalle	xij. <i>d.</i>
De Henrico Cook et vxore eiusdem	xij. <i>d.</i>
De Johanne Cook Mychilhalle	viiij. <i>d.</i>
De Johanne Mancipio Trillocysyn	xij. <i>d.</i>
De Ricardo Mancipio Uttehalle	viiij. <i>d.</i>
De Johanne Mers Algarhalle	xij. <i>d.</i>
De Johanne Appilford	vj. <i>d.</i>

Summa lxxv. s. ij. *d.* pro^r.

Summa totalis personarum M^l. M^l. v. inde subscriptum, videlicet de qualibet persona xij. *d.* vnde.

Summa Denar—c. *li.* v. s. pro^r.

The following is a summary of their proportion of a tenth paid by the laity of Oxford in the year 1394-5. The amount is given by the several parishes. The tenth was to be paid in two moieties. The interest of the document lies in the indirect evidence it gives as to the magnitude and comparative wealth of the several Oxford parishes. It will be seen that the largest contribution is from S. Martin's (Carfax) parish, though the area of this parish is small.

LAY SUBSIDY. NO. $\frac{161}{56}$. 18 [RICHARD II] (1394-5).

VILLA OXONIA. Anno xviiij^o.

Particule compoti Andrea Draper de Oxonia, Willelmi Colton de Oxonia Draper, Johannis Steynton de Oxonia Bocher, et Simonis Wheler ffisshmonger, Collectorum vnus x^e Regi a laicis in Parlamento suo apud Westmonasterium in quindena sancti Hillarii Anno xviiij. tento in villa predicta et suburbiis eiusdem concessi; soluendam inde primam medietatem ad festum Pentecostis tunc proxima futura et aliam medietatem ad festum sancti Martini in yeme tunc proxime sequentis videlicet de huiusmodi prima medietate x^e ibidem vt infra.

De parochia Sanctae Crucis et Sancti Petri in Oriente	iiij. <i>li.</i> xix. <i>d.</i> Rec. den.
De parochia Sanctae Marie	lxxix s. xj. <i>d.</i> ob.
De parochia Omnium sanctorum	cix. s. ij. <i>d.</i> ob.
De parochia Sancti Johannis et Sancti Edwardi cum villa Bynsey	xlvj. s.

De parochia Sanctae Mildredis	xxiiij. s. vj. d.
De parochia Sancti Michaelis ad portam borialem	iiij. li. ix. s. x. d.
De parochia Sancti Martini	vij. li. v. s. vj. d. ob.
De parochia Sancti Petri in ballio	ciiij. s. v. d.
De parochia Sanctae Ebbe	xxvj. s. ij. d. ob.
De parochia Sancti Michaelis ad portam australem	xxx. s. vij. d.
De parochia Sancti Thome	xxix. s. j. d.
De parochia Marie Magdalene	xliij. s. viij. d.
De parochia Sancti Egidii	xxxvij. s. ix. d.
De parochia Sancti Aldati	lxiiij. s. vij. d.

Sm^a Receptae xlv. li. xiiij. s. xj. d. vnde de x^a Magri fratrum et sororum Hospitalis Sancti Johannis extra portam orientalem Oxoniae xxvj. s.

[No. $\frac{161}{57}$ is the same as above with the exception of the following entry—De parochia Sancti Thome Stokwell et Twentyacre, xxix. s. j. d. The sum total is just the same.]

The date of the following document, other than that it is thought to be of Richard the Second's reign, is not given. It appears to be a return from the parish of S. Mary the Virgin only, and to contain those names which the sub-collector declared to have paid a poll-tax of 4*d.* each person, the subsequent distribution of the total liability being a further part of the process of assessment and collection. It will be observed that the document gives no intimation as to the position, occupation, or resources of the persons enumerated. The interest of the document is that it shows, that at the time of its compilation, that there were 295 lay persons living in the parish, who were over fourteen years of age, and were, *prima facie*, liable to the fourpenny tax.

EXCHEQUER: LAY SUBSIDY. No. $\frac{161}{37}$. [RIC. II?].

PAROCHIA BEATE MARIE VIRGINIS.

Hec Indentura testatur quod Simon Wyght et Johannis Peyntor subcollectores parochiæ Beate Marie Virginis liberaverunt Willelmo Codeshale Johanni Gibbes et Johanni Wyndesore Collectoribus

Subsidii domini Regis in Oxonia et suburbiis eiusdem ville de—
qualibet persona laica subscripta excedenti etatem xiiij. annorum
iiij. *d.* videlicet.

- De Nicholao Gerlaund, vxore eius Johanne Roberto Willelmo Alicia et
Agnete seruiantibus.
- De Willelmo Tailor Turnor et vxore eius.
- De Alicia vxore Johannis Bruere.
- De Henrico Gerlaund Simone Johanne Johanne Thoma et Roberto
seruiantibus eiusdem.
- De Roberto Barbor vxore eius Thoma et Willelmo seruiantibus.
- De Rogero Latoner et vxore eius.
- De Johanne Peyntor et vxore eius.
- De Johanna Chesterfeld. De Waltero Welles et vxore eius.
- De Johanna Shippestere et Alicia filia eius.
- De Philippo Skriueyn et vxore eius.
- De Waltero Skynnere et vxore eius.
- De Johanne Durant et vxore eius.
- De Johanna Milles et Cecilia seruiante eiusdem.
- De Galfrido Burtone. De Thoma Dolle et vxore eius Roberto et
Willelmo seruiantibus.
- De Johanne Croppe. De Willelmo Sampson et vxore eius.
- De Johanne Madesdon et vxore eius.
- De Roberto Bokbyndere et vxore eius.
- De Willelmo Tailor et vxore eius.
- De Roberto Berewelle et vxore eius.
- De Johanne Broun et vxore eius et Editha seruiante eorundem.
- De Rogero Liminor et vxore eius.
- De Willelmo Bokberelle et vxore eius.
- De Johanne Tailor et vxore eius. De Agnete Shippestre.
- De Henrico Barstaple et vxore eius. Johanne Alicia et Agnete
seruiantibus.
- De Willelmo Liminor vxore eius. Henrico et Alicia seruiantibus.
- De Roberto Botiller vxore eius et Johanna seruiantibus eorundem.
- De Bernardo Almanico. De Johanne Gynes et vxore eius.
- De Thoma Trygew et vxore eius.
- De Johanne Wade et vxore eius. De Stephano Wade et vxore eius.
- De Johanne Prestbury et vxore eius. De Willelmo Tailor et vxore
eius.
- De Johanne Deuer . . . De Stephano Skynnere et vxore eius.
- De Edwardo Parchemenor et vxore eius Barre et vxore eius.

- De Roberto Skynnere et vxore eius. De Petro Butterwyk—et vxore eius cum Alicia filia eorumdem. De Thoma Leche cum Johanna seruiente eiusdem.
- De Elizabeth Huckestere. De Alicia Stiwington.
- De Johanne Buset et vxore eius Cristina et Alicia seruientibus.
- De Johanne Bygod et vxore eius. De Edwardo Cobelere et vxore eius.
- De Alicia Wyk. De Waltero Bukelond vxore eius Willelmo et Willelmo seruientibus.
- De Johanne Langport et vxore eius. Johanne Alicia et Alicia seruientibus.
- De Ricardo Skriueyn et vxore eius et Matilda filia eorumdem.
- De Johanne Selewode et vxore eius. Agnete et Elizabeth seruientibus.
- De Johanne White Tailor et vxore eius. Johanne Willelmo et Roberto seruientibus.
- De Thoma fletcher et vxore eius.
- De Margeria Strenger. Matilda et Alicia seruientibus.
- De Johanne Baret. De Thoma Tailor.
- De Willelmo Rantone et vxore eius. Henrico Galfrido Roberto Alicia et Dionisio seruientibus.
- De Johanne Sawyer et vxore eius. De Willelmo Bowyer et vxore eius.
- De Johanne fletcher et vxore eius.
- De Johanne Dossier et vxore eius et Agnete seruientibus.
- De Nicholao Westbury et vxore eius et Alicia filia eorumdem.
- De Ricardo Tailor et vxore eius.
- De Simone Wyght et vxore eius. Rogero Margeria Katerina et Alicia seruientibus.
- De Waltero Horner et vxore eius. De Ricardo Cooke (?) et vxore eius.
- De Thoma Chaundeller et vxore eius et Juliana seruiente.
- De Johanne Broun Mancipio et vxore eius. De Johanne Veys et vxore eius.
- De Johanne Dauber et vxore eius. De Willelmo Colton et Isabella seruientibus eiusdem.
- De Alicia Pate. De Johanne Carpentere. De Agnete vxore Willelmo Bruere.
- De Johanne Irissh. De Edwardo . . . vxore eius et Johanna Bukelonde.
- De Willelmo Waryn et vxore eius.
- De Johanne Bukyngham et vxore eius Edwardo Johanne Alicia et Agnete seruientibus.

- De Ricardo Mancipio et vxore eius. De Johanne Chadde et vxore eius.
- De Ricardo Bedeford et vxore eius. De Roberto Taillour vxore et eius Johanne et Roberto seruientibus.
- De Ricardo Draper. De Johanne Barbor et vxore eius.
- De Willelmo Taillor et vxore eius et Henrico seruiente eorumdem.
- De Ada Riuer et vxore eius Roberto et Alicia seruientibus.
- De Thoma Cook et vxore eius.
- De Petro Killingworth et vxore eius. Matilda Agnete et Alicia seruientibus.
- De Johanne Stronge et vxore eius.
- De Johanne Appelby et vxore eius. Isabella (?) seruiente eorumdem.
- De Ricardo Cook et vxore eius. De Johanne Page et vxore eius.
- De Thoma Stafford et vxore eius cum Alicia seruiente eorumdem.
- De Roberto Churchehull et vxore eius.
- De Johanne Bruere et vxore eius et Agnete seruiente cum Juliana Payne.
- De Ricardo More et vxore eius.
- De Mauricio Tanner et vxore eius et Katerina filia eorumdem.
- De Willelmo Clerk et vxore eius.
- De Johanne Staundone et vxore eius.
- De Johanne Cardemaker et vxore eius.
- De Henrico Sadeler et vxore eius.
- De Johanne Brasiere et vxore eius et Roberto seruiente eorumdem.
- De Nichalao Yolkesden et vxore eius.
- De Willelmo Grene et vxore eius.
- De Johanne Trenacle et vxore eius.
- De Roberto Huntedon et vxore eius et Alicia Midewyf.
- De Johanne Mancipio et vxore eius.
- De Johanne Goldsmyth et Juliana Concubina eiusdem.
- De Henrico Towe et vxore eius Johanne Roberto Thoma Alicia Agnete et Juliana seruientibus eorumdem.
- De Matilda Thornekyn.
- De Roberto Coco de Stappeldhalle.
- De Rogero Mancipio de Glasenhalle.
- De Willelmo Mancipio de Takkeles In.
- De Willelmo Mancipio et Clement Coco de Tyngewykes In.
- De Johanne Mancipio de Dephall.
- De Johanne Coco de Lyonhall.
- De Johanne Coco Aule beatae Marie.

De Johanne Coco et Willelmo seruiente apud le Oriolehall.

De Ricardo Mancipio Aule Sancti Edwardi.

De Ricardo Mancipio et vxore eius et . . . seruiente eorumdem.

Summa ccxxxv.

Summa iiiij. *li.* xvij. *s.* iiiij. *d.*

In cuius rei testimonium tam predicti Collectores quam predicti Subcollectores huic Indenture sigilla sua alternatim apposuerunt.

In the following document, which is conjecturally assigned to Edward the Third's reign, but in which the same principal collectors are named as in the preceding instrument, an account is given of all persons above the age of 14 years in the parish of S. Peter in the East and Holy Cross (Holywell). It appears to me that the document is of the same date, and bears reference to the same impost as that which precedes it, and that both are of Edward's reign, and of the year 1377.

EXCHEQUER: LAY SUBSIDY. No. $\frac{161}{86}$. [EDW. III].

PAROCHIE SANCTI PETRI IN ORIENTE ET SANCTE CRUCIS.

Hec Indentura testatur quod Simon Deghe et Thomas Paty subcollectores parochiarum Sancti Petri in Orienta et Sanctæ Crucis liberaverunt Willelmo Codeshale Johanni Gibbes et Johanni Wyndesore Collectoribus subsidii domini Regis in Oxonia et suburbis eiusdem ville de qualibet laica persona subscripta excedente etatem xiiij annorum iiiij. *d.* videlicet.

De Johanne Wady et vxore eius Johanne Johanne Johanna et Katerina seruientibus eorumdem.

De Nicholao fuller et Agnete vxore eius.

De Johanne Coupere et Elena Payn.

De Nicholao Mancipio et vxore eius.

De Thoma Paty et vxore eius et Willelmo seruiente eorumdem.

De Willelmo Milleward et vxore eius.

De Willelmo Shroppe et vxore eius Ricardo Johanne Johanne et Agnete seruientibus.

De Alicia vxore Johannis Hamptone.

De Thoma Cartere et vxore eius et Matilda filia eorumdem.

De Agnete vxore Johannis Baret.

- De Johanne Atte Lane et vxore eius.
 De Simone Coruesario et vxore eius.
 De Willelmo Knyght et vxore eius.
 De Agnete Molton.
 De Henrico Cartere et vxore eius.
 De Reginaldo Webbe et vxore eius. Isabella et Agnete seruientibus.
 De Willelmo Hamond et vxore eius et Agnete seruientibus eorumdem.
 De Johannes Martyn et vxore eius.
 De Simone Deghere et vxore eius Nicholao Roberto Johanne Roberto
 Johanne Tibota, Juliana Margareta Michaela Katerina Reginaldo
 Johanna seruientibus eiusdem Simonis.
 De Thoma Hosebond et vxore eius Willelmo Roberto Johanne et
 Nicholao seruientibus.
 De Johanne Etone et vxore eius cum Amicia seruiente eorumdem.
 De Willelmo Marchal et vxore eius.
 De Andrea Carpentere et vxore eius et Rosa seruiente eorumdem.
 De Johanne fletcher et de Elena quae moratur cum eodem.
 De Radalpo Taillore et vxore eius.
 De Johanne Wilkyn et vxore eius.
 De Johanne Brehull et vxore eius. Willelmo Johanne et Alicia ser-
 uientibus.
 De Willelmo Hunte et vxore eius. Daud Alicia et Johanne seruien-
 tibus.
 De Johanne Sutton et vxore eius. Johanne Simone et Thoma ser-
 uientibus.
 De Matillda vxore Johannis Dachet.
 De Ricardo seruiente Willelmi Hunte et Cristina vxore eius.
 De Juliana Shippestere et Margareta Rippele.
 De Rogero Chiddele et vxore eius Johanne et Johanna seruientibus.
 De Isabella Chaunce et Johanna seruiente eiusdem.
 De Waltero Cooke de Sampsonhall.
 De Ricardo Shiffeld vxore eius et Alicia seruiente eorumdem.
 De Waltero Spens a . . Penkrith.
 De Johanne Cooke a . . .
 De Editha vxore . . . akerl de . . .
 De Johanne Hatt . . . De Thoma Slaue . . . vxore eius.
 De Margareta Botiller et de Willelmo Prentys et vxore eius et Wil-
 lelmo seruiente.
 De Willelmo Prentys Senior et vxore eius et Alicia seruiente eorum-
 dem.
 De Johanne Cooke et vxore eius cum Katerina Bere.

- De Thoma Bruer et vxore eius. De Johanne Baker et vxore eius.
 De Ada Bedeford et Alicia Kent.
 De Magota Smyth et Willelmo Walungford.
 De Johanne Baker et vxore eius et Cristina Meke.
 De Johanne Coco apud Le Ouenehall.
 De Roberto seruiente vicarii Sancti Petre predicti.
 De Thoma Cooke et vxore eius. De Thoma Wotton et Alicia vxore eius.
 De Johanne Spicere et vxore eius. De Alicia Shippestere.
 De Johanne Mokesborgh et vxore eius et Elena seruiente.
 De Hugone Mancipio et vxore eius. De Agnete Shippestere.
 De Willelmo Sontham et vxore eius. De Johanne Bonefaunt et vxore eius.
 De Johanne Cooke et vxore eius. De Johanna Spicer.
 De Johanne Rolyngton et vxore eius.
 De Willelmo Cook apud le Glasenhall et vxore eius.
 De Martino Mancipio et vxore eius. De Johanne Palk et vxore eius.
 De Agnete Bedel et Roberto Merkhham cum Isabella Shippestere.
 De Johanne Thame et vxore eius. Johanne et Johanne seruientibus.
 De Katerina Hedyndon. De Johanne Prodom et vxore eius.
 De Rogero Someruyle Stationario.

DE PAROCHIE SANCTE CRUCIS.

- De Johanna Chaloner. De Willelmo Steyner et vxore eius.
 De Johanne Cook Aulæ Sancti Edmundi et vxore eius.
 De Johanne Parchemenor et vxore eius. De Willelmo Miltone.
 De Willelmo Pork et vxore eius. De Ricardo Parchemenor et Johanne seruiente.
 De Johanne Maylyn et vxore eius et Agnete seruiente Johannis Cokesham.
 De Johanne Wolgarcote et vxore eius. De Stephano Cartere et vxore eius.
 De Johanne Atte Wode. De Johanne Hamond et vxore eius.
 De Willelmo Rede et vxore eius. De Johanne Kent et vxore eius.
 De Margareta vxore Willelmi Sclatter.
 De Willelmo Bayly. Stephano Dryuer et Thoma Cartere.
 De Willelmo Coco Hospitii Sancti Johannis. Thoma Carpentarii Roberto Baker.
 De Willelmo Spenser Willelmo seruiente Coci. Willelmo seruiente pistoris Nicholai.

De Scalttere Johanne Baillyf et Agnete vxore eius, Willelmo Holder.
De Nicholao Driuer, Johanne Cowherde, Willelmo Selattere, Philippo
Taillor.

De Willelmo Gardener, Emma Redyng et Agnete Deye seruientibus.
De Magistro et fratribus Hospitalis Sancti Johannis predicti.

. . . pit ccxxvj.

Summa—lxxv. s. iiii. d.

In cuius rei testimonium tam predicti Collectores quam predicti
subcollectores huic Indenture Sigilla sua alternatim apposuerunt.

The following is the list of privileged persons, i.e. such persons as, residing in Oxford, were licensed by the authorities of the University to carry on certain callings, and were protected from disturbance in such callings by the authority of the University. Most of the ordinary occupations were necessarily enrolled in guilds, admission to which was through apprenticeship, and occasionally by journeyman work for a time. But from an early time, the University was empowered to license certain persons in certain callings, and the matriculated tradesman, as he was called, survived up to living memory.

It will be noticed, that, as in the poll tax of 1380, the superior and inferior bedels, though privileged persons, were not exempted from taxation as members of the University. It would seem therefore that the superior bedels were not, at least at this time, graduates.

Of the booksellers and stationers five are described as Dutchmen, two are women, and one appears to be a clerk in orders, and a graduate. I presume that such a person, engaged in a trade or calling, must have been held to have forfeited his academical or clerical privilege of exemption. One is described as also bell-ringer to the University.

There are nine barbers, who are all assessed, with one exception, on their goods. It is probable that such college servants as were found within the several corporate institutions, or within the unincorporated halls were not taxed, and that this list is of persons who lived in private houses. The spensers

and manciples, i.e. those persons who were employed to cater for the Colleges and Halls were probably, in the same manner, exempt 'if they lived in College or Hall,' so there must have been more of such persons than the twelve enumerated in the schedule.

Four servants are said to be liable, who were dependents of New College, eight of Magdalene. Three are described as being servants of the Prior of S. Frideswide, six as similarly connected with Merton, Queen's, Corpus Christi, and Hinksey Hall, while the relations of two are not specified. Five are All Souls' servants.

The servants de Roba, fourteen in number, are, I conclude, persons engaged as makers of academical costume. But one of these people appears to have been an apothecary, and two women are plainly laundresses.

The most numerous class is that of cooks. They are 34 in number, and are attached to divers Colleges and Halls.—Queen's, Magdalene, University, Merton, Corpus, Canterbury, Lincoln, Bernard, Durham, Exeter, Brasenose, and New Colleges are specified. The following Halls are also named,—Magdalene, Trinity, Jesus, Greek, Hinksey, Broadgates, White, New Inn, Hart, and S. Mary, besides Peckwater Inn, and S. Frideswide's. The cooks of the heads of Colleges are also occasionally designated. But it will be seen that the cooks of Balliol, Oriel, and All Souls are not in the enumeration, nor those of the very numerous Halls which were still in existence. I conclude therefore, as before, that when this servant resided within the College, he was exempt.

The whole number of privileged persons is III, and the sum paid by them is £10 15s. 3d., or under two shillings a-piece. The largest contributions are those of the bedels and under-bedels, whose incomes, I believe, were chiefly derived from fees.

LAY SUBSIDY. 15 HEN. VIII. No. $\frac{161}{108}$.
 OXFORD (1524).

(PRIVILEGED PERSONS).

This Indentur mad the vth day of february in the xvth yere off the Reign of Kyng Henry the viijth betwyx Maister Thomas Moscroff Commyssary generall in the Vniuersitie of Oxford for the executyng off payment of the Kynges subsedye to be levytt and paid by scolers seruauentes and pryvyligied persons of the said vnyuersitie in this present yere on the one partie and John Snow and William ffryer hie collectours of the said Town of Oxford on the other partie beireth wytnes that hereafter in a scedul identyd her vnto annexyd is conteynd the hole summe collectyd by the said Commyssary of scolers seruauentes and priuylegid persons now abydyng within the said vnyuersitie and delyuerd to the forsaid collectours John and Wylliam accordyng to the priuyleg of the said vnyuersitie to be delyuerd and presentyd and trew payment to be mad vnto the Kynges Highnes at the cowrtes of his excheker and receyt att Westmynster in all sped covenyent the wiche colleccion was made accordyng to the precept and clausys conteynd in the Acte of parlyament therof made by the Kyng and his Lordes spirituall and temporall and the Commons assemblyd in the same at his parlyament holden at London and Westmynster the said xvth yere of his reyn as more at large doithe apere in the said acte off parliament. In wytnes wherof to the one parte of this Indentur the said Maister Moscrof commyssary hathe put to the seall of his office and to the other parte the forsaid John and William haue put to their sealy.

Taxacion off Privileged persons off the Vnyuersitie
 off Oxford.

THE BEDELLYS OFF OXFORD.

Magister Richard Wotton in goodes xxx. <i>li.</i> inde domino	
Regi	xxx. s.
Magister Edward Standische in goodes xx. <i>li.</i> inde domino	
Regi	xx. s.
Magister Thomas Pantre in goodes xvij. <i>li.</i> inde domino	
Regi	ix. s.

John Nixson in goodes xl. s. inde domino Regi	v. s.
Robert Tottesherst in wages xl. s. inde domino Regi	xij. d.
Jamys Edmondes in goodes xl. s. inde domino Regi	v. s.

STACYONERS AND BOKE SELLERS.

William Howberghe Douchman in goodes xl. s. inde domino Regi	x. s.
Johan Thorn a Douchman in goodes xl. s. inde domino Regi	x. s.
Gerard Pylegreme Douchman in goodes iij. li. inde domino Regi	iiij. s.
Balchasar churchyard Douchman in goodes iij. li. inde domino Regi	iiij. s.
Harry Renkens Douchman in goodes xx. s. inde domino Regi	xij. d.
Richard Alcoke bellrynger of the vniuersitie iij. li. vj. s. viij. d. inde domino Regi	xx. d.
Margarete Page c. s. inde domino Regi	ij. s. vj. d.
Rose Cater in goodes xl. s. inde domino Regi	xij. d.
Henry Mancipull in goodes iij. li. inde domino Regi	xviij. d.
Sir Person in goodes xx. s. inde domino Regi	iiij. d.

BARBOURS.

Thomas Bird in goodes c. s. inde domino Regi	ij. s. vj. d.
William Kyrse in Wages iiij. li. inde domino Regi	ij. s.
Robert Preston in goodes xl. s. inde domino Regi	xij. d.
Johñ Hunt in goodes xl. s. inde domino Regi	xij. d.
Johñ Madstone in goodes iij. li. inde domino Regi	xviij. d.
William Smythe in goodes c. s. inde domino Regi	ij. s. vj. d.
Johñ Rytton in goodes xx. s. inde domino Regi	iiij. d.
William Ryxston in goodes xl. s. inde domino Regi	xij. d.
Johñ Barbour in goodes xl. s. inde domino Regi	xij. d.

SPENSERS AND MANCYPULS.

Roger Bradley mancypull of beyle Colleg xl. s. in wages inde domino Regi	xij. d.
Laurence Atkynson mancypull of Durham College in goodes vij. li. inde domino Regi	iiij. s. vj. d.
William Campyon of Lincoln College in wages xxvj. s. viij. d. inde domino Regi	iiij. d.

Johñ Rogers off Harthall in goodes vj. <i>li.</i> xiiij. <i>s.</i> iiij. <i>d.</i> inde domino Regi	iiij. <i>s.</i> iiij. <i>d.</i>
Hugh Pollard of Edmond Hall in wages xl. <i>s.</i> inde domino Regi	xij. <i>d.</i>
Robert Jerman off New Inne in goodes iiij. <i>li.</i> inde domino Regi	ij. <i>s.</i>
Thomas ffoster off Merton College in goodes xl. <i>s.</i> inde domino Regi	v. <i>s.</i>
Robert Wodman off Canterbury College in goodes xl. <i>s.</i> inde domino Regi	xij. <i>d.</i>
Richard Slatter off Oryell College in goodes c. <i>s.</i> inde domino Regi	ij. <i>s.</i> vj. <i>d.</i>
Johñ Watson off Vnyuersitie College in goodes xl. <i>s.</i> inde domino Regi	xij. <i>d.</i>
Richard Gounter off Gloucetter College in c. <i>s.</i> inde domino Regi	ij. <i>s.</i> vj. <i>d.</i>
Richard Alard of Magdalen College in wages xl. <i>s.</i> inde domino Regi	xij. <i>d.</i>

STIPENDARII SERUIENTES.

Seruientes cum domino Gardiano noui Collegii Oxonie.

Johñ Scarboroughe in wages or goodes xxvj. <i>s.</i> viij. <i>d.</i> inde domino Regi	iiij. <i>d.</i>
William West in goodes iiij. <i>li.</i> inde domino Regi	xviij. <i>d.</i>
John White Baker in wages xl. <i>s.</i> inde domino Regi	xij. <i>d.</i>
Richard Howchyns in wages xl. <i>s.</i> inde domino Regi	xij. <i>d.</i>

Seruientes cum presidente Collegii domine Marie Magdalene.

Thomas Arisden in goodes iiij. <i>li.</i> inde domino Regi	x. <i>s.</i> iiij. <i>d.</i>
Harry ffreman in wages xl. <i>s.</i> inde domino Regi	xij. <i>d.</i>
Johñ Holly in wages xxvi. <i>s.</i> viij. <i>d.</i> inde domino Regi	iiij. <i>d.</i>
Edward Stokfyld porter in wages xxvj. <i>s.</i> viij. <i>d.</i> inde domino Regi	iiij. <i>d.</i>
Nicholas Marcham in wages xxvj. <i>s.</i> viij. <i>d.</i> inde domino Regi	iiij. <i>d.</i>
Harry Hall in wages xx. <i>s.</i> inde domino Regi	iiij. <i>d.</i>
Hugh Person seruaunt with Maister procter of Magdalen College in goodes xl. <i>s.</i> inde domino Regi	xij. <i>d.</i>

Seruientes cum priore sancte ffredeswide Oxonie.

Henry Stanley in wages xxvj. <i>s.</i> viij. <i>d.</i> inde domino Regi	iiij. <i>d.</i>
Godfrey in goodes iiij. <i>li.</i> inde domino Regi	xviij. <i>d.</i>
Nicholas Sant in goodes iiij. <i>li.</i> inde domino Regi	xviij. <i>d.</i>

Seruientes cum Collegio de Merton et alibi.

Richard Bocard in wages xxvij. s. viij. d. inde domino Regi	iiij. d.
Robert Bromley seruauant in Quene college ac xxvj. s. viij. d. inde domino Reg	iiij. d.
William Noter seruauant in Hynxe Hall ac xxvj. s. viij. d. wages inde domino Regi	iiij. d.
Nicholas Kyrke at xl. s. wages inde domino Regi	xij. d.
George of Corpus Christi College in goods xv. li. inde domino Regi	vij. s. vj. d.
Griffith Busby at xl. s. wages inde domino Regi	xij. d.

Seruientes cum gardiano collegii animarum.

Robert Broke at wages xx. s. inde domino Regi	iiij. d.
Thomas fuller in wages xx. s. inde domino Regi	iiij. d.
Richard Jones in wages xx. s. inde domino Regi	iiij. d.
William Saryson in goodes viij. li. inde domino Regi	iiij. s.
Richard Whiting in wages xl. s. inde domino Regi	xij. d.

Seruientes de Roba.

Jamys Colynson in goodes xiiij. li. vj. s. viij. d. inde domino Regi	vj. s. viij. d.
Johan potycary in goodes xl. s. inde domino Regi	xij. d.
Henry Dam xxvj. s. viij. d. in wages inde domino Regi	iiij. d.
Thomas Harper at xx. s. wages inde domino Regi	iiij. d.
George Willyson at iiij. li. goodes inde domino Regi	ij. s.
Richard Hoper at vj. li. xiiij. s. iiij. d. in goodes inde domino Regi	iiij. s. iiij. d.
Edward Pulton in wages xl. s. inde domino Regi	xij. d.
Johan Robynson in goodes at iiij. li. inde domino Regi	xviij. d.
Robert Huckffall in goodes at xl. s. inde domino Regi	v. s.
Jamys Brown at xx. s. inde domino Regi	iiij. d.
Agnes Hampden lawndres at xx. s. inde domino Regi	iiij. d.
Thomas Ball at xl. s. in goodes inde domino Regi	xij. d.
Agnes Jenkene lawndres in goodes vj. li. inde domino Regi	ij. s.
William ffoly at xx. s. inde domino Regi	iiij. d.

COOKES.

Stephyn Robynson of Quene College at iiij. li. in goodes inde domino Regi	xviij. d.
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Robert Coke of Magdalen College at <i>iiij. li.</i> in goodes inde domino Regi	<i>ij. s.</i>
George the presidentes Cooke at <i>xx. s.</i> inde domino Regi	<i>iiij. d.</i>
William Cooke of Magdalen Hall at <i>xx. s.</i>	<i>iiij. d.</i>
John Cooke of Trynyte Hall at <i>xx. s.</i>	<i>iiij. d.</i>
John Peyn Cooke of Vnyuersite College in goodes <i>iiij. li.</i>	<i>xviiij. d.</i>
Thomas Cooke of Vnyuersite College wages <i>xx. s.</i>	<i>iiij. d.</i>
John Cooke of Jhns Hall at <i>xxviiij. s.</i>	<i>iiij. d.</i>
William Wynter of Merton College at <i>l. s.</i> in goodes	<i>xv. d.</i>
John Cooke of the Warden of Merton College <i>xx. s.</i>	<i>iiij. d.</i>
John Cooke of Corpus Christi College <i>xxiiij. s. iiij. d.</i>	<i>iiij. d.</i>
Roger Cooke with Master president at <i>xxvj. s. viij. d.</i>	<i>iiij. d.</i>
William Cooke of Canterbury College in wages <i>xxx. s.</i>	<i>iiij. d.</i>
Nicholas Cooke of Saint Frideswide <i>xxvj. s. viij. d.</i>	<i>iiij. d.</i>
John Herne Cooke of Pekwater Inne at <i>xxvj. s. viij.</i>	<i>iiij. d.</i>
John Metelond Cooke of Greke Hall <i>xx. s.</i>	<i>iiij. d.</i>
Roger Cooke, of Hynxse Hall at <i>xx. s.</i>	<i>iiij. d.</i>
Thomas Rowbothom Cooke of Brede yates <i>xx. s.</i>	<i>iiij. d.</i>
Christopher Mundy in goodes <i>xxvj. s. viij. d.</i>	<i>iiij. d.</i>
Robert Mundy in wages <i>xx. s.</i>	<i>iiij. d.</i>
John Russell Cooke of White Hall <i>xxvj. s.</i>	<i>iiij. d.</i>
Edmund Garner in goodes <i>xl. s.</i>	<i>xij. d.</i>
Thomas Cooke of Lincoln College at <i>xx. s.</i>	<i>iiij. d.</i>
Roger Ward of Bernard College at <i>xxvj. s.</i>	<i>iiij. d.</i>
Draycott Cooke of Durham College at <i>xx. s.</i>	<i>iiij. d.</i>
Gerys Wyffe Cooke of New Inne <i>xxxiiij. s.</i>	<i>iiij. d.</i>
John Sage in goodes <i>xxx. s.</i>	<i>iiij. d.</i>
Nicholas Cooke of Excetter College at <i>xx. s.</i>	<i>iiij. d.</i>
John Walker Cooke of Brasynnose at <i>xx. s.</i>	<i>iiij. d.</i>
John fawkener Coke of Harthall at <i>xl. s.</i> in goodes	<i>xij. d.</i>
Robert Cooke of New college at <i>iiij. li.</i> in goodes	<i>ij. s.</i>
Lewes the second Cooke of New college <i>xx. s.</i>	<i>iiij. d.</i>
John vndercoke of New college <i>xx. s.</i>	<i>iiij. d.</i>
John vndercooke of Brasynnose at <i>xx. s.</i>	<i>iiij. d.</i>
William Tochyne Cooke of Saint Mary Hall <i>xxvj. s. viij. d.</i>	<i>iiij. d.</i>

Summa *x. li. xv. s. iiij. d.*

per manus Willelmi ffrere et Johannis Snowe *xij die ffebruarii.*

By 14, 15 Henry VIII. cap. 16, Parliament with much reluctance, and only after great pressure, in consideration of the unsatisfactory relations existing between the King and Francis I. of France, granted Henry a yearly subsidy for four years. The tax was to be 1*s.* in the pound for the first two years on all lands held by natives, 2*s.* on those held by aliens, 6*d.* in the pound on the personal property of such subjects as had over 40*s.* in goods and less than £20, and 1*s.* on those whose property exceeded this sum. In the case of aliens the sums were to be 1*s.* and 2*s.* If natives had 40*s.* in goods and received wages of 20*s.* a year and upwards, they were to pay 4*d.*, if aliens 8*d.*, who were to pay 8*d.* if they were not liable to the higher taxation, and were not on yearly wages. In the third year the payment was limited to landowners of £50 a year and upwards, who were to pay 1*s.* in the pound, aliens 2*s.* The taxation of personalty in the last two years is to be levied on those only who are returned as possessing £50, when it is to be 1*s.* in the pound in the case of subjects, 2*s.* in that of aliens.

The Act contains the usual exemptions. The Universities and Colleges of Oxford and Cambridge are excused, with all persons actually engaged in study, the Schools and Colleges of Eton and Winchester, and certain monastic establishments. The servants of the Colleges, however, are rated in a different schedule which will be given hereafter. The assessment, it will be seen, is by parishes, not by wards and suburban divisions. The Mayor and Aldermen are appointed Commissioners for carrying out the Act, and are made responsible for its punctual payment at the Exchequer. In every parish, however, sub-collectors are appointed, generally two, who are to receive the payments on behalf of the city authorities.

The tax then is a graduated property tax, exacted from the more wealthy class only in the third and fourth years during which the subsidy lasted, and in the first place only demandable from those who had over 40*s.* in property, and had 20*s.* in yearly wages. Only a small class then of the community

was rendered liable. In practice, as is known to every one who has studied these valuations for the sake of taxation, the estimate of household goods is always low. Money, household furniture and effects, and in the case of agriculturists, corn actually reaped and threshed, were liable. Growing crops were not, and it is probable that stock-in-trade was similarly exempt. Such a stock was not often, we may conclude, very large, but a capricious tax of five or ten per cent. on goods intended for sale must have seriously affected business. It is notable too, that the sums levied are generally round, marks or shillings or groats, and contain no fractions. The return therefore is of the propertied class in the city, and of their personal dependents. The two parishes of S. Edward and S. Mildred have disappeared, but that of S. Michael in the South remains. It is not easy to determine whether the Commissioners carried out precisely the provisions of the Act, though they taxed themselves pretty fully for the time. Henry's taxes, however, were generally very disappointing, and fell far short of those which his predecessors had collected. Some of those who have commented on this fact, have inferred that the old prosperity was declining, and that England at the commencement of the sixteenth century was poorer than it had been in the fifteenth. Some have set down the decay of the towns, of which many statutes make mention, to the superior attractions of country life. I am unable to find evidence for either inference, and I conclude that the taxpayer, who exhibited the most obstinate reluctance to making parliamentary grants, evaded the distasteful payment.

The contributors to the tax of 1524 are 422 in all. The largest number is from S. Martin, or Carfax. But the wealthiest for its population is S. Ebbe's, the smallest, next S. Aldate's, third All Saints, fourth S. Mary Magdalene, and fifth S. Martin. The poorest parish is S. Peter-le-Bailey, next to it S. Michael's in the North, and next S. Giles'. But out of the eleven contributors in S. Ebbe's, two are among the largest. One Alderman lives in S. Aldate's, a second in S. Ebbe's, a third in S. Mary

Magdalene, a fourth with the Mayor in S. Martin's. The first three pay £3 6s. 8d., the Mayor and the fourth £3. One person, Richard Hampden, residing in S. Mary Magdalene, is designated Esquire. He pays at the higher rate. But in All Saints John Seman is assessed at £4 10s. This person employs nine servants. In the same parish one Thomas Wayte is assessed at £4. The callings of the several contributions are rarely noted.

A few persons are designated as Dutchmen, and pay apparently the aliens' tax. Such are George Starck in S. Aldate's, and Gerard Smith with his servant Francis Cornelis in S. Peter's-in-the-East. I cannot guess to what branch of the Teutonic race these people belong. Twelve servants of the Abbot of Osney are assessed, generally at the lowest rate, in S. Thomas' parish. The use of surnames has now become almost universal. A few widows are assessed.

The parishes which then lay close to the city wall were of course small and cramped. Such were the two S. Michaels, and S. Peter-le-Bailey. S. Thomas had become to all appearance the most populous suburb, S. Mary Magdalene the most prosperous. At that time it included much which is now contained in Balliol College, up to the southern wall of what is now S. John's, and then Bernard College. Its eastern boundary was the King's highway, now the road leading to the Museum, and the only regular approach to Oxford from the north; for it appears that a ditch was dug across S. Giles', and that it passed a little below S. John's southern wall, and running along in an easterly direction was made to join the common ditch, between Balliol and Durham or Trinity. Beyond this ditch were the fortifications of the North Hundred, of which the walk opposite S. John's entrance is a relic. S. Giles' then was a poor and insulated district. Holywell had a few houses on the north side of the street, and near the eastern end, as one can see from Agas's map. Here stood the gallows, on which the lords of the manor, the Warden and

Fellows of Merton, had and exercised the right of hanging offenders after trial.

It would seem that the whole assessable property of the civil population of Oxford, within the limits designated by the Act, was under £2000, provided a tax of five per cent. were strictly exacted. But by this time a subsidy had become a fixed quantity in which the old form of valuation was retained, in order to allow the Commissioners to distribute it, but from which the Exchequer expected to receive an invariable amount. I conclude therefore that the principal value of this schedule is the register which it gives of the better-off Oxford citizens in 1524.

LAY SUBSIDY. No. $\frac{1}{8}\frac{1}{8}$. 15 HEN. VIII. (1524).

VILLA OXONIE.

CIVIC POPULATION.

This Indenture made the xxxth day of November in the xv^{cem} yer of the Reign of Kyng Henrye the viijth Bitweyn John Austen of the Town of Oxford in the Countye of Oxford Mayour And John Traves, Thomas Shelton, Michaell Hethe and William fleymyng of the same Town, Aldermen, Comissioners within the fore-seid Towne of Oxford and the suburbes and liberties of the same assigned to the seid Towne with the suburbes and liberties afore-seid for the Executyng of the Kynges subsidie to be levied and payed within the seid Towne and other the premisses this present yer of the one parte And John Snowe and William ffryur, highe Collectours of the seid Towne with the premisses of the other parte Berith wittenes that herafter in a sedule indentyd her-vnto annexed is conteyned the hole charge of the seid Collectours within the foreseid Towne accordyng to the true value and Rate of euery temporall person inhabityng within the same Town with the premisses except suche as be Scollers seruauntes As they and euery of them be presentyd before vs the seid Comissioners, And also accordyng to the Acte of parliament therof made by the Kyng and his lordes Espirituell and Temporall and the Commons assembled in the same at his parliament holden at London and Westmynster the seid xv^{cem} yer of his

Reign of the whiche charge the fore seid Collectours shall truly accompt and make pleyn declaracion and payement vnto the Kynges highnes at his Courtes of his Exchequer and receipt at Westmynster before the ffeest of the purificacion of our lady Seynt Mary Virgyn next comyng or the vtas of the same accordyng as in the seid acte of perliament more at large doth appere.

THE PARISHE OF SEYNT ALDATE.

	De Thoma Shelton Alderman	iiij. <i>li.</i> vj. <i>s.</i> viij. <i>d.</i>
	De Thoma Sabege famulo eidem Thome Shelton	iiij. <i>d.</i>
	De Roberto Gowghe	xl. <i>s.</i>
	De Roberto Wilmote famulo eidem Roberto Gowghe	iiij. <i>d.</i>
	De Ricardo Walclyn	xxx. <i>s.</i>
	De Radulpho Oldam	v. <i>s.</i>
	De Thoma Lambe	vj. <i>s.</i> viij. <i>s.</i>
Thomas Lambe et Thomas Ebenwod subcollec- tours.	De Georgio Starok Ducheman famulo eidem Thome Lambe	ij. <i>s.</i>
	De Thoma Byess famulo eidem Thome Lambe	iiij. <i>d.</i>
	De Willelmo Cruse	xij. <i>d.</i>
	De Willelmo ffrannoos	xij. <i>d.</i>
	De Roberto Acram	xx. <i>d.</i>
	De Johanne Vecars	xviiij. <i>d.</i>
	De Thoma Ebenwode	xij. <i>d.</i>
	De Johanne Robynson	iiij. <i>s.</i>
	De Johanne Hamswayt	xij. <i>d.</i>
	De Dauid Guyllam	iiij. <i>d.</i>
	De Thoma Dunkyn	iiij. <i>d.</i>
	De Willelmo Cater	iiij. <i>d.</i>
	De Ricardo Wyche	iiij. <i>d.</i>
	De Johanne Tame	iiij. <i>d.</i>
	De Ricardo Nicolson	iiij. <i>d.</i>
	Summa—viiij. <i>li.</i> iiij. <i>s.</i> vj. <i>d.</i>	

THE PARISHE OF SEYNT MICHAELL IN THE SOUTH.

	De Radulpho Shyngillton	xxx. <i>s.</i>
	De Thoma Leyke	v. <i>s.</i>
William Mondy and William Huttyng subcollec- tours.	De Willelmo Mondy	ij. <i>s.</i> vj. <i>d.</i>
	De Thoma Cotton famulo eidem Willelmo	xij. <i>d.</i>
	De Roberto Symond famulo eidem Willelmo	iiij. <i>d.</i>
	De Roberto Goodynowghe	xij. <i>d.</i>

De Elizabetha Warden	xl. s.
De Willelmo Barker	ij. s.
De Willelmo Vtting	xij. d.
De Simone Holman	xij. d.
De Laurentio Eweyn	ij. s. vj. d.
De Willelmo Hopkyns famulo eidem Laurentio	xij. d.
De Roberto Large famulo eidem Laurentio	iiij. d.
De Johanne Graitley	xij. d.
De Michael Clowid	xij. d.
De Nicholao Syre	iiij. d.
De Johanne Dyer	iiij. d.
De Johanne Slatter	iiij. d.
De Roberto Langeley	iiij. d.
De Henrico Smyth	iiij. d.
De Matilda Sharpe vidua	iiij. d.

Summa—iiij. *li.* xj. s. ix. d.

THE PARISHE OF SEYNT EBBE.

De Michaele Hethe Alderman	iiij. <i>li.</i> vj. s. viij. d.
De Ricardo Leike	iiij. <i>li.</i>
De Thoma Benett	v. s.
De Johanne Leyke	ix. s. John
De Willelmo Kepson famulo eidem Johanni	iiij. d. Leyke sub-
De Ricardo Rawlyns	xij. d. collectour.
De Willelmo Lande	xiiij. d.
De Juliana Jenykyns vidua	xviij. d.
De Thoma Stone	xij. d.
De Rogero Bryce	iiij. d.
De Elizabeth Brice vidua	iiij. d.

Summa—vij. *li.* vj. s. iiij. s.

THE PARISHE OF SEYNT THOMAS.

De Johanne Williams	xxv. s. John
De Daud Pilson famulo eidem Johanni	iiij. d. Williams
De Thoma ffoster famulo eidem Johanni	xv. d. and
De Thoma Wylmon famulo predicto Johanni	xv. d. William
De Alexandro Baker	xij. d. Archer
De Willelmo Bynney famulo Balliuis ville Oxonie predicte	iiij. d. subcollec-
De Johanne Wodeleff	ij. vj. d. tours.

De Johanne Jeynour famulo Ricardo Cotrell	xiiij. d.
De Thoma Wyloockes	xviiij. d.
De Roberto Middylton	xij. d.
De Johanne Gabsell famulo eidem Roberto	xiiij. d.
De Willelmo Gibbes	ij. s.
De Thoma Jurden laborar	iiij. d.
De Edmundo Baker laborar	iiij. d.
De Thoma Dekynson laborer	xij. d.
De Willelmo Archer	xxx. s.
De Willelmo Symcooke	xxx. s.
De Johanne Turner	vj. s. viij. d.
De Willelmo Thomas	xxx. s.
De Georgio Bolyfand famulo eidem Willelmo Thomas	iiij. d.
De Ricardo Coterell	vj. s. viij. d.
De Daud Thomas famulo eidem Ricardo	xiiij. d.
De Thoma Cater famulo eidem Ricardo Coterell	xv. d.
De Roberto Tacley laborer	iiij. d.
De Nicholao Dyvelyn	xviiij. d.
De Willelmo Cranoke	xij. d.
De Waltero Cuddysdon	xij. d.
De Johanne fferan	xviiij. d.
De Johanne Newman famulo Abbati de Oseney	xviiij. d.
De Johanne Schevyn famulo dicto Abbati	xvj. d.
De Hugone Davy famulo dicto Abbati	iiij. d.
De Georgio Hall famulo dicto Abbati	iiij. d.
De Johanne Wyse famulo dicto Abbati	iiij. d.
De Johanne Hynde famulo dicto Abbati	iiij. d.
De Willelmo Denston famulo dicto Abbati	xij. d.
De Willelmo Freinche famulo dicto Abbati	iiij. d.
De Willelmo Maultman famulo dicto Abbati	iiij. d.
De Ricardo Longe famulo dicto Abbati	iiij. d.
De Ricardo Gardener famulo dicto Abbati	iiij. d.
De Johanne Sporr famulo dicto Abbati	iiij. d.
De Willelmo Peyrson	ij. s. vj. d.
De Roberto Benett	ij. s. vj. d.
De Ricardo Wykestede	iiij. s. iiij. d.
De Johanne Debynge famulo eidem Ricardo	iiij. d.
De Johanne Walker famulo eidem Ricardo	iiij. d.
De Thoma Andrewes famulo Abbati de Rewley	iiij. d.
De Elizabeth Wylcookes vidua	iiij. d.
De Johanne Cooke	iiij. d.

De Johanna Extulby vidua	iiij. d.
De Johanna Andrewes vidua	iiij. d.
De Willelmo Milton	iiij. d.
De Johanne Boxe famulo predicto Nicholao Dyvelyn	iiij. d.
Summa—viiij. li. ix. s. vij. d.	

THE PARISHE OF SEYNT GILYS.

De Willelmo Howys	xx. s.
De Willelmo Davy famulo eidem Willelmo Howys	iiij. d.
De Willelmo Mellett A Scott	viiij. d.
De Johanne Broune	ij. s. vj. d.
De Johanne Harper famulo eidem Johanni Broune	iiij. d.
De Willelmo Baley	xij. d.
De Roberto Colleare	v. s.
De Thoma Webbe famulo eidem Roberto	iiij. d.
De Thoma Kenar laborer	iiij. d.
De Johanne Jackson	xvj. d.
De Willelmo Wastell laborer	iiij. d.
De Johanne Lock	iiij. s. viij. d.
De Johanne Holden	xvj. d.
De Humfrido ffield	iiij. d.
De Johanne Watson	iiij. d.
De Johanne Bounde	iiij. d.
De Willelmo Laurens	iiij. d.
De Johanne Legerley	iiij. d.
De Thoma Bronynges	iiij. d.
De Johanne Bronynges	iiij. d.
Summa—xxxix. s. ij. d.	

John
Locke sub-
collectour.

THE PARISHE OF SEYNT MARY MAWDELEN.

De Ricardo Hampden Esquyer	iiij. li. vj. s. viij. d.
De Willelmo Broune famulo eidem Ricardo	iiij. d.
De Nicholao Osbourne famulo dicto Ricardo	iiij. d.
De Johanne Traves Alderman	iiij. li. vj. s. viij. d.
De Roberto Benham ynneholder	v. s.
De Johanne Davy famulo eidem Roberto	iiij. d.
De Johanne Rosse famulo dicto Roberto	iiij. d.
De Christofer Hawkyns	iiij. s.

John Luckyns and John Laurance subcollec- tors.	De Johanne Luckyns	v. s.
	De Johanne Clement Capper	ij. s.
	De Nicholao Richmond	v. s.
	De Johanne Hill famulo dicto Nicholao	iiij. d.
	De Georgio Pykering	viii. s.
	De Willelmo Hare Cowper	xij. d.
	De Henrico Busbye	ix. s.
	De Johanne Richardson	xviiij. d.
	De Johanne Rede	iiij. s.
	De Thoma Wheteley famulo dicto Johanne Rede	iiij. d.
	De Thoma Reyell famulo eidem Johanni Rede	iiij. d.
	De Johanne Snowe	xxxiiij. s.
	De Willelmo Banester	v. s.
	De Johanne Marche	xij. d.
	De Ricardo Parker	iiij. s. iiij. d.
	De Radulpho Newman	ij. s.
	De Ricardo Lewsse	ij. s. vj. d.
	De Ricardo Pittefyn	ij. s.
	De Ricardo Story	xij. d.
	De Johanne Gisseby Carpynter	xij. d.
	De Hugone Walker	xviiij. d.
	De Henrico Chappeman	xviiij. d.
	De Roberto Gregory	iiij. d.
	De Johanne Laurance	iiij. d.
	De Johanne Paterick	iiij. d.
	De Thoma Reffe [?]	iiij. d.
	De Johanne Marckam Sadeler	iiij. d.
	De Johanne Hulckyns Glouer	iiij. d.
De Johanne Robynson	iiij. d.	
De Johanne Casson Sawyer	iiij. d.	
De Willelmo Rawlyns	iiij. d.	
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THE PARISHE OF HOLYWELL.

De Willelmo Clare seniore	xl. s.
De Ricardo Were famulo eidem Willelmo	iiij. d.
De Johanne Pycryng famulo dicto Willelmo	iiij. d.
De Johanne Clement famulo dicto Willelmo	iiij. d.
De Johanne Colman famulo eidem Willelmo Clare	iiij. d.

De Willelmo Clare juniori	v. s. William
De Roberto Mondy famulo eidem Willelmo Clare juniori	xij. d. Clare the
De Johanne Palmer famulo eidem Willelmo Clare Juniore	xij. d. yonger sub-
De Thoma Were	xij. d. collectour.
De Daudid Eger	xij. d.
De Johanne Smyth	ij. s. vj. d.
De Ricardo Harvy	iiij. d.
De Willelmo Peyrne	iiij. d.
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De Willelmo Bawdewen	iiij. s. vj. d.
De Thoma Wotton	xij. d.
De Gilberto Hamyldowne	iiij. d.
De Rogero Smyth Tayler	v. s.
De Thoma Pycton famulo eidem Rogero	iiij. d.
De Rogero Gretewhyte famulo eidem Rogero Smyth	iiij. d.
De Johanne Phillippes	xij. d.
De Johanne Lyith	ij. s. vj. d.
De Willelmo Rugway famulo dicto Johanni Lyith	iiij. d.
De Rogero Adamys famulo eidem Johanni Lyith	iiij. d.
De Roberto Holbeck	iiij. s.
De Ricardo Whaburley famulo eidem Roberto	xij. d.
De Simone Halle famulo dicto Roberto	xij. d.
De Radulpho Wylson	xij. d.
De Thoma Harryson famulo eidem Radulpho	xij. d.
De Thoma Morres	ij. s.
De Garard Smyth, a Ducheman	ij. s.
De Francisco Cornelys, a Ducheman, famulo eidem Garard	ij. s.
De Humfrido Hewster	xij. d.
De Roberto Karewe	v. s.
De Jacobo Lynche famulo eidem Roberto	ij. s.
De Ricardo Scfatter famulo dicto Roberto	iiij. d.
De Thoma Hewster Baker	v. s. Thomas
De Thoma Scheuer famulo eidem Thome Hewster	xij. d. Hewster
De Ricardo Cotrill famulo eidem Thome Hewster	iiij. d. Baker and
De Willelmo Campenett	vj. s. William
De Ricardo Atkynson famulo eidem Willelmo	xij. d. Campenett
De Thoma Semondes	xij. d. subcollec-
	tours.

De Willelmo fforest ij. s. vj. d.
De Georgio Wycheman famulo eidem Willelmo fforrest iiij. d.
De Johanne Russell, A Scott iiij. s.
De Roberto Johnson Mason xvij. d.
De Ricardo Barbote xij. d.
De Thoma Hewster del Aungell viij. s.
De Walter Gover xl. s.
De Ricardo Dey xvj. d.
De Johanne Dobsyn famulo eidem Ricardo Dey xij. d.
De Johanna Pondar vidua xij. d.
De Willelmo Wardyll iiij. d.
De Johanne Broune Carpynter iiij. d.
De Willelmo ffoly iiij. d.
De Willelmo Mere iiij. d.
De Willelmo Betene iiij. d.
De Roberto Clerck iiij. d.
De Cornelio Clerck iiij. d.
De Margaret Sutton iiij. d.

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	De Ricardo Langeford ij. s. vj. d.
	De Johanne Style poticario xx. d.
	De Johanne Comyn xij. d.
	De Johanne Stede ij. s. vj. d.
	De Roberto Lynne famulo eidem Johanni Stede iiij. d.
Thomas	De Thoma Elyngham xx. s.
Elyngham	De Ricardo Steward famulo eidem Thome iiij. d.
and	De Thoma Walker xlvj. s.
William	De Thoma Thawtes xx. d.
Pery sub-	De Willelmo Pery vj. s. viij. d.
collectours.	De Johanne Ynche xij. d.
	De Willelmo Sale ij. s. vj. d.
	De Johanne Dyckyns famulo eidem Willelmo Sale iiij. d.
	De Johanne Richard famulo eidem Willelmo Sale iiij. d.
	De Margareta Chester vidua xij. d.
	De Thome Smyth xij. d.
	De Ricardo Barlowe xvij. d.
	De Johanne Davys iiij. s. vj. d.
	De Johanne Welles Sclatter xij. d.

De Georgio Ixham	xviiij. d.
De Roberto Potter famulo eidem Georgio	xij. d.
De Thoma Michaele famulo eidem Georgio	iiij. d.
De Ricardo Bartram	ij. s. vj. d.
De Roberto Wylmeton famulo eidem Ricardo Bartram	xij. d.
De Willelmo Leycrofte famulo eidem Ricardo	xij. d.
De Thoma Glareth famulo eidem Ricardo	iiij. d.
De Roberto Warrold famulo eidem Ricardo	iiij. d.
De Willelmo Chambur	xl. s.
De Willelmo Evirston famulo eidem Willelmo Chamber	iiij. d.
De Johanne Townesend	xij. d.
De Johanna Sheperd vidua	xviiij. d.
De Thoma Spenser	vij. s. vj. d.
De Henrico Damme	iiij. d.
De Johanne Wylson	iiij. d.
De Thoma Coole	iiij. d.
De Willelmo Warene	iiij. d.
De Roberto Symons	iiij. d.
De Johanne Stadpoll	iiij. d.
De Johanne Mey	iiij. d.
De Roberto Larke	iiij. d.
De Edwardo falowes famulo eidem Roberto Larke	iiij. d.
De Elizabeth Bett vidua	iiij. d.
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De Edmundo Stafford	xij. d.
De Johanne Selwode famulo dicto Edmundo	iiij. d.
De Willelmo Legatt famulo eidem Edmundo	iiij. d.
De Johanne Phillippes	v. s.
De Edwardo Harst	v. s.
De Thoma Wayte	iiij. li.
De Willelmo ffryur	xxx. s.
De Johanna King vidua	vj. s. viij. d.
De Roberto Maryng	xij. d.
De Willelmo ffawlbrige	xviiij. d.
De Johanne Copper	iiij. s. John Cop- per and John
De Thoma Bokerfeld famulo eidem Johanni Copper	iiij. d. John
De Thoma Down famulo eidem Johanni	iiij. d. Brigeman,
De Reginald Benett famulo eidem Johanni	iiij. d. mercer, subcollec- tores.

De Roger Helwyn	xviii. d.
De Johanne Brigeman Mercer	xx. s.
De Johanne Symondes	ij. s. vj. d.
De Johanne Seman	iiij. li. x. s.
De Philippo Waden famulo dicto Johanni Seman	iiij. d.
De Roberto Gefferey famulo eidem Johanni Seman	xij. d.
De Willelmo More famulo eidem Johanni	iiij. d.
De Thoma Whitehed famulo eidem Johanni	iiij. d.
De Roberto Writt famulo eidem Johanni Seman	iiij. d.
De Alexandro Patten famulo eidem Johanni	xij. d.
De Ricardo Clerok famulo eidem Johanni	iiij. d.
De Rogero Goomelle famulo eidem Johanni	iiij. d.
De Willelmo Smyth famulo eidem Johanni Seman	iiij. d.
De Willelmo Clerok	iiij. s.
De Margareta Billman	iiij. s.
De Hugone Joyngs famulo eidem Margarete	xv. d.
De Henrico Atkynson famulo eidem Margarete	iiij. d.
De Willelmo Alow famulo eidem Margarete	iiij. d.
De Edwardo Croxson famulo eidem Margarete	iiij. d.
De Johanne A More	xij. d.
De Roberto Stevynson famulo eidem Johanni A More	iiij. d.
De Radulpho Copper famulo predicto Johanni A More	iiij. d.
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De Roberto Stephyns famulo eidem Thome	xij. d.
De Nicholao Hoore famulo eidem Thome	xv. d.
De Helen Kent vidua	ij. s. vj. d.
De Willelmo Astwoode	xij. d.
De Johanne Brigeman glouer	xij. d.
De Willelmo Grost	ij. s.
De Ricardo Beettes	iiij. s.
De Elizabetha Johnson vidua	xl. s.
De Roberto Davys	xij. d.
De Christofer Robynson	iiij. d.
De Georgio Bisse	iiij. d.
De Johanne Mason	iiij. d.
De Willelmo Neell	iiij. d.
De Johanne Mekyns	iiij. d.
De Pers Owyn	iiij. d.
De Waltero Peryn	iiij. d.

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De Willelmo ffleymyng Alderman	ij. li.
De Willelmo Sunderlond	ij. s. vj. d.
De Ricardo Yongeman	xviiij. d.
De Johanne Dunse famulo eidem Ricardo	xv. d.
De Agnete Campden vidua	ix. s. vj. d.
De Johanne Bayn famulo dicte Agneti	xij. d.
De Johanne Benne famulo eidem Agneti	xij. d.
De Johanne Hall famulo eidem Agneti	xij. d.
De Willelmo Blundell	xij. d.
De Alicia Busshell Mayden	ij. s. vj. d.
De Johanne Benson	xij. d.
De Johanne Exculby Tailour	v. s.
De Nicholao Watson famulo eidem Johanni Exculby	xij. d.
De Edwardo Carter famulo eidem Johanni Exculby	xij. d.
De Ricardo Carter	ij. s. vj. d.
De Willelmo Kyrckman	xij. d.
De Ricardo West Crosse Sadeler	iiij. s.
De Willelmo Cook famulo eidem Ricardo West Crosse	iiij. d.
De Thoma Call famulo eidem Ricardo	xij. d.
De Willelmo Hegune	xij. d.
De Thoma Shortthred fflecher	ij. s.
De Edmundo Irishe vyntener	ix. s.
De Johanne Matlond	iiij. d.
De Willelmo Norres Mercer	vij. s. vj. d.
De Issabella Norres vidua	ij. s.
De Laurentio Whitefote Sadeler	ij. s. vj. d.
De Audre Robynson vidua	xx. s.
De Johanna Williams vidua	ij. s. vj. d.
De Nicholao Wollaston famulo eidem Johanne	iiij. d.
De Johanne Belt Draper	v. s.
De Ricardo Clerok famulo eidem Johanni Belt	iiij. d.
De Johanna Reve vidua	vij. s.
De Henrico Crompe	iiij. s.
De Willelmo Taylour ffishemonger	vij. s.
De Johanna Spenser vidua	iiij. s.
De Jacobo Hardy famulo eidem Johanna Spenser	ij. s. vj. d.
De Rogero ffoster ynneholder	ix. s.
De Willelmo Andrewes famulo eidem Rogero	iiij. d.

Richard
WestCross
and
Edmund
Irishe sub-
collectors.

De Garard Plowgh	xij. d.
De Willelmo falowfeld Tailour	ix. s.
De Johanne Sporr famulo eidem Willelmo falowfeld	iiij. d.
De Ricardo Cotton	vj. s. viij. d.
De Seth Howton famulo eidem Ricardo Cotton	iiij. d.
De Radulpho White	iiij. s. vj. d.
De Thoma Atkynson famulo eidem Radulpho	iiij. d.
De Stephano Jamys	xij. d.
De Thoma Blount Grocer	v. s.
De Johanne Powes	ij. s. vj. d.
De Johanne Pye glouer	v. s.
De Ricardo Marshe famulo eidem Johanni Pye	iiij. d.
De Ricardo fflexney fishemonger	ix. s.
De Thoma Vyker famulo eidem Ricardo fflexney	iiij. d.
De Thoma Coper famulo Willelmo Chamber glouer	iiij. d.
De Thoma Strayte	iiij. d.
De Willelmo Stare pynner	iiij. d.
De Willelmo Laungeley	iiij. d.
De Henrico Bassemore laborer	iiij. d.
De Roberto ffubeger	iiij. d.
De Johanna Holbiche vidua	iiij. d.
De Margareta Wynslowe vidua	iiij. d.
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	De Willelmo Mechell	iiij. s. vj. d.
	De Reginald Wylkyns famulo eidem Willelmo	iiij. d.
Edward	De Edwardo Jeynkyns	iiij. s. vj. d.
Jenkyns et	De Ricardo Colyns	xx. d.
Nicholas	De Johanne Oldall	iiij. s. iiij. d.
Perry sub-	De Johanne Lynley	xx. d.
collectors.	De Nicholao Hall	ij. s.
	De Willelmo Tayler	xij. d.
	De Johanne Ray smyth	ij. s.
	De Johanne Breckesworth	xij. d.
	De Johanne Morris	xij. d.
	De Christopher Soulby	xij. d.
	De Nicholas Pery	iiij. s.
	De Georgio Reve	iiij. d.

De Johanne Capper	iiij. d.
De Roberto Mondy Glesear	iiij. d.
De Johanne Wescoite	iiij. d.
De Thoma Andrewes	iiij. d.
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THE PARISHE OF SEYNT PETER IN THE BAYLY.

De Johanne Insse	v. s.
De Johanne Laurensse famulo eidem Johanni Innsse	xij. d. John Insse subcollec- tor.
De William Enos famulo eidem Johanni Innsse	iiij. d.
De Johanne ffawkener famulo eidem Johanni Innsse	iiij. d.
De Roberto Spryng	xij. d.
De Ricardo Newcome	xij. d.
De Johanne Clerok	xij. d.
De Ricardo Gibbes	iiij. s. iiij. d.
De Marion Clare vidua	xij. d.
De Agnete Pecock vidua	xij. d.
De Roberto Knyght	iiij. d.
De Roberto Holland	iiij. d.
De Ricardo Nele	iiij. d.
De Andrea fferne	iiij. d.
De Juliana Robynson vidua	iiij. d.
De Willelmo Johnson	iiij. d.
De Johanne Wright	iiij. d.
De Roberto fferye	iiij. d.
De Thoma Cotton	iiij. d.
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De Johanne Davys	v. s.
De Willelmo Herne Seniore	xij. d.
De Willelmo Herne Juniore	iiij. d.
De Ricardo Harper	iiij. d.
De Toma Herne	iiij. d.
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HEARTH TAX OF 1665.

THE Hearth Tax, an impost borrowed from French finance, was introduced after the Restoration, in order to assist in creating a revenue for the King. It was a payment of two shillings a year payable in equal moities every six months on every fire-place in a house. It was repealed at the Revolution. It was not imposed on houses below a certain small annual value, 20s. a year. The date of this document is 1665.

The returns of the hearth money, or rather of the number of houses returned which are *prima facie* chargeable, (for the return was of all tenements and exemptions had to be pleaded,) are good evidence as to the population of a town or country from which the returns are made, and I have employed them for population estimates at the end of the seventeenth century, assuming that at this period the average number of inmates was four. In 1861, when overcrowding was far more customary than it was in early times, perhaps is even now, the average was 5.366 to each house.

The Colleges were rated and their liabilities head the list. I suppose that the number of hearths is some evidence as to the possible number of occupants, though probably two or three persons shared the same sitting-room. There is however certainly some mistake in the number returned from Magdalene College, for in 1684 this College paid on 76 chimneys, as will be seen in my notes to the History of Prices, vol. vi., p. 669. New College is called Winchester College in the return, and the number of chimneys is what the College actually paid for, till the new buildings were occupied, when it paid for 79.

The year 1665 was, as is well known, that of the great Plague of London. I have not found in the examination of the New College and Magdalene accounts that it excited any great alarm at Oxford, but it was very deadly at Winchester, and greatly interfered with residence at Cambridge. It would be likely however to have had some effect on the migratory population of the Colleges and Halls. The number of the hearths to which they are declared liable, 1501, does not correspond with the numbers set against each College and Hall, even if the Magdalene number is raised from 12 to 76. When the list is added up it comes to only 1329, even with this correction. I conclude therefore that the Colleges and Halls returned their liabilities on the number of hearths actually in use. In the city 24 houses are exempt on the ground that they are not inhabited.

In two of the Halls, Hart and Edmund, it appears that part of the aularian buildings were let off to non-academical tenants, one of them in Hart Hall being described as a mercer, the other as a gentleman.

Including the full academical assessment, the number of hearths in the city, the suburbs and Binsey being added, is 5134. The enumeration is given by wards and parishes, three wards only being distinguished, and one of the parishes, S. Martin, being reckoned in each of the wards.

It seems to me highly probable that many of the larger tenements were lodging-houses for graduates and undergraduates. There are 72 houses in the city containing eight or more hearths. Thus, one contains twenty, one seventeen, five sixteen, one fifteen, one fourteen, five thirteen. Some of them may have been inns.

The Mayor and Aldermen of the city are rated on three hearths. These should be of the city buildings, those parts, I presume, which still stand on the North side of the courtyard. The Town Hall, built by Rowney, probably a descendant of a person who is named in the list, is of later date. The city holding is in St. Martin's.

Seven persons only are described as gentlemen. These I conclude were attorneys at law. Three are esquires. There is one knight, Sir Sampson White, who probably received that distinction at the coronation, in which ceremony, I believe, the Mayor of Oxford takes a part of right. Sir Sampson White kept a shop in Oxford, for I have often noted purchases made from him in the College accounts.

In full term I should conclude that the city and University had about one and-a-half times as many inhabitants as there were hearths. It must be remembered that students at the University, if they came from any considerable distance did not leave Oxford in the short vacations, and if their home was very remote, resided even during the long vacation. Three-quarters of a century after the date of this document, Adam Smith resided during the whole period that his exhibition lasted in Oxford.

The list of householders gives very little information as to the callings of those who are assessed to the hearth tax. One person is described as a mercer, one as a shoe-maker, and two as doctors, though it is not clear that this means medical practitioners. The total number of householders, a few being joint tenants, is 998, and the number of hearths to the city population is 3653, or 3.6573 hearths to a house. In 1690, the average number of hearths to a house all over England was 1.9432, and the number in Oxford in 1665 is higher than that in Middlesex at the later date, where it is 3.2780. I cannot account for this remarkable proportion, except by the reason mentioned above, that many of the houses were destined for academical lodgers. Over all England there were no doubt twice as many inhabitants as there were hearths, but I should infer that in full term the whole population of Oxford, Academic and Civic, in 1665 was from 7000 to 7500.

HEARTH MONEY. No. $\frac{164}{11}$. 17 CHAS. II. (1665.)

UNIVERSITY OF OXON.

In Hart Hall	xxiiij.	All Soules Colledge	lx.
John Galloway mercer	v.	Pembrook Colledge	liij.
Henry ffrench gent	iiij.	Exeter Colledge	lxviiij.
	<hr/>	Wadham Colledge	lxvij.
	xxxj.	Jesus Colledge	lxx.
	<hr/>	Trinity Colledge	xxxix.
Edmund Hall	xxiiij.	Oriell Colledge	liiiij.
John Sampson	iiij.	Lincolne Colledge	lij.
Christopher Ayre	ix.	Brasenose Colledge	lxv.
	<hr/>	Baliall Colledge	xl.
	xxxv.	Merton Colledge	lxxxij.
	<hr/>	St. John Bapt Colledge	lxiiiij.
Magdelene Hall	lj.	Winchester Colledge	liij.
New Inn Hall	xx.	Christ Church :	
St. Mary Hall	xxvj.	In the great Quadrangle	xliij.
Gloucester Hall	xxxix.	In Peckwaters Inn	xlvj.
Alban Hall	xxviiij.	In Canterbury Quadrangle	xxviiij.
Queenes Colledge	liiiij.	St. Mary Magdelene Col-	
Corpus Christi Colledge	liij.	ledge	xij.
University Colledge	lj.		<hr/>
			MDj.
			<hr/>

CITY OF OXON.

SOUTH WEST WARD.

St. Martin's Parish.

Thomas Box gent	iiij.	ffrancis Alder	j.
Thomas Williams	iiij.	Michael Carter	v.
Daniell Prince	iiij.	Robert Sadler	ij.
Richard Houghton	iiij.	Richard Horne	iiij.
John Haucks or Hancks	j.	William Thirston	iiij.
John Wildgoose	v.	Arthur Baker	iiij.

William Tovy	ij.	Robert Stapler	j.
Ellin Ireland widd	iiij.	Edward Wheeler	j.
Anthony Hall	viiij.	Edward Swift	j.
Richard Goodson	x.	Nathaniell Staymaker	iiij.
William Word	iiij.		
William Michell	vj.		lxxx.
Robert Stapler	ij.		

St. Peter's.

Robert Pawlinge	iiij.	Robert Tippin	iiij.
William Shenton	iiij.	Elizabeth Cox widd	ij.
Andrew Robinson	ij.	James Dudley	ij.
John Kinge	v.	Thomas Meeres	v.
John Boate, gent	viiij.	William Greene	iiij.
Michaell Parker	iiij.	Robert Prince	viiij.
Edward Adams	iiij.	Thomas Evatts	j.
William Sorrell	ij.	John Wower	ij.
Robert Rudley	iiij.	Margery Coxeter widd	vj.
Thomas George	ij.	Robert Mynn	ij.
George Lee	iiij.	Richard Bunce	ij.
William Runcklin	iiij.	Jeremiah Clarke	ij.
John Showell	ij.	Jonathon Bedworth	ij.
Geoffry Smyth	ij.	Richard Aldworth	j.
Richard Paine	ij.	John Wildgoose	j.
John Spencer	ij.		
Isac Ovens	ij.		iiij. xix.
Margarett Ovens	ij.		
John Smyth	ij.		

St. Toles alias Alldates.

Edward Stroud	ij.	Thomas Hudson	vj.
Edward Stimson	ij.	William Aleworth	iiij.
John Sorrell	ij.	William Aleworth gent	iiij.
Anthony Norrys	ij.	Thomas North	ij.
William Rawlins	ij.	Thomas Day	iiij.
John Holloway	iiij.	Aves Saunders widd	v.
Richard Holloway Esq.	viiij.	John Wilde Jun	ij.
Thomas Hazlewood	ij.	Edward Prince	iiij.
Mr. James Heron	xij.	Thomas Robinson	ij.

William Allin	ij.	William Parker	ij.
Richard Jackson	ij.	Richard Horne	iiij.
Margaret Worland widd	iiij.	Richard West	vj.
[blank] Cuell	v.	Mr. John White	ix.
Oliver Smyth Jun	v.	Thomas Rice	iiij.
Thomazine Jones widd	iiij.	John Wilde Sen	iiij.
ffrances Houson widd	ij.	Robert Alden	iiij.
Abraham Davis	xiiij.	George Loe Esq ^r	x.
Elizabeth Smyth widd	ix.	George Wilde	ij.
Nicholas Robinson	v.	Thomas Hudson	j.
Mary Hall widd	v.	Mary Pimm	j.
Joane Caue	ix.	Elizabeth Paine	j.
Mathew Trewell	iiij.	Austin Andrews	x.
William Adkins Sen	iiij.	Francis Hay and }	ix.
Charles Atkins Jun	vj.	Thomas Tippinge }	
ffrancis Archer	iiij.	Richard Allmon	iiij.
Elizabeth Cooke widd	ij.	Thomas Walker	ij.
William Goode	iiij.		
James Pinnell	v.		CCXXXV.
Jeremiah Digby	iiij.		
Thomas Wilkinson	iiij.		

Mr. Thomas Tippinge owner *v. not inhabited.*

St. Ebbe.

Richard Ally alias Leveret	iiij.	George Price	iiij.
Hugh Gardiner	ij.	Bridgett Peerce	iiij.
Anthony Bagnoll	iiij.	Richard Carpenter	iiij.
Thomas Cox	ix.	James Price	ij.
Mr. John Skingsley	vj.	Mary Barnes widd	iiij.
John Allen	iiij.	Richard Wheeler	iiij.
William Adkins	iiij.	William Such	iiij.
William Edwards	iiij.	John ffletcher	iiij.
Mrs. Elizabeth widd	iiij.	Edward Stacey	v.
Elizabeth Hide widd	v.	William Badger	iiij.
Christian Wilkins widd	vij.	William Hudson	iiij.
Thomas Betts	iiij.	George West	ij.
Richard Crosse	ij.	Thomas Hall	iiij.
Richard White	ij.	Roger ffry	iiij.
Ann Withers widd	ij.	Gabrill Collins	ij.
John Withers	ij.	ffrancis Bowles	ij.

John Spurr	v.	Oliver Jones	ij.
Owen Worland Sen	iiij.	Richard Brooks	iiij.
Owen Worland Jun	iiij.	Walter Clarke	ij.
Edward Lasde	ij.	Richard Collins	vj.
Richard Wise	ij.	Robert Keate	iiij.
George Burnett	ij.	George Chittenton	ij.
Simon Hasters	ij.	Christopher Toulderberry	iiij.
Mathew Prince	ij.	John Townsend	iiij.
Thomas Wale	iiij.	John Goodman	iiij.
Thomas Shephard	ij.	Samuell Tame	iiij.
Rebecca Raunce	iiij.	Mr. Richard Carter	iiij.
James Robinson	iiij.	William New	v.
Thomas Wrench	iiij.	Laurence ffrancklyn	iiij.
Phillipp Pearce	ij.	Walter Clarke	ij.
John Goody	ij.	Jone Price	iiij.
Tobias Mason	ij.	Thomas More	ij.
Edward Stanley	ij.		
Richard ffrogley	ij.		ccxiiij.
George Budley	iiij.		

NORTHWEST WARD.

St. Martin's.

Thomas Tisdale	ij.	Edward Astin	viiij.
Cooke and }	viiij.	Edward Rushley	ij.
William Cornish }	viiij.	John Crafts	ij.
George Prince	viiij.	William Bodley	ij.
John Slater	iiij.	Richard Kinge	ij.
Henry ffigier	v.	William Bayley	v.
William Pearson	iiij.	John Deely	ix.
Edward Waker	iiij.		
Michaell Chilmead	ij.		lxxxviij.
Baldwin Hodges	xv.		
William Potter	vij.		

St. Michaell.

Robert Gilkes	xvj.	ffish Line	ij.
Sampson Rawlings	iiij.	Henry Cornish	viiij.
John Wilcox	ij.	John Willis	x.

Robert Keate	ij.	John Pittman	ij.
Ralph Sherwood	iiij.	John Twycrosse	iiij.
Barnard Rawlinge	v.	James Clarke	ij.
Thomas Dawson	ij.	Michaell Davis	ij.
Richard Church	iiij.	William Stilyard	ij.
Mabell Blount	iiij.	Henry Seman	v.
Simon Barker	j.	Radnor Marsh	ij.
Richard Lawrence	iiij.	Bartholomew Steeles	ij.
John Crony	iiij.	Edward Wallington	iiij.
John Southby	iiij.	Charles Winckle	ij.
Edward Capp	iiij.	Richard Paine	iiij.
Godfrey Street	iiij.		
Elizabeth Pane widd	ij.		cxviij.
Robert Mills	vj.		

St. Martin's.

William Turnor	ij.	Anthony Hall	iiij.
Thomas Hartley	v.	Roger Griffin	v.
John Egles	xj.		
Edward Silverside	ij.		xxxiiij.
George Chambers	iiij.		
Thomas Winter	iiij.		

St. Peter's.

John Wood gent.	ij.	Silvester Goold	ij.
Edward Brooks	v.	John Poynter	vj.
Ann Parsons	iiij.	Thomas francklyn and	} iiij.
Ann Carter	iiij.	Richard Williamson	
Richard Stevens	ij.	Richard Betterice	iiij.
John Potter	iiij.	Thomas Andrews	vj.
Alice Mathews	ij.	Elisha Richards	j.
Richard Heyborne	iiij.	James Deane	j.
Thomas Kinge and	} iiij.	Edward Slope	ij.
Thomas Mason		Christopher Rogers	ix.
Edith Kibblewhite	iiij.	James Deane	ij.
Ralph Astin	iiij.	Margarett Horne widd	ij.
William Woodley	iiij.	John Rendoll	ij.
Edward Warland Sen.	iiij.	Thomas Pickeringe	iiij.
James Steeles	iiij.	William Busby	iiij.

John Cary	v.	Bartholomew Arnold	vj.
Mathew Jeleyman Sen.	iiij.		<hr/>
Mathew Jellyman Jun.	iiij.		cxxiiij.
Thomas Bowell	iiij.		<hr/>
Thomas Griffin	iiij.		

St. Peter's Bayley.

John Smart	iiij.	Job Dew	ij.
William Pinell	j.	Hugh Lamb	iiij.
Richard Cartinge	j.	William Hodges	ij.
Edward Cantwell	ij.	Thomas Carter	ij.
William Reynolds	iiij.	Thomas Evetts and }	ij.
Timothy Box	v.	Thomas Hancks Jun. }	
Robert Prince	v.	Thomas Turnor	ij.
Christopher Wood	v.	George Peisley	ij.
Robert Clements	v.	Thomas Wrench	ij.
Thomas Pinell	ij.	Henry Phelps	ij.
John Wildgoose	ij.	John Nixon	j.
John Bolt	ij.	John Staples	ij.
Edward Hearne	iiij.		<hr/>
John Willouby	ij.		lxv
Ann Bourne	j.		<hr/>

St. Thomas.

Humfrey Wells	j.	Richard Carter	vj.
Henry Adams	ij.	Richard Titmarsh	iiij.
James Platt	j.	Nicholas Tackley	ij.
Richard Haines	j.		<hr/>
Thomas Widdowe	ij.		xxiiij
Thomas Bowell	ij.		<hr/>
Henry Shottrill	ij.		

St. Peter's in the Bayley.

Henry Steeles	ij.	George Wright	ij.
Edward Bartlett	ij.	William Lizerle	j.
John Hucketts	j.	Rose Pasey	j.
Edward Vickers	j.	Ambrose Whafe	ij.
Richard Packestaffe	v.		<hr/>
William Busby	iiij.		xxiiij.
William Ingrom	iiij.		<hr/>

St. Peter's in the East.

Edward Houghton	ij.	Walter Comes	ij.
John Raystone	iiij.	John Sladie	vj.
James Greene	iiij.	Richard Kinge	vj.
James Gardner	ij.	William Day	xj.
Elizabeth Leatchfeild	ij.	Peter Elliot	ix.
Robert Tomlins	iiij.	Thomas Hearne	x.
Thomas Gould	ij.	James Roberts	iiij.
[blank] Ediomissions widd	ij.	James Nicholls	v.
Arthur Medell	ij.	Henry White	ij.
Charles Anderson	ij.	Edward Dully	iiij.
Ann Smyth	j.	John Sleater	iiij.
Joane Combes	iiij.	William Vpton	ij.
Edward Combes	iiij.	Richard Shurlocke	ij.
John Bett	ij.	William Man	ij.
Dorethy Hawley	j.	John Colly	iiij.
Edward Hart	iiij.	Joshua Cross	x.
John Heyward	iiij.	John Ellword	iiij.
Edward Sleymaker	v.	Robert Pimecke	iiij.
Henry Soanes	ij.	Thomas Jones	iiij.
Simon Broadwater	ij.	William Pulcher	v.
William Paine	iiij.	Daniell Turnor	ij.
Michaell Godfrey	iiij.	Lawrence Isaac	iiij.
William Bromogum	iiij.	William Noble	iiij.
James Russell	ij.	Henry Browne	iiij.
Charles Russell	ij.	Thomas Seale	iiij.
John Pearson	ij.	ffrancis Stanford	vij.
Richard Meares	iiij.	James Prince	vj.
William Littlepage	ij.		
John Channer	ij.		ccij.
Richard Prickett	viiij.		
Stephen Prince	ij.		

St. Martin's.

John Johnson	v.	Thomas ffulks	ij.
Alexander Wright	vj.	Richard ffrogley	j.
Thomas Bell	vij.	Edward Wiance	ij.
Robert Burnham	ij.	ffrancis Aleworth	iiij.
Maior & Aldermen of the Citty of Oxford	iiij.		xxxvj.
Lawrence Renoles	iiij.		
John Pomton	j.		

St. Aldate's.

Mathew Loveday . . .	xx.	John Horne . . .	ij.
Richard Edwards . . .	ij.	John fifeild . . .	ij.
Henry Whitehead . . .	ij.	George Cooke . . .	ij.
Joane Doade . . .	ij.	Humfrey Burgys . . .	ij.
John Lambe . . .	v.	George Hilliard . . .	iiij.
Arthur Dimmocke . . .	iiij.	Thomas Spier . . .	iiij.
John Earle . . .	v.	Michaell Godfrey . . .	ij.
John Davis . . .	iiij.	John Harper . . .	ij.
Josiah Cooper . . .	ij.	Joseph Alexander . . .	iiij.
John Browne . . .	iiij.	William Adams . . .	ij.
John Ensley . . .	x.	Mathew Langley . . .	ix.
Henry Carter . . .	ix.	Thomas Allin . . .	ij.
John Paine . . .	ij.		
Thomas Semer . . .	iiij.		<hr/> cxxx.
Edward Craford . . .	vj.		<hr/>
Ann Miller . . .	ix.		

All Saints.

Thomas Downes . . .	ij.	Thomas Berry . . .	iiij.
William Walker . . .	iiij.	Thomas Williams . . .	v.
Ann Beshopp . . .	j.	Tobias Brown . . .	ij.
Daniell Porter . . .	ij.	Edward Loyd . . .	ij.
Robert Pawlinge . . .	vj.	John Sheene . . .	ij.
Ann Johnson . . .	ij.	Ralph fflexney . . .	xvij.
Martin Wright . . .	viiij.	Jane Southam . . .	iiij.
John Galloway . . .	v.	Mathew Leech . . .	vij.
Richard Goode . . .	vj.	Richard Soutch . . .	iiij.
Richard Hawkins . . .	iiij.	William Bosvile . . .	viiij.
Alexander Carter . . .	ij.	Jenemiah [<i>sic</i>] Poole . . .	v.
Thomas Harrison . . .	iiij.	Thomas Penbrocke . . .	vij.
ffrancis Holloway . . .	iiij.	Samuell Wilkins . . .	iiij.
Thomas Cary . . .	vj.	John Burrows . . .	iiij.
Thomas Ackers . . .	iiij.	Ann Rice . . .	j.
Thomas Eustace . . .	ij.	Henry Silvester . . .	v.
John Bowell . . .	vj.	James Bowyer . . .	iiij.
William Gibbons . . .	v.	Elizabeth New . . .	ij.
ffrancis Tilyard . . .	iiij.		<hr/> clxvij.
Alice Owen . . .	iiij.		<hr/>
Martin Seale . . .	ij.		

St. Maryes.

Judith Bodicot . . .	xvj.	Thomas Hunt . . .	xij.
Arthur Tilliard . . .	xij.	Richard Hart . . .	ij.
Katherine Cobb . . .	ij.	Richard Davis . . .	vj.
Edward fforrest . . .	ij.	William Ewstace . . .	ij.
Charles Halloway . . .	vj.	Thomas Stanton . . .	ij.
Thomas Jackson . . .	ij.	Thomas More . . .	vj.
Thomas Hands . . .	ij.	Richard Pledwell . . .	vij.
John ffulkes . . .	ij.	Philemon Alport . . .	v.
Jane Williams widd . . .	iiij.	Thomas fifeild . . .	v.
Joane Nixon . . .	vij.	Thomas Bland . . .	iiij.
Henry Oke . . .	ij.	William Tony . . .	ij.
Richard Combe . . .	ij.	Samuell Pockocke . . .	ij.
Martin Lipyead . . .	v.	Rebecca Potter . . .	ij.
Richard Hall . . .	vj.	William Ryly . . .	ij.
William Potter . . .	ij.	Christopher Arrington . . .	ij.
Thomas Wood . . .	ix.	William Billingsley . . .	ij.
William Taylor . . .	viiij.	Christopher Pilney . . .	ij.
Thomas Bowman . . .	ij.	John Hopkins . . .	vij.
Mary Cripps . . .	v.		
John Kieland . . .	v.		cxciij.
Gabriell Cooper . . .	iiij.		
John Sonch . . .	vj.		
Leonard Bowman owner . . .			v. not inhabited.

St. John's.

Dr. Thomas Willis . . .	viiij.	Robert Woods . . .	viiij.
. . . Janes . . .	iiij.	William Blackman . . .	vj.
William Blackman Sen. . .	ij.	Henry Price . . .	ij.
Thomas Burnham . . .	v.		
Richard Parker . . .	ij.		xlij.
Abigall Crouch . . .	ij.		
John Prince . . .	ij.		

NORTH EAST WARD.

All Saints.

Joseph Hanson . . .	vj.	James Short . . .	ij.
John Newman . . .	iiij.	John Pinkes . . .	j.
Thomas Peirce . . .	iiij.	Robert Tomson . . .	ij.
Dorothy Towne . . .	ij.	Thomas Wells . . .	iiij.
Richard Quelch . . .	ij.	John Barnes . . .	ij.
Edward ffrancklyn . . .	ij.	Robert Gascoigne . . .	ij.
John Gorth . . .	iiij.	John Hallisay . . .	ij.
Richard Champion . . .	vj.	William Ingram . . .	ij.
John Williams . . .	ij.	Thomas Nickalls . . .	ij.
Thomas ffreeman . . .	vj.	Edward Wooley . . .	ij.
Edward Threstone . . .	ij.	William Bushipp . . .	ij.
Thomas Shelton . . .	ij.	Michaell Ackland . . .	ij.
Richard Crooke Esq. . .	xiiij.	Mary Gosse . . .	ij.
Nicholas Davis . . .	ij.	John Bushupp . . .	iiij.

St. John's.

Oliver Reach . . .	ij.	Richard Sonch . . .	iiij.
John Lazenby . . .	xvj.	Peter Langstone . . .	xiiij.
Thomas Worland . . .	ij.	Phillipp Dodwell . . .	iiij.
ffrancis Greenaway . . .	xj.	Philemon Dodwell . . .	ij.
James Jennings . . .	iiij.	John Townsen . . .	vij.
James Nicholls . . .	iiij.	John Tolderberry . . .	v.
Edward Griffin . . .	iiij.	David Woodfeild . . .	vj.
William Parkes . . .	ij.	Thomas Warland . . .	v.
John Paine . . .	iiij.	Stephen Webb . . .	vij.
William Wright . . .	iiij.		
John Reacewell . . .	ij.		clxxxxvij.
John Clarke . . .	ij.		
Henry Mallory . . .	iiij.		

St. Martin's.

Richard Pratt . . .	iiij.	ffrancis Eagleston . . .	ij.
Thomas Hoare . . .	j.	John Painton . . .	v.
Thomas Wells . . .	iiij.	George Tracey . . .	iiij.

Nicholas Oream	ij.	Josiah Breese	xij.
William New	ij.	William Morrall	ix.
John Phillipps	ij.	Walter Pitts	x.
Richard Phillipps	ij.	Thomas Reeves	ij.
Jane Slattur	v.	Thomas Rushby	ij.
Henry ffiges	ij.		
Jane Hallum	xij.		lxxxv.
John Higborne	ij.		

St. Michael.

John Slatford	iiij.	Edward Cuzens	iiij.
William Davis	vij.	Thomas Warford	ij.
William fflexney	v.	Christopher Neighbour	ij.
Rebecca Cary	vij.	Edward Bartlett	iiij.
Mary Hunt	iiij.	John Austen	vij.
William White	iiij.	Mary Yeomans	ij.
Godfrey Street	ij.	Jeremiah Heyward	ij.
Abraham Dubber	ij.	Thomas Bowell	ij.
John Sheene	v.	William Mason	ij.
Katherine Turnor	ij.	Ralph Seamore	ij.
John Browne	ij.	Ann Hodges	v.
Susan Williams	ij.	John Hartley	ij.
Thomas Norland	ij.	John White	ij.
John Harris	vij.	Edward Ward	iiij.
William Downes	iiij.	William Huntlee	ij.
William Coale	v.	Richard Atkins	vj.
William fflexney	ij.	Richard Weller	ij.
Edward Cox	j.	Mathew Arnold	v.
Thomas Brinckfeild	vij.	George Dolben	iiij.
William Edwards	ij.	Elizabeth Cranaway widd	j.
Michael Bird	ij.	John Longe	ij.
Oliver Yate	v.	William Bedgoe	ij.
William Thomson	ij.	James Yate	iiij.
Edward Taylor	ij.	Thomas Allam	ij.
William Howell	ij.	Michael Cripps	iiij.
Edward Brickland	ij.	Edward Hunt	j.
Luke Robinson	j.	Abraham Harris	ij.
John Newman	ij.	John Adams	iiij.
Abraham White	ij.	Thomas Denford	ij.
Thomas Aldridge	ij.	Edward Day	ij.

Thomas Greene	j.	John Ransford	iiij.
William Wright	xiiij.	Thomas Jackman	j.
Thomas Smyth	ij.	Richard Sawyer	j.
Simon Riglisworth	iiij.		<hr/>
John Hine	j.		ccxxxij.
Thomas Widdows	ij.		<hr/>
Thomas Hartley	iiij.		
Thomas Baker Landlord			iiij. <i>not inhabited.</i>

St. Mary Magdelene.

John Winn	ij.	Edward Halkes	ij.
Lawrence Short	vij.	William Cully	iiij.
Roger Parnecutt	ij.	Thomas Gardiner	iiij.
William Marsh	ij.	Thomas Tounsend	j.
Ann Pride	j.	Edward Ewin	iiij.
Joseph Goodwin	iiij.	John Hazlewood	v.
Ann Leechfeild	vj.	William Hardinge	v.
John Galloway	j.	Thomas Robinson	iiij.
William fferriman	ij.	Stephen Toone	iiij.
Ralph Beckford	iiij.	John Newman	ij.
John Butler	v.	Joseph Browne	ij.
William Young	ij.	John Stephenson	iiij.
Edward Shipperay	ij.	Edward Ewstis	ij.
John ffulkes	v.	Susan Langley	v.
William Stevenson	ij.	Anne Hayary	ij.
William Stubbs	ij.	Edward Tustian	j.
Emme Whorwood	iiij.	Henry Davis	v.
Thomas Adams	vj.	Sr. Samson White K ^{nt}	viiij.
[blank] Jackson widd	viiij.		<hr/>
John Hunsden	j.		ccxxxij.
Leonard Bowman	iiij.		<hr/>
Elizabeth Robinson Landlady			v. <i>not inhabited.</i>

St. Peter's in the East.

Edward Trendall	ij.	John Beckford	ij.
John Hawkins	ij.	Martha Gardner	ij.
John Taylor	v.	John Billingsley	iiij.
Matthew Piddentun	iiij.	Richard Nixon	ij.
Abell Bayley	iiij.	Richard Crutch	ij.

Oliver Hyne	ij.	ffrancis Gilman	v.
Edward Painter	ij.	John Aldworth	ij.
Stephen Wells	ij.	Richard Day	iiij.
John Geaton	ij.	ffrancis Oxlade	ij.
William Browne	v.	Joane Webb	iiij.
William Hall	ij.	Charles Smyth	iiij.
Salindin Hardinge	xiiij.	Henry Knapp	xiiiij.
Richard Martin	ij.	John Knapp	j.
George Stayner	ij.	Christopher Are	v.
Henry Willis	viiij.	Edward Applebee	v.
John fforrest	iiij.	Thomas Clarke	ij.
Henry Hall	iiij.	William Beesley	iiij.
Michaell Stanton	ij.	Jude Meeres	iiij.
Jane Normanson	j.	William Swain	vj.
Arthur Baker	iiij.	Thomas Baker	iiij.
Nathaniell Chiles	viiij.	James ffinch	ij.
John Browne	iiij.	Thomas Merry	j.
Thomas Richeson	iiij.	Edward Brickland	ij.
Thomas Ableby	vj.	Daniell ffigge	vj.
John Guy	ij.	Jone Cowdry widd	iiij.
Michaell Wildgoose	iiij.	Thomas Bartlett	j.
Roger ffowler	v.	Arthur Madel	ij.
Mary Sherwin widd	iiij.	John Bolt	vj.
Dennis White	iiij.	William Badger	ij.
Joane ffisher	vj.	Elizabeth fflood widd	j.
ffrancis Oxlade	ij.	John fflexney	ij.
John Edwards	iiij.	Thomas Allin	iiij.
Silvester Webster	vj.	Thomas Greenwood	xiiij.
Thomas Applebee	ij.	Emanuell Bath	v.
Thomas Jenkinson	ij.	Noy Nazeby	ij.
John Hill	vj.	Sarah Hopper	ix.
Thomas Higgs	iiij.	Henry Wilkinson	viiij.
Robert Shurry	vj.		
Charles Allin	v.		
Bridgett Paule	j.		

SUBURBS OF THE CITY OF OXON.

St. Mary Magdelene.

Henry Mayne	vj.	George Howell	iiij.
Edward Mitchell	iiij.	Edward Hull	ij.
Edward Brooke	ij.	Henry East	iiij.
Elizabeth Woodley	ij.	ffrancis Keeblewhite	iiij.
Robert Edwards	ij.	John Symons	ij.
Thomas Mitchell	ix.	William ffletcher	iiij.
John Noble	ij.	John Gurdon	ij.
Robert Nownin	x.	Stephen Gurden	iiij.
William Manners	vj.	Christopher Parncott	ij.
Richard Preest	iiij.	John Prickman Sen	iiij.
Symon Coates	xvj.	Robert Coates	j.
Gregory Ballard	iiij.	Philemon Tomlinson	v.
Ann Wrigglesworth widd	ij.	William Coach	iiij.
John Taylor	vj.	Robert Southby	v.
Jone Martin widd	j.	Gregory Ballard	v.
ffanshaw Kettle	xvj.	James Short	ij.
Richard Smyth	vj.	Richard Day	v.
Richard Smyth Shoemaker	iiij.	Ralph Marsh	j.
Robert Streete	iiij.	George Marecall	viiij.
Henry Straplin	iiij.	Mary Wicks	iiij.
Thomas Wisdome	ij.	William Ball	ix.
Thomas Hodgkins	vj.	Mary Robinson widd	ij.
William Ellis	vij.	William Heacocke	ij.
Bartholomew ffinch	viiij.	Susan Mum	iiij.
Christopher Brookes	iiij.	Richard Witt	vj.
Elizabeth Newman	vj.	Richard Carter	iiij.
Dr. Richard Lydall	vj.	Richard Gregory	viiij.
Mary Munfere	viiij.	John Ladman	ij.
Allice Streate widd	ij.	Edward Hudson	ij.
Joseph Gregory	v.	ffardinando Sebun	vj.
Hugh Ellis	iiij.	John ffox	iiij.
Brice Jones	iiij.	Richard Copper	iiij.
Thomas Loadsman	iiij.	Darkis Clarke	ij.
John Madger	iiij.	Samuell Butcher	ij.
John Toldiervey	vj.	Thomas Tudder	vj.

Charles Griffith	ij.	George Hinkes	j.
William Wright	iiij.	Giles Horser	ij.
John Phillipps Jun	iiij.	James Stone	ij.
John Dormer	j.	Henry Goggan	ij.
William Liverson	j.	Simon Hall	ij.
John Bermold	iiij.	Owen Walker	ij.
John Weller	vj.	Thomas Saunders Sen	ij.
John Stone	iiij.	William Clarke	ij.
John Taylor	iiij.	Thomas Bentley	j.
Nicholas Horsman	iiij.	Marlin Hedges	ij.
Nicholas Daniell	v.	Richard Stayley	iiij.
Leonard Wheeler	j.	Tymothy Gabrill	iiij.
John Phillipps Sen	ix.	William Dorrell	ij.
William Tyllier	x.	Thomas Ayres	ij.
William Turner	iiij.	[blank] Williams widd	j.
Richard Grey	ij.	John Edwards	ij.
Edward Glover	j.	Robert Kiggs	ij.
John Cotton	j.	Walter Crosley	iiij.
Ralph Wiggins	j.	Edward Carpenter	j.
Robert Wotton	j.	William Sadler	iiij.
William Milner	j.	John Higgins	vj.
Nicholas Robinson	j.	Griffin Joyne	iiij.
Ralph Giffie	ij.	William Hedges	ij.
Ralph Mash	iiij.	Dorothy Ladman widd	iiij.
William Garrett	ij.	Thomas Hutton	ij.
William Strong	ij.	Samuell Harris	ij.
Henry Hodges Sen	iiij.		
Henry Hodges Jun	iiij.		cccclx.
Joane Horne widd	iiij.		
Zachariah Roberts	j.		

St. Thomas.

Anthony Kendall	v.	Richard Shatterill	vj.
Walter Brookes	iiij.	Thomas Bullicke	ij.
Thomas ffeild	v.	Thomas Pikkage (?)	ij.
Henry Thorpe	ij.	John Turrill	ij.
John Clarke	v.	Walter Banner (?)	ij.
William forty	iiij.	William fferill	ij.
Daniell Ogen	iiij.	Robert Bronch	ij.
William Pemberton	iiij.	Henry Tonge	iiij.

John Bolds	ij.	Ralph Carter	j.
Bridgett Quell widd	j.	Susan Austin widd	j.
John Plasted	ij.	John Doe	v.
William Stevens	ij.	John Appleby	iiij.
Edward Quell	ij.	John Dudson	ij.
Thomas More	iiij.	Thomas Reeve	iiij.
Thomas Earle	iiij.	William Reeve	ij.
John Godfrey	ij.	Thomas Browton	iiij.
Richard Platt	ij.	Elizabeth Saunders widd	ij.
Robert Engly	v.	Thomas Whitefield	iiij.
Hugh Thomlin	iiij.	Solomon Moore	v.
Elianor Clewer	iiij.	John Badger	v.
Mary Rogers widd	ij.	John Bowell	ix.
Edward Wanwright	ij.		
Henry Adams	ij.		<hr/> cxxxvj. <hr/>
James Cantwell	ij.		

Duttons holding in St. Thomas Parish.

Thomas Day	ij.	William Combes	iiij.
John Kensall	iiij.	William Clarke	ij.
Richard Coulton	ij.	John Stevens	ij.
John Reynolds	iiij.	William Slacford	iiij.
Ralph Cox	iiij.	William Wience	ij.
John Dew	ij.	James Coule gent	j.
Thomas Moore	j.	Thomazine Owzman widd	ij.
Edward Wild	ij.	William Cogbill	iiij.
Henry Moore	iiij.	Solomon Moore	iiij.
John Cogbill	iiij.	John Wood	v.
William Kinswell	iiij.		
Gibbert Chase	ij.		<hr/> lxiiij. <hr/>
Anthony Blore	ij.		
Walter Chapman	ij.		

Ann Pitts widd v. *not inhabited.*

St. Giles.

Edward Selwood	vij.	John Jarman (?)	iiij.
Edward Mapell	j.	Thomas Srubb	ij.
William Browne	iiij.	Bartholomew Peisley	j.
William Blake	ij.	Anthony Piddington	j.

John Dawell	iiij.	Margarett Hyde	viiij.
Thomas Peercy	ij.	Moses ffoord	iiij.
John Baley	iiij.	Lawrence Willier	vj.
Isac Greene	iiij.	Ralph Syms	j.
Mr. Charles Busby	v.	William Andres	ij.
Abraham Baley	vj.	John Eueleigh gent	v.
Thomas Tudor	v.	Charles Cooke	iiij.
Augustine Andres	iiij.	Thomas Rowney	ix.
Thomas Adams	v.	Thomas Lane	iiij.
John Raper	iiij.		
Thomas Dewniss	iiij.		cxiiij.
Winifrett Powell	vij.		

Binsey.

James Ward	v.	John Rance	ij.
Thomas Crutch	ix.	Ann Heron widd	iiij.
Thomas Prickett	v.	Richard Heron Sen	j.
James Heron	ij.		
Henny Crutch widd	iiij.		xxxj.
William Wage (?)	j.		

CALENDAR OF DOCUMENTS.

The foregoing pages are transcripts *in extenso* of documents relating to Oxford Town or City, and University. The following are a register of such documents in the Public Record Office as bear on the city, and are intended to assist such persons as may be desirous of gleaning particulars as to the City of Oxford. Of course these Records had only an ephemeral interest, and are only fragments of what, had all been preserved, would have been a complete financial history of the City as far as its relations to the Crown went, and the grants to the Crown by Parliament. The first part is of the contributions made by lay persons, or at least from lay fees, but contain a number of petitions for exemption addressed to the Crown by the Chancellor, Masters, and Scholars. These

privileged persons did however in fact make contributions to the Exchequer, but were not assessed by the ordinary civic authorities. The collection has been made by Miss Walford.

It is quite certain that Parliaments sat, the proceedings of which have perished, not being preserved in the Rolls or in the Act of the year. This is made clear by the fact, that notices of the payment of tenths, fifteenths, and other parliamentary grants, are inserted in private accounts, though there is no other record of them. If an exhaustive account of taxes levied in various towns and counties were made, the charges to which the people were put for Parliamentary grants could be as exhaustively stated. Perhaps when Parliament merely made a grant, but presented no petitions of consequence, and later on passed no laws, it was not thought important to preserve the record.

The clerical subsidies follow on those from the laity. They are preserved it appears from the reigns of Philip and Mary only.

LAY SUBSIDIES. (EXCH. Q. R.)

ROLLS CONTAINING NOTICES OF THE TOWN OF OXFORD.

I.

6 Edw. II. [A. D. 1312-13.]

'In Rotulo de extractis tallagii consessi anno vj^o Regis Edwardi filii Regis Edwardi in Comitatu Oxoniae continentur.'

Villa Oxon—Abbatissa de Godestowe de Tallagio redditus sui—lvij. s., ij. d. ob.

Hundredum extra portam borialem Oxon Parochia Sancti Egidii.—[24 *names.*]

[Bundle 161. No. 7.]

II.

SUBSIDY OF WOOL.

21 Edw. III. [A. D. 1346-7.]

Four Indentures witnessing the receipt of certain quantities of wool from divers persons, by the collectors of a

subsidy of wool in part payment thereof within the county of Oxford.

Witnessed by the Abbot of Oseneye, Richard de Selwode, Mayor of Oxford and others.

Four mutilated membranes.

[Bundle 161. No. 23.]

III.

KNIGHTS FEES.

22 Edw. III. [A. D. 1347-8.]

Six Inquisitions shewing the names of persons holding knights fees and other possessions in the hundreds of Wootten and Oxford

Taken at Oxford.

Six membranes, the writing partly obliterated.

[Bundle 161. No. 26.]

IV.

[Edw. III.]

'Hec Indentura testatur quod Simon Deghe et Thomas Paty subcollectores parochiarum Sancti Petri in Orientae et Sancte Crucis liberaverunt Willelmo Codeshale, Johanni Gibbes et Johanni Wyndesore collectoribus subsidii domini Regis in Oxonia et suburbiis ejusdem ville de qualibet laica persona subscripta excedente etatem xiiij. annorum iiij. d.'—
[*Long list of names.*]

One narrow membrane, indented on the left margin.

[Bundle 161. No. 36.]

V.

POLL TAX.

[Ric. II?]

'Hec Indentura testatur quod Simon Wyght et Johannes Peyntour subcollectores parochie beate Marie Virginis liberaverunt Willielmo Codeshale, Johanni Gibbes et Johanni Wyndesore collectoribus subsidii domini Regis in Oxon et suburbiis ejusdem ville de qualibet persona laica subscripta excedente etatem xiiij. annorum iiij. d.'

[Sum total, iiij. *li.* xviiij. *s.* . . .]

One membrane, indented down the left hand margin.

[Bundle 161. No. 37.]

VI.

POLL TAX.

4 Ric. II. [A. D. 1380-1.]

Villa Oxon.

View of the Accompt of the Collectors of the Poll Tax granted 4 Ric. II.

[Summa Totalis—lvij. li. xix. s. iiij. d.]

One membrane.

[Bundle 161. No. 49.]

VII.

18 [Ric. II.] [A. D. 1394-5.]

Villa Oxon.

'Particule compoti Andreae Draper de Oxonia Willielmi Cotton de Oxonia Draper Johannis Steynton de Oxonia Bocher et Simonis Wyele Fisshemonger collectorum unius x^e. Regi a laicis in parlamento suo apud Westmonasterium in quindena sancti Hillarii anno xvij^o tento in villa predicta et suburbiis ejusdem concessae solvendae inde primam medietatem ad festum Pentecostes tunc proxime futurum et aliam medietatem ad festum sancti Martini in Hieme tunc proximi sequens videlicet de hujusmodi prima medietata x^o ibidem ut infra.'

One membrane flat.

[Bundle 161. No. 56.]

VIII.

18 [Ric. II.] From the date of the Parliament. [A. D. 1394-5.]

Villa Oxon.

Particulars of the account of Andrew Draper of Oxford and others of the collection of one xth granted anno 18.

One membrane in very good condition.

[Bundle 161. No. 57.]

IX.

[Ric. II.] Character only.

Account of the collection of a xvth and xth.

Hundr de Chadelyngton

Ewelme

Leuknore

etc. etc.

Villa Oxonie.

[14 parishes and one township mentioned under heading 'Villa Oxonie.']

Sum total—£91 7s. 10d.

Three cons. membranes repaired, and one membrane much damaged.

[Bundle 160. No. 60.]

X.

2 Hen. IV. [A.D. 1400-1.]

Villa Oxon.

'Particule compoti Willielmi Brampton Roberti Markham Johannis Atserton alias Fletcher et Willielmi Baker collectorum unius x^{mo} Regi Henrico quarto a laicis in parlamento suo apud Westmonasterium tento anno secundo concessae in villa Oxoniae et in suburbiis ejusdem solvendæ unam medietatem x^{mo} ad festum sancte Trinitatis dicto anno secundo et alteram medietatem ejusdem x^{mo} ad festum Omnium Sanctorum tunc proxime sequens per breve Regis patens dat. xiiij^o die Marcii anno secundo penes ipsos collectores remanens videlicet de prima medietate ejusdem x^{mo}.'

One small membrane.

[Bundle 161. No. 62.]

XI.

2 Hen. IV. [A.D. 1400-1.]

Oxon.

Account of William Brampton and others collectors of one xth granted 2 Henry IV within the Town of Oxon and its suburbs.

One membrane, part of a file in boards.

[Bundle 161. No. 63.]

XII.

2 Hen. IV. [A.D. 1400-1.]

Villa Oxon.

Compotus Willielmi Brampton (ac aliorum) collectors of $\frac{1}{10}$ th granted to Hen. IV a laicis in the 2nd year of his reign.

One small membrane injured.

[Bundle 161. No. 66.]

XIII.

6 Hen. IV. [A.D. 1404-5.]

Oxford.

Account of the collection of two 10^{ths} in the above town granted 6 Hen. IV.

One membrane, part of a file in boards.

[Bundle 161. No. 70.]

XIV.

6 Hen. IV. [A.D. 1404-5.]

Oxford.

Account of the collection of two 10^{ths} within the above town granted 6 Hen. IV.

One membrane, part of a file in boards.

[Bundle 161. No. 71.]

XV.

8 Hen. IV. [A.D. 1406-7.]

Oxon.

Account of William Berhill and others, collectors of the tenth granted 8 Henry IV in the above Town.

One membrane, part of a file enclosed in boards.

[Bundle 161. No. 72.]

XVI.

9 Hen. IV. [A.D. 1407-8.]

Oxon.

Account of the Collections of one xth and the moiety of one xth granted 9 Henry IV within the above Town.

One membrane, part of a file in boards.

[Bundle 161. No. 74.]

XVII.

11 Hen. IV. [A.D. 1409-10.]

Oxon.

Account of John Otteworth and others, collectors of one entire xth and the moiety of one xth granted 11 Henry IV within the Town and suburbs of Oxford.

One membrane, part of a file in boards.

[Bundle 161. No. 76.]

XVIII.

1 Hen. V. [A.D. 1412-13.]

Oxon.

Account of John Hanvill and others collectors of one tenth granted 1 Henry V within the Town of Oxford.

One membrane, part of a file in boards.

[Bundle 161. No. 79.]

XIX.

2 Hen. V. [A.D. 1413-14.]

Oxford.

Account of Adam Ryver and others, collectors of two 10^{ths} within the above town granted 2 Henry V.

One membrane, part of a file in boards.

[Bundle 161. No. 81.]

XX.

3 Hen. V. [A.D. 1414-15.]

Villa Oxon.

Account of John Havnyle and others collectors of a moiety of a 10th within the above town granted 3 Hen. V.

One membrane, part of a file in boards.

[Bundle 161. No. 84.]

XXI.

4 Hen. V. [A.D. 1415-16.]

Oxon.

Account of the collections of two tenths granted 4 Henry V within the town and suburbs of Oxford.

One membrane, part of a file in boards.

[Bundle 161. No. 86.]

XXII.

5 Hen. V. [A.D. 1416-17.]

Villa Oxon.

Account of the collectors of two 10^{ths} within the above town granted 5 Hen. V, 'videlicet de hujusmodi duabus x^{is}.'

One membrane, part of a roll.

[Bundle 161. No. 87.]

XXIII.

7 Hen. V. [A.D. 1418-19.]

Town of Oxford.

Account of John Hyron and others, collectors of a 10th and a third part of a 10th within the above town granted 7 Hen. V.

One membrane, part of a file in boards.

[Bundle 161. No. 89.]

XXIV.

9 Hen. V. [A.D. 1420-1.]

Villa Oxon.

Account of Thomas Merton and others, collectors of a 10th within the above town granted 9 Henry V.

One membrane, part of a file in boards.

[Bundle 161. No. 91.]

XXV.

6 Hen. VI. [A.D. 1427-8.]

Oxon.

Inquisition shewing the value of the Churches in the City and Suburbs of the City of Oxford—also the number of Knights Fees held within the same preparatory to the Assessment of a Subsidy.

One membrane.

[Bundle 161. No. 94.]

XXVI.

[6 Hen. VI.] [A.D. 1427-8.] Nature of Grant.

Oxon et suburb ejusdem.

Account of the collector of a subsidy on parishes—from the character about the reign of Hen. VI.

One membrane, the centre part of this is entirely rotted away, so that extremely little remains; headed with Parchment.

[Bundle 161. No. 95.]

XXVII.

8 Hen. VI. [A.D. 1429-30.]

Villa Oxon.

Account of John Thakell and others, collectors of a second entire 10th of two entire 10^{ths} within the above town granted 8 Hen. VI.

One membrane, part of a file in boards.

[Bundle 161. No. 96.]

XXVIII.

8 Hen. VI. [A.D. 1429-30.]

Villa Oxon.

Account of Stephen Braywell and others, collectors of two entire 10^{ths} within the above town granted.

One membrane, part of a file in boards.

[Bundle 161. No. 97.]

XXIX.

9 Hen. VI. [A.D. 1430-1.]

Town of Oxford.

Account of the Collection of one entire 10th and the third part of one 10th granted 9 Hen. VI.

[Bundle 161. No. 96^b.]

XXX.

10 Hen. VI. [A.D. 1431-2.]

Villa Oxon.

Account of John Spicer and others, collectors of a moiety of one 15th and 10th granted 10 Hen. VI within the City of Oxford.

One membrane, part of a roll.

[Bundle 161. No. 100.]

XXXI.

11 Hen. VI. [A.D. 1432-3.]

Villa Oxon.

Account of John Spicer and others, collectors of a moiety of one 10th granted from the laity 10 Hen. VI in the above town.

One membrane.

[Bundle 161. No. 102.]

XXXII.

18 Hen. VI. [A.D. 1439-40.]

Account of the collectors of an entire 10th and 15th and a moiety of a 10th and 15th in the town of Oxford, granted 18 Hen. VI.

One membrane, part of a roll.

[Bundle 161. No. 107.]

XXXIII.

21 Hen. VI. [A.D. 1442-3.]

Villa Oxon.

An account similar to T. G. 2561—'videlicet de tribus partibus dicte prime medietatis x^e,' etc.

One membrane.

[Bundle 161. No. 110.]

XXXIV.

20 Hen. VI. [A.D. 1441-2.]

Villa Oxon.

Account of the Collectors of one entire 10th in the town of Oxford, granted 20 Hen. VI.

One membrane, part of a roll.

[Bundle 161. No. 112.]

XXXV.

23 Hen. VI. [A.D. 1444-5.]

Villa Oxon.

Account of John Swetlowe and others, collectors of a moiety of a tenth granted 23 Hen. VI in that town.

One membrane, slightly injured.

[Bundle 161. No. 115.]

XXXVI.

23 Hen. VI. [A.D. 1444-5.]

Villa Oxon.

Account of the collection of the moiety of a 10th granted 23 Hen. VI.

One membrane in fair condition, flatted.

[Bundle 161. No. 116.]

XXXVII.

24 Hen. VI. [A.D. 1445-6.]

Villa Oxon.

Account of John Swetelese and others, collectors of one 15th and 10th and a moiety of a 15th and 10th, granted 24 Hen. VI within the town of Oxford.

One membrane, part of a roll.

[Bundle 161. No. 118.]

XXXVIII.

27 Hen. VI. [A.D. 1448-9.]

Villa Oxon.

Account of Richard Bartelot de Oxon Goldsmyth and others, collectors of two moieties of a xvth and xth granted 27 Hen. VI in that town.

One membrane, injured on the left hand side, on a file.

[Bundle 161. No. 121.]

XXXIX.

31 Hen. VI. [A.D. 1452-3.]

Villa Oxon.

'Compotus Nicholai Croke fishmonger et aliorum collectorum tam unius integre xv^o et x^o in villa Oxoniae regi nunc Henrico sexto in parlamento suo anno regni sui xxxj concessae' etc. 'quam alterius medietatis unius xv^o et x^o in villa predicta' etc.

One membrane rolled.

[Bundle 161. No. 127.]

XL.

31 Hen. VI. [A.D. 1452-3.]

Villa Oxon.

Three writs directed to the collectors of a 15th and 10th and moiety of a 15th and 10th granted 31 Hen. VI within the town of Oxford commanding them to exempt certain colleges, and the tenants of their lands from payment of the same. With a Schedule annexed of the names of the tenants of the Warden and college of All Souls.

Four documents united; on a file.

[Bundle 161. No. 128.]

XLI.

31-32 Hen. VI. [A.D. 1452-3-4.]

Villa Oxon.

'Particule compoti Nicholai Croft fishmonger Thome Haseled brewer Willielmi . . . brewer et Willielmi Wake goldsmith collectorum tam unius integre xv^o et x^o in Villa Oxoniae et suburbiis ejusdem Regi nunc Henrico sexto in parlamento suo anno regni sui xxxj concessae solvendae et levandae modo et forma consuetis videlicet medietatis dicte integre xv^o et x^o ad festum sancti Martini in yeme tunc proximi futurum et alterius medietatis dicte integre xv^o et decime ad festum sancti Martini in yeme extunc proxime futurum quam alterius medietatis unius xv^o et x^o in villa et suburbiis predictae eidem domino Regi in eodem parlamento similiter concessae levandae et solvendae modo et forma consuetis videlicet unius medietatis dicte medietatis xv^o et x^o ad festum Purificationis Marie virginis anno xxxij^{do} Regis predicti et alterius medietatis dicte medietatis xv^o et x^o ad festum Nativitatis sancti Johannis Baptiste proxime sequens exceptis' etc.—'videlicet de hujusmodi integre xv^o et x^o ac medietate xv^o et x^o in villa et suburbiis predictis.'

One membrane.

[Bundle 161. No. 123.]

XLII.

3 Edw. IV. [A.D. 1462-3.]

Oxford (Town).

Account of the Collectors of one 15th and 10th granted 3 Edw. IV.

One membrane.

[Bundle 161. No. 131.]

XLIII.

8-9 Edw. IV. [A.D. 1467-8.]

Villa Oxon.

'Particule compoti Willielmi Lane, Bocher, Thome Corry, Bruer, Willielmi Plompton, Hosteler, Willielmi Hwlette, yoman et Petri Thermylowe, Baker collectorum prime integre xv^o et x^o duarum xv^{ar} et x^{ar} Regi nunc Edwardo iiij^o per communitates regni sui Anglie in parlamento suo apud Westmonasterium anno regni sui viij^o tento a laicis in villa Oxoniae et suburbis ejusdem concessae' etc. 'Videlicet de hujusmodi prima medietate xv^o et x^o exceptis preexceptis ut inferius.'

A roll of one membrane, in a bag.

[Bundle 161. No. 133.]

XLIV.

8-9 Edw. IV. [A.D. 1468-9.]

Villa Oxon.

An Account similar to T. G. 2733—'videlicet de hujusmodi prima integra xv^a et x^a exceptis preexceptis.'

One membrane.

[Bundle 161. No. 135.]

XLV.

3 Hen. VII. [A.D. 1487-8.]

Town of Oxford.

Account of the collection of the first 15th and 10th of two 15^{ths} and 10^{ths} granted 3 Hen. VII.

One membrane, on a file.

[Bundle 161. No. 141.]

XLVI.

3 Hen. VII. [A.D. 1487-8.]

Town of Oxford.

Accompt of the collection of the second 15th and 10th of two 15^{ths} and 10^{ths} granted 3 Hen. VII.

One membrane, on a file.

[Bundle 161. No. 142.]

XLVII.

ALIEN SUBSIDY.

3 Hen. VII. [A.D. 1487-8.]

(Granted 9 Nov. 3rd year.)*Villa Oxon.*

'Account of Roger Baxter and George Avery, collectors of the Alien subsidy granted 3rd of Hen. 7th—from the town of Oxford—for Easter in the 3rd year of the above reign.'

A roll of one membrane.

[Bundle 161. No. 144.]

XLVIII.

3 Hen. VII. [A.D. 1487-8.]

Villa Oxon.

Account of William Dagvale and others, collectors of the second xvth and xth granted 3 Hen. VII.

One membrane, much injured (flat).

[Bundle 161. No. 145.]

XLIX.

7 Hen. VII. [A.D. 1491-2.]

Villa Oxon.

Account of the Collectors of the first 15th and 10th of two 15^{ths} and 10^{ths} granted 7 Hen. VII.

One membrane.

[Bundle 161. No. 148.]

L.

7 Hen. VII. [A.D. 1491-2.]

Villa Oxon.

Account of the Collectors of the second 15^{ths} and 10^{ths} of two 15^{ths} and 10^{ths} granted 7 Hen. VII.

One membrane.

[Bundle 161. No. 149.]

LI.

4 Hen. VIII. [A.D. 1512-13.]

Villa Oxon.

Account of the Collectors of the 2nd, 15th and 10th granted 3 Hen. VIII.

The thirty-second membrane on a file.

[Bundle 161. No. 154.]

LII.

3 & 4 Hen. VIII. Date of Parliament. [A.D. 1511-12-13.]

Villa Oxon.

A file of writs subsidiary to the account of the Collectors of 1st entire xvth and xth of 2 entire xv^{ths} and x^{ths} granted a^o. 3 and 4 Henry 8 within the town of Oxford.

Four slips of parchment in very good condition.

[Bundle 161. No. 155.]

LIII.

7 Hen. VIII. [A.D. 1515-16.]

Villa Oxon.

Certificate of the Commissioners appointed to assess the Subsidy granted 7 Hen. VIII within the town and suburbs of Oxford. Of the appointment of Collectors; and shewing the sum total to be by them collected in the said district.

One small membrane, much injured.

[Bundle 161. No. 164.]

LIV.

7 Hen. VIII. [A.D. 1515-16.]

Villa Oxon.

Account of the Collectors of one 15th and 10th granted
7 Hen. VIII in the town of Oxford.

One membrane, part of a file, in good condition.

[Bundle 161. No. 165.]

LV.

15 Hen. VIII. [A.D. 1523-4.]

Villa Oxon.

Assessment of the first payment of the Subsidy granted
15 Hen. VIII on the Inhabitants within the above town.

A roll of ten membranes.

[Bundle 161. No. 174.]

LVI.

14-15 Hen. VIII. [A.D. 1522-3-4.]

Oxford.

Assessment of the 2nd payment of the Subsidy granted 14-15
Hen. VIII, on the Inhabitants within the Town and Suburbs
of the City of Oxford.

A roll of ten membranes with a certificate annexed.

[Bundle 161. No. 182.]

LVII.

15 Hen. VIII. [A.D. 1523-4.]

Oxon.

A parcel of Certificates of Assessment of the Subsidy
granted 15 Hen. VIII within the undernamed districts,
viz. :—

1	mem.	The division of the County.
2	„	Half hundred of Ewelme.
.	.	.
.	.	.
.	.	.
.	.	.

A roll of thirty-nine membranes.

Also The University . 2 membranes

Villa Oxon. . . 3 „

Altogether forty-four membranes, including the Certificate
of the Commissioners.

[Bundle 161. No. 198.]

LVIII.

14 & 15 Hen. VIII. [A.D. 1522-3-4.]

City of Oxford.

Certificate of the Commissioners, shewing that there was no person in the above City who had land of the yearly value of 50 Pounds and upwards.

Dated 1 January, 17 Hen. VIII.

One small membrane.

[Bundle 161. No. 199.]

LIX.

32 Hen. VIII. [A.D. 1540-1.]

Villa Oxonia.

‘Particule compoti Thome Lambe, Johannis Brigman, Jacobi Edmunds, et Richardi Atkynson, collectorum prime xv^o et x^o iiij. integrarum xv^{ar} et x^{ar} domino Regi nunc Henrico octavo a laicis anno regni sui xxxij^o concessarum villa Oxonia.’

One membrane.

[Bundle 162. No. 211.]

LX.

35 Hen. VIII. [A.D. 1543-4.]

Civitas Oxon.

Assessment of the first payment of the subsidy granted 34-35 Hen. VIII. on the inhabitants of the city of Oxford.

A roll of one large membrane with a small schedule annexed, containing the names of persons assessed in the suburbs of the said City.

[Bundle 162. No. 224.]

LXI.

34-36 Hen. VIII. [A.D. 1542-1544.]

Assessment of the inhabitants of the City of Oxford, for the second payment of the Subsidy granted 34-35 Hen. VIII.

The Members of the University are not included.

[Bundle 162. No. 229.]

LXII.

34 Hen. VIII. [A.D. 1542-3.]

Oxford City.

Assessment of the third payment of the subsidy granted 34 Hen. VIII. On the Inhabitants within the City and Suburbs of Oxford.

One indented membrane repaired.

[Bundle 162. No. 240.]

LXIII.

37 Hen. VIII. [A.D. 1545-6.]

Civitas Oxon.

Particule compoti Willielmi Tylcock Johannis Barton Nicolai Wylles collectorum secunde xv^e et x^e duarum xv^{arum} et x^{arum} domino Henrico nuper Regi Anglie octavo a laicis anno regni sui xxxvij concessarum in civitate Oxoniae.

One small membrane.

[Bundle 162. No. 244.]

LXIV.

37 Hen. VIII. [A.D. 1545-6.]

City of Oxford.

Assessment of the first payment of the subsidy granted 37 Hen. VIII. on the inhabitants within the above named city.

One membrane very much injured.

[Bundle 162. No. 249.]

LXV.

1 Edw. VI. [A.D. 1546-7.]

37 Hen. VIII.

Assessment of the second payment of the Subsidy granted 37 Hen. VIII on the inhabitants within the City of Oxford.

Dated 27 March, 1 Edw. VI.

A roll of one wide membrane.

[Bundle 162. No. 261.]

LXVI.

37 Hen. VIII. [A.D. 1545-6.]

Hundredae de Thame, Bynfelde, Lewknor, Pirton, Langtre, Bolyngton, Dorcester, et dimidium hundredi Ewelme cum Civitate Oxoniae ac decanatu de Haston, Henley, . . ddiston, cum villa de Henley in comitatu Oxoniae.

Account of Roger Hatcheman collector of the Contribution granted 37 Hen. VIII, within the above named district.

One membrane in good condition.

[Bundle 162. No. 265.]

LXVII.

2 & 3 Edw. VI. [A.D. 1547-8-9.]

Oxon.

'The devisyon of all the Kingf Ma^{ties} Commyssyoners taken at y^e cytie of Oxford for the seconde payment of the Kings Ma^{ties} relief wthin all the hundreds and wapentakes in the Countie of Oxon.'

[Bundle 238. No. 143.]

LXVIII.

SUBSIDY (OR RELIEF).

4 Edw. VI. [A.D. 1549-50.]

Civitas Oxon.

Assessment of the 2nd payment of the subsidy granted 3rd Edw. VI and payable in the 4th year on the inhabitants of the city of Oxford.

A roll of one membrane.

[Bundle 162. No. 282.]

LXIX.

5 Edw. VI. [A.D. 1550-1.]

Civitas Oxon.

Assessment of the third payment of the relief granted 3rd Edw. VI on the Inhabitants within the above city.

A roll of one membrane.

[Bundle 162. No. 289.]

LXX.

2 & 3 Edw. VI. [A.D. 1547-8-9.]

Com. Oxon.

Hundred de	{	Lewknor
		Purton
		Langtree
		Bynfyld & Villa de Henley
		Wotton

Assessment of the 4th & last payment of } Villa Oxoniae.
the relief granted a^o 2 & 3 Edw. VI.

Three large membranes repaired, in very good condition.

[Bundle 162. No. 295.]

LXXI.

Edw. VI. [A.D. 1547-8-9.]

Assessment on the inhabitants of the city of Oxford, to the

first payment of one relief of Goods granted 24th of November 2nd year of Edw. VI—dated the . . . 3rd year.

A roll of one membrane much mutilated, with a small schedule annexed.

[Bundle 162. No. 278.]

LXXII.

1 Eliz. [A.D. 1558-9.]

Civitas Oxon.

'Particule compoti Willielmi Hartopp, Johannis Philipps, Johannis Harteley et Roberti Allen collectorum prime xv^o et x^o duarum xv^{arum} et x^{arum} anno primo domine Regine nunc Elizabethæ a laicis concessarum in civitate predicta.'

One membrane.

[Bundle 162. No. 312.]

LXXIII.

1 Eliz. [A.D. 1558-9.]

Civitas Oxon.

'Particule compoti Ricardi Wyllyams, Thome Furrer, Ricardi Edgys et Andrae Rycott de civitate Oxoniae collectorum secunde xv^o et x^o duarum xv^{arum} et x^{arum} domine Regine nunc Elizabethæ anno regni sui primo a laicis concessarum in civitate predicta.'

One membrane.

[Bundle 162. No. 316.]

LXXIV.

1 Eliz. [A.D. 1558-9.]

Assessment of the first payment of the subsidy granted 1 Eliz. on the inhabitants of the City of *Oxford*.

A roll of one large membrane.

[Bundle 162. No. 318.]

LXXV.

5 Eliz. [A.D. 1562-3.]

Civitas Oxon.

'Particule compoti Rogeri H. well, Thome Rylye et Willielmi Aldworthe de civitate Oxoniae collectorum prime xv^o et x^o duarum xv^{arum} et x^{arum} domine Regine nunc

Elizabethe anno regni sui quinto a laicis concessarum in civitate predicta.'

One membrane.

[Bundle 162. No. 324.]

LXXVI.

5 Eliz. [A.D. 1562-3.]

Civitas Oxon.

'Particule compoti Willielmi Tovye, Ricardi Edgys, Roberti Lyncke et Johannis Forest collectorum secunde xv^e et x^e duarum xv^{arum} et x^{arum} domine Regine nunc Elizabethe a laicis anno regni sui quinto concessarum in civitate predicta.'

One membrane.

[Bundle 162. No. 325.]

LXXVII.

8 Eliz. [A.D. 1565-6.]

Civitas Oxon.

'Particule compoti Ricardi Brympton, Johannis Tattelton et Jacobi Almote collectorum . . . solucionis unius xv^e et x^e domine Regine nunc Elizabethe a laicis anno regni sui viij^o concessarum in civitate predicta.'

One membrane.

[Bundle 162. No. 327.]

LXXVIII.

8 Eliz. [A.D. 1565-6.]

Oxon.

Certificate of the Vicechancellor of the University of the Colleges and of persons connected with the University of Oxford exempted from payment of the first moiety of a 15th and 10th granted 8 Eliz.

One large membrane.

[Bundle 162. No. 330.]

LXXIX.

8 & 9 Eliz. [A.D. 1565-6-7.]

Assessment of the second payment of the subsidy granted 8 and 9 Eliz. on the inhabitants of the whole county and city of OXFORD.

[One large membrane relating to the City of Oxford which is divided into four wards and the suburbs. List of about 160 names.]

[Bundle 162. No. 331.]

LXXX.

13 Eliz. [A.D. 1570-1.]

Civitas Oxon.

'Particule compoti Johannis Forrest, Ricardi Brounroberts et Johannis Maye collectorum secunde xv^o et x^o duarum xv^{arum} et x^{arum} domine Regine nunc Elizabetha a laicis anno regni sui xiiij^o concessarum in tota civitate predicta.'

One membrane.

[Bundle 162. No. 333.]

LXXXI.

18 Eliz. [A.D. 1575-6.]

Oxford University.

The petition of Robert, Earl of Leycester, Chancellor of the University of Oxford, the Master and Scholars concerning the exemption of sundry colleges, and graduates and other priviledged persons and servants of the University from payment of the first payment of 15^{ths} granted 18 Eliz.

One membrane.

[Bundle 162. No. 336.]

LXXXII.

18 Eliz. [A.D. 1575-6.]

Civitas Oxon.

'Particule compoti Henrici Dodwell de civitate predicta wollen draper et Jacobi Willyys de eadem mercer collectorum prime xv^o et x^o duarum xv^{arum} et x^{arum} domine Regine nunc Elizabetha a laicis anno regni sui xviiij^o concessarum in civitate predicta.'

One membrane.

[Bundle 162. No. 338.]

LXXXIII.

18 Eliz. [A.D. 1575-6.]

Civitas Oxon.

'Particule compoti Thome Rowe mercer, Stephani Glover et Williemi Tyllyard Tayler collectorum secunde xv^o et x^o duarum xv^{arum} et x^{arum} domine Regine nunc Elizabetha a laicis anno regni sui xviiij^o concessarum in civitate predicta.'

One membrane.

[Bundle 162. No. 339.]

LXXXIV.

18 Eliz. [A.D. 1575-6.]

Oxford.

The petition of Robert, Earl of Leicester, Chancellor of the University of Oxford, and of the Masters and Scholars of the same concerning the exemption of sundry colleges, and of priviledged persons from payment of the 2nd payment of the 15th granted 18th Elizabeth.

A roll of one large membrane.

[Bundle 162. No. 340.]

LXXXV.

18 Eliz. [A.D. 1575-6.]

Oxford.

Assessment for the second payment of the Subsidy granted 18 Eliz. upon the Inhabitants within the County and City of OXFORD.

[One large membrane relating to the City of Oxford, which is divided into 'the Northe Este warde, The Southe Este warde, The Southe weste warde and the Northe west warde.'— Then follows a list of 'Priuledged psons taxed by the vniuersitie.' Altogether about 140 names.]

[Bundle 162. No. 341.]

LXXXVI.

23 Eliz. [A.D. 1580-1.]

Civitas Oxon.

'Particule compoti Jacobi Reby collectorum prime xv^o et x^o duarum xv^{arum} et x^{arum} [domine Regine] nunc Elizabethæ a laicis anno regni sui xxiiij^o concessarum in civitate predicta.'

One membrane.

[Bundle 162. No. 343.]

LXXXVII.

23 Eliz. [A.D. 1580-1.]

Oxon.

The petition of the Earl of Leicester Chancellor, and of the Masters and Scholars of the University of Oxford, concerning the exemption of priveleged persons in the University from the first payment of 15th granted in the parliament begun Feb. 8. 21 Eliz.

(Shewing the names.)

Dated 8th July, 23 Eliz.

One large membrane.

[Bundle 162. No. 344.]

LXXXVIII.

23 Eliz. [A.D. 1580-1.]

Civitas Oxon.

Assessment of the first payment of the Subsidy granted (at the 3rd and last session of Parliament) in the 23rd year of Elizabeth; on the Inhabitants within the city of Oxford.

A roll of one membrane.

[Bundle 162. No. 347.]

LXXXIX.

23 Eliz. [A.D. 1580-1.]

Civitas Oxon cum suburbiis ejusdem.

'Compotus Johannis Massey et Thome Rowe collectorum prime solucionis cujusdam subsidii domine Eliz.,' etc. 'a laicis in civitate predicta concessi.'

Granted in Parliament holden 16 January 23rd year, payable 10 Oct. next following.

One membrane.

[Bundle 162. No. 348.]

XC.

23 Eliz. [A.D. 1580-1.]

Oxon.

The petition of the Earl of Leicester Chancellor, and the Masters and Scholars of the University of Oxford, for the exemption of the scholars and other privileged persons from payment of a subsidy granted 23rd year Eliz.

Dated 14th June, 24th year.

One membrane.

[Bundle 162. No. 349.]

XCI.

27 Eliz. [A.D. 1584-5.]

Civitas Oxon.

'Particule compoti Willielmi Barton de Civitate predicta B . . . et Johannis Royse de eadem Wollen draper Collectorum prime xv^o et x^o duarum xv^{arum} et x^{arum} domine Regine nunc Elizabethæ a laicis anno regni sui xxvii concessarum in Civitate predicta.'

One membrane.

[Bundle 163. No. 351.]

XCII.

27 Eliz. [A.D. 1584-5.]

Civitas Oxon.

'Compotus Willielmi Barton et Johannis Royse collectorum prime xv^o et x^o duarum xv^{arum} et x^{arum},' granted 27 Eliz.

One membrane.

[Bundle 163. No. 352.]

XCIII.

27 Eliz. [A.D. 1584-5.]

Civitas Oxon.

'Particule compoti Johannis Whittington de Civitate Oxon mercatoris, Roberti Andrew de eadem shomaker et Humfridi Harbyge skynner, collectorum secunde xv^o et x^o duarum xv^{arum} et x^{arum} domine Regine nunc Elizabethe a laicis anno regni sui xxvij^o concessarum in civitate predicta.'

One membrane.

[Bundle 163. No. 353.]

XCIV.

27 Eliz. [A.D. 1584-5.]

Com. Oxon.

Certificate of the Vicechancellor of Oxford relating to the exemption of Thomas Cossam infra hundredun de Wotton—servant of the University from payment of the subsidy granted 27 Eliz. dated 22 Feb. 28th year, and

A writ of exemption for the College of S^t. Mary of Eaton from the first payment of the above. Directed to the collectors.

Dated 16 Feb. 28th year.

[Bundle 163. No. 357.]

XCV.

27 Eliz. [A.D. 1584-5.]

'The Petition of the Right honorable Robert Earl of Leicester Chancellor of the University of Oxford the Masters and Scholars of the said University concerning as well the exemption of Sundry Colleges and privileged persons of the said University from the first payment of fifteens granted unto the Queen's Majesty both by the consent of the Lords Spiritual and Temporal and also of the Commons assembled together in the last Sessions of Parliament begun the three and twentieth of November and the seven and twentieth year of Her Majesty's most gracious Reign.'

One large membrane.

[Bundle 163. No. 359.]

XCVI.

27 Eliz. [A.D. 1584-5.]

The Petition of the Right Honorable Robert Earl of Leycester Chancellor of the University of Oxford the Masters and Scholars of the said University concerning as well the exemption of sundry Colleges and privileged persons of the said University from the last payment of fifteens granted unto the Queen's Majesty by the consent of the Lords Spiritual and Temporal and also the Commons assembled together in the last Session of Parliament begun 23 Nov. and the 27th year of Her Majesty's most gracious reign.

A roll of three membranes.

[Bundle 163. No. 358.]

XCVII.

28 Eliz. [A.D. 1585-6.]

Civitas Oxon.

'Particule compoti Johannis Dewe, Willielmi Tovie, Ricardi Goode et Leonardi Fraye collectorum prime xv^o et x^o duarum xv^{arum} et x^{arum} domini Regine nunc Elizabethe a laicis anno regni sui xxviiij^o concessarum in tota civitate predicta.'

One membrane.

[Bundle 163. No. 360.]

XCVIII.

28-29 Eliz. [A.D. 1585-87.]

Civitas Oxon.

'Compotus Johannis Dewe, Willielmi Tovie, Ricardi Good et Leonardi Fraye collectorum prime xv^o et x^o duarum xv^{arum} et x^{arum}.'

One membrane.

[Bundle 163. No. 363.]

XCIX.

28-29 Eliz. [A.D. 1585-87.]

Civitas Oxon.

'Particule compoti Thome Cossam Michaelis Bonham Henrici Toldervey et Anthonii Welles collectorum secunde xv^o et x^o duarum xv^{arum} et x^{arum} domine Regine nunc Elizabethe a laicis anno regni sui xxviiij^o et xxix^o concessarum in civitate predicta.'

One membrane.

[Bundle 163. No. 364.]

C.

29 Eliz. [A.D. 1586-7.]

Oxon.

The petition of Robert, Earl of Leicester, Chancellor of the University of Oxford, The Masters, and Scholars of the same concerning the exemption of sundry colleges and privileged persons of the University from the first payment of fifteens granted 29th Elizabeth.

A roll of two membranes.

[Bundle 163. No. 366.]

CI.

[31 Eliz. A.D. 1588-9.]

Civitas Oxon.

'Particule compoti Roberti Warde et Thome Harris collectorum tertie xv^o et x^o quatuor xv^{arum} et x^{arum} domine Regine nunc Elizabethæ a laicis anno regni sui xxxj^{mo} concessarum in civitate predicta.'

One membrané.

Also a petition of the Chancelor Masters and Scholars praying to be exempted from the above payment of the subsidy.

A roll of two membranes.

[Bundle 163. No. 371.]

CII.

31 Eliz. [A.D. 1588-9.]

Civitas Oxon.

'Particule compoti Ricardi Owen, Ricardi Lambe et Walteri Tolderburye, collectorum quarte xv^o et x^o domine Regine nunc Elizabethæ a laicis anno regni sui xxxj^o concessarum in Civitate predicta.'

One membrane.

[Bundle 163. No. 373.]

CIII.

34 Eliz. [A.D. 1591-2.]

University of Oxford.

'The Petition of the Chancellor Masters and Schollers of the University of Oxford concerning as well the exemption of the University and sundry Colleges, as also the privileged persons of the said universitie from the last payment of the subsidy graunted unto the Queenes Majesty,' etc., 'in the last

Sessions of Parli[ament held at West]minster the fourth day of September in the 31st year of her raigne.' dated 6 November, 34th year.

A roll of two membranes.

[Bundle 163. No. 374.]

CIV.

35 Eliz. [A.D. 1592-3.]

Oxford.

The Petition of the Chancellor, Masters and Scholars of the University of Oxford, for the exemption of the University, sundry colleges, and privileged persons of the university from payment of the 3rd and 4th 15^{ths} granted 19th Feb. 35 Eliz.

A roll of two membranes.

[Bundle 163. No. 378.]

CV.

35 Eliz. [A.D. 1592-3.]

Civitas Oxon.

Assessment of the 2nd Subsidy granted 35 Eliz. on the Inhabitants within the City and suburbs of the City of Oxford.

One large membrane.

Annexed is a Schedule of the privileged persons, exempted by reason of their connexion with the University.

One membrane.

[Bundle 163. No. 382.]

CVI.

37 Eliz. [A.D. 1594-5.]

Oxon.

A Certificate of Edmund Lillie Doctor of Divinity and Vice-Chancellor of the University of Oxford and Hugh Buckner gent. collectors of the subsidies within the town of Oxford relating to certain privileged persons in the University exempt from payment of the Subsidy.

Dated 3 Feb. 1594.

One membrane.

[Bundle 163. No. 384.]

CVII.

37 Eliz. [A.D. 1595-6.]

Oxon.

A Certificate of the exemption of the University of Oxford from taxation or assessment to Subsidies by Charter for the purpose of exemption from the Subsidy granted 37 Eliz.

Dated 8 January, 37th year.

One membrane.

[Bundle 163. No. 385.]

CVIII.

39 Eliz. [A.D. 1596-7.]

Civitas Oxon.

‘Particule compoti Owini Jones, Fulkini Emerson, Willielmi Potter et Johannis Birde gen. collectores [*sic*] tercię et quarte xv^{me} et x^{me} sex xv^{arum} et x^{arum} domine Regine nunc Elizabethę a laicis anno regni sui xxxix^o concessarum in civitate predicta.’

One membrane.

[Bundle 163. No. 387.]

CIX.

39 Eliz. [A.D. 1596-7.]

University of Oxford.

The Petition of the Chancellor Masters and Scholars of Oxford University on behalf of sundry Colleges, and Privileged Persons, for exemption from the third and fourth payment of the six whole xv^{ths} and x^{ths} granted 39 Eliz.

Two large membranes.

[Bundle 163. No. 389.]

CX.

39 Eliz. [A.D. 1596-7.]

Civitas Oxon.

‘Particule compoti Johannis Wardell et sociorum suorum Collectorum quintę et sextę xv^e et x^e sex xv^{arum} et x^{arum} domine Regine nunc Elizabethę xxxix concessarum in Civitate predicta.’

One membrane.

[Bundle 163. No. 390.]

CXI.

39 Eliz. [A.D. 1596-7.]

'The humble petition of the chancellor Masters and schollars of the universitye of Oxford concerning as well the exempting of the universitye and sundry colleges as also the privileged persons of the sayd university from the fiveth and sixth payment of the six whole fyfteenes and tenthes graunted unto the Queenes most excellent Ma^{tie} at the last Parliament begun and holden at Westminster the fower and twentyeth day of October in the nine and thirtyeth yeare of her hignes most gracious reigne.'

A roll of two membranés.

[Bundle 163. No. 393.]

CXII.

39 Eliz. [A.D. 1596-7.]

Oxon.

Assessment of the third payment of the Subsidy, granted 39th Elizabeth, on the Inhabitants within the City and suburbs of Oxford.

One large membrane, annexed is a smaller membrane, containing the names of 'Priviledged persons taxed by certain of the University.'

[Bundle 163. No. 396.]

CXIII.

43 Eliz. [A.D. 1600-1.]

Civitas Oxon.

'Particule compoti Martini Powdrell, Willielmi Wrighte et Ricardi Painter Collectorum prime et secunde xv^o et x^o Octo xv^{arum} et x^{arum} domine Regine nunc Elizabethhe a laicis anno regni sui xliij concessarum in Civitate predicta.'

One membrane with a petition accompanying entitled 'The Humble petition of the Chancellor Masters and Schollars of the University of Oxford conteyning as well the exempting of the University and sundry Colleges as also the priviledged persons of the said University from the first and second payment of the eight whole fyfteenes and Tenthes granted unto the Queens most excellent Majesty at the Parliament begun and holden at Westminster the xxvijth day of October in the xliij year of her Highness most gracious reign.'

[Bundle 163. No. 400.]

CXIV.

43 Eliz. ; 2, 3 Jas. I. [A.D. 1600-1604-5.]

Oxon.

'Particule compoti Edwardi Bulliphant gen. collectoris vij^o xv^o et x^o octo xv^{arum} et x^{arum} domine nuper Regine Elizabethe a laicis anno regni sui xliij^o concessarum in hundredum subscript.'

Bampton, Bloxam, Chadlington, Ploughlowe, Wotton.

A roll of three membranes, with two writs of exemption for the possessions of the Colleges of St. John the Baptist in Oxford and St. Mary in Eton near Windsor, with a paper memorandum.

[Bundle 163. No. 402.]

CXV.

43 Eliz. [A.D. 1600-1.]

Universitas Oxon.

'The humble petition of the Chauncellour Masters and Schollers of the university of Oxford concerning as well the exempting of the University and sundry Colleges as also the priviledged persons of the said university from the eighth payment of the eight whole fifteenes and tenthes graunted unto the late Quene at a parliament begun and holden at Westminster the xxvijth day of October in the three and fortyeth year of her reigne.'

A roll of one membrane.

[Bundle 163. No. 404.]

CXVI.

43 Elizabeth. [A.D. 1600-1.]

3 writs of Exemption in favour of Magdalen College Oxon, Collegium vocatum St. Mary College of Winchester in Oxon, New College, subsidiary to the account of the collectors of the 7th xvth and xth of eight xv^{ths} and x^{ths} granted a^o 43 Elizabeth within the county of Oxford.

Three slips of parchment.

[Bundle 163. No. 405.]

CXVII.

43 Eliz. [A.D. 1600-1.]

Civitas Oxon.

'Particule compoti Thome Sparrowe Johannis Harwood et Johannis Pyme, collectorum octave xv^o et x^o octo xv^{arum} et

x^{arum} domine nuper Regine Elizabethhe a laicis anno regni sui xliij^o concessarum in civitate predicta viz.’

One membrane.

[Bundle 163. No. 406.]

CXVIII.

43 Eliz. [A.D. 1600-1.]

Civitas Oxon.

Memorandum shewing the names of those from whom the first subsidy of four subsidies granted 43 Eliz. could not be collected from death, departure etc.

One membrane.

[Bundle 163. No. 407.]

CXIX.

43 Eliz. [A.D. 1600-1.]

City of Oxford.

Account of the collectors of the first subsidy of four subsidies granted 43 of Elizabeth.

The substance of the indorsement on the bag which contains only two certificates of the exemption of certain persons connected with the University.

[Bundle 163. No. 408.]

CXX.

[35] Eliz. [A.D. 1593.]

Oxford.

Petition of the Chancellor Masters and Scholars in behalf of the privileged persons connected with the University of Oxford for exemption from the sixth payment of the subsidy granted in the Parliament held 19th February . . . year Elizabeth.*

A roll of two membranes.

[Bundle 163. No. 415.]

CXXI.

[Eliz.] †

‘The names of suche privelege persone and colyges as be . . . with in the lyberties of the cytie of Oxforde beinge

* The eighth Parliament of Elizabeth met on Feb. 19th, 1593, at Westminster. The date in the original is lost.

† According to the Historical register of the University, Humphrey was Vice-Chancellor 1571-6. The fifteenth is probably that of 1571. No other subsidy appears to have been granted till March, 1576.

alowid privelidged by m^r docter Humfrye vycechauncler . . .
 Hoole ffyftenie dew to the Quenes majestye hyghnes in the
 yeare of our lorde god.' . . .

One membrane.

[Bundle 163. No. 416.]

CXXII.

[2 James I.] [A.D. 1603-4.]

Civitas Oxon.

Assessment of the fourth subsidy granted.

An indented membrane.

[Bundle 163. No. 459.]

CXXIII.

3 Jas. I. [A.D. 1604-6.]

Burgus de Oxford.

'Particule compoti Willielmi Derehaughe armigeri et
 Roberti Bence generosi Collectorum prime xv^o et x^o sex xv^{arum}
 et x^{arum} domino Regi nunc Jacobo a laicis anno regni sui tercio
 concessarum in Burgo predicto.'

One membrane.

[Bundle 163. No. 418.]

CXXIV.

3 Jas. I. [A.D. 1604-6.]

Petition of the Chancellor Masters and Scholars of the
 University of Oxford for the exemption of the University and
 sundry privileged persons from the first payment of six xvth
 and x^{ths} granted 3 James I.

One large membrane.

[Bundle 163. No. 423.]

CXXV.

3 James I. [A.D. 1604-6.]

Civitas Oxon.

Particulars of the account of the collection of the 2nd xvth
 and xth of six xv^{ths} and x^{ths} granted a^o 3 James I in the above
 City.

One membrane.

[Bundle 163. No. 424.]

CXXVI.

3 Jas. I. [A.D. 1604-6.]

Civitas Oxon.

The Petition of the Chancellor, Masters and Scholars of the University of Oxford for exemption from the 2nd payment of the six whole xv^{ths} and x^{ths} granted a^o 3 James I.

One large membrane.

[Bundle 163. No. 425.]

CXXVII.

3, 6 Jac. I. [A.D. 1604-1608-9.]

Oxford.

Petition of the Chancellor, Masters and Scholars of the University of Oxford for the exemption of the University and sundry Colleges, and priviledged persons from the fourth payment of six 15^{ths} and 10^{ths} granted in the second session of Parliament holden 5th Nov. 3rd James I.

Dated 20th April, 6th year.

One membrane, also

A fragment of the Collector's Account for the City of Oxford.

One mutilated membrane.

[Bundle 163. No. 428.]

CXXVIII.

3 Jas. I. [A.D. 1604-6.]

Memorandum shewing that the collector of the second payment of the first subsidy granted 3 Jac. I. in the city of OXFORD could not collect the subsidy from the persons therein named.

One small membrane.

[Bundle 163. No. 431.]

CXXIX.

3 Jas. I. [A.D. 1604-6.]

City of Oxford.

Memorandum shewing that Thomas Cossam alderman had not goods or chattels whereby the second payment of the second subsidy of three subsidies granted 3 Jac. I. could be levied.

One small membrane.

[Bundle 163. No. 432.]

CXXX.

3 Jas I. [A.D. 1604-6.]

Civitas Oxon.

Assessment of the first payment of the third subsidy granted 3 James I, on the Inhabitants within the city of Oxford.

One large membrane ; annexed is a list of 'Priviledged persons taxed by the Vicechancellor and others of the university of Oxon.'

One membrane.

[Bundle 163. No. 433.]

CXXXI.

7 Jas. I. [A.D. 1608-10.]

Oxon.

Assessment of the first payment of the subsidy granted 7 James I, on the Inhabitants within the city of Oxford.

One large membrane ; annexed is a list of 'Privileged persons taxed by the Vicechancellor and others of Universitye of Oxon.'

A roll of two very large membranes.

[Bundle 163. No. 434.]

CXXXII.

7 Jac. I. [A.D. 1608-9.]

Civitas Oxon.

Assessment of the 2nd payment of the subsidy granted 7 Jac. I, on the Inhabitants of the City of Oxford.

One large membrane with a schedule annexed containing the names of privileged persons exempt from the same subsidy.

[Bundle 163. No. 437.]

CXXXIII.

AID.

10 Jac. I. [A.D. 1611-12.]

Civitas Oxon.

'Particule compoti Thome Singleton vicecancellarii Universitatis Oxoniae Collectoris auxiliij domini Regis nunc Jacobi ad primogenitam filiam suam Elizabetham maritandam anno regni Regis predicti concessi decimo.'

In a bag, indorsed as above, are contained, 'The Compositions of the Universitie of Oxford for the Marriag of the Lady Elizabeth.'

Two membranes (counterparts) ; also

Two Rolls of the Composition of the Mayor, Aldermen, and

Burgesses of the above city for the same aid ; being counterparts of each other, to each of which is annexed letters Patent appointing Commissioners to levy the same.

[Bundle 163. No. 440.]

CXXXIV.

21 Jac. I. [A.D. 1622-3.]

Civitas Oxon.

'Particule compoti Philippi Dodwell et Roberti Willmott collectorum prime xv^o et x^o trium xv^{arum} et x^{arum} domino Regi nunc Jacobo a laicis anno regni sui xxj^o in civitate predicta concessarum.'

One membrane.

[Bundle 163. No. 446.]

CXXXV.

21 Jac. I. [A.D. 1622-3.]

Oxon.

'Particule compoti Thome Penn et Johannis Nixon collectorum secunde integre xv^o et x^o trium xv^{arum} et x^{arum} domino Regi nunc Jacobo a laicis anno regni sui xxj^o in civitate predicta concessarum.'

One membrane, accompanied by 'The humble petition of the Chancellor Masters and Schollers of the universitie of Oxford concerning as well the exempting of the said universitie and sundry Colledges as also the priviledged persons of the said universitie from the payment of the second whole fifteenes and tenth.'

One large membrane, with part of the seal remaining, and signed by John Prideaux, 'vicecancellarius Oxoniae.'

[Bundle 163. No. 449.]

CXXXVI.

21 Jas. I. [A.D. 1622-3.]

Civitas Oxon.

'Particule compoti Thome Simpson et Radulphi Mikle collectorum tercię integre xv^o et x^o trium xv^{arum} et x^{arum} domino Regi nunc Jacobo a laicis anno regni sui xxj^o in civitate predicta concessarum.'

One membrane.

[Bundle 163. No. 451.]

CXXXVII.

21 Jas. I. [A.D. 1622-3.]

City of Oxford.

Assessment of the third subsidy of three subsidies granted 21 James I, on the Inhabitants resident in the City of Oxford.

One large membrane, also 'A smaller membrane containing the Assessment upon priviledged persons connected with the University.'

[Bundle 163. No. 457.]

CXXXVIII.

21 Jac. I. [A.D. 1623-4.]

'The payment of the second subsidie graunted to our Sovereigne Lord the King by the parliament holden at Westminster the eighth day of February in the 21st year seased upon the lands of such priviledged persons as are res[ident] within the Universitie of Oxford before the 10th day of October 1624.'

Then follow the names of 38 persons with the sums assessed on each, and the document is signed by John Prideaux, Vice Chancellor, and two other persons.

[Bundle 238. No. 145.] [Enclosed.]

CXXXIX.

22 Jac. I. [A.D. 1623-4.]

Civitas Oxon.

Assessment of the 2nd subsidy of three subsidies granted 21st James I on the Inhabitants within the City of Oxford, and suburbs of the same.

A roll of one membrane.

[Bundle 163. No. 453.]

CXL.

1 Car. I. [A.D. 1625.]

Oxon.

A list of the names of Persons connected with the University charged with the payment of a Subsidy, certified as being in the register by the Vicechancellor of Oxford, for the trial of Priviledged persons; to be excused from payment of the same. dated 1 Car. I.

A roll of two membranes.

[Bundle 164. No. 461.]

CXLI.

3 Car. I. [A.D. 1627.]

Civitas Oxon.

Assessment of the first subsidy of the five entire ones granted a^o 3 Car. I.

One large membrane.

[Bundle 164. No. 470.]

CXLII.

3-4 Car. I. [A.D. 1627-8.]

Civitas Oxon.

Assessment of the fourth of 5 entire subsidies granted 3-4 Car. I on the inhabitants within the above city.

One large membrane.

[Bundle 164. No. 471.]

CXLIII.

4 Car. I. [A.D. 1628.]

Civitas Oxon.

Assessment of the 1st subsidy of five entire ones granted a^o 4 Car. I on privileged persons within the precincts of the University.

One membrane.

[Bundle 164. No. 472.]

CXLIV.

16 Car. I. [A.D. 1640.]

City of Oxford.

Assessment of the two first of four subsidies granted 16 Car. I upon the inhabitants of the city of Oxford.

Two membranes.

[Bundle 164. No. 477.]

CXLV.

17 Car. I. [A.D. 1641.]

City of Oxford and suburbs.

Assessment of two last of the four entire subsidies granted 17 Car. I on the inhabitants within the above district.

Two large membranes.

[Bundle 164. No. 495.]

CXLVI.

23 Car. I. [A.D. 1647.]

City of Oxford.

Assessment of the 3 Months arrear imposed on the Inhabitants of the above named city towards the maintenance

of Forces within the Kingdom under the command of S^r
Thomas Fairfax knight 1647.

A roll of five membranes.

[Bundle 164. No. 498.]

CXLVII.

23 Car. I. [A.D. 1647.]

City of Oxford.

Assessment of six months subsidy granted 23 Car. I on the
Inhabitants of the above named district.

A roll of four membranes.

[Bundle 164. No. 498 a.]

CXLVIII.

24 Car. I. [A.D. 1648.]

Ciuitas Oxon.

Assessment on the City of Oxon of the first three months
arrears ended the 24th June 1648 levied for the support of
the Forces under the command of Sir Thomas Fairfax.

A roll of six membranes.

[Bundle 164. No. 449.]

CXLIX.

[Car. I.]

Ciuitas Oxon.

A Certificate of what hath been done upon the Poll
Money.

Six membranes.

[Bundle 164. No. 500.]

CL.

22-23 Car. II. [A.D. 1670-1.]

Com. Oxon.

A file of Schedules shewing the sums total of the Assess-
ment of the subsidy granted 22-23 Charles the 2nd on each
of the several parishes, towns, &c. within the undermentioned
hundreds, viz. :

Banbury & Bloxham
Poughley
Lewknor
Pirton

Chadlyngton
Bampton
Wootton
Ewelme
City of Oxford

A file of twelve documents, including letters of the Com-
missioners, relating to the said collection.

[Bundle 164. No. 527.]

CLI.

[Car. II.]*

Oxon. City of Oxford.

A mutilated portion of an Account of the sums assessed upon the Colleges and Halls in the University and City of Oxford to the Subsidy granted.

With the names of the collectors for each district.

[Bundle 164. No. 532.]

CLERICAL SUBSIDIES. (EXCH. Q. R.)

I.

3 & 4 Phil. & Mary. [A.D. 1556-7.]

A Certificate of Robert, Bishop of Oxford, with a small schedule annexed of the names of clergy within his diocese chargeable to the first payment of the clerical subsidy granted 3 & 4 Phil. & Mary.

Two membranes.

[Bundle 48. No. 2.]

II.

4 & 5 Phil. & Mary. [A.D. 1557-8.]

Oxon. dioc.

Account of the Dean and Chapter of the Cathedral of Christ Church, Oxford, by their Attorney (the see being vacant), of the Collection of the third payment of a subsidy granted a clericis 4 & 5 Philip & Mary—(viz. of 8 shillings in the Pound payable in 4 years at 2s. each year).

A roll of one membrane written on both sides.

[Bundle 48. No. 4.]

III.

4 & 5 Phil. & Mary. [A.D. 1557-8.]

Certificate dated 30 June 1561 3 Eliz. of the Dean of Oxford of the names of Churches indebted to the payment of the subsidy due 25 March last but from which it could not be collected as stated in one membrane annexed.

Two membranes.

[Bundle 48. No. 5.]

* The reign is conjectural and inferred from the hand-writing.

IV.

14-15 Eliz. [A.D. 1571-2]

Oxon. dioc.

Names of Stipendiary clergy contributing to the 3rd payment of the subsidy payable 1st of Oct. 1573, 14 Eliz., one membrane, with

A certificate of the Dean and Chapter relating to the receipt of the revenues of the Bishoprick then vacant refusing to pay without deducting the subsidy. (The see being vacant.)

Three membranes.

[Bundle 48. No. 9.]

V.

18-19 Eliz. [A.D. 1575-6.]

Oxon. dioc.

Names of persons compounding for their first fruits etc. from 2 Oct. 18 till 2 Oct. 19 Eliz.

Names of Stipendiaries and of persons exonerated from the second payment of the subsidy granted 19 Eliz. accompanied by a certificate of the Dean and Chapter attached.

[Bundle 48. No. 11.]

VI.

24 Eliz. [A.D. 1581-2.]

Oxon. dioc.

Certificate of the Dean and Chapter of the Cathedral Church of Oxford.

Relating to the Collection of the 2nd payment of the Clerical subsidy granted 24th Eliz. but without any schedule annexed.

[Bundle 48. No. 14.]

VII.

27-28 Eliz. [A.D. 1584-5.]

Oxon. diocessi.

'Nomina omnium et singulorum componentium cum regia majestate pro primitiis spiritualium suorum beneficiorum ac promociorum spiritualium infra diocesis predictam a secundo die Octobris anno regni domine Regine nunc Elizabethæ etc. vicesimo septimo usque secundum diem Octobris anno regni dicte domine Regine vicesimo octavo una cum decima parte clari annui valoris eorundem beneficiorum inferius continentur.'

‘Nomina omnium et singulorum beneficiorum et promotionum spiritualium infra diocesis Oxoniæ de quibus secundis solucionibus subsidij secundo die mensis Octobris ultimo preterito debite levare non possunt.’

‘Nomina et cognomina omnium et singulorum curatorum seu stipendiariorum infra diocesis Oxoniæ commorantium qui solverunt secundam partem subsidij ecclesiastici debiti domine Regine secundo die Octobris anno domini 1586 Regnique dicte domine Regine xxvijº.’

Two membranes, with a letter of the Dean and Chapter attached in a bag.

[Bundle 48. No. 17.]

VIII.

35 Eliz. [A.D. 1592-3.]

Names of persons from whom the first payment of the first subsidy, granted 35 Eliz. and due 19 Feb. last past, could not be collected in the diocese of Oxford.

Two membranes, with the Certificate of the Dean and Chapter attached dated 30 May 1594. In a Leathern Pouch.

[Bundle 48. No. 24.]

IX.

35 Eliz. [A.D. 1592-3.]

Oxon. dioc.

Certificate of William James, Dean of the Cathedral Church of Oxford, dated 1 July 37th Eliz. with a certificate annexed, shewing the names of Clergy from whom the 2nd payment of the first subsidy granted 35 Eliz. could not be collected.

Two membranes.

[Bundle 48. No. 25.]

X.

39-40 Eliz. [A.D. 1596-7.]

Oxon.

A Certificate of Thomas Rogers, Dean of the Cathedral Church of Oxford, of the appointment of a deputy collector of the 1st part of the 2nd subsidy on benefices and ecclesiastical promotions granted 39-40 Eliz. dated 12 June 1599.

One membrane.

[Bundle 48. No. 31.]

XI.

39 & 40 Eliz. [A.D. 1596-7.]

Certificate of the Dean and Chapter of Oxford cathedral dated 19 June 1598, 40 Eliz. of the benefices and promotions, indebted to the first payment of the first subsidy granted 39 & 40 Eliz. due 19 Feb. last in the diocese of Oxford but from which the subsidy could not be collected for the reasons in the schedule annexed of one membrane to which another membrane is united containing

The names of the Ministers or stipendiary curates who had paid the subsidy.

Names of persons compounding for first fruits etc. from 2 Oct. 38 Eliz. till 19 Feb. 40 Eliz.

[Bundle 38. No. 32.]

XII.

39-40 Eliz. [A.D. 1596-7.]

Oxon. dioc.

Certificate of the Dean and Chapter of the Cathedral Church of Oxford dated 31 January 1598—41st Eliz.

With two schedules annexed, shewing the sums due by divers benefices and spiritual promotions for the 2nd part of the first subsidy granted 39-40 Eliz. and due 2nd October last past with a sheet of paper shewing names of Clergy compounding for first fruits from 2nd Oct. . . . unto 2nd Oct. . . .

Three membranes and a sheet of paper.

[Bundle 48. No. 33.]

XIII.

43 Eliz. [A.D. 1600-1.]

Oxon. dioc.

Certificate of John, Bishop of Oxon, dated 25 June 1604, with two schedules annexed, specifying the names of benefices and of stipendiary curates, indebted to the 2nd payment of the 3rd subsidy granted 43rd Eliz. (with the sums charged upon each) which he was unable to collect.

Three membranes.

[Bundle 48. No. 38 a.]

XIV.

43 Eliz. [A.D. 1600-1.]

Oxon. dioc.

Certificate of John, Bishop of Oxford, dated 1 Feb. 1604-5, with two schedules annexed, shewing the sums due from certain

benefices and spiritual promotions for the first part of the 4th subsidy granted 43 Eliz. but which for the causes mentioned could not be collected.—Also

Names of Clergy compounding for first fruits etc. from 2 Oct. 1 unto 2 Oct. 2 James I.

One sheet of paper.

[Bundle 48. No. 40.]

XV.

43-44 Eliz. [A.D. 1600-1601-2.]

Oxon.

Certificate of the Dean of the Cathedral Church at Oxford dated 26 April 1602—44 Eliz. relating to the payment of one entire subsidy due 26 March past granted 43-44 Eliz. with 2 schedules annexed of the

Names of Stipendiary Clergy who have paid, and of those who refused to pay the same.—Also

Names of Clergy compounding for first fruits from 26 March 43 to 26 March 44th year.

One sheet of paper.

[Bundle 48. No. 41.]

XVI.

1 Jac. I. [A.D. 1603-4.]

Oxon. dioc.

'A Certificate of all the yearly rents of the Bishopric of Oxford' pro anno primo Jac. I, with certain memoranda or receipts attached.

One membrane parchment and six pieces of paper.

[Bundle 48. No. 44.]

XVII.

3 Jas. I. [A.D. 1605-6.]

Dioc. Oxon.

Certificate of John, Lord Bishop of Oxford, with schedule annexed, shewing the names of benefices within the above Diocese from whom the 2nd payment of the 4 Subsidies granted a^o 3 James I could not be collected.

[Bundle 48. No. 45.]

XVIII.

3-4 Jac. I. [A.D. 1605-6.]

Oxon. dioc.

Certificate of John, Bishop of Oxford, with a Schedule annexed, shewing the names of Clergy who refused to pay the

sums charged upon their benefices for the eleventh payment of the subsidy granted 3-4 Jac. I, and due 2nd Oct. in the 8th year.

[Bundle 48. No. 46.]

XIX.

3 & 4 Jac. [A.D. 1605-6.]

Dioc. Oxon.

Certificate of John, Bishop of Oxford, dated 3 Feb. 1608, of the names of benefices and promotions indebted to the fourth payment of four subsidies granted 3 & 4 Jac. I, due 2 Oct. last, but from which the subsidy could not be collected for the reasons in the schedule of one membrane annexed.

Names of persons compounding etc. from 2 Oct. 5 till 2 Oct. 6 Jac. I.

One sheet of paper.

[Bundle 48. No. 47.]

XX.

3-4 Jac. I. [A.D. 1605-6.]

Oxon. dioc.

Certificate of John, Bishop of Oxford, dated 6 March 1611, relating to the ninth payment of the subsidy granted 3-4 James I, with a Schedule annexed of

The names of Clergy refusing to pay the subsidy due 2nd October 1610 as above.

Two membranes.

[Bundle 48. No. 48.]

XXI.

6-7 Jac. I. [A.D. 1608-9.]

Oxon. diocess.

Names of persons compounding for their first fruits etc. from 2 Oct. 6 Jac. I till 2 Oct. 7 Jac. I.

‘*Schedula nominum eorum qui recusaverunt solvere subsidium domino nostro Regi Jacobo ex eorum promocionibus ecclesiasticis debita secundo die Octobris anno domini 1609.*’

A roll of one membrane with the bishop’s certificate attached.

[Bundle 48. No. 50.]

XXII.

7 Jac. I. [A.D. 1609.]

Oxon. dioc.

A Certificate of John, Bishop of Oxford, to the Barons respecting the collection of the first entire subsidy granted 7 Jac. I within his diocese.

One membrane.

[Bundle 48. No. 51.]

XXIII.

7-8 Jac. I. [A.D. 1609-10.]

Oxon. dioc.

Certificate of John, Bishop of Oxford, dated 26 March . . .
Annexed is a schedule of the Names of those who refused
to pay the subsidy on ecclesiastical promotions due 2 October
1610.

Two membranes.

[Bundle 48. No. 53.]

XXIV.

8 James I. [A.D. 1610.]

[*Dioc. Oxon.*]

'Schedula nominum eorum qui recusaverunt solvere subsi-
dium domini nostri Jacobi de eorum promocionibus Eccle-
siasticis debita vicesimo sexto die Martij 1611.'

One membrane with the bishop's certificate attached.

[Bundle 48. No. 55.]

XXV.

9-10 Jac. I. [A.D. 1611-12.]

Oxon. diocess.

Names of persons compounding for first fruits etc.
'Schedula nominum eorum qui recusaverunt solvere subsi-
dium domino Regi Jacobi ex eorum promocionibus ec-
clesiasticis debitum vicesimo sexto die Marcij 1612.'

One membrane with the Bishop's certificate attached.

[Bundle 48. No. 56.]

XXVI.

18 Jac. I. [A.D. 1620.]

Oxon. dioc.

Certificate of John, Bishop of Oxford, dated 21 June 1621,
with a schedule of two membranes annexed, shewing

The names of clergy who had not paid the third subsidy
granted 18th James I (due 1 May last past) for the causes
alleged.

A roll of three membranes.

[Bundle 48. No. 57.]

XXVII.

18 Jas. I. [A.D. 1620.]

Oxon.

Certificate of John, Bishop of Oxford, dated 20th Oct. 1622, shewing with a schedule annexed the names of clergy from whom he was unable to collect the third subsidy granted 18 James I due 1st May last past.

[Bundle 48. No. 58.]

XXVIII.

18 James I. [A.D. 1620.]

Dioc. Oxon.

Certificate of John, Lord Bishop of Oxford, with a schedule annexed, shewing the names of benefices with their clergy who had not made the payment of the 1st part of the 2nd subsidy granted a^o 18 James I within the above Diocese.

[Bundle 48. No. 59.]

XXIX.

18 Jas. I. [A.D. 1620.]

Oxon.

Certificate of John, Bishop of Oxford, with schedule annexed, shewing the names of benefices within the above Diocese exempt from the payment of the 2nd part of the 3rd subsidy granted anno 18 James I and due 1st May anno 21 James I.

[Bundle 48. No. 60.]

XXX.

21 Jac. I. [A.D. 1623.]

Oxon. diocess.

A Certificate of John, Bishop of Oxford, with a Schedule annexed, of the names of Clergy from whom he could not obtain the payment of the first part of the 2nd subsidy of 5 Subsidies granted.

And 21 Jac. I a sheet of paper, containing names of Clergy compounding for first fruits etc. from 1 June to 1 Dec^r. 22 Jac. I.

[Bundle 48. No. 65.]

XXXI.

22 James I—1 Charles. [A.D. 1624—1625.]

Oxon. diocess.

Names of Clergy compounding for their first fruits of benefices within the above Diocese from 1st of June anno 22 James I to same day anno 1 Charles.

In same bag is

The Certificate of John, Lord Bishop of Oxford, with schedule annexed, shewing the names of benefices whose incumbents were exempt and also of those refusing to pay the 2nd part of the 2nd subsidy due 1st of June anno 1 Charles.

[Bundle 48. No. 67.]

XXXII.

3 Car. I. [A.D. 1627—8.]

Oxon. dioc.

A Certificate of John, Bishop of Oxford, with a Schedule annexed, of the sums due and payable from divers benefices for the 2nd payment of the 4th subsidy granted a clerico 3 Car. I and payable 1st June 10 Car. I.

Two membranes.

[Bundle 48. No. 70.]

XXXIII.

3, 5—6 Car. I. [A.D. 1627—28—1629—30.]

A certificate of Richard, Bishop of Oxford, with a Schedule annexed, of the names of Clergy who had refused or neglected to pay the 2nd payment of the third subsidy granted 3 Car. I.—Also

A Sheet of paper containing the names of Clergy compounding the first fruits etc. from 1 June 5 unto 1 June 6 Car. I.

[Bundle 48. No. 73.]

JUDICIAL PROCEDURE.

JUDICIAL PROCEDURE.

THE following inquests and inquisitions are intended to serve as an illustration of the judicial procedure in what may be called courts of the first instance, at or about six centuries ago. Most of the inquests and all the inquisitions are extracted from Twyne's Collections, an immense repertory of Oxford antiquities, and to all appearance the principal source of Anthony Wood's notes. Twyne copied from the Records in the Tower, and the City Archives. Not a few of the documents which he handled in the National Collection have perished or become illegible, and many of the documents which were, near three centuries ago, in the possession of the city, have inevitably disappeared. The inquests from the 9th to the 17th inclusive were copied by the Editor more than twenty years ago from a portion of the coroner's (John de Osney's) roll, which is still preserved in the Bodleian Library. Another portion of the roll was in the city Archives, and was copied by Twyne. It contained the first eight inquests. A third portion of the original roll is said to be preserved in the Archives of Bridgewater. The process by which documents and archives have been lost or scattered, is no doubt due to the practice of attorneys, who having been allowed to hold a lien over deeds till their accounts are settled, have kept them long after their charges have been met, and in due course disposed of them to toy-dealers and others. The privilege enjoyed by these practitioners is wholly superfluous, entirely exceptional, and constantly mischievous, and should be abrogated. It has led to the loss of thousands of valuable documents.

These documents are intended to serve only as an illustration of the state of Oxford society in early times. It cannot be disputed that they present a picture of violence and insubordination on the part of the University students at a time when Oxford was crowded with them, and they came from all parts of Europe. A century after the date of most of these documents Alexander V, 1409-1410 (Peter Philargi), graduated at Oxford as a Bachelor of Divinity, proceeding to his doctorate at Paris, and, being finally elected to the papacy, was poisoned by John XXII, his successor, as Gascoigne alleges. The same person is the authority for the statement that there were 30,000 (*triginta millia*) students at Oxford before the plague, Gascoigne asserting that he counted them from the Chancellor's rolls*. The number seems incredible. The town had no more than about 4000 inhabitants; and though our forefathers packed themselves together very closely, it is not easy to see how the strangers could have been housed and fed. Of the twenty-nine inquests (one being an abjuration of the realm by a horse stealer before the coroner) thirteen are murders committed by students.

When a dead body was found, it was the duty of the person who discovered it to raise a hue and cry, and the neighbours were bound to pursue the culprit. The parishioners, as we shall see further on, were liable to a fine if they neglected this duty by daylight. Information was conveyed to the coroner, who forthwith summoned a jury. This jury was generally of twenty persons, the persons summoned from the parish in which the body was found being put the first, and others from three other parishes being summoned also. The jurors declare the facts on oath, though it appears plain that evidence of those who were not on the jury was taken. The finder of the body was under some responsibility, for persons pledge themselves to produce him or her, in case further proceedings are to be taken. The chattels of the offender or offenders, and the value of the deodand, are escheats of the Crown, and

* *Loci e libro veritatum*, p. 202.

the town bailiffs are made responsible for their value. But the University had certain rights of escheat, as had also the hospital of S. John, the Prior of S. Frideswide during the fair, and the rector of S. Peter's in the East, who was also lord of the manor of Holywell, and apparently principal proprietor in that parish and in Wolvercote. The reversion of this benefice and lordship was granted to the Warden and Scholars of Merton by Henry III in 1266, when the society was still settled at Maldon in Surrey.

We shall see that certain responsibilities were attached to the office of the coroner and to the jury, when we deal with the inquisition of the justices in eyre. By a very wholesome rule, negligence, incapacity, or dishonesty on the part of a judge involved personal liabilities, for which, if they were proved, the offender was certainly amerced. Hence it was important to preserve the record of inquests, at least as long as any liability was over the head of this official, or even his executors, possibly his heirs. We may be certain then that the rolls of the coroners were regularly engrossed. It is plain from the Inquisition of the justices in eyre that there was more than one coroner. The first seventeen in this collection are those of John de Osney. But Thomas Lysewys is associated with Osney in the third, and William de Fencote Doghe in the eighth. In 1306 Thomas Lisewys acts as coroner, in 1307 John Wyth. In 1314 Thomas de Grampound and Reginald Ive act as coroners, and seem to have been in office up to Midsummer 1322, when the latest is found. It appears that one of Osney's colleagues was Adam de Spalding (p. 174).

Perhaps the twenty-fifth of the inquests should have been put with the inquisitions, for it resembles in character the first of these documents. The reason for retaining it in its present place, is that, according to Twyne, it comes from Grampound's roll.

The office of the coroner seems to have been derived from the principle laid down, we are told, soon after the Norman

Conquest, that the locality was *prima facie* liable for homicides and deaths by accident or suicide. Of the inquests contained in this collection four are returned as accidental, one as a suicide. The coroner had to get an appraisement of the offender's or suicide's goods, and to register the same. He had also other duties, as that of securing treasure trove to the Crown, a function revived about a quarter of a century since, in reference to some golden ornaments found in one of the southern counties, which the Treasury sought to recover for the British Museum. It seems too from what follows, that the early coroners had not only the power of holding a court of enquiry and of committal, but of investigating capital charges. Edwardus de Hales in the first of the inquisitions is indicted before the coroner, Adam de Spalding, for the murder of Fulk Neyrmit.

The perpetual riot and insubordination of these students, scholars, or clerks must have been exceedingly irritating to the townspeople, and explain, if they do not excuse, the occasions in which the burgesses executed lynch law on the gownsmen. It does not seem that at this time the University authorities had any criminal jurisdiction over the students, as they had after Gascoigne had procured from Henry VI that the Chancellor or his deputy should always be *ex officio* a justice of the peace. The plea of clergy, and the subsequent handing of the offender over to his ordinary, must have suggested that outrages could be committed almost with impunity when the offender was a clerk. In the many manor accounts which I have read, I have never come across such acts of violence as are recorded here, as, for example, the faction fight in Grope Lane, the occasion of inquests twenty-one and twenty-two. The story of Gilbert de Foxlee and the tailors, for so I interpret 'cissores,' when the latter were holding their midsummer revels (eighteenth inquest), is another case.

The Inquisitions, a few of which are printed at the end of the Inquests, are illustrations of the process by which the

city authorities took cognizance of offences. Enquiries were held by the coroner, bailiffs, and constables, assisted by a jury, into the culprits who have broken the peace, contrary to the statute of Winchester (13 Edw. I), the jury, as usual, giving the evidence on oath. From the second of these inquiries we find that it was the custom to appoint certain watchmen at Carfax to see that persons did not parade the streets in arms after night fall. In this case the watch sought to conduct the offender to his lodging, and for that purpose held him in custody till he was rescued by certain clerks, his companions.

The third inquisition deals with the complaint of one Edith de Denyses, who alleges that her house was broken into, her forcer (chest) broken, and her goods carried off. The jury however evidently did not believe Edith's story, and will not vouch for her reputation and that of her companions. The fourth is a disturbance between some of the Abbot of Osney's men and certain clerks, when the former had been drinking. The fifth is an enquiry into the assessment of S. Peter's in the East and its chapelries to a wool tax held before the abbot of Eynsham and his associates, who assessed the tax and sold the proceeds of it. Here it seems that the parish had neither lands nor fleeces (the Merton Fellows kept no flock at Holywell and its appurtenances), and it was not clear that Wolvercot was within the liberties of the city.

In the sixth and seventh Inquisitions certain of the authorities (in the first case one of the aldermen, the bailiffs, and a jury; in the other the mayor, bailiffs, two of the aldermen, and a jury) present a variety of offenders, very much as a grand jury does in modern times. These are of early years in Henry VI's reign. The offenders are generally scholars, or college servants, and therefore privileged persons. The seventh Inquisition is called a view of frank-pledge. The last is again an enquiry into an outrage perpetrated on the king's watchmen by certain clerks. One of the watchmen

it seems was killed. The offenders are Oxfordshire and Oxford born. A very large number of the earlier culprits are Irishmen.

CORONER'S INQUESTS.

Casus Coronæ de tempore Johannis de Osneye Coronatoris domini Regis in villa Oxoniæ de anno regni Regis Edwardi (primi) 25°*.

I. *Johannes Metescharp, Feb. 6, 1297.*

Contigit die lunæ proximo post festum purificationis Beatæ Mariæ virginis anno regni regis Edwardi 25° quod Johannes Metescharp de Oxonia obiit in domo Radulfi le Cyrgien in parochia S. Aldati Oxon et eodem die visus fuit per Johannem de Oseneye Coronatorem domini Regis et habuit vnam plagam in latere sinistro cum quadam sagitta minuta latitudinis dimidij pollicis et profunditatis quinque pollicum et eodem die capta fuit inde Inquisitio coram Coronatore prædicto per sacramentum Thomæ de Morton, Thomæ le Parmenter, Johannis de Staunford, Ricardi de Bampton, Thomæ de Lewes, Galfredi fabri et Thomæ le Turnur, Juratorum de parochia S. Aldati, Nicholai de Lyncoln, Nicholai de Weston, Ricardi Sutton, Johannis de Themele, Willelmi Kynges et Johannis le Furnur, Juratorum de parochio S. Ebbæ, Adæ de Tylhurst, Willelmi de Godestowe, Ricardi de Eynsham, Alexandri de Bloxham, Roberti de Quenynton et Roberti de Fulbroke, Juratorum de parochia S. Petri in Balliuo, Thomæ de Weston, Thomæ de Boleworth, Walteri de Eynesham et Gilberti de Couele, Juratorum de parochia S. Martini: et omnes prædicti Jurati dicunt super sacramentum suum quod die Sabbati in festo purificationis Beatæ Mariæ virginis anno prædicto quidam Michael Mancipium clericorum habitantium apud la Bolehalle in parochia S. Aldati et quidam Johannes de Skurf clericus et

* Omnino Edwardi I. nam Fulco Neyrmit cujus hic postea mentio occisus erat in conflictu Scholarium et Burgensium 26 Edwardi I (*Twyne*).

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original
document

quidam Madocus clericus Wallensis iuerunt per vicos cum gladijs et arcubus et sagittis citra horam ignitegij et insultauerunt omnes transeuntes per illos per quod hutesium leuatam fuit, et prædictus Johannes Metescharp et alij audientes hutesium exierunt a domibus suis ad pacem domini Regis conseruandam et vt prædictus Johannes venit in vicum statim prædictus Michael sagittauit eum et fecit ei prædictam plagam vnde obiit die supradicto sed habuit omnia iura Ecclesiastica et statim post factum prædictum prædictus Michael et omnes alij fugerunt ita quod attachiari non potuerunt nec aliquid de bonis eorum potuit inueniri.

II. *Willelmus de Neushom, April 3, 1297.*

Contigit die Jouis in prima septimana Quadragesimæ anno regni Edwardi (primi) 25^o quod quidam Willelmus de Neushom garcio domini Johannis de Kytgreins obiit sero in quodam hospitio ubi prædictus dominus Johannes fuerat hospitatus die Martis proximo præcedente in parochia S. Martini Oxoñ et die veneris sequente mane visus fuit per Coronatorem prædictum et habuit vnam plagam in anteriori parte capitis latitudinis 4 pollicum et longitudinis 6 pollicum et profunditatis vnus pollicis. Inquisitio inde capta fuit eodem die per sacramentum Nicholai de Ouerton, Thomæ de Boleworth, Rogeri de Wallingford, Walteri de Wycombe, Johannis le Longe Saucer, Willelmi de Oseney et Johannis de Abindon, Juratorum de parochia S. Martini; Walteri de Witneye, Roberti de Bampton, Johannis Bishop Carnificis, Willelmi le Orfeuere, Philippi le Gaunter, Johannis de Hakeburn, Roberti Smart, Juratorum de parochia Omnium Sanctorum; Willelmi de Brehull, Johannis de Tywe, Johannis Payn, Roberti Kepeharm, Hugonis le Bastiller et Thomæ le Marshall, Juratorum de parochia S. Aldati; Johannis de Ardern, Ricardi de Espicer, Johannis de Weston, Galfredi le Mercer, Ricardi de Otyndon et Alexandri de Bloxham, Juratorum de parochia S. Petri in Balliuo; Et omnes prædicti Jurati dicunt super sacramentum suum quod die Martis in j^a septimana quadragesimæ anno supradicto prædictus Willelmus de Neushom et alij de familia prædicti domini Johannis de Ketegreins venerunt cito post igni-

tegium in bocheria et viderunt Johannem Beneyt Juniorem stantem inter 2 stalla et facientem vrinam et prædictus Willelmus de Neushom extraxit gladium suum et percussit prædictum Johannem Beneyt cum puncto ex transverso frontis capitis sui; et idem Johannes statim leuauit hutesium et intrauit in domum Johannis Beneyt senioris et quæsiuit gladium suum et ipse simul cum prædicto Johanne Beneyt seniore et Johanne de Walteford sequebantur eos versus hospitium prædicti domini Johannis de Ketegreins et prædictus Willelmus de Neushom et socij sui reuertebantur contra eos et sic pugnando inter eos prædictus Johannes Beneyt Junior vim vi repellendo percussit dictum Willelmum in capite et fecit ei prædictam plagam vnde obiit die supradicto sed habuit omnia iura sua ecclesiastica; et dicunt prædicti Jurati quod non est aliquis alius culpabilis de morte prædicta nisi prædictus Johannes Beneyt Junior quia dicunt quod prædicti Johannes Beneyt senior et Johannes de Walteford venerunt pro conseruatione pacis domini Regis propter hutesium leuatum et non aliter: et prædictus Johannes Beneyt Junior attachiatus fuit et in gaola detentus donec deliberatus fuit per patriam coram.

III. *Robertus de la Marche, Jan. 16, 1298.*

Contigit die lunæ proximo post festum S. Hillarij anno regni regis Edwardi filij Regis Henrici 26 quod Robertus de la Marche Allutarius inuentus fuit mane mortuus iuxta domum vbi Willelmus Howell manebat infra portam Borealem Oxoniæ. Thomas Yve primo inuenit ipsum mortuum et statim leuauit hutesium: et visus fuit per Johannem de Oseney et Thomam Lysewys Coronatores domini Regis in villa Oxoniæ et habuit vnam plagam mortalem de sub brachio sinistro cum quodam cultello longo et stricto usque ad cor cuius latitudo erat fere vnus pollicis. Inquisitio inde capta fuit eodem die coram Coronatoribus prædictis per sacramentum Ricardi le Barber, Willelmi de Stak, Ricardi le Herber, Johannis le Furbor, Thomæ de Kirkton, Walteri de Grafton, Stephani Molendinarij, Thomæ le, Ricardi Dolby, Juratorum de parochia S. Michaelis Borealis; Reginaldi le Taillur, Roberti

de Saucer, Ricardi de Burencester, Gilberti Fayreye et Johannis de Abindon Allutarii Juratorum de parochia S. Mildred. Euerardi pistoris Willelmi de Chipeham, Walteri le Ken, Johannis de Cauerefeld, Walteri de Burecester et Rogeri Leueson, Juratorum de parochia S. Martini, Petri de Ekecestre, Henrici de Lychefeld, Roberti de Ardern, Rogeri le Cotiller et Ricardi de Putford, Juratorum de parochia omnium Sanctorum. Et omnes Jurati in inquisitione prædicta dicunt super sacramentum suum, quod prædictus Robertus de la Marche venit extra portam Borealem die dominica proxime præcedente in crepusculo noctis, et ibi venerant Henricus de Rathonar, Johannes de Falwath, Willelmus de Cracfergus et Jacobus frater eius clerici de Hybernia obuiantes prædicto Roberto et prædictus Jacobus cum quodam cultello dedit ei prædictam plagam vnde obijt, et statim fugit ita quod attachiari non potuit; Et dicunt prædicti Juratores quod prædictus Henricus de Rathmor, Johannes de Falwath et Willelmus de Cracfergus fuerunt consentientes eodem facto, et hi 3 attachiati fuerunt per Ballium Hundredi extra portam Borealem et imprisonati et per ipsum detenti: et præceptum est attachiare prædictum Jacobum si inuentus fuerit et saluo custodiri donec etc.

IV. *Willelmus de Heyworth, June 17, 1298.*

Ibidem anno 26 Edwardi Regis primi. Contigit die Martis in crastino translationis S. Ricardi anno regni Regis Edwardi 26 quod Willelmus de Heyworth obijt in parochia S. Crucis de Halywelle et eodem die visus fuit per Johannem de Oseneye Coronatorem domini Regis et habuit vnam plagam in capite cum vno pollhachet longitudinis 4 pollicum et latitudinis 2 pollicum et profunditatis vnus pollicis fere vsque ad cerebrum, et eodem die capta fuit inquisitio coram Coronatore prædicto per sacramentum Rogeri de Dalton, Willelmi de Couentre, Johannis de Ty, Galfredi de Sancto Albano, Bricij de Leuerton et Constantini de Norham, Juratorum de parochia de Halywell, Willelmi le Mareschall, Johannis de Neushom, Johannis de Farendon, Johannis le Ouuer, Johannis de Couele, et Thomæ de Couele, Juratorum de parochia S. Petri in

Oriente, Willelmi de Milton, Johannis de Staunford, Willelmi le Plomer, Johannis de Cokesgraue, Ricardi Pycard et Ricardi le Grasiere, Juratorum de parochia S. Mariæ virginis, Nicholai le Gerdlere, Willelmi Fabri, Adæ de Sutton, Adæ de Machin, Johannis de Honynton et Henrici Fabri, Juratorum de parochia S. Michaelis Borealis. Et omnes prædicti Jurati dicunt super sacramentum suum quod die Martis in crastino S. Augustini episcopi anno regni Regis Edwardi 26 in crepusculo noctis Reginaldus le Messer de Halywell percussit prædictum Willelmum de Heyworth in capite cum quodam pollhachet et fecit ei prædictam plagam vnde obiit ut prædictum est sed vixit per 21 dies et habuit omnia iura ecclesiastica et statim post prædictum factum prædictus Reginaldus fugit ita quod non potuit attachiari et nihil habuit in bonis nisi vnum tæpētum debile et 2 debilia linthea quæ appreciata sunt ad 20d. ob. et tradita sunt Magistro et fratribus Hospitalis S. Johannis pro eo quod dictus Reginaldus fuit tenens eorum, et ipsi habent chartam domini Regis et confirmatam a domino Rege Edwardo nunc de catallis damnatorum et fugitiuorum.

V. *Margeria de Hereford, April 27, 1299.*

Ibidem Contigit die dominica proxima ante festum Apostolorum Philippi et Jacobi anno regni Regis Edwardi 27 quod Margeria de Hereford obiit in quadam domo in parochia S. Aldati Oxon, et eodem die visa fuit per Johannem de Oseneye Coronatorem et habuit vnam plagam iuxta mammillam sinistram latitudinis vnus pollicis et profunditatis 5 pellicum, et eodem die capta fuit inde inquisitio coram Coronatore prædicto per sacramentum Thomæ le Marescall, Johannis Bishop, Thomæ le Parmenter, Johannis de Twye, Thomæ le Turnur, Hugonis le pastiler et Galfredi de Langford, Juratorum de parochia S. Aldati, Willelmi Chaunterel, Willelmi le Halte Souter, Thomæ de Weseham, Gilberti de dos, Johannis Sewy, et Johannis le Tayllor Juratorum de parochia S. Frideswydæ, Willelmi le Fletcher, Radulfi le Wall, Galfredi le Sutor, Walteri le Cha, Willelmi le Plomer, et Thomæ de Sutton, Juratorum de parochia S. Michaelis Australis, Johannis

de Goseford, Willelmi de Barton, Johannis de Barton, Ricardi le Baker, Rogeri de Haleghton et Nicholai de Forsthull, Juratorum de parochia S. Thomæ Martyris. Et omnes prædicti Jurati dicunt super sacramentum suum quod die veneris proximo præcedente quidam clericus cuius nomen ignoratur duxit prædictam Margeriam circa horam ignitegij usque ad Aulam* domini Regis et ibi concubuit carnaliter cum ea et quia ipsa petijt ab eo mercedem suam ideo ipse extraxit cultellum suum et vulneravit eam iuxta mamillam sinistram vnde obiit ut prædictum est, sed habuit omnia iura ecclesiastica, et dictus clericus statim euasit ab ea ita quod attachiari non potuit nec nomen eius potuit inquiri.

VI. *Rogerus filius Emmæ de Hereford, April 23, 1300.*

Inquisitio facta coram Coronatore domini Regis villæ Oxoñ die Sabbati in festo S. Georgij Martyris anno regni Regis Edwardi filij Regis Henrici 28 de morte Rogeri filij Emmæ de Hereford qui inuentus fuit mortuus in parochia S. Thomæ Martyris die Veneris præcedente per sacramentum Henrici Jolif, &c., qui dicunt per sacramentum suum quod nesciunt aliquem culpabilem de morte prædicti Rogeri, sed dicunt quod Emma mater dicti Rogeri fuit ad quandam participationem ad domum domini Bonifacij Archidiaconi Buk' die Jouis proximo ante festum S. Georgij in Villa Oxoñ anno prædicto, et ibi fuit multitudo pauperum ad illam participationem, et ipsa Emma prostrata fuit inter eos et subpeditata; ita quod dictus Rogerus recepit mortem die Veneris sequente in ventre matris suæ. In cuius rei testimonium prædicti Juratores huic Inquisitioni sigilla sua apposuerunt.

VII. *Willelmus de Bangor, August 2, 1300.*

Ibidem contigit die Mercurij proximo post gulam Augusti anno regni Regis Edwardi 28 hora j^a quod quidam clericus nomine Willelmus de Bangor de Hybernia inuentus fuit

* Aula domini Regis, scilicet, vel domus Regia in Beaumont circa quem locum erant lupanaria ut constat ex querela Carmelitarum postea; vel Aula Regis Coll. quod iam dicitur Brasennose (*Twyne*).

mortuus inter Middeley et exclusas Abbatis de Osney, Ricardus de Hayle primo inuenit ipsum mortuum et statim leuauit hutesium; et eodem die visus fuit per Johannem de Osney Coronatorem et nullam habuit plagam nec aliam læsionem apparentem. Inquisitio inde capta fuit eodem die coram Coronatore prædicto per sacramentum Johannis le Nhote, Willelmi Derling, Johannis Person, Adæ Boneuent, Hugonis Rolues, et Johannis Simond, Juratorum de Hameletto de Bensey; Roberti Tropinel, Willelmi de la Wyke et Johannis Godefrey, Juratorum de Hameletto de la Wyke, Ricardi le Lindraper, Henrici de Beaumont, Roberti Pope, Ricardi le Cha, Willelmi de Barton, Ricardi le Baker, Willelmi Boneyre et Johannis de Barton, Juratorum de parochia S. Thomæ Martyris, Nicholai de Weston, Walteri de Henford, Henrici de Ocle, Nicholai de Emynton, Willelmi de Emynton, et Ricardi le Souter, Juratorum de parochia S. Ebbæ. Et omnes prædicti Jurati dicunt super sacramentum suum quod die lunæ proximo præcedente dictus Willelmus de Bangor iuit balneare in riparia Thamisiæ inter Middeley et exclusas supradictas et per infortunium se submersit, et dicunt super sacramentum suum quod non est aliquis culpabilis de morte eius. plegii prædicti Inuentoris de essendo &c. Simon le Garlender et Thomas Yue.

VIII. *Gervasius filius Johannis Maddak, Aug. 16, 1300.*

In Rotulo officij Johannis de Osney et Willelmi de Fencote Doghe anno 28 Edwardi I. Contigit die Mercurij proximo post festum assumptionis Beatæ Mariæ virginis anno prædicto quod Geruasius filius Johannis Maddak de Chirk de Wallia mortuus fuit in parochia S. Edwardi Oxoñ in Aula quæ vocatur Aula S. Edwardi: Venerunt Coronatores prædicti dicto die Mercurij anno prædicto et ipsum Geruasium sic mortuum viderunt ibidem et de morte eius inquisitionem ceperunt de 4 parochijs, &c. Qui dicunt per sacramentum suum quod die Mercurij proximo post festum S. Scholasticæ virginis anno prædicto apud Oxoñ in parochia Beatæ Mariæ virginis in Aula vocata Takkelesyn hora vesperarum Robertus le Porter de Wynchenden felonice percussit dictum Geruasium

cum quodam baculo in capite vnde dicto die Mercurij proximo post festum assumptionis Beatæ Mariæ virginis obiit. dicunt etiam quod felo statim fugit, nescitur quo, et quod nihil habuit in bonis quod sciunt. Et appreciatur baculum ad 2d. Nomina Juratorum in originali desunt.

IX. *Johannes de Rypon, Dec. 18, 1300.*

Contigit die dominica proxima ante festum Sancti Thome apostoli anno regni Regis Edwardi XXIX circa horam ignitegii quod Johannes de Rypon inuentus fuit mortuus in parochia Sancti Michaelis Borealis Oxon. Thomas Yvo primo invenit ipsum mortuum et statim leuauit hutesium Et die Lune sequente mane visus fuit per Johannem de Oseneye Coronatorem et habuit unam plagam in capite cum quodam baculo longitudinis quatuor pollicum et latitudinis duorum pollicum et caput tundeatur ferro usque ad cerebrum. Inquisicio inde capta fuit eodem die coram Coronatore predicto per sacramentum Gilberti de Wynchecombe, Radulphi le Barber, Johannis le ffember, Petri le Cornere, Ade de Cirencestria, Roberti de Dereby et Johannis de Bedeford , Juratorum de parochia Sancti Michaelis Borealis, Petri de Ekecestria, Walteri de Reygate, Roberti de Ocle, Roberti Sperhaucke, Simonis le Latener, Philippi le Gaunter, Juratorum de parochia omnium Sanctorum ; Johannis de Abyndon, Thome le Mazun, Gilberti Fayreye, Reginaldi de Mershton, Ricardi de Burencestria et Ade de Mathine Juratorum de parochia Sancte Mildride ; Johannis le Chaundeler, Thome Loyt, Roberti de Burencestria, Johannis de Caueresfeld, Johannis le Hucchire et Roberti de Quenynton Juratorum de parochia Sancti Martini. Et omnes predicti Juratores dicunt super sacramentum suum quod die Dominica supradicta circa horam ignitegii contencio uerborum mota fuit inter predictum Johannem de Rypon et quemdam Ricardum de Malteby ita quod predictus Ricardus de Malteby cum quodam baculo percussit predictum Johannem in capite vnde obiit statim Plegii predicti Inventoris, Willelmus de Shenleye et Radulphus Taloun Et predictus Ricardus statim fugit ita quod attachiari non potuit nec aliquid habuit in bonis.

X. *Henricus de Bokingeam, Dec. 22, 1300.*

Contigit die Jouis in crastino Sancti Thome Apostoli Anno regni Regis Edwardi XXIX^o quod Henricus de Bokingeam, clericus mortuus fuit in parochia Sancte Marie Virginis in Oxonia et eodem die visus fuit per Johannem de Oseneye Coronatorem et habuit vnam plagam in capite cum uno polhachet ferreo usque ad cerebrum longitudinis quatuor pollicum et aliam plagam inter nasum et oculum sinistrum cum quodam cultello longitudinis vnus pollicis et profunditatis duorum pollicum. Inquisicio inde capta fuit eodem [die] coram Coronatore predicto per Sacramentum Hugonis le Flechere, Ricardi de Enderby, Johannis Chiualer, Johannis de Gloucestria, Johannis de Odyham et Henrici de Bristoll, Juratorum de parochia Sancte Marie Virginis; Johannis de Campeden, Henrici Gobyon, Ade Golde, Johannis de Aldeburne, Henrici de Campedeñ, et Roberti de Wyleby, Juratorum de parochia Sancti Petri in Oriente; Petri de Oxonia, Roberti Sperhaucke, Simonis le Latoner, Walteri le Barber, Henrici le Gaunter et Simonis de Bradewey, Juratorum de parochia omnium Sanctorum Johannis de la Cornere, Johannis de Dycheley, Henrici le Barber, Henrici le Werkman, Roberti Juwel et Thome le Northern, Juratorum de parochia Sancti Edwardi. Et omnes predicti Juratores dicunt super sacramentum suum quod die Jouis proxima ante festum Sancte Lucie virginis Anno predicto dictus Henricus venit apud Corneram que vocatur le Whitecruch eundo uersus Oxoniam et ibi per latrones ignotos uulneratus fuit sicut predictum est et obiit die supra dicto Set habuit omnia Jura ecclesiastica.

XI. *Robertus de Honniton, Jan. 5, 1301.*

Contigit die Jouis in vigilia Epiphanie Domini Anno regni Regis Edwardi XXIX^o quod Robertus de Honniton clericus obiit in parochia Sancti Michaelis ad portam Borealem Oxonie et eodem die visus fuit per Johannem de Oseneye Coronatorem et nullam habuit plagam set totum corpus eius inflatum fuit et denigratum et maxime in dextra parte. Inquisicio inde capta fuit eodem die Lune coram Coronatore predicto per

Sacramentum Roberti de Derby, Walteri de Grafton, Walteri le Cordewaner, Ricardi le Grasiere, Willelmi de Cokesgrauē et Ricardi de Cosynton Juratorum de parochia Sancti Michaelis Borealis, Johannis de Mercham, Gilberti Fayreye, Ricardi de Leycestria, Ricardi de Burencestria, Reginaldi de Mershton et Simonis le Barbere, Juratorum de parochia Sancte Mildride, Thome le parmenter, Jop le Parmenter, Thome de Reding, Willelmi Boneyre, Henrici le Barbere et Rogeri de Walingford, Juratorum de parochia Sancti Martini; Roberti de Ardern, Petri de Ekecestria, Walteri le Cotiller, Galfridi le Manneby, Galfridi de Couele et Henrici le Lyche-feld, Juratorum de parochia omnium Sanctorum. Et omnes predicti Juratores dicunt super Sacramentum suum quod die Sabbati in vigilia Circumcisionis Domini Anno predicto circa horam vesperarum predictus Robertus de Honnitone ascendit super campanile ecclesie Sancti Michaelis predicti et voluit iuuasse ad pulsandum campanas et per infortunium cecidit de campanili per quoddam foramen usque ad terram super latus dextrum ita quod totum corpus eius rumpebatur set languebat et vixit vsque diem Jouis in vigilia Epiphanie Domini proxime sequentis et habuit omnia Jura ecclesiastica. Et dicunt omnes predicti Juratores quod non est aliquis culpabilis de morte eius.

XII. *Simon le Feure et Alanus filius Willelmi le
Straunge, June 26, 1301.*

Contigit die Lune proxima post festum Nativitatis Sancti Johannis Baptiste Anno regni Regis Edwardi XXIX^o quod Simon le Feure de Wlgaricote et Alanus filius Willelmi le Straunge de eadem inuenti fuerunt mortui in quadam quarentena que vocatur Wycroft in suburbio Oxonie. Alicia de Couentre de Wlgaricote primo invenit ipsos mortuos et statim leuauit hutesium, Et eodem die visi fuerunt per Johannem de Oseney, Coronatorem, et predictus Simon habuit quandam plagam in sinistra parte capitis longitudinis septem pollicum et profunditatis vsque in cerebrum. Et predictus Alanus habuit unam plagam similiter in capite longitudinis sex pollicum et profunditatis usque in cerebrum. Et eodem

die capta fuit inde Inquisicio coram Coronatore predicto per Sacramentum Simonis Lucas, Ricardi Greyberd, Ricardi Brut, Johannis Abbot, Roberti Julian, Willelmi Gabbel, Ricardi Attenorchyerd, Willelmi [Bud?], Roberti Vppenulle et Simonis le Rous, Juratorum de villata de Wlgaricote, Johannis le Schote, Ade Louekyn, Willelmi le Reue, Nicholai Gobbe, Hugonis Rolues et Willelmi Jones, Juratorum de Hameletto de Benseye; Simonis Attewelle, Daudid de Walton, Thome Plente, Johannis Attewyke, Ricardi de Boteleye et Edmundi Attewelle, Juratorum de Hameletto de Walton; Willelmi de Godestowe, Roberti de Bukenhulle, Willelmi de Ambresdoñ, Petri Cuddinton (?), Thome de Wendlebury et Nicholai Rodeplonte Juratorum de parochia sancti Egidii. Et omnes predicti Juratores dicunt super Sacramentum suum quod die Dominica proxima precedente predicti Simon et Alanus fuerunt apud Oxoniam et in crepusculo noctis recesserunt de Oxonia eundo versus Wlgaricote et vt venerunt apud Wycroft ibi venerunt latrones ignoti et interfecerunt predictos Simonem et Alanum et fecerunt eis predictas plagas et dicunt super Sacramentum suum quod nesciunt aliquem nominare de predictis latronibus nec vbi deuerunt post predictum factum, plegii predictae Inventricis de essendo etc. Ricardus Attenorchyerd de Wlgaricote et Simon Est de eadem.

XIII. *Hugo Russel, Dec. 7, 1301.*

Contigit die Jouis in crastino sancti Nicholai Episcopi anno regni [Regis] Edwardi XXX^{mo} quod Hugo Russel, clericus de Wallia obiit in ospicio suo vbi manebat in parochia sancti Petri Orient' Oxonie, Et eodem die visus fuit per Johannem de Oseney Coronatorem et habuit unam plagam in latere sinistro vsque in ventrem longitudinis duorum pollicum et latitudinis vnus pollicis Et eodem die capta fuit inde inquisicio coram Coronatore predicto per Sacramentum Willelmi de Holm, Rogeri de Cotesford, Henrici de Tayllor, Philippi de Reygate, Ricardi le Taillor, Willelmi de Otyndon et Johannis Rycheman, Juratorum de parochia Sancti Petri in Oriente, Radulphe le Wal, Roberti de Bowes, Johannis de Tywe, Petri de Brehulle, Gilberti de Naptone et Ricardi

Russel, Juratorum de parochia Sancti Michaelis Australis, Ricardi de Mortone, Hugonis le Pastilere, Galfridi de Henxeeye, Roberti de Hales, Roberti Juwel, et Ricardi de Bamptone de parochia Sancti Aldati; Willelmi le Taillor, Godefridi le Mercer, Johannis de Arderne, Johannis de Derby, Radulphi le Leche et Thome de Stanlake, Juratorum de parochia Sancte Marie virginis, Et omnes predicti Juratores dicunt super Sacramentum suum quod die lune proximo precedente contencio verborum mota fuit sero inter dictum Hugonem et Magistrum Elyam de Monte Gomorry, Ita quod dictus Magister Elias extraxit cultellum suum et wlnerauit predictum Hugonem in latere vnde obiit die Jouis supradicta set habuit omnia Jura ecclesiastica, Et statim predictus Magister Elyas post predictum factum fugit. Et sunt bona et catalla eius apreciata ad IX solidos. De quibus Radulphus le Mercere et Willelmus de Hedindone tunc Balliui ville Oxonie respondebunt.

XIV. *Johannes de Neushom, Dec. 7, 1301.*

Contigit die Jouis in crastino Sancti Nicholai Episcopi Anno regni Regis Edwardi XXX^{mo} quod Johannes de Neushom clericus et doctor puerorum inuentus fuit mortuus in riparia de Charewelle iuxta Petipount. Isabella vxor eius primo inuenit ipsum mortuum et statim leuauit hutesium. Et eodem die visus fuit per Johannem de Oseneye, Coronatorem, et nullam habuit plagam nec aliquam aliam lesionem apparentem. Et eodem die capta fuit inde inquisicio per Sacramentum Johannis Pylle, Willelmi le Mareschal, Henrici le Scattere, Johannis le Coupere, Johannis Molendinariii, Thome le Tayllore, et Ade de Tywe, Juratorum de parochia Sancti Petri in Oriente, Radulphi Pistoris, Johannis de Lecche, Nicholai de Hanrede, Henrici Sutoris, Willelmi de Clobbere et Henrici le Taillore, Juratorum de parochia Sancti Johannis, Willelmi de Miltoñ, Thome Bygod, Rogeri le Flechere, Andree de Couele et Johannis de Cokesgraue, Juratorum de parochia Beate Marie virginis, Philippi le Gaunter, Roberti de Ocle, Johannis Fabri et Radulphi de Chiltoñ, Juratorum de parochia omnium Sanctorum. Et omnes predicti Juratores

dicunt super Sacramentum suum quod die lune (?) proxima precedente dictus Johannes de Neushom ivit post prandium ad querendum virgas pro pueris quos docebat castigandis, et ascendit super quandam salicem ad scindendum virgas juxta stagnum molendinæ quod vocatur *Temple Mile*, et per infortunium cecidit in aquam et se submersit.

Et dicunt predicti juratores super sacramentum suum quod non est aliquis culpabilis de morte ejus. Plegii predictæ inventricis de essendo et cetera, Johannes de Farendon et Adam de Tywe.

XV. *Johannes de Hampslape, Dec. 9, 1301.*

Contigit die Sabbati proxima ante festum Sancte Lucie Virginis Anno regni Regis Edwardi XXX^{mo} quod Johannes de Hampslape de Comitatu Northampton, clericus, inventus fuit mortuus in Oxonia in vico de Catte streete. Willelmus le Schovelere primo invenit ipsum mortuum et statim levavit Hutesium.

Et eodem die visus fuit per Johannem de Oseney coronatorem et habuit unam plagam mortalem in pectore usque ad cor cum quodam cultello—cujus latitudo fuit duorum pollicum. Inquisitio inde capta fuit eodem die coram coronatore predicto per sacramentum Simonis le Bokbinder, Radulphi le Cyrgien, Willelmi le Taillor, Petri Telor, Johannis le Taillor, Henrici Hudde et Johannis de Northampton, Juratorum de Parochia beate Marie Virginis; Simonis le Barbor, Thome le Tayllor, Johannis de Hampstede, Roberti le Coupere, Ricardi de Hedindon et Johannis de Abindon, Juratorum de Parochia Sancte Mildrede; Henrici de Ros, Roberti de Okle, Petri de Oxonia, Galfridi de Covele, Johannis le Barbor et Thome Fabri, Juratorum de Parochia Omnium Sanctorum; Gilberti de Grinstede, Henrici le Lumenur, Nicholai de Hanrede, Johannis de Lecche, Radulfi le Bakere et Henrici Cissoris, Juratorum de Parochia Sancti Johannis.

Et omnes predicti juratores dicunt super sacramentum suum quod die veneris proxima precedente predictus Johannes circa horam ignitegii exivit a camera sua ubi manebat

ad capud boreale magnarum scholarum ad faciendam urinam et audiuit verba contumeliosa inter quendam Thomam de Horncastel, et Nicholaum de la Marche, clericos, manentes in quadam camera ad capud Australe dictarum scholarum; ibidem Johannes vidit predictum Nicholaum de la Marche, extrahentem cultellum suum ad occidendum predictum Thomam de Horncastel, et cucurrit inter eos ad perturbandum predictum Nicholaum ne occideret predictum Thomam. Ed idem Nicholaus cum dicto cultello percussit dictum Johannem usque ad cor, unde statim obiit. Et predictus Nicholaus fugit—ita quod non attachiari potuit, eo quod istud factum accidit noctanter et nullum Hutesium fuit levatum.

Plegii predicti inventoris de essendi et cetera Simon le Ger-tende et Walterus Kegweyn.

XVI. *Johannes filius Johannis Godfrey, Aug. 12, 1302.*

Contigit die Dominica proxima post festum Sancti Laurentii martyris Anno regni Regis Edwardi XXX^{mo} quod Johannes filius Johannis Godefrey de Benseye inventus fuit mortuus in riparia Tamisie juxta la Wyke, Willelmus de Warewyk primo invenit ipsum mortuum et statim levavit Hutesium.

Et eodem die visus fuit per Johannem de Oseney, coronatorem, et nullam habuit plagam nec aliquam aliam lesionem apparentem. Inquisitio inde capta fuit eodem die coram coronatore predicto per sacramentum Johannis le Schote, Willelmi Jones, Thome Reynald, Waltere Jones, Hugonis Nichol et Ade Bonevait, Juratorum de Hameletto de Benseye; Nicholai Crabbe, Roberti le Sawyere, Willelmi de Yslip, Nicholai Whiting, Johannis Attepole et Thome le Mazun, Juratorum de Parochia Sancti Thome Martyris: Nicholai de Hailesdon, Thome Pouk', Willelmi Pouk', Simonis le Mazun, Willelmi Attewell et Willelmi de Coventre, Juratorum de Parochia Sancti Egidii; Thome le Yrmongere, Roberti Blaunkeneye, Ricardi de Berkeleye, Willelmi de Lamburn, Johannis de Odyham et Willelmi de Stok', Juratorum de Parochia Sancti Michaelis Borealis.

Et omnes predicti juratores dicunt super sacramentum suum quod die sabbati proxima precedente predictus Johannes filius Johannis Godefrey falcabat in prato de . . .? Boteleye, cum aliis falcatoribus per totum diem usque ad occasum solis, et propter caliditatem temporis tantum bibebat quod inebriatus fuit et tunc voluit transire ultra Tamisiam in quodam Batello, versus domum suam ubi manebat in la Wyk' et ut intravit in batellum suum, statim per infortunium cecidit in aquam et se submersit.

Et dicunt super sacramentum suum quod non est aliquis culpabilis de morte ejus.

Plegii predicti inventoris de essendo et cetera, Johannes le Nhote? et Willelmus W Et predictum Batellum appreciatur ad xii. *d.* quia valde debile, de quo precio decenaria de Bensey cum tota decenaria sua respondebit.

XVII. *Johannes de Osgodeby, June 14, 1303.*

Contigit die veneris proxima ante festum Sancti Botulphi Abbtai. Anno regni Regis Edwardi XXXI^{mo} mane quod Johannes de Osgodeby clericus inventus fuit mortuus in vico in parochia Sancti Edwardi in Oxonia. Osbertus de Wycombe primo invenit ipsum mortuum et statim levavit Hutesium. Et eodem die visus fuit per Johannem de Oseneye coronatorem et habuit tres plagas mortales in sinistra parte capitis cum quodam gladio? usque in cerebrum.

Inquisitio inde capta fuit eodem die coram coronatore predicto per sacramentum Thome le Northern, Johannis Sampson, Ricardi Joye, Johannis de la Cornere, Willelmi le Taillor, Willelmi de la More et Thome le Taillor, Juratorum de parochia Sancti Edwardi; Ade de Spalding, Hugonis de London, Willelmi le Bokbinder, Johannis le Callester, Petri le Taillor, Willelmi de Ykeford et Ricardi de Sutton, Juratorum de Parochia Sancte Marie Virginis; Thomæ de Morton, Roberti le Mareschal, Ricardi de Garsinton, Thome Fabri, Johannis Scot, Willelmi de Wodestok, Galfridi Fabri et Simonis Selinode, Juratorum de parochia Sancti Aldati; Johannis le Longesausser, Johannis de Pesemere, Willelmi de Oseneye,

Johannis de Caversfeld, Nicholai de Welles, Johannis de Schireburn et Rogeri Levesone, Juratorum de parochia Sancti Martini. Et omnes predicti juratores dicunt super sacramentum suum quod die Jovis proxima precedente circa horam ignitegii, Thomas de Weldon, clericus, et Johannes le Northern garcio ejus, et Nicholaus de Vylers de Hibernia, clericus, obviaverunt prædicto Johanni de Osgodeby in Parochia Sancti Edwardi predicto, et ibidem cum gladiis insultaverunt eum et occiderunt, et statim omnes fugerunt. Et de bonis predicti Thome nichil inveniri potuit. Et Johannes le Northerne nichil habuit in bonis. Set de bonis et catallis Nicholai de Vylers inventum fuit ad valentiam xiiij. s. xi. d. ut in pannis et libris; unde Johannes de Dokelinton et Johannes de Beverlaco tunc Ballivi respondebunt.

Plegii predicti inventoris de essendo et cetera Rogerus Mortemer, cissor, et Berardus Kempe, sutor.

XVIII. *Gilbertus de Foxlee, Aug. 21, 1306.*

Contigit die dominica proxima post festum Assumptionis Beatae Mariæ virginis anno regni regis Edwardi 34 quod Gilbertus de Foxlee clericus obiit in Hospitio suo ubi ipse manebat in parochia S. Petri Orient' Oxoñ circa horam nonam, et die lunæ proximo sequente visus fuit per Thomam Lisewys Coronatorem domini Regis Villæ Oxoñ et habuit vnam plagam in tibia sua sinistra iuxta genu suum latitudinis 4 pollicum circumquaque et profunditatis vnus pollicis et dimidii. Inquisitio capta fuit inde coram dicto Coronatore per sacramentum &c. Qui dicunt super sacramentum suum quod die Jovis in vigilia natiuitatis S. Johannis Baptiste proxime præcedentis Cissores* Oxoñ et alij de villa qui fuerant cum eis vigilabant in Shoppis suis per totam noctem cantantes et facientes solatia sua cum Cytharis Viellis et alijs diuersis instrumentis prout moris est et consuetudo ibidem et alibi facere propter solennitatem illius festi. Et post mediam noctem cum intellexissent neminem vagantem ibi in stratis, exierunt de shoppis suis et alij qui erant cum eis et ducebant

* Cissorum Oxon tripudium et v. literas Regis Hen. 6ⁱ. contra circuitus in vigilijs S. Jo. Bapt. et Apostolorum Petri et Pauli. Ann. p. 38. 1, anno 1444 (*Trwyne*).

coreas suas in alto vico contra draperiam; et ut sic ludebant superuenit prædictus Gilbertus de Foxle cum quodam gladio nudo et extracto in manu sua et mouebat statim contentionem versus eos volens omnimodo penetrasse coream illam; videntes autem quidam illorum qui habuerunt notitiam personæ venerunt ad eum et voluerunt eum abduxisse ab eis et rogabant eum ne malefaceret cuiquam at idem Gilbertus propter hoc noluit promittere sed statim prosiliit ab eis et venit retro insultum faciendo in quendam Willelmum de Cleydon et voluit cum gladio suo amputasse manum suam ut iuit in corea illa nisi se citius retraxisset; et statim currebant ad eum Henricus de Beumont Cruisor, Thomas de Bloxham, Willelmus de Leye seruiens, Johannis de Leye, et prædictus Willelmus de Cleydon, et prædictus Henricus cum quodam gladio vulnerauit ipsum in brachio suo dextro, et prædictus Thomas vulnerauit ipsum cum quodam misericorde in dorso: prædictus vero Willelmus de Cleydon vulnerauit ipsum in capite, ita quod cecidit. Et statim postea Willelmus de Leye cum quadam hach quæ vocatur sparsh vulnerauit ipsum in tibia sua sinistra et fecit ei prædictam plagam iuxta genu vnde obiit die dominico supradicto sed vixit per 8 hebdomas et 2 dies et dimidiam et habuit omnia iura sua ecclesiastica.

XIX. *Johannes filius domini Milonis de Stapelton,*
May 29, 1307.*

Contigit die lunæ proxima post festum S. Augustini Episcopi anno regni regis Edwardi (primi) 35 quod Johannes filius domini Milonis de Stapelton clericus inuentus fuit mortuus in hospitio suo ubi ipse manebat in parochia S. Petri Orient' Oxon' mane. Thomas de Pichemor primo inuenit ipsum mortuum et leuauit hutesium; et statim postea visus fuit per Johannem Wyth Coronatorem domini Regis villæ Oxoniæ et habuit in eo 2 plagas, vnam videlicet in dorso suo iuxta spinam longitudinis 3 pollicum et profunditatis usque ad cor, et aliam plagam habuit in scapula sua dextra longitudinis

* The day of S. Augustin of Hippo is Aug. 28, at which date Edward I. had been dead seven weeks. Probably the feast of S. Augustin of Canterbury (May 26) is intended.

2 pollicum et profunditatis per medium brachij. Inquisitio inde capta fuit statim postea coram Coronatore prædicto per sacramentum Simonis de Forceto, Adæ Ruod, Walteri Culuerd, Laurentii de Crek, Willelmi del Oke, Hugonis de Barton, Johannis de Brimpton, Radulphi de Haille, Willelmi le Barber, Johannis de Farindon, Willelmi de Milton et Johannis de Stafford, Juratorum de parochia S. Petri Orient', Henrici de Taillur, Henrici de Hampton, Johannis de Conesgraue, Ricardi de Mershton, Roberti de Drihull et Radulphi de Witten, Juratorum de parochia S. Johannis, Willelmi de Stourton, Simonis de Bradwey, Willelmi de Dorham, Ricardi de Stratford, Nicholai le Couper et Walteri le Tayllur, Juratorum de parochia Beatæ Mariæ virginis, Simonis le Latoner, Ricardi de Abyndon, Roberti de Ocle, Ricardi de Vpton, Johannis de Sommerton et Roberti le Couper, Juratorum de parochia omnium Sanctorum, Et omnes prædicti Juratores dicunt super sacramentum suum quod die dominica proxima precedente hora vespertina prædictus Johannes filius domini Milonis iuit in quodam vico qui est de sub muro Orient' Oxoñ iuxta Springaldescourt in parochia S. Petri prædicta, et ibidem venerunt Robertus de Knotton scriptor, Johannes Saxendale, Nicholas de Kirkham, Johannes de Eboraco, clerici et Willelmus de Fimmore frater, Ricardi le Citoler et insultum fecerunt in prædictum Johannem filium Milonis, et prædictus Robertus cum cultello suo vulneravit ipsum in scapula dextra, dictus vero Johannes de Saxendale cum quodam gladio vulneravit ipsum in dorso iuxta spinam et statim prædictus Johannes filius Milonis omni vi qua potuit euasit ab eis et sic fugit vsque in altum vicum versus portam Orientalem villæ prædictæ et ibidem cecidit ad terram; postea superuenerunt ibidem socij sui qui veniebant de lusu suo de campis vbi fuerunt extra villam et inuenerunt ipsum Johannem filium Milonis adhuc viuentem: ceperunt ipsum et tulerunt eum vsque ad hospitium suum prædictum ubi statim postea obiit propter plagas prædictas. Et dicunt prædicti Jurati quod prædictus Nicholas de Kirkham, Johannes de Eboraco et Willelmus de Fimmer fuerunt in societate prædictorum Johannis de Saxendale et Roberti et consentientes interfectioni prædicte, plegii dicti inuentoris de essendo coram Justiciariis domini Regis ad

primas assisas cum ad partes illas venerint, Willelmus de Stourton et Nicholaus de Hanreth: et prædicti Robertus et Johannes de Saxendale attachiati fuerunt occasione prædicta per balliuos villæ Oxon̄ et ibidem remanent in prisa quousque &c. dicti vero Nicholaus, Johannes de Eboraco et Willelmus post prædictum factum fugerunt ita quod attachiari non potuerunt nec aliquid de bonis eorum potuit inueniri.

Jan. 27—July 3, 1314.

Rotulus officij Thomæ de Graundpound et Reginaldi Iue Coronatorum domini Regis villæ Oxoniæ a quindena S. Hillarij anno regni Regis Edwardi filij Regis Edwardi 7^o vsque festum translacionis S. Thomæ Martyris anno eiusdem Regis octauo intrante.

XX. *Henricus de Insula, May 4, 1314.*

Contigit die Sabbati in crastino inuentionis S. Crucis anno supradicto quod Johannes le Lecche inuenit Henricum de Insula clericum mortuum in villa Oxoniæ in venella quæ vocatur Grope lane et super eum leuauit hutesium et venerunt dicti coronatores eodem die et dictum Henricum mortuum personaliter viderunt et de morte eiusdem inquisitionem statim fecerunt et per sacramentum Roberti de Dryhull, Nicholai de Dryhull, Willelmi de Mora minoris, Johannis Prest, qui fecerunt de parochia B. Mariæ, Willelmi de Wythul, Radulphi de Hayles, Johannis de Coumbe, Johannis de qwateley, qui fuerunt de parochia B. Petri in Oriente; Roberti le Couper, Thomæ Chicheley, Johannis Punctart, Ricardi de S. Frideswyda, qui fuerunt de parochia omnium Sanctorum; Willelmi de Winchcombe, Willelmi de Mora, Willelmi Faunt, Johannis le Hore, qui fuerunt de parochia S. Martini, qui dicunt per sacramentum eorum quod die Sabbati prædicti cito post horam nonam Clerici de partibus Borealibus ex parte vna, et Clerici de partibus Occidentalibus et Australibus ex altera, venerunt in vico S. Johannis et in venella prædicta cum gladijs, boke-larijs, arcubus, sagittis et alijs armis et ibidem ad inuicem pugnaverunt, et in illo conflictu Robertus de Bridlyngton, Ada de Aldurbeke, Richardus de Loutheby et Ricardus de

Holewelle simul steterunt in quodam solario in vico S. Johannis in le Goter halle sagittantes per vnam fenestram vsque in Grope lane, et ibi dictus Robertus de Brydlington cum vna sagitta minuta sagittauit dictum Henricum de Insula et eum vulnerauit iuxta guttur ex parte sinistra in anteriore parte corporis, et plaga fuit in latitudine vnus pollicis et profunditatis vsque ad cor et sic eum interfecit. Item dicunt prædicti Jurati quod prædicti Ada de Aldurbek, Ricardus de Loutheby, Ricardus de Holewelle et Alanus de Limby præceperunt dictum Robertum sagittare dictum Henricum mortuum et eum interficere et censentiebant ad mortem suam. Item dicunt quod nihil sciunt de bonis dictorum malefactorum nec de receptatoribus eorum. Plegii inuentoris Henr. le Taylor, Tho. Sad. (?)

XXI. *David de Kirkby, May 4, 1314.*

Ibidem. Contigit die Sabbati proximo post festum inuentionis S. Crucis anno supradicto quod Hugo de Bourton inuenit Daud de Kirkby mortuum in venella quæ vocatur Gropelane in villa Oxoniæ et super dictum mortuum leuauit Hutesium ac statim venerunt dicti coronatores et viderunt personaliter dictum Daud mortuum et statim de morte eiusdem ceperunt inquisitionem per sacramentum Roberti de Dryhull, Roberti Capull, &c., qui dicunt per sacramentum eorum quod die Sabbati prædicto citopost horam nonam clerici de partibus Borealibus ex vna parte et Clerici de partibus occidentalibus et Australibus ex altera venerunt et congregauerunt se in vico S. Johannis et in venella quæ vocatur Gropelane cum arcubus, sagittis, gladijs, bokelarijs, et alijs armis diuersis et ibidem adinuicem pugnaverunt, et in illo conflictu venit Johannes de Benton in dicta venella cum vno fauchon et dedit predicto Daud vnam plagam retro in capite ad longitudinem 6. pollicum et profunditatis usque ad cerebrum. Item dicunt quod Willelmus de la Hyde venit eodem tempore et percussit dictum Daud cum vno gladio ex transuerso genu et tibia dextra. Item dicunt quod Willelmus de Astele venit eodem tempore et percussit dictum Daud sub brachio sinistro cum vno miserecorde, sic eum interfecerunt. Item dicunt quod de

bonis predictorum malefactorum nec de receptatoribus eorundem nihil sciunt. Plegii inuentoris Nigellus de Huthinson, Warinus de Padckebrocke.

XXII. *Matheus de Kentheleyke, May 12, 1314.*

Ibidem. Contigit die mercurij proximo post festum S. Johannis ante portam Latinam anno supradicto quod Matheus de Kentheleyke de Wallia mortuus fuit in le Brendehalle* iuxta Ecclesiam S. Mildridæ in villa Oxoniæ et eodem die coronatores prædicti viderunt personaliter corpus predicti Mathei, et de morte eiusdem statim cœperunt inquisitionem per 4 proximas parochias, videlicet per sacramentum Adæ de Spaldyng &c. qui dicunt per sacramentum suum quod die Jouis proximo precedente quidam Johannes de ffulney obuiauit dicto Matheo in sero in vico iuxta ecclesiam prædictam et contentio mota fuit ibidem inter eosdem ita quod præfatus Johannes de ffulney extraxit cultellum suum et percussit dictum Matheum et dedit ei plagam iuxta humerum dextrum ad latitudinem 2. pollicum et sic eum interfecit &c.

July 3, 1319, July 3, 1320.

In Rotulo officij Thomæ de Grandpound et Reginaldi Yue Coronatorum domini Regis villæ Oxoñ a festo translationis S. Thomæ Martyris anno regni regis Edwardi filij Regis Edwardi 13^o intrante vsque ad idem festum per annum integrum, anno eiusdem regis 14^o incipiente.

XXIII. *Lucas de Horton, Dec. 14, 1319.*

Contigit die veneris proximo post festum S. Kenelmi Regis anno regni regis Edwardi filij regis Edwardi 13 quod Lucas de Horton mortuus in domo quam inhabitabat in Oxoñ et eodem die venerunt Coronatores prædicti et dictum Lucam mortuum viderunt et de illius morte statim inquisitionem ceperunt de 4 proximis parochijs videlicet per sacramentum

* Fuit autem alia vacua placea dicta Brendcourt in parochia B. Mariæ Magdal. ex parte australi Collegij Bernardi seu coll. Sancti Johannis Baptiste ex MS. monasterij de fontibus in Coll. Univ. (*Twyne*).

Henrici de, Walteri Bollender, Johannis de Stafford, Edwardi le Tayllour, Johannis Redeplonte, Willelmi le Chypton, Adæ Sclatterer, Willelmi de Horspath, Johannis Priest, Willelmi de Weston, Ricardi le Chaundler, Radulfi de Okele, Johannis de Leche, Ricardi Walronde. Qui dicunt per sacramentum suum quod in vigilia S. Kenelmi sero prædictus Lucas exiuit domum suam ad cloacandum in vico de Cattestret et venit Elyas Hubberthrop cum clericis de partibus Borealibus ex vna parte contra clericos de partibus Australibus ex ulla parte et pugnauerunt adinuicem, et prædictus Elyas de Hubberthrop credit dictum Lucam esse vnum de aduersarijs suis vnde extraxit gladium suum et percussit dictum Lucam de Horton super coronam suam usque ad cerebrum vnde obijt. Item dicunt prædicti Juratores quod prædictus Lucas habuit iura sua ecclesiastica.

XXIV. *Johannes de Wyke, May 10-17, 1321.*

Ibidem in eodem Rotulo Coronatorum de anno eiusdem Edwardi 2 di. 15^o sic Item appellatur Enimota de Henle manens in Cokerewe de hoc quod ipsa cum probatis in tercia septimana post Pascha anno regis Edwardi filij regis Edwardi 14^o in sero in domo sua interfecerunt Johannem de Wyke de Deuonia cum cultello &c.

XXV. *Willelmus filius Johannis de Harwendon,
Oct. 20, 1321.*

In eodem Rotulo Coronatorum. Contigit in crastino S. Frideswydæ anno regni regis Edwardi filij Regis Edwardi supradicto quod Willielmus filius Johannis de Harwendon fugit ad ecclesiam B. Mariæ Oxoñ pro eo quod dubitauit de attachamento corporis sui et recognouit se coram Coronatoribus prædictis felonice furasse vnum pullum griseum pretij xs. apud Tynby propter quod preceptum erat Balliuis custodire corpus prædicti Willelmi et eum custodiuerunt in ecclesia per x dies, et tunc petijt dictus Willelmus Coronatores ad abiurandum terram et in præsentia Coronatorum abiurauit terram Angliæ et datus est ei portus Southampton et habuit in bonis

9d. et alia catalla appreciata ad 3s. et liberata fuerunt Priori S. Frideswydæ propter libertatem nundinarum existens in manibus suis eodem tempore.

XXVI. *Johannes Potus, Dec. 26, 1321.*

Ibidem in eodem Rotulo de anno eiusdem regis 15°. Contigit die Sabbati in festo S. Stephani quod Willelmus de Teukesbury inuenit Johannem Potum mortuum in parochia S. Mariæ Oxon̄ in quadam Aula quæ vocatur le Blakehall et super eum leuauit hutesium, et eodem die venerunt coronatores prædicti et viderunt prædictum Johannem Potum mortuum et de morte eiusdem inquisitionem statim ceperunt per sacramenta Reginaldi le Taillur, &c. qui dicunt per sacramentum suum quod Mr. Johannes de Seton habuit dictum Johannem de Potum in odio pro verbis contumeliosis prius inter eos factis et in nocte proxima precedente percussit dictum Johannem de Potum cum vno cultello &c. Item dicunt quod dictus Johannes habuit in catallis vnum tapetum de Reynolds, vnum lyntheam, vnum gladium, vnam cistam, vnum discum, pretij totius ijs. 6d. et liberata fuerunt Balliuis villæ Oxoniæ, videlicet Andræe de Wormenhalle et Johanni de Gonewardby, item dicunt, quod habuit vnum librum codicem impignoratum in cista vniuersitatis, cuius pretij ignorant, quia non potuerunt ad eum deuenire.

XXVII. *Johannes de Bello Campo, Feb. 15, 1322.*

In eodem Rotulo. Contigit die lunæ in crastino S. Valentini anno regni regis Edwardi supradicto quod Johannes Jordan inuenit Johannem de Bello campo mortuum in domo quæ vocatur le Foukhall in suburbio Oxon̄ in parochia S. Crucis* et super eum leuauit hutesium et eodem die venerunt prædicti coronatores et dictum Johannem mortuum viderunt et de morte eius inquisitionem ceperunt per sacramentum Johannis de Tye, Roberti de Stratton, Willelmi de Tykhull, Petri de

* The Warden and fellows of Merton asserted that the Coroner was invading their liberty by holding an inquest on a body found in Holywell. See my History of Agriculture and Prices, Vol. V. p. 513.

Wadesworth, Johannis de Lyncolnia, Ricardi de Souch, Walteri Sectoris, Henrici le Scatter, Willelmi de Weston, Roberti Olme, Edwardi le Taillour et Roberti de Meton, qui dicunt per sacramentum suum quod Willelmus de Stodhelm clericus in nocte præcedente propter contentionem inter ipsum et dictum Johannem prius ortam prædictus Willelmus de Stodhelm extraxit cultellum suum et vulneravit dictum Johannem in latere sinistro usque ad cor et sic eum interfecit in regia strata et statim fugit, nescitur quo. Item dicunt quod nihil sciunt de bonis et catallis dicti Willelmi. Plegii Inuentoris Johannes de Tye Ricardus de Louch*.

XXVIII. *Walterus de Aslebury, April 5, 1322.*

In eodem Rotulo. Contigit die lunæ proximo ante festum Paschæ anno regni regis Edwardi supradicto quod Willelmus de Aslebury mortuus fuit in Aula quæ vocatur le Berehall in parochia S. Edwardi et eodem die venerunt prædicti Coronatores et eum mortuum viderunt, et de morte eiusdem inquisitionem ceperunt per sacramentum Roberti le Marchall, Benedicti de Tawyer, Willelmi Colgath, Thomæ Auncell, Ricardi Ceste, Alexandris de Nedlew, Johannis Pollard, Ricardi Joye, Johannis de la Corner, Ricardi le Taillour, Johannis le fletcher, Thomæ le Taillour, qui dicunt per sacramentum suum quod dictus Willelmus de Aslebury die lunæ in 8 dies precedentes mane in lecto suo cepit cultellum suum et percussit se ipsum sub umbellico et in latere ex parte dextra et sic seipsum interfecit. Item dicunt quod habuit iura sua ecclesiastica propter quod nullus erat inuentus. Item dicunt quod habuit bona et catalla ut in libris, pannis, cultellis, gladijs, pretij j marcae et liberata fuerunt Andreae de Wormenhall et Johanni de Gonedwardby tunc Balliuis villæ Oxon.

XXIX. *Gilbertus de Crofton, June 30, 1322.*

In Rotulo officij Thomæ de Graundpound Coronatoris Oxon cuius rotuli fit mentio superius. Contigit die dominica in

* [For Souch (?).]

crastino Apostolorum Petri et Pauli anno supradicto quod Gilbertus de Crofton clericus mortuus fuit in suburbio Oxoniæ in parochia de Halywelle et eodem die venerunt coronatores prædicti et personaliter eum viderunt et de morte prædicti Gilberti statim inquisitionem ceperunt de 4 proximis parochijs videlicet per sacramentum Roberti de Streton, Walteri de Kyllum, Constantini de Norham, Willelmi Buffard de parochia S. Crucis, Ricardi le tapermaker, Johannis le Bouyer, Henrici de Lychesfeld, Petri de Schespham de parochia omnium Sanctorum, Thomæ Auerham, Willelmi de Milton, Ricardi de Roulesham, de parochia B. Petri in Oriente, Walteri de Arderne, Stephani de Abindon et Willelmi Pykes de parochia B. Mariæ, qui dicunt per sacramentum suum quod die Martis proximo precedente erat maximus conflictus hora vespertina inter clericos de partibus Borealibus et clericos de partibus occidentalibus infra portam Borealem villæ Oxon et in illo conflictu venit Stephanus de Caperugge et vulneravit Gilbertum de Crofton cum vno misericorde retro in dorso usque ad cor et dictus Gilbertus sic vulneratus iuit apud Smythgate et venit ibidem Rogerus le Norden et sagittavit dictum Gilbertum cum vna sagitta in capite profunditatis usque ad cerebrum et sic eum interfecerunt. Item dicunt quod prædictus Gilbertus habuit iura sua ecclesiastica propter quod nullus fuerat inuentor eiusdem. Item dicunt quod de bonis prædictorum malefactorum nihil sciunt, nec de receptatoribus eorundem.

INQUISITIONS.

I. *Dec. 25, 1298.*

Contigit die Jouis in festo Natiuitatis domini anno regni Regis Edwardi 27 quod Edwardus de Hales qui prius fuerat attachiatus et in gaola villæ Oxon detentus pro morte Fulconis Neyrmyt vnde indictatus fuit coram Ada de Spaldinge Coronatore fregit prisonam et fugit vsque ad ecclesiam S. Michaelis Borealis Oxon et ibidem se tenuit ab illo die vsque diem martis in festo Epiphaniæ domini anno prædicto et eodem die coram Johanne de Osney Coronatore cognouit se fregisse prisonam domini Regis felonice pro eo quod inter-

fecerat predictum Fulconem et abiuravit regnum Angliæ et datus est ei portus Cestrie, et idem Edwardus habuit in bonis die quo attachiatus fuit 2 lectos plumiales debiles cum 2 auricularibus debilibus pretij 2s. pannos lineos et laneos pretij 3s. 6d., meremium pretij 4s., vasa et alia minuta vtensilia pretij ij.s. 6d., summa dictorum catallorum xij.s. et liberata sunt Magistro et fratribus Hospitalis S. Johannis extra portam Orientem per breve domini Regis secundum tenorem chartæ domini Regis Henrici domini Regis Edwardi patris quæ per eundem dominum Regem Edwardum confirmata est quod quidem breve liberatum fuit Christofero de Oxonia et Philippo de Wormenhall tunc Balliuis villæ Oxon.

II. *June 29, 1300.*

In eodem fasciculo. Inquisitio capta die Martis in festo Apostolorum Petri et Pauli anno regni regis Edwardi filij Regis Henrici 28 coram Balliuis et Constabularijs villæ Oxon per sacramentum Johannis le Longe Saucer, Johannis de Norton, Ricardi de Carsington, Johannis de Abyndon, coci, Walteri le Ker, Rogeri de Wallingford, Roberti le Mareschall, Johannis le Webb, Carnificis, Johannis le Tayllor, Thomæ le parmenter, Jop le Parmenter, Thomæ de Boleworth, Walteri le Wolf, Walteri le Wyse, Johannis le Huacher, Johannis Beneyt senioris, Roberti le Quenynton, Juratorum ad inquirendum super sacramentum suum qui malefactores et pacis perturbatores die Lunæ præcedente noctanter circa mediam noctem in Vigilatores custodientes vigiliis apud Quadriuium Oxon secundum formam statuti Wynton insultum fecerunt et ipsos verberauerunt et arma eorum abstulerunt et asportauerunt et quendam clericum nomine Walterum de Clifton per dictos vigilatores prius attachiatum eo quod noctanter iuit cum armis contra formam statuti prædicti a manibus prædictorum vigilatorum cum gladijs et boclearijs et cultellis et aliis diuersis armis rescusserunt. Qui Jurati dicunt super sacramentum suum quod vbi vigilatores prædicti vigilarunt in quadriui prædicto venit prædictus Walterus transiens per eos et ipsi quærebant ab eo quis esset et vbi vellet ire, qui respondit quod venit de hospitio quorundam clericorum et ibi voluit redire et

ipsi statim attachearunt eum eo quod iuit cum armis tempore nocturno et dicebant quod voluerunt conducere eum ad locum quo vellet ire et in conducendo eum superuenit Radulfus de Schraffeld clericus et quidam alij clericus nomine Thomæ de Tykehulle et plures alij quorum nomina ignorantur cum gladiis et bocleariis et cultellis et aliis armis et insultauerunt prædictos vigilatores et quosdam ex eis prostrauerunt ad terram et arma eorum abstulerunt et prædictum Walterum attachiatum ab eis rescusserunt per quod ipse euasit et sic prædicti vigilatores statim leuauerunt hutesium supra prædictos Radulfum Thomam et alios et sic cum hutesio persequabantur eos de loco ad locum quousque prædicti Radulfus et Thomas attachiati fuerunt et omnes alij fugerunt ita quod attachiari non potuerunt. In cuius rei testimonium predicti Jurati sigilla sua huic inquisitioni apposuerunt.

III. *August 25, 1305.*

Inquisitio capta coram Johanne Wyth Coronatore domini Regis villæ Oxoniæ, Ricardo de Waleden, Balliuo eiusdem, Andrea de Pirye, Thoma de Henxeye et Radulfo de Stoke, Constabularijs villæ prædictæ secundum formam statuti Wynton die Mercurij in crastino S. Bartholomei apostoli anno regni Regis Edwardi 33^o per sacramentum Galfredi de Henxeye, Thomæ de Morton, Gilberti de Ros, Willelmi de Sancta Frideswyda, Rogeri le Lacemaker, Galfredi Langeford, Johannis de Lenne, Henrici de Abindon Tayllur, Thomæ de Wesenham, Nicholai Brutes, Willelmi Wynderhout, Johannis Fikeys, Willelmi le Fletcher, Thomæ de Boys, Johannis Scot, Ricardi le Cha, Thomæ de Walton, Adæ de Padenhall, Willelmi le Barber, Nicholai de Radinge, Johannis le Beste, Walteri de Sancto Aldato et Rogeri le Sherman, Juratorum ad inquirendum qui malefactores et pacis perturbatores ostium Edithæ de Denyses in parochia S. Aldati die Martis in festo S. Bartholomei Apostoli anno regni regis Edwardi 33 in crepusculo noctis cum pedibus suis aperuerunt et etiam qui malefactores et pacis perturbatores domum ipsius Edithæ intrauerunt eadem nocte et quandam cistam ibidem inuentam fregerunt et bona et catalla in eadem cista

inuenta videlicet 2 mappas et 2 manutergia et 9s. argenti numerati ut ipsa Editha dicit ceperunt et asportauerunt et vnum forserum similiter fregerunt sicut eadem Editha dicit. Et omnes prædicti Jurati dicunt super sacramentum suum quod die Martis supradicto contra horam vespertinam prædicta Editha dixit vicinis suis quod quidam clerici quarum nomina non nominauit minabantur ei de corpore suo ita quod ipsa non fuit ausa iacere illa nocte in domo sua propter quod ipsa cepit omnes pannos suos lineos et laneos et omnia alia bona sua et exinde asportauit et postea iuit ad domum ipsius Seuy aurifabri et ibidem morabatur per totam noctem; et dicunt vltorius quod postquam ipsa exiuit a domo sua venerunt 8 clerici de lusu suo de Coumede versus hospitia sua, vnus eorum venit ad ostium prædictæ Edithæ et cum manu sua percussit dictum ostium et cum illud sic aperire non potuerit retraxit se paululum et cepit cursum suum et percussit dictum ostium cum pede suo ita quod aperuit: sed dicunt super sacramentum suum quod omnino ignorant omnia nomina eorum: præterea dicunt quod si aliquod damnum habuit, vel si qua cista fracta fuit vel aliquod forserum fractum fuit vel aliqua bona aut catalla asportata fuerunt a dicta domo quod nesciunt aliquem inde culpabilem nisi sectatores suos, et requisiti qui sunt illi sectatores dicunt super sacramentum suum quod nullum eorum sciunt nominare et quod nesciunt aliquem inde culpabilem nisi seipsam. In cuius rei testimonium prædicti Jurati huic Inquisitioni sigilla sua apposuerunt.

IV. *Fan.* 28, 1306.

Inquisitio die Veneris proximo post conuersionem S. Pauli Apostoli anno regni Regis Edwardi 34^o coram Rogero Mimecan tunc Constabulario pacis per statutum Wynton et Ricardo de Waledeñ Balliuo per sacramentum Willelmi de Wodestok, Normanni le Parmenter, Roberti Juel, Thomæ de Morton, Johannis le Scherman, Galfredi le Marchal, Thomæ de Boys, Galfredi de Langford, Nicholai Brutes, Nicholai le Tauerner, Ricardi de Stratford et Gilberti de Ros Juratorum ad inquirendum qui malefactores et pacis perturbatores nocte præcedente

post horam ignitegij in Johannem Hykeneye, Willelmum Glorie, et Ricardum le lardener insultum fecerunt ipsos verberauerunt, vulnerauerunt et malectractauerunt. Qui dicunt super sacramentum suum quod die Jouis proximo præcedente prædicti Johannes Hikeney, Willelmus Glorie et Ricardus le Lardener fuerant apud Foresthull ad manerium Abbatis de Osney, propter negotia ipsius Abbatis expedienda et venerunt tarde vsque in villam Oxoñ ad domum quæ fuit quondam Willelmi Chaunterel et ibi sedebant et bibebant vsque ad horam ignitegij et postea exierunt a domo illa eundo versus Abbatiam Oseneeye, et vt venerunt in Cæmiterio S. Aldati ibi venerunt Robertus de Insula Clericus, Johannes Mancipium de la Scheldhall et alij clerici de societate prædicti Roberti de Insula quorum nomina ignorantur et cum gladiis extractis contra pacem domini Regis in prædictos Johannem, Willelmum et Ricardum insultum fecerunt et prædictum Johannem vulnerauerunt in capite et in vtrisque manibus suis et digitum suum indicem in manu sinistra totaliter abscederunt et prædictum Willelmum vulnerauerunt similiter. In fasciculo Inquisitionum de Pace, &c.

V. *April* 16, 1341.

In quadam Inquisitione capta Oxoniæ die Jouis in septimana paschæ anno regni Angliæ Regis Edwardi 3ⁱ post conquestum 15^o regni vero Franciæ 2^o coram Abbate de Eynsham et socijs suis venditoribus et assessoribus nonæ garbarum, vellerum et agnorum in comitatu Oxoñ domino Regi nuper concessorum, &c. per sacramentum 12 Juratorum &c. illic nominatorum. Qui dicunt quod ecclesia S. Petri in Oriente in Oxoñ cum capellis et alijs annexis dudum taxabatur ad xli^{li} ad quam quidem ecclesiam capella de Halywell cum pertinentibus suis est pertinens vnde nona garbarum valet hoc anno 4*li*. xs. nec sunt agni aut vellera aliqua ibidem hoc anno vnde nona domino Regi possit responderi. Et similiter capella de Wolgaricote cum suis pertinentiis est pertinens dictæ ecclesiæ vnde nona garbarum, vellerum et agnorum valet hoc anno per certam æstimacionem xx marcarum sed de vero

valore eiusdem nonæ veraciter ponendo ignorant pro eo quod eadem capella de Wolgaricote cum pertinentiis est in loco forinseco comitatus prædicti et extra libertatem dictæ villæ Oxon, &c.

VI. *Nov.* 16, 1423.

Inquisitio capta apud Oxoñ coram Thoma Gybbys Aldermanno de Southward in villa Oxoñ Thoma Swan et Ricardo Wythigge Balliuis eiusdem villæ die Martis proximo post festum S. Martini in hieme anno regni regis Henrici 6ⁱ post Conquestum 2^o per sacramentum Johannis Bould Ricardi Briz, Roberti Kerner, Rogeri Olney, Johannis Leper, Philippi Hariottes, Johannis Barton, Walteri Hoye, Johannis Boseworth, Thomæ Bernard, Willelmi Fuller et Johannis Hanslape. Qui dicunt super sacramentum suum quod Willelmus Dalton de Oxoñ in comitatu Oxoñ Scoler Henricus Manciple de Oxoñ in comitatu Oxoñ yoman et Ricardus Marchannesle de Oxoñ in comitatu Oxoñ Cordwayner in festo S. Lucæ Euangelistæ anno regni Regis prædicti 2^o domum Johannis Manciple in parochia S. Petri in Oriente Oxon noctanter et felonice fregere et intrauere et ipsum Johannem Manciple de vno pelui cum lauacro precij vs. duabus patellis æneis precij vs. pannis lineis et laneis precij xxxs. et aliis catallis ibidem inuentis ad valenciam cs. felonice deprædati fuerunt: dicunt etiam prædicti Jurati quod Willelmus Dalton de Oxon in comitatu Oxoñ Scoler Henricus Manciple de Oxon in comitatu Oxon yoman, et Ricardus Marchannesle de Oxon in comitatu Oxon Cordewainer in die S. Lucæ Euangelistæ anno 2^o prædicto apud Oxon in vico regio, Johannem Warrewyke de vna pelui rotunda precij v.s. felonice deprædati fuerunt. Item dicunt dicti Jurati super sacramentum suum quod Johannes Grike de Oxon in comitatu Oxoñ Scoler j^o die Octobris prædicto anno 2^o apud Oxon in vico Regio Johannem Berkeshire de 3s. 4d. in pecunia numerat' & de vno gladio precij v.s. felonice deprædatus fuit.

VII. *April 27, 1428.*

Inquisitio capta apud Oxon̄ coram Thoma Couentre Maiore villæ Oxon̄ Thoma Dagvile, et Johanne Michell Balliuis eiusdem villæ Thoma Gibbys, Willelmo Offord et Johanne Shawe, Aldermannis prædictæ villæ ad visum franci plegij tentum ibidem die Martis proxime post festum S. Marci Euangelistæ anno regni Regis Henrici 6ⁱ post Conquestum 6^o per sacramentum Johannis Barton, Roberti Walford, Thomæ Gare, Johannis Boseworth, Thomæ Sprigge, Stephani Gosselin, Johannis Leper, Galfredi Morice, Henrici Sadel, Willelmi Person, Rogeri Olney et Philippi Caspi, qui dicunt super sacramentum suum quod Willelmus Squyer de Oxon in comitatu Oxon̄ Manciple in festo S. Michaelis Archangeli anno regni domini Regis nunc 6^o Johannam vxorem Henrici Capelani apud Oxon felonice rapuit et ipsum Henricum de 3 coclearibus argenti precij 6s. et alijs catallis ad valorem XX marcarum felonice deprædatus fuit. Item dicunt quod Johannes Crosse de Molyngton in comitatu Oxon scholer die lunæ proximo post festum Natalis domini anno regni domini Regis nunc 6^o apud Oxon iacuit in insidiis ad populum Regis deprædandum et in huiusmodi insidiis tunc ibidem Thomam Dagvyll de vno caputio de scarlet precij x^s felonice deprædatus fuit. Item dicunt quod Willelmus Whitechurch, Thomas Spratt, Hugo Thomas et Galfredus Taylur sunt communes insidiatores viarum et noctivagi. Item dicunt quod Jacobus Jope de Oxon in comitatu Oxon Scoler persona de Mixtbury die Lunæ proximo post festum S. Patritij anno regni domini Regis nunc 6^o apud Oxon̄ in Ricardum Barthelot vnum ministrum domini Regis villæ Oxon occasione exercitij officij sui cum multitudine Clericorum modo guerrino arraiata insultum fecit et ipsum Ricardum de vno caputio nigro precij 6s. felonice deprædatus fuit: Item dicunt quod Johannes Lodewyth est communis receptor latronum: Item dicunt quod Johannes Hynbert est communis Reqrator correorum. Item dicunt quod Willelmus Collyng de Oxon̄ in comitatu Oxon clerk et Johannes Hugat de Oxon̄ in comitatu Oxon̄ Scoler in festo S. Stephani anno regni domini Regis nunc 4^o apud Oxon

prisonam domini Regis villæ Oxon felonice fregerunt et intrauerunt et Thomam Thorsby ibidem existentem pro diuersis felonijs ab inde felonice abduxerunt. Item quod Hugo Baseling est communis latro. Item dicunt quod Johannes Olde est communis receptor latronum. Item quod Robertus Beuerle de Oxon in comitatu Oxon Scoler die lunæ proximo post festum S. Michaelis Archangeli vltimo præteritum apud Oxon felonice rapuit. * * * *Reliqua desiderantur.*

VIII. *June 4, 1520.*

Ibidem Inquiratur pro domino Rege si Thomas Bisley nuper de Oxon in comitatu Oxon scholaris, Thomas Houghton de Oxon prædicta in comitatu prædicto Scholaris Mauritius Cannope de eisdem villa et comitatu scholaris et Thomas Wyckyswey nuper de eisdem villa et comitatu clericus, aggregatis sibi quam pluribus alijs malefactoribus et pacis domini Regis perturbatoribus modo guerino araiatis et armatis vi et armis videlicet baculis gladiis arcibus et sagittis 4^o die Junij anno regni Regis Henrici 8ⁱ. 12^o circa horam xi^{am} in nocte eiusdem diei in quosdam Hugonem Todde, Johannem Godstowe et alios ad tunc existentes ye kynges watchmen riotose insultum fecerunt et ipsos Hugonem Todde et Johannem Godestowe ac alios prædictos ad hunc et ibidem verberauerunt vulnerauerunt et male tractauerunt, sic quod de vita sua desperabant ac eundem Hugonem Todde ad tunc et ibidem inuentum riotose et felonice interfecerunt et murderauerunt contra pacem domini Regis.

PLEAS OF THE CROWN, BEFORE THE JUSTICES IN EYRE,
JAN. 14, 1285 (*Twyne*, MS. IV, p. 617 sqq.).

THE following record is a copy of Bryan Twyne's transcript from the Public Records, and gives an account of those Pleas of the Crown, which came under the cognisance of the five Justices in Eyre, who were sent for the purpose of hearing such pleas to Oxford in the early part of the year 1285. The transcript was well known to Anthony Wood, and is frequently referred to in his collections. It is a characteristic illustration of the ancient process by which the rights of the Crown were enquired into and certified by a body of officials, and certain private rights enquired into and recognised. The action of the Eyre, long ago superseded, is somewhat similar to that which is now exercised by a grand jury. As the document is of considerable interest, it may be well to comment on it at some length.

The Justices in Eyre were, it is said, first instituted at the Council of Northampton, held on Jan. 26, 1176 (22 Henry II). We are told that they were sent by commission of the Crown, every seven years, through the whole country, with general instructions, and that the object was the 'ease of the people,' who were thus relieved from the necessity of attending the King's Bench. It is however quite clear from the document which follows, that the institution had for its principal object, the determination and registration of certain minor sources of the royal revenue, such as the chattels of convicted offenders, deodands, and fines levied on officials and parishes (*miseri-cordiæ*) who had failed to satisfy some obvious and recognised duty. There are no less than one hundred and eleven cases

brought before the justices, for the twelfth is given twice over.

The justices inspected the Coroners' rolls, in order to see whether any rights accrued to the Crown from inquests, which had been held and recorded. It appears that the Coroners were bound to attend the Eyre, as well as the Mayor, bailiffs, and twelve jurors. Beyond what came before the justices as official records, it appears that they listened to informations as to claims of privilege, trespasses, obstructions, and illegal fisheries, and that they took cognisance of wrongs done to persons who complained of such injuries, the last case recording the remedy accorded for an illegal and excessive distress.

It appears that when murders were committed during the day, the parish in which the crime was perpetrated was liable to fine, if the inhabitants did not at once raise hue and cry, and do their best to capture the offenders, and that they were liable to similar penalties if they failed to make an appearance in the Coroner's court, even though some of them served on the jury. But the rights of the Coroners in the manor of Holywell, then part of the rectory of S. Peter's in the East, and held by Bogo de Clare, were in dispute, as they were centuries afterwards, when the benefice and manor came, in reversion after the incumbency of de Clare, into the possession of Merton College, by a gift made to the College in 1266, before its settlement in Oxford. It will be seen too that liabilities incurred by an official, for negligence or breach of duty, were claimable from his heirs or his executors. It is possible that the very large rights involved in the parsonage of S. Peter's in the East determined the removal of Merton College from Maldon to Oxford.

The forty-first case is one of interest. An officer in the King's service (*serviens Regis*) informs the justices that Nicholas de Wantham, the parson of Banbury, has been discovered to be an associate of Guy and Emeric de Montfort, and with Llewellyn of Wales, the King's enemies, and that

he collected information at Court, and communicated it to them by letter. On this he is summoned on three successive days, and failing to make his appearance and justify himself is outlawed. Evidence is then given that the parsonage of Banbury is worth a hundred marks yearly, and orders are given to the Bishop of Lincoln to sequestrate the benefice, in order that neither the incumbent nor his agent may be able to derive any of its profits.

Three of the Oxford churches are said to be in the King's patronage; that of S. Peter's in the East, with its chapelries of Holywell and Wolvercot, that of S. Mary the Virgin, and that of S. Bodoc. The first was worth £40 a year, the second 30 marks. The first was held by Bogo de Clare, the second by Robert de Flecham. The third, which has long disappeared, had been granted by the late King to the Penitential Friars, who supply evidence to the fact, by exhibiting the King's Charter.

Divers pourprestures are then presented. This offence consists in enclosing or encroaching on a public highway, either by land or water, or by obstructing water-courses and so doing injury to the vicinage. Such offences are alleged against the Preaching Friars, who had constructed a bridge on a southern branch of the river; against the late prior of S. Frideswide, who had pulled down some quarnels, i.e. half towers, such as one sees at New College, of the city wall; against the Master of S. John's Hospital, for appropriating an eyot in the Cherwell, probably that near its confluence with the Thames; against the Warden and Scholars of Merton College, for encroaching on the approaches to the Town Wall; against the Abbess of Godstow, for appropriating forty acres of pasture (no doubt in Walton manor); against the Abbot of Rewley, for building a chamber over the river, which impeded the navigation of the Thames near Hythe Bridge; and against the Preceptor of the Templars' house at Cowley for constructing a weir on the Thames, perhaps at Iffley. Except in the case of the Abbot of Rewley and Prior of S. Frideswide,

the reputed offenders show grounds for their action. The building on the river is ordered to be demolished at the Abbot's cost, and the City Wall to be repaired at the Prior's cost.

No less than nine vintners are amerced, for selling wine in violation of the assize. The quantity sold is 871 tuns, a quantity which seems to give some colour to the statement as to the prodigious number of students resident at this time in Oxford, for if the dolium is taken to be the tun of wine, as it ordinarily is, and probably would be in a legal document, these irregular trade transactions are of 219,492 gallons.

Next the justices deal with those who have broken the assize of cloth, i.e. have not supplied it at the legal length, breadth, and weight of the piece. The cloth dealers are fined, and the jury, for concealing the fact, are to be fined as well. At many periods of English legal history, the government or the legislature from early times strove to secure the manufacture of English cloth, and to discourage the use of foreign products. Part of the process consisted in providing against fraudulent weaving and dressing. Ultimately the product was generally tested at Blackwell hall, near the old Guildhall in London, under the superintendence of the Clothworkers' Company. Provision was taken that a similar test was supplied at Norwich, Colchester, Leeds, and other centres of the trade. Early regulations about the cloth manufacture are to be found plentifully in the Rolls of Parliament.

The justices next proceed to deal with escheats of the Crown. Three of these appear to have been forfeitures of Jews, and in two cases the Jews had been hanged. In these cases the escheat had become the property of private persons by grant of the Crown, but it is noteworthy that the existing tenants, as on other occasions, had to exhibit the grant, and plead their title.

The sixty-first case is significant. One Henry of Yarmouth had been arrested and lodged in Oxford gaol. He had hidden eleven pounds of silver behind the grange of Bogo

de Clare, the rector of S. Peter's, and lord of the manor of Holywell, this Bogo claiming and enjoying, as we shall see, very extensive and remarkable rights in the manor. The prisoner confessed to the Mayor and Coroner that he had hidden the money, the Mayor for the time being being one of the vintners who had broken the assize of wine, and sold irregularly an enormous quantity. Now the criminal had stolen the money from the Mayor, who had been instructed by the King's butler to pay the sum to a certain merchant, the transaction having been evidently on the King's account. The hidden sum might be considered as treasure-trove. But on the representation of the butler, the King issues a charter to the vintner, to be exhibited to the Justices in Eyre, in which the justices are bidden to hold the vintner quit of all liability. The charter is issued at Bath, only eleven days before the judges opened their commission at Oxford. It seems that the vintner ran some risk of losing the money either by the claim of the Crown, or of Bogo de Clare, and therefore took steps to secure his indemnity. The Mayor and Coroner recovered the money from the place where the culprit had buried it.

The next head is a long list of persons who had used unlawful expedients for fishing. The offending means are Kiddells and Starkells. The first of these is denounced in the Great Charter, and was clearly a kind of faggot*. The second term is unknown to me. But in Statute 13 Ric. II, cap. 19, certain kinds of illegal fishing-nets under the name of Stalkers are mentioned. Thirty-seven offenders are named, and among them the two Abbots and the Preceptor of Cowley. They are all to be fined.

The next is a list of persons who had been indicted but had got away. The offences are homicide, robbery, burglary, and the clipping of coin. One Godale, a homicide, had chattels, valued at ten shillings, for which, as usual, the Sheriff is to be responsible. But the bailiff of Bogo de Clare had appropriated these chattels, no doubt pleading the privileges of

* See my History of Prices, vol. i. p. 424.

his lord. The clippers are Jews, and an enquiry is to be made from the Jews, as to what chattels they possessed. Then follows a list of persons, one of whom is the Queen's cook, who made default on the first day of the Eyre. The Abbess of Godstow is reported as having raised a water-mill on the King's domain, in the suburbs.

The jury next present that the town of Oxford was part of the King's ancient demesne, and that it was granted by King Henry the Elder (? Henry I) to the Burgesses, on the payment of a fee-farm of £63 *os.* 5*d.*, of which £40 is paid into the Exchequer, and £23 *os.* 5*d.* to the brethren (lepers) of S. Bartholomew. The charity was confirmed by Henry III, who says that it was made by his progenitors; £19 15*s.* 5*d.* to go for the lepers' maintenance, £3 5*s.* for their clothing. The town claims certain privileges and generally the customs of London, and among others, *namium vetitum*, that is a right of compensation for the seizure of cattle on the ground of trespass or damage.

Next comes the fair held by the Prior of S. Frideswide, for eight days from the feast of S. Frideswide, Oct. 18 inclusive. The jury say that they do not know by what warrant it is held. The Prior appears by his attorney and claims that they have held it before the time of legal memory, but put forward a charter of King John, in which neither the day on which the fair is to be held or its duration are specified. The case is to be tried.

The jury next present the fact, that two bailiffs of Bogo de Clare had erected a gallows in the lordship of Holywell within the last ten years, and had hanged two criminals, a man and a woman thereon, the man it seems for horsestealing *, the offence of the woman not being stated. When the manor came into the hands of Merton College, the same right of executing offenders, probably those who were caught red-hand in theft, was claimed and exercised †. Bogo de Clare is

* *Jumentum* applies to all cattle, but most frequently to horses.

† See my *History of Prices*, vol. ii. p. 666.

summoned to the court with his bailiffs. He claims that the parsons of Holywell had possessed these liberties time out of mind, and prays enquiry. A jury is impanelled with certain knights elected for this purpose, who allege on oath that the liberties claimed have always belonged to the parson.

The Chancellor of the University now appears and puts in a charter of 52 Henry III, containing an *inspeximus* of another charter issued twenty years before, and on the following day a second charter, to be followed by two more charters of the reigning king. Among other details, the first charter fixes the rate of interest to be paid to the Jews for loans, viz. 2*d.* per week per pound sterling, or 42½ per cent. per annum. The Mayor and Bailiffs of Oxford are to make oath, that they will preserve the liberties of the University, and the local police of the Assize of Bread and Beer is to be carried out by the Burgesses*, notice being given to the Chancellor or Proctors the day before, or, on failure of notice, the Assize to be void. At this time then the administration of justice, in the case of wrongs done by parties, is in the hands of the town authorities, viz. the Mayor, the four Aldermen, and eight Burgesses. The points in dispute between the Town and the University are to be decided in Easter Term at Westminster.

The only other complaint presented during the sitting of the Justices at this Session within the walls, is to the effect that when Salmon are on sale in Oxford—the Thames was then throughout its length a Salmon river—the Mayor, Bailiffs, and Burgesses appropriate at their pleasure a quarter of each fish. On enquiry the Town officials have nothing better to say than that they have always done what is complained of. The Justices in Eyre thereupon determine that such an appropriation is injurious and hurtful to the University, and that the practice must be altogether abandoned.

Having dealt with the intramural cases, the Justices pro-

* The assize of Bread and Beer is an undated statute of unknown antiquity. In Matthew Paris, under A. D. 1203, it is ascribed to King John.

ceed to the cases which arise in the suburbs, and employ a jury from the North Hundred or from the district outside the North Gate. Here we have a new set of Coroners. Two have died since the last Eyre, but there are four who are still in office. It would seem that the Itinerant Justices did not change their own place of session, which was probably the Castle.

The first case is one of robbery. Two persons had been arrested on suspicion of robbery, and lodged in a gaol at Headington, under the custody of the bailiff of Bullingdon, in which hundred, by the way, the north suburb of Oxford was. Presumably one of the culprits was a clerk, for he is rescued from prison by a number of clerks. It seems that the bailiff of Bullingdon permitted the escape of the other. But a considerable sum is found on them, which the rescued man is said to have taken, and this is in the hands of one Hugh de Plessets*, from whom the Sheriff is to recover the money.

Then certain homicides are noticed. In one case the culprit was brought from Chipping Norton on the charge of parricide. When he and those who had him in custody came near S. Mary Magdalene Church, he contrived to escape, no doubt to the church, acknowledged his offence, and abjured the realm. The town of Chipping Norton is to be prosecuted. Another offender was on his way to the gallows, when certain clerks rescued him, and put him for sanctuary into S. Giles' Church. In this case, as before, the names of the clerks are not known. In a fourth case a murder is committed, and the offender escapes. The person who finds the body makes his appearance, and gets hanged by the judges of gaol delivery, why, the document does not say.

In the next case two persons had been lodged in the Castle prison, had escaped from the custody of the gaoler, and had taken sanctuary in S. Mary Magdalene Church, with the usual consequences. The Sheriff who had allowed the escape

* Hugh de Plessets was lord of the manor of Headington.

had died before any judgment had been given as to his negligence. The question, it appears, was referred to the King's Council in Parliament, which decided that action should be taken against the deceased Sheriff's executors. The Rolls of Parliament between 6 Edward I and 18 Edward I are lost, or perhaps one would find some trace of the reference. There are six other homicides and robberies, and another rescue of a criminal from the gallows by clerks, one of which clerks, known by name, absconds. In one case, a former Vicar of S. Giles appropriated the lay chattels of a clerk, who was convicted and handed over to his bishop. For this he is to be fined and made to restore the chattels. A murder by a Jew follows, the offender being captured, and first sent to gaol to Ledes Castle in Kent, and then a remand to Oxford prison. We shall soon see more of him. Three escheats of plots in the suburbs are recorded, and divers pourprestures, one being the obstruction of a water-course, another the building of a cook-shop on the King's highway, near the graveyard of S. Mary Magdalene. In three cases of trespass, if no injury is done to the public, the trespass is condoned, on the payment of a regular rent to the Crown. This license is technically called *arrentatio*, and occurs frequently in the record.

One Henry, son of Milo, takes money from jurors, for giving them notice of their assize and (apparently) their liability to serve. He is to be fined.

Under the head of 'subtractions,' i.e. neglect to perform services due to a superior lord, and pay rents, the Chancellor of the University is summoned for a house in Horsemanger Street, i.e. the north side of Broad Street. The Chancellor, Mr. William Pickerel, appears with the Proctors, and alleges as the Jury also testify, that the University is seised of the house and rents. The right is to be tried. A tenement also which belonged to one John de Oo, and was now in the occupation of the Master and Scholars of Balliol, used to pay the Crown 1*s.* 11*d.* yearly. The Master, however, has not paid, and the court orders that he pay and be fined. The hundred,

by which it seems the North Hundred is meant, is returned as worth annually to the King £30, £10 of which has been granted to the family of Bysot or Bissot. The importance of the district comprised under this name, consisted in the fact that the north approach was the most vulnerable part of medieval Oxford.

The ninety-seventh case is an appeal of blood, viz. the murder of one William de Prene by Isaac de Pulet or Polet, a Jew. The murder was committed on April 22, 1284. The plaintiff further alleges that Rebecca, the wife of Isaac, was an accomplice. The appellants are the brother, John, and the father, Simon, of the murdered man. By this time, however, one of the Justices in Eyre, Pychford, had left the court, and the Jew is sent to prison till Feb. 18. But by this time Roger Loveday was the only Justice left, and the criminal is remitted to prison till further steps can be taken in the matter. From these dates it is clear that the Eyre occupied more than a month in sitting.

By the ninety-ninth entry, it appears that one Bekkel, an approver, or as we should now say, a King's evidence, charged an accomplice Barton, a clerk, with robbery, and was yet hanged, I presume for some other crime. The clerk was put on his trial before the justices of gaol delivery, was convicted and also hanged, I presume because a former conviction, in which he had claimed his clergy, had been proved against him. His chattels, 103s., had been received by the late Chancellor of the University, Mr. Roger de Rowell. It would seem, therefore, that under certain circumstances the University received the forfeiture of a felon's chattels. The next two items are of indicted criminals who have fled from justice, and of a man who was charged with stealing corn, and with other thefts, but was tried and acquitted. The list ends for the present with the names of the Coroners, Mayor, who is on the Jury, and the principal bailiffs, who are also on it. Then follow the names of eight Jurors and four 'Electors.' These appear to be supplementary jurors, or possibly persons who selected

other jurors for special cases. Similarly there are one official of the North Gate and twelve jurymen.

The rest of the cases are civil suits, or pleas which arise from civil suits. Two of them are cases in which the prosecutor of a civil suit, who was bound over, himself and two sureties, to prosecute, abandoned proceedings. For this a fine was inflicted on all three.

In the first case it appears that a man had married a widow and claims a messuage with its appurtenances in the suburbs, in right of his wife, from a person who he says had disseised unlawfully the mother of the wife. The defendant replies that she conveyed it while she was a widow, and that the woman had acknowledged the defendant's title. The plaintiffs reply that the conveyance was made while the woman was in prison and under duress. This is flatly denied by the defendant. The Court decides against the plaintiff and his wife. The defendant holds the property, and the plaintiffs are fined.

The next is another civil suit. The case turns upon the question as to whether a conveyance was made by a young woman at an age at which she could make a valid conveyance. It was asserted by the defendants that she was of full age, according to the use and custom of Oxford, viz. fifteen years old. The Jury affirm the facts as the defendants state them. The plaintiff is nonsuited, and rendered liable to a fine, but the Justices remit the liability.

Next follows the recognition of a debt of twelve marks, which the debtor stipulates that he will pay at next Michaelmas day. Three sureties come forward and acknowledge that if the principal makes default, they will become 'principal debtors,' and that the Sheriff is entitled to issue a fieri facias on their land and chattels. This is I think a trade loan, like the Statute Merchant security of the coming Parliament. Then comes an acknowledgment of half a mark for a license of concord about a plea of land, i. e. for levying a fine.

In another action it appears that Mr. Peter de Abyndon* (the first Warden of Merton College) had made a grant to a person who by this grant had unjustly disseised the lawful owner. The defendant comes into court, and cannot deny that it was a disseisin. The plaintiff recovers and the defendant is to be fined. He had, I presume, his remedy of Warrant against the Warden.

The last case is one of illegal and excessive distress, accompanied by an assault on the wife of the Plaintiff. Walter Feteplace, a member of a family which was of great importance and position in medieval Oxford, had let a house to one Richard of Canterbury and Amice his wife, at a rental of nine marks a year (£6). It seems from the details that the tenant was a Vintner. The plaint is that Feteplace entered the house, assaulted the woman, beat her and ill-used her, and carried off goods and chattels to the value of fifty-five marks. They give particulars of their loss;—wine worth £16 12s., and wine vinegar (as I read the text) up to 53s. 4d.; hay worth £7 6s. 8d.; wood worth 100s.; an iron-bound barrel worth 6s.; a felted cloth; a coverlet; and other goods and utensils worth £4 13s. 4d.† They allege, therefore, that they are damnified to the extent of a hundred marks, and make suit.

The defendant alleges that the plaintiffs held the house of him at nine marks a year, that they were in arrear with their rent a full year, that they had, in order to avoid distraint, removed their goods and chattels from the house, and that when he heard what they were doing he came to the house, and levied a distress upon them to the extent of a single tun of wine for arrears, that he did nothing further in the way of insult or injury, and he puts himself on his country.

The Jury 'elected by the consent of the parties' declare on oath, that the rent of the house was as alleged, nine marks, that the plaintiffs were in arrear, and that the defendant came

* In the Rolls of Parliament, i. 63 b, he is called Peter de Lakyng.

† The schedule amounts to £36 11s. 4d., 55 marks amount to £36 13s. 4d.

to the house, on the day and year aforesaid (which are not given) and claimed his full rent, under threat of ejecting them and their goods and chattels at once. And as the plaintiff did not at once pay, the defendant took the wife and her boys by the shoulders and turned them out, that he beat the woman and ill-used her, and carried off goods to the value of £10. When they were asked about the debt of nine marks, they said that they were only three marks in arrear. The Court therefore decided that the plaintiffs should recover the £10, and fixed the damages to be paid them at £10 more.

Placita Coronæ de Burgo Oxoniæ Coram Salomone de Roff. Nicholao* de Boyland, Roberto Fulcoñ, Rogero Loueday, et Galfredo de Pycheford Justiciariis itinerantibus apud Oxoniam in crastino S. Hillarij anno regni Regis Edwardi 13º.

Isti fuerunt Coronatores post vltimum iter in Burgo isto, Galfredus de Hengestesey et Galfredus le Mercer, qui obierunt, Johannes Filekyng, Johannes Culuerd, Walterus Feteplace et Petrus de Middleton, qui modo sunt.

Burgus infra muros Oxon venit per xij Juratores, Maior, Balliui et communitas totius Burgi recordantur, quod nulla Englashiria præsentatur in hoc Burgo.

1. Agnes de Drayton noctanter venit ad domum Galfred; de Hengestesey et in eadem furabatur vnum bancor et vnum par æstualium precii xij^d. Hoc percipiens Henricus de Hengesteseye custos eiusdem Domus ipsam Agnetem insecutus fuit et in fugiundo ipsam percussit quodam gladio in humero et eam cum hutesio cepit, et in prisona eodem vulnere post 4 dies sequentes obiit. Et Henricus captus fuit et imprisonatus, et postea per Johannem de Coleshull et Henricum filium Henrici qui obierunt, et Galfredum de Hengestesey et Galfridum le Mercer Coronatores qui obierunt, captus fuit per pleinum vsque aduentum Justiciariorum hic sine Breui Domini Regis; et Henricus modo est in prisona: et Henricus modo venit; et quæsitus qualiter se velit acquietare, dicit quod Clericus est,

* So Twyne, but in page 223 he is 'Ricardus.' I think that Twyne guessed at the reading above.

et non potest hic respondere. Et super hoc venit Magister Hugo de Lincoln, gerens vices Episcopi Lyncoln per literas ipsius Episcopi patentes et petit ipsum tanquam Clericum. Et ut sciatur qualiter ei liberari debeat inquiratur rei veritas per patriam. Et Jurati dicunt super sacramentum suum, quod prædicta Agnes noctanter ingressa fuit prædictam Domum et furabatur Bancor et æstivalia prædicta ut prædictum est, et quod idem Henricus ipsam percussit ut prædictum est, vnde obiit : ideo pro tali liberetur Episcopo.

2. Philippus de Hybernia percussit Petrum de Virby quodam cultello in dorso vsque ad cor, ita quod 4^o die post, inde obiit : Et Philippus statim posuit se in Ecclesiam S. Aldati Oxoñ, et cognouit prædictum factum, et abiuravit regnum coram Coronatore. Nulla habuit catalla, sed fuit in Warda de Southwestwarde, ideo in misericordia. Et quia hoc euenit in die, et parochia S. Aldati non cepit eum, ideo in misericordia.

3. Johannes Comyn, inuentus fuit occisus subtus murum Villæ Oxoñ. extra portam Australem : nescitur quis eum occidit. Et Ricardus de Eynho primus inuentor, non venit, nec male creditur et fuit attachiatus per Robertum Ballium et Johannem Warrepayn, ideo in misericordia. Et parochia S. Michaelis iuxta portam Australem S. Frideswydæ, non venit ad inquisitionem, ideo in misericordia.

4. Philippus de Waleys de Kermerdyn clericus occidit Willelmum Charles clericum in suburbio Oxoñ de North Osney et statim fugit et male creditur ; primus inuentor obiit : et hutesium levatum fuit ; et suburbium de North Osney, non fecit sectam, ideo in misericordia ; postea testatum est per duodecim quod prædictus Philippus postea redijt in Burgo isto et captus fuit, et obiit in prisona.

5. Robertus de Norffolcia captus fuit in Burgo isto pro Burglario Domorum, roberiiis, et aliis latrociniis, et imprisonatus : qui coram Galfredo le Mercer et Thoma le Spicer Coronatoribus qui obierunt cognouit se esse latronem de pluribus latrociniis, et deuenit probator et appellauit quendam Hugonem de Cherleton et alios : et idem Hugo captus fuit per appellum ipsius Roberti et imprisonatus in prisona in isto Burgo et in eadem obiit. Et Jurati requisiti quo waranto dictus Robertus

Probator deuenit, et quo Waranto tenent probatorem in Burgo isto postquam deuenit probator, dicunt quod ipsi tenent probatorem in prisona Domini Regis Oxon et semper tenuerunt : ita quod, si aliquis probator appellasset aliquem extra libertatem suam Oxon existentem coram Coronatoribus Burgi, ijdem Coronatores constare facerent Vicecomiti quod talem appellatum per probatorem in custodia Burgi existentem attachiari faceret ; et quod idem Vicecomes venire faceret attachiatos extra Burgum, in Oxon, ad prædictum probatorem infra Burgum existentem et ipsos appellatos in prisona villæ retinere, vsque ad deliberationem gaolæ. Et dicunt, quod Ciues Lundon eadem libertate vsi sunt, et ea ratione eandem libertatem clamant habere. Et Jurati requisiti, quo prædictus Robertus deuenit, dicunt quod ignorant. Et quia non respondent de prædicto probatore, nec de appellatione ipsius, et clamant tenere probatorem in custodia sua quousque conuictus fuerit, simul cum omnibus per eius appellationem attachiatis ; cum nullus potestatem habeat tenendi aliquem probatorem in custodia sua, vltra duos vel tres dies postquam probator deuenit, nec ad aliquos per appellum probatoris extra libertatem suam attachiandos sine speciali waranto a Domino Rege, cum probatorem statim mittere debeant apud Newegate vel alibi ad gaolam Domini Regis, ideo ad iudicium de eis. Postea fecerunt finem, ut patet in Summ.

6. Quidam Ricardus Armiger M^{ri} Thomæ de Luda occisus fuit super magnum pontem Oxon per Hugonem de Hybernia et Magistrum Johannem de Thorney : primus Inuentor obiit. Et prædicti Hugo et Magister Johannes statim fugerunt, et male creduntur, ideo extra, vtlagantur. Nescitur de catallis, quia Clerici de Hybernia : Et quia hoc euenit de die, et villa Oxon non cepit ipsos, ideo in misericordia. Et villa Oxon non fecit sectam, cum hoc euenit de die ; ideo in misericordia.

7. Henricus filius Henrici de Eynesham cecidit de quodam batello in aquam Thamis' et submersit se. primus Inuentor obijt : nullus inde male creditur. Iudicium infortunij : pretium batelli 12^d. Vnde Vicecomes respondet.

8. Robertus de Lundon captus fuit pro suspitione latrocinij et imprisonatus in castro Oxon, et in prisona obijt. Et quoniam Galfredus de Hengestesej Coronator, non fecit in-

quisitionem de morte prædicti Roberti, ideo ad iudicium de eo.

9. De Johanne Vicecomite de Deodando de quodam batello et quadam chorda per quem batellum, et quam chordam Johannes filius Roberti de Laueneye submersit se 2^o.

10. Jacobus de Hybernia clericus occidit Willelmum de Burford extra portam de Smithe gate, et captus fuit et imprisonatus in prisona Burgi Oxon. et ibidem obiit in prisona. primus Inuentor obiit; nullus alius inde male creditur. Et parochiani S. Petri in Oriente, non venerunt ad inquisitionem; ideo in misericordia.

11. Margeria filia Ricardi Helpsman inuenta est occisa in magno vico de Stockewell street Oxon. primus Inuentor obiit: nescitur quis eam occidit. Et Johannes le Scatter, et Rogerus le Blunt, attachiati per Johannem de Furno, et Willelmum de Takles Inn non venerunt, nec malecreduntur.

12. Adam filius Henrici de Bello monte submersus fuit in quodam puteo in Curia Ricardi filij Nicholai in parochia S. Martini: primus Inuentor venit, et non malecreditur, nec aliquis alius. Iudicium infortunij. Et quoniam Galfredus de Hengestesey Coronator, non attachiavit prædictum Ricardum filium Nicholai in cuius Curia hoc euenit, ideo ad Iudicium de eo.

12 (*sic*). Willelmus de Croumersh oppressus fuit quadam trabe in parochia S. Thomæ vnde statim obiit. primus Inuentor venit, et non malecreditur, nec aliquis alius. Iudicium infortunij. precium trabis. xvj^d. Vnde Vicecomes respondet. Et Johannes de Pusie præsens fuit, et modo non venit, nec malecreditur. et fuit attachiatus per Gilbertum Feyregh et Willelmum Cithford, ideo in misericordia.

13. Johannes de Radbourn per sectam cuiusdam ignoti posuit se in Ecclesiam S. Aldati: et cognouit se esse latronem de pluribus latrocinijs, et de quadam pecia argenti furata: Et abiurauit regnum coram Coronatore. Catalla eius 4^s. Vnde Vicecomes respondit. Et fuit in Warda de South-Warde, ideo in misericordia. et duodecim Jurati falso appreciauerunt prædicta catalla. Ideo in misericordia.

14. Walterus de Buke inuentus fuit occisus in aqua de

Charwell. Primus Inuentor venit, et non malecreditur: et testatum est per duodecim quod quædam Matilda de Cudelington capta fuit pro prædicta morte et suspensa coram Justiciarijs ad gaolam &c. Catalla eius xv^s vnde Vicecomes respondet. Et parochia S. Crucis de Halywell non venit ad inquisitionem: ideo in misericordia.

15. Quidam Daudid de Hybernia inuentus fuit occisus in Aula Prioris S. Frideswydæ in paruo Judaismo; et comperatum est per duodecim, quod quidam Robertus fugit et malecreditur, ideo extra, et vtlagatur: nulla habuit Catalla nec fuit in aliqua Warda, quia Clericus: primus Inuentor obiit et Robertus Diffeld vnus vicinus non venit; malecreditur et fuit attachiatus per Nicholaum de Berehull, ideo in misericordia, primus Inuentor obiit, et parochia S. Edwardi et S. Johannis non venerunt ad inquisitionem ideo in misericordia.

16. Nicholaus Penyfader inuentus fuit occisus apud Osney: primus Inuentor obiit, et testatum est per duodecim, quod Henricus de Arderne ipsum occidit, et ipso modo subtraxit se et malecreditur, ideo extra, et vtlagatur: nulla habuit Catalla nec fuit in aliqua Warda quoniam extraneus; et parochia[ni] S. Thomæ et S. Ebbæ non venerunt ad inquisitionem, ideo in misericordia.

17. Quidam Thomas de Godestowe posuit se in Ecclesiam Beatæ Mariæ Oxofñ; et cognouit se occidisse quendam hominem apud Harpesfordebrugge, et abiurauit regnum coram Coronatore: nulla habuit Catalla nec fuit in aliqua Warda quoniam extraneus; et parochia B. Mariæ non cepit ipsum cum hoc euenerit de die, ideo in misericordia.

18. Beatrix filia Walteri Heruey et Amicia filia Thomæ de Gareford inuentæ fuerunt combustæ in domo Jacobi le Espicer in quodam celario; primus Inuentor venit, et non malecreditur, nec aliquis alius inde inforciatur.

19. Simon Prene filius fratris Rogeri Sprengese appellauit in Comitatu prædicto, Ricardum de Valentinia de mahemio et verberatura et de pace Domini Regis fracta, factis coram Rogero de Sprengese nepote suo; et Simon modo venit et retraxit se de appello suo, ideo ipse committatur gaolæ et plegij sui de prosequendo in misericordia.

20. Willelmus le Hore et Radulphus le Wal et Ricardus

et Valentinus venerunt et quoad appellum quieti, et quoad sectam Domini Regis dicunt ut supra. Et ut sciatur quales liberari debent Episcopo, narratur rei veritas per patriam; et XII Jurati istius Burgi simul cum XII Juratis de suburbio extra portam Borealem dicunt super sacramentum suum quod prædicti Ricardus et Valentinus habuerunt quendam sororem suam hospitatum ad Domum Aliciæ Gamage extra portam Borealem quæ ibidem infirmabatur, quam iidem Ricardus et Valentinus adierunt ad ipsam visitandam et confortandam, et secum ibidem duxerunt quendam clericum socium suum, cuius nomen ignorant, qui cum eis ibidem cænauit scilicet die lunæ in septimana Pentecostis anno xij^o. Et post cænam in crepusculo noctis, prædictus Ricardus conducere voluit ad hospitium suum, prædictum socium suum manentem infra burgum, et cum socium suum conduxisset, ad hospitium suum proprium ire voluisset vna cum garcione suo, prædictus socius suus tradidit ei vnum gladium ad se tuendum si necesse fuerit eo quod fuit in crepusculo noctis: et cum venisset ad portam Borealem, venit quidam Alexander de Sarr occurrens ei cum gladio suo extracto dicens quod quidam homines ipsi Ricardo insidiabantur ad occidendum ob quod, idem Ricardus cepit gladium quem garcio suus portabat, et cum redire voluerit ad hospitium sororis suæ de quo prius exierat, venerunt quidam cum gladijs et alijs armis, et ipsum Ricardum insultauerunt, ita quod vnus eorum percussit ipsum Ricardum in brachio sinistro et ipsum male vulnerauit; et prædictus Ricardus sic percussus se defendendo re percussit et percussit prædictum Daud super humerum sinistram prædicto gladio magnam plagam ei faciendo: et idem Daud statim postquam percussus fuit, diffugit, et ingressus fuit domum vbi soror ipsius Ricardi hospitata fuit: et cum prædictus Ricardus e manibus aliorum euasisset, vix redijt ad domum prædictam, et ibidem inuenit prædictum Daud quem sic prius vulnerauerat iacentem super lectum ipsius Ricardi; et idem Ricardus super hoc mirabatur, et quæsiuit ab eo, quis eum ita vulnerasset; qui dixit quod ignorauit: et prædictus Ricardus ei respondit et dixit, credo quod vulnerasti me, et ego te vulneraui me ignorante, et sic sibi inuicem inter se concordēs fuerunt; et dicunt quod hoc quod idem Ricardus inde fecit,

hoc fecit se defendendo, et ipse ignorat quem sic vulnerauerat.

21. Daud filius Griffini queritur de Ricardo de Tangele Valentino fratre eius et de Johanne de la Rede, de hoc, quod cum idem Daud die lunæ in Septimana Penticostes anno regni Regis nunc xii^o fuit in pace Domini Regis extra portam Borealem Oxoniæ in veniendo versus hospitium suum hora vespertina, obuiauit ibidem cuidam Capellano portanti Corpus Domini ad quendam infirmum, et ipso genu flectente ad corpus Domini orandum prædicti Ricardus et Valentinus, in ipsum insultum fecerunt, et prædictus Ricardus quodam gladio ipsum percussit in humero sinistro et fecit ei quandam plagam de longitudine sex pollicum, ita quod de vita ipsius Daud desperabatur : et postmodum prædicti Valentinus et Johannes, ipsum verberauerunt cum gladijs suis fere ad mortem, ad graue damnum suum, et contra pacem Domini Regis, vnde dicit quod deterioratus est et damnum habet ad valentiam 200 marcarum, et inde producit sectam &c.

22. Robertus de Sunningwell captus fuit pro morte Ricardi de Waleys, et imprisonatus in castro Oxoni. in custodia Thomæ de Sancto Vigore tunc Vicecomite, qui a custodia eiusdem Thomæ euasit ; ideo ad iudicium de evasione super prædictum Thomam, et Robertus statim posuit se in Ecclesiam S. Georgij, et cognouit prædictum factum et abiurauit regnum coram Coronatore ; nulla habuit Catalla, nec fuit in aliqua Warda.

23. Johannes de Candene captus fuit pro morte personæ Ecclesiæ de Eston et imprisonatus in castro Oxoni in Custodia Willelmi de Insula quondam Vicecomitis qui modo obiit, et a prisiona et custodia eiusdem euasit, ideo ad iudicium de evasione super Rogerum de Insula filium et hæredem prædicti Willelmi, et idem Johannes statim posuit se in Ecclesiam S. Petri in Oriente Oxoni, et cognouit se occidisse prædictam personam, et abiurauit regnum coram Coronatore : nulla habuit Catalla, nec fuit in aliqua Warda, quoniam extraneus : postea venit prædictus Rogerus, et dicit quod prædicta euasio euenit tempore Willelmi patris sui, et petit inde iudicium si inde debeat respondere, et quia hoc euenit tempore patris sui, ideo ad iudicium.

24. Willelmus Seruiens Magistri Hugonis de Colebrugge

equitavit equum Magistri Hugonis in Burgo Oxon̄ et cecidit de eodem equo vnde obiit. Nullus inde malecreditur. Judicium infortunij. pretium equi 40^s. Et compertum est per duodecim quod prædictus Hugo obiit. Et Mr. Thomas de Bek tunc Cancellarius, non permisit Coronatorem Domini Regis nec Balliuos, apponere manus ad prædictum Deodandum: ideo idem Mr. Thomas in misericordia, et ad respondendum de prædicto Deodando.

25. Quidam Willelmus de Dene probator et imprisonatus in castro Oxon̄, appellavit quendam Johannem de Couentre latrocinio, qui quidem Johannes obiit in prisona tempore Gilberti de Kyrkeby tunc Vicecomitis, et idem Gilbertus postea deliberavit ipsum Willelmum probatorem, nesciunt qualiter vel quo waranto; ideo ad iudicium de eo.

26. Robertus Molendinarius seruiens Willelmi de Montibus distractus fuit per quandam rotam molendini equini vnde statim obiit: primus Inuentor obiit: nullus inde malecreditur; iudicium Infortunij. pretium rotæ et Equorum 8^s. et parochia S. Ebbæ, S. Bodoci, S. Petri in Balliuo, et S. Martini false apportiauerunt prædictum Deodandum; ideo in misericordia.

27. Quidam Alexander Comyn Clericus, submersus fuit in aqua de Charwell: primus inuentor venit et non malecreditur, nec aliquis alius; Judicium infortunij. Et compertum est per Rotulum Coronatoris, quod quidam Clerici ignoti ceperunt prædictum corpus submersi et illud detulerunt ad ecclesiam S. Crucis de Halywell: et cum Johannes Flekynges Coronator illuc venit ad ipsum mortuum videndum, et ad Inquisitionem inde faciendam, quidam Walterus de Chause, Balliuus Bogonis de Clare non permisit ipsum Coronatorem prædictum mortuum videre, nec facere inde inquisitionem. Et Walterus modo præsens est, et non potest hæc dedicere, ideo ipse custodiatur.

28. Willelmus de Hachetot inuentus fuit occisus in paruo Judaismo. Primus Inuentor obiit; et compertum est per Rotulum Coronatoris quod quidam Meyrocius de Bruges Judæus Oxon, et Beloasset vxor eius alias rectati fuerunt de prædicta morte, et Jurati malecredunt ipsos; ideo prædictus Meyrocius extra et vtlagatur et prædicta Beloasset extra; et

Wayner de catallis eorum inquiratur per Christianos et Judæos.

29. Thomas filius Walteri Snelman occidit Nicholaum filium Willelmi Johan in Bunsey et statim fugit et malecreditur, ideo extra et vltagatur; nulla habuit catalla, sed fuit in Decenna de Bunsey, ideo in misericordia. Primus inuentor obiit: et Willelmus Brumstere, Thomas de Benham et Wymundus le Lyndraper attachiati non venerunt. Willelmus fuit attachiatus per Walterum de Kyngeston et Ricardum le Loder, et Thomas per Willelmum de Lacy et Henricum Gobyum, et Wymundus per Johannem de Wittel et Johannem de Weston, ideo in misericordia.

30. Thomas le Poer de Hybernia posuit se in Ecclesiam Fratrum Prædicatorum, et cognouit se fregisse gaolam castri Oxoñ, et abiurauit regnum coram Coronatore; nulla habuit catalla, nec fuit in aliqua Warda. Et compertum est, quod idem Thomas euasit a prisona prædicta, tempore Gilberti de Kyrkeby tunc Vicecomitis, ideo ad iudicium de euasione super prædictum Gilbertum.

31. Johannes seruiens M^{ri} Thome Marescalli, et Johannes Seruiens Iuonis le Mercer contenderunt ad inuicem in villa Oxoñ, ita quod prædictus Johannes seruiens prædicti Thomæ percussit prædictum Johannem seruientem Iuonis quodam baculo in capite, vnde per xv. dies postea, inde obiit, et Johannes seruiens M^{ri} Thomæ statim fugit, et malecreditur, ideo extra, et vltagatur. Catalla eius xviii^d. Vnde Vicecomes respondet. Et fuit de manupastu prædicti M^{ri} Thomæ ideo in misericordia.

32. Quidam Johannes et Willelmus Custodes equorum Domini Regis et Willelmus de Boreali occiderunt Eustachium de Fynestokes ex opposito Beatæ Mariæ et statim fugerunt, et in fugiendo capti fuerunt; et Willelmus de Boreali in fugiendo vulneratus fuit; vnde octauo die post, obiit in prisona; et similiter Willelmus Custos equi postea obiit in prisona; et prædictus Johannes postea appellatus fuit per quendam probatorem apud Newegate, et ibi ductus fuit; sed quo deuenit ignorauit.

33. Ricardus Belereyne simul cum alijs ignotis occidit Gilbertum de Forsthull in parochia S. Ebbæ, et fugit et male-

creditur : ideo extra. Et vtlagatur. Nulla habuit Catalla : sed fuit in Warda de North East. ideo in misericordia et Johannes Filekyngge Coronator non respondit de aliquo attachiamento ; ideo ad iudicium de eo.

34. Willelmus le Melyngton posuit se in Ecclesiam S. Crucis in suburbio Oxon. nulla habuit Catalla ; et suburbium de Halywell non cepit ipsum, cum hoc euenerit de die ; ideo in misericordia.

35. Nicholaus le Forc' Clericus submersus fuit in aqua Thamisi : et postea venerunt Andreas le Forc, Johannes Bere, et Galfridus Fresel et ipsum Nicholaum tulerunt ad Ecclesiam S. Michaelis ad portam Borealem ; et ibidem ipsum sepelierunt sine visu Coronatoris ; ideo ipsi in misericordia : nullus inde malecreditur. Iudicium Infortunij.

36. Jurati præsentant, quod Willelmus le Mixebury captus fuit cum 13^d novæ monetæ retonsæ ; et imprisonatus fuit in custodia Burgi Oxon, qui, a custodia eiusdem Burgi euasit ; ideo ad iudicium de euasione super prædictum Burgum ; et idem Willelmus statim posuit se in Ecclesiam S. Michaelis iuxta portam Borealem et cognouit se esse latronem et retonsorem monetæ, et abiuravit regnum coram Coronatore. Catalla eius xii^s. 4^d. Vnde Vicecomes respondet.

37. Johannes de Derby posuit se in Ecclesiam S. Michaelis iuxta portam Borealem, et cognouit se esse latronem de pluribus latrocinij : et cum ibidem moram fecisset per 8 dies, per assensum Hugonis nunc personæ eiusdem ecclesiæ, ab ecclesia illa euasit ; ideo ad iudicium de euasione super prædictum Burgum Oxon : et Johannes statim fugit et malecreditur : ideo extra et vtlagatur : nulla habuit Catalla nec fuit in aliqua Warda : et præceptum est Vicecomiti quod capiat prædictum Hugonem : postea testatur quod non est inuentus ; ideo ad iudicium de eo.

38. Ricardus de Clarwich occidit Adam de Herchenfeild in alto vico Oxon noctanter et postea captus est, et coram Justiciarijs ad gaolam &c. conuictus fuit et liberatus Episcopo, Catalla eius 2^s. 6^d. vnde Vicecomes respondit : et primus Inuentor venit, et non malecreditur et parochia quæ prius &c.

39. Henricus de Jakesl inuentus fuit occisus in magno vico

Oxoñ : nescitur quis eum occidit : primus Inuentor venit, et non malecreditur : et compertum est per Rotulum Coronatoris quod quidam Robertus Ponterel alias captus fuit pro prædicta morte ; et Jurati testantur, quod idem Robertus coram Wilhelmo le Poner, et socijs suis Justiciarijs ad gaolam Oxoñ deliberandam assignandis, acquietatus fuit per patriam, et hoc idem compertum per Rotulum eiusdem Willelmi ; et Jurati malecredunt Willelmum Springold de prædicta morte, et subtraxit se ideo extra et Vtlagatur. nulla habuit Catalla nec fuit in aliqua Warda.

40. Mauritius Aungenyn appellauit in Comitatu Johannem de la Heth, Ricardum filium Radulphi, Willelmum de Hulme, Hugonem filium Nicholai, Rogerum Cobbe, Johannem filium Amiciæ, Galfridum Spende, Johannem filium Julianæ, Henricum Payn, Willelmum filium Lucix, Johannem Godefrey, Henricum le Bonder, Willelmum filium Godefrey, de Roberia verberatura et pace Regis fracta : et prædictus Mauritius non venit ideo ipse capiatur, et plegij sui de prosequendo, in misericordia, videlicet Bartholomeus de la Wyke et Robertus Caleman de Comitatu Berk, et omnes præter Johannem filium Amiciæ, Johannem filium Julianæ venerunt ; et quæsi qualiter velint se acquietare, dicunt quod in nullo sunt culpabiles, et petunt quod inquiratur ; et xij Jurati dicunt super sacramentum suum, quod in nullo sunt culpabiles de Roberia et verberatura, sed concordati, ideo custodiantur prædicti Johannes et Johannes qui non venerunt, et Johannes filius Amiciæ fuit attachiatus per Robertum Neweman et Willelmum de Eylwyne ; et Johannes filius Julianæ attachiatus fuit per Ricardum Giffard et Ricardum Roche, ideo in misericordia.

41. Robertus le Eyr seruiens Domini Regis pro Domino Rege Justiciarijs Domini Regis hic monstrauit, quod M^r. Nicholaus de Wantham, contra fidelitatem suam et contra fœdus suum et ligeitatem quam debuit Domino Regi seditiose ut seductor se confederauit Guydoni de Monteforti et Emerico fratri suo, et Lewelino quondam Principi Walliæ inimico Domini Regis ; et venit ad Curiam Domini Regis et moram in eadem Curia fecit ut privatus et specialis Curix prædictæ insidiando et explorando secreta Domini Regis, et ea quæ in

eadem Curia de Consilio et secretis Domini Regis explorare potuit ea sæpius inimicis Domini Regis prædictis per literas suas nuntiauit et inde constare fecit seditiose ut seductor, et parti ipsorum adhæsît, et se eis confæderauit, et eorum consiliarius deuenit, contra fidelitatem suam et contra Dominum Regem, et petijt Justitiam de eo fieri; ut de seductore ac proditore Domini Regis. Et M^r. Nicholaus solenniter vocatus primo die, secundo et 3^o non venit ad standum recto in Curia Domini Regis sed subtraxit se et malecreditur, ideo extra et Vtlagatur, postea testatum est quod prædictus M^r. Nicholaus nulla habuit laica catalla, imo persona est Ecclesiæ de Bannebury quæ valet per annum C. marcas; ideo mandatum est Episcopo Lyncolñ quod saluo et securo sequestro custodiat prædictam Ecclesiam, ita quod prædictus M^r. Nicholaus nec aliquis per ipsum, aliqua proficua inde percipiat &c.

42. De Ecclesijs dicunt quod Ecclesia S. Petri in Oriente, simul cum Capellis S. Crucis et Wolgarcote est in donatione Domini Regis et Boggo de Clare eam tenet de dono Domini Regis patris Domini Regis nunc, et valet per annum 40^{li}. et similiter Ecclesia Beatæ Mariæ Oxoñ est in donatione Domini Regis et valet per annum 30 marcas, et M^r. Robertus de Flecham eam tenet. Et Ecclesia S. Bodoci est in donatione Domini Regis, et fratres de pænitentia dicunt quod Dominus Henricus Rex pater Domini Regis nunc, dedit eis et concessit prædictam Ecclesiam, et proferunt chartas Domini Henrici Regis, quæ hoc idem testantur.

43. De Purpresturis dicunt, quod fratres Prædicatores Oxoñ, impediunt cursum aquæ iuxta mansionem suam extra portam Australem per quandam pilam pontis lapideam quam construxerunt, per quod aqua superundat et impedit molendina Domini Regis, et similiter inundare facit Dominicum pratum Domini Regis per quod, tempore fœnationis et falcationis fœnum Domini Regis deperit ad graue damnum Domini Regis.

44. Et similiter Robertus Cokes quondam Prior S. Frideswydæ prostrauit quarnellos muri Domini Regis, qui se extendit per mediam curiam S. Frideswydæ per quam homines stare et ire solebant ad defensionem totius burgi tempore guerræ ad curiam suam S. Frideswydæ appropriando et quandam

murum directum fecit, ita quod nullus super murum prædictum venire possit ad defendendum prædictum burgum (si necesse fuerit) ad damnum Domini Regis et burgi prædicti.

45. Et similiter quidam Henricus Magister Hospitalis S. Johannis extra portam Orientalem appropriavit sibi quandam Insulam inclusam aqua de Charewell, quæ continet vnam perticatam terræ iam xvi annis elapsis, et valet per annum 6^d. quæ quidem placea pertinere solebat ad burgum Oxon, et Magister qui modo est, eam tenet occupatam ad damnum Domini Regis &c.

46. Et similiter Walterus de Merton obstruxit quendam vicum in Burgo isto continentem dimidiam acræ terræ, per quem homines ire solebant ad murum Burgi ad eum defendendum tempore guerræ, et placeam illam appropriavit Domui Scholarium de Merton in Oxon, ad graue damnum Domini Regis Et super hoc, venit M^r Petrus de Abyndon Custos prædictæ Domus, et dicit quod Abbas de Radynge dedit Waltero de Merton prædictam placeam ad quandam Domum construendam in villa Oxon, quæ se extendit iuxta Ecclesiam S. Johannis Baptistæ in Oxonia infra murum eiusdem Villæ versus Austrum; et Dominus Henricus Rex, pater Domini Regis nunc donationem dicti Abbatis confirmavit eidem Waltero, et præfert chartam ipsius Regis quæ hoc testatur, quod idem Walterus includere possit prædictam placeam vsque ad murum Oxon, ita quod in eadem placea subtus murum prædictum, tam versus Orientem quam occidentem sit posterna, per quam introitus et exitus haberi valeat tempore hostilitatis ad defensionem municipij prædicti cum necesse fuerit; et illi qui aliqua habeant tenementa continua vel contigua placeæ supradictæ, ad eadem tenementa vias habere possint. Et Jurati requisiti si posterna ibi sit prout continetur in prædicta charta, dicunt quod sic, ideo quoad hoc prædictus Magister sine die.

47. Et Abbatissa de Godestowe appropriavit domui suæ de Godestowe 40 acras pasturæ de Dominico Regis iam xx annis elapsis quæ valent per annum 20^s. in suburbio Oxon ad damnum ipsius Domini Regis.

48. Et Abbas de loco Regali Oxonie leuauit quandam

cameram forinsecam super aquam Tamisiæ longitudinis xii pedum et latitudinis 6 pedum, per quam batelli ducentes victualia et alia necessaria ad burgum Oxon̄ impediuntur, ad graue damnum burgi.

49. Et præceptor de Coule leuauit quendam gurgitem super aquam Tamisiæ, per quem aqua Tamisiæ superundat pratum Domini Regis et homines transeuntes per aquam Tamisiæ versus Oxon̄ sæpissime grauitè sunt impediti ad graue damnum patriæ &c. et dicunt quod idem præceptor nimis exaltauit gurgitem prædictum, per quod aqua Tamisiæ in diluuiò cursum suum habere non potest sicut solebat, ad maximum damnum Domini Regis et patriæ.

50. Et super hoc venit M^r Petrus de Abyndon &c. ut supra ▷ Post venit prædictus Magister Hospitalis S. Johannis, et petit quod arrentare possit prædictam placeam ad opus Domini Regis prout extenditur, et ei conceditur, ideo respondit Domino Regi per annum, 6^d. Et quoad purpresturam prædicti Prioris qui obiit, præceptum est vicecomiti quod reparare faciat prædictum murum, ad custus Prioris &c.

51. Et quoad gurgitem prædicti præceptoris, præceptum est Vicecomiti quod emendari faciat prædictum gurgitem in statum pristinum, et prosternere quicquid est ad nocumentum &c. et præceptor in misericordia.

52. Et quoad purpresturam quam fratres Prædicatores fecerunt, factus est visus per Milites ad hoc Juratos et electos, qui dicunt super sacramentum suum, quod non est ad alicuius nocumentum &c.

53. Et quoad purpresturam quam prædictus Abbas de loco Regali fecit, præceptum est Vicecomiti quod prosternere faciat quicquid fuerit ad nocumentum &c. ad custus prædicti Abbatis, et Abbas in misericordia.

54. Et Abbatissa per Atturnatum suum venit, et dicit, quod Dominus Henricus Rex pater Domini Regis nunc, concessit eis pasturam, et profert chartam ipsius Henrici Regis quæ hoc testatur ; ideo inde nihil ad præsens.

55. De Vinis dicunt, quod Nicholaus de Kingeston vendidit 300 dolia vini contra assisam ; Henricus Oweyn 120 dolia : Ricardus Culuerd 8 dolia, Willelmus le Espicer 315 dolia : Johannes Culued iiiix dolia : Stephanus de Kyngeston 20

dolia : Henricus Gama 9 dolia : Ricardus de la Mestre 6 dolia ; Henricus le Especer, 3 dolia vini contra assisam ; ideo in misericordia.

56. De pannis dicunt, quod Andreas de Durham, Thomas de Sowy, Johannes de Langport, Johannes Aurifaber, Andreas de Pirye, Willelmus le Espicer, Radulfus le Plomer, Thomas de Durham vendiderunt pannos contra assisam : ideo in misericordia ; et duodecim Jurati conclabant prædictos pannarios, ideo in misericordia.

57. De Escaetis dicunt quod Henricus Oweyn tenet quoddam tenementum quod fuit Escaeta Domini Regis per mortem Bonemie Judæi suspensi ; et reddit ad scaccarium Domini Regis per annum 2^s. 8^d. Et Henricus modo venit et dicit quod ipse arrentavit tenementum prædictum ad scaccarium Domini Regis per prædictos 2^s. 8^d. et quod currit in summam Scaccarij et Vic[comes] per extractas summ(arum) Scaccarij modo hoc testatur.

58. Et Thomas de Sowy tenet quoddam tenementum quod valet per annum 30^s. quod fuit Escaeta Domini Regis per mortem Aaron de la Rye Judæi : et Thomas modo venit, et dicit quod Dominus Rex qui nunc est cedit ei tenementum prædictum tenendum de ipso Domino Rege et hæredibus suis et profert chartam ipsius Domini Regis quæ testatur quod idem Dominus Rex dedit et concessit Thomæ de Sowy clerico vnum messuagium et duo cotagia cum pertinentibus in Oxonia, habenda et tenenda de ipso Domino Rege et hæredibus suis eidem Thomæ et hæredibus suis, faciendo inde seruitia debita et consueta.

59. Et M^r Henricus Wade cocus Dominæ Reginae consortis tenet quoddam tenementum quod valet per annum 5 marcas, et quod fuit Escaeta Domini Regis per mortem Olehym filij Basse Judæi suspensi.

60. Et Adam clericus tenet quoddam tenementum de dono Domini Regis quod fuit Escaeta sua per mortem cuiusdam Vyues le Lime Judæi suspensi quod valet per annum vnam marcā. Et Adam venit et dicit, quod ipse tenet prædictam escaetam et dimissione Domini Regis per Thesaurarium et Barones de Scaccario Domini Regis, et ibidem arrentata est ad vnam marcā per annum, et Vicecomes testatur quod ipse

oneratus est de reditu illo per viridem ceram de Scaccario quam profert, et quæ hoc testatur.

61. Quidam Henricus de Jernemuta captus fuit et imprisonatus in prisona Villæ Oxoñ; et idem habuit xj libras argenti absconditas subter terram; et cum captus fuisset, cognovit coram Willelmo le Espicer tunc Maiore et Petro de Midleton Coronatore quod habuit easdem xj libras absconditas retro grangiam Bogonis de Clare, qui denarios prædictos ibidem inuenerunt: et Willelmus le Espicer super hoc occasionatus, quod responderet de denariis prædictis, profert literam Domini Regis in hæc verba. Edwardus dei gratia &c. Justiciariis suis proxime itinerantibus in Comitatu Oxoñ salutem. Quia testificatum est coram nobis per dilectum servientem nostrum Matheum de Ethymbar pincernam nostrum quod Willelmus le Espicer tempore quo ultimo fuit Maior Villæ prædictæ liberavit per præceptum eiusdem Mathei, Roberto le Lamhurst mercatori xj libras quas quidem Henricus de Jernemuta tunc captus et detentus in villa prædicta recognovit se præfato Willelmo furtive abstulisse, pardonauimus eidem Willelmo actionem nobis erga ipsum competentem occasione prædicta; et ideo vobis mandamus quod præfatum Willelmum ex causa prædicta coram nobis in itinere vestro prædicto non molestetis in aliquo seu grauetis, sed ipsum inde quietum esse faciatis. Teste meipso apud Bathon. 3^o die Januarij anno regni nostri 13^o.

62. De his qui piscantur &c. Quod Robertus le Wal, Ricardus de Swyneshull, Walterus Cha, Gervasius piscator, Willelmus le Rene, Robertus Vincent, Lambertus piscator, Willelmus Vincent, Johannes le Spencer, Thomas de Pylers, Rogerus Rokes, Willelmus de la Wyke, Alanus piscator, Willelmus filius eiusdem Alani, Radulphus Rolf, Walterus de Beaumunde, Her le Bot, Adam le Bot, Hugo le Rokes, Thurstanus le Merston, Galfredus Bot, Johannes Molendinarius de Stokgraue, Willelmus de Wyca, Ricardus Short, Nicholaus Baron, Ricardus Doitby de Water Eton, Ricardus Ops de eadem, Johannes Bankes de eadem, Robertus Chaunter de eadem, Walterus Cha de eadem, Petrus Overheye de Yechslep; Petrus Segrym de eadem, Ricardus Bere de eadem, Abbas de Osenege, Abbas de loco Regali, Præceptor de Coueley, et

Henricus Peyn de Bunsey, piscantur cum Kydell et Starkell, ideo omnes in misericordia.

63. De Indictatis dicunt, quod Nicholaus de Haueringes subtraxit se pro morte Symonis le Somonour, Johannes de Maundeuill Tynekere et Agnes vxor eius subtraxerunt se pro pluribus latrociniiis, Ricardus de Durham Cissor, Johannes de Cestre Mancipium, et Thomas Sely de Thornham subtraxerunt se pro morte Magistri Nicholai de Langtost, Isaac de Canne et Gongo vxor sua, Judæi, pro retonsione monetæ, Seyr de Caxton pro morte Willelmi de Norffolk et Philippus Hamund pro Burglariis Domorum, et Thomas Godale subtraxit se pro morte Ricardi de la Wyke, et omnes male creduntur, ideo extra, et vtlagantur, Catalla prædicti Thomæ Godale x^s. vnde Vicecomes respondet. Et Walterus de Halywell Balliuis Bogonis de Clare cepit prædicta catalla sine waranto, ideo in misericordia, et de Catallis Judæorum inquirendum per Judæos &c. et Nicholaus et alij nulla habuerunt Catalla nec fuerunt in aliqua Warda, quoniam extranei et vagabundi.

64. De defaltis dicunt quod M^r Henricus Wade Cocus Dominæ Reginæ, Johannes de Cane . ., Thomas de Durham, Philippus le Waleys, Henricus de Lond, Radulphus de Muncy, Ricardus Swet de Brakele, et Elias filius Eliæ de Hertford non venerunt primo die; ideo in misericordia.

65. Jurati præsentant, quod Abbatissa de Godestowe leuauit quoddam molendinum aquaticum in suburbio Oxon super Dominicum Domini Regis, nesciunt quo waranto.

66. Jurati præsentant, quod Burgus Oxon fuit de antiquo Dominico Coronæ Domini Regis, et Dominus Henricus Rex Senior dictum Burgum cum suburbiis tradidit Burgensibus Oxon, ad feodi firmam pro lxij^{li}. 5^d. per annum, de quibus soluunt ad scaccarium Domini Regis xl libras per annum, et fratribus S. Bartholomei extra portam Orient Oxon 23^{li}. v^d. et dicunt, quod nihil a retro est &c.

67. De libertatibus dicunt, quod Burgenses Oxon clamant habere returnum et extractas Breuium, et tenent placitum de namio vetito, et habent furcas, pilloriam et Tumbrell, emendationem assisæ panis et ceruisie.

68. Et Prior S. Frideswydæ habet in Oxonia annuatim vnam feriam ad festum S. Frideswydæ durantem per 8 dies,

nesciunt quo waranto. Et Prior per Atturnatum suum venit, et dicit quod ipse et prædecessores sui prædicta feria vsi sunt a tempore quo non extat memoria, et nihilominus dicit quod Dominus Johannes Rex, concessit eis vnam feriam in Oxonia per annum per chartam suam et profert chartam ipsius Regis, in qua continetur, quod idem Rex concessit eidem Priori et successoribus suis, vnam feriam in Oxonia, et non specificauit quo die nec per quantum tempus sit durata, et ipse clamat tenere feriam per vnam septimanam integram; ideo ad iudicium.

69. Et similiter dicunt, quod eidem Burgenses tenent prædictum burgum de Domino Rege ad feodi firmam pro lxiiij^{li}. v^d. de quibus soluunt per annum ad Scaccarium Domini Regis 40^{li}. et leprosis S. Bartholomei extra Oxoñ 23^{li}. et v^d. . . . annuatim per manus prædictorum Burgensium percipienda &c. per hæc verba. Quia constat nobis per inspectionem Rotulorum Scaccarij nostri, quod Leprosi Hospitalis S. Bartholomei extra Oxon percipere debent ex concessione progenitorum et hactenus percipere consueuerunt annuatim de firma Villæ nostræ Oxoniæ 19^{li}. 15^s. v^d. ad sustentationem ipsorum, et lxxv^s. ad pannos de eleemosyna nostra constituta, concessimus eisdem leprosis, quod ipsi dictas 19^{li}. xv^s. v^d. ad sustentationem suam, et lxxv^s. ad pannos de firma prædicta per annum habeant et recipiant eodem modo quo eos habere et percipere consueuerunt. In cuius rei testimonium, has literas nostras eis fieri fecimus patentes. Teste &c. anno 51.

70. Jurati præsentant, quod Ricardus Euerarde et Walterus de Chawsey, Balliui Bogonis de Clare, de nouo leuauerunt furcas in Dominico suo S. Crucis infra libertatem Domini Regis de suburbio Oxoñ, iam decem annis elapsis; nesciunt quo waranto. Et quidam Thomas de Bensinton captus fuit cum quodam iumento, et in Curia dicti Bogonis ductus fuit, et per iudicium Curie ipsius suspensus fuit ad furcas prædictas, et Alicia le Welsh suspensa fuit ad furcas prædictas. Ideo præceptum est Vicecomiti, quod venire faciat prædictum Bogonem, et Balliuos suos prædictos. Et prædictus Bogo venit, et dicit, quod ipse tenet ecclesiam suam de dono Domini Henrici patris Domini Regis nunc, et quod ipse inuenit eandem Ecclesiam seisitam de libertatibus prædictis; et quod omnes

prædecessores sui, personæ ecclesiæ prædictæ, fuerunt seisisi de eisdem a tempore quo non extat memoria, et hoc petit quod inquiratur. Et Jurati simul cum militibus ad hoc electis, dicunt super sacramentum suum, quod prædictus Bogo, et omnes prædecessores sui personæ Ecclesiæ prædictæ, prædictis libertatibus plene vsi sunt. Ideo habeant libertates suas prædictas; saluo iure Domini Regis.

71. Cancellarius Vniuersitatis Oxofñ profert chartam Domini Henrici Regis patris Domini Regis nunc, in hæc verba.

Henricus dei gratia Rex Angliæ Dominus Hiberniæ et Dux Aquitaniæ, omnibus Balliuis et fidelibus suis ad quos præsentis literæ peruenerint salutem. Inspeximus literas patentes dudum confectas apud Wodestoke in præsentia procuratorum scholarium Vniuersitatis Oxoniæ et Burgensium eiusdem villæ super quibusdam libertatibus præfatis scholaribus concessis in hæc verba. Anno regni Regis Henrici filij Regis Johannis 32^o. 29^o die Maij præsentibus apud Wodestoke tam procuratoribus scholarium Vniuersitatis, quam Burgensibus Oxoniæ, idem Dominus Rex concessit eisdem scholaribus libertates subscriptas:—videlicet, quod si inferatur iniuria prædictis scholaribus fiat inde Inquisitio tam per villatas vicinas quam per Burgenses prædictos: et, quod si ipsi Burgensis interficiant aliquem de scholaribus Oxofñ, vel in aliquem ipsorum insultum faciant, vel alicui ipsorum grauem iniuriam inferent, communitas eiusdem villæ per se puniatur et amercietur et Balliui per se et non cum communitate eadem punientur et amercientur, si negligentes fuerint, vel dolum fecerint in exequendo officium contra illos qui huiusmodi iniurias prædictis scholaribus inferunt. Et quod Judæi Oxoniæ non recipiant à prædictis scholaribus pro libra in septimana nisi duos denarios, et similiter fiat in minori summa secundum suam quantitatem, alioqui prædicti Judæi puniantur secundum constitutionem regni. Et quod quotiescunque et quandocunque Maior et Balliui Oxofñ sacramentum suæ fidelitatis præstabunt in loco suo communi, communitas eiusdem villæ denuntiet Cancellario, ut per se vel per aliquas personas electas præstationi iuramenti prædicti si voluerint, intersint; quod quidem iuramentum tale erit quoad scholares prædictos, videlicet, quod ipsi Maior et Balliui conseruabunt libertates et

consuetudines Vniuersitatis prædictæ, alioquin, non valeat iuramentum ipsorum, sed iterum præstetur secundum formam præscriptam. Si vero Cancellarius nec per se, nec per procuratorem interesse voluerit, ad iuramentum nihilominus procedatur. Et quod duo Aldermanni sint electi et deputati de illis qui pro tempore fecerint, secundum quod ordinati erant a Domino Willelmo de Eboraco ad exhibendum iustitiam cum Præpositi abfuerint, sub eadem pœna qua præpositi tenentur, si negligentes vel malitiosi inueniantur. Et quod quilibet Burgensis Oxoniæ pro familia sua respondeat; ita quod, si aliquis de familia sua mortem vel grauem iniuriam vel alicui clerico vel suis inferat, malefactorem exhibeat idem Burgensis, ut fiat de eo iustitia, alioqui infligatur pœna secundum consuetudinem regni. Et quod quotiescunque debeat fieri temptatio panis et ceruisiæ ab eisdem Burgensibus, præcedenti die denuntietur Cancellario et procuratoribus Vniuersitatis prædictæ, ut per se vel per aliquos ad hoc deputatos per ipsos si voluerint intersint temptationi prædictæ, alioqui non valeat temptatio. Si vero dicti Cancellarius et procuratores Vniuersitatis prædictæ per se vel per suos interesse noluerint, ad prædictam temptationem nihilominus procedatur. In quorum omnium testimonium Dominus Radulphus filius Nicholai senescallus Domini Regis ad præceptum eiusdem Regis, huic scripto sigillum suum apposuit; eodem Domino Rege per literas mandante Vicecomiti Maiori et Balliuis Oxoniæ, ut prædictas libertates inuiolabiliter obseruent et faciant obseruari; quas etiam Dominus Rex fecit irrotulari anno regni 33. Nos autem prædictam concessionem prædictis scholaribus super præfatis libertatibus de præcepto nostro factam ut prædictum est, ratam habentes et gratam; eam præsentibus literis nostris patentibus scholaribus antecedentis concedimus et sigilli nostri munimine roboramus. Teste meipso apud Wodestoke 2j^o die Junij anno regni nostri 52^o. (1268.)

72. Item secundo die, Cancellarius et scholares Vniuersitatis proferunt aliam chartam sub nomine ipsius Henrici Regis in hæc verba.

Henricus dei gratia Rex Angliæ et Dominus Hyberniam Dux Normanniæ [et] Aquitaniæ et Comes Andegavensis,

omnibus ad quos præsentēs literæ peruenerint salutem. Sciatis, quod ad pacem et tranquillitatem nec non et vtilitatem Vniuersitatis Scholarium Oxon̄ prouidimus et concessimus quod quatuor Aldermanni fiant in Oxonia et octo de discretioribus et legalioribus Burgensibus eiusdem villæ associentur ipsis Aldermannis, qui omnes iurent nobis fidelitatem et sint asistentes et consulentes Maiori et Balliuis nostris Oxoniæ ad pacem nostram conseruandam, ad assisas dictæ villæ custodiendas et ad inuestigandum malefactores et perturbatores pacis nostræ et vagabundos de nocte, et receptatores latronum et malefactorum, et corporale præsentent iuramentum quod omnia prædicta obseruabunt. In qualibet autem parochia villæ Oxoniæ sint duo homines electi de legalioribus parochianis et iurati quod in qualibet quindena inquirant diligenter ne quis suspectus hospitetur in parochia, et si aliquis receptauerit aliquem per tres noctes in domo sua, respondeat pro eo. Nullus etiam Reqratarius emat victualia in villa Oxoniæ vel extra versus villam venientia, nec aliquis emat nec iterum vendat ante horam nonam, et si fecerit, amerietur, et rem emptam amittat. Si laicus inferat clerico grauem vel enormem læsionem, statim capiatur; et, si magna sit læsio, incarceretur in castro Oxoniæ, et ibi detineatur quousque clerico satisfaciatur, et hoc arbitrio Cancellarij et Vniuersitatis Oxoniæ si clericus proteruus fuerit; si minor vel leuis sit iniuria, incarceretur in villa. Si clericus inferat grauem et enormem læsionem laico, incarceretur in prædicto castro, quousque Cancellarius prædictæ Vniuersitatis, ipsum postulauerit: si minor, vel leuis sit iniuria, incarceretur in carcere villæ quousque liberetur per Cancellarium. Pistores et Braciatores Oxoniæ, in primo transgressu suo, non puniantur, sed in secundo amittant panem, et in 3^o transgressu habeant iudicium de pilloria. Quilibet pistor habeat sigillum suum et signet panem suum per quod possit cognosci cuius panis sit. Quicumque de villa Oxoniæ brasiaverit ad vendendum, exponat signum suum, alioquin amittat ceruisiam. Vina Oxon̄ vendantur indifferenter tam clericis quam laicis, ex quo inbrechiata fuerint. Temptatio panis fiat bis in anno, videlicet in quindena post festum S. Michaelis, et citra festum S. Mariæ in Martio; et assisa ceruisiæ fiat eisdem terminis secundum

valorem bladi et brasij. Et quotiescunque fieri debeat temptatio panis et ceruisiæ, intersit Cancellarius prædictæ Vniuersitatis vel aliqui ex parte sua ad hoc deputati si super hoc requisiti interesse voluerint; quod si non intersint, nec super hoc requisiti fuerint, nihil valeat temptatio illa. In cuius rei testimonium has literas nostras eidem Vniuersitatis fieri fecimus patentes. Teste meipso apud Wodestoke. XVIII die Junij anno regni nostri 39. Illud igitur quod superius expressum est, quod scilicet quatuor Aldermanni et octo ex discretioribus et legalioribus Burgensibus villæ prædictæ ipsis Aldermannis associati vel associandi iurent nobis fidelitatem in præsentia nostra, et sint asistentes, et consulentes Maiori et Balliuis prædictis, ad ea quæ superius sunt expressa, sic volumus obseruari, ut si præsentès non extiterimus, præstetur iuramentum prædictum coram alio quem loco nostri ad hoc duximus assignandum. In cuius rei testimonium has literas nostras fieri fecimus patentes. Teste meipso apud Westmonasterium 6º die Februarii anno regni nostri 46.

73. Præterea idem Cancellarius et Clerici proferunt alia scripta videlicet in hæc verba. Edwardus dei gratia Rex Angliæ Dominus Hybernæ Dux Aquitaniæ et Comes Andegavensis, Vicecomiti ac Maiori et Balliuis suis Oxoniæ salutem. Volentes priuilegia dilectis nobis Cancellario et scholaribus Vniuersitatis Oxoniæ a progenitoribus nostris Regibus Angliæ per literas patentes concessa quibus hucusque rationabiliter vsi sunt in omnibus et singulis suis articulis inuolabiliter obseruari, vobis mandamus quod Cancellario et scholaribus prædictis, priuilegia prædicta conseruetis illæsa, et ab omnibus aliis quantum in vobis est; illæsa conseruari faciatis in forma prædicta. In cuius rei testimonium, has literas nostras fieri fecimus patentes quamdiu nobis placuerit duraturas. Teste meipso apud Westmonasterium 4º die Nouembris anno regni nostri 3º.

74. Item proferunt aliam chartam ipsius Domini Regis in hæc verba.

Edwardus die gratia, &c., dilecto sibi in Christo M^{ro} Rogero de Rodwell Cancellario Vniuersitatis Oxoniæ salutem. Accedentibus ad nos apud Eboracum procuratoribus Vniuersitatis villæ prædictæ et quibusdam aliis ex parte Maioris et Burgen-

sium villæ prædictæ, et rationibus suis super discordiis et controuersiis inter vos et ipsum Maiorem et Burgenses subortis coram nobis et consilio nostro hinc inde propositis plenius et intellectis, decreuimus, quod Robertus de Welles et alij Comburgenses sui villæ prædictæ per quos excommunicationis sententia innodati absoluantur indilate, et quod pœna eisdem pro commisso eis imposito infligenda vsque ad proximum parlamentum nostrum differatur, et forisfacturæ per emptiones Regratariorum et forisfallatorum contra libertates dictæ Vniuersitatis factas, per communes seruientes Vniuersitatis et Villarum prædictarum vel alterum ipsorum, per quem huiusmodi forisfacturas prius inueniri contigerit, capiantur, per visum vtriusque eorum vsque ad Hospitale nostrum S. Johannis vsque ad portam orientalem ibidem continuo deferenda et pauperibus et infirmis ibidem distribuenda ita quod neutri vestrum aliquid accrescat. Et quod alia vos et ipsos ratione discordiarum et controuersiarum qualitercunque contingentia in statu quo nunc sunt remaneant, quo vsque de consilio nostro aliud inde duxerimus prouidenda Vobis interim mandantes, quod erga præfatos Maiorem Burgenses et alios ministros villæ prædictæ in eis quæ ad pacis nostræ conseruationem ibidem pertinent, taliter vos gratis, quod de vobis iustam materiam non habeant conquerendi. Et hoc idem, eisdem plane scripsimus et expresse. Teste meipso apud Eboracum x^{mo}. die Januarij anno regni nostri 12^o.*

75. Cancellarius et Vniuersitatis Oxon queruntur de hoc quod Maior Oxon, Balliui et Burgenses capiunt de quolibet Salmone venali vnum quarterium pro voluntate sua ad graue damnum totius Vniuersitatis et patriæ. Qui venerunt et requisiti si quod warrantum habeant de captione prædicta. Qui dicunt quod Maiores et Balliui semper huiusmodi captiones ceperunt et nihil aliud inde ostendunt. Et quoniam huiusmodi captio iniuriosa et damnosa est Vniuersitati et toti patriæ, inhibitum est eis quod de cætero huiusmodi captiones nullo modo capiantur.

* Datus est dies a die paschæ in vnum mensem coram Domino Rege apud Westmonasterium de audiendo iudicio suo, &c. See my notes de Statuto de quo waranto (*Twyne*).

Suburbium Oxon̄ extra portam Borealem venit per duodecim.

76. Isti fuerunt Coronatores post vltimum iter: G. de Preston, Nicholaus Erneborgh qui obierunt, Henricus filius Milonis, Willelmus de Brompton, Robertus de Brachele, et Elyas le Quilter, qui modo sunt, respondent.

77. Hugo de Bolre et Willelmus de Lunden capti fuerunt pro suspitione latrocinij extra portam Borealem, et ducti apud Hedyndon, et ibidem imprisonati fuerunt; et ibidem venit quædam multitudo Clericorum Oxon̄, et vi et armis abduxerunt prædictum Hugonem; de nominibus eorum non potest inquiri. Et prædictus Willelmus remansit in prisona in custodia cuiusdam Eliæ de Beckleberg tunc Balliui de Bolenden qui obiit, et qui permisit prædictum Willelmum abire. Et Hugo de Bolre et Willelmus subtraxerunt se et male creduntur; ideo extra, vtlagantur, catalla eorum xj^{li}. 6^s. 8^d. quos idem Hugo cepit ad opus Hugonis de Plesetis, vnde idem Hugo respondit. Ideo præceptum est Vicecomiti quod leuari faciat prædictos denarios de prædicto Hugone.

78. Johannes filius Botte et Robertus de Brakkele contenderunt ad inuicem extra portam Borealem, ita quod prædictus Johannes percussit prædictum Robertum quodam cultello in ventre et dimisit prædictum cultellum in corpore ipsius Roberti et idem Robertus statim cepit prædictum cultellum et repercussit prædictum Johannem in ventre, ita quod ambo statim obierunt, primus inuentor venit et non male creditur: et parochia quæ prius, &c.

79. Johannes Aleyn de Norton alias ante iter Justiciarorum hic indictatus fuit de morte patris sui, et captus fuit et traditus villæ de Chepyngenorton ad ducendum versus prisonam Oxon̄. Et cum venisset iuxta Ecclesiam Beatæ Mariæ Magdalenæ a manibus eorum euasit; ideo ad iudicium super prædictam villam de Chepyngenorton. Et idem Johannis cognouit se occidisse patrem suum, et abiurauit regnum coram coronatore. nulla habuit catalla, nec fuit in Decenna.

80. Symon de Wanetynge adiudicatus fuit suspendi coram Justiciariis ad gaolam delibendam assignatis et in ducendo versus furcas clerici Vniuersitatis Oxon̄ quorum nomina

ignorantur, vi posuerunt ipsum in Ecclesiam S. Ægidij; qui coram Coronatore recognouit se esse latronem de pluribus atrocinijs, nescitur de catallis.

81. Willelmus Wodecok occidit Johannem de Cogesham in suburbio Oxoniæ, et statim fugit et malecreditur; ideo extra et vtlagatur, nulla habuit catalla, et hutesium leuatum fuit, et suburbium non fecit sectam, cum hoc euenerit de die, ideo in misericordia. Et Alanus le Taylor primus Inuentor venit, et suspensus est prout patet in rotulis de liberatione gaolæ. Catalla eius 4^s. 8^d. Vnde Vicecomes respondit.

82. Willelmus filius Jordan de Glington, et Johannes frater eius, imprisonati fuerunt in prisona castri in custodia Nicholai de Oyfrewast, qui a custodia sua euaserunt, et posuerunt se in ecclesiam Beatæ Mariæ Magdalenæ, et abiurauerunt regnum coram Coronatore. nulla habuerunt catalla. Et quia prædictus Nicholaus vicecomes obiit antequam euasio adiudicata fuit, ideo ad iudicium de euasione. Postea coram Concilio Domini Regis ad parlamentum concessum est quod euasio huiusmodi adiudicata sit super executores ipsius Nicholai, ideo respondeant de euasione.

83. Quidam Henricus de Makworth cum alijs malefactoribus ignotis, videlicet cum Thoma de Sancto Dauid, Dauid Furlong, Willelmo Ousyn, Rogero de Fletcher, Willelmo de Blithe et Henrico de Staumford, venerunt ad domum Juonis de Hackebourn et ipsum robborauerunt, et bona et catalla ibidem inuenta asportauerunt, et statim fugerunt et malecreduntur ideo extra et vtlagantur: catalla prædicti Henrici de Staunford 16^s. vnde Vicecomes respondit, et Henricus et alij nulla habuerunt catalla, quia clerici.

84. Thomas de Staunford Clericus occidit Isabellam de Maydenwell, et statim captus fuit, et coram Justiciariis ad gaolam, &c., conuictus fuit, et liberatus episcopo, nulla habuit catalla; prima inuentrix venit et non malecreditur.

85. Walterus de Calueton, Johannes de Nesse, Hugo de Nesse, Ricardus Corbet, Thomas de Betton, Henricus de Hodenet, Johannes de Estlegh, Hugo de Canz, et Walterus de Botillier, obuauerunt Waltero Cissori, et mota contentione inter eos, Walterus de Calueton occidit prædictum Walterum Cissorem et statim fugit et malecreditur, ideo extra et vtlagatur.

gatur: nulla habuit catalla. Et Johannes de Nesse et omnes alij capti fuerunt et imprisonati in castro Oxon̄ et coram Justiciariis ad gaolam. &c., acquietati fuerunt per patriam.

86. Henricus Somm de Stokes de Insula adiudicatus fuit suspendi, et ductus versus furcas, et ibidem venerunt Robertus de Tursway et alij clerici ignoti et prædictum Henricum rescusserunt, et ipsum vi duxerunt ad ecclesiam S. Ægidij, et ibidem abiuravit regnum coram Coronatore. Nulla habuit Catalla. Et Jurati malecredunt prædictum Robertum, et ipse subtraxit se, ideo extra et vtlagatur: nulla habuit catalla.

87. Rogerus de Verdun occidit Thomam de Suplet in domo Willelmi le Saucer, et statim fugit et malecreditur, ideo extra, et vtlagatur: nulla habuit catalla: primus inuentor venit, et non malecreditur. Et Henricus filius Milonis; Willelmus de Brampton, Robertus de Brakkele et Elias le Quilter Coronatores non attachiaverunt existentes in domo prædicta, ideo ipsi in misericordia. Postea testatum est quod prædictus Rogerus habuit catalla, videlicet 6^d. vnde Vicecomes respondit.

88. Robertus de Pennoby et Johannes de Ardern posuerunt se in Ecclesiam S. Ægidij; et prædictus Robertus cognouit se esse latronem de pluribus latrociniiis et abiuravit regnum coram Coronatore. nulla habuit catalla. Et Johannes exiuit ab Ecclesia prædicta, et reddidit se ad pacem Domini Regis, et imprisonatus fuit in prisiona Oxoniæ et coram Justiciariis ad gaolam Vicecomite liberatus fuit Episcopo pro Conuicto. Catalla eius laica 2^s. Vnde Thomas de Sancto Quintino quondam Vicarius Ecclesiæ S. Ægidij respondit; et quia cepit catalla illa sine waranto, ideo in misericordia.

89. Willelmus le Prene occisus fuit ex opposito Ecclesiæ Beatæ Mariæ Magdalenæ per quendam Isaac filium Isaac de Polet Judæum: primus inuentor venit et non malecreditur; et prædictus Isaac captus est, et in prisiona Domini Regis apud Ledes in Comitatu Cantia; postea venit et est in prisiona Vicecomitis Oxoniæ.

90. Jurati præsentant quod quædam placea quæ iacet inter terram Simonis le Bere et terram Paulini de Credynton est Escaeta Domini Regis per mortem Jacobi de Lndon Judæi,

quæ valet per annum 2^s. Et quædam alia placea vacua inter terram Roberti de Barton ex vtraque parte quæ valet per annum 12^d. est escaeta Domini Regis per mortem Ricardi de Cunford per iudicium Curie quæ vocatur Shortford. Et similiter quædam alia placea vacua est in Stockewellstret in parochia Beatæ Mariæ Magdalenæ quæ valet per annum 12^d. et est Escaeta Domini Regis.

91. De purpresturis dicunt quod Gilbertus le Marescal leuauit quasdam trabes marescall in Regia strata in parochia S. Ægidij. Et Petrus faber similiter habet trabes iuxta cœmiterium Beatæ Mariæ Magdalenæ in Regia strata quæ non sunt arrentatæ ad opus Domini Regis. Et similiter dicunt quod quidam currus aquæ solebat esse per medium celarium Ricardi de Haleston, et idem Ricardus obstruxit gutteram per aquam cursus eiusdem fieri solebat, ad nocumentum omnium vicinorum circumquaque habitantium: Et Ricardus obiit et Nicholaus filius eius modo tenet prædictam gutteram: et præceptum est Vicecomiti quod ipsam aperire faciat ad custus prædicti Nicholai, et quicquid est ad nocumentum, &c., et quoad trabes &c., præceptum est Vicecomiti quod venire faciat prædictos Gilbertum et Petrum: post venerunt prædicti Gilbertus et Petrus et petunt quod arrentare possint prædictas trabes ad xii^d. per annum, vnde Henricus de Dymmok Balliuus oneratur.

92. Jurati præsentant quod quædam Coquina ædificata est iuxta cœmiterium Beatæ Mariæ Magdalenæ in Regia strata, quæ non est ad nocumentum alicuius, et Willielmus cocus modo coquinam illam tenet, arrentatam ad 6^d. per annum ad opus Domini Regis, vnde Vicecomes respondit ad scaccarium Domini Regis.

93. Jurati præsentant, quod Henricus filius Milonis, cepit denarios pro Juratoribus admonendis de Juratoribus et assisis, ideo in misericordia.

94. De subtractionibus, Jurati dicunt, quod Cancellarius Vniuersitatis tenet quendam Domum in Horsmangerstret, quæ solebat reddere Domino Regi annuatim 12^d. ob. pro qua solebat facere sectam ad hundredum Domini Regis extra portam Borealem Oxon de tribus septimanis in tres septimanas quousque prædictum redditum et sectam subtraxerunt ad

damnum Domini Regis per annum \overline{xvi}^d , &c., et similiter Johannes Oo tenuit &c., quod hic inferendum erat ex sect. 95 et præceptum est Vicecomiti, quod venire faciat prædictum Cancellarium. Postea venit M^r. Willelmus Pickerel Cancellarius Oxonⁱ cum procuratoribus Vniuersitatis eiusdem; et dicit, quod inuenit Vniuersitatem seisitam de prædictis Domo et redditibus: et Jurati hoc idem testantur. Ideo Dominus Rex habeat Breue suum versus illos si voluerit. Et dictum est Willelmo de Gyselham quod sequatur &c., quod impetret versus eos, &c.

95. Et similiter Johannes de Oo tenuit messuagium extra portam Borealem vnde Dominus Rex solebat recipere annuatim 23^d , usque iam dimidio anno elapso quo Magister Domus Scholarium de Balliolo prædictum redditum subtraxit: qui venit, et non potest dedicere, quin Dominus Rex prædictum redditum recepit, quousque idem Magister prædictum redditum subtraxit: ideo Dominus Rex recuperet prædictum redditum suum 23^d . annuatim, et prædictus Magister in misericordia. Et præceptum est Vicecomiti quod venire faciat prædictum Cancellarium; postea venit M^r. Willelmus Pikerell &c., ut immediate supra, quod isthuc inferendum erat.

96. Jurati præsentant, quod hundredum istud est hundredum Domini Regis et valet per annum 30^li . Vnde Willielmus Bysset percipit per annum x^li . qui præsens est; et dicit quod prædictum hundredum aliquo tempore fuit ius cuiusdam Johannis Bysset antecessoris sui qui obiit inde seisitus: et post mortem suam omnes terræ et tenementa redditus et possessiones deuenerunt ad manum hæredum suorum proportionaliter, ita quod x^li . istius hundredi assignatæ fuerunt . . . matri suæ, quæ fuit vna hæredum Johannis Bysset, cuius hæres ipsa est: et quod ita sit, petit quod inquiratur, et duodecim Jurati hoc idem testantur.

97. Johannes de Prene frater Willelmi de Prene appellat Isaac filium Isaac de Pulet de morte Willelmi fratris sui, et doctum est, quod vbi ipse Willelmus fuit, in pace Domini Regis die lunæ in Septimana Pentecostes, anno prædicti Regis nunc 12^o , hora vespertina in magno vico extra portam Borealem ex opposito cœmiterij Ecclesiæ Beatæ Mariæ Magdalænæ a spatio muri eiusdem 12 pedum ex parte

Orientali illius cœmiterij, venit prædictus Isaac tanquam felonius et insultu præmeditato ipsum insultavit et percussit ipsum quodam gladio de Coloñ ferro et acerro fabricato, de longitudine vnus vlnæ et latitudine 4 pollicum; percussit ipsum sub mamilla dextra a spatio mamillæ trium pollicum et fecit quandam plagam de latitudine 4 pollicum, et profunditate vsque ad cor, vnde statim obiit in præsentia ipsius Johannis, et hoc fecit ei nequiter et in felonia et insultu præmeditato et offert disrationare per corpus suum, vel sicut curia considerauerit. Idem Johannes appellat Rebeccam vxorem prædicti Isaak, quod ipsa, prædictis die, anno, et hora, misit prædictum Isaak virum suum ad prædictam feloniam faciendam, et quod consentiens fuit felonix prædictæ, et hoc offert disrationare versus ipsam, sicut homo versus fæminam &c., vel sicut curia considerauerit. Et Rebecca venit et nihil respondit ad appellum suum.

98. Symon de Prene appellat prædictum Isaak de morte Willelmi filij sui, et dicit, quod vbi prædictus Willelmus fuit in pace Domini Regis, prædictis die, hora et anno et loco, felonice tanquam felonius in insultu præmeditato, ipsum Willelmum insultavit et percussit ipsum quodam gladio et fecit quandam plagam ut prædictum est subtus mamillam dextram vnde obiit in præsentia prædicti Symonis patris sui: et quod hoc fecit nequiter et felonice et insultu præmeditato offert disrationare sicut Christianus versus Judæum, vel sicut curia considerauerit. Idem appellat prædictam Rebeccam de missione forcia et auxilio, ut prius &c. Et Isaak et Rebecca venerunt et nihil aliud dicunt, nec respondent, nisi ut prius &c., et Johannes et Symon petunt iudicium de sicut ipsi appellant eos de morte hominis, et hoc per modum appelli, et de felonia facta contra pacem Domini Regis, et ipsi nihil respondent, nec aliquid dicunt, nisi tantum quod dicunt, quod nolunt hic respondere, nec se in patriam ponere; nec aliquo modo se defendere præcise petunt iudicium de eis tanquam indefensis. Et quia Galfredus de Pycheford vnus Justiciariorum non fuit præsens, remittatur gaolæ vsque diem Dominicam proximam post quindenam purificationis Beatæ Mariæ. Ad quem diem venit; et quæritur si quid aliud velit dicere, dicit quod non est culpabilis, et petit quod inquiretur per Christianos

et Judæos Londinenses. Et prædicti Johannes et Symon petunt iudicium de ipso desicut ipse alias recessit a Curia tanquam indefensus, si modo resortire poterit ad aliquam responsionem &c., vel ad ponendum se super patriam; et quia Rogerus Loueday vnus Justiciariorum solus est in banco, eo quod Ricardus de Boyland et Galfredus de Pycheford prius recesserunt, ideo remittatur gaolæ quousque aliud de eo prouisum fuerit.

99. Johannes de Blekkel probator qui suspensus est, appellauit Rogerum de Barton clericum de societate latrocinij, ita quod per appellum suum captus fuit et coram Justiciarijs ad gaolam &c., suspensus fuit, Catalla eius C. *īīī*⁹. quos M^r Rogerus de Rodwell quondam Cancellarius Vniuersitatis Oxon̄ recepit.

100. De Indictatis dicunt quod Adam de Irreis, Symon filius eius subtraxerunt se pro Burglaria et receptamine latro-num, Walterus Peny pro robboriis et Burglaria Domorum, et omnes malecreduntur, ideo extra et vtlagantur. nulla habuere catalla.

101. Philippus Campion captus pro blado furato et aliis latrocinijs, venit et defendit latrocinium, et totum de bono et malo ponit se super patriam: et Jurati dicunt super sacramentum suum, quod non est culpabilis de aliquo malefacto, ideo inde quietus.

102. Isti remanent Coronatores in suburbio Oxon̄, videlicet Nicholaus de Gersyndon, et Willelmus de Ernesby. Burgus Oxon̄. Nicholaus de Kyngeston Maior Jurator, Johannes Culuerd, Thomas Sowy, Capitales Balliui Juratores. Juratores: Nicholaus le Orfeure, Radulphus le Plomer, Henricus de Gamage, Johannes de Eu, Martinus le Samplarer, Johannes de Arderne, Hugo le Parmenter, Philippus de Eu. Electores: Henricus Oweyn, Willelmus de Botesden, Andreas de Pyrie, Johannes Wich.

Burgus extra portam Borealem Oxon̄. Henricus de Dymokes. Juratores: Willelmus de Ernesby, Nicholaus Rodeplante, Johannes de Dodeford, Johannes Brun, Willelmus le long, Ricardus de Wolgaricote, Willelmus de Stokes, Adam le Wylde, Paulinus de Credinton, Nicholaus de Gersyndon, Hugo de Mersh, Robertus de Baron.

Placita de Juratoribus et Assisis de Villa Oxoniæ.

103. Johannes filius Johannis de Lundon qui tulit Breue de annuo redditu 18^d. versus Thomas Billyng non est prosecutus, ideo ipse et plegij sui de prosequendo in misericordia, scilicet Walterus Persone, Johannes Aynho &c.

104. Adam le Mazoun de Oxonia et Isabella vxor eius petunt versus Henricum filium Johannis le Gamage, vnum messuagium cum pertinentiis in suburbio Oxoniæ, ut ius et hereditatem ipsius Isabellæ, in quod idem Henricus non habet ingressum nisi per Henricum le Gamage, qui inde iniuste et sine iudicio disseisiuit Helenam quæ fuit vxor Willelmi Scharppe, matrem prædictæ Isabellæ, cuius hæres ipsa est, post primam &c. Et Henricus venit, et dicit, quod prædicti Adam et Isabella nihil iuris clamare possunt in prædicto messuagio, quia dicit quod prædicta Isabella vxor prædicti Adæ, in ligia viduitate sua remisit quietum clameum ipsi Henrico et hæredibus suis totum ius et clameum quod habuit vel habere potuit in prædicto messuagio, et profert prædictum quietum clameum quæ hoc idem testatur et petit iudicium &c., et Adam et Isabella bene cognoscunt, quod prædicta Isabella aliquo tempore fecit prædictum scriptum, sed dicunt quod per prædictum scriptum, non debent ipsi excludi ab actione sua. Dicunt enim quod eo tempore quod prædicta Isabella fecit prædictum scriptum, fuit ipsa in prisona Oxoniæ, et ibi vi coacta, fecit ipsa prædictum scriptum, et quod ita sit, petit ut inquiratur per patriam. Et Henricus dicit, quod prædicta Isabella de bona voluntate sua, dum sola fuit, de se, non coacta, et extra omnimodam prisonam fecit prædictum scriptum de quieta clamantia prædicto Henrico: et ideo consideratum est quod prædictus Henricus inde sine die, et Adam et Isabella in misericordia.

105. Hugo Karry petit versus Thomam Lusewys et Aliciam vxorem eius vnum messuagium cum pertinentiis in Oxonia in quod eadem Alicia non habet ingressum nisi per Matildam Cary consanguineam prædicti Hugonis cuius hæres ipse est, qui illud dimisit dum eadem Matilda infra ætatem fuit &c., et Thomas et Alicia venerunt et bene cognoscunt quod ipsa Alicia habet ingressum in prædicto messuagio per prædictam Matildam Cary, sed dicunt quod eo tempore quo prædicta

Matilda dimisit eidem Aliciæ prædictum messuagium, fuit ipsa plenæ ætatis secundum vsum et consuetudinem Oxoniæ; et quod ita sit ponit se super patriam, et Hugo similiter, ideo fiat inde Jurata. Et Jurati dicunt super sacramentum suum quod prædicta Matilda tempore quo dimisit Aliciæ prædictum messuagium, fuit ipsa plenæ ætatis secundum consuetudinem villæ Oxoniæ, eo quod ipsa fuit ætatis xv. annorum et ideo consideratum est, quod prædicti Thomas et Alicia inde sine die, et Hugo in misericordia perdonatur per Justiciarios.

106. Ricardus de la Hide cognouit quod debet Henrico le Mareschall de Gildeford 12 marcas, quas ei reddet in festo S. Michaelis hoc anno; et nisi fecerit concedit, quod Vicecomes fieri faciet de terris et Catallis; præterea inuenit hos plegios, scilicet Symonem filium Guydonis, Willelmum de Wodecote, et Nicholaum de Brudicote, qui præsentés sunt, et cognoscunt se esse principales debitores prædicti debiti; et cognoscunt, quod si prædictus Ricardus, prædictos denarios prædicto Henrico termino prædicto non soluerint, quod Vicecomes fieri faciet de terris et Catallis suis &c.

107. Thomas de Orliens et Alicia vxor eius dant dimidiam marcam pro licentia concordandi cum Henrico Oweyn de placito terræ et habent Eyrum.

108. Galfredus le Carpenter petit versus Stephanum de Perham vnum messuagium cum pertinentiis in Oxonia ut ius suum &c., in quod idem Stephanus non habet ingressum nisi per Magistrum Petrum de Abyndon qui illud ei dimisit qui inde iniuste &c., disseisiuit præfatum Galfridum post primam &c. et Stephanus venit; et non potest dedicere quin prædictus Magister Petrus disseisiuit prædictum Galfredum, ideo consideratum est, quod prædictus Galfredus recuperet inde seisinam suam, et Stephanus in misericordia.

109. Willelmus de Wodestok, qui tulit Breue de attachia prohibitionis versus Magistrum Ricardum de Sancta Frideswyda officarii Archidiaconi Lyncolniensis, non est prosecutus, ideo ipse et plegij sui de prosequendo in misericordia, scilicet Ricardus de Cantuaria et Thomas Feteplace, &c.

110. Walterus Feteplace attachiatus fuit ad respondendum Ricardo de Cantuaria et Amiciæ vxori eius de placito quare in ipsam Amiciam apud Oxoniam insultum fecit et

ipsam verberavit et male tractavit, et bona et catalla ipsorum Ricardi et Amiciæ ibidem inuenta ad valentiam 55 marcarum cepit et asportavit et alia enormia eis intulit, ad graue damnum ipsorum Ricardi et Amiciæ, et contra pacem &c. Et vnde queritur, quod cum ipsi manentes essent in Villa Oxonie in quadam Domo in qua habuerunt bona et catalla sua ad valentiam 55 marcarum, prædictus Walterus venit ad domum prædictam in vigilia S. Bartholomei anno regni Domini Regis nunc 4^o et ipsam Amiciam ibidem inuentam insultavit et ipsam verberavit, et bona ipsorum Ricardi et Amiciæ in eadem Domo inuenta scilicet vina, præter 24 marcas et x^s. vinum acre* pretij 4 marcarum, fœnum pretij xj mercarum, buscum pretij c^s. vnum Barrill ferratum precii 6^s. filtrum, tapetum, et alia bona et vtensilia ad valentiam septem mercarum, cepit et asportavit, et alia enormia eis intulit, Vnde dicunt, quod deteriorati sunt et damnum habent ad valentiam c. mercarum, et inde producunt sectam &c.

Et Walterus venit et defendit vim et iniuriam, quando &c. et dicit quod prædictus Ricardus et Amicia tenuerunt de eo prædictam Domum et reddendo ei per annum 9 marcas; ita quod prædictus redditus ei a retro fuit per vnum annum; ob quod prædictus Ricardus et Amicia elongauerunt et extraxerunt bona et catalla sua extra Domum illam ne distringerentur pro arreragiis prædictis: Et dicit, quod cum ipse hoc intellexisset, Venit ipse ad domum prædictam et prædictos Ricardum et Amiciam distrinxit per vnum dolium vini pro arreragiis prædictis, et quod nullam aliam transgressionem, nec alia enormia eis intulit, pœnit se super patriam, et Ricardus et Amicia similiter, ideo fiat inde Jurata.

Jurati de consensu partium electi dicunt super sacramentum suum, quod reuera prædicti Ricardus et Amicia tenuerunt de prædicto Waltero vnam domum in villa Oxoniæ per 9 marcas annuatim ei reddendas; ita quod prædicti Ricardus et Amicia a retro fuerunt de prædicta annua firma: ob quod, prædictus Walterus prædicto die et anno venit ad Domum prædictam, et prædictam Amiciam ibidem inuenit, et ei præcepit, quod

* This is almost certainly the true reading of the original, at which Twyne makes a guess.

9 marcas quæ ei a retro fuerunt de firma prædictæ Domus, ei statim redderet, alioqui, ipse prædictos Ricardum et Amiciam cum omnibus Bonis et Catallis in eadem Domo existentibus eijceret. Et quia eidem Waltero non erat statim satisfactum de prædictis 9 marcis, idem Walterus statim cepit prædictum Amiciam per humeros, et similiter pueros suos, et ipsos a prædicta domo eiecit, et prædictam Amiciam verberavit, et violenter tractavit, et bona et catalla ipsorum Ricardi et Amiciæ ad valentiam x^{li}. cepit, et asportavit &c. et quæsi si prædictus Ricardus et Amicia tenebantur eidem Waltero in 9 marcis de prædicta domo, dicunt quod non, nisi tantum in tribus marcis &c. et ideo consideratum est, quod prædicti Ricardus et Amicia, recuperent versus prædictum Walterum prædictas x libras et damna sua quæ taxantur per justiciarios ad x^{li}.

111. Andreas de Harecort, Ricardus de Elfynon et Johannes de Heldesley quilibet eorum per se cognouit, quod debet Alianoræ Reginae Angliæ matri Domini Regis C^s. quos ei reddet a die S. Michaelis in 15 dies hoc anno et nisi fecerit concedit quod Vicecomes fieri faciet de terris et Catallis &c.

112. Claremunda quæ fuit vxor Henrici Whirll petit versus Thomam Feteplace 3^{am} partem vnus messuagij cum pertinentiis in Northosney iuxta Oxoniam ut dotem &c. de dotatione prædicti Henrici quondam viri sui &c. et Thomas venit, et dicit quod prædicta Claremunda, non debet inde dotem habere, quia dicit, quod prædictus Henricus quondam vir ipsius Claremundæ nunquam fuit in seiscina de prædicto tenemento ut de feodo ut ita ipsam inde dotare potuit, et de hoc ponit se super patriam, et Claremunda similiter, ideo fiat inde Jurata. Postea dicta Claremunda obtulit se 4^o die versus prædictum Thomam, et ipse non venit, ideo præceptum est Vicecomiti, quod capiat prædictam 3^{am} partem in manum Domini Regis, et summoniat eum quod sit isthic cras audieturus iudicium suum &c.

113. Alicia quæ fuit vxor Ricardi de Ebsofend petit versus Walterum de Witney, medietatem vnus celarij et vnus solarij cum pertinentiis in Oxonia ut ius suum &c. de dono Walteri de Goldsmyth qui ipsam et Willelmum atte Montes primum virum suum inde feoffavit, et in qua idem Walterus non habet

ingressum nisi per prædictum Ricardum quondam virum ipsius Aliciæ, qui illam ei dimisit, cui ipsa in vita contradicere non potuit &c. et Walterus venit, et defendit ius suum inde &c. et dicit quod prædicta Alicia nihil iuris clamare potest in prædicto tenemento de dono prædicti Walteri le Goldsmyth, eo quod tenementum illud fuit ius et perquisitum prædicti viri sui, unde dicit quod prædicta Alicia nunquam aliquid habuit in eodem nisi ratione prædicti Willelmi cuius ius prædictum tenementum fuit, et de hoc ponit se super patriam et Alicia similiter, ideo fiat inde Jurata.

Jurati de consensu partium electi dicunt super sacramentum suum quod prædictum tenementum fuit ius et perquisitum prædicti Willelmi quondam primi viri sui absque hoc quod prædicta Alicia coniunctim cum eo inde feoffata fuisset; et ideo consideratum est quod prædictus Walterus inde sine die et prædicta Alicia nihil capiat per Breue suum sed sit in misericordia pro falsa clamantia.

114. Rogerus filius Stephani Bodyn petit versus Mariam quæ fuit vxor Galfredi le Orfeure 4. messuagia cum pertinentiis in suburbio Oxonie ut ius suum per Breue de recto patens &c.

115. Adam Gray de Bambury dat dimidiam marcam pro licentia concordandi cum Henrico de Dene et Alicia vxore eius de placito terræ et habent Oyrum.

116. Radulphus Bodyn petit versus Johannem le Luminour et Aliciam vxorem eius vnum messuagium cum pertinentiis in suburbio Oxonie ut ius suum &c. in quod idem Johannes et Alicia non habent ingressum nisi per Alanum Tele qui illud eis dimisit qui inde iniuste &c. disseisiuit Robertum Bodyn patrem prædicti Radulphi, cuius hæres ipsa est, postquam &c. et Johannes et Alicia veniunt ei bene cognoscunt quod ipsi habent ingressum in prædicto tenemento per prædictum Alanum Tele, sed dicunt quod idem Alanus non disseisiuit prædictum Robertum patrem prædicti Radulphi de prædicto tenemento, eo quod idem Alanus intravit in eodem per redditionem prædicti Roberti et non per disseisinam, et de hoc ponit se super patriam et Radulphus similiter, ideo fiat inde Jurata; postea prædictus Radulfus petit licentiam recedendi de Breui suo, et habet.

117. Adam Londyne summonitus fuit ad respondendum Matildæ quæ fuit vxor Philippi de Leycestria de placito quod reddat ei 14. marcas quas ei a retro de annuo reddito 2 mercarum quem ei debet &c. et vnde queritur, quod cum prædictus Adam teneatur ipsi Matildæ in prædicto annuo reddito per scriptum suum obligatorium reddendo dimidiam marcã in festo S. Michaelis, in festo Natiuitatis S. Johannis Baptiste dimidiam marcã in festo Natiuitatis Domini dimidiam marcã*, et sic de anno in annum ad eosdem terminos ad totam vitam ipsius Matildæ, prædictus Adam, prædictum annum redditum, septem annis iam elapsis ei detinuit et adhuc detinet, vnde dicit quod deterioratus † est et damnum habet ad valenciam 20 marcarum et inde producit sectam &c. et Adam venit, et concordati sunt, et Matilda dat vnam marcã pro licencia concordandi placiti prædicti Adæ, et est concordatum taliter, quod prædictus Adam cognouit quod debet prædictæ Matildæ prædictum annum redditum quem ei de cætero reddet ad terminos prædictos. Ex hac &c. prædicta Matilda remittit ei a retro et damna sua &c.

118. Johannes de Morse summonitus fuit ad respondendum Johanni de Insula de placito quod reddat ei 5. marcas 8^s et x^d quos ei debet et iniuste detinet &c. et vnde queritur, quod cum ipse die Dominica proxima post festum natiuitatis Beatæ Mariæ anno regni Domini Regis nunc 12^o tradidisset cuidam Waltero de la Morshe catalla sua ad valenciam prædicti debiti et prædictus Johannes de la Morshe deuenisset plegius prædicti Walteri ad reddendum ei prædictum debitum pro prædicto Johanne de Morshe in festo S. Michaelis proximo sequenti prædictus Johannes de Morshe prædictum debitum ei semper hucusque detinuit, et adhuc detinet, vnde dicit quod deterioratus est et damnum habet ad valenciam C^s. Et inde producit sectam. Et Johannes de Morsh venit et defendit vim et iniuriam quam &c. et bene defendit quod ipse nunquam deuenit plegius prædicti Walteri de prædicto debito, et hoc paratus est defendere contra ipsum et sectam suam sicut Curia considerauerit, ideo consideratum est quod vades ei legem

* Twyne's transcript notes that the fourth rent day (Lady day) is omitted in the original.

† deteriorata (?).

de xii marcis *, et veniat cum lege sua cras &c. plegii de lege, Willelmus de Grandone et Adam de Kingesham &c. postea prædictus Johannes fecit legem suam, idem prædictus Johannes de Morsh inde sine die, et prædictus Johannes de Insula nihil capiat per Breue suum, sed sit in misericordia pro falso clameo placiti prædicti Johannis de Insula. De misericordia Henricus de Tynesham et Walterus Feteplace &c.

119. Johannes filius Nicholai Hedrich qui plenæ ætatis est (ut dicitur) petit versus Petrum de Lokyng vnum messuagium cum pertinentiis in Oxonia ut ius suum &c. quod prædictus Johannes ei dimisit dum infra ætatem fuit &c. Et Petrus venit et defendit ius suum, quando &c. et dicit, quod quando prædictus Johannes dimisit ei prædictum tenementum, fuit ipse Johannes plenæ ætatis secundum consuetudinem Villæ de Oxonia et non infra ætatem, et de hoc ponit se super patriam, et Johannes similiter ; ideo fiat Jurata.

Jurati dicunt super sacramentum suum quod prædictus Johannes fuit ætatis xv. annorum quando ipse dimisit prædicto Petro tenementum prædictum et plenæ ætatis secundum consuetudinem villæ Oxoniæ, et non infra ætatem, et ideo consideratum est quod prædictus Petrus inde sine die, et prædictus Johannes nihil per Breue suum, sed sit in misericordia pro falso clameo.

120. Dominus Rex mandauit Justiciarijs suis Itinerantibus hic Breue suum in hæc verba. Edwardus dei gratia &c. Justiciarijs suis proxime itinerantibus in comitatu Oxoniensi Salutem. Quia dilecti nobis in Christo Abbas et Conuentus de Abyndon per chartas progenitorum nostrorum quondam Regum Angliæ clamant habere quasdam libertates pro se et hominibus suis de Coleham †, quibus quidem libertatibus ipsi in singulis itineribus Justiciariorum hucusque itinerantium in

* The passage in Twyne's transcript is exceedingly obscure. Twyne seems to have misread the original. It appears to mean that John Morsh denies that he became security for debt or deposit, and that he had, before going to trial, to give security to the amount of 12 marks.

† Libertates de Coleham. See the yere boke j^o Hen. 7ⁱ, where it is denied that the Charter of King Kenulfus about Culham, was euer allowed in the Eyre (*Twyne*). The charter of Kenulf, granting or confirming Culham to the monks of Abingdon, is to be found in Cod. Dip. (Kemble) No. ccxiv. Kemble does not mark it as spurious.

Comitatu prædicto (ut asserunt) vsi sunt et gauisi vobis mandamus quod prædictos Abbatem et homines suos libertates illas habere et eisdem vti et gaudere coram vobis permittatis sicut ipsi in præcedentibus itineribus in Comitatu prædicto vsi fuerunt rationabiliter et gauisi. Teste &c.

121. Rogerus filius Johannis Owyn de Boxore petit versus Henricum Gamage et Beatricem vxorem eius vnum messuagium et vnum molendinum cum pertinentiis in Oxonia ut ius suum &c. in quibus iidem Henricus et Beatrix non habent ingressum nisi per Walterum le Monner, cui Emma de Boxore auia prædicti Rogeri cuius hæres ipse est illa dimisit ad terminum vitæ ipsius Walteri ad prædictum Rogerum reuerti debent &c. et Henricus et Beatrix veniunt et dicunt, quod ipsi non tenent integre prædicta tenementa versus eos petita, eo quod quidam Johannes Culuerd et Cristina vxor eius tenent inde messuagium vnum, et tenuerunt die impetracionis prædicti Breuis scilicet 3^o die Januarij hoc anno, et de hoc ponit se super patriam, et Rogerus similiter, ideo inde fiat Jurata. Jurati de consensu partium electi dicunt super sacramentum suum quod prædicti Henricus et Beatrix non tenent integre prædicta tenementa quæ prædictus Rogerus petit versus eos, nec tenuerunt die impetracionis prædicti Breuis; et ideo consideratum est quod prædicti Henricus et Beatrix inde sine die, et prædictus Rogerus nihil capiat per Breue suum, sed sit in misericordia pro falso clameo.

122. Walterus Feteplace summonitus fuit ad respondendum Ricardo de Chalgraue de placito quod teneat ei conuentionem factam inter Hugonem de Chalgraue patrem prædicti Ricardi cuius hæres ipse est, et præfatus Walterus de vno messuagio cum pertinentiis in Oxonia &c. et vnde queritur quod cum prædictus Walterus dimisisset prædicto Hugoni patri prædicti Ricardi cuius hæres ipse est prædictum messuagium cum pertinentiis in festo S. Michaelis anno regni Domini Regis nunc sexto, tenendum sibi et hæredibus suis ad terminum 10. annorum proxime sequentium completorum, ac prædictus Hugo fuisset inde in seisina per vnum mensem tantum prædictus Walterus prædictum Hugonem de prædicto tenemento eiecit, vnde dicit, quod deterioratus est et damnum habet ad valentiam C^s. et inde producit sectam; et profert

quoddam scriptum sub nomine prædicti Walteri, quod prædictam dimissionem testatur. Et Walterus venit et bene cognouit prædictum scriptum et quicquid in eo continetur, et dicit quod ipse prædictum Hugonem de prædicto tenemento nunquam eiecit, nec vnquam venit contra conuentionem prædictam, et de hoc ponit se super patriam, et Ricardus similiter, ideo fiat inde Jurator. Jurati de consensu partium electi dicunt super sacramentum suum quod prædictus Walterus non eiecit prædictum Hugonem de prædicto tenemento et quod idem Ricardus illud modo tenet per conuentionem prædictam, et quod ipse nunquam contra conuentionem illam venit; et ideo consideratum est quod prædictus Walterus inde sine die, et prædictus Ricardus nihil capiat per Breue suum sed sit in misericordia pro falso clameo: pardonatur per Justiciarios quoniam infra ætatem.

123. Elyas le Coylder summonitus fuit ad respondendum Magistro Radulpho de Hadham de placito quod teneat ei conuentionem inter eos factam de vno messuagio cum pertinentiis in Oxonia, et vnde queritur, quod cum prædictus Elyas in crastino S. Laurentij, anno regni Regis nunc 12^o dimisisset eidem Magistro Radulpho vnum messuagium cum pertinentiis in Oxonia per totam vitam ipsius Elyæ, reddendo inde secundum *taxationem Villæ Oxonia*, ac idem Radulphus esset inde in seisina per vnum mensem per conuentionem prædictam, quousque prædictus Elyas ipsum inde eiecit, et prædictam conuentionem facere contradicit, vnde dicit quod deterioratus est, et damnum habet ad valentiam x^{li} et inde producit sectam. Et Elyas venit, et bene cognoscit prædictam conuentionem, et concedit quod prædictus Radulphus habeat prædictam domum tota vita ipsius *Magistri Elyæ* reddendo inde per annum secundum *taxationem Villæ Oxoniæ*. Et super hoc venit quidam Phillippus filius et hæres cuiusdam Oliueri cuius ius prædicta domus fuit, et dicit, quod prædictus Oliverus pater suus obiit seisitus de prædicto messuagio in Dominico suo ut de feodo; post cuius mortem ipse intrauit in prædicto messuagio, ut in ius et hæreditatem suam et semper hucusque remansit ipse in seisina et adhuc est, et petit quod nulla conuentio fiat inter prædictum Elyam et Magistrum Radulphum ad exhæredationem ipsius Philippi &c.

Et prædictus Magister Radulphus dicit quod præfatus Elyas le Coilter, die quo dimisit ei prædictum messuagium, fuit ipse in seisina de prædicto messuagio, ut de libero tenemento, quod petit ut inquiratur per patriam. Et Jurati dicunt super sacramentum suum quod prædictus Oliuerus pater prædicti Philippi obiit seiscitus de prædicto messuagio, et dicunt, quod in vltima voluntate sua legauit ipse prædictum messuagium cuidam Margeria uxori prædicti Elyæ tenendum ad totam vitam ipsius Margeriae; et dicunt, quod postquam idem Elyas et Margeria fuerunt in seisina de prædicto messuagio per legatum prædictum, fecit prædictus Elyas prædictam Conuentionem cum prædicto Magistro Radulpho de prædicto messuagio; et ideo consideratum est, quod prædictus Elyas teneat prædicto Radulpho conuentionem sicut prædictum est, et præceptum est Vicecomiti, quod habere faciat prædicto Radulpho seisinam suam.

124. Johannes filius Nicholai Hedrich, petit versus Ricardum le Barbur et Mariam vxorem eius, vnam Shopam cum pertinentiis in Oxonia in quam idem Ricardus et Maria non habent ingressum nisi per Robertum de Flecham personam Ecclesiae S. Mariae Oxoniae, cui Petrus de Kythm illam dimisit, qui inde iniuste et sine iudicio disseisiuit præfatum Johannem postquam &c. et Ricardus et Maria veniunt et vocant inde ad warrantiam Robertum Flecham qui venit per summonitionem et ei warrantauit et reddidit prædicto Johanni prædictam Shopam; et ideo consideratum est quod prædictus Johannes recuperet seisinam versus prædictum Ricardum et Mariam, et Ricardus et Maria habeant de terra prædicti Roberti ad valenciam, et Robertus in misericordia.

125. Magister Ranulfus le Taillour de Oxonia summonitus fuit ad respondendum Ricardo de Cantuaria quod reddat ei C^s. quos ei debet, et iniuste detinet, et vnde queritur quod cum tradidisset ei ad festum S. Petri ad vincula anno Regis Henrici præsentis Domini Regis patris nunc 56^o in villa Oxoniae in denariis et alijs bonis in cibo et potu Catalla ad valenciam dictorum denariorum per quandam talliam quam ei inde fecit quam profert, et quæ hoc testatur, ac idem Magister Ranulfus prædictos denarios ei soluisse debuit ad festum omnium sanctorum proxime sequens, idem Magister Ranul-

phus prædictos denarios semper hucusque detinuit et reddere contradicit ad damnum ipsius Ricardi C^s. et inde producit sectam &c. et Ranulphus venit et bene cognoscit prædictum debitum et quod fecit ei prædictam talliam, et ideo consideratum est, quod prædictus Ricardus recuperet prædictum debitum C. solidorum versus prædictum Ranulfum et damna sua quæ taxantur ad 40^s et Ranulfus in misericordia &c. damna, xl^s.

126. Alicia quæ fuit vxor Willelmi Attemontes, petit versus Walterum de Witteney et Johannem Attemontes 3^{am} partem vnius messuagij cum pertinentijs in Oxonia ut dotem &c. Et Walterus et Johannes veniunt et dicunt quod prædicta Alicia post mortem prædicti Willelmi quondam viri sui tenuit prædictum messuagium nomine franci banci sui et inde fuit in seisina per 40 dies et amplius; et dicunt, quod consuetudo Villæ Oxoniæ talis est, quod quando aliqua mulier post mortem viri sui tenuerit se in aliquo tenemento nomine franci banci per 40 dies vel amplius, et postea se nupserit alicui, quod ipsa semper postea excluditur ab actione pro dote sua petenda de prædicto tenemento. Et dicunt quod quia prædicta Alicia tenuit prædictum messuagium nomine franci banci sicut prædictum est, excluditur ipsa ab actione sua ad dotem petendam de tenemento prædicto, et petunt iudicium: Et Alicia dicit, quod ipsa nunquam aliquid habuit in prædicto messuagio nomine franci banci nisi nomine nutrituræ cuiusdam Roberti filij et hæredis prædicti Willelmi quondam viri sui, et quod ita sit ponit se super patriam, et Johannes et Walterus similiter, ideo fiat inde Jurata: et Symon Balle et Johannes de Hastings rectati non venerunt, ideo in misericordia. Jurati dicunt super sacramentum suum quod consuetudo Villæ talis est, quod quando aliqua mulier tenuerit se in aliquo tenemento quod fuit viri sui per 40 dies, nomine franci banci sui, et postea virum ceperit, quod non debet aliquo modo de eodem tenemento dotem habere; et dicunt quod prædicta Alicia tenuit se in prædicto tenemento post mortem viri sui per 40 dies clamando in eodem francum bancum suum; et ideo consideratum est quod prædicti Walterus et Johannes inde sine die, et Alicia in misericordia.

127. Alicia quæ fuit vxor Roberti Bodyn petit versus

Johannem le Luminour et Aliciam vxorem eius 3^{am} partem vnus messuagij cum pertinentiis in suburbio Oxoniæ, et versus Priorem S. Frideswydæ Oxoniæ 3^{am} partem vnus messuagij cum pertinentiis in eadem villa ut dotem &c. Et Johannes et Prior veniunt et Prior per licentiam reddidit ei prædictam dotem suam, ideo habeat, inde seisinam suam &c. et prædicti Johannes et Alicia quo ad prædictam 3^{am} partem versus eos petitam, dicunt, quod non debet inde dotem habere; quia dicunt, quod prædictus Robertus quondam vir ipsius Aliciæ die quo ipsam desponsauit nec vnquam postea fuit in seisina de prædicto messuagio ut de feodo, ita quod ipsam inde dotare potuit, et quod ita sit, ponunt se super patriam et Alicia similiter, ideo fiat inde Jurata. Jurati dicunt super sacramentum suum quod prædictum tenementum fuit cuiusdam Alani Tele qui illud vendidit prædicto Roberto quondam viro prædictæ Aliciæ, et ipsum inde in seisinam posuit, qui quidem Robertus fuit inde in seisina per 6 annos, et petram, muros et merennia inde prostrauit et asportauit et vendidit, et post lapsum prædictorum 6 annorum, idem Robertus tenementum illud reddidit prædicto Alano ut ius suum, et idem Alanus illud postea vendidit prædictis Johanni et Aliciæ; et quia conuictum est per Juratam istam quod prædictus Robertus quondam vir ipsius Aliciæ fuit in seysina de prædicto tenemento ut de feodo die quo ipsam desponsauerat, consideratum est, quod prædicta Alicia recuperet inde seisinam suam, et prædicti Johannes le Luminour et Alicia vxor eius in misericordia.

128. Adam Londyn summonitus fuit ad respondendum Matildæ quæ fuit vxor Philippi de Leycestre de placito quod reddat ei 22^{li} quas ei debet, et catalla ad valentiam 16^{li} x^s quæ ei iniuste detinet &c. et vnde dicit quod cum idem Adam die S. Michaelis anno regni regis nunc 2^o recepisset de fratribus prædicatoribus Oxoniæ nomine ipsius Matildæ 6^{li} et similiter idem Adam teneatur ei in 22 marcis ratione conductionis cuiusdam domus quam eadem Matilda eidem Adæ locauit ad terminum annorum, et similiter alia Catalla quæ fuerunt ipsius Matildæ de legato prædicti Philippi quondam viri sui ad valenciam prædictarum 22 librarum cepit et adhuc ei detinet et pannos de russetto et alios pannos ad valentiam prædic-

tarum 16^{li} et x^s et quas ei soluisse debuit ad festum S. Michaelis proxime sequens, prædictus Adam prædictum debitum adhuc detinet, et reddere contradicit, unde dicit quod deterioratus est et damnum habet ad valenciam 40^{li} et inde producit sectam &c. Et Adam venit. Postea concordēs sunt; et prædicta Matilda dat vnam marcā pro licentia concordandi per plevium prædicti Adæ, et est concordia talis, quod prædicta Matilda remittit prædicto Adæ omnia prædicta debita et catalla &c. et pro hac &c. prædictus Adam cognoscit et concedit prædictæ Matildæ vnam marcā annuatim percipiendam de terris et tenementis quæ ipse modo tenet in villa Oxonia ad 4 anni terminos pro æqualibus portionibus; et concedit quod quoties prædictus redditus a retro fuerit, quod Vicecomes qui pro tempore fuerit prædictum redditum de tenementis suis fieri faciet &c.

129. Johannes filius Johannis de Lundon petit versus Aliciam filiam Nicholai de Kyngeston vnum messuagium cum pertinentiis in Oxonia, in quod eadem Alicia non habet ingressum nisi per Nicholaum de Coleshull cui prædictus Johannes illud dimisit ad terminum qui præterijt &c. Et Alicia venit et dicit, quod ipsa non habet ingressum in prædicto messuagio per dictum Nicholaum imo per ipsum Johannem, et de hoc ponit se super patriam, et Johannes similiter ideo fiat inde Jurata. Jurati de consensu partium electi, dicunt super sacramentum suum quod prædicta Alicia intrauit in prædictum tenementum per dictum Johannem, et non per prædictum Nicholaum: et ideo consideratum est, quod prædicta Alicia inde sine die, et prædictus Johannes nihil capiat per Breue suum, sed sit in misericordia pro falso clameo. Pardonatur per Justiciarios. Finis.

INQUISITIONS 3 HENRY IV.

THE following inquisitions are printed as an illustration of the state of the town, and of judicial proceeding therein, a century or so later than the earlier records. The Commis-

sion of Enquiry appears to be addressed to some officer of the Crown, and to the town authorities, viz. the Mayor, the Mayor of the preceding year, and another justice of the peace, with a view especially of enquiring and reporting on the misdeeds of a clerk, one John Wynter. The authorities make their return about this person, but they also give a long list of thieves and receivers of stolen goods in the City, and particularly of one Morris Macadam and his associates in crime. The returns also give an account of a gang of housebreakers and thieves from Ireland, who infested the town, and were harboured by well-known receivers. A second inquisition held the same day before a different jury, deals with the offences of another clerk, and with the dishonesty of certain tanners at Oxford and Abingdon, who sell leather which is insufficiently prepared. The sale of leather by the foot (I presume the square foot) has not come under my notice elsewhere. The reference to a statute seems to be that prayed for 18 Ric. II. Rot. Parl. III. 331. *a*. The average price of a tanned back at this date is about 3*s*. The juries it will be observed are twelve in each inquisition.

Henricus dei gratia Rex Angliæ et Franciæ et dominus Hiberniæ Custodibus pacis et justiciariis suis ad diuersas felonias, transgressiones et malefacta audiendum et terminandum assignatis et eorum cuilibet salutem. Volentes certis de causis certiorari super indictamento facto coram vobis de quibusdam feloniis et transgressionibus vnde Johannes Wynter clericus indictatus est ut dicitur vobis mandamus quod iudicium prædictum cum omnibus illud tangentibus nobis in Cancellariam nostram sub sigillis vestris vel vnus vestrum distincte et aperte ac saluo et secure per aliquem pro quo respondere volueritis sine dilacione mittatis et hoc breve vt vltcrius inde fieri faciamus quod de jure et secundum legem et consuetudinem regni nostri Angliæ fuerit faciendum, teste meipso apud Westmonasterium primo die Junij anno regni nostri 3^o (anno domini 1402).

I.

Inquisitio capta apud Oxoniam coram Thoma Coxile et Edmundo de Renyan, Maiore Villæ Oxoñ, Johanne Merston nuper Maiore dictæ Villæ Oxoñ, et Johanne Sprunt, Justiciariis domini Regis de pace in dicta Villa Oxoniæ et suburbiis eiusdem conseruanda assignatis die Jouis in Vigilia Sti. Mathiæ Apostoli anno regni Regis Henrici quarti post conquestum Angliæ tertio per sacramentum Hugonis Benet, Thomæ Maystre, Roberti Norwood, Ricardi Lolington, Rogeri Gardiner, Stephani Smith, Lodouici Webbe, Johannis Trenock, Willelmi Sandresdon, Johannis Croke dyer, Roberti Phillips, Henrici Hertelborgħ, qui dicunt super sacramentum suum quod Johannes Wyntur clericus, Petrus Stakboll et Robertus Mounteyne, cum pluribus aliis latronibus ignotis, die dominica proxima ante festum Sancti Gregorij Papæ anno regni Regis Henrici quarti post conquestum Angliæ secundo circa mediam noctem dicti diei domum Roberti Gybbes in parochia Sancti Martini Oxoniæ nequiter et felonice fregerunt et intrauerunt videlicet tabernam ipsius Roberti et quandam cistam ibidem inuentam cum sexdecim marcis argenti in pecunia numeratis in dicta cista repositis felonice ceperunt et asportauerunt vsque in quendam locum vocatum Jure lane et ibidem ablatam pecuniam prædictam, cistam prædictam, vacuum et fractam et felonice spoliata dimiserunt. Dicunt itaque dicti Juratores super sacramentum suum quod die lunæ proxima ante festum Natiuitatis beatæ Mariæ Virginis anno regni Regis Henrici quarti post conquestum Angliæ secundo Ricardus Baryn et Thomas Bryghtwell ad noctem dicti diei in parochia Sancti Michaelis ad portam borialem quandam Ceciliam [uxorem?] Johannis Sparkes spoliauerunt de vna toga duplicata, de rubeo et blodio pretii dimidiæ mark, ac ipsam togam felonice ceperunt et asportauerunt. Dicunt itaque dicti Juratores super sacramentum suum quod Thomas Jakes de Hibernia est et erat receptator latronum et quod die lunæ proximo ante festum Sanctæ Frideswidæ Virginis anno regni Regis Henrici quarti post conquestum Angliæ tertio receptauit hic apud Oxoniam Moris Makadam latronem notorium cum bonis et catallis suis felonice furatis, cognoscens ipsum

esse latronem et quod recepit de eo literas ad consortandum et protegendum ipsum in diuersis latrocinijs factis et faciendis. Dicunt itaque dicti Juratores quod item Johannes Flemynge est et erat communis receptator latronum et quod recepit Morys Makadam simul cum Thoma Jakes receptatore prædicto die, loco et anno prædictis, cum catallis diuersis felonice furatis cognoscens ipsum esse latronem notorium. Dicunt itaque dicti Juratores super sacramentum suum quod Robertus Mounteyn de Hibernia, Thomas Onkes de Hibernia, Petrus Shakboff de Hibernia, Johannes Litell de Hibernia, Robertus Stafford de Hibernia, Johannes Walsh de Hibernia, Willelmus Petyt de Hibernia, Daud Tayler de Hibernia, Petrus Tayler de Hibernia, Walterus Tayler de Hibernia cum pluribus aliis ignotis latronibus die lunæ proximo ante festum Apostolorum Simonis et Judæ anno regni Regis Henrici quarti post conquestum Angliæ tertio noctanter shopam Ricardi Coteler nuper seruentis Roberti Coteler de Oxonia factam extra portam Prioratus Sanctæ Frydeswidæ Oxoniæ iuxta domum Johannis Selby, mason, in parochia Sancti Edwardi Oxoniæ felonice fregerunt et dictum Ricardum de diuersis bonis et catallis ibidem inuentis felonice spoliauerunt)* pretium gladii—iij^s, sex cooportoria—pretium cuiuslibet cooportorij—v^s, j dagger ornatum argento, pretium v^s, j dagger pretium iij^s, xij^{li}. piperis pretium libr. xij^d, et in pecunia numerata xxvj^s. viij^d, et dicunt dicti Juratores quod omnes prædicti latrones sunt communes et notorij latrones vagantes et discurrentes ad spoliandum et prædandum quoscunque domini Regis fideles transeuntes per vicos et plateas infra libertatem Villæ Oxoniæ et extra in locis vicinis. Dicunt itaque dicti Juratores super sacramentum suum quod Ricardus Ringman receptauit in paruo balliuo Oxoniæ dictos latrones eadem nocte prædicta post dictas felonias sic vt præmittitur factas cum catallis diuersis ibidem felonice furatis cognoscens ipsos dictas felonias fecisse et quod particeps erat cum eis de dictis felonijs et partem suam inde habuit videlicet j cooportorium et tres libras pyperys. Dicunt itaque Juratores dicti quod Thomas Colehame die lunæ proximo post festum omnium Sanctorum anno regni Regis Henrici quarti post

* [A line worn off the bottom of the page.]

conquestum Angliæ tertio in ecclesia omnium Sanctorum vnum psalterum, pretium x^s, felonice furatus fuit et asportauit. Dicunt itaque dicti Jurati super sacramentum suum quod Johannes Hamond Baylly de Bollshippon die Martis proximo ante festum Sanctæ Frideswidæ Virginis anno prædicto in suburbio extra portam orientalem Oxoñ receptauit Morys Makadam latronem notorium cum diuersis catallis felonice furatis videlicet cum duobus collobiis vnde j est de nigro et alterum de rubeo non cognoscens ipsum latronem notorium. Dicunt itaque dicti Juratores quod Henricus Browne filius Johannis Browne de Oxonia receptauit eundem Morys Makadam communem latronem cum diuersis fardellis felonice furatis hic apud Oxoniam die dominica proximo ante festum Sancti Lucae Euangelistæ, anno regni Regis Henrici quarti post conquestum Angliæ tertio cognoscens ipsum esse communem latronem et felonem et quod Margareta Hoore receptauit eundem Morys Makadam hic apud Oxoniam die lunæ proximo sequente anno prædicto cognoscens ipsum esse notorium latronem cum diuersis catallis felonice furatis.

II.

Inquisitio capta apud Oxoniam coram Justiciariis prædictis die, loco et anno prædictis per sacramentum Wilhelmi Vesey, Galfridi Fuller, Henrici Morys, Johannis Cookewebbe, Roberti Blacklond, Roberti Shinoñ, Willelmi Shrosbury, Philippi Phorsthill, Johannis Milward, Johannis Calles, Johannis Penyngton, et Thomæ Chauntes, qui dicunt per sacramentum suum quod Thomas Coleham clericus die Jouis proximo post festum Sancti Valentini anno regni Regis Henrici quarti post conquestum Angliæ tertio in Suburbio Oxoñ felonice cepit et asportauit duas ollas stanni pretium ollæ ij^s, Item ibidem in suburbio prædicto felonice cepit et asportauit vnam togam longam furtive? pretium v^s, et dicunt quod prædictus Thomas est communis latro et raptor mulierum quarumcunque. Item dicunt dicti Juratores super sacramentum suum quod Thomas Garner, Tanner, et alij socij sui de patria eiusdem artificij, videlicet Ricardus Tanner de Abindon, Johannes Tanner de Abindon, filius Henrici

Tanner, Johannes Tanner de Abindon, Johannes Leaper de Oxonia, Tanner, Walterus Tanner de eadem vendentes in villa Oxoniæ corium tannatum false, male et deceptorie illud vendunt et eorum quilibet per se sic vendit a tempore Henrici Regis nunc vsque in hunc diem pro eo quod corium insufficienter tannatum exponitur venditioni in diebus singulis mercatorijs in villa Oxoniæ et similiter quod excessiuum lucrum inde capiunt et eorum quilibet capit contra ordinationem statuti de huiusmodi venditionibus editi et provisivi videlicet pro vno pede xij^d.

UNIVERSITY AND TOWN.

THE FRAY ON S. SCHOLASTICA'S DAY

(Feb. 10), 1354.

THE story of the Fray on S. Scholastica's Day (Feb. 10), 1354, is told in Wood's *Annals of Oxford*, Vol. I. p. 455. There had been, it seems, a growing feeling of dissatisfaction among the townspeople at the privileges of the University, and of ill-will towards the Scholars. It is, I think, not unlikely that the natural jealousy of the two Corporations, or perhaps, to be more accurate, of the two chartered institutions, was made keener on the part of the City by the violence and insubordination of the students, whose numbers, if we can trust Gascoigne, had been greatly reduced in consequence of the plague, which had been particularly deadly in Oxford, five years before. The quarrel began at a tavern, kept by John de Bereford, who is referred to with others in the documents which follow. Bereford, if Wood is to be relied on, and he probably got all his information from Twyne, subsequently became Mayor of the Town. Swyndlestock's Inn or Hostel had once belonged to a Jew of that name, and afterwards came to the City. It was subsequently known as the Mermaid Tavern, and was, according to Wood, at the North-East corner of Carfax.

It appears that the attack on the Scholars was organised by John de Bereford, Richard Forester, and Robert Lardiner, who not only got together an armed mob in the Town itself, but incited a number of country folk to join them. These upland people forced the west gate, and displaying a black flag, took an active part in the outrages, which lasted it seems for three or four days. Wood gives the names of some among the murdered students, and it is noteworthy that a large pro-

portion of these victims were Irishmen. The King was at Woodstock, and was soon informed of what had happened. The Bishop of Lincoln, John Gynewell or Gindwell (June 2, 1347—Aug. 5, 1362) at once excommunicated the aggressors, and put the Town under an interdict. The documents which follow illustrate the course of procedure taken by the ecclesiastical and civil authorities. So serious was the alarm, that the University was dispersed, and was recalled with difficulty.

The Town charters were surrendered, as were also those of the University. Those of the former were in time restored, but the privileges of the burgesses were greatly curtailed, being transferred in many particulars to the University. From this award, dates the control of the market by the University, a most important concession at those times. It is evident that in Twyne's day there was a controversy as to the date at which the Town's charter was restored, and I have thought it expedient to print Twyne's note, along with the documents. The agreement between the University and Town is given in Norman French, and is substantially the same as the Bishop's award.

As might be expected in the case of Corporations, the liabilities and the penalties which the burgesses incurred, and certain other memories of the 'great conflict,' remained till or near living memory. The numerous oaths of a Master of Arts, up to the end of the first quarter in the present century, included two, that the inceptor would not lecture at Stamford or elsewhere, and that he would disclaim Henry Simeon. My late friend, Bp. Jacobson, told me that these were expedients adopted when the University had dispersed, and some of its members were reluctant to return, and he added that when King's College, London, was established, certain members of Oxford University, who had been invited to take part in the instruction given at that Institution, declined the offer reluctantly, on the ground that the acceptance of such offices would be at variance with the oaths which they had taken at their inception.

The payment of the forty silver pennies lasted to about the date at which the Master's oaths were revised. The late Dr. Macbride told me that a considerable Oxford citizen, one of the partners in the Old Bank, had declared that if he were elected Mayor, he could not acquiesce in the ceremony. He was elected Mayor, and kept his word. The University sued him, and recovered a hundred marks from him, which it gave to the Radcliffe Infirmary, where it is or was duly registered on the table of benefactions. It appears that the award originally imposed an annual payment of a hundred marks from the Town to the University, which the latter excused, in consideration of the forty pence, though still retaining the right to exact the larger sum in case of default or contumacy. The Mayor's oath of allegiance and obedience to the University continued still later, for many of us can still remember the refusal of the Mayor to take the oath in Vice-Chancellor Williams' time. In both cases, as the ransom and the oath were law, the abolition was effected by Act of Parliament.

A short time before the outbreak of Wat Tyler's insurrection, a somewhat similar outrage occurred at Cambridge, the particulars and issues of which can be found in Cooper's *Annals of Cambridge*, under date 1381. Here, however, the townspeople did not apparently proceed to bloodshed. I have commented on this event in my *Six Centuries of Labour and Wages*, p. 264. Cooper puts it on June 6, i.e. four days before Tyler's insurrection. The authority which I followed sets it on April 30, six weeks earlier*. I concluded, as Mr. Cooper did, that it was an illustration of the discontent which was being felt at the time against exceptional privileges. In this case the Town was fined, and compelled to make restitution. Their right to the assise and the police of the market was taken from the burgesses, and conferred on the University, but in other particulars their charter was restored. The tenets of Wiklif's poor priests are exceedingly acceptable

* See for the details of this disturbance, *Rot. Parl.*, Vol. III. pp. 107-9. These confirm my date.

in the Eastern counties, where indeed Lollardy was the popular religion well into the Reformation. What the opinions of this most remarkable man were, and how far in advance he was in his judgment as to what constitutes the basis of civil government, is to be found in the recovered treatise of his, entitled *de Dominio civili*, which has been recently edited by Mr. Lane Poole, of Balliol College. I do not see how any one can interpret the undercurrents of political thought and action in England, perhaps from his days to our own, and particularly the theory of official or ministerial responsibility, without studying this volume. The theologians of the day held that rulers were responsible indeed, but to God only. Wiclif alleged that they were responsible to man also, and his followers were convinced that his reasoning was conclusive.

Submissio Majoris et Burgensium ac Communitatis Villæ Oxoñ, in qua se et omnes libertates suas in manum Domini Regis resignant pro pace et tranquillitate inter ipsos et Universitatem Oxoñ fienda.

29^{no}. Ed: 3^{uj}.

Noverint universi quod nos Major, Ballivi, Aldermanni et tota Communitas Villæ Oxoñ, attendentes Contentionum, contumeliarum, turbationum, et conflictuum materias inter nos ex parte una, Et Cancellarium, Magistros et Scholares Universitatis Oxoñ ex altera nuper, in festo videlicet Sanctæ Scholasticæ Virginis proxime præterito et diebus immediate sequentibus, proh dolor! exortas, sub dubijs litium eventibus, contra quamplures personas Communitatis nostræ, ad sectam Domini nostri Regis motarum et pendentium, hucusque et adiu mansisse indecisas, considerantesque, ex negotij arduitate et alijs causis nos moventibus, hujusmodi lites atque brigas, si aliâ viâ juris et solempniter procedatur, ad majorem confusionem ac dispendium gravius etiam totius communitatis nostræ sine discussione finali fore sub ulterioris moræ discrimine diutius protelandas, ut omnis hujusmodi turbationum, conflictuum, injuriarum, et damnorum quorumcunque

inibi commissorum quæstio, ad redintegrationem et reformationem status dictæ Villæ celeriolem, ac profectum et quietem ejusdem maturius terminetur, negotiumque hujusmodi magis summarium exitum capiat et effectum, quoad omnia et singula dictis diebus commissa, ac processus quoscunque inde sequutos, ac omnia alia et singula dictam materiam quovis modo concernentia, cum suis sequelis emergentibus et connexis universis: Nos, communitatem nostram prædictam, personas nostras et nostrum cujuslibet, Bona nostra omnia tam mobilia quam immobilia, Privilegia, Libertates, Immunitates, Assisas et Assaias, Gildas quascunque tam generales quam speciales, Nec non merum imperium, Jurisdictionem omnimodam et districtum Communitati nostræ seu Majori nostro pro tempore conjunctim cum Cancellario Universitatis prædictæ, vel divisim sine eo, sive Aldermannis Ballivise Villæ nostræ prædictæ communiter vel divisim, ut præfertur, seu alias qualitercunque per illustres Reges Angliæ vel eorum aliquem concessas, sive per nos hactenus seu aliquo tempore usitatas, Ac etiam Compositiones quascunque super præmissis, vel eorum aliquo, seu alijs quibuslibet, inter nos et Universitatem prædictam initas et factas, etiam quacunque auctoritate roboratas, ordinationi et voluntati Domini nostri Regis Angliæ et Franciæ, pure, sponte, simpliciter et absolute in alto et basso submittimus per præsentis. Humillime deprecantes, quatenus placeat Regiæ suæ Celsitudini hanc nostram submissionem quoad omnia et singula supradicta gratiosius admittere; et juxta vires submissionis ejusdem, et alias de potestate sua Regia, de eisdem et eorum quolibet statuere et ordinare pro suæ libito voluntatis, et præcipue quæ ad pacem et tranquillitatem Universitatis et Villæ memoratarum firmiter solidandum, discordiarumque dissensionum eturbationum consimilium materias verisimiles de cætero radicitus amputandum, sanæ discretionis consideratione pensatâ tendere censebuntur. Promittentes fideliter pro nobis et Successoribus nostris quod quamcunque ipsius Domini nostri Regis ordinationem ac voluntatis declarationem de et super omnibus et singulis superius nominatis libentius admitteremus, earumque utramque perpetuis temporibus firmam tenebimus pariter et acceptam. In cujus rei testimonium præsentibus sigillum

nostrum commune est appensum. Datum Oxoniæ xix^o. die Maij, anno Regni Regis Edwardi tertij post Conquestum, Angliæ xxix^o. et Regni sui Franciæ xvi^o.

Memorandum quod Major et Ballivi suprascripti pro se et tota Communitate Villæ Oxon̄ venerunt die Mercurij proximo post festum Sancti Dunstani Episcopi coram venerabilibus Patribus Johanne Archiepiscopo Eboraci, Cancellario, et Wilhelmo Wintoniensi Episcopo, Thesaurario, ac Justiciarijs et alijs de Consilio Domini Regis in Camera de Consilio juxta Scaccarium apud Westminster et exhibuerunt istas Literas præfato Consilio, et submiserunt eosdem Majorem et Ballivos et totam Communitatem prædictam in alto et basso ordinationi Domini Regis, juxta formam literarum prædictarum. Supplicando eidem Domino Regi ut submissionem prædictam admittere dignaretur. Quibus literis coram dicto Consilio lectis idem Consilium easdem literas et submissionem nomine dicti Domini Regis admisit. Et eadem literæ traditæ fuerunt David le Wollere Custodi Rotulorum Cancellariæ Domini Regis custodiendæ, quousque Rex inde præceperit voluntatem suam. Et postmodum facta inde relatione dicto Domini Regi, idem Dominus Rex admissionem et submissionem prædictas acceptavit et præcepit Consilio suo ut inde ordinent quod melius fuerit faciendum.

Ordinatio Dominorum Consilij Regis in Causis Brigarum et Contentionum inter Scholares et Burgenses Oxon post submissiones suas facta.

Memorandum quod die (veneris) in festo Sancti Kenelmi Regis et Martyris videlicet 17^o die Julij anno regni Domini Edwardi Regis Angliæ et Franciæ, Angliæ videlicet 29^o et Franciæ 16^o Magister Humphredus de Cherleton Sanctæ Theologiæ professor, et Johannes de Carleton Junior Legum Doctor ex parte Uniuersitatis Oxon̄, et Johannes de Sancta Frideswyda Maior, Johannes de Bedford, et Johannes de Norton, Burgenses dictæ villæ Oxon̄ ex parte communitatis eiusdem villæ, coram consilio Domini Regis apud Westmonasterium in camera Consilij iuxta scaccarium comparentes, dixerunt Magistros et scholares Vniuersitatis prædictæ et homines eiusdem Villæ super satisfactione damnorum præ-

fatis Magistris et scholaribus per homines dictæ communitatis in ultimo conflictu siue turbatione apud dictam villam Oxon̄ habito, ut in domibus fractis et combustis, et libris et alijs bonis et rebus ipsorum Magistrorum et Scholarium, per homines communitatis prædictæ et eis adhærentes captis et asportatis, et alijs transgressionibus eisdem Magistris et Scholaribus in personis suis illatis tractatum apud Oxon̄ iuxta mandatum regium adinuicem habuisse, sed concordare non potuisse; dictis Maiore, Johanne de Bedeford et Johanne de Norton affirmantibus, summam per dictos Magistros et Scholares petitam de eis importabilem, licet considerata facti qualitate videbatur Magistris et Scholaribus esse nimis exilis super quo supplicarunt eidem consilio ut iuxta submissiones per vtramque partem eidem Domino Regi et consilio suo factas super præmissis ordinaret. Idem vere consilium habita consideratione ad depressionem dictæ villæ cui prætextu dicti conflictus siue turbationis subiacebat et proinde volens mitius agere eum eadem, virtute submissionum prædictarum, ordinavit, quod homines communitatis prædictæ (Johanne de Bereford in prisona Domini Regis existente, et Roberto Lardynar duntaxat exceptis) Magistris et Scholaribus in dicto conflictu damnificatis pro reformatione iniuriæ, et emendatione damnorum suorum prædictorum (exceptis morte et mahemio) 250^{li}, ultra bona et catalla sua sic capta et ablata eis restituta et restituenda soluere teneantur, quæ quidem 250 libræ inter homines Communitatis Villæ prædictæ et suburbij eiusdem qui in hac parte deliquerunt habita consideratione tam ad quantitatem et modum delicti cuiuslibet eorundem quam ad quantitatem facultatum suarum (prædictis Johanne de Bereford et Roberto exceptis) rationabiliter apporcionentur. Et, si dicta summa integre de dictis delinquentibus propter eorum inopiam leuari non poterit, tunc id quod inde defuerit per cæteros de communitate prædicta iuxta debitam apporcionem inter eos faciendam solvatur, et de eis leuetur, et tota illa pecuniæ summa Cancellario et procuratoribus Uniuersitatis prædictæ liberetur inter dictos damnificatos iuxta bonam deliberationem peritorum Uniuersitatis prædictæ distribuenda.

Et insuper hoc iniunctum est per dictum consilium præfatis

Maiori, Johanni de Bedeford et Johanni de Norton, quod statim dictam villam Oxoñ adeant, et dictam pecuniam sic adiudicatam soluant, vel faciant securitatem prædictis Cancellario Magistris et Scholaribus ante diem lunæ proxime post festum Sancti Jacobi Apostoli proxime futurum de solutione dictarum CCL^{ti} certis terminis prout inter partes prædictas concordari poterit faciendum. Et eo prætextu prædicti Johannes de Bedeford, et Johannes de Norton a prisona Mariscalciæ Domini Regis, in qua, occasione conflictus prædicti detinentur, ad supplicationem prædictorum Humfredi et Johannis de Carleton in ballivum præfato Maiori et Roberto Monk et Johanni Dymmock vsque ad proximam sessionem Justiciariorum Domini Regis ad omnes felonias et transgressiones in conflictu prædicto perpetratas audiendas et terminandas assignatorum dimittuntur, sub tali conditione, quod solutio vel securitas solutionis pecuniæ prædictæ fiat in forma prædicta alioquin corpora eorundem Johannis de Bedeford et Johannis de Norton prisonæ prædictæ cit[r]a 3^{um} diem post festum S. Petri ad vincula proxime sequens restituantur, in forma qua prius ibidem detinebantur, moratuñ.

Ordinatum est etiam per prædictum consilium de assensu prædictorum Humfredi et Johannis de Carleton quod omnes et singuli de dicta villa Oxoñ et suburbijis eiusdem de felonia et transgressionibus prædictis indictati vel rectati, qui se prisonæ Regis ad standum iuri reddere voluerint, et etiam omnes alij qui ea occasione sunt incarcerati, quos prædicti Humphredus et Johannes de Carleton nominauerint (exceptis Johanne de Bereford et Roberto Lardyner) personis sufficientibus qui eos corpus pro corpore, et sub periculo quod incumbit manucapere voluerint, de habendo corpora eorum coram præfatis Justiciariis ad sessiones suas prædictas ad standum iuri in forma prædicta in ballivum absque aliquo ab eis capiendo dimittantur. Et quod omnia bona et catalla a præfatis Magistris et scholaribus in conflictu prædicto per homines de dicta villa Oxoñ et suburbijis eiusdem capta et ablata in quoruncunque manibus, et in quibuscunque locis infra eandem villam et suburbia per inquisitiones aut informationes, seu alio modo inueniri poterunt, præfatis Cancellario et procuratoribus dictæ Vniuersitatis liberentur illis quorum fuerint re-

stituenda. Et quod nec Maior Balliui seu Communitas villæ prædictæ, nec alij, pro * retardatione liberatione vel restitutione dictorum bonorum præfatis Cancellario et procuratoribus faciendis in forma prædicta; Nec dicti Cancellarius seu procuratores aut Magistri et scholares pro receptione eorundem bonorum et catallorum indictentur, impetantur, molestentur, seu grauentur aliqualiter in futurum.

Et memorandum quod ordinatio prædicta facta fuit die et loco prædictis coram venerabilibus patribus Johanne Archiepiscopo Eboracensi Angliæ primate Cancellario, et Willelmo Wynton Episcopo Thesaurario Regis, et Thoma de Brembre Custode priuati sigilli, et Dauid le Wollere Custode Rotulorum Cancellariæ Regis, Henrico de Ingelby Clerico et alijs de Consilio Domini Regis tunc ibi præsentibus.

Ex Rotulis Clausis de anno 29 Regis Edwardi 3ⁱ m. 17. In Turri Lund.

Note by Twyne.

This writinge beareth date, nine dayes before the date of the Restitution of the Towne liberties, and no more. For the Townes pretended Charter of Restitution beareth date 26^o Julij anno Edwardi 3ⁱ 29 which twenty sixt day of July, fell out that yere vppon a Sunday, beinge the next daye after St. James his daye, which was that yere vppon a Saturdaye, the Dominicall letter beinge D. And then, it seemes, the Towne was not pardoned for 2 reasons: first because the Lords of the Councill here appoynteth, that the Towne should giue to the vniuersitie 250^{li} for all manner of amends, exceptis morte et mahemio &c. secondly because here is order taken, for such as should be tried for the saide great conflict, to be bound ouer to appeare before the Justices as Judges at the next Sessions or assises, for trespasses and felonies then committed &c. which when it was, I cannot yet finde. Another Breife there is followinge a little after, of the said King Edward the 3. directed to the Sheriffe of Oxon for takinge securitie of those that should be or had byn allready indicted for that conflict, and for hauinge their bodies coram dictis Justiciariis ad proximam sessionem suam &c. dated apud Westmonasterium July 16 anno regni 29. Nowe these sessions or Assises, wherein these Townesmen were to be tried for their outrages and felonies

* Retraditione forsan. (*Twyne.*)

committed in the great conflict, must by this account happen betwixt the 17th daye of July, and the 26 daye of the same moneth which is the daye of the date of the restitution of the Townes liberties; or else, what will become of the matter? Seinge we cannot suppose that they were restored sufficiently and lawefully, before they were pardoned, because they were not capable of liberties without a pardon; and pardoned they could not be conueniently, before they were tried, and had answered to the lawe &c. therefore we must suppose that they were both tried and pardoned, before they were restored: and yet betwixt the 17th of July, and the 26th, we neither finde mention of either of their triall, or pardon: And when the next Sessions or assises were held that yere, next after the 17th of July, we cannot yet be certified.

But sure we are, that those next followeing Assises or Sessions which were to be held for the triall of felonies committed at the great conflict, were not held betwixt the saide 17th daye of July, and the 26th daye thereof, but afterwarde; because the King here saith, that in case the saide summe of money viz. 250^{li} be not paid in before Munday next after St. James his daye, then John Bedford, and John Norton, (who had byn let out of prison it seemes, to be agents with the Towne for the saide money) should be recommitted to prison againe (viz. to the kinges Marshallsey) *citra tertium diem post festum S. Petri ad vincula proxime sequens St. Peters day*, beinge the first of August; and so they were to be reimprisoned againe, in default of non payment of that money or securitie giuen, betwixt the Munday next after St. James his daye, being the 25 of July, and the third daye of August, there to be kept, against the time of the next sessions or assises of the Judges &c.

And therefore the date of the charter of the restitution of the Townes liberties, is very improbable; and implieth, as if they were both pardoned and restored to their liberties, before the Sessions came, and consequently before they were tried, which is a nonsense: for then why should they be tried at all? should they be tried for that, for which they were already pardoned?

Sol: The pardon respects the Corporation. The Tryall, particular persons.

Note that the great conflict happened vpon S. Scholastiks daye beinge 10 February 1354. Then afterwarde, in the lent Assises, as it appeareth by two seuerall commissions of the kinges, sent forth to certaine Judges &c. 6^o Martij et xv^o Martij, the Townesmen who had byn the principall ringeleaders of this vprere and outrage, were only

indicted of felonies committed in that conflict, and some perhaps executed for the same, because the kinge biddeth the Judges to proceede therein, and doe Justice, secundum legem et consuetudinem regni &c. the others, as it seemes remayned vnder bayle though indicted allso, vntyll the next Assises at Michelmasse, beinge bound ouer to those Assises, and to receaue their triall at that time. In the meane time, both the Vniuersitie and Towne, in the moneth of Maye, gaue vp their liberties into the kinges handes; the vniuersitie receauinge pardon and restitution againe of their liberties twice, betwixt the 20th of Maye, and the 27th of June. Then, vppon the 26 of July the same yere, commeth in the Restitution of the Towne liberties, exceptinge such as the King had taken awaye from them, by vertue of their submission and giuen to the Vniuersitie. Nowe, seinge that their restitution must suppose a pardon (as well as the vniuersities did) and that pardon should either be ioyned with the restitution (as the vniuersities be) or else come forth seuerally before it, to make them capable of receauinge their liberties, hence it is, that we distrust the saide restitution, and demaunde the pardon, which they cannot produce, because as we thinke, they neuer had any, at King Edward the 3 his handes especially; neither doe I thinke, that the Masters of the vniuersitie, videlicet, those 3 famous Regents The Charletons so often named in those businesses about the great conflict, and at whose direction, all thinges were then done, as well for the vniuersitie as the Towne, would suffer or consent, that the Towne should be pardoned before all thinges betwixt the vniuersitie and the Towne was fully transacted and finished*. For what sence was it, that the kinge should giue them a pardon, and yet binde them ouer to the next Assises at Michelmasse followinge, to receaue their triall for all the felonies and outrages committed by them in the saide great conflict?

Item whereas Offendors haue byn greatly encouraged, because the charters of pardon haue byn so swiftly granted in times past of manslaughteres robberies felonies and other trespasses against the peace, it is ordeyned and enacted, that such charters shall not be granted, but only where the kinge maye doe it by his othe, that is to saye, where a man slayeth another in his owne defence, or by misfortune &c. In the statutes at large. 2^o Edwardi 3ⁱ p. 68. in a statute made at Northampton. Another statute made anno 4^o Edwardi 3ⁱ

* Dr. Langbain's note in this page sufficiently solues all these arguments viz. that the City as a Body Corporate was pardoned, while private persons were every one to answer for private crimes. (*Twyne.*)

for the maintenance of that former statute p. 71 *ibidem*. Another statute made to the same purpose anno Edwardi 3ⁱ 10. p. 76. Another statute made to the same purpose anno regni 14^o. p. 80. very peremptory. recitetur si videatur. And that charters of pardon for felonies which shalbe granted at any mans suggestion, the saide suggestion, and the name of him that maketh the suggestion shalbe comprised in the saide charter; because the kinge had granted many pardons (as it seemes) vppon feigned and vntrue suggestions. Edwardi 3ⁱ 27. p. 101.

And this may be another reason, why the Towne of Oxford or the Townes-men, could not be pardoned at all after the great conflict for the murders and felonies therein, namely because we finde such strict statutes made against grantinge pardons to such offendars in King Edward the 3. his time, before the great conflict, and afterwarde also*.

Note also, that the kinge (Edward the 3) in his charter of the restitution of the Towne liberties biddeth the Townesmen vse all their other former liberties (not taken from them and giuen to the Vniuersitie) plene ad gaudere prout ante captionem et turbationem prædictas, rite et rationabiliter vti et gaudere consueuistis &c.

When as first and foremost, he had granted them no pardon, and secondly they were not yet tried vppon their felonies &c. and thirdly within two dayes of this very restitution, the saide kinge had sent forth his Breife directed to the Mayor and Bayliffes, for the impeachinge of one of their maine liberties, viz. for strangers to sell wine there, fish, flesh and other kinde of victualls et alias marcondisas? by retayle or parcells as they sawe good &c. Teste meipso apud Westmonasterium 28 die Julij anno regni Angliæ 29 et Franciæ 16 which was iust 2 dayes after the date of the supposed charta restitutionis libertatum Burgensium Oxoñ post magnum conflictum &c.: Liber Vicecancellarij p. 26. 2. et in § p. 98. absque impedimento seu calumnia eisdem mercatoribus inferenda &c. although the kinge doth there acknowledge that this was a statute of the lande, viz. that strangers might sell their vittayles and wares by retayle in Lunden or any other good Townes &c.

Nowe our Townesmen did not nor could not hinder these strangers from so doinge in regard of their liberties (which we deny was restored vnto them as yet) but in regard that they were then themselves employed in getting and procuringe victualls and necessaries

* This argument would in some part reach the Vniuersitie also which had the kinges pardon on this occasion vide sequentem paginam. (*Twyne.*)

for the schollers, and for that reason were licenced by the kinge to haue their libertie, eundo circa provisionem victualium et aliorum necessariorum ad opus dictorum scholarium et circa alia negotia quæcunque &c. and that only cause also had the kinges letters of protection to endure for one yere after the date thereof, which was 2^jº Maij anno regni 29. and this was the true and only reason why the Townesmen would not suffer other strangers to bringe victualls and other necessaries to the Towne and to vtter it by retayle &c. not because they had their liberties restored: or if they had, then what a restitution was this, that the kinge should restore them their liberties and yet 2 dayes afterwarde take a maine libertie from them*.

The very same daye also viz. Julij 28. anno regni 29. the same king sent forth other letters patent to reuoke and recall from the Towne, the priuiledge of weapon bearinge, cancelland' &c. and why should a man thinke that the saide King would not haue recalled also the Clarkeship of the market which standeth yet to this daye vppon their charter, as well as he recalled this of weapon bearinge, if he made full restitution rightly and duly &c. or that he would not haue recalled all the charters which he had made for the Chancellors and Mayors holdinge of the clarkeship together coniunctiue or that he would not haue recalled the veiue of franke pledge, when he had taken from it, the assisa panis et cervisiæ, assaiam mensurarum et ponderum, the custody of the peace and weapon bearinge and the cognissance of the streets if they had it, and Regraters and forestallers &c.

Charta qua Rex Edwardus 3^{us} incitat Magistros Oxon̄ ad lectiones resumendas, suggerendo eis per donationem suam et libertatum restitutionem post magnum conflictum.

Edwardus Dei gratia Rex Angliæ et Franciæ et Dominus Hybernæ dilectis sibi Cancellario et Magistris et Scholaribus Vniuersitatis Oxon̄ Salutem. Audito pridem damnoso dissidio inter vos et laicos dictæ villæ suscitato, nos videntes et dolentes ipsam Vniuersitatem velut nauem in mari procellis expositam periculosissime fluctuantem, ne mergeretur vel dispergeretur erigere disposuimus manum nostram; et demum

* Generall Statutes of the Land may vacate private privileges where no salvos are made for them. (*Twyne.*)

quia tam pars vestra quam Maior et Communitas dictæ villæ ordinationi nostræ se libertates et priuilegia sua propter hoc in omnibus humiliter submiserunt, nos dictas submissiones admittentes quia tunc ad plenum super his ordinare nequiuimus alijs negotijs arduis præpediti, saltem quæ tunc pro redintegratione ipsius Vniuersitatis videbantur necessaria fecimus gratiose*, videlicet restituendo vobis omnia libertates priuilegia et alia iura vestra in manu nostra existentia ex hac causa, et chartam generalem pardonationis de felonijs et transgressionibus quibuscunque occasione dictæ turbationis provenientibus omnibus et singulis Magistris et Scholaribus Vniuersitatis prædictæ et eorum seruientibus concedendo, ipsam vniuersitatem in protectionem et defensionem nostram specialem admittendo prout in literis et chartis inde confectis plenius continetur. Sed quia super refusione damnorum scholaribus illatorum ac securitate ibidem studere volentium per dictos laicos facienda, esse non creditis ordinatum, vos Magistri lectiones vestras resumere et ibidem actus scholasticos exercere metu statutorum ipsius vniuersitatis iuratorum ut prætenditis, non potestis. Ad amouendum huiusmodi conscientiæ vestræ scrupulum, vestræ volumus patere notitiæ quod tam super his quam super alijs profectum quietem et honorem vniuersitatis concernentibus, grossam saltem materiam ordinauimus, quæ propter occupationes varias quibus involuimur his diebus in formam congruam redigi non poterat ex abrupto, † *sed id faciemus* fieri per Dei gratiam infra breue. Et ideo corditer vos rogamus quatenus ad honorem Dei et pro bono publico lectiones vestras et actus scholasticos ibidem consuetos resumere vltterius non tardetis. Scientes quod quanto promptius et humiliter hoc feceritis, tanto Regalem munificentiam inuenietis erga vos sicut concedet excrecentem. Teste meipso apud Westmonasterium xj^o die Junij anno regni nostri Angliæ 29 regni vero Franciæ 16^o ‡.

* Intelligit chartam jam pardonationis et restitutionis libertatum scholarium Oxonⁱ post magnum conflictum, quam alibi transcripsi parte, 3^a p. 29. (*Twyne.*)

† Intelligit 2^{am} chartam pardonationis et restitutionis libertatum scholarium Oxonⁱ post magnum conflictum. (*Twyne.*)

‡ (Metu statutorum iuratorum) these are the statutes of the Vniuersitie hereafter

Relaxatio sententiæ excommunicationis et interdicti super villa et Communitate Burgensium Oxoñ ratione magni conflictus cum scholaribus Vniuersitatis per Episcopum Lyncolniensem Diocesanum inflicte.

Johannes permissione diuina Lyncolniensis Episcopus dilectis filijs Abbati monasterij Oseney ac Decano Christianitatis Oxoniæ nostræ diocesis, necnon vniuersis et singulis Ecclesiarum Rectoribus Vicariis et Capellanis parochialibus, per dictum Decanatum constitutis salutem gratiam et benedictionem. Dudum antiquus hostis humani generis Calliditatis suas adeo laxauit habenas quod inter pacificos filios Magistros et Scholares vniuersitatis Oxoñ ac communitatem laicorum ipsius villæ grauissimam suscitauit discordiæ motionem. Alios quidem dictorum scholarium potestas eorundem laicorum vulnerauit, alios interfecit, spolia abstulit et domos eorum fregit et dirupit et dictæ vniuersitatis pulchritudinem quasi penitus dissipauit; propter quæ et dictarum enormitatum excessum in ipsam Communitatem laicorum interdicti sententiam protulimus de consilio peritorum, quam ijdem laici per quædam tempora in animarum suarum perniciem contempserunt. Sed tandem Authore Ecclesiæ superante rubore suffusi se ad vnitatem Ecclesiæ conuerterunt emendasque dictæ Vniuersitati fecerunt et de consensu eisdem in personis procuratorum ipsius communitatis cum potestate sufficienti in ea parte coram nobis comparentium illud interdictum sub certa forma duximus relaxandum; et certas pænitentias iniunximus eidem Communitati pro dictis exces-

followinge. Videlicet Statutum de cessatione Vniuersitatis propter impedimentum vsu priuilegiarum et libertatum, &c.

Ac securitate ibidem studere volentium per dictos laicos facienda, esse non creditis ordinatum) he means the securitie giuen by the Townesmen, for keepinge the peace of the vniuersitie, conteyned in their submission to the Bishop of Lyncoln. Vide postea in Instrumento relaxationis interdicti per Episcopum Lyncoln, p. 535. and all the deedes and writings concerninge that matter, which was also confirmed by the kinges authority; and this is the securitie here spoken of: and vntyll this security was giuen (which was 2 yere after the great conflict) howsoever the schollers might perhaps repayre to the Vniuersitie, and the Masters resume their lectures and such terme businesses; yet I doe not thinke that the Towne either receaued pardon, or restitution of their liberties, of the kinge. (*Twyne.*)

sibus peragendas quas diu tenuimus in suspenso; et tandem ad instantiam Domini nostri Regis et aliorum magnatorum ac prælatorum huius regni humilitate dictorum laicorum et pænas alias ciuiles eis impositas attendentes dictas pænitentias sic duximus mitigandas comparentibus propter hoc coram nobis Roberto de Hafunt et Ricardo de Garston comburgensibus dictæ villæ, quorum potestatis tenor talis est. Pateat vniuersis per præsentis &c. ut sequitur in pagina proxima sequente.

Statutum de cessatione Vniuersitatis propter impedimentum vsus priuilegiorum et libertatum. Liber Vice-Cancellarij p. 110.

In primis ex deliberato consilio Magistrorum tam Regentium quam non Regentium ac concordem ipsorum consensum Vniuersitas statuit et decreuit quod si per congregatam multitudinem qualemcunque pacem Vniuersitatis istius contigerit sicut alias perturbari vel aliter perturbetur Studentium tranquillitas per quoscunque quo minus plene Cancellarius Vniuersitatis qui pro tempore fuerit ipsiusve Commissarius vel dicta Vniuersitas suis priuilegijs libertatibus consuetudinibus et alijs suis iuribus statutis gaudere vel vti libere valcant ut soleant Magistri omnes et singuli ad ordinationem Cancellarij vel eius Commissarij vel si Cancellariam contigerit tunc vacare in Cancellarium electum vel si nondum electus fuerit, Theologi Senioris et alterius procuratoris nec non trium facultatum quarum vna sit facultas Artium dum tamen ad ordinationem huiusmodi faciendam Magistri singuli Regentes more solito sint vocati, a suis lectionibus ordinarijs ac alijs teneantur cessare; statutis alijs ac consuetudinibus non obstantibus quibus arctari solent Magistri aliqui ad continuam lecturam, nec resumant donec cessauerit impedimentum propter quod huiusmodi ordinata fuerit cessatio, vel per Cancellarium aut eius Commissarium electum vel si nullus electus fuerit Theologum Seniore et procuratores Vniuersitatis ad ordinandum si et quando suas lectiones resumere debeant, fuerint reuocati.

Statuit etiam Vniuersitas antedicta quod nullus ibidem legat a tempore cessationis huiusmodi ordinatæ, donec alias de communi Magistrorum consilio resumatur. Si quis vero nunc temporis publice legerit audieritue legentem, ad omnem gradum et actum scholasticum in Vniuersitate prædicta inhabilis habeatur.

Constitutio prouincialis Angliæ per Archiepiscopum Bonifacium de pœnis apud Lynwoddum, p. clxx. a. ubi agitur de Episcopis, dioceses suas ecclesiastico interdicto supponentibus. j^u libro Lynwoddî, ad illa verba, interdicto supponant &c. et sic habes ex hoc loco quod episcopus potest punire iniuriam propriam, et sic esse Judex in causa propria quod verum est ubi impugnatur impeditur vel turbatur eius iurisdictio secundum ea quæ leguntur et notantur e. ti. c. Romana li. vj.

In instrumento de Relaxatione interdicti lati per Episcopum Lyncolniæ in Burgenses Oxoñ propter magnum Conflictum &c.

Pateat Vniuersis per præsentis quod nos Maior, Balliui, habitatores et tota communitas laicorum villæ Oxoñ Lyncolniensis diocesis dilectos nobis in Christo Robertum de Hafunte et Ricardum de Garston comburgenses nostros procuratores nostros veros et legitimos ordinauimus fecimus et constituimus per præsentis dantes et concedentes eisdem procuratoribus nostris et eorum vtrique potestatem specialem et mandatum generale nomine nostro specialiter comparendis coram Ricardo in Christo patre et Domino Domino Johanne dei gratia Lyncolniensi Episcopo Diocesano nostro et pœnitentiam nobis iniungendam per eundem Ricardum patrem pro Excessibus propter quos interdictum in villam et Communitatem laicorum villæ Oxoñ alias per eundem Dominum et patrem Diocesenarium nostrum alias interpositum fuit et etiam promulgatum recipiendum, iuramentum de calumnia et de veritate dicenda et quodlibet aliud licitum seu etiam pro dicto interdicto aut eius occasione qualitercunque requisitum in animas nostras et cautiones quascunque præstandum et ad

maiolem firmitatem pacis et concordiaẽ iam inter Vniuersitatem Magistrorum et Scholarium ac clericorum Vniuersitatis dictaẽ villaẽ Oxoñ ex vna parte et nos ex altera factarum petendam et consentiendam quod idem Dominus Episcopus Ordinarius noster sententias excommunicationis maioris in nos et personas nostras ac singulos de communitate prædicta successores nostros et eorum nec non interdicti in dictam villam Oxoñ et communitatem laicorum eiusdem et suburbia et parochias Ecclesiarum Sancti Egidij, S. Mariæ Magdalenæ, Sanctæ Crucis de Haliwell, Sancti Thomæ in North Osney, et Sancti Clementis vltra paruum pontem et alijs suburbijs eiusdem Villæ Oxoñ autoritate ordinaria ferat et promulget eisdem procuratoribus nostris præsentibus seu eorum altero præsentem nobis ad hoc non vocatis nec auditis sed absentibus, si pacem et concordiam prædictas et eius puncta de quibus per nostras et dictaẽ Vniuersitatis literas plenius liquere potest non obseruauerimus vel successores nostri non obseruauerint (quod absit) vel in aliquo contra venerint vllo tempore seu etiam si vllo tempore consimiles excessus fecerimus vel successores nostri fecerint contra Vniuersitatem prædictam illis excessibus propter quos fuit illud interdictum per præfatum Dominum Lyncolniensem Episcopum ut præmittitur promulgatum, vel etiam si communiter pacem et quietem dictaẽ Vniuersitatis violauerimus in casu non permissa a iure, etiam quod eo tempore et ipso facto dictas excommunicationis et interdicti sententias nos et successores nostri ac villa et communitas laicorum prædictorum incurramus et incurremus et incurrant si tamen quoties et quando præmissa non obseruauerimus seu non obseruauerint et etiam quodlibet eorundem seu si contra ea vel eorum aliquod venerimus vel fecerimus aut venerint seu fecerint illicite quouis modo dictas sententias excommunicationis et interdicti cum prolata fuerint ac processus alios legitimos in hac parte ad securitatem pacis et aliorum prædictorum per dictum Dominum Episcopum faciendam nomine nostro admittendam, acceptandam et approbandam et de non rebellando nec contemnendo huiusmodi sententias seu processus sed de parendo eisdem et observando easdem in animas nostras præstando. specialiter iuramentum nec non agendo, defendendo, excipiendo, repli-

cando, ponendo, interrogando positionibus et interrogationibus respondendo crimina et defectus obiiciendo et obiecte respondendo damna et expensas petendo et recipiendo, prouocando appunctuando prouocationum et appellationum causas proseguendo et eas omnibus quorum interest notificando alium seu alios procuratorem seu procuratores in loco eorum et eorum alterius substituendo et substituendum seu substituendos ab eisdem vel eorum altero reuocando et procuratoris officium resumendo quotiens et quando eis vel eorum alteri videbitur expedire nec non omnia alia et singula faciendo quæ occasione præmissorum fuerint facienda et necessaria seu quomodolibet oportuna et quæ per veros et legitimos procuratores seu procuratorem fieri poterunt seu expediri etiamsi mandatum exigant speciale. Pro eisdem vero procuratoribus nostris et eorum altero substituendo seu substituendis ab eisdem vel eorum altero rem ratam haberi et iudicatum solui sub ypoteca rerum nostrarum promittimus pariter et exponimus cautiones. In cuius rei testimonium sigillum nostrum commune præsentibus apposuimus. Datum apud Oxoniam 19^o die Maij. Anno Domini 1357. Et huiusmodi pœnitentiam recipientibus ordinamus et iniungimus eisdem in personis procuratorum prædictorum, quod singulis annis in perpetuum eadem Communitas pro animabus clericorum et aliorum in dicto conflictu occisorum vnum anniuersarium die S. Scholasticæ virginis in Ecclesia S. Mariæ Oxon faciant celebrari. In qua, Maior dictæ villæ qui erit pro tempore et Balliui et sexaginta alij viri Maiores eiusdem villæ iuxta morem antiquum præfatæ Vniuersitati iurati dicto die ad præfatam Ecclesiam personaliter conueniant et accedant, et pro animabus dictorum occisorum vnam missam cum Diacono et Subdiacono faciant ibi suis sumptibus solenniter celebrari, (nisi rationabili causa per Cancellarium approbata, absentes, alias honestas personas a Cancellario acceptas loco sui dimittant tam dictæ missæ ad interessendum quam ibidem ad offerendum) et procuratores Vniuersitatis si interesse voluerint suas tunc ibidem exhibeant præsentias personales, qui laicorum huiusmodi tunc absentium contumaciam Episcopo Cancellario Lyncoln qui est et qui erit pro tempore valeant intimare, dictique laici omnes et singuli intersint dictæ missæ ab ipsius principio

vsque ad finem ; et post Euangelium ipsius missæ lectum tempore Offertorij quilibet ipsorum laicorum offerat in magno altari Ecclesiæ prælibatæ vnum denarium ; de qua oblatione 40 denarij pauperibus scholaribus dictæ Vniuersitatis per manus procuratorum prædictorum statim post præfatam missam cantatam distribuantur, et residuum oblationis huiusmodi habeat et percipiat curatus illius Ecclesiæ ad quem in ea ipsarum perceptio alias de iure noscitur pertinere. (Ita vero quod quilibet prædictorum Juratorum qui aut a prædicta missa abfuit, aut non obtulit, ut præfertur, ad voluntatem Cancellarij debite puniatur) *. Et pro Maiore firmitate inter dictas Vniuersitatem et communitatem adiicienda petebant et consentiebant expresse procuratores prædicti quod maioris Excommunicationis sententiam in personas singulares communitatis prædictæ eorumque successores nec non interdicti in dictam Villam Oxoñ et communitatem laicorum ipsius suburbii et parochianos eorundem authoritate nostra ordinaria promulgemus dictis laicis ad hoc minime euocatis sed absentibus si pacem et concordiam prædictas et eius puncta de quibus in his Indentatis dictarum Communitatis et Vniuersitatis plenius liquere potest nullaterius obseruauerint, quarum literarum tenor est talis. Ceste endenture faite a Oxenford le XIII iour de May l'an du regne le Roi Edward tieretz apres la conquete d'engleterre trentisme primer et de Fraunce dis et septisme entre le Chaunceller et la Vniuersite D'oxenford d'une partie et la Mair et Cominaltee de mesme la ville d'autre parte tesmoigne que accorde est entre les parties auantditz, que la dite comminaltee D'oxenford tendra perpetuelment vn misse d'anniuersarie le Jour de Sainte Scolaste la Virgine a Oxenford en la Eglise de nostre Dame pur les almes des clers et autres occis en le confluit que nadgairs estoit entre les clers et lais de la dite comminaltee, a la quele misse d'anniuersarie serrount en propres persones et offrount en nom de la dit comminaltee D'oxenford le Maire que pur le temps serra, les Baillifs, les Aldermans et toux iceaux que furent iureez a la dite Vniuersite mesme l'an de

* These wordes also enclosed within the parenthesis stand in the margent of the saide booke. (*Twyne.*)

la dite ville et de les suburbes auxi bien del suburbe de hors la porte de Northt come des autres suburbes si noun asquns d'eaux eient congie del Chaunceller que pur le temps serra ou de son Commisare de soi absentir per resonable cause et accept a dit Chaunceller ou de son Commissare. Et en case que asquns ensi soi absentent facent autres honestes persones de la dite ville et suburbes venir en lour lieux al acceptatiõ del dit Chaunceller ou de son Commissare que pur le temps serra ensi que seisaunt et deux de la dite Cominaltee des queux le dit Chaunceller ou son Commissare soi agree soient presentz a la dite misse del commencement taunque au fyn et offre chescun vn denier si nul d'eaux n'eit congie del Chaunceller ou de son Commissare d'offer son denier et de aler entour ses besoignes necessaries adonque affaires. Et si nul de la dite comminaltee iuree a la Vniuersite cel an soi absente de venir a la dite misse et d'offer come auant est dit saunz resonable encheson et congie del dit Chaunceller ou de son Commissare que pur le temps serra et autre en son lieu accept a dit Chauncellere ou a son Commissare, ne soit a la dite misse ne offre pur luy come auant est dit, soit il puny par le dit Chaunceller ou son Commissare duement come le dit Chaunceller ou son Commissare lui plevra punir. Outre ces le Chaunceller et la Vniuersite auanditz ne soi assentent mie que Johan de Bereford, Robert le Lardiner, Matheu Ring, Robert le Goldsmith et Johan de Godestre soient contenuz ne compris en ceste accorde. En Testmoignance de que les choses les seals de la Vniuersite D'oxenford d'une part et de la comminaltee de mesme la ville d'autre part a ceste endenture entrechaungablement sount mys. Done a Oxenford iour et an auant ditz. Cui quidem missæ ut prædicitur vna cum Juratis dictæ villæ illi de suburbiis prælibatis: dictosque communitatem et laicos monemus in personis procuratorum prædictorum 1º. 2º. et 5º. ac sub pœnis excommunicacionis et interdicti quod prædicta omnia obseruent et in nullo contraueniant. Et si pacem et concordiam prædictas eadem communitas laicorum non obseruauerit vel in aliquo contravenerit villo tempore, seu consimiles excessus illi vel eorum successores fecerint contra Vniuersitatem prædictam vel etiam si communitè pacem et quietem eiusdem Vniuersitatis violauerint in

casu a iure non permissis in personas Maioris Balliuorum et singulorum personarum eiusdem communitatis Canonica monitione præmissa culpa vel mora eorum præcedentibus maioris excommunicationis nec non interdicti in eandem villam et communitatem laicorum in his scriptis sententias promulgamus; ac volumus et ordinamus quod quotiens et quando præmissa non obseruauerint seu quodlibet eorum aut contra ea vel eorum aliquod venerint vel fecerint ipso facto dictas sententias excommunicationis et interdicti incurrant; potestatem tamen specialem contra singulares personas laicorum communitatis prædictæ super præmissis excessibus vel eorum aliquo in euentum repertas culpabiles in forma iuris procedendi per præmissa non omittimus sed eam nobis et nostris successoribus specialiter reseruamus; dictique procuratores communitatis præfate huiusmodi sententias processus et omnia supra dicta sic per nos gesta et habita nomine dictorum Dominorum suorum admiserunt, acceptarunt et approbarunt expresse; et de non rebellando nec contemnendo huiusmodi sententias nostras seu processus sed de parendo eisdem et obseruando easdem in animas dictorum Maioris, Balliuorum, habitatorum et laicorum communitatis prædictæ præstiterunt corporale coram nobis specialiter iuramentum; facultatem etiam præmissa corrigendi interpretandi et declarandi augendi et diminuendi nobis et nostris successoribus reseruamus. Vobis igitur communiter et diuisim firmiter iniungendo mandamus quatenus omnia et singula præmissa sic vt præfertur fere habita ac gesta in Ecclesia Beatae Mariæ Oxoni et singulis aliis Ecclesiis dictæ villæ inter missarum solennia publicetis et faciatis. Et quid feceritis in præmissis nos citra festum S. Laurentij proxime futurum certificetis literis vestris patentibus habentibus hunc tenorem. Datum apud Lidynghon vij^o Idus Junij anno Domini 1357 et consecrationis nostræ * xxxi^{mo} †.

* If Neve is to be trusted, there must be an error in this date, which should be x^o.

† Note that Hollinshed in his Chronicle speakinge of this great fight betwixt the schollers and Townesmen, vnder the yere 1355, which is the 29 yere of k. Edward the 3. p. 381 thus writeth; In the parlament holden at Westminster this yere after Easter, the kinge tooke vpon him to make an ende of the quarrell betwixt the Schollers and Townesmen of Oxford, and saluinge to euery man his

Commissio ad audiendum et terminandum de insultu quodam pernicioso in scholares Oxon̄ perpetrato.

Rex dilectis et fidelibus suis Ricardo de Stafford, Henrico Grene, Roberto de Thorpe, Willelmo de Notton, et Hugoni de Sadelingstanes salutem. Quia ex notorio et horribili clamore recepimus quod quamplures malefactores et pacis nostræ perturbatores Villæ Oxon̄ et partium adiacentium vniuersitatem nostram Oxon̄ dispergi et dissolui facere callide machinantes in manu armata vexillis explicatis more guerrino ad mansa Magistrorum et Scholarium in eadem Vniuersitate accedentes, mansa illa felonice fregerunt, et quam plures scholares et eorum seruientes ibidem nequiter interfecerunt, et quosdam ex iis verberauerunt, vulnerauerunt, imprisonauerunt et male tractauerunt, et quosdam ex iis membris mutilauerunt, quosdam de bonis et rebus suis depredati fuerunt, et portas villæ prædictæ, ac ostia quorundam mansorum ipsorum scholarium felonice combusserunt, et magistros et scholares dictæ Vniuersitatis ab eadem hostiliter fugauerunt, et viris Religiosis et alijs personis Ecclesiasticis de vita et membris suis grauitate comminati fuerunt et indies comminantur, et quam plurima alia felonias et facinora, ibidem perpetrarunt in nostri contemptum et perniciosum exemplum, et contra formam statuti de armis contra pacem non portandis editi, et contra pacem nostram. Nos, tam enormia crimina nolentes impunita sub

right, pardoned the Schollers of all transgressions: and this he signified into euery shire by writts directed to the Sheriffes, they to proclayme the same, for more notice of the thinge: and so, in summer followinge, the Vniuersitie began againe to flourish, students resortinge thither from ech side. Thus Hollinshed; whereas in the statute booke of acts of parliament there is no mention to be founde of any parliament that was held that yere, viz. in the 29 of Edw. 3. nor yet in the 30th yere. But in his 31 yere, and in the yere of our Lord 1357. it appeareth that there was a parliament wherein some acts of parliament were made, which is the yere that this present charter or rescript of the Bishop of Lyncoln beareth date, and which peraduenture might be done at the instance of the kinge and Lords of the parliament, as it is here in a manner expressed &c. and this was the ende of the quarrell then put, whereof Hollinshed speaketh, though he were mistaken in the yere.

Nota quod Instrumentum Johannis Episcopi Lyncolniensis communitatem Oxoniæ excommunicantis ob magnum conflictum et sub interdicto ponentis, habetur in notis Lyncoln ac datam gerit apud Tynghurst, 2^o Idus Martij. anno Domini 1354. et consecrationis suæ 8. (*Twyne.*)

dissimulatione aliquo qualiter pertransire, assignamus vos quatuor, tres et duos vestrum, quorum vos præfatum Henricum vnum esse volumus Justiciarios nostros ad inquirendum per sacramentum proborum et legalium hominum de comitatu Oxoniensi tam infra libertates quam extra, per quos rei veritas melius sciri poterit de nominibus omnium et singulorum qui dictas felonias transgressiones et contemptus fecerunt, et de eorundem felonum manutentoribus et fautoribus, et de alijs articulis et circumstantiis præmissa qualitercunque contingentibus plenius veritatem, et ad præmissa omnia et singula ad sectam nostram audienda et terminanda secundum legem et consuetudinem regni nostri Angliæ. Et ideo vobis mandamus quod ad certos dies et loca, quos vos quatuor tres vel duo vestrum quorum vos præfato Henrico vnum esse volumus ad hoc prouideritis inquisitionem super præmissis faciatis, et ea omnia et singula audiatis et terminetis in forma prædicta; facturi inde quod ad iustitiam pertinet secundum legem et consuetudinem regni nostri Angliæ. Saluis &c. mandauimus enim Vicecomiti nostro Comitatus prædicti quod ad certa &c. quos &c. quorum &c. eis scire faciatis venire faciat coram vobis &c. quorum &c. tot &c. tam infra libertates quam extra per quos &c. et inquiri. In cuius rei testimonium has literas nostras fieri fecimus patentes. Teste meipso apud Westmonasterium 6^o die Martij anno regni nostri 29 per ipsum Regem et Consilium.

Certayne aduertisements sent vp to Lunden by Way of Complaynt of the towne of Oxon against the Vniuersitie.

The following is an account of the complaints of the City and the rejoinders of the University, on the question of University Privileges. The documents are of the reign of Henry VIII (p. 266). In view of the great social changes which were going on, the Town might have hoped that the Crown would relieve it from the galling dependence into which it was related to the University.

1. Memorandum that the agreement and restitution had

and made by Edward III in the 29 yere of his reigne betwixt the Chancellor of the Vniuersitie of Oxford and the Mayor and Comminalty of the towne of Oxford shall stand good and effectuell accordinge to the true purport and effect of the same.

2. Item that the composition made betwene the Chancellor and Schollers of the said Vniuersitie and the Mayor and Comminaltie of the sayde towne in the [*blank*] yere of kinge Henry the 6 to stand good and effectuell in all such poyntes and articles as be thought by the Justices may stand and be with the lawes of the realme.

3. Item an order to be taken that no Inhabitant within the precinct and liberties of the sayde towne vse buyinge and sellinge for gayninge nor vse any craft or occupation except he be a free man and bere scott and lott and all other Charges as other freemen there doe.

4. Item it is necessary to be seene what authority the sayd Commissary and schollers have to arrest any man for the peace or to discharge any person arrested for the peace by the Mayor and Aldermen, Justices of the peace, within the sayd towne.

5. Item an order to be taken that the sayd Commissary and Schollers from henceforth kepe nor hold no plea afore them vppon any person or persons within the liberties of the sayd towne, for as much as it is Contrary and against the grauntes and liberties made and giuen to the Mayor and Comminaltie of the sayde towne.

6. Item an order to be taken for the Clerke of the markett, and watch to be kept in the night.

Articles framed by the towne of Oxon against the Chancellor the Schollers of the Vniuersitie, at the same time.

1. Imprimis they mayntayne their seruants to vse buyinge and sellinge in grosse and retayle and be not free of the towne, contrary to our grantes and liberties.

2. Item they call the Burgesses of the towne before them and hold plea contrary to the Kinges lawes.

3. Item they imprison the Burgesses of the towne without any lawe, right or conscience.

4. Item they binde the Burgesses of the towne by obligation with suretie in xx^{li} ere they goe out of prison that they shall not sue in none of the Kinges Courts but before them.

5. Item they call the Mayor of the towne with other Burgesses by citation and swere hym or them to answeere to all such articles as shalbe layd to him or them.

6. Item they swere the Mayor, Aldermen, Bayliffes, and certayne Burgesses to obserue and keepe all their priuiledges, customes and statutes; the which is contrary to the othe that the Mayor taketh yerely before the chiefe Baron in the kinges Exchequer.

7. Item they suspend, curse and banysh the Burgesses of the towne, contrary to the Kinges lawes in all manner actions that they call them if they will not obey their lawes and customes.

8. Item they take vppon them to be Clerkes of the markett the which is granted to the Mayor and Bayliffes.

9. Item they doe binde the Burgesses and other persons to the peace and haue no authority.

10. Item they doe vse watchinge by night without any of the Kinges officers and enter into any man's house and make search in the same house and disturbe and disquiet the same persons: and also in the nighttime when men should take their rest they will Carry Carts about the stretes and beat at men's dores and balkes to their great inquietnesse.

Another Schedule of Articles, at the same time.

1. Item M^r Commissary and Proctors hold plea of temporall matters.

2. Item the Proctors procure and Cause forreyners to exercise merchandizinge within the towne.

3. Item the officers of the Vniuersitie take felons' goodes.

4. Item the free men of the towne be arrested, attached, cyted, suspended, cursed, banyshed, wrongfully imprisoned by

the commandement of M^r Commissary of the Vniuersitie and citation awarded against the Mayor of the towne to examine him by othe to open such thinges as hath byn done in the kinges sessions contrary to the kinges lawes.

5. Item M^r Commissary and Proctors hath made Corporations and by Coertion of imprisonment take certaine summes of money of poore men that haue byn prentices for exercisinge their occupation contrary to the kinges lawes of this realme.

6. Item M^r Commissary hath put in exercise a newe priuiledge the which he may not iustify.

The answere of the Comissarie and Schollers of the Vniuersitie of Oxford to a bill of Complaynte contayninge diuers articles exhibited against them by Mayor and Burgesses of the towne of Oxford.

1. To the first article the sayd Comissarie and Schollers sayd by protestacions not knowinge any such graunte to be made to the sayd Mayor and Burgesses as in the sayd Article is surmitted. And yf any such graunte were made that the sayd graunte at this presente tyme is of non efficacie nor strength as euidently shalbe proued at such tyme as the sayd graunte yf any such be shalbe published, Neuertheles for answere the sayd Comissarie and Schollers sayd that our Sourraigne Lord the King's most noble progenitors by diuers and sundrie theire letters patents haue graunted vnto the Chauncellour, and schollers of the sayd Vniuersitie that the sayd Schollers and their seruants shall and may quietly exercise any manner of marchandyse by retail or otherwise, and buy and sell all manner of goods vendible . . . soe alway that they be cellable what the Burgesses of the sayd towne, the same Calliacion to be assessed by the sayd Chancellour, his Comissarie or his Depute for the tyme beinge without that the sayd Chancellour procure or cause forrayne[r]s* to exercise

* foryners in margin.

merchandinge within the sayd towne or by their might or extente power doe bere or mantayne the sayd foryners to continue in their wrongfull excersisinge of their marchandinge as in the sayd bill is surmitted to the which the predecessors of the sayd nowe Mayor have accorded and agreed.

2. The 2^d. Article the sayd Comissarie and Proctours sayd that for the quietnes of the students in the sayd Vniuersitie they have full power and autoritie by force of the graunts aboute sayd to hold plees aswell in causes criminall as in detts, contracts and other such like, where the one partie is a scholler or a scholler's seruante; and to make proces agaynst the parties either by the common lawe or by the statuts and customes of the Vniuersitie at the libertie and pleasure of the sayd Chancellour or his Comissarie for the tyme beinge. And for more quietnes of the students of the sayd Vniuersitie they have alsoe power by the autoritie aboute sayd to compell the parties where the one partie is a priuiledge[d] person to put in caution or gage that he shall not serve the sayd scholler or the sayd priuiledged person but only befor the sayd Chaunceller, Comissarie or his depute without that that the sayd comissarie comitted any person to prison to whom any dette is owinge or any trespasse comitted there to remayne vntill he hath founde sewrtie that he shall not sewe for his recompence and deutie accordinge to the King's lawes but only befor the sayd Chancellour, or that they determin any matters without any due corse of the common lawe of the land as in the sayd bill is surmitted*.

3. To the firste parte of the sayd 3^d. article the Comissarie and Proctors make answeare and say that they knowe of noe such priuiledge and libertie graunted to the sayd Mayor and Burgesses as in the sayd article is contayned, but they say that aswell by especiall grauntes and chardges as by consente agreemente or accord of the sayd Mayor and Burgesses, it is manifeste and doth appeare expressly that all and euerie freeman of the towne of Oxford be bounde to appeare in temporall causes befor the Chauncellour, his Comissarie or

* *surmytted* in margin.

depute after lawfull admonition made by the beedles or other officers and the sayd Chauncellour, Comissarie or his depute doth not at any tyme prison, suspend or banish any person but for and vpon great and vrgent consideracions, and after lawfull and rightefull processe of the priuiledge, customes, statuts and liberties of the sayd Vniuersitie, or by our soueraygne Lord the Kinges lawes, and yf the sayd comissarie att any tyme called the Mayor by citacion to answeare to any article conserninge his soules health, that was for certayne articles concerninge the violacion of his othe giuen by hime for the obseruance of the priuiledge, liberties and customes of the sayd Vniuersitie which Michaell Hethe and William Fleminge have nowe late in tyme of their Mayoraltie more broken and more notoriously violatt then any Mayor befor them by the remembraunce of any man beinge in life in the sayd Vniuersitie. And the Burgesses or the inhabitants of Oxford be not inquieted by the sayd Comissarie, schollers and clarks. But the sayd comissarie and schollers doe say that they be dayly augmented by the sayd Mayor, Bayliffe and Burgesses of Oxford, makeinge confideracions [&] conspirases continually and pykinge of quarells day by day in diuers sondrie places of the Vniuersitie, nothinge regardinge the King's heigh priuiledge but vncharitably and maliciously without any good grounde, doe resiste and breke the sayd priuiledge, liberties and customes contrarie to their othe, great danger of their soules, enquietinge of the students and consequently hinderance of learning and excersise of vertue, without that that the sayd comissarie and schollers doe cite any persons inhabited within the sayd towne for causes and matters temporally or suspend, areste, imprison or banish them without any good grounde or cause as in the sayd bill is vntruly supposed.

4. To the 4th. Article the Comissarie and Schollers doe say that they knewe not any priuiledge graunted vnto the towne of Oxford but they say that the sayd Chaunceller coniontly with the Mayor in the tyme of Edward the firste had the Vewe of Franks plege and to enquire of the purpresiture and purprises with other comon noysaunces and to determine the same and excersise the same accordinge to the

King's lawes, which liberties and priuiledges of the said Mayor for them and theyre successors for theirre great extorcion and oppressinge as well of schollers as other poore people, inhabitants of the towne of Oxford, and for the haynous murdrrie committed by them, by the right noble Kinge Edward the thirde were resumed, soe that since that tyme they neuer en[i]oyed any such libertie but that it was by the sayd Kinge wholly graunted to this Comissarie and schollers by the which graunte euer since the sayd Comissarie and schollers the sayd liberties have quietly enioyed and was neuer disturbed sith the tyme of the sayd Kinge Edward the thirde vnto the tyme of the Mayralty of William Fleminge and Michael Hethe without that that the sayd comissarie doth exersise the keepinge of the lawedayes without any due processe accordinge to the King's lawes as in the sayd Articles is surmitted.

5. To the 5^t. Article the sayd Comissarie and schollers say by protestacion not knowinge if any such graunte made vnto the sayd Mayor and Burgesses of Oxford, but they say that the sayd Chauncellor his Comissarie and schollers only wholly and for euer hath the whole and full autoritie of the Clerks[h]ipp of the markett and that none other clerke of the markett there ought to intermedle and doth suffer nothing to be sold but it be brought to a lawefull place for sellinge thereof, soe that they may forsee and ouerlooke the sayd markett and soe vse noe parcialitie or negligence vnlesse it bee percase of negligence towards the inhabitants of the towne as Gunter, Falofild, George Rede and Chamler with such other, which oft sith vseth forstallinge and regratinge of Markett and sellinge of much corrupte vittalls and none in Oxford soe much as they befor namyd nor willinge to be required not only to the great hurte and hinderance of the sayd Vniuersitie but alsoe to the great hurte of the common-wealth of the towne and the countrie. And the sayd inhabitants vittalers of Oxford eft sins of theirre perverse myndes doe sell vnto theirre neighbours townsmen good wine and to schollers wine that is corrupte and nowghte. And one of them shall buy soe much beefe or mutton for iijd. as the schollers shall pay iijd. for. And a payre of

shooes for viijd. that schollers shall not have vnder xd. with such like of all other marchandyse and vittaylls.

6. To the vjth Article the sayd Comissarie and schollers seyen that the fines and amerciaments of all maner of things doth apertayne to the sayd Chauncellor his commissarie and to the Vniuersitie by gifte and graunte of the King's most noble progeniters and soe by his grace confirmed without that they appertayne to the sayd Mayor and Bailiff's, and farther more they say that they neuer arested felons &c. but that they might lawefully doe as it shall expresly appeare by the graunts of our soueraigne Lord the King's gracious progenitors and alsoe by composition and aggreements of the parties. And that they neuer made sesure of any felons goodes to their vse or vses or conuerted any part to their owne vse as the sayd Article is vntruly surmised.

7. To the vij Article the sayd Comissarie and schollers say that they knewe not of any such graunts as in the sayd Article is comprised. But for answeare they say that the sayd Chaunceller his commissarie and schollers have alwayes vsed them whereof the mynde of man is not to the contrarie as one of [the] liberties of the sayd Vniuersitie to haue ouersight and punishmente of diuers occupacions. That is to say the sayd commissarie as yett hath made noe incorporacion but vseth himselfe in certayne compositions and orders as diuers of his predicessors haue tyme out of mynde vsed amonge the vittailers and artificers &c. without takeinge of sumes of money other then such penalties as by our Soueraigne Lord the Kinges lawes and customes of the sayd Vniuersitie hath bine vsed and bine alwayes accustomed to be payd to the sayd commissarie by there owne assente and willinge agreemente. And yf the inhabitants, vittailers and craftsmen be impourished it is other by the reason of the couenticles, confederacyes and conspiracies makeinge when they should be aboute their marchandise or worldly busines or els by great sumes of money for their first cominge in other theyre occupacions or els the Mayor, Bayliffs and Burgeses of Oxford exacte vpon them for theyre freedome amerciaments, fines, tolls or other exaccions as by the incircumspecte occupiinge of their craftes and not by the Comis-

sarie and Schollers of the Vniuersitie of whom they have all cheife and principall livings as it is open and manifest. And ouer that the Mayor and Bayliffs mantayne incorporacions contrarie to the King's statute and common wealth of Oxford as Cordwayner, taylours, glouers, fishmongers, with such other to the great impourishmentes of the schollers there. In soe much where they for a pott of sea fish the price thereof beinge not aboue 3s., at the most at any tyme iiij^{s.}, brought to their dores without labour or payne of their behalfe they make of euery pott at the least a riall and sumtyme a marke wherefor their paynes in sellinge of the potts of fish vj^{d.} or viij^{d.} for euerie some were sufficient gaynes.

8. To the 8th article the sayd Chaunceller and schollers seyen they did neuer pursue or attempte to obtayne any newe graunte of our soueraigne Lord the Kinge that nowe is though the King's grace of his mere mocyon and by the contemplacion of the Lord Cardinall did build a new priuiledge which they have not or never intend to putt in execution any parte thereof nor yet intendeth to attempt any manner of things by the vertue of the sayd priuiledge, but that such priuiledge which they putt in execution they had and have of the meere graunts of the King's grace Most noble progenitors and by his grace confirmed and they require noe other othe or liberties of the Mayor then byn expressed in our Soueraygne Lord the King's most noble progenitours charters which is and hath bine so vsed by longe tyme: but vnder the presence of that surmised new graunte, the sayd Mayor and Bayliffe will have all the old and auncient liberties [and] priuiledges taken from the sayd Vniuersitie which they quietly have enioyed without interruption vnto the tyme that the Mayor now beinge and Michael Hethe and William Fleminge Mayors them disturbed. All which matters the sayd Comissarie and schollers are readie to verifie as by your good Lordshipp shalbe decreed, and prayinge that they may be dismissed with their reasonable coste and chardges to them to be adiudged for the wrongfull and slanderous vexation by them in this behalf sustayned and had.

The answeare of the Mayor and Comminaltie of the towne of Oxford to the bill exhibited agaynst them by the Chaunceller and Schollers of the sayd towne.

1. To the first Article the sayd Mayor and Comminaltie seyne that they doe not affirme that the sayd Chauncellour and schollers have noe liberties for that the Chaunceller and Schollers have deliuered their priuiledges to the King's Heighnes but the sayd Mayor and comminaltie seyne that where the sayd Chaunceller and Schollers by there craftie and suttle meanes have from tyme to tyme deuised wayes and meanes to obtayne certayne priuiledges and grauntes of such and the same things which longe befor were graunted vnto the sayd Mayor and Cominaltie. All which priuiledges and grauntes soe to them made be voyde in the lawe. And the Chaunceller and Schollers that well perceiuinge they purchased diuers bulls and censures, yett by meanes and vntrue suggestions (alleaginge that the sayd priuiledges should be for [the] good, quietnes and rest of the students of the Vniuersitie where indeede the same priuiledges reduceth the sayd schollers to temporall busines to the great vnquietnes of them) against all them that would not obey their sayd vnlawfull priuiledges for dred whereof the sayd Mayor and Comminaltie suffered them to vsurpe and take from them diuers such liberties and franchises as have bine graunted to the predecessors of the sayd Mayor and Comminaltie by the King's most noble progenitors and by his Majestie confirmed, and moreouer the sayd Mayor and Comminaltie seyen that the sayd Chaunceller and schollers have now of late deuised, compassed and immagined diuers* meanes and wayes how to take from the Mayor and Comminaltie their liberties and franchises, and for that purpose only would that the sayd Mayor and Comminaltie should by surrender resign all their old right and title to their liberties and franchises to the intente that the sayd Chaunceller and schollers might be

* and diuers MS.

befor them in like to the same liberties and priuiledges as the sayd Mayor and Comminaltie hath and soe to shift the sayd Mayor and Cominaltie from their prioritie to posterioritie. And finally to have their liberties and franchises from them to their vtter vndoinge and contrarie to all right and conscience.

2. To the 2 Article the sayd Mayor and Comminalltie seyene that truth it is that they affirme that the sayd Chaunceller [and] Scholler[s] be not clarks of the markett and that they have neuer vsed it peaceably but by wronge vsurpacion and by such drifts and meanes as in the first Article is declared nor it cannot bee with any good equitie [and] reasone that they should be both buyers and setters of the price for they might and would then take their neighbours goods, paying for it skantly halfe soe much as it were worth.

3. To the third Article the sayd Mayor and Cominaltie seyene that the said Chaunceller, comissarie and Schollers have not the ouer sight, reformacion and marking of weight and measures, but only by vsurpacion and such diuises [and] meanes as the sayd first Article is rehersed without that that the Typlers and Inholders buyinge xvij galons and a halfe of good alle for xxd doe sell the same alle agayne within their houses for v^s or that the Vinteners doe vse vniust measures or the buchens vntrue weight[s] to the preiudice of the resyants their, As by the sayd bill vntruely is surmised.

4. To the fourth Article the sayd Mayor and Cominaltie seyene that they withhold not from the Vniuersity any duty of v^{li} by the yeare but they seyene that the sayd Chaunceller and Schollers vsed extorciously to take certayne fines of diuers persons for licencing of them to misuse their occupacions which fines be now denied as lawfull that for them to doe without that that any chaplayne within the sayd Vniuersity have vsed to celebrate the offices of masses and diryg[e]s to pray specially for the King's grace and his noble progenitors accordinge to their dewtyes in that behalfe.

5. To the v. Article the sayd Mayor and Comminaltie seyene that they doe were weapons and alwayes have vsed soe to doe for they say that there is noe lawe nor statute to the contrarie to prohibite them soe to doe, but that be acts

made by the sayd Chaunceller and Schollers to the intent that they might the more easly doe displeasure and execute theire malice vpon the poore inhabitants of the sayd towne of which Acte if any corporacion be had that was by such sinister meanes as in the first Article is declared and soe voyd of noe effecte.

6. To the 6 Article the sayd Mayor and Comminaltie seyne that the King our Soueraigne Lord and his noble progenitors have graunted vnto the sayd Mayor and Comminaltie power and auctoritie to keepe the lawe day within the precincts of the sayd towne by reason whereof they have vsed tyme out of mynde and yet doe vse to reforme all common noyances from tyme to tyme as neede requireth without that the sayd Chaunceller and schollers have any lawefull title or auctoritie to keepe any lawe day within the sayd towne or that they haue any maner of right or tytill to keepe any maner of courte in the Guilde hall of the sayd towne. And without that that the Vniuersitie and other of the King's subjects have sustayned iniuries and anoyances by inordinate price of vitles and vnwholsome preparacion of the same or that they suffer combrances by kinde, swynne, Blocks, dongehills and other like as by the sayd Article vntruly is surmised and without that that euer any dowl or lawfull redresse or reformation have bin made by any Courte by the sayd Chaunceller as by the said Article is alsoe vntruly surmised.

7. To the vijth. Article the sayd Mayor and Comminaltie seyne that yf the sayd Chaunceller [and] Schollers had any autoritie to committ any freeman of the towne or other person to ward as they have not yet the sayd Mayor and Cominaltie be not bounde to finde them a gaole and all that there were a composition made betweene the predicessors of the sayd Mayor and Comminaltie of the one partie, and the Chaunceller and Schollers of the other partie, yet the now Mayor and Comminaltie be not bownden thereby and yf they were bounde thereby to finde them a gaole as they be not indeede. Yett whereas the sayd Chaunceller, Comissarie and Schollers partie doe vse wrongfully without any graunte or lawfull cause but only for malice and ill will to comytt any freeman of the sayd towne to ward the sayd Mayor and

Cominaltie may not nor ought in such case by reason imprison any person soe vnlawfully committed vnto them.

8. To the viij Article the sayd Mayor and comminaltie seyne that the sayd Chaunceller, commissarie and Schollers doe many and sundrie tymes make partes agaynst the freemen and inhabitants of the sayd towne by citacion, suspension, excomunicacion for temporall causes and yf the said freemen of the said towne appeare before the sayd commissarie though the Commissarie hath vsed to sweare hime forthwith to answeare to interogatories which interogatories shalbe clearely out of the matter that complaynte is made of beinge the partie in hande that their lawe of the Vniuersitye or ciuill lawe bindeth them to answeare to such interogatories and that it is for the more health of their soules where the parties have noe knowledge of that lawe ciuill nor yett of theyre lawes and statuts made in the Vniuersitie nor can have any indiffrent counsell there to instruikt them, wherefor many of the freemen and inhabitants of the sayd towne perceiuinge that they can have noe indiffrent iustice ministred vnto them befor the sayd Commissarie and alsoe that the sayd Commissarie have not nor ought to have any autoritie in any such causes temporall as debte and trespasses to their determininge as they refuse to appeare befor the sayd Commissarie as lawfull is for them to doe without that that the sayd Schollers or any of them cannot have their dewtie and right of the sayd townsmen as the sayd Article is surmised.

9. To the 9 Article the sayd Mayor and Comminaltie sayne that the Chaunceller and Schollers befor this tyme have constrayned by means and thrifts of excomunicacion, banishmente and such other meanes (as in the 1 Article is declared) the sayd Mayor and townsmen to offer att St. Marie Church and by like meanes and threfts constrayneth them to be bounde by obligacion for performauce of the same, which obligacion is clearly voyd by the course of the common lawe Wherevnto the sayd Mayor and cominaltie prayen to be remitted for the due triall of the sayd obligacion.

10. To the 10th Article the sayd Mayor and Comminaltie seyne that the sayd Chaunceller and Schollers by manifest

threats* of excomunicacion and Banishmente and by diuers other sinister means subtilly deuised an othe to be giuen to the Mayor, Aldermen, Bayliffs and others of the sayd towne in which othe amongst other things it was contayned that the sayd Mayor, Aldermen, Bayliffs and others should obserue mayntayne and keepe all the statuts ordinances and lawes of the Vniuersitie made or to be made, and after that the sayd Chaunceller and Schollers have att their congregacion made diuers statuts and lawes from tyme to tyme with extreame and vnreasonable penalties vpon the inhabitants of the sayd towne. And alsoe such laues and statuts that should abrogatt and take away cleerly from the sayd Mayor and Comminaltie all the liberties and frauncheses for and to the intende to have the whole power temporall into their owne hands and to them graunted by the King's Majestie and his noble progenitors (in soe much that the sayd Chaunceller Schollers by such lawes and statuts brought the King's temporall subiectes of the sayd towne in such vncharitable subiection that many of the most substantiallest persons of them did yerly forsaken the towne and for as much as it was not lawfull for the sayd Chaunceller and Schollers to make any such statuts nor to assemble themselues together for any such intende) and consideringe alsoe that their sayd statuts and lawes bee contrarie and meere repugnante to the othe taken by the sayd Mayor and Cominaltie of the Kinge our Sovereigne Lord and alsoe repugnante and meere contrarie to the King's statuts and lawes of this his realme. wherevnto the sayd Mayor and Cominaltie bee inheritable. The sayd Mayor, Aldermen, Bayliffs and others have refused and yett doe refuse to reteine the sayd othe without that the sayd oathe euer have bine occasion of any quietnes or good continuance of the sayd Vniversity as by the sayd x Article vntruly is surmised.

11. To the xi Article the sayd Mayor and Comminaltie seyne that the sayd Comissarie and Schollers buyinge coneyes ought not to sett the price of coneyes nor of other thinges which they buy of the freemen of the towne for yf they may

* *thefts* altered to *threats*.

be suffered soe to doe they will not give the pultrours nor other freemen of the towne ij^d. for that that coste them 3^d. And many tymes the sayd Commissarie doe take coneyes and other vittailles from the poore vittelers and give them nothinge for it. And for that the sayd Comissarie tooke from the sayd pulter man as the same xi Article specifieth vj couple of coneyes and payd nothinge for them. And the same man conceiued an accion agaynst the sayd Comissarie at Westminster (as laweful was for hime to doe) without that the sayd man conceiued any accion agaynst the sayd Comissarie for dispite or that the sayd Comissarie is fattigate or vexed for doeing of justice a thinge dish[on]orable to a comenwealth or that the commessarie vseth to permitte any such causes of common wealth in experience.

12. To the xij Article the sayd Mayor and cominaltie seyne that they have not indited the Proctors of felonie nor other persons vpon fayned causes for meere malice but they say that xij men had euidence giuen vnto them by the sayd William Grethedde beinge sworne that the Proctors with others came and puld open in the night the doores of the sayd William Grethedde and came to his house where he was goeing to his bedd in his chamber which seeinge his doores broken vp came downe with a poker in his hande for his defence and asked them, what they did in his house? They sayd, Knaue thou shalt knowe what, and then they struke hime and fell hime downe and tooke his purse with ij^s. 4^d. in it with other thinges and brought hime to prison for the which vnlawfull acts the Procter was indited and whereas they were comaunded by the Judges for to keepe the King's waich they were chardged that they should not waich without the Justice, the Constable and diuers other were in their company &c. And when that they say that M^r. Secretarie Catly beinge at Oxford comaunded the Mayor and justices their that they should not proceede any further in such matters this inditmente of the Proctors was founde befor M^r. Secretarie came thither and since his beinge there wee have gone noe further in inditinge any priuiledge person as his comaundmente was but we have stayd though they were affrayd that wee would have arrayd Frier Best and John at

our Sessions and yt was Secretarie commaunded for to stay and soe it was.

13. To the xiiij Article the sayd Mayor and Cominaltie seyne that the sayd Comissarie and Schollers about an yere past assembled them selues vnlawfully together at their congregacion howse to the intende only to discommon a great number of the most substantialest and honest freemen of the sayd towne and then and there soe vnlawfully assembled most vncharitably ordayned and inacted that noe scholler nor other person clayminge any priuiledge by the sayd Vniuersitie or repareinge and comminge to any other should come into the house or houses of any of the sayd most substantiall and honest freemen of the sayd towne nor should buy nor sell with them nor eate and drinke with them nor come into their company, as though they had not bine Christian men. For which vnlawfull assemblie a most indiscreet acte makeinge a certayne number of the makers therof were indited or that the sayd Mayor and Comminaltie doe immagin to doe displeasure to the sayd Chaunceller and Schollers as by the sayd bill vntruly is surmised, but have alwayes and yett be glad to liue in rest and peace with them without discention, variances or debate accordinge to the lawes of God and the lawes of our most dread and naturall Soueraigne Lord the Kinge whose Majestie we most humble beseech to putt too his gracious handes for some good direction to be had in this behalfe.

THE QUARREL AND SUIT ABOUT THE CITY MILL.

AMONG other property possessed by the Town of Oxford, and as was said by charter of the first of John (1199), were the Castle Mills, in S. Thomas' parish. Mills were among the most valuable franchises possessed by landowners, because it was universally the case, that the inhabitants of a manor were compellable to use the Lord's Mill, and to incur

the liability of such tolls as the Miller was entitled to charge. The discretion of this personage was however checked by the police of the Manor, for if he were presented for extortion, and the case was proved against him, he was liable to a fine, and fines imposed on the Miller frequently occur in the Records of Court Rolls. It may be expedient to illustrate these facts by direct evidence.

When Merton College abandoned cultivation on its own account on their Cuxham estate, the income which the College derived from this Manor, inclusive of the rents of Assise, the contingencies of the Manor, and the receipts of the court, was about £12 a year, the incidents referred to being over £5. But the rent of the water-mill was £2 10s., and of the fulling-mill 13s. 4d., for occasion was taken to levy a tax on this necessary process in dressing cloth. But the number of inhabitants in the village could not have been more than fifty. The miller's tax was therefore a notable charge on the inhabitants, as he had to live after paying his rent. In all likelihood, it amounted to at least £7 10s. a year, and it is no wonder that the system, as well as the representative of it, were unpopular.

Now the Town (after Henry VIII's reign, the City) of Oxford claimed to have the monopoly of grinding corn for all the burgesses resident therein. There were other ancient mills in Oxford, besides those of the Castle. The monks of Oseney had a mill, and most likely other monasteries which contained running streams within their precincts. The manor of Holywell certainly had two, of which the most important was that known as King's Mill, purchased it appears in the fifteenth century, the weir and fall of which is at the exit into the Marston-road, of what is now called Mesopotamia. The other was just below the grange, and on the other side of the stream which encloses the Magdalene College Water Walk. The privileges of the manor of Holywell were extensive. The manor was neither in the Town, nor in the County, and before it came into the possession of Merton College, the

privileges of Holywell Manor were successfully insisted on. See above, p. 212.

If the Town took toll on all the inhabitants for the use of its mill, and enforced its real or reputed rights, it kept its mills in good order. Some of the fullest information which I have obtained for the price of mill-stones of the best kind comes from the City Archives. A few years before the transactions occur which the following pleadings refer to, the City had gone to the expense of over £25 for a pair of stones to their mill, probably the new or third mill which they had recently set up. The City claimed the right of confiscating corn which had been ground at other mills, and to hold a Court Leet for the punishment of offenders and defaulters. In their pleadings they allege that the profit of the mills is the only source of income on which they can rely for the payment of the King's fee-farm rent of £55 6s. 8d. or 83 marks a year. It would seem that this fee-farm rent of the mills must be distinguished from the fee-farm of the town, the greater part of which had long been granted to the lepers of St. Bartholomew in Cowley, though the complainants allege that the profit of the mills is necessary in order that this ancient fee-farm rent might be paid.

It seems that certain Bakers claimed to be privileged persons, and thereupon to be quit of any service to the City, being consequently entitled to grind their corn where they pleased. They had therefore resorted to the King's Mill in Holywell Parish. In consequence of the mention of Mr. Harris' name as Mayor, Twyne concluded that the pleadings were at or about the year 1609. There was no doubt a Francis Harris, Mayor of Oxford in 1609-10, who seems to have, according to Anthony Wood, negotiated the sale of the Austin Friars to the foundress of Wadham College, and stipulated that his nephew should be one of the first fellows. This young man died in 1614. (Wood's *Colleges and Halls*.)

But the date of the pleadings appears to be settled by an

entry in the Register-book of Merton College, under the years 1606 and 1608. The College determined to defend the interests of those who used its Mill, and at a trial held at Nisi Prius during the Oxford Assises in this year, the Jury found against the City, and the costs, £13 6s. 6d., were paid to the College from the City cash. On this the City authorities summoned those who ground their corn at other than the Castle Mills, 'before the Barons of the Exchequer, sitting in Serjeants' Inn,' and the College sent their Sub-warden to London to defend the cause. Perhaps this court is chosen in consequence of the plea, reiterated in what follows, that if the customs of the Mills were lost, the King's fee-farm rent would suffer. Now at this time the Earl of Dorset was at once Lord Treasurer, and Chancellor of the University. The Barons of the Exchequer wished him to be present, probably as a person who could inform them as to the privileges of the University. But the Chancellor could not come, and therefore no decision was given.

In April, 1608, the citizens sued the defendants in Equity. But they had no better fortune here. The Court referred the cause to the Jus Commune, 'the Exchequer Chamber to state a case.' But henceforth the register of the College is silent on the subject, and one may conclude that the City was advised to drop the action, or informed that their case was hopeless. As far as my own researches are concerned, I regretted to find that the City ceased to buy mill-stones, for none appear in the City accounts thenceforward. Very possibly, the Exchequer Chamber satisfied itself that the margin, even after the monopoly was broken, was amply sufficient to secure the rent of the Crown, and that the City sublet the Mills.

Maior, Bailiffs & Commynaltie of the Towne of Oxford, fee fermors of the Towne and Castle Mills there, Complainants: Peter Porye, Alexander Hill, Bakers; Thomas Jerome, Richard Jerome, William Jerome, Millers, Defendants.

That the Complainants are seized of Oxofñ and 2 ancient Mills there called the Castle Mills and hold them of the kinge in fee farme pro redditu per Annum 55^{li}—6^s—8^d payable at the feast of St. Michael and the Annunciation.

That the cheife and in effect the only matter of profit and maine raiseinge and leuijnge that rent is by the Mills aforesaid, the portmede not then accompted a part of thee fee farme.

That these Mills are and allwayes haue bene sufficient for grindinge all Corne to be spent in Oxford.

That these Mills beinge scituate on the great streame called Thames the Complainants haue alwayes vsed to maintaine and preserue the streame and watercourse cleared from obstructions to their great charges.

That they haue vsed to keepe a Leete or Mill court for presentment and punishment of defaults and offences in Millers and Grinders, and in those that doe annoyances to the streame or to the Mills, and the defaults of common bakers in grindinge else where and that all common bakers owe suite to the saide Court and alwayes haue vsed to doe the same.

That by a Custome alwayes vsed in the said Towne of Oxofñ all common bakers should and alwayes haue vsed to grind their corne at the said Mills and not elsewhere vpon payne that if any common Baker grind his corne else where then at the said Mills the same or the meale therof is to be seized as forfeited to the Complainants or their fermors: Except licence haue bene giuen to grinde elsewhere in case when for want of reparation or otherwise they could not there be serued.

That in such Cases of exception a Baker desiringe licence to grind elsewhere should tender to the Complainants or their Fermors a penny called a grist penny and soe should haue licence.

That when meale forfeited vt supra cannot be found to be seized the owner therof should be presented & amerced or fined at the said court and be examined vpon his oath how much he hath grownd from those Mills and therupon compelled to answer the due toll to the Complainants.

That in case any Baker their grindinge haue losse by default in the Millers or Grinders they should haue recompence for the same from the Complainants their fermors or Millers.

That Peter Pory and Alexander Hill common Bakers haue combined with the other Defendants to overthrowe the said custome and to withdraw the suite of the Bakers from those Mills to the Mills of Holliwell and by 2 yeares space last past haue carried and recarried sometimes secretly and sometimes by force their corne and Meale to and from Holliwell Mill so as the same could not be seized.

That the complainants' officers hauinge only thrice seised the meale so elsewhere grownd the defendants Thomas Jerome hath caused his 2 sons Richard and William to commence sixe seuerall actions of trespas and battery for the same.

That hereby his Maiestie is like to be disinherited of his Fee farme, the complainants for want of the said toll beinge disabled to pay the said Rent and farme haueinge little els wherby to leuy the same, for which they are nowe in arrerages and proces, and that the defendants may set forth howe much their hath beene ground from the Castle Mills at Holliwell Mills.

The effect of Alexander Hill his Answer.

That their are 2 Incorporacions in Oxon viz^t. one the Vniuersitie consistinge of Doctors, Masters, &c: and their officers and seruants, the Colledges and Halls, Th'other the Towne consistinge of Mayor, Bayliffs and Commynaltie, and that he is a member of the former and a common Baker for those of that bodye viz^t. the Vniuersitie.

That those of the Vniuersitie haue alwayes vsed to grind their corne where they liked without restraint.

Denieth that to his knowledge the Complainants are fee

fermers of the towne or of the said Mills or lawfully seised therof, and saith they haue nowe of late erected a third Mill adioyninge to th'other.

Denieth also that the said Mills in billa are sufficient for grindinge all the corne to be spent in Oxon.

Also denieth that the cheife meanes of raiseinge the fee farme resteth in the Mills or without them the complainants cannot pay the same.

Alsoe denieth that the Complainants haue vsed any such court Leete whereto Bakers should doe suite or for punishment of offences in any such common Bakers as are to haue the priuiledge of the Vniuersitie.

Denieth alsoe the custome alleadged in singulis especially that it hath any extent to any Vniuersitie Bakers or Priuiledged persons, affirminge that they for 30 yeares space in his knowledge haue ground at Holliwell Mills.

Denieth alsoe combination and confederacy alleadged &c. and secret and forcible carryinge of corne to Holliwell.

Saith there haue beene sixe seisures made of meale in the handes of Jeromes the other defendants.

*The effect of the Answers of Peter Pory, Thomas Ferome,
Richard and William Ferome.*

First they say their are 2 distinct Corporations, vt supra, and that Peter Pory is a member of the Vniuersitie and a common Baker for them and that such haue vsed to grind where they will.

Thomas Jerome saith that for 26 yeres he hath vsed to grind for common Bakers and all others at Holliwell Mills and hath quietly carried and recarried the same till about 14 yeres since, that Dodwell then Millmaster caused a seisure of Clares Corne a common Baker and would not deliuer it (though the whole Counsell of the Cittie required him) vnlesse this defendant would enter into bond to fetch no more free-men's Corne, which he would not enter into.

Confesseth that since that time he hath beene diuerse times interrupted by seisures and yet of late without interruption till M^r. Harris was Mayor and then fiew seisures were made.

All deny that they can sett downe howe much hath bene ground at the said Holliwell Mills: and agree in all other things with Hill supra.

They say there haue bene seisures made of other men's corne beside common Bakers and the Millers haue bene cast from their horses.

They deny that they haue carried by stealth or by force or combinded and practised to withdrawe from the Castle Mills otherwise then was lawfull for them.

The replicacion of the Maior Bayliffs &c.

Maynteyne all the points of the Bill and deny that Pory and Hill defendants are members of the Vniuersitie, or if they be yet say that all common Bakers whatsoever and without exception ought to grind at the said Mills, and that the defendants are such and vse to sell bread to all manner of persons as well of Towne and country as of the Vniuersitie.

Denie alsoe that the defendants or any other bakers for the Vniuersitie or Colledges haue vsed without any interruption to grind from the Castle Milles otherwise then as they haue done diuerse times by force and with stronge hand, soe as without breach of peace noe seisure could be made of their meale.

PROOFES EX PARTE QUERENTIUM.

The state, Equitie & Reasonablenes of their cause on the parte of the Complainants.

Holliwell is a Mannor pertaineinge to Merton Colledge, containinge a whole parishe or Hamblett, the Colledge hathe a Mill their whereunto all the Tennants of this Mannor are tied to doe suite by grindinge their corne at that Mill, they may not grind from thence either at the Towne Mills or elsewhere. Also there are diuerse Townes nere adioininge which grinde at Holliwell, By like equitie and hopeth by lawe alsoe since all the houses in the Towne, or the most part therof

are holden of the Mayor, Bayliffes and Comminaltie in Burgage they may challenge suite of all Burgagers at the Mill, though they had no especiall nor extraordinary prescription, yet their challenge is only to the common Bakers, all which dwell in Burgages.

The fee farme of the Citty was 60th. wherof graunted to the Hospitall of Lepers at St. Bartholomewes 20th and after 5th, was abaited by iudgement in the Exchequer 26 Edward III, because of the assise of bread and beere by the kinge graunted and by the Towne relinquished to the Vniuersitie. There is still paid into the Exchequer for the ferme 35th yerely besides the said deduccions and the 20th paid to St. Bartholmewes.

The profits of the Mills are the cheife meanes the Complainants haue to raise the said fee farme and without the benefitt therof they are not able to pay the same: William Leuins, John Holloway, Thomas Wood, George Tredwell, soe thinketh.

In the booke of Domesday it appeareth the profitts of the Mills be a third part in value thus Oxofn firma 20th & 10th adiuncto molendino.

An Inquisition taken at Oxon before Hussey one of the Barons of the Exchequer setteth downe the profitts of the Mills in the first place as the principall thinge wherin the fee farme doth consist.

That the Castle Mills are able and sufficient to grind the Corne of all common Bakers in Oxford: William Levins, William Fenton, John Holloway, George Tredwell, sheweth the reason of erectinge the third Mill viz. to ease vnseasonable night grinding; John Willmott, Peter Misson, soe thinketh.

Proofes by ancient Court Rolls wherby it doth appere that there is a Leete or Mill Court belonginge to these Mills.

That all common Bakers owe suite to the court of the Mills and were amerced for default of appearance.

Nota.

Priuledged men being copyholders of Mannors therabout may as well challenge to be free from suite of Court and the seruices to be done for their Lands as from this court and seruices pertaining to their trades.

That they may grind away by Licence payinge a grist penny when they could not haue their Corne ground their and when the Milles wanted repayre: Molauit extra et non soluit Grist penny Ideo in misericordia.

That their grist and meale ground elsewhere were forfeited and vsed to be attached in case they had noe such Licence.

That there were men of ancient time sworne to make attachment of meale ground from those Mills: Simon Barbator so sworne presenteth an attachment by him made.

That they vsed to examine such as ground their corne away, howe much they had soe ground away, and therevpon they satisfied for the toll.

That such as ground away whose meale was not attached were amerced.

That if the Bakers suffered any losse they were to be satisfied by the Owners or Fermors of the Mills and that the same is still vsed in like case*.

Proofes thereof by Witnesses.

William Levins, John Hollway, Martin Caue (He being Miller hath vsed to make recompence), Thomas Collins, George Tredwell.

Thomas Collins hath bene recompenced; George Tredwell hath bene recompenced.

That this Leete or Mill Court hath bene vsed to be kept in memory: William Levins, John Hollway, Tho. Collins, Peter Misson, George Tredwell.

Vide Composition made 27 Feb: 33 Hen. 6 by mediation of George Neuell Chancellor of the Vniuersitie of Oxofñ and the Vniuersitie seale is put therunto.

* These statements are supported by copious references to the City Court Rolls.

That all common Bakers as well Priuiledged as others ought and haue vsed to grind at the Castle Mills vpon payne of forfeiture of their meale vnlesse they haue had licence vpon tender of a grist penny to grind away: William Levins, John Hollway, Thomas Collins, Thomas Wood, John Oven, Walter Ouen; they haue heard the custome to be soe, soe alsoe John Willmott and Peter Misson.

Order in Court of Requests.

Vide the order in the Court of requests 38 Hen. 8 at the suite of Lewes by which he was allowed in respect of falshood proued in Towne Millers to bringe other Millers to those Mills to grind his Corne payinge toll to the Bayliffs.

Vide also Indenture dated, 20 Martij Anno Eliz. 11^o Lewes being a priuiledged man acknowledgeth the custome to bind him, and tooke licence for 14^{li} Rent to grind elsewhere before that he had sued in the Court of Requests and was ordered to grind at the said Mills.

Vide the Writt for the Vniuersitie men that grind at the Mills noe vnder toll shalbe exacted.

That priuiledged persons not free of the Citty brought vp in trade haue not vsed till of late yeres to be common Bakers or Brewers but some Colledges haue had priuate Bakers within themselues: William Leuins, John Hollway, Martin Caue, Peter Misson, George Tredwell.

Vide the chartre of Hen. 2 wherby is graunted Burgensibus Oxon that none shall buy or sell victualls or other merchandize by retaile who is not of that Guild.

That priuiledged persons vsed to become free of the Towne before they vsed any trade of bakeing or brewing though they had married the Wiues of Bakers or Brewers: William Leuins, John Hollway.

A roll of the names of priuiledged persons who to the intent they might vse trade became free of the Citty.

Vide 15 Edw. 2. Rotul. 1. vpon presentment at the Mill Court that some did bake without licence (for out was knowne to the Jury) distresse was awarded against them to come in and shew what warrant or licence they had.

Nota.

The Vniuersitie is for the liberall sciences and the Citty for Mecanicall, if both the sciences be Academicall the Vniuersitie swalloweth vp the City and the Kinge is defrauded therby of Subsidies and Fifteens from which priuiledged men are exempted.

A Chartre to the Vniuersitie expressinge what kind of tradesmen shall participate priuiledg with and by the Vniuersitie among which Bakers are none.

By which alsoe tradesmen participant of priuiledge are sett downe and Bakers are none of them.

That there be Mills within a Mile or little more of the Citty of Oxon to which Bakers may goe as well as to Holliwell.

That the defendants Pory and Hill are common Bakers and sell to all Cittizens and Country men aswell as to Vniuersitie men.

Vide Court Rolls of 4 Jacobi so presented by the Jury also we haue soe said in our Bill and they haue not denied.

That Millers of Holliwell and their seruants practize to drawe Bakers from the Castle Mills to themselues: John Hollway, John Stacy.

That there hath beene a third Mill erected lately nere to the 2 ancient Mills: William Levins, John Hollway. It is vnder the same roofoe and 6 others depose the same.

This we confesse but conceiue not how it maketh against vs John Holloway sheweth the reason of erecting this third Mill and William Leuins ex parte defendentium.

Th' one Moitie of the 2 Castle Mills perteyned to the Abbott of Oseney and after to the Byshopp of Oxofñ and that Moitie made by the Byshop to Mr Owen: William Levins, John Holloway, Swithin Broadwater.

Respons. It is true, but aswell the Lease as the Reuersion of the Moitie haue bene purchased by the Citty and for that lease is drowned.

That the common Bakers and Freemen of the Citty doe often grind from the Castle Mills: George Tredwell, John Willmott.

Resp. The same John Willmott sheweth how his corne was fetched from forraine markets by forraine Millers and soe could not be descried to be seised.

That they haue not knowne any priuiledged persons not beinge free of the Citty to doe suite to the Mill Court or to haue bene compelled to recompence for the toll of their Corne elsewhere ground: William Leuins hath seene some there, John Hollway, John Wood, Thomas Smith, William Fenton.

Resp. None did vse Bakinge till of late but Freemen.

That vpon complaint made to the Lords of the Counsell against the officers of the Citty for seizinge the meale of a priuiledged person they were ordered to make restitution and to be punished: Thomas Smith.

Resp. There was not then any hearinge by the Counsell of that which could be shewed for maintenance of such seisure.

There is noe prooffe that any of the defendants are Vniuersitie men which the plaintiffs by Replication deny and they haue not denied in their answer that they are common Bakers which the Bill affirmeth.

What was the cause that the seale of the Vniuersitie was put to the composition at the Request of the said Bakers but because the Bakers serued the Vniuersitie. At least there would haue bene some exception of such as were priuiledged men, if any such thinge had bene meant.

A Verdict hath bene found against the pretence of the Citty.

The Verdict passed by default and against the proceedinge to triall there was an order in Court which vpon a false suggestion in the end of the Terme and order gotton therupon not entered till longe after the Terme was repealed.

MISCELLANEOUS.

MISCELLANEOUS.

THE documents which follow are of a miscellaneous character. The first is the copy of one among the S. Frideswide Charters, and gives in Norman French the boundaries of the Town and its jurisdiction, always excepting the franchise of Holywell manor, and its members, which are geographically included in the Town, but formed an exempt jurisdiction. The date is probably of the first half of the fifteenth century. The jurisdiction of the University was also comprised within the same limits, and was similarly exempt. Part at least of the lordship of the North Hundred was contained in the Town boundaries, but this was also probably under another authority than that of the Mayor and Bailiffs.

The second is a rental of the Town. It seems to be incomplete, or to contain those tenements mainly which were near the Town Wall. But the largest item is that derived from the cellar, shops, and chambers under the Guildhall, which was, I presume, on the same site as the present City Buildings are.

The third is a list of the tolls leviable on sales in the boundaries of the City and devoted towards the repair of the Wall, for this is the general meaning of murage.

The last two documents relate to buildings still standing in Oxford, viz. the tower of New College and that of Merton College Chapel. The former gives only a summary of the charges incurred. It is clear that the amount does not comprise the particulars of all the expense of building the tower, for the cost of raising thirty-three feet only of the structure

is given. Part of the account is for building a portion of the wall. The straw for the tower and walls was probably purchased in order to protect new work from frost. The bell-tower, as will be seen, is covered with lead brought by land carriage from Winchester, and lead was probably part of the stores at Wolveshay Castle. I should conclude however that the total sum expended is what the tower cost.

The other is the detailed charges incurred for building the tower of Merton College Chapel, near half a century later. The account is reprinted from the third volume of my *History of Agriculture and Prices*, pp. 720-737.

I.

[*Oxon. (Charters)*. ST. FRIDESWIDE PRIORY, 58-138.]
(*Bodleian Library*.)

Ceaux sount lez boundez et la purseint del fraunchise de la ville doxford comensaunt al pount tretable sur Petypoint et sestent par la fille de la Ryuer de Charewelle tange a vne fosse appelle Creddelake autrement Mountagueslake coraunt parentre le pree du Seint Frideswide quel pree est dedeinz le dit Fraunchise et le pree appelle Mountaguesmede quel fosse departe lez Countez doxford et Berk et la dit fosse sestent tange a thamyse de Grauntpoint corant parmye vne arche appelle dencheworthesebowe et issint en longure de thamyse parentre lez Freres Precheers qe sount deinz la dit ville et vne pree appelle Erlicheseyt et le pree labbe dabyndoñ queux prees sount hors de la dit fraunchise et le pree appelle Kingesmede qe est deinz la dit fraunchise et issuit tange al passage de Hengseie et dilloques tange a vne fosse appelle Soundreseyeslake et vltre tange a lez molyns de Botele et dilloques tange a Wowelake et dilloques et de la lez ysles de Wyke, Bunsey, Midley, Cropley et portmanseyt queux isles sount toux deinz la dit fraunchise et issuit tange al pount de Godestowe Et la dit fraunchise sestent del dit pount a Wolgarcote et dilloques tange a vne fosse appelle la Gredediche et vltre cee tange a Charewelle que court de la Halywelle et de la hospitalle seint John tange al dit pount tretable sur petypoint lez queux halywelle et hospitalle sount deinz la dit Fraunchise.

II.

Rentale Villæ Oxon anno Ricardi 2 xj^o ex Minore Rubro libro Ciuitatis Oxoniæ folio 147. 148 &c.

De vna placea infra mansum quod fuit Willelmi Pennard, quæ placea quondam fuit Venella ducens a Regia strata vsque fossatum castrî	2s.
De Abbate de Oseney pro tenemento quod quondam fuit Thomæ de la Wyke in Cornerio infra Elmehall	2s.
De Alicia quæ fuit vxor Petri le Panter pro vna domo et vna placea quæ extendit se a porta de Elmehall vsque cotagium quod Willelmus Palmer tenet de communitate Villæ prædictæ	j. d.
De eodem Willelmo Palmer et Sara vxore eius et Willelmo filio eorundem pro vna placea subtus muros villæ prædictæ in parochia S. Michaelis ad portam Borealem quam Thomas Hetfeld Sclatter tenuit de communitate prædicta ad 4 anni terminos	ij. s.
De Ricardo Carswell pro 2 cotagiis ibidem	v. s.
De Ada le Taillor pro tenemento quod tenet ibidem	8s.
De Thoma Salman Plomere et Margareta vxore eius et Johanne filio eorundem pro 2 Cotagijs quæ Dauid Huot tenuit dum vixit	4s.
De Willelmo Bergeueny pro quodam turrello ex parte occidentali portæ Borealis et pro quadam domo ex parte orientali eiusdem portæ	26s. 8d.
De Ricardo Salesbury pro quodam turrello ex parte Orientali portæ prædictæ	6s. 8d.
De Rectore ecclesiæ S. Michaelis prædicti pro quadam placea in orientali parte eiusdem portæ	2s.
De Willelmo Stacy Masson pro tenementis suis ibidem quæ Ricardus Sibford quondam tenuit de communitate prædicta	x. s.
De vxore Hugonis le Mareschall pro 4 cotagijs et vna placea ibidem	6s. 8d.
De Johanne Shawe pro vna placea ibidem	xij. d.
De Johanne Langport pro tenemento quod Johannes Crook tenuit de communitate prædicta ex opposito Staplehall	ij. s.
De Procuratoribus ecclesiæ Beatæ Mariæ Virginis pro tene-	

mento quod Daudid Penbrok tenuit de communitate prædicta iuxta Smythgate	ij. s. 6 <i>d.</i>
De Magistro et fratribus Hospitalis S. Johannis pro 3 shopis quas Johannes le Mareschall tenuit de eadem commu- nitate extra portam Orientalem	xij. <i>d.</i>
De fratribus S. Trinitatis Oxoñ pro diuersis domibus et placeis quas tenent de eadem communitate	26 <i>s.</i> 8 <i>d.</i>
De Abbatissa de Godestowe pro capite occidentali cuiusdam Venellæ in Shydyerd	4 <i>s.</i>
De quadam placea eiusdem Venellæ infra la Vinehall inclusa	xij. <i>d.</i>
De Priore S. Frideswydæ pro quadam domo infra Portam Orientalem ex parte Boreali	ij. s.
De quodam turrello ex parte Orientali portæ Australis Oxon	6 <i>s.</i> 8 <i>d.</i>
De Waltero Benham pro occupatione muri villæ prædictæ iuxta portam Australem Oxoñ	ij. s.
De eodem Waltero pro quodam turrello iuxta ostium domus suæ ibidem	xij. <i>d.</i>
De eodem Waltero pro quadam venella vocata la Hamele inclusa iuxta cæmiterium ecclesiæ S. Aldati	4 <i>d.</i>
De Henrico Wytteney sclatter pro solarario et celario ad paruam portam versus fratres prædicatores Oxoñ	7 <i>s.</i>
De Johanne Skynner pro vna domo infra portam occiden- talem Oxoñ quam Walterus Romesham quondam tenuit	xij. <i>d.</i>
De domibus extra portam Molendini castri Oxoñ	xx. s.
De Johanne Somerford pro 2 cotagijs subtus muros villæ Oxon iuxta tenementum quod Daudid Huot tenuit de communitate prædicta	v. s.
De Willelmo Medburne Sadeler et Johanna vxore eius pro vno cotagio quod Adam le Harper quondam tenuit	4 <i>s.</i>
De Johanne Payn Plomer pro vna domo subtus muros villæ	3 <i>s.</i> 4 <i>d.</i>
De Stephano Wynard pro fenestra iuxta ecclesiam S. Martini	xij. <i>d.</i>
De Thoma le Gryndere pro vna placea inclusa iuxta fratres minores vsque ad portam occidentalem	4 <i>s.</i>
De Johanne Ledekyn pro domibus quas Johannes Musterton tenuit de communitate prædicta extra portam Australem ac vna venella cum quadam placea vacua vocata Shilnyngstole inclusa	42 <i>s.</i>
De Johanne Leper pro placea vacua super Grandpount quam tenet de communitate prædicta	xij. <i>d.</i>

De Johanne Croidon pro celario et shopis subtus Gildam Aulam Oxon et pro cameris subtus cameram Aulæ eiusdem	6 <i>li.</i>
De eodem Johanne pro parua camera subtus gradus Aulæ predictæ	18 <i>d.</i>
De scholis in paruo Judaismo cum giardino adiacente . . .	xvj. s.
De Ricardo Hanuyll pro vna placea iuxta placeam quam Hugo le Mareschaft tenuit de communitate prædicta . .	18 <i>d.</i>
De Vicario ecclesiæ S. Petri in Oriente pro occupatione turrelli de Smythgate cum imagine Beatæ Mariæ Virginis ibidem	4 <i>d.</i>
De Magistro et Fratribus Hospitalis S. Johannis Baptistæ Oxon pro quadam venella communitatis prædictæ super Graundpount	xij. d.
De Johanne Shirbourn Tayllor pro vna placea inter muros villæ quæ extendit se a porta de Smithgate vsque Crowell	6s. 8 <i>d.</i>
De Ada de la Ryuer et Alicia vxore eius et prædicto Johanne Shirborn et Margeria vxore eius ad totam vitam eorum pro fossato extra muros villæ a porta Orientali vsque ad prædictam portam vocatam Smythgate per annum ad 4 anni terminos	4 <i>s.</i>
De Johanne Wyndsore et Margeria vxore eius et Willelmo filio eorundem pro vna placea inter muros villæ iuxta Crowell	xx d.
De Rogero Tryuet Latoner et Agnete vxore eius pro vna vacua placea cum 2 turrellis quæ iacet inter placeam Willelmi le Harper vsque ad tenementum procuratorum ecclesiæ Beatæ Mariæ Virginis ad 4 anni terminos . . .	ij. s.
De Willelmo Harper Sadeler et Juliana vxore eius pro vna placea ex opposito gardini de Excestrehall ad 4 anni terminos	12 <i>d.</i>
De Daniel Mancipio pro vna placea vacua subtus muros villæ prædictæ ex opposito gardini de Excestrehall ad 2 anni terminos	6 <i>d.</i>
De Johanne Langeport pro vna placea terræ in parochia S. Petri in Oriente infra muros villæ quæ extendit se in longitudine a porta de Smythgate ex parte occidentali vsque posternam villæ prædictæ iuxta placeam quam fratres S. Trinitatis tenent de communitate prædicta ex parte Orientali ad 2 anni terminos	2 <i>s.</i>

De Willelmo Codeshale, Johanne Wyndsore, Willelmo Bergeueny, Johanne Dadynton, Johanne Bukyngham, et Petro de Kyllngworth pro firmatione venellæ vocatæ Sewyeslane 2s. per annum, videlicet, singuli eorum 4*d.* ad festum S. Michaelis ij. s.

Habentur etiam illic redditus de Langable et Burgable per singulas parochias villæ Oxoñ vbi huiusmodi redditus reperiuntur. Sed vtrum hi redditus fuerint annui necne, nondum mihi constat, atque ideo missos feci.

III.

De Consuetudinibus Muragij Oxoñ (Edward III).

De qualibet summa bladi	q.
De qualibet Carectata bladi	ob.
De quolibet equo, equa, boue et vacca	ob.
De quolibet corio equi et equæ bouis et vaccæ, frisco, salito aut tannato	q.
De qualibet carecta ferente carnes friscas vel salitas	j. d. ob.
De quinque Baconibus	ob.
De quolibet Salmone frisco vel salito	q.
De qualibet Lampreda venali ante Pascha	q.
De x ouibus, capris vel porcis	j. d.
De x velleribus	ob.
De qualibet centena pellium ouium, lanatarum, caprarum, ceruorum, bissarum, damorum vel damarum	ob.
De qualibet centena pellium agnorum, capreolorum, leporum, cuniculorum, vulpium, catorum et squirellorum	ob.
De quolibet panno integro	ob.
De qualibet centena lineæ telæ cavenati pannorum Hybernie Galeweth & Worsted	j. d.
De quolibet panno de serico cum auro de Sauntez Drapyre et Baudekyn	ob.
De quolibet panno de serico sine auro et Chifs de Sendel afforciato	q.
De qualibet nauī carcata rebus venalibus	3 <i>d.</i>
De quolibet dolio vini & cinerum	j. d. ob.
De quolibet sumnagio cinerum	j. d. ob.
De qualibet carectata mellis	j. d.
De quolibet sacco lanæ venalis	ij. d.

De Trussello pannorum venalium ducto per carectam	ij. <i>d.</i>
De quolibet sumnagio panni venalis vel aliarum rerum diuersarum minutarum venalium.	oñ.
De qualibet carectata ferri	j. <i>d.</i>
De quolibet sumnagio ferri	oñ.
De qualibet carectata plumbi	j. <i>d.</i>
De qualibet carectata tanni venalis per hebdomadam	q.
De auerio de pondere scilicet de centena	j. <i>d.</i>
De peisa sepi et vncti	j. <i>d.</i>
De quolibet quarterio wande venalis	ij. <i>d.</i>
De qualibet centena aluminis coperosæ Drigaylis Verdegris	oñ.
De 2 milliaribus ceparum	q.
De 8 Shams * alej.	q.
De quolibet milliari allecum	q.
De qualibet carectata piscis marini	j. <i>d.</i>
De quolibet sumnagio piscis marini	j. <i>d.</i>
De qualibet centena bordi	oñ.
De qualibet mola	oñ.
De quolibet milliari fagettorum	j. <i>d.</i>
De x milliaribus turbarum	q.
De qualibet nauī carcata turbis	j. <i>d.</i>
De quolibet quarterio salis	q.
De qualibet peisa casei et butiri	oñ.
De qualibet carectata busci et carbonum venalium per hebdo- madam	oñ.
De quolibet milliari clauorum	q.
De qualibet centena ferrorum ad equos et clatorum ad carectas	q.
De quolibet quarterio tanni	q.
De quolibet trussello cuiuscunque mercimonij venalis et excedente valorem 5 solidorum	q.
De qualibet centena stanni æris et cupri venalis	ij. <i>d.</i> oñ.
De qualibet centena gadorum aceris	ob.
De qualibet carecta de Aberden	j. <i>d.</i>
De qualibet centena de Stockfish	q.
De x petris canabi	q.
De x lagenis olei	ob.

* The common measure of garlic is the Rase, which contained twenty crowns (flones) each of twenty-five heads. Fletu, ii. 12. 19. Twyne (iv. 246) makes it of 15 conspicamina, each of 15 heads, and quotes a book of measures in the City Archives. I cannot trace the word in the text (shams).

De qualibet re alia venali valoris duorum solidorum superius
non specificata q.

IV.

Roll, from New College Muniment room.

[*Old endorsement* :—]

Collegium Oxon. Computus operis eiusdem De Anno Regis Ricardi xxj.

[*Late endorsement* :—]

Computus Expensarum Magistri Johannis Hulyn et Magistri Johannis Bouke * in Extruendo Turre et Campanili et alijs Muris Collegij Anno Ricardi 2 de 20^o. ad 21^{um}. Annoque Dominj 1396.

Turris et campanile Extruuntur hoc Anno Consecrationis boni fundatori[s] Anno 31^o.

Quarera de Heddington, Teynton et Barynton.

Computus Johannis Hulyn et Johannis Bouke, clericorum operum Turris et aliorum murorum Collegij vocati Seynte Marye College of Wynchestre in Oxonia, per venerabilem † patrem ac dominum, dominum Willelmum de Wykeham, permissione diuina Episcopum Wyntoniensem, de nouo fundati, de omnibus suis receptis, [solvendis ?] et expensis per ipsos Johannem et Johannem factis et per parcellam papiri Magistri Ricardi Malforde, Custodis dicti Collegij et contrarotulatoris domini episcopi inde examinatis et probatis A xij^o die Marcij Anno Regis Ricardi xx^o Et Anno Consecrationis domini xxx^o vsque xx^m. diem Decembris proximum sequentem Anno eiusdem Regis xxj^o. Et anno Consecrationis Domini xxxj^o.

Ijdem Johannes et Johannes onerati ‡ de xs. vjd. de arreragijs vltimi computi dicti Johannis Hulyn de Anno preterito.

Et de lxvj li., xiijs., iiijd. receptis de domino Simone Membury thesaurario de Wolues[h]ey || per indenturam cujus data apud Woluesey xxvj die Mensis Aprilis Anno Regis Ricardi xx^o.

* John Bouke was afterwards the fifth Warden of New College.

† *venerabiliem*, MS.

‡ *on* substituted for *reddunt computum*.

|| *Wolues'*, MS. (5 times).

Et de xl libris receptis de domino Simone Membury thesaurario de Woluesey per indenturam cujus data apud Woluesey xvj^o die Mensis Julij Anno Regis Ricardi xxj^o per manus Magistri Ricardi Malforde pro quibus xl libris predictus Ricardus Malforde obligatur domino per quoddam scriptum obligatorium remanens penes dictum Simonem thesaurarium.

Et de xx libris receptis de domino Simone Membury thesaurario de Woluesey per indenturam cujus data apud Woluesey (x)vij [die] Mensis Augusti anno [Regis] Ricardi xxj^o.

Et de xx libris receptis de Waltero Hardene clerico domini apud Suothwerke xv^o die Mensis Februarij Anno Regis Ricardi xx^o per manus Magistri Ricardi Malforde Custodis Collegij domini in Oxonia.

Et de xx libris receptis de domino Willelmo Nortone Garderobario hospitii domini per indenturam cujus data apud Alton Clere xxij^o die Mensis Decembris Anno Regis Ricardi xxj^o.

BROUGHTONE.

Et de xl libris receptis de Willelmo Hurne preposito ibidem per I talliam.

STANLAKE.

Et de xx libris receptis de Johanne Taillour firmario ibidem per I talliam.

Summa totalis receptorum ccxxvij libre, iij solidi, x denarij, vnde per	}	J. Hulyn cxxxiiij <i>l</i> . xs. j <i>d</i> . J. Bouke ^{xx} iiijxiiij <i>l</i> . xiijs. ix <i>d</i> .
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De quibus computis pro diuersis instrumentis ferri ponderantibus ccxxvij libras emptis pro petris fodiendis in quarera de Hedyndone ad edificandum turrem et alios muros in Collegio prout patet in papiro Magistri Ricardi Malforde Custodis Collegij et contrarotulatoris predicti operis dando pro libra ij denarios	}	xxjs. ij <i>d</i> . vnde per J. Bouke ix <i>s</i> .
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Et solutum pro diuersis instrumentis ferreis de ferro domini factis pro dicto opere ponderantibus c libras prout patet in papiro predicto dando pro libra j denarium	}	vijs. iiij <i>d</i> . vnde per J. Bouke xj <i>d</i> .
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Et solutum pro viij Wellynges malliolorum }
 capiendis pro quolibet Wellynge ij denarij prout } xvjd.
 patet in papiro predicto }

Et in dictis instrumentis ad diuersas vices }
 acuendis prout patet in dicto papiro cum clauis } ijs.
 ad idem emptis }

Et solutum pro x tribulis cum suis ferris }
 emptis ad dictum opus prout patet in dicto } iijs. vijd. ob.
 papiro vna cum emendacionibus dictarum tri-
 bularum et rotularum carre in quarera }

Et solutum pro meremio empto ad diuersas }
 vices pro helvis ad diuersa instrumenta habenda } viijd. vnde per J.
 prout patet in papiro dicti Magistri Ricardi Mal- } Bouke ijd.
 forde Cusdodis, contrarotulatoris operis predicti }

Et solutum pro vj? civeris rotalibus emptis ad }
 dictum opus precii pecie xvjd. plus in toto ij } viijs. ijd.
 denarij prout patet in dicto papiro }

Et solutum Alexandro Heryot pro petris fodi- }
 endis super terram suam in quarera de Hedyndone } vs. soluti per J.
 vltimo die Octobris prout patet in dicto } Bouke.
 papiro }

Et solutum Willelmo Austyn et Hugoni }
 Glouere pro iij perticis in longitudine et ij per- } xls.
 ticis in latitudine apud quareram de Hedyndone }
 de terra et ramailis ad petram rudendam ad }
 thaxam prout patet in papiro predicto * }

Et in vadiis diuersorum hominum labore per }
 dietam in quarera de Hedyndone pro petris } xvli. xvs. xjd. ob.
 ibidem fodiendis ad edificandum turrem et alios } qua. vnde per J.
 muros in Collegio prout patet in papiro Magistri } Bouke iijli. xijd.
 Ricardi Malforde } ob. qua.

Et solutum diuersis carectariis prout patet in }
 dicto papiro pro M^l ccciiij^{xx}vj carectis petrarum a } xxiiijli. xijs. iiijd.
 quarera de Hedyndone ad Collegium carriandis } vnde per J.
 videlicet dando pro cxxiiij carectis pro qualibet } Bouke iijli. xjs.
 carecta tempore autumpnali v denarios et M^l. } iiijd.
 cclxij carectis dando pro qualibet carecta iiij }
 denarios }

* This item is for clearing away the earth and brushwood above the bed of stone. It is done by contract, *thaxa*, generally spelled *taxa*.

Et solutum pro vadiis diuersorum hominum labore per dietam pro arena ad dictum opus fodienda ac eciam pro meremio in turre sursum trahendo et scaffold deponendo prout patet in papiro dicti Magistri Ricardi Malforde contratulatoris dicti operis } lxvs. vnde soluti per J. Bouke xxiijs. vjd.

Et in ccxxxix quarteriis vj b₃ calcis emptis apud Wytteneye et alebi pro dicto opere cum carriagio ejusdem prout patet in dicto papiro precii quarterii xx denariorum } xixli. xixs. vjd. vnde per J. Bouke lxxixs. ij.

Et in M^{xx}M^{xx}Dciiiij pedibus liberarum petrarum emptis ad dictum opus de Johanne Cooke in partibus de Teyntone prout patet in dicto papiro vnde M^{ccclvij} pedes precii pedis ij denarij et M^{cccxxiiiij} pedes precii pedis j denarius, obolus, et in cclxvij talstones ibidem emptis precii pecie j denarius minus in toto ij solidi xj denarii, obolus } xxli. b. vnde per J. Bouke xli.

Et solutum diuersis carectariis pro dictis libris petre a Teyntone et Baryntone ad Collegium diuersis vicibus carrietandis prout patet in papiro predicto } xxixli. xiijs. xjd. vnde per J. Bouke xiiij. viijs. vjd.

Et solutum Willelmo Willebury pro magna rota in turre emendanda cum virgis pro eadem emptis } xiiij.

Et solutum pro ij rotulis emptis pro carra ad carrietandas petras et meremium cum axe ad dictas rotulas empta prout patet in dicto papiro } iijs. vjd.

Et solutum pro I magna corda vocata Gable empta prout patet in dicto papiro ponderante Ciiij libras pro petris et meremio in turre sursum trahendis precii libre ij denarij } xvijs. iiij.

Et solutum pro emendacione dicte corde defracte per duas vices prout patet in dicto papiro } iijs. iiij.

Et solutum Johanni Ropere pro vna alia corda empta per Custodem xxiiij^o die mensis Augusti prout patet in dicto papiro } xs. soluti per J. Bouke.

Et solutum pro xlviij claijs emptis vt patet in dicto papiro precii claie ij denarij obolus pro scaffold faciendo circa turrem } xs.

Et solutum Willelmo Irmongere pro clavis ad scaffold cera et rosina de eo emptis pro semento faciendo in turre ad diuersas vices vt in dicto papiro } iijs. viij*d.*

Et solutum pro I boket empto ad dictum opus vt patet in dicto papiro } viij*d.*

Et solutum vno homini pro vase ligneo emendando cum circulis ligneis ad idem emptis pro aqua saluanda prout patet in dicto papiro } xiiij*d.*

Et solutum Willelmo Irmongere pro rigolbord emptis de eo pro formis faciendis ad fenestras turris } xiiij*d.*

Et solutum pro ix libris plumbi emptis de Ricardo Nortone pro hostio turris } v*d.*

Et in papiro empto pro parcella dicte operis scribendo vt patet in dicto papiro } viij*d.* vnde per J. Bouke iiij*d.*

Et solutum Johanni Webbe pro mundacione fontis in loco vacuo extra portam occidentalem Collegij } v*d.*

Et in stramine empto tam pro turre quam pro aliis muris cooperiendis vt patet in dicto papiro } iijs. iij*d.* vnde per J. Bouke ijs. iiij*d.*

Et solutum Willelmo Broun facienti turrem hoc anno in altitudine xxxiiij pedum dando pro pede xxs. } xxxiiij*li.* vnde per J. Bouke xiiij*li.*

Et solutum Willelmo Broun pro ix perticis et iij partibus j pertice murorum extra magnam portam Collegij hoc Anno factis dando pro pertica xiijs. iij*d.* vnde in fundamento v pertice et vij pedes } v*li.* xs.

Et solutum Willelmo Wys carpentario facienti totam carpentariam in turre Collegij in plenam solucionem x librarum de conuencione sua } cs. soluti per J. Bouke.

Et in ccc pedibus tabularum quercinarum vocatis quarterborde pro ostio et fenestris in campanili faciendis precii C^{ne} ijs. iiij*d.* } xs. soluti per J. Bouke.

Et in xxij Waynscot emptis pro ostio campanilis iuxta claustrum faciendo precii pecie iij*d.* o*ſ.* } vjs. v*d.* soluti per J. Bouke.

Et solutum Willelmo Irmongere pro clx spyk
 nayle precii C^{ne} xjd. m^{cc} de bordnayle precii
 C^{ne} vjd. cclx clutnayle precii C^{ne} iijd. emptis de
 eodem Willelmo vt patet in dicto papiro tam pro
 areis in turre, tabulis, ostiis, fenestris faciendis
 quam pro coopertura turris cum plumbo vt patet
 in papiro predicto

xjs. viijd. soluti per
 J. Bouke.

Et solutum Johanni Wadyn fabro pro ccc
 clavis albis de eodem emptis pro magno ostio
 exteriore campanilis precii C^{ne} ijs.

vjs. soluti per J.
 Bouke.

Et solutum Willelmo Wys carpentario facienti
 v ostia et xj fenestras in campanili capienti pro
 magno ostio dicti campanilis vjs. viijd. et pro iiij
 ostiis et xj fenestris pro quolibet xijd.

xxjs. viijd. soluti
 per J. Bouke.

Et solutum Johanni Wadyn fabro pro xxxiiij
 vertinellis xij gemeis emptis de eodem pro
 dictis v ostiis et xj fenestris in eodem campanili
 ponderantibus cxxvij libras precii libre ijd.

xxjs. iiijd. soluti per
 J. Bouke.

Et solutum eidem Johanni Wadyn pro xj
 boltes ferreis de eodem emptis pro dictis xj
 fenestris ponderantibus xij libras et dimidiam
 precii libre ijd.

ijs. jd. soluti per
 J. Bouke.

Et solutum eidem Johanni fabro pro j magno
 barr ferreo de eodem empto pro dicto magno
 ostio ponderante xv libras precii libre ijd.

ijs. vjd. soluti per
 J. Bouke.

Et solutum pro glutino empto pro dicto ostio
 vt patet in papiro predicto

xxijd. soluti per J.
 Bouke.

Et solutum Bernard lokyere pro v seruris cum
 clauibus et iiij stapulis ferreis emptis de eodem
 vnde I pro magno hostio campanilis precii xxjd.
 et iiij pro aliis ostiis precii pece xijd.

vs. viijd. soluti per
 J. Bouke.

Et solutum vij carectariis pro vij fotheres
 plumbi a Wyntonia ad Collegium Oxon ad
 diuersa precia carrietandis vt patet in papiro
 predicto

vijd. ijs. iiijd. soluti
 per J. Bouke.

Et solutum I plumbario pro tecto companilis
 cum dicto plumbo ad thesaurarium cooperiendo

xxs. soluti per J.
 Bouke.

Et solutum pro meremio quercino empto per Willelmum Wyse Carpentarium in diuersis locis infra forestam de Wyndesore pro suspensione campanarum et carpentaria tecti dicti tam perficenda } lxxvijs. iiij*z*. soluti per J. Bouke.

Et solutum pro dicto meremio ibidem pro sternendo et dolando } vjs. soluti per J. Bouke.

Et solutum pro dicto meremio continente xiiij carectas a patria foreste * de Wyndesore ad Collegium carrietando ad diuersa precia } iiij*z*. xijs. iiij*z*. soluti per J. Bouke.

Et solutum pro meremio in dicta foresta empto post aduentum Johannis Maydeston pro dictis campanis pendendis } xxxvijs. soluti per J. Bouke.

Et solutum pro dicto meremio continente v carectas a patria foreste de Wyndesore ad Collegium carrietando videlicet pro qualibet carecta vjs. viij*z*. } xxxijs. iiij*z*. soluti per J. Bouke.

Et solutum Johanni Wadyn fabro pro ferro facto Londoniis pro suspensione campanarum emto } iijs. iiij*z*. soluti per J. Bouke.

Et solutum Johanni Wadyn fabro pro ^{xx}iiij libris ferri factis in diuersis circulis et aliis necessariis pro dictis campanis pendendis vltra ferrum proueniens London precii libre ij*z*. } xijs. iiij*z*. soluti per J. Bouke.

Et solutum Johanni Ropere pro I magna corda vocata Cable ab eodem empti continente cxliij libras precii libre ij*z*. pro meremio et campanis in campanili sursum trahendis } xxiijs. soluti per J. Bouke.

Et solutum Iohanni Maydestone ex certa conuencione cum eo facta pro campanis pendendis in campanili vt patet in papiro predicto } v*z*. xijs. iiij*z*. soluti per J. Bouke.

Et solutum pro v cordis cum iiij lyches ponderantibus in toto lxxij libras precii libre ij*z*. emptis pro campanis pulsandis vt patet in papiro predicto } xijs. pro J. Bouke.

* Patria forestæ probably means the home park or original enclosure of Windsor.

Et solutum pro expensis factis tam pro labore
in quarera quam pro carectis, latomis et plum-
bariis ad diuersas vices prandentibus et bibentibus
cum superuisore operum vt patet in dicto papiro }
xs. vij*d.* ob. vnde
per J. Bouke vjs.
xj*d.*

Et in j domo conducta de Henrico Lymmenere
pro Willelmo Wys et sociis suis existentibus in
operibus domini per viij septimanas apud Oxon-
iam per preceptum domini }
iiij*s.* vj*d.* soluti per
J. Bouke.

Et in expensis Janitoris equitantis ad dominum
pro latomis arestatis ad opus domini Regis cum
equo pro eo conducto }
iiij*s.*

Et in expensis Magistri Johannis Hulyn equi-
tantis cum ij equis a Stepelmordone vsque London
et ibidem moram faciendi per ij dies mensis Julij
ad loquendum cum domino pro operibus Collegij
sui Oxon vt patet in papiro predicto }
iiij*s.*

Et in dicto clerico Johannis Bernard Magistri
operis domini Regis apud Westmonasterium pro
latomis, carpentariis et aliis laborariis per ipsum
arestatis in operibus Collegij ad opus domini
Regis faciendum }
iiij*s.* iiij*d.*

Summa omnium empcionum et solucionum
ccl*i.* ix*s.* xj*d.* ob. qua. vnde per }
J. Hulyn cvij*li.*
xix*s.* xd.
J. Bouke ^{xx}iiijxj*li.* xs.
jd. ob. qua.

Et debet xxvj*li.* xiiij*s.* xd. qua.

Vnde recepti lxxv*s.* quos* Johannes Hulyn
soluit Willelmo Broun per preceptum domini
xxxiiij pedibus turre in altitudine per ipsum
Willelmum factis in Anno preterito videlicet pro
pede xx*s.* vbi non habet allocacionem in computo
vltimi Anni nisi pro pede xvij*s.* quousque videatur
rotulo computi de Anno preterito vtrum ita sic
nec ne

Summa recepta lxxv*s.*

* quos ei MS.

<p>Et debet ultra recepta xxiiij<i>li</i>. vijs. xd. quad. vnde super</p>	}	<p>Johannem Hulyx xs. j<i>d</i>. ob. vnde in manu W. Broun iijs. Wyse ijs. j<i>d</i>. ob. Johannem Bouke xlijs. vij<i>d</i>. qua. Et remanet in manu Custodis xx<i>li</i>. xiijs. j<i>d</i>. ob.</p>
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COLLEGIUM DE MERTON IN OXON.

NOTE.

THE following contains the particulars of the moneys received for, and the charge incurred in, building the Bell-tower of Merton College Chapel, from May 20, 1448 to May 9, 1450.

Campanu- Compotus domini Thomæ Edwards supervisoris operis ibidem de
lis ejusdem omnibus receptis et solutis per eum factis a xx^o die Maii anno
Collegii. regni Regis Henrici Sexti xxvj^o usque ad ix^a diem ejusdem
mensis anno dicti Regis xxvii^o.

Recepta. Arreragia nulla quia primus compotus ejusdem. Et respondet de
xxiiij*li*. vjs. viij*d*. receptis a manibus domini Custodis ut patet per
indenturam. Et de l*li*. xiijs. iiij*d*. receptis a manibus Magistri
Johannis Gygur vicecustodis ut patet per indenturam. Et de ls.
receptis a manibus Magistri Ricardi Langston necnon Bylston
tercii Bursarii. Et de xxvjs. viij*d*. receptis de manibus ejusdem
*emargine. in die Sanctæ * [per Bylston Bursarium] Margaretæ. Et de ls.
receptis a manibus Willelmi Browne de executoribus Magistri
Johannis Snetyssham. Et de vjs. viij*d*. receptis de manibus
Johannis Blakman ex dono suo. Et de ijs. iiij*d*. receptis a
manibus domini Custodis ex dono magistri Ricardi Newbrygge.
Et de ijs. iiij*d*. receptis a manibus magistri Thomæ Balsall ex
dono ejusdem. Et de ijs. iiij*d*. receptis de manibus domini
Henrici Truluff ex dono ejusdem. Et de iij*li*. xiijs. iiij*d*. receptis
a manibus Roberti Rede. Et de xxxiiij*li*. vjs. viij*d*. receptis a
manibus executoris domini Hungreford v^o die mensis Octobris
anno Regni Regis Henrici vj^{ti} xxvii^o. Et de xxs. receptis a

[Ulterius
xxijs. quos
habuit Gy-
gur vice-
custos de
eisdem
bonis in
parte solu-
cionis

manibus Nicholai famuli domini Custodis. Et de xxxs. receptis de bonis magistri Joannis Curteys. Et de vj*li*. receptis de bonis domini Joannis Barksdale nuper vicarii de Stratton Sanctæ Margaretæ. Et de ijs. receptis a manibus Cecilie Harberfelde ex dono. Et de xxvjs. viij*d*. receptis de manibus Joannis Langston secundi Bursarii. Et de vs. receptis de vendicione lapidum de Genington custodi Collegii Cantuariensis.

lxvjs. viij*d*. legatis Collegio ut patet computo ejusdem vice-custodis de anno xxvj^{to}] Oxon. liberata.

Summa totalium receptionum cxxxiiij*li*. viijs.

- | | |
|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------|
| In primis prædictus dominus Thomas solvit latomis operantibus ibidem a 3 ^a die mensis Junii anno Regis Henrici Sexti xxvj ^{to} usque ad ix ^m diem mensis Maii anno dicti Regis xxviiij ^o . | Latomis operantibus. |
| In primis Nicholao Baseley pro vj diebus ijs. iiij <i>d</i> . Et Henrico Prendryngeste pro totidem diebus ijs. . . . vjs. iiij <i>d</i> . | 2 ^a septimana Junii. |
| Liberatum Thomæ Wykes pro vj diebus ijs. iiij <i>d</i> . Et Ricardo Hertangre pro totidem ijs. iiij <i>d</i> . Et Baseley pro totidem ijs. iiij <i>d</i> . Et Prendryngeste pro totidem ijs. | 3 ^a septimana Junii. xiijs. |
| Liberatum Wykes pro v diebus ijs. xd. Et Hertangre pro totidem ijs. xd. Et Baseley pro totidem ijs. xd. Et Prendryngeste pro totidem ijs. vj. xjs. | 4 ^a septimana Junii. |
| Liberatum Wykes pro vj diebus ijs. iiij <i>d</i> . Et Roberto Seynowe pro totidem ijs. iiij <i>d</i> . Et Baseley pro totidem ijs. iiij <i>d</i> . Et Hertangre pro totidem ijs. iiij <i>d</i> . Et Prendryngeste pro totidem ijs. xvjs. iiij <i>d</i> . | 5 ^a septimana Junii. |
| Liberatum Wykes pro vj diebus ijs. iiij <i>d</i> . Et Hertangre pro totidem ijs. iiij <i>d</i> . Et Seynowe pro totidem ijs. iiij <i>d</i> . Et Baseley pro totidem ijs. iiij <i>d</i> . Et Prendryngeste ijs. xvjs. iiij <i>d</i> . | Prima septimana Julii. |
| Liberatum Wykes pro vj diebus ijs. iiij <i>d</i> . Et Hertangre pro totidem ijs. iiij <i>d</i> . Et Seynowe pro totidem ijs. iiij <i>d</i> . Et Baseley pro totidem ijs. iiij <i>d</i> . Et Prendryngeste pro totidem ijs. xvjs. iiij <i>d</i> . | 2 ^a septimana Julii. |
| Liberatum Wykes pro v diebus ijs. xd. Et Seynowe pro totidem ijs. xd. Et Baseley pro totidem ijs. xd. Et Prendryngeste ijs. vj <i>d</i> xjs. | 3 ^a septimana Julii. |
| Liberatum Roberto Janyns pro tribus diebus ijs. Et Wykes pro vj diebus ijs. iiij <i>d</i> . Et Seynowe pro totidem ijs. iiij <i>d</i> . Et Baseley pro totidem ijs. iiij <i>d</i> . Et Prendryngeste pro totidem ijs. xvjs. | 4 ^a septimana Julii. |

pro totidem ijs. iiij*d.* Item Bedell pro totidem ijs. iiij*d.*
 Item Hunt pro totidem ijs. iiij*d.* Item Ryppys pro
 totidem ijs. iiij*d.* Item Elyott pro totidem ijs. iiij*d.*
 Item Collyng pro totidem ijs. iiij*d.* Et Baseley pro
 totidem ijs. iiij*d.* Item Prendryngest pro totidem ijs.

mana Sep-
tembris.

xxxxs. iiij*d.*

Liberatum Roberto Janyns pro tribus diebus et dimidio ijs.
 iiij*d.* Et Wykes pro vj diebus ijs. iiij*d.* Et Bedell pro
 totidem ijs. iiij*d.* Et Hunt pro totidem ijs. iiij*d.* Et
 Ryppys pro totidem ijs. iiij*d.* Et Elyott pro totidem
 ijs. iiij*d.* Et Collyng pro totidem ijs. iiij*d.* Item
 Prendryngest pro totidem ijs. iiij*d.* . . . xxvs. viij*d.*

Prima
septimana
Octobris.

Liberatum Wykes pro v diebus ijs. x*d.* Et Hunt pro totidem
 ijs. x*d.* Et Ryppys pro totidem ijs. x*d.* Et Bedell pro
 totidem ijs. x*d.* Et Collyng pro totidem ijs. x*d.* Et
 Baseley pro totidem ijs. x*d.* Et Prendryngest pro toti-
 dem ijs. vj*d.* xixs. vj*d.*

2^a septi-
mana
Octobris.

Liberatum Roberto Janyns pro ij diebus xvj*d.* Item Hunt
 pro vj diebus ijs. iiij*d.* Item Wykes pro totidem ijs. iiij*d.*
 Et Ryppys pro totidem ijs. iiij*d.* Et Bedell pro totidem
 ijs. iiij*d.* Et Collyng pro totidem ijs. iiij*d.* Et Elyott
 pro totidem ijs. iiij*d.* Et Baseley pro totidem ijs. iiij*d.*
 Et Prendryngest pro totidem ijs. xxvijs. viij*d.*

3^a septi-
mana
Octobris.

Liberatum Roberto Janyns pro iiij diebus ijs. viij*d.* Item
 Wykes pro totidem ijs. ij*d.* ob. Et Collyng pro totidem
 ijs. ij*d.* ob. Et Ryppys pro totidem ijs. ij*d.* ob. Et
 Hunt pro j die vj*d.* Et Prendryngest pro iiij days xx*d.*

4^a septi-
mana
(sic) Sep-
tembris.
[Octobris].

xjs. vd. ob.

Liberatum Roberto Janyns pro j die viij*d.* Item Wykes
 pro vj diebus ijs. x*d.* Et Ryppys pro totidem ijs. ix*d.*
 Collyng pro totidem ijs. ix*d.* Et Prendryngest pro toti-
 dem ijs. xjs. changed.

Prima
septimana
Novembris.
Rate of
wages
changed.

Liberatum Wykes pro vj diebus ijs. x*d.* Et Ryppys pro
 totidem ijs. ix*d.* Et Collyng pro totidem ijs. ix*d.* . viijs. iiij*d.*

2^a septi-
mana No-
vembris.

Liberatum Wykes pro vj diebus ijs. x*d.* Et Ryppys pro
 totidem ijs. ix*d.* Et Collyng pro totidem ijs. ix*d.* . viijs. iiij*d.*

3^a septi-
mana No-
vembris.

Liberatum Wykes pro v diebus ijs. iiij*d.* Et Rypps pro
 totidem ijs. iiij*d.* Et Collyng pro totidem ijs. iiij*d.* . viijs.

4^a septi-
mana No-
vembris.

Prima septimana Decembris.	Liberatum Roberto Janyns pro j die viij <i>d.</i> Et Wykes pro vj diebus ijs. x <i>d.</i> Et Ryppys pro totidem ijs. ix <i>d.</i> Et Collyng pro totidem ijs. ix <i>d.</i>	ixs.
2 ^a septimana Decembris.	Liberatum Wykes pro vj diebus ijs. x <i>d.</i> Et Ryppys pro totidem ijs. x <i>d.</i> Et Collyng pro totidem ijs. ix <i>d.</i>	vijs. iiij <i>d.</i>
3 ^a septimana Decembris.	Liberatum Roberto Janyns pro j die viij <i>d.</i> Et Wykes pro vj diebus ijs. x <i>d.</i> Et Ryppys pro totidem ijs. ix <i>d.</i> Et Collyng pro totidem ijs. ix <i>d.</i>	ixs.
Prima septimana Januarii.	Liberatum Roberto Janyns pro iij diebus ijs. Et Wykes pro vj diebus ijs. x <i>d.</i> Et Collyng pro v diebus ijs. iiij <i>d.</i> ob.	vijs. j <i>d.</i> ob.
2 ^a septimana Januarii.	Liberatum Wykes pro vj diebus ijs. x <i>d.</i> Et Collyng pro totidem ijs. ix <i>d.</i>	vij <i>d.</i>
3 ^a septimana Januarii.	Liberatum Wykes pro vj diebus ijs. x <i>d.</i> Et Collyng pro totidem ijs. ix <i>d.</i>	vs. vij <i>d.</i>
4 ^a septimana Januarii.	Liberatum Wykes pro vj diebus ijs. x <i>d.</i> Et Collyng pro totidem ijs. ix <i>d.</i>	vs. vij <i>d.</i>
Prima septimana Februarii.	Liberatum Roberto Janyns pro j die viij <i>d.</i> Et Johanni Atkynnys pro j die viij <i>d.</i> Et Wykes pro vj diebus iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i>	vijs.
2 ^a septimana Februarii.	Liberatum Johanni Atkynnys pro vj diebus iijs. Item Wykes pro totidem iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i>	xs. vij <i>d.</i>
3 ^a septimana Februarii.	Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i>	vjs. vij <i>d.</i>
4 ^a septimana Februarii.	Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i>	vjs. vij <i>d.</i>
Prima septimana Martii.	Liberatum Johanni Atkynnys pro vj diebus iijs. Item Wykes pro totidem iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i>	xs. vij <i>d.</i>
2 ^a septimana Martii.	Liberatum Johanni Atkynnys pro vj diebus iijs. Et Wykes pro totidem iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i>	xs. vij <i>d.</i>
4 ^a septimana Martii.	Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i>	vjs. vij <i>d.</i>
5 ^a septimana Martii.	Liberatum Johanni Atkynnys pro vj diebus iijs. Et Wykes pro totidem iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i>	xs. vij <i>d.</i>

Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i> Et Johanni Mason pro totidem iijs. iiij <i>d.</i>	Prima septimana Aprilis.
	xs.
Liberatum Wykes pro iij diebus xx <i>d.</i> Et Collyng pro totidem xx <i>d.</i> Et Johanni Mason pro totidem xx <i>d.</i> .	2 ^a septimana Aprilis.
	vs.
Liberatum Wykes pro v diebus iijs. x <i>d.</i> Et Collyng pro totidem iijs. ix <i>d.</i> Et Johanni Mason pro totidem iijs. ix <i>d.</i> viijs. iiij <i>d.</i>	3 ^a septimana Aprilis.
Liberatum Wykes pro v diebus iijs. x <i>d.</i> Et Collyng pro totidem iijs. ix <i>d.</i> Et Johanni Mason pro totidem iijs. ix <i>d.</i> viijs. iiij <i>d.</i>	4 ^a septimana Aprilis.
Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i> Et Johanni Mason pro totidem iijs. iiij <i>d.</i>	Prima septimana Maii.
	xs.
Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i> Et Johanni Mason pro totidem iijs. iiij <i>d.</i>	2 ^a septimana Maii.
	xs.
Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i> Et Johanni Mason pro totidem iijs. iiij <i>d.</i>	3 ^a septimana Maii.
	xs.
Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i> Et Johanni Mason pro totidem iijs. iiij <i>d.</i>	4 ^a septimana Maii.
	xs.
Liberatum Wykes pro iij diebus xx <i>d.</i> Et Collyng pro totidem xx <i>d.</i> Et Johanni Mason pro totidem xx <i>d.</i> .	Prima septimana Junii.
	vs.
Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i> Et Johanni Mason pro totidem iijs. iiij <i>d.</i> Et Thomæ Tuswell pro totidem iijs. iiij <i>d.</i> . xiijs. iiij <i>d.</i>	2 ^a septimana Junii.
Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i> Et Johanni Mason pro totidem iijs. iiij <i>d.</i> Et Tuswell pro totidem iijs. iiij <i>d.</i> . . xiijs. iiij <i>d.</i>	3 ^a septimana Junii.
Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i> Et Johanni Mason pro totidem iijs. iiij <i>d.</i> Et Tuswell pro totidem iijs. iiij <i>d.</i> . . xiijs. iiij <i>d.</i>	4 ^a septimana Junii.
Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i> Et Tuswell pro totidem iijs. iiij <i>d.</i> Et Johanni Mason pro totidem iijs. iiij <i>d.</i> . . . xiijs. iiij <i>d.</i>	5 ^a septimana Junii.
Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i> Et Tuswell pro totidem iijs. iiij <i>d.</i> Et Johanni Mason pro totidem iijs. iiij <i>d.</i> . . . xiijs. iiij <i>d.</i>	Prima septimana Julii.

2 ^a septi- mana Julii.	Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Collyng pro totidem iijs. iiij <i>d.</i> Et Tuswell pro totidem iijs. iiij <i>d.</i> Et Johanni Mason pro totidem iijs. iiij <i>d.</i> xiijs. iiij <i>d.</i>
3 ^a septi- mana Julii.	Liberatum Wykes pro iij diebus xx <i>d.</i> xx <i>d.</i>
4 ^a septi- mana Julii.	Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Tuswell pro totidem iijs. iiij <i>d.</i> vjs. viij <i>d.</i>
Prima septimana Augusti.	Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Tuswell pro totidem iijs. iiij <i>d.</i> vjs. viij <i>d.</i>
2 ^a septi- mana Augusti.	Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Tuswell pro totidem iijs. iiij <i>d.</i> vjs. viij <i>d.</i>
3 ^a septi- mana Augusti.	Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Tuswell pro totidem iijs. iiij <i>d.</i> vjs. viij <i>d.</i>
4 ^a septi- mana Augusti.	Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Tuswell pro totidem iijs. iiij <i>d.</i> vjs. viij <i>d.</i>
5 ^a septi- mana Augusti.	Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Tuswell pro totidem iijs. iiij <i>d.</i> vjs. viij <i>d.</i>
4 ^a septi- mana Sep- tembris.	Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Tuswell pro totidem iijs. iiij <i>d.</i> vjs. viij <i>d.</i>
Prima septimana Octobris.	Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Tuswell pro totidem iijs. iiij <i>d.</i> vjs. viij <i>d.</i>
2 ^a septi- mana Octobris.	Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Tuswell pro totidem iijs. iiij <i>d.</i> vjs. viij <i>d.</i>
3 ^a septi- mana Octobris.	Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> Et Tuswell pro totidem iijs. iiij <i>d.</i> vjs. viij <i>d.</i>
4 ^a septi- mana Octobris.	Liberatum Wykes pro v diebus ijs. x <i>d.</i> Et Tuswell pro totidem ijs. ix <i>d.</i> vs. vij <i>d.</i>
Prima septimana Novembris.	Liberatum Wykes pro vj diebus ijs. x <i>d.</i> Et Tuswell pro totidem ijs. ix <i>d.</i> vs. vij <i>d.</i>
2 ^a septi- mana Novembris.	Liberatum Wykes pro vj diebus ijs. x <i>d.</i> Et Tuswell pro totidem ijs. ix <i>d.</i> vs. vij <i>d.</i>
3 ^a septi- mana Novembris.	Liberatum Wykes pro vj diebus ijs. x <i>d.</i> Et Tuswell pro totidem ijs. ix <i>d.</i> vs. vij <i>d.</i>
4 ^a septi- mana Novembris.	Liberatum Wykes pro vj diebus ijs. x <i>d.</i> Et Tuswell pro totidem ijs. ix <i>d.</i> vs. vij <i>d.</i>
5 ^a septi- mana Novembris.	Liberatum Wykes pro vj diebus ijs. x <i>d.</i> Et Tuswell pro totidem ijs. ix <i>d.</i> vs. vij <i>d.</i>

Liberatum Wykes pro vj diebus ijs. <i>xd.</i>	Et Tuswell pro totidem ijs. <i>ixd.</i>	vs. <i>vijd.</i>	Prima septimana Decembris.
Liberatum Wykes pro vj diebus ijs. <i>xd.</i>	Et Tuswell pro totidem iis. <i>ixd.</i>	vs. <i>vijd.</i>	2 ^a septi- mana Decembris.
Liberatum Tuswell pro vj diebus ijs. <i>ixd.</i>	<i>ijs. ixd.</i>	Prima septimana Januarii.
Liberatum Wykes pro vj diebus ijs. <i>xd.</i>	Et Tuswell pro totidem ijs. <i>ixd.</i>	vs. <i>vijd.</i>	2 ^a septi- mana Januarii.
Liberatum Wykes pro vj diebus ijs. <i>xd.</i>	Et Tuswell pro totidem ijs. <i>ixd.</i>	vs. <i>vijd.</i>	3 ^a septi- mana Januarii.
Liberatum Wykes pro vj diebus ijs. <i>xd.</i>	Et Tuswell pro totidem ijs. <i>ixd.</i>	vs. <i>vijd.</i>	4 ^a septi- mana Januarii.
Liberatum Wykes pro vj diebus iijs. <i>iiijd.</i>	Et Tuswell pro totidem iijs. <i>iiijd.</i>	vjs. <i>viijd.</i>	Prima septimana Februarii.
Liberatum Wykes pro vj diebus iijs. <i>iiijd.</i>	Et Tuswell pro totidem iijs. <i>iiijd.</i>	vjs. <i>viijd.</i>	2 ^a septi- mana Februarii.
Liberatum Wykes pro vj diebus iijs. <i>iiijd.</i>	Et Tuswell pro totidem iijs. <i>iiijd.</i>	vjs. <i>viijd.</i>	3 ^a septi- mana Februarii.
Liberatum Wykes pro vj diebus iijs. <i>iiijd.</i>	Et Tuswell pro totidem iijs. <i>iiijd.</i>	vjs. <i>viijd.</i>	4 ^a septi- mana Februarii.
Liberatum Wykes pro vj diebus iijs. <i>iiijd.</i>	Et Tuswell pro totidem iijs. <i>iiijd.</i>	vjs. <i>viijd.</i>	Prima septimana Martii.
Liberatum Wykes pro vj diebus iijs. <i>iiijd.</i>	Et Tuswell pro totidem iijs. <i>iiijd.</i>	vjs. <i>viijd.</i>	2 ^a septi- mana Martii.
Liberatum Wykes pro vj diebus iijs. <i>iiijd.</i>	Et Tuswell pro totidem iijs. <i>iiijd.</i>	vjs. <i>viijd.</i>	3 ^a septi- mana Martii.
Liberatum Wykes pro vj diebus iijs. <i>iiijd.</i>	Et Tuswell pro totidem iijs. <i>iiijd.</i>	vjs. <i>viijd.</i>	4 ^a septi- mana Martii.
Liberatum Wykes pro vj diebus iijs. <i>iiijd.</i>	Et Tuswell pro totidem iijs. <i>iiijd.</i>	vjs. <i>viijd.</i>	5 ^a septi- mana Martii.
Liberatum Wykes pro iij diebus <i>xxd.</i>	<i>xxd.</i>	Prima septimana Aprilis.
Liberatum Wykes pro vj diebus iijs. <i>iiijd.</i>	<i>iijs. iiijd.</i>	2 ^a septi- mana Aprilis.
Liberatum Wykes pro vj diebus iijs. <i>iiijd.</i>	<i>iijs. iiijd.</i>	3 ^a septi- mana Aprilis.

4 ^a septi- mana Aprilis.	Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> iijs. iiij <i>d.</i>
Prima septimana Maii	Liberatum Wykes pro vj diebus iijs. iiij <i>d.</i> iijs. iiij <i>d.</i> Summa—xlvi <i>l.</i> ijs. vj <i>d.</i> ob.
	Item idem Dominus Thomas computat solum Roberto Janyns xij ^o die Julii pro expensis equitando a Burforde versus Collegium diversis vicibus vjs. viij <i>d.</i>
	Item solum eidem Roberto in parte solutionis suæ pensionis iiij ^{to} die Mensis Februarii vjs. viij <i>d.</i>
	Item solum eidem in vigilia Pentecostis in parte dictæ pensionis xiijs. iiij <i>d.</i>
	Item solum eidem viij <i>d.</i> die Martii pro labore pro labore (sic) equitando ab Abendonia ad Collegium diversis vicibus iiij <i>d.</i>
	Item solum Johanni Hawker pro tempore magistri Johannis Gygur vjs. viij <i>d.</i> Summa—xxxvijs. iiij <i>d.</i>

TEYNTON.

Solutiones factæ pro lapidibus emptis ib- idem annis regni Regis Henrici vj ^{ti} xxvj ^o xxvij ^o xxviij ^o .	Imprimis idem computat solum Johanni Howse pro xij pedibus pretium pedis ij <i>d.</i> ijs.
	Item Johanni Reynolde pro xlij pedibus pretium pedis ij <i>d.</i> vij <i>d.</i>
	Item Johanni Atkynnys pro xlvj pedibus pretium pedis ij <i>d.</i> vijs. iiij <i>d.</i>
	Item Thomæ Howse pro xlvj pedibus pretium pedis ij <i>d.</i> vijs. viij <i>d.</i>
	Item Johanni Reynolde pro lxxxiiiij pedibus pretium pedis ij <i>d.</i> xvs. viij <i>d.</i>
	Item Thomæ Brewys pro lxxxvj pedibus pretium pedis ij <i>d.</i> xiijs. viij <i>d.</i>
	Item Johanni Culner pro xx pedibus pretium pedis ij <i>d.</i> iijs. iiij <i>d.</i>
	Item Johanni Reynolde pro xx pedibus pretium pedis ij <i>d.</i> iijs. iiij <i>d.</i>
	Item Johanni Brewys pro xx pedibus pretium pedis ij <i>d.</i> iijs. iiij <i>d.</i>
	Item Johanni Atkynnys pro cxxviij pedibus pretium pedis ij <i>d.</i> xxjs. iiij <i>d.</i>
	Item Thomæ Howse pro clx pedibus pretium pedis ij <i>d.</i> xxvjs. viij <i>d.</i>
	Item Johanni Reynolde pro lxx pedibus pretium pedis ij <i>d.</i> xjs. viij <i>d.</i>

Item Johanni Wynchecombe de Wyncyrche pro clx pedibus pretium pedis <i>ijd.</i>	xxvjs. viij <i>d.</i>
Item Johanni Bathe de Mylton pro lxxx pedibus. pretium pedis <i>jd.</i> ob.	xs.
Item Johanni Atkynnys pro xiiij pedibus pretium pedis <i>ijd.</i> .	ijs. iiij <i>d.</i>
Item Johanni Wynchecombe pro l pedibus pretium pedis <i>ijd.</i>	vijjs. iiij <i>d.</i>
Item Thomæ Brewys pro xl pedibus pretium pedis <i>ijd.</i> .	vjs. viij <i>d.</i>
Item Johanni Atkynnys pro xliij pedibus pretium pedis <i>ijd.</i>	vijjs. iiij <i>d.</i>
Item eidem pro xvj pedibus pretium pedis <i>jd.</i> ob.	ijs.
Item Johanni Bathe pro xij pedibus pretium pedis <i>ijd.</i> .	ijs.
Item Johanni Atkynnys pro xxxij pedibus pretium pedis <i>ijd.</i>	vs. iiij <i>d.</i>
Item eidem pro xij pedibus pretium pedis <i>jd.</i> ob.	xvij <i>d.</i>
Item Johanni Reynolde pro xxiiij pedibus pretium pedis <i>ijd.</i>	iiijjs.
Item Johanni Bathe pro xl pedibus pretium pedis <i>ijd.</i> . .	vjs. viij <i>d.</i>
Item Johanni Wynchecombe pro xx pedibus pretium pedis <i>ijd.</i>	iijs. iiij <i>d.</i>
Summa— <i>xli.</i> xs. <i>vjd.</i>	

Item idem computat solum pro tempore Magistri Johannis Gygur Solutions
de tallio Culner xvjs. iiij*d.* Et de tallio Brewys vjs. viij*d.* Et factæ pro
de tallio Huchonnys iijjs. Et de tallio Johannis Reynolde ijs. Teynton cariagio a
usque Oxoniam
xxvijjs. pro

Item idem computat pro suo ipsius tempore solum.

Inprimis Johanni Clyfforde pro ij bigatis iiijjs. Et Willelmo Gyne pro Magistri
iij bigatis vjs. Et Johanni Symonde pro j bigata ijs. Et Brewys Joannis
pro j bigata ijs. Et Johanni Watts pro j bigata ijs. Et Johanni Gygur et
Howse pro iiij bigatis viijjs. Et Johanni Rede pro j bigata ijs. sui ipsius.
Et Johanni Lyly pro j bigata ijs. Et Johanni Howse pro j bigata ijs. Juxta ijs.
Et Ricardo How pro j bigata ijs. Et Johanni Rede pro iij bigatis vjs. pro bigata.
Et Johanni Lyly pro ij bigatis iiijjs. Et Johanni Rede pro ij bigatis vjs.
Et Ricardo Cooke pro ij bigatis vjs.
Et Johanni Rede pro j bigata ijs. Et Johanni Lyly pro j bigata ijs.
Et Johanni How pro j bigata ijs. Et Ricardo How pro j bigata ijs.
Et Johanni Lyly pro ij bigatis iiijjs. Et Johanni Lyly pro ij bigatis ijs.
Et Johanni How pro ij bigatis iiijjs. Et Ricardo How pro ij bigatis iiijjs.
Et Johanni Rede pro ij bigatis iiijjs. Et Johanni Lyly pro ij bigatis iiijjs.
Et Johanni How pro ij bigatis iiijjs. Et Ricardo How pro ij bigatis iiijjs. Et Thomæ

Rofe pro j bigata ijs. Item Johanni Rede pro j bigata ijs. Et Johanni Lyly pro j bigata ijs. Et Johanni How pro ij bigatis iiijjs. Et Johanni Lyly pro ij bigatis iiijjs. Et Ricardo How pro ij bigatis iiijjs. Et Johanni How pro ij bigatis iiijjs. Et Johanni Lyly pro j bigata ijs. Et Johanni How pro iij bigatis vjs. Et Johanni Lyly pro iij bigatis viijs. Et Willelmo Gyne pro j bigata ijs. Et Johanni Rede pro j bigata xx*d.* Et Willelmo Gyne pro iij bigatis vjs. Et Ricardo Coke pro ij bigatis iiijjs. Et Ricardo Lyly pro tribus bigatis vjs. Et Johanni How pro tribus bigatis vjs.

Summa—ix*li.* vjs. viij*d.*

Solutiones pro cariagio lapidum a Teynton usque Burforde juxta iiij*d.* pro bigata. Item idem computat solutum a xx^o die Januarii anno regni regis Henrici viti xxviiij^o usque ad festum Sancti Johannis Baptistæ. In primis Huchennys pro xviiij bigatis vjs. Item Johanni Nicols pro x bigatis iijs. iiij*d.* Item Johanni Reynolde pro iij bigatis xij*d.* Item Johanni Dene de Teynton pro xv bigatis vs. Item Johanni Westwale pro cariagio a Mylton versus Burforde pro xvj bigatis vs. iiij*d.* Item Wyllelmo Hull pro cariagio lapidum a Wynrych versus Burford pro viij bigatis ijs. viij*d.* Et Johanni Huchennys pro cariagio lapidum a Teynton versus Burford pro v bigatis xx*d.* Et Johanni Reynolde pro iij bigatis xij*d.* Et Johanni Nicols pro j bigata iiij*d.*

A Whytlade usque Burford juxta ij*d.* pro bigata. Item Ricardo Marshall pro cariagio lapidum a Whytlade versus Burforde pro ix bigatis xviiij*d.* Et eidem Ricardo pro xij bigatis ijs. Summa—xxixs. x*d.*

Solutiones pro cariagio lapidum a Hedyngton usque Oxoniam juxta v*d.* ob. pro bigata. In primis idem computat solutum Bobery pro xxxvij bigatis xvjs. xj ob. Et Johanni ffrenche de Hedyngton pro xxx bigatis xiijs. x*d.* Et Ricardo Hyll pro iij bigatis xvj*d.* ob. Et Johanni Stronge pro xxx bigatis xiijs. ix*d.* Et Johanni ffrenche pro xvj bigatis vjs. iiij*d.* Item Spryngolde pro vj bigatis ijs. viij*d.* Item Bobery pro xiiij bigatis vjs. v*d.* Item Spryngolde pro vj bigatis ijs. ix*d.* Et Ricardo Porter de Halywell pro iij bigatis xxij*d.* Et Bobery pro iij bigatis xvj*d.* ob. Et Johanni Stronge pro x bigatis juxta v*d.* pro bigata iijs. ij*d.*

Summa—lxxijs. iiij*d.* ob.

Solutiones pro calce. Item idem computat solutum Willelmo Estor de Wytney pro xiiij quarteriis pretium quarterii xvj*d.* . . . xviijs. viij*d.* Item eidem Willelmo pro iij quarteriis pretium quarterii xv*d.* iijs. ix*d.*

Item Thomæ Harryson de Eston pro xvj quarteriis pretium quarterii xvjd.	xxjs. iiijd.
Item Simoni Sklater de Bekley pro iij quarteriis pretium quarterii xvjd.	iijs.
Item Thomæ Harolde de Barton pro factura xxx quarteriorum pretium quarterii vjd.	xvs.
Item Johanni ffranche pro cariagio eorundem in grosso	vs.
Item Thomæ Harolde pro factura xxvij quarteriorum pretium quarterii vjd.	xiijs. vjd.
Item Thomæ Stephynson pro cariagio eorundem in grosso	iijs.
Item Thomæ Harolde pro calce empta pro xv quarteriis pretium quarterii xijd.	xvs.
Item Thomæ Stephynson pro cariagio eorundem in grosso	xijd.
Item Thomæ Harolde pro calce empta pro xij quarteriis pretium quarterii xiiijd.	xiijs.
Item Ricardo Hyll pro cariagio eorundem in grosso	ijs.
Item Thomæ Harolde pro ix quarteriis pretium quarterii xijd.	ixs.
Item Thomæ Low pro cariagio eorundem in grosso	xviijd.
Item Thomæ Harolde pro calce empta viij quarteriis pretium quarterii cum cariagio xiiijd.	viijs. viijd.

Summa—vj*li*. xvij*s*.

Inprimis idem computat solum pro fune bigæ empto ad opus campanilis xvijd. Et pro falcatione cimiterii ijd.	xijd.	Liberata forinseca.
Item pro xxvj cratibus emptis pretium cratis iijd.	vjs. vjd.	
Item pro cultello ad scindendum plumbum jd. Et pro magnis clavis pro tribus cistis ad trahendos lapides in campanile ijs. vjd.	ijs. vijd.	
Item pro ccc clavis pro eisdem cistis et magna rota, pretium c vjd.	xviijd.	
Item pro ccc clavis pro eisdem pretium c iiijd.	xijd.	
Item pro iiij cratibus emptis pretium cratis ijd.	vijd.	
Item pro iij manuectis emptis iiijd. ob. Et pro fenovecto cum rota empto de Cloberry xijd.	xvjd. ob.	
Item pro ij cribris ad purgandam arenam pretium cribri iijd.	vjd.	

- Item pro situla cum iiij circulis et cathena ferreis xvij*d.* Et pro dolio ad servandam aquam pro latomis xij*d.* . . . ijs. v*d.*
- Item pro antempna ad trahendos lapides in campanile ponderante clx libras pretium libræ ij*d.* . . . xxvjs. viij*d.*
- Item Thomæ Smyth de Chepyngnorton pro j strophnia et magnis hamis et aliis necessariis ferramentis ad ligandum tres cistas ponderantibus cxl libras pretium libræ ij*d.* xxiijs. iiij*d.*
- Item in expensis factis versus Abendoniam diversis vicibus pro antempna vij*d.*
- Item pro j tabula de Estrychborde pro le molde xv*d.* Item Clobery pro servatura ejusdem v*d.* xx*d.*
- Item pro fune ad extrahendam aquam iiij*d.* Et pro fune ad ligandam antempnam aliis instrumentis iiij*d.* . . . vij*d.* (*sic*).
- Item pro jantaculo latomi et fabri de Chepyngnorton x^o die Julii x*d.*
- Item in expensis inter socios Collegii cooperiando et discooperiando campanile diversis vicibus ijs. viij*d.*
- Item fabro de Chepyngnorton pro diversis instrumentis ferreis ijs. v*d.*
- Item cupario pro vj circulis pro cado perhibito vij*d.* Item pro j serra ad serranda ligna ix*d.* xv*d.*
- Item Wymer pro stramine empto ad cooperiendam casam latomorum viij*d.*
- Item in expensis factis circa latomos diversis vicibus . . . xij*d.* ob.
- Item in expensis circa iiij^{or} famulos domini Hungreforde ijs. v*d.* ob.
- Item Thomæ Smyth de Oxonia pro tribus cuneis ferreis ad querruram ponderantibus ix lib. et dimidium pretium libræ ij*d.* xix*d.*
- Item eidem Thomæ pro reparatione mallei ferrei ad querruram xij*d.* Et pro reparatione diversorum instrumentorum ad eandem querruram diversis vicibus v*d.* . . . xvij*d.*
- Item eidem pro ij cuneis ferreis emptis ad eandem querruram ponderantibus xij libras pretium libræ ij*d.* . . . ijs. ij*d.*
- Item eidem alias pro reparatione instrumentorum querruræ xv*d.* Et pro reparatione mallii ejusdem iijs. iiij*d.*
- Item Thomæ Smyth pro duabus ansis ferreis pro cado v*d.*

- Et famulo Roberti Janyns pro labore ab Abendonia
usque Oxoniam *iiijd.* *xd.*
- Item pro clavis pro magna rota *vijd.* Et Thomæ Ryte
equitanti versus Abendoniam pro una carchesia enea
iiijd. *xjd.*
- Item pro antempna empta *iiij^{to}* die Augusti ponderante
cclxvij libras pretium libræ *ijd.* *xliijs. vjd.*
- Item in expensis circa latomos in festo Assumptionis Beatæ
Mariæ *iiijd.* Et pro jantaculo Roberti Janyns et ali-
orum *ij* extraneorum *vijd.* *xjd.*
- Item pro factura duarum carchesiarum enearum *ijs. ixzd.* Et
pro tribus carchesiis ex meremio *iiijd.* *iijs. jd.*
- Item cupario pro *vj* circulis pro dolio *ixzd.* Et pro *vj* tabulis
ixzd. Et pro limatione duarum carchesiarum onera-
riarum *xxzd.* *iijs. ijd.*
- Item pro limatione serræ *ijd.* Et pro clavis pro magna rota
iijd. Et pro *vj* libris cepi ad ungendum antempnam
vjd. *xjd.*
- Item Henrico Rede equitanti ad Merlow pro carpentario ut
videret meremium campanilis apud Horham wode *iiijzd.*
- Item pro *j* cribra empta *iijd.* Item pro mallio ferreo *ijd.*
Et Clobery pro fenoveciorio cum rota *xxzd.* *ijs. jd.*
- Item Ricardo Hyll pro *j* bigata straminis ad cooperiendam
casam latomorum *xvjd.* *xvjd.*
- Item Thomæ Hyckys de Stonysfelde pro *xiiij* cratibus *iiijs.*
vijzd. Et Willelmo Myllyn de eadem pro *xij* cratibus
emptis *iijs. ijd.* *vjs. xd.*
- Item pro *ij* manuvectis *vd.* Item pro clavis emptis ad
casam latomorum *vd.* Et pro *iiij* staphis emptis *vijd.* *xvijzd.*
- Item Elyzabeth uxori Janyns pro tractura straminis ad
tegendam casam latomorum pro *iiij* diebus *xijzd.* *xijzd.*
- Item Johanni Low pro *ij* bigatis straminis ad eandem tec-
turam *iiijs.* *iiijs.*
- Item in expensis circa Magistrum Johannem Marshall pro
inductione *xli.* a Magistro Willelmo Duffelde *iiijzd.* *iiijzd.*
- Item in expensis circa querrurarios apud Hedyngton *iiijzd.*
Et circa Hawker venienti a Sydeley ad Collegium *vijzd.* *xijzd.*

- Item pro j bigata feni pro equo Roberti Janyns ijs. viij*d.*
 Et Thomæ Hyckes pro xxvj cratibus vjs. Et ij manu-
 vectis vd. lxs. j*d.*
- Item Abraham pro fenovectori cum rota xvij*d.* Et in ex-
 pensis circa fabrum de Chepyngnorton iij*d.* xxx*d.*
- Item pro iiij^{or} paribus cirotecarum emptis pro latomis viij*d.*
 Et in expensis Joannis Gaton circa mutuationes pecu-
 niarum diversis vicibus xvj*d.* ijs.
- Item in expensis circa querrurarios ix*d.* Et Nicholao Basley
 pro expensis a Gamlegay usque Oxoniam ijs. ijs. ix*d.*
- Item in expensis factis circa Robertum Janyns Johannem
 Atkynns et Johannem Reynolde vj*d.* vj*d.*
- Item pro reparatione duarum serrarum pro latomis iiij*d.*
 Et Bower pro dimidio diei removendo lapides in eccle-
 sia ij*d.* vj*d.*
- Item pro j pari cirotecarum empto pro famulo domini Hun-
 greforde vj*d.* vj*d.*
- Item Johanni Smyth ultra pontem orientem pro iij cuneis
 ferreis emptis pro querrura ponderantibus xxx libras
 pretium libræ ij*d.* vs.
- Item pro sera empta pro porta cimiterii iij*d.* Item pro
 lathis et clavis pro facimolde pro latomis vj*d.* ix*d.*
- Item pro cariagio facemoldys ab Oxonia ad Burford iij*d.*
 Et in expensis apud Hedyngton emendo ligna ad opus
 campanilis iiij*d.* vij*d.*
- Item in expensis circa Bosworthe mutuando pecunias xd. xd.
- Item in expensis Abendonix loquendo cum Hamyndew pro
 lignis concessis a domino Molenesse vd. vd.
- Item in expensis mutuando pecunias Abendonix vj*d.* Et in
 iiij paribus cirotecarum emptis pro Magistro Willelmo
 Duffelde xxij*d.* ijs. iiij*d.*
- Item pro j pari cirotecarum dato domino Waltero capellano
 domini Hungreforde iiij*d.* iiij*d.*
- Item pro j pari caligarum dato Johanni Low causa benevo-
 lentix mensurando querruram emptam a collegio ijs.
 ij*d.* ijs. ij*d.*
- Item in expensis circa fabrum de Chepyngnorton iij*d.* Et

circa monachum de Aula Sancti Albani mutuando pecunias diversis vicibus vjd.	ixd.
Item in expensis circa Johannem Taylor pro eodem iiijd. Et in expensis circa Blackburn pro eodem ijd. Et circa Margaretam Hankyn ijd. Et circa uxorem Sweteluff pro eodem iijd. Et circa cistam Chicheley diversis vicibus pro eodem xijd.	xxiijd.
Item pro casa apud Burforde a primo die Martii usque ad festum Sancti Johannis Baptistæ xijd. Et in expensis apud Hedyngton iijd.	xvd.
Item pro cera et resina emptis pro latomis viijd. Et Grove carpentario pro reparatione portæ cimiterii iiijd.	xijd.
Et pro clavis ad eandem portam ijd.	ijd.
Item Thomæ Smyth de Chepyngnorton pro ferramentis ad opus fenestrarum campanilis ponderantibus ^{1 c} m vlxxxiiij libras juxta ijd. libra.	xiiijs. vs. viijd.
Et eidem per manus Magistri Johanni Gygur xs. pro eisdem.	xs.
Item solutum Bosworthe pro Magistro Ricardo Langston iiijl.	iiijl.
Item pro j antempna empta in vigilia Sancti Petri anno regni Regis Henrici vjti * * * ponderante cclxvij libras pretium libræ ijd. ob.	lvjs.
Item pro pergameno empto iijd. Et pro mutuatione pecuniarum iijd.	vjd.

Summa—xxxjli. xiiijs. ijd. ob.

Item idem computat solutum pro expensis domini Custodis equitando versus dominum de Hungreforde xxv ^o die Mensis Julii anno regni Regis Henrici vjti xxvj ^{to} ut patet per schedulam	xiiijs. iiijd.	Expensæ forinsecæ equitando pro diversis.
Item in expensis equitando usque dominum de Sydeley v ^o die Mensis Septembris anno proximo sequente pro Johanne Hawker latomo	ijs. vjd.	
Item in expensis Roberti Janyns equitando versus Sydeley pro eodem xiiijd.	xiiijd.	
Item famulo regis ita quod non recederent lathami a collegio ad opus regni xxd.	xxd.	

- Item in expensis domini Custodis pro licentia habenda pro Roberto Janyns Hawker Wykes et Hunt lathomis vs. . vs.
- Item in expensis domini Thomæ Edwards equitando versus Burford ad emendos lapides ijs. ijs.
- Item alias alias (*sic*) in expensis equitando ad eandem villam ad solvendum latomis xxijd.
- Item in expensis ejusdem equitando versus civitatem London xij^o die Februarii pro pecuniis vs. iiijd.
- Item in expensis ejusdem usque ffarley pro pecuniis iijs. iijd. Et pro duobus equis conductis iijs. iiijd. vjs. vijd.
- Item equitando versus ffarley viij^o die Septembris pro pecuniis iijs. viijd.
- Item in expensis circa executorem domini Hungreforde qui adduxit xxxiiij*l.* vjs. viijd. vs. vjd.
- Item in expensis dicti domini Thomæ equitando usque civitatem London, loquendo cum domino Cardinali pro pecuniis vs. iiijd. ob.
- Item in expensis Willelmi Browne equitando pro bonis quæ Collegio legavit Magister Johannes Snettysham ut patet per schedulam iijs. ix*d.*
- Item pro uno equo conducto pro viij diebus ijs. iiijd. Item pro uno equo conducto (*sic*) equitando usque Stratton Sanctæ Margeretæ pro v diebus xvjd. Et pro ferreis ijd. ob. iijs. xd. ob.
- Item in expensis domini Thomæ Edwards equitando usque Margareta Stratton xxij die Martii pro bonis Vicarii de eadem anno regni regis Henrici v^{ti} xxvij^o ijs. iijd. Et pro communibus ejusdem ibidem a xij^o die mensis Aprilis usque ad quartum diem Maii ijs. vjd. Et in feno et avenis pro equo per x dies ijs. jd. vjs. xjd.

Summa—iiij*l.* xs. vd.

Expensæ forinsecæ circa queruram de Hedynton. Item idem computat solutum pro elevatione et evacuatione lapidum ibidem a xxij^o die Junii anno regni regis Henrici v^{ti} xxvj^{to} usque ad ix^m diem Maii anno dicti regis xxvij^o.

5^a septimana Junii. Inprimis Ricardo Mannyng pro vj diebus juxta iiijd. ob. per diem ijs. iiijd. Et Johanni Gogh pro totidem diebus

juxta <i>iiijd.</i> per diem <i>ijs.</i> Et Thomæ Harolde pro v diebus <i>xxd.</i> Et Johanni Caderne pro vj diebus <i>ijs.</i>	<i>viijs. xjd.</i>	
Liberatum Mannyng pro vj diebus juxta <i>iiijd.</i> ob. per diem <i>ijs. iiijd.</i> Et Johanni Jordan per <i>iiij</i> diebus juxta <i>iiijd.</i> per diem <i>xijd.</i>	<i>iijs. iijd.</i>	Prima septimana Julii.
Liberatum Mannyng pro <i>iiij</i> diebus <i>xviijd.</i> Et Johanni Jordan pro vj diebus <i>ijs.</i>	<i>iijs. vjd.</i>	2 ^a septimana Julii.
Liberatum Mannyng pro <i>ij</i> diebus <i>ixd.</i> Et Johanni Jordan pro totidem <i>viijd.</i>	<i>xvijd.</i>	3 ^a septimana Julii.
Liberatum Mannyng pro <i>iiij</i> diebus <i>xiijd.</i> ob. Et Jordan pro totidem <i>xijd.</i> Et Johanni Walshe pro vj diebus <i>ijs.</i>	<i>iijs. jd. ob.</i>	4 ^a septimana Julii.
Liberatum Mannyng pro v diebus <i>xxijd.</i> ob. Et Wutton pro totidem <i>xxijd.</i> ob.	<i>iijs. ix d.</i>	Prima septimana Augusti.
Liberatum Mannyng pro v diebus <i>xxijd.</i> ob. Et Wutton pro totidem <i>xxijd.</i> ob. Et Norton pro totidem <i>xxd.</i>	<i>vs. vd.</i>	2 ^a septimana Augusti.
Liberatum Mannyng pro v diebus <i>xxijd.</i> ob. Et Wutton pro totidem <i>xxd.</i>	<i>iijs. vjd. ob.</i>	3 ^a septimana Augusti.
Liberatum Mannyng pro vj diebus <i>ijs. iijd.</i> Et Wutton pro totidem <i>ijs.</i> Et Norton pro totidem <i>ijs.</i> Et Harolde pro <i>iiij</i> diebus <i>xvjd.</i>	<i>viijs. vijd.</i>	4 ^a septimana Augusti.
Liberatum Mannyng pro vj diebus <i>ijs. iijd.</i> Et Wutton pro totidem <i>ijs. jd.</i> Et Norton pro totidem <i>ijs. jd.</i>	<i>vjs. vd.</i>	Prima septimana Septembris.
Liberatum Mannyng pro v diebus <i>xxijd.</i> ob. Et Wutton pro totidem <i>xvd.</i> Et Norton pro totidem <i>xxd.</i>	<i>vs. ijd. ob.</i>	2 ^a septimana Septembris.
Liberatum Mannyng pro v diebus <i>xxijd.</i> ob. Et Johanni Pyper pro totidem <i>xxijd.</i> ob. Et Kenett pro totidem <i>xxd.</i> Et Henrico Masey pro totidem <i>xxd.</i> Et Norton pro <i>iiij</i> diebus <i>xvjd.</i>	<i>viijs. vd.</i>	3 ^a septimana Septembris.
Liberatum Mannyng pro vj diebus <i>ijs. iijd.</i> Et Piper pro v diebus <i>xxijd.</i> ob. Et Norton pro vj diebus <i>ijs.</i> Et Kenett pro totidem <i>ijs.</i> Et Masey pro <i>iiij</i> diebus <i>xvjd.</i> Et Wutton pro j die <i>iiijd.</i> Et Johanni Strong pro j die <i>iiijd.</i>	<i>xs. jd. ob.</i>	4 ^a septimana Septembris.
Liberatum Mannyng pro vj diebus <i>ijs. iijd.</i> Et Kenett pro totidem <i>ijs.</i> Et Wutton pro totidem <i>ijs.</i> Et Piper pro v diebus <i>xxijd.</i> Et Johanni Taylor pro <i>iiij</i> diebus <i>xijd.</i> Et Strong pro v diebus <i>xxd.</i> Et Masey pro totidem <i>xxd.</i>	<i>xijs. vd.</i>	5 ^a septimana Septembris.

Prima septimana Octobris.	Liberatum Mannyng pro j die iiij <i>d.</i> Et Wutton pro j die iiij <i>d.</i> Et Norton pro v diebus xx <i>d.</i> Et Rogero Squyer pro totidem xx <i>d.</i> Et Kenett pro totidem xx <i>d.</i> Et Piper pro totidem xxi <i>d.</i> vijs. v <i>d.</i>
2 ^a septimana Octobris.	Liberatum Piper pro iiij diebus xviii <i>d.</i> Et Kenett pro totidem xv <i>d.</i> Et Norton pro totidem xv <i>d.</i> Et Squyer pro totidem xv <i>d.</i> Et Masey pro j die iiij <i>d.</i> vs. x <i>d.</i>
3 ^a septimana Octobris.	Liberatum Piper pro vj diebus ijs. Et Kenett pro totidem ijs. Et Squyer pro totidem ijs. Et Norton pro totidem ijs. viijs.
4 ^a septimana Octobris.	Liberatum Piper pro ij diebus vii <i>d.</i> Et Kenett pro ij diebus et dimidio x <i>d.</i> Et Squyer pro totidem x <i>d.</i> ijs. iiij <i>d.</i>
Prima septimana Novembris.	Liberatum Piper pro v diebus xx <i>d.</i> Et Taylor pro totidem xx <i>d.</i> Et Kenett pro vj diebus ijs. vs. iiij <i>d.</i>
2 ^a septimana Novembris.	Liberatum Prendryngest pro vj diebus ijs. Et Kenett pro totidem ijs. Et Taylor pro totidem xx <i>d.</i> Et Piper pro iiij diebus xv <i>d.</i> xvjs.
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- 4^a septi- In primis Clobery pro v diebus *xxd.* Et Ricardo Hunt pro
mana Maii. *iiij* diebus *xijd.* Et Grofe pro *ijj* diebus *ixd.* . . . *iijs. vd.*
- Prima Liberatum Clobery pro v diebus *xxd.* Et Grofe pro *ijj*
septimana diebus *ixd.* Et Johanni Rycharde pro *ijj* diebus *ixd.*
Junii. Et Willelmo Whyte pro *ij* diebus *vjd.* . . . *iijs. viijd.*
- 2^a septi- Liberatum Clobery pro *ij* diebus *viijd.* Et Willelmo Whyte
mana Junii. seniori pro *iiij* diebus *xvjd.* Et Willelmo Whyte juniore
pro totidem *xijd.* *iijs.*
- 3^a septi- Liberatum Clobery pro *j* die *iiijd.* Item Johanni Rycharde
mana Junii. pro v diebus *xvd.* Et Whyte seniori pro *iiij* diebus *xvjd.*
Et Whyte juniore pro totidem *xijd.* *iijs. xd.*
- 4^a septi- Liberatum Clobery pro *ij* diebus *viijd.* Et Whyte seniori pro
mana Junii. totidem *viijd.* *xvjd.*
- 5^a septi- Liberatum Clobery pro *j* die *iiijd.* Et Whyte pro *j* die *iiijd.* *viijd.*
mana Junii.
- 3^a septi- Liberatum Grofe pro fundatura meremii per *ij* dies et
mana Julii. dimidium *xvd.* Et Johanni Jolyberde pro eadem per *j*
diem et dimidium *vjd.* *xxjd.*
- 4^a septi- Liberatum Grofe pro *ij* diebus et dimidio *xvd.* Et Willelmo
mana Julii. Asche pro fundatura meremii *ijj* diebus *xviijd.* Et
Johanni Asche pro factura casæ latomorum per *vij* dies
juxta *vjd.* per diem *iijs. vjd.* *vjs. iijd.*
- Prima Liberatum Henrico Bell molendinario pro fundatura *xijj*
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Augusti. *iiijs. vijd.* Et Thomæ Stephenes pro cariagio eorundem
in grosso *xxjs. iiijd.* *xxvs.*
- 2^a septi- Liberatum Thomæ Stephenes pro fundatura *ijj* lignorum
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- 3^a septi- Liberatum Johanni Asche pro assiatione supradicti meremii
mana Au- in grosso *xijs.* Et Johanni Smyth pro *vij* lignis emptis
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Dalton pro assiatione dictorum *vij* lignorum per *iiij* dies
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Liberatum Alano Bower pro xvj ulmis emptis vijs. vij*d.* Et
 Ricardo Hyll pro fundatura earundem v*d.* Et eidem
 pro cariagio earundem ijs. xs. j*d.*

4^a septi-
 mana Sep-
 tembris.

Item Thomæ Stephenes de Hedyngton pro j ligno empto
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Eton, John, 23.
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Fournier, John, 20.
Gilmyn, John, 18.
Hembury, John, 19.
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Hampton, John, 21.
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Kyngeston, John, 19.
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Northe[r]n, Rich., 37.
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Staunton, Roger, 13.
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Thomele, Nich., 18.
Tywe, Henry, 10.
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Grom, John, 15.
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Mekesburgh, John, 9.
Merstone, John, 29.
More, Thomas, 20.
Pirie, John, 10.
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Tannere, Will., 33.
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Henxseye, Roger, 26.

Ledecomb, John, 16.

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Tregeny, Rich., 25.

Weston, Simon, 21.

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25.

Yefele, John, 30.

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Barbour, John, 26.

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27.

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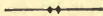
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ADDITIONS

ADDITIONAL ERRATA.



- PAGE
- xxxii. l. 11, for xxxiv read xxxvi
- xl. l. 17, for 1682 read 1688
4. l. 2, for ourney read journey
12. note ³. l. 4, for 3 July, 1673 read 14 Aug., 1672
 l. 5, for 14 Aug., 1672 read 3 July, 1673
27. l. 2, for quæ read qui
56. l. 2, for y^o read ye
61. l. 5 from bottom, read ? after him
68. § 79, l. 2, for Aldrd read Aldrth
96. l. 7, read ? after College
138. ll. 1-2. These two lines have been interchanged. l. 1 should follow l. 2.
182. l. 10, read ' after President ?
226. l. 3 of note 2, for 1566 read 1656
234. l. 16, for in obediētiâ read inobediētiâ
243. l. 12 from bottom, for apper- read aper-
244. l. 1, for I had read they had (?)
246. l. 14, for manium read manerium.
 l. 15, for collij read coll'ij.
 for quolibet sinistra suspiere read quælibet sinistra suspicio
247. l. 1 of No. 285, for July 2 read July 9
262. l. 29, for servientos read servientes
 l. 36, for nomina . . . compertos read nominibus . . . compertis

H. R. LUARD

(1888).

Magdalen College and K. James II, Vol. VI.]

¹ Probably the Jews of Oxford; there was no other great Jewish centre in the county.

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ADDITIONS

TO

NOTES ON THE JEWS IN OXFORD.

To page 280.

The great Rolls of the Pipe, London, 1844. Oxinfordshire¹, p. 36. 2 Henry II, A. D. 1156.

‘Et idem vicecomes reddit compotum de c. solidis de dono Judeorum. In thesaurariam liberavit. Et quietus est.’

— 5 Hen. II, A. D. 1158. London, 1884, p. 35.

‘Idem vicecomes reddit compotum de viginti marcis pro Judeis. In thesaurariam et vi solidis et viii denariis.

‘Et in pardonatione per breve Regis Judeo filii R (*sic*) xxvi sol. et viii den. Et in soltis [solutis?] per breve Regis eisdem Judeis x marc. Et quietus est.’

— 12 Hen. II, A. D. 1165-6, Lond. 1888, pp. 117-8.

‘In sol[u]tis per breve Regis Isaac Judeo xvii sol. et xi den. Et habet de supp[] xxxiiii sol. Et i d. ob.

‘Idem reddit compotum de xl marcis de misericordia. In sol[u]tis per breve Regis Aaron Judeo xx marc. Et debet xx marc.

‘Et in sol[u]tis per breve Regis Aaron Judeo iiii libr. et xiii sol. et iiii den.’

To page 281. Macray, *Notes from the Muniments of Magdalen College*, p. 127.

‘In 1231 the king grants to the Hosp. of St. John Bapt. . . the Jews’ Garden in the suburbs of Oxford as a site for rebuilding the Hosp., reserving to the Jews space for a burial ground . . .’

To page 282.

On the knowledge of Hebrew by the Prior of Frideswide, Robert of Cricklade, see *Collectanea*, II, p. 164, and *Neues Archiv der Gesellschaft für ältere deutsche Geschichte*, IV, p. 18, note 1.

¹ Probably the Jews of Oxford; there was no other great Jewish centre in the county.

To page 287, last line.

Berechiah, the author of the fables of the foxes, visited England about 1190 at least for a short time, and composed the fables on his return home, shortly after the massacre of the Jews in 1190. In his introductory verses he stigmatises the rich Jews in England with bitter expressions. Surely influential Jews would not have tolerated it had he remained in England after the publication of his work. He cannot therefore be identical with Benedictus the pointer, mentioned in the Charter of 1195 (See *Jewish Quarterly Review*, II, p. 522 sqq.). Berechiah knew Latin and the vernacular of the country where he was educated (Provence or Normandy), but little Arabic, if any, and could therefore not have helped Alfred the Englishman to translate fables from the Arabic into Latin. Not a word is mentioned in his introductory lines concerning any help he gave to individuals or to the University. He would not have failed to do it, if he had really assisted Christian scholars.

To page 316.

It appears from papers in Rawl. MS. D. 828, that there were in England in 1652 two Jews, named Abraham Bar Samuel and Eleazar Bar Ishai, the former of whom had been 'received by one in Oxford, and both had a stipend half-yearly thence.' The latter was baptized, and married to a Christian widow in December of that year, but he and his wife were both excommunicated by the anabaptist congregation, to which they professed to belong, in January 165 $\frac{3}{4}$. (Communicated by my friend the Rev. W. D. Macray.)

A. N.

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Oxford Historical Society.

PUBLICATIONS.

1884.

1. **Register of the University of Oxford.** Vol. I. (1449-63; 1505-71), edited by the Rev. C. W. BOASE, M.A., pp. xxxviii + 364. (price to the public, without discount, and prepaid, 16s.)
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