[The particulars are nearly the same as in the inquisition of Nov. 16, No. 2372, which for some reason seems to have been substituted for this.] Sum of the total value of the extent of Elmesale, 15l. 18s. 1d. They say also that Henry de Lascy is the next heir and will be fourteen years on the day of the Lord's Epiphany to come. That Richard son of Robert, reeve of said manor, has received the farms and other profits from the day of the Earl of Winton's death, for which he will answer, viz., from St Mark the Evangelist's day. [Inq. p. m., 48 Hen. III. No. 27.]

2364. Inquisition of the manor of Wadenho, made on Wednesday Sept. 10. next before the Exaltation of the Holy Rood, in the K.'s 48th year, before Richard de Hemmington and Richan de Ryk hereto assigned; by John Papillun, Walter of Ryngstede, John of Lollington, William son of Andrew of Lyvedene, Robert of Pokebrok, Wydo of Asselingfelde in Lelleford, John son of Andrew of Pokebrok, William de Ispania, Ralf le heir, John son of Richard, Geoffry the clerk, and Henry of Audewynkelle; who say, that the capital messuage with herbage of the garden, and fruit and ditches, is worth yearly half a mark. The dove house is worth yearly 2s. 310 acres of arable land in demesne, each worth 6d.; total, 7l. 15s. There are 10 acres of 'separable' pasture, worth yearly 5s. There are 17 acres and 1½ rood of demesne meadow, each worth 4s.; total, 69s. 6d. The pannage is worth yearly 3s. The 'husebote and heybote' and easements of the wood, are worth yearly 6s. 8d. The fishery is worth yearly 6s. 8d. There are two water mills, worth yearly 4 marks. Pleas and profits of court are worth yearly 6s. 8d. The fixed rents of freeholders are worth yearly 6s. 8d. There are in villenage 16 virgates, each worth 7s. $5\frac{1}{2}d$.; total, 119s. 4d. Ralf le heir holds a virgate of land, doing homage and relief, and two 'precaria' for the lord's food. 'Nichil valet.' There are thirteen cottars, holding 12 acres, worth yearly, with labours, 33s. whole vill owes at Christmas fifty-two hens, worth yearly 4s. 4d. And at Easter 180 eggs, worth 2d. Total extent of the manor 23l. 18s. 2d. Also they say there is the advowson of the church of Wadenho, which church is worth 20 marks yearly. Also that Henry de Lascy is the next heir and is under age, and about fourteen years on the day William the reeve of the manor has received the rent and profits of court from St Mark the Evangelist's day in Easter week; for which he will answer. [Inq. p. m., 48 Hen. III. No. 27.]

¹ On erasure.

HENRY III. 2365. Extent of the manor of Styventon, made at Steventon on Saturday next before the Exaltation of the Holy Rood, in the K.'s 48th year, before Richard de Hemmington hereto assigned; by men 1264. Sept. 13. of the county of Bedford, viz., Mathew Kint (?) of Stokeden, Benedict of Baleham, Adam son of Robert of Elmlie, Richard le machun, William of Burdeleys, Nicholas Bartolft, Elyas del perir of Thorveye, William le champiun of Carleton, John Harange of Carleton, Robert Goldstan, Adam Anelok, Robert of Hampslape; who say that the capital messuage with vineyard and garden, and ditches, is worth yearly 10s. That there are in demesne there 440 acres (viz., by the greater hundred) of arable land, each worth yearly 6d.; total, 13l. There are $24\frac{1}{2}$ acres of meadow in demesne, each worth 2s.; total, 49s. There is a separable pasture in demesne, viz., 12 acres, each worth 2s.; total, 24s. There is a small park, worth yearly with grazing, half a mark. They say the rabbit warren is worth yearly half a mark. The fishery is worth yearly 4s. The pleas and 'quisita' of court, with view of frankpledge, are worth 40s. yearly. The fixed rents of freeholders are worth yearly 5l. 13s. 1d. There are 31 virgates of land in villenage, each worth 17s. with labours by the year; total, 26l. 7s. There are forty-one cottars, holding at the lord's pleasure, worth with services, 33s. $7\frac{1}{4}d$. There is a watermill, worth yearly 40s. Total value of the manor, 55l. 14s. $0\frac{1}{4}d$. They say that William, Nicholas and Stephen, the reeves, have received the farms and profits of the manor, from the day of the death of Roger de Quincy late Earl of Wynton, for which they will answer. That Johanna wife of Sir Humphry de Boum junior, and Hawisia, daughters of the late Robert de Quency, are the next heirs. Johanna is of full age, and Hawisia is under age. [Inq. p. m., 48 Hen. III. No. 27.]

[Circa 2366. Extent of the lands of the late R[oger] de Quency Earl of Sept. 24.] Winchester, made by Richard de Hemmigton and Richard de Wykes, keepers thereof.

=										
The manor of C	roby,				exte	nded	to	£88	2	$2\frac{1}{2}$
Schepesheved,			•			"		34	3	10^{-}
Wttewik,			•			,,		7	3	4
Farendon, .		•		•	,	"		9	13	9
Pleas and profits of the 'curia' of Leicester " .								10	2	0
Manor of Sutho), .					"		60	5	8
Eynesbiri, .						,,	•	32	17	1
Chinnor .				•		,,		55	8	11
Brackele .				•	•	,,	•	9	4	0
The manor of H	Iaush	0,	•			"	•	94	9	$9\frac{1}{2}$
						Tot	al.	£401	10	$7\frac{1}{8}$.

But there come out of this sum 16l. 15s. 4d. The total remaining is

HENRY III. 384l. 15s. $3\frac{1}{2}d$., from which the Countess of Winchester must be dowered; and the third is 128l. 5s. 1d. And the Countess is dowered 1264. in the form contained *in ventre* of this roll.

[The assignment of dower to the Countess Alienora by the K., is dated Canterbury Sept. 24.] [Close, 48 Hen. III. m. 2, dorso; in ceduld.]

- Oct. 7. 2367. Inquisition, taken before Richard de Hemmigton hereto assigned by the K.'s precept, regarding the manor of Styventon in the county of Bedford, on Tuesday next before the feast of St Denis in the K.'s 48th year; by Nicholas le blund of Statheden, Robert Amory of Karleton, Geoffry of Karleton, Stephen de Laundres of Flemeresham, William le champiun of Karleton, Gilbert Berenger of same place, Benedict de Pabeham, Symon de la more, Robert de Broy, Nicholas de Pyncurt, James son of Richard de Bruham, and Geoffry le ros of Bruham; who say, that Robert de Quency shortly before his death, granted by charter to Roger de Quency formerly earl of Wynton, the said manor, to be held by him and the heirs male of his body lawfully begotten; on this condition, that should the Earl die without such heirs, the manor should revert to the said Robert or his heirs. That Robert's lawful heirs are Johanna and Hawysia his daughters; and Johanna, who is wife of Sir Humphry de Boun junior, is nineteen years, and Hawysia fourteen years, and the manor should revert to them as the heirs of Robert. That it is worth in all its issues 55l. 14s. $0\frac{1}{4}d$. and no more, as lately extended by the K.'s command. That it is yet in the K.'s hand, and was so taken on Saturday next after the Nativity of the Blessed Virgin in the foresaid year, by Richard de Hemmington and Richard de Wyk, who have it in keeping. That from the day of the said Earl's death, it was in the hands of Margaret de Lascy, Countess of Lincoln, and Sir Humphry de Boun junior, till the aforesaid Saturday when so taken. [Inq. p. m., 48 Hen. III. No. 27.]
- Oct. 18.

 2368. [Somerset.]:—Inquisition [in virtue of writ dated Canterbury, 3rd of same month] made on Saturday the day of St Luke the Evangelist in the K.'s 48th year, by command of W. de Wenlinge the K.'s escheator citra Trent, before Robert de Sancto claro, escheator of the county, regarding the age of Hugh Lowel (Lovel), brother and heir of Richard Lowel lately deceased, and if he is his heir in the barony of Kari Lowel, and its value; by William de Bonam, William Brice, William de la lade, John de barwe, William le border, William de Weston, John de quercu, Henry Brotun, William Durham, William de Gratele, Roger de la lade, and Henry de Monteforte; who say that Hugh Lovel is the brother and nearest heir of Richard Lovel and is of full age; and the barony of Kari is

- HENRY III. worth 150l. In which Lady Eva Lovel is dowered in the third part and more, by warrant of certain lands. [Inq. p. m., 48 Hen. III. 1264. No. 36.]
 - Oct. 31. 2369. The K. to the Treasurer and barons. Having carefully examined (scrutatis) the rolls of Exchequer with all the haste possible, they are to certify the K. as to the debts wherein Robert de Brus of Scotland, the elder, is bound to the K. at Exchequer, and what arrears the K. is due him for his annual fee which he draws there. Canterbury. [Memoranda, Q. R., 49 & 50 Hen. III. m. 2.]
- (Michael2370. John Cumin, before the Barons, acknowledged himself to be mas Term.) due to Luke de Batencurth citizen of London, in 324l. 6s. 2d., which he will pay to said Luke, either at London or in the town of Berwick as follows: viz., on the Lord's Epiphany, anno gratie 1265, 162l. 3s. 1d., and on the Purification of the Blessed Mary next thereafter, 162l. 3s. 1d. And on failure to pay, he grants that the Barons of Exchequer may levy the amount from his goods and chattels. And, moreover, he finds pledges, viz., John de Haulton, Francus Teutonicus, John Crek, and Edward de Albo fonte (Whitwell?) bound in like manner, and also each in solidum. [Memoranda, Q. R., 49 & 50 Hen. III. m. 15.]
 - Nov. 9. 2371. The K. to Richard de Hemington and Richard de Wikes 'custodes' of the lands of the late R[oger] de Quency earl of Winchester. Understanding by an inquisition made by them that Robert de Quency shortly before his death, granted by his charter to the said earl the manor of Stivinton, to him and the heirs of his body lawfully begotten; so that if the earl died without such heir, the manor should revert to the said Robert or his heirs; and that Johanna wife of Humphrey de Bohun junior, and Hawise her sister, are the daughters and heirs of said Robert; and the said manor should revert to them as his lawful heirs, and that the said Johanna is of lawful age,—the K. wishing to do a special favour to the said Humphrey and Johanna, commands the said 'custodes' after assigning dower to the Countess of Winchester, and partitioning the rest of the manor between Johanna and Hawise (saving to Johanna as first born the capital messuage) to give seizin to Humphry and Johanna; the said Humphry having given the K. pledges, viz., Egidius de Argentein and Walter de Creppinges, for his homage and relief, if the same shall be found to belong to the K. They are to retain the share of Hawise who is under age, and in the K.'s custody, in the K.'s hand, and account for the issues at Exchequer. St Paul's, London. [Fine, 49 Hen. III. m. 10.]
 - Nov. 16. 2372. Inquisition [under writ of 'diem clausit extremum,' dated Canterbury, 7th October preceding, directing Richard de Shireburne the K.'s clerk to take in hand the manor of Elmeshale which was the

HENRY III. late Roger de Quincy's earl of Winton, and, as was said, held by him for life by grant of Edmund de Lascy lately deceased, made regard-1264. ing the value of said manor, on the day of St Edmund Confessor, in the K.'s 49th year; by William de Preston, John de Preston, Alan son of John, Peter de Arches, William de Sayvile, John de Thorpe, Alexander de Wyttelay, Herbert de Arches, Henry de Goyce of Shekhale, William de Sainpole, Thomas de Reynele, William son of the rector of the church of Camesale, and Roger de Birum; who say, there are in demesne 182 acres, each worth 9d. yearly. Also in demesne, 5 acres of meadow, each worth 4s. Also 14 acres of 'separable' pasture in place of one bovate, worth yearly 10s. There are in villenage 11½ bovates, held by 18 'bondi,' paying yearly 115s. They do no other services. There is a smith who makes ploughshares or gives 2s. 6d., for a toft and an acre of land, and does no other services. There are $128\frac{1}{2}$ acres and 1 perch of assarts, each worth 4d. yearly, besides one giving 8d.; total, 43s. 3d. The capital messuage is worth 3s. yearly. There are no knights' fees or church advowsons included in the excambion of the manor. The Earl of Winchester held the manor for life, instead of the manors of Kypes and Scales. Lady Aleysia de Lascy received the rent of Pentecost. viz., 32s. Total of all the aforesaid parcels, 16l. 10s. 1d. append their seals. No one holds the manor, which is in the reeve's custody till the K. otherwise directs.

No seals.

[Inq. p. m., 48 Hen. III. No. 27.]

- Nov. 17. 2373. Malise de Stratherun and Simon de la Fontagne brethren of the Order of the Preachers, envoys of the K. of Scotland, have a conduct to last till Christmas next. Windsor. [Patent, 49 Hen. III. m. 29.]
- Dec. 15. 2374. An assize held at Grenestede on Monday next after the feast of St Lucia Virgin, in the K.'s 49th year, by letters of the Bishop of Chichester, before Nicholas de Turri justice appointed, and Goceline, parson of Grenstede. Sussex: — The assize inquires whether Hugh Lovel [and others, among them Gilbert le Escot, William de Hamelesdon] unjustly disseized Alicia Lovel of her freehold in Storketon, and of the manor, except the advowson of the church, and the service of Ernald Mochi. Hugh and the others are absent. But Henry de Hoxsshete his bailiff comes, and says nothing contra. The jury say that the land was once Henry Lovel's, the father of Alicia, who enfeoffed her and her sister Cristiana therein, viz., each of them a moiety; to be held of him and his heirs by them, so that if either sister died without heirs of her body, the other and her heirs took the whole. And they remained in seizin all their father's life, sometimes leasing the land at pleasure. After Henry's death, Alicia did homage to his son and heir Richard Lovel, for

HENRY III. herself and her sister, being the elder, and Cristiana being due her the 'esnescia,' and the sisters then divided the holding, each knowing her purparty. Then they leased the whole to one master Richard 1264. de Pageham, after which Cristiana died without heir of her body. Whereon Alicia took her sister's part under her father's donation, and for long time held it, selling wood and giving at pleasure, leasing it with her own share to said Richard de Pageham. And in process of time the said Richard her brother died, on whose death the aforesaid Hugh Lovel the defendant obtained his brother's heritage, and purposing to defraud Alicia, made with the said farmer an agreement to have his term of the said land. Which, however, was never completed, for the farmer, understanding that Hugh only wished to have entry so as to disinherit Alicia, declined the transaction, and instantly delivered the land to her. Whereon she sent her men, who remained in seizin in her name for long time, until Hugh and all the defendants but one, came and broke three boards of the wall of the house, and entered and ejected Alicia's men. And Richard who was the farmer, is present, and clearly attests the foregoing facts. Wherefore the jury find that Alicia was disseized as she says. Judgment:—That she recover her seizin. And Hugh and his followers are in americement. [Coram Rege, 44-49 Hen. III. No. 117, m. 17, dorso.]

1264-65. 2375. Peter de Tyllolly the knight of Eustace de Baillol, has a Jan. 7. safe conduct going to said Eustace about his affairs. Westminster. [Patent, 49 Hen. III. m. 25,]

[Feb.] 2376. York:—Robert de Baillol gives half a mark to have a writ. [Originalia, 49 Hen. III. m. 2.]

March 5. 2377. The K. to the K. of Scotland. When peace was lately made between the K. and his barons, the K. granted E[dward] his eldest son, and H[enry] son of the K. of Germany, the K.'s nephew, with their own assent, as hostages; and now a certain form has been arranged by the aforesaid prelates and barons for securing said peace and liberation of the hostages. The K. sends this by the Prior of Durham, David de Offinton, Robert de Insula, and master Robert de Trillawe, under seal, commanding Alexander, by the faith and homage wherein he is bound, while wishing to spare him trouble and costs, to send the K. envoys and procurators, with full powers to act on his behalf in the above matters. And this, as he loves his own and his kingdom's tranquillity and the liberation of the hostages, he must not omit. Westminster. [Close, 49 Hen. III. m. 8, dorso.]

March 5. 2378. The K. to same. Knows by his frequent letters that he is concerned for the tranquillity of this kingdom and the liberation of Edward, and feels the ties of blood and affinity between them, and their need of mutual help, seeing the near contiguity of their lands.

Henry III. Earnestly begs him to send some of his lieges duly empowered in the

—— above matters, lest the Prince's deliverance be delayed. Hopes his
1264-65. magnates, and others of his land will be induced to aid those of
England, if another disturbance arises, and that he will urge those
who are not yet bound, to do so. Asks credence for the Prior of
Durham and his three other envoys above named, who will give him
particulars on the K.'s behalf. Westminster. [Close, 49 Hen. III.
m. 8, dorso.]

March 5. 2379. The K. to the Prior of Durham. Commands him with the envoys above named, to be with the K. of Scotland and his instant parliament, at Scone (Ascone) without delay, and to urge the above matters viva voce in every way. Westminster.

Robert de Insula is likewise commanded. And the said K. is commanded to give them safe conduct. The Queen of Scotland is commanded to use her influence with the K. and his magnates for the above objects, and to inform the K. [her father] frequently of her condition, which he hopes is pleasant and prosperous. These letters made before the whole Council, approved of, and immediately consigned and delivered to Sir David de Offinton. [Close, 49 Hen. III. m. 8, dorso.]

1265. [Circa month from Easter, in the K.'s 49th year. Northumberland:—William Styward and Constancia his wife, put in their place William de Faudon and Richard 'le Escot' versus John de Hereford in a plea of warrandice of a charter at Westminster. A messuage and a carucate in Est Hereford. [Coram Rege, 46-52 Hen. III. No. 118, m. 7, dorso.]

May 22. 2381. The K. to all bailiffs, &c. As the Abbot of Jedburgh (Jedd') Guy de Baillol, Walter de Lindesi, and John de Dundemor, envoys of A[lexander] K. of Scotland, are on their way, he wills that they come to him at Hereford, where he is, and intends to stay for a little on business; and grants them safe conduct from this day of Pentecost till the quinzaine of the Holy Trinity next. Hereford.

Printed, Fæd., Vol. I. p. 455.

[Patent, 49 Hen. III. m. 15.]

[Before 2382. Lancaster:—The K. has taken the fealty of John son and May 30.] heir of Adam de Cordon' for all the lands his father held in capite of Robert de Ferrars earl of Derby, which are in the K.'s hands by reason of the Earl's being in his custody, and has delivered them to John. The Sheriff of Lancaster is commanded after taking security for his relief, to give him seizin. [Originalia, 49 Hen. III. m. 7.]

June 4. 2383. The K. to his barons and bailiffs of Winchelsea. Hugh of Berwick and other merchants of A[lexander] K. of Scotland, lately freighted a vessel with divers wares to their port, where certain men

- HENRY III. of the town arrested her and detain the goods. The K. commands
 them to keep the goods safely till further instructions. Hereford.

 [Close, 49 Hen. III. m. 3.]
 - Aug. 8. 2384. The K. grants to Richard de Brus the custody of the lands and heirs of Roger de Tony lately deceased, who held of the K. in capite, which he had previously granted to his own son Edmund; to be held by Richard till their lawful age, with their marriages without disparagement. Worcester. [Patent, 49 Hen. III. m. 11.]
 - Oct. 5. **2385.** Alexander Cumyn earl of Buchan (Bozhan), and Isabella his wife, have a safe conduct coming to England, and returning to Scotland, till Easter next. Windsor. William Cumyn of Kelbrid has a like conduct. [Patent, 49 Hen. III. m. 5.]
 - [Oct.] 2386. York:—Geoffry Baillol gives half a mark for an assize before Richard de Middelton. [Originalia, 49 Hen. III. m. 8.]
- (Michael- 2387. Northumberland:—The K. commands the Sheriff to present mas Term.) (ve. fa.) in the octave of St Andrew, Alexander the Steward of Scotland, to answer to [Peter Berard'] concerning 1000 marks. [Memoranda, L. T. R., 49 & 50 Hen. III. m. 2, dorso.]
 - Nov. 3. 2388. Pleas coram Rege, on the morrow of [All] Souls in the 49th and beginning of the 50th years. Suffolk:—The Sheriff [was] enjoined to inquire what malefactors lately came vi et armis to Richard de Brewes' manor of Haketon, burned and damaged the same. He reported that he had instructed the bailiffs of St Etheldreda's Liberty, who had done nothing; nor had Richard found pledges to prosecute. But has now done so. The Sheriff to produce parties in the octave of St Hilary. [Coram Rege, 49 Hen. III. No. 124, m. 10, dorso.]
 - [Dec.] 2389. Yorkshire:—Walter Scot of Wyteby gives half a mark for a writ ad terminum. [Originalia, 50 Hen. III. m. 2.]
 - 1265-66. 2390. Pleas and assizes before R. de Midelton at Newcastle-upon-Jan. 8. Tyne, on Friday next after the Lord's Epiphany in the K.'s 50th year. Northumberland:—The assize inquires whether Alan Beneyt father of Dionisia wife of John de Lyndesi was seized in fee of 12s. of rent in John de Bayllol's barony within the town of Newcastle-on-Tyne, on the day when he commenced his journey to the Holy Land, &c.; which William Martin holds. Who comes and says he should not answer to this writ, as he only holds 4s. 8d., and his daughter Matillidis 2s.; and one Matillidis Mayden, 4s.; and one Laurence the chaplain, keeper of the bridge of Newcastle holds 2s.; and all held before the date of the writ. John and Dionisia are unable to deny; and ask leave to withdraw, and have it. And William goes sine die. [Coram Rege, 46-52 Hen. III. No. 118, m. 5, dorso.]

- HENRY III. 2391. Assizes coram Dño Rege at Northampton [in the quinzaine of St Hilary]. Essex:—The K. having given to Robert de Brywes 1265-66. the lands of Robert de Sutton the K.'s enemy in 'Teydene de Munt', wherein Robert de Brywes obtained seizin under the K.'s writ; Jan. 27.1 Richard de Taney junior, on account of an alleged grant by the K. of prior date to him, of the lands in same vill that were his father's Richard de Taney senior the K.'s enemy, ejected Robert de Brywes from de Sutton's land. Both parties appeared under a writ of scire facias. [The pleadings are lengthy, the Chancellor and other officers to whom reference was made, denying all knowledge of Richard's asserted earlier grant.] John le Faukener who had been in possession for the K., asked if he knew of such a writ, said 'no.' But that after Robert de Briwes had the manor, Richard came to the witness and said, 'Tayden is a fair manor and lies near mine of Stapelford. and will fit me well. I will ask the K. to give it to me.' The witness said the K. could not do this, having already given it to R. de Briwes; to which Richard answered, 'assuredly he should never have it.' The parties were ordered by the K. and Council to appear before them on the quinzaine of Easter, to get justice without farther delay. Richard to produce his charter. Robert appoints John de Brywes, or Robert de Blakemore in his place. [Coram Rege, 50 Hen. III. No. 125, m. 15, dorso.]
 - Feb. 3. 2392. Pleas coram Dño Rege at Northampton [on the morrow of the Purification of the Blessed Mary]. Cumberland:—Ralf de Bethum appears versus Henry of Botle, John his son [and a number of other persons, border outlaws, e.g., William of Galeweyt, Richard 'of the sea' (de la mer), Roger of Galewayt, Gylecrist of Galewayt and Dovenald of Galewayt] in a plea why in the late disturbance of the realm, they carried off his goods and chattels at Selcroft and Bretteby¹ to his damage. Several are not found, and the mainpernors of the others are amerced. Writ of habeas corpus to the Sheriff for a month after Easter. [Coram Rege, 50 Hen. III. No. 125, m. 21.]
 - Feb. 14. 2393. The K. promises to provide John Comyn in 300 librates of land, of the residue of the lands of the K.'s enemies beyond Trent, for his faithful service, or out of the first of his enemies' escheats that shall fall in those parts. [Westminster.] [Patent, 50 Hen. III. m. 29.]
 - Feb. 15. 2394. Richard de Castelkayrok has letters of safe conduct coming to the K.'s court, to last till the quinzaine of Easter next. Westminster. [Patent, 50 Hen. III. m. 28.]

¹ In Roll No. 128, m. 10, they are accused of carrying off 16 oxen, 2 cows, 23 oxen, 193 sheep, a pack horse, 2 mares with colts, besides crops, timber, and goods to the value of 100l.

- HENRY III. 2395. The K. grants to Robert bishop of Dunblane freedom for life from the suit which he owes in the county of Nottingham and 1265-66. at the wappentake of Risclive in said county, by reason of his lands Feb. 20. in the county. Westminster. [Patent, 50 Hen. III. m. 27.]
- Feb. 25. 2396. The envoys and attorneys whom Alexander Comyn earl of Buchan (Buwhan) and Isabella his wife are about to send to the K. in England, concerning their affairs, have a conduct to last till Michaelmas next. Westminster.

William Comyn of Kellebryd in Scotland, with his retinue, has a safe conduct to England till the feast of Holy Trinity next. [Patent, 50 Hen. III. m. 27.]

- 2397. Assizes before R. de Midelton at Newcastle-upon-Tyne, on April 2. Friday in Easter week in the K.'s 50th year. Northumberland:—Nicholas le Escot, who had an assize of novel disseizin versus Thomas of Carlisle (de Karl') regarding a tenement in Newcastle-upon-Tyne, came and withdrew himself. Therefore he and his pledges are in americament, viz., Henry le Escot. The other pledge is dead. [Coram Rege, 46-52 Hen. III. No. 118, m. 2, dorso.]
- May 1. 2398. Richard de Castelkaroc has a conduct coming to the K.'s court about his affairs, till the feast of St Peter 'ad vincula' next. Northampton. Richard de Lamplowh, Geoffrey de Tillol, Robert de la Ferte, and Robert de Tillol, have similar conducts. [Patent, 50 Hen. III. m. 18.]
- May 30. 2399. The K. in recompense of the losses sustained by John de Balliol in his service, grants him 300 marks out of 600 wherein Gilbert de Umfranville was bound to Simon de Montfort, late earl of Leicester, for seizin of Gilbert's heritage in the late earl's hand. Northampton. [Patent, 50 Hen. III. m. 15.]
- [June 19.] **2400.** To the Barons for David earl of Athol [Ascell']. The K. has pardoned him 100l. wherein he is due for his relief and of Isabella his wife for their lands held in capite. [Warwick.] [Memoranda, L. T. R., 50 & 51 Hen. III. m. 3, dorso; also Memoranda, Q. R., 51 Hen. III. m. 3, dorso.]
- June 22. **2401.** The K. commands his Mayor and bailiffs of Oxford from the farm of their town at next Michaelmas, to pay to John de Bailliol 201. that the K. has granted him in loan for the use of the scholars whom he maintains (exhibet) in said town. Warwick. [Liberate, 50 Hen. III. m. 6.]
- Aug. 7. **2402.** The K. directs the Sheriff of Buckingham to let William Biset the K.'s valet have 100s. from the issues of his bailliary, to buy a horse in lieu of one that he lost lately in the K.'s service. Kenilworth. [Liberate, 56 Hen. III. m. 3.]

HENRY III. 2403. Somerset:—Walter Comyn gives half a mark for an assize

to be held before M. de Litlebiri and R[obert] de Briwes.

1266. [Originalia, 50 Hen. III. m. 7.]

[Circa Oct. 6.] 2404. Pleas coram Domino Rege at Warwick in the octave of St Michael in the 50th and beginning of 51st years. Somerset:—William de Regny and others were attached to answer to Robert de Brywes in a plea why in the late disturbance of the realm they came to Stokes Radewey, and Stapeles, and carried off his chattels; and on the Friday next before the Annunciation of the Blessed Mary in the 49th year, William carried off from said manors 17 oxen of Robert's. William defends, the others absent. The Sheriff to make inquisition &c., by the morrow of St Martin. [Coram Rege, 50 & 51 Hen. III. No. 128, m. 1, dorso.]

[Circa 2405. York:—Richard of Hitchin (Hicche) essoiner of John de Oct. 6.] Bayllol appears versus William de Percy, clerk, in a plea, why, since the K. lately gave John the lands of Mauger le Vavassur the K.'s enemy in said county, William came and drew the tenants' rents for the term of St Martin last and detains them. He is absent. The Sheriff reported he was not found, but he had distrained him by his ten librates of land in Kirkeleminton. Ordered to attach him, if found, for the morrow of St Martin. [Coram Rege, 50 & 51 Hen. III. No. 128, m. 4.]

[Circa 2406. The roll of attorneys [in the quinzaine of St Michael]. Oct. 13.] Huntingdon:—John de Bayllol removes Bernard de Tesdale, and Richard de Eggleston his attorneys in the plea versus the Abbot of Rameseye, of a fishing, wherein [there is] a duel; and wishes to plead in propriâ persona.

Middlesex:—William de Valoynes and Laderena his wife appoint Thomas le Keu *versus* Johanna widow of Gilbert de Basseville and others in a plea of trespass; before W. Bonquer. [Coram Rege, 50 Hen. III. No. 126, m. 39.]

[Circa 2407. Pleas in the quinzaine of St Michael. Norfolk:—Richard Oct. 13.] de Sancto Dyonisio quit-claims to Richard de Breuse and Alicia his wife, and Alicia's heirs, his right in a messuage, 260 acres of land, and 4 acres of meadow in Oulton, Corpsty, Heydon, Salle, Dalinge, and Stinton, as in his writing thereof. And Richard de Breuse and his wife, are due said Richard 100 marks, whereof twenty payable in three weeks from the current Michaelmas; 20 at Easter next; 20 at the Nativity of St John Baptist thereafter; and the remaining 40 marks at Michaelmas next thereafter. [Coram Rege, 50 Hen. III. No. 126, m. 7, dorso.]

[Circa 2408. Pleas in the quinzaine of Michaelmas. Northampton:—Oct. 13.] The Sheriff had been enjoined to assemble twelve knights of the visne of Tansere, not related to Alan de Lascelles, his wife Isabella

- Henry III. or Richard de Tindale, to try whether Roald fitz Alan, the first husband of Isabell, on the day he espoused her, or afterwards, held
 - 1266. 18 marks of rent in Tansere in fee, wherein he could dower her, or not. The Sheriff reported he had instructed the bailiffs of the Earl of Gloucester's Liberty, who had done nothing. It being attested that the Earl has no such Liberty, the Sheriff commanded to assemble them on the quinzaine of St Martin. [Coram Rege, 50 Hen. III. No. 126, m. 8, dorso.]
 - Oct. 13. **2409**. Essoins de malo veniendi, before R. de Midelton at Over Dytneshale, on Wednesday the quinzaine of St Michael, in the 50th year. York:—Peter the sacrist of the chapel of the 'Blessed Mary and the Holy Angels' of York versus Alesia de Lacy, keeper of the land and heir of John Scot, in a plea of assize of last presentation, by Robert de Berdesheye, in a month from St Michael, at York. The same day given to all the recognitors in banco.

Note.—That Richard de Roderham is now Alesia's attorney, by the K.'s writ. [Coram Rege, 46-52 Hen. III. No. 118, m. 8.]

- [Oct. 26.] **2410**. Devon:—Nicholas de Veteripont gives half a mark for an assize before H[enry] de Bratton. [Originalia, 50 Hen. III. m. 9.]
- [Circa 2411. Pleas in a month from Michaelmas. Hertfortshire:—Oct. 27.] Alienora widow of Roger de Quency appears by attorney, versus Hugelina de Neville keeper of the land and heir of John Priorel, in a plea of the third part of 100s. of rent in Warre and Kereswelle, claimed as her dower. Defendant absent. Appeared in court in three weeks from Hilary, and called to warrant Johanna widow of Humphrey de Bohun (Boun) one of the heirs of Robert de Quency, and Hauwysa his other heir who is under age, and in custody of Margaret countess of Lincoln; and made default in the quinzaine of Trinity. To be summoned for the quinzaine of St Martin. [Coram Rege, 50 Hen. III. No. 126, m. 18, dorso.]
- Nov. 11. 2412. The K. to Master William de Clifford his escheator citra Trent. The K. has restored to Margaret countess of Ferrars, and Alan la Zuche, Elizabeth his wife, Alexander Comyn earl of Buchan (Benhay), and Margery his wife, the daughters and heirs of R[oger] de Quency, formerly Earl of Winchester, all the said Earl's fees and advowsons of churches falling to them hereditarily, to be held till the K. restores them the Earl's lands and tenements; and commands the escheator to deliver them. Kenilworth. [Close, 51 Hen. III. m. 12.]
- Nov. 12. **2413**. Pleas on the morrow of St Martin. Cumberland:—The assize inquires who presented the last parson deceased to the church of Arturet, vacant, which Johanna de Estotevill claims *versus* the

¹ Son of William le Scot, [m. 13, dorso].

² To the church of Calverleye, [m. 11, dorso].

- HENRY III. Abbot of Gedeworth (Jedburgh). Her attorney says that Robert her ancestor presented Robert his clerk in K. J[ohn's] time, who was duly instituted, and died last as parson. From Robert the right of 1266. presentation came to Eustace his son and heir. He dying without heir of his body, it reverted to Nicholas brother of Robert, as his uncle and heir. From him to Johanna as his daughter and heir. The Abbot, by attorney, says he should not answer to this writ. That the church is not vacant; nay, is full. For he and his convent hold, and have held it in proprios usus, for twenty years past and more, as of their own patronage. And is ready to verify, if the court thinks he should do so. Johanna is likewise ready to verify. The Bishop of Carlisle is commanded to call the parties before him, inquire into the facts, and report in the octaves of the Purification of the Blessed Mary, by his letters patent. [Coram Rege, 50 Hen. III. No. 126, m. 28.]
 - Nov. 16. **2414.** The K. at the instance of John de Baillol, takes under his protection the Abbot, monks, and brethren of Dundraynan abbey in Galloway, and their men coming to England with wool and other goods to traffic therewith; and gives them leave to buy corn and other victuals there to take to Galloway for their sustenance, they paying the usual customs on same. Kenilworth. [Patent, 51 Hen. III. m. 35.]
 - Nov. 20. **2415.** The K. grants a safe conduct to Alexander de Baillol son of Lora de Bayllol, coming to the K.'s court to treat for his peace; to endure till Easter [next]. [Kenilworth.] [Patent, 51 Hen. III. m. 35.]
 - Dec. 4. **2416.** The K. to the Barons of Exchequer. As he has pardoned David earl of Athol (Acell) 100l. due by him for his relief and that of Isabella his wife, for the lands and tenements they hold of the K. in capite, the K. commands them to discharge David thereof. Kenilworth. [Close, 51 Hen. III. m. 11.]
 - Dec. 10. **2417.** Alexander Comyn earl of Buchan (Bouhan), has a safe conduct coming to the K.'s court to treat of his affairs there; till Pentecost next. Kenilworth. [Patent, 51 Hen. III. m. 33.]
 - [Circa 2418. Alienora de Vallibus countess of Winchester, in her liege Dec. 20.] power and widowhood, grants to Sir Gilbert de Knoville her cousin, (cognatus) all her land at Radewike and Magor. Reddendo—a pair of gloves yearly for all service to the Countess or her heirs, and the grantee doing the due services to the chief lords of the fee. Appends her seal. Witnesses:—Sir Gilbert de Clare earl of Gloucester, Henry de Almaine (Alem), Roger de Clifford, Hamo Strange, (Extraneo) knights, Sir J. Walerand, master R. de Clifford, master W. de Clifford clerks, and others. [Close, 51 Hen. III. m. 11, dorso.]
 - [1266?.] 2419. Extents of the lands of rebels [in Rutland] by William de

- HENRY III. Framton [and other jurors, several of whose names are lost]; who say,
 that (inter alias) the land which was Sir Robert de Veteripont's in
 1266. Essendene is worth yearly 50l. The rent of Michaelmas 20s. Also
 the land of Bernard de Brus in Exton is worth yearly 60l.; the rent
 of Michaelmas 8s. And the said land was delivered to the said
 B[ernard] before Thursday next after the Exaltation of the Holy
 Rood. [Ing. p. m., incert. temp., Hen. III. No. 163.]
 - 1266-67. 2420. Buckingham and Bedford:—Edward the K.'s eldest son (Bartholomew le Jevene sub-sheriff for him by the K.'s writ) renders his account for this year. To William Biset the K.'s valet, to buy himself a horse in recompense of one which he lost in the K.'s service, 100s. by the K.'s writ. [Pipe, 51 Hen. III. Rot. 22.]
 - 2421. Northumberland:—Adam de Gesemue (John de Lidegreynes for him by the K.'s writ) for the years 47th and 48th, Robert de Insula as 'custos' for the year 49, John de Haulton for the 50th year and this whole year, render account; in lands granted to the K. of Scotland in Tindale 10l. [Pipe, 51 Hen. III. Rot. 26.]
 - Jan. 5. **2422.** Robert de Brus of Pikering has a protection till the feast of St John Baptist next, provided the K. shall not have given him his lands. Westminster. [Patent, 51 Hen. III. m. 31.]
 - Jan. 10. 2423. The K. has committed to Robert de Brus the castle of Carlisle during pleasure; answering to the K. for the issues at Exchequer. Westminster. And Roger de Leyburne is commanded to deliver it to him. [Originalia, 51 Hen. III. m. 2, in cedula; and Patent, 51 Hen. III. m. 30.]
- [Circa 2424. Pleas at Westminster in the octave of St Hilary. Cumber-Jan. 20.] land:—John de Warenne, John de Oketon, and others, the executors of Hugh le Bigod's testament, appear by attorney, versus Robert de Mulecastre in a plea that he should pay them 1040 marks due by him; and to deliver a 'compotus' for the time when he was Hugh's bailiff in Lydel. He is absent. To give security to attend in the quinzaine of Easter. [Coram Rege, 51 Hen. III. No. 130, m. 2, dorso.]
- [Circa 2425. Pleas at Westminster [in the octave of the Purification of Feb. 9.] the Blessed Mary]. Cumberland:—John de Karliolo essoiner of Beatrice de Louther, appears versus Isabella de Fortibus countess of Albemarle, and Robert de Yavenewrth, Thomas de Hothweyt, and . William de Melton in a plea to hear an assize of last presentation arraigned by Beatrice against them, of the church of Bryggeham vacant, the advowson of which she claims. They are absent. Summoned for the quinzaine of Easter. [Coram Rege, 51 Hen. III. No. 130, m. 23.]
- Feb. 21. 2426. Henry de Heriz has respite from knighthood at the instance of William le Zuche, till Pentecost next. St Edmund's. John de

- HENRY III. Stoke has similar respite till Easter next, at the instance of —— M[argaret] Queen of Scotland. *Ibid.* [Close, 51 Hen. III. m. 9, 1266-67. dorso.]
- March 15. 2427. William de Duglas has royal letters of protection at the instance of Robert de Tuenge (simple without the clause); to last for three years. [Cambridge.] [Patent, 51 Hen. III. m. 23.]
- 1267. 2428. The K. for the long service of Alan de Lindesi his April 18. messenger, grants to him the 1½d. per diem, which William Cholle the K.'s messenger lately deceased used to draw by the Sheriff of Hereford's hands; to be drawn by Alan for life in the same manner. Cambridge. [Close, 51 Hen. III. m. 6.]
- April 19. 2429. Robert de Brus 'le jouene' grants his letters patent to his lord the K. and his son Sir Edward and their heirs, binding himself to aid them with all his power against all who come to injure them in England; and swears thereto on the Holy Evangels. Appends his seal. Done at York on Tuesday next after Easter, in the K.'s 51st year. Norman French.

Similar letters of fealty on same date, from Robert de Bruis 'seignur du val de Enant,' (Annand) John de Bailliol, Gilbert de Humfranville, Eustace de Bailliol. [Liber 'A' (Chapter House), fol. 202 b, & 203.]

- [April.] 2430. Northumberland:—To John le Fleming for a part of the wall of his house under the moat of the castle of Newcastle-upon-Tyne, yearly, 4d. To Adam de Dunbar for a house before the gate of said castle, yearly, 4s. Beginning the term at Easter next year. [Originalia, 51 Hen. III. m. 5, in cedulâ.]
- June 4. **2431.** The K. grants to John Comyn for his laudable service all the lands which were Simon de Veer's the K.'s enemy. Stratford. [Patent, 51 Hen. III. m. 17.]
- June 16. 2432. The K. grants to Gilbert de Humframville, earl of Anegos, that he and his heirs may have for ever free warren in his demesne lands in Northumberland, except within the bounds of the K.'s forest; and that none enter the same to hunt without Gilbert's or his heirs' permission, under forfeiture of 10l. to the K. Witnesses:

 —H[umphry] de Bohun earl of Hereford and Essex, John de Warrenne earl of Surrey, Philip Basset, John de Baloill, James de Alditheleg', Roger de Clifford, Robert Walerand, Robert Aguillon, Ralf de Bakepuz, and others. Stratford. [Charter, 51 Hen. III. m. 5.]
- June 22. **2433.** The K. grants to Gilbert de Humframville earl of Anegus and his heirs, a weekly market on Thursday at his manor of Overton in Rutland, and a yearly fair for three days; viz., on the VOL. I. 2 H

- Henry III. vigil, the day, and the morrow of the Apostles Peter and Paul. Also

 a weekly market on Monday at his manor of Whelpinton in

 Northumberland, and a yearly fair there for three days; viz., on the
 vigil, the day, and the morrow of St Peter 'ad vincula'; with all
 liberties and customs of the said fairs and markets. Witnesses:—

 John de Warrenne earl of Surrey, William de Valence the K.'s
 brother, Humphrey de Boun earl of Hereford and Essex, Philip
 Basset, Robert Waleraund, Robert Aguillon, William de Aett'
 (D'aeth) and others. St Paul's, London. [Charter, 51 Hen. III.

 m. 4]
 - June 24. 2434. John de Balliol, who by the K.'s licence, for his affairs, is setting out for Scotland, has letters of protection 'cum clausula,' to last till Easter next to come; and the K. wills that meanwhile he be free from all pleas and writs. St Paul's, London. [Patent, 51 Hen. III. m. 14.]
 - July 18. 2435. The K. grants to Johanna de Stuteville and her heirs a weekly market on Tuesday at her manor of Lidel in Cumberland, and a yearly fair there for eight days; viz., the vigil and the day of the Exaltation of the Holy Rood, and six days following. Also free warren in all her demesne lands of Lidel, Arturet, Leveneton (?), Carwindelawe, Stubhulle, and Eston in same county; except within the bounds of the K.'s forest. And that none enter the same to hunt, without Johanna or her heirs' permission, under forfeiture of 10l. to the K. Witnesses:—Alan la Zuche, Robert Aguilon, William de Saint Omer, and others. St Paul's, London. [Charter, 51 Hen. III. m. 4.]
- July [20.] 2436. Northumberland:—R. de Middelton is appointed to hold an assize of novel disseizin which William de Duglas arraigns against Gilbert de Humframville and others concerning a tenement in Faudon, &c. [St Paul's, London.] [Patent, 51 Hen. III. m. 11, dorso.]
- Aug. 4. 2437. Memorandum:—Roger de Leyburne sent to the K. John de Watton and William de Northwod whom he had empowered to render in the K.'s hand the manor of Chinnoure, held by the Countess of Winchester his wife in tenancy by the K.'s commission, till her dower from the lands of her late husband the Earl who had alienated them, and which his heirs were bound to warrant, should be assigned to her; who appeared before the Chancellor at Reading on Thursday next after the feast of St Peter 'ad vincula,' prepared to restore the manor in the K.'s hand; saving to Roger and the Countess the fruits of this present autumn; being the day assigned by the K. to do justice between the parties. As the heirs neither appeared themselves nor by attorneys, the Chancellor gave Roger and

- HENRY III. the Countess a day in the octaves of the Assumption of the Blessed

 —— Mary, to come before the K. and receive justice. [Close, 51 Hen. III. 1267. m. 4, dorso.]
 - Aug. 12. 2438. Richard de Raynfru has simple letters of protection, to last for a year. Woodstock. [Patent, 51 Hen. III. m. 10.]
 - Aug. 28. 2439. Robert, bishop of Dunblayne has simple letters of protection, to last for three years. Shrewsbury. [Patent, 51 Hen. III. m. 9.]
 - Sept. 1. 2440. The K., wishing to do a special favour to R[obert] bishop of Dunblayne dwelling in Scotland, who is a native of his kingdom, grants him leave to appoint Robert de Reberey and William Poygne or either of them, his attorneys for seven years in all pleas before the K.'s courts of justice, exchequer or others; and freedom from common summons in all pleas either of justices errant or of the forest or otherwise; so that he be not amerced for absence. Shrewsbury. [Patent, 51 Hen. III. m. 9.]
 - Sept. 2. 2441. The K. grants to Gilbert de Umfraunville and his heirs a weekly market for ever at his manor of Market Overton in Rutland on Wednesday, and a fair yearly there for three days; viz., on the vigil, the day, and the morrow, of SS. Peter and Paul, Apostles. Also a weekly market at his manor of Welppington in Northumberland on Friday, and a yearly fair there for three days; viz., on the vigil, the day, and the morrow of St Bartholomew the Apostle. Witnesses:—W[alter] archbishop of York, Primate of England, W. de Valence the K.'s brother, Henry son of the K. of Almaine, R. de Leyburne, R. de Waleraund, R. Aguylun, W. de St Omer, W. de Aete, N. de Loukenor, G. de Percy, G. fitz Hugh, and others. Shrewsbury. [Charter, 51 Hen. III. m. 3.]
- Sept. [2.] **2442.** Nottingham:—R. de Middelton is appointed to hold an assize of novel disseizin which Robert bishop of Dumblane arraigns against the Prior of Lenton concerning a tenement in Rudinton. [Shrewsbury.]

Cumberland:—The same Justice appointed to hold a like assize arraigned by Eustace de Baillol and Helewisa his wife against Adam de Gesemuthe and others ¹ concerning a tenement in Gameleby and Glassanby. [Ibid.] [Patent, 51 Hen. III. m. 9, dorso.]

[Sept. 4.] 2443. The K. to the Sheriff of Nottingham. The K. has pardoned Robert, bishop of Dumblane half a mark in which he was amerced last year for a default which he made at the wapentake of Riseclif; and has modified the amercement of 20s.,—in which the same Robert was too heavily (nimis graviter) fined before the Sheriff in his

^{1 &#}x27;Cristiana his wife,' in a later entry.

- HENRY III. county for the 'avers' of Walter de Brademore, taken and unjustly detained as was said,—to half a mark, which the K. has also pardoned the Bishop. [Shrewsbury.] [Close, 51 Hen. III. m. 3.]
- 2444. Memorandum:—On the vigil of the Nativity of the Blessed Sept. 7. Mary at Shrewsbury, it was agreed between the K. and the heirs of Roger late earl of Winchester, that the K. should restore them the manor of Chinnore, of the said Earl's heritage, which the K. had after his death committed to Roger de Leyburne and the Countess his wife, in tenancy, till she was satisfied of her dower from the Earl's feoffees; which manor the said Roger there restored to the K., saving to himself his stocking and other chattels therein; provided the heirs appeared before the K. and his Council on the morrow of All Souls, in England, without essoins or any other delay. And that the K. should cause those impleaded by Roger and the Countess his wife for her dower, to attend on the same day and place, that the heirs might answer to the other defendants, and Roger and his wife the Countess might recover her dower against both. [Close, 51 Hen. III. m. 3, dorso.
- Sept. 8. 2445. As the K. lately at the death of Roger de Quency earl of Winchester, committed to Alienora his widow, now the wife of Roger de Leyburne, the manor of Chinnour of the Earl's heritage, in tenancy, till the Countess was satisfied regarding her dower from the feoffees of said earl in certain lands, and the Earl's heirs were called in warrandice; and the said Roger and Alienora the Countess have restored the manor to the K., saving their stock, goods, and chattels therein; the K. has now delivered it to the Earl's right heirs, and commands the Sheriff of Oxford and Berkshire to give the heirs seizin. Shrewsbury. [Close, 51 Hen. III. m. 2.]
- Sept. 19. **2446.** The K. to his Justiciars, foresters, verdurers and others. Wishing to do a special favour to John Comyn for his faithful service, the K. grants him liberty for his life, so often as he passes through the K.'s forests, in coming from Scotland to England at the K.'s command, to take freely and carry away two or three deer in each forest, without hindrance of the K., his heirs, or their officers. Shrewsbury. [Patent, 51 Hen. III. m. 7.]
- Sept. 25. 2447. Westmerland:—Richard de Middelton is appointed to hold an assize of novel disseizin which Walter de Lyndeseye arraigns against William de Pykering and others concerning a tenement in Kilington. [Shrewsbury.] [Patent, 51 Hen. III. m. 6, dorso.]
- Sept. 27. 2448. Writ for payment from the Treasury to Robert de Briwes of 20l. for Michaelmas term this year, of his annual fee of 40l. at Exchequer while he holds the office of K.'s Justiciar. Shrewsbury. [Liberate, 51 Hen. III. m. 3.]
- Sept. 29. 2449. Pleas and essoins at Westford on the day of St Michael.

Henry III. Somerset:—An assize inquires whether Robert de Briwes, Robert de Dunmewere, and Roger le Waleys, disseized Henry Gonyz of three 1267. messuages, and 3 virgates of land in the vills of Burnes, Burham, and Brenn'. Defendants absent. But Andrew Wake as their bailiff says that they entered under the K.'s writ, and the Sheriff gave Robert seizin under same. Henry says that the K. gave said Robert, Bryan de Goniz his father's land, and not his. Both place themselves on the assize. The jury say that the said Bryan gave to Henry the said freeholds half a year and more before the battle of Lewes, enfeoffed him therein, and Henry was in peaceable possession for a year and more. That after the battle of Evesham, the K. by writ commanded the Sheriff of Somerset to give Robert all Brian's land, And he gave Robert seizin; but not of on account of the war. Henry's land. Judgment; that Henry recover seizin, and Robert and the others are amerced. Damages 100s. and 20s. [Coram Rege, 51 & 52 Hen. III. No. 132, m. 8.]

Oct. 1. 2450. Assizes and essoins at Winterburne-Blauncmuster on Saturday next after the feast of St Michael. Dorset:—The assize inquires whether the Abbess of Tarente, friars William Bishop and William of Gussich St Andrew, disseized Robert Gentile of his freehold in Gussich St Andrew, viz., 4s. The Abbess and others present. The Abbess says she should not answer to this writ, because (sentence unfinished). [Coram Rege, 51 & 52 Hen. III. No. 132, m. 8, dorso.]

Oct. 13. 2451. Northumberland:—The compotus of the county, rendered at Exchequer on the quinzaine of St Michael, beginning of the 52d year, for the 51st and four preceding years, by John de Haulton, Robert de Insula, and Adam de Gesemuthe, sheriffs. John de Baylol [owes] 40l. 10s. of two aids. To be distrained. Isabella de Forde, 50l. for leave to marry whom she will. Distrain William de Huntercumbe, &c. Malise earl of Stratherne and Emma his wife, 5 marks for an unjust detention. [Memoranda, L. T. R., 52 Hen. III. m. 17.]

[Circa 2452. Pleas coram Rege in the 51st year, the 52d year beginning; Oct. 13.] [quinzaine of St Michael.] Northumberland:—William de Duglas appeals Gilbert de Umframville, lord of Redesdale, and John de Hirlawe, that they falsely gave the Lord Edward the K.'s son to understand at the siege of the castle of Alnwyk, that he was an enemy of the K., and asked a gift from lord Edward of the plaintiff's manor of Faudon, which he held from Gilbert by the service of half a knight's fee. Lord Edward granted Gilbert's request, provided his accusation was true. Afterwards by the K.'s precept, and that of the lord Edward, an inquisition was made at Boulton, before William de Huntercumbe keeper of the peace in Northumberland, and John de Hawelton justice assigned ad hoc; and the jury on oath found William was never against the K. or his son, and had done nothing for which he should lose his land. The inquisition having

HENRY III, been returned to the K.'s court, the K. and his son, after the K.'s peace had been proclaimed in every county in England, commanded the Sheriff by their letters to re-seize William in his said manor, and 1267. in the goods carried off by the said Gilbert and John, and to maintain him therein. After William had been seized for eight days and more, Gilbert, by assent and counsel of John, on the vigil of St Margaret [July 19] sent about 100 of the K.'s enemies, some of them outlaws from the valley of Redesdale, to Faudon, where with premeditated insult, they on said day assaulted William, his wife, and their family then in his house; and in three places thereof they applied fire upon William himself, his wife, William his son, Henry de Mulefen, William de Wardrobe, Patric de Duglas, and Gillerothe de Duglas; and vi et armis, feloniously, and against the K.'s peace, ejected William from his said manor, and led him prisoner to Gilbert's castle of Hirbotle, and detained him in prison for eleven days; and broke the doors and windows of his house, entered his chamber, and carried off therefrom in robbery 313 marks, silver spoons, cups, mazers, clothes, arms, and jewels, such as gold rings and gold fermails, to the value of 100l. And wounded William's son William in a deadly manner in the neck with a sword, so that they all but cut off his head; and wounded and bound the foresaid Henry and others, his four servants, and led them away bound; robbing them of a sword, price 2s., a supertunic, a belt, a purse with three silver shillings, and other small things to the value of a mark. And all this in felony and against the K.'s peace. He offers to deraign against Gilbert, as being a man who has passed age,1 by the body of his freeman by name, as the court shall decide. Gilbert and John come and deny all the charges. And Gilbert asks judgment in the case; as William has appealed elsewhere in the county certain men of Redesdale, of whom he makes no mention in the present case, and thus varies his charge. Likewise he makes no mention of any day on which all these things were done 'and there are many days in a week'; nor specifies the hour of the day; nor any certain place.

As it appears by the coroner's roll of appeal made in the county and the return here, that he now varies his appeal in the aforesaid claims, the court finds that there is no appeal whereby they can be placed at law, and Gilbert and John may go quit thereof; and let William be kept in custody for a false appeal. But for keeping the K.'s peace, Gilbert and John being asked how they wish to defend themselves from the said felony, ask a decision on this,—as the said William has appealed others of the fact, and Gilbert of giving orders and sending them, and John of counsel; whether they ought to answer for the giving orders and sending, or also for

i.e. for a duel; sixty years, according to Bracton.

- Henry III. counsel, until the fact is ascertained. And inasmuch as William has appealed in the county Henry de Mulesen and others concerning
 - the fact, which is not yet ascertained, the judgment of court is that Gilbert and John 'inde sine die quousque, &c.' [Coram Rege, 51, 52, Hen. III. No. 131, m. 28, dorso.]
 - Oct. 15. 2453. Westmerland:—Walter de Lindesi gives a mark to have an assize taken before Richard de Middelton. And the Sheriff is commanded. Westminster. [Fine, 51 Hen. III. m. 2.]
 - Oct. 18. **2454.** Alexander Cumyn earl of Buchan has a conduct to come to the K. in England, to remain and to return; to last till the feast of St John Baptist next. Westminster. [Patent, 51 Hen. III. m. 5.]
- (Michaelmas 2455. The K. commands the Barons to respite till the feast of St Term.) Hilary next, the demand of 252l. 16s. 6d. made by them on David earl of Athol, for the debts of Richard de Warrenne, Richard his son, Richard de Chilleham and Richard de Dover, whose heir the said Earl has married. [Memoranda, Q. R., 51 Hen. III. m. 1.]
- (Michaelmas 2456. John de Vescy acknowledges himself bound to Guy de Term.) Chastilun count of St Pol (Sancto Paulo) in 3700 marks, to have again his lands and goods therein; whereof he will pay to the Count at Arras (Attrabatum) at Easter next, 1000 marks; and at Easter thereafter 1000 marks; and at Easter in the following year 1000 marks; and at Easter thereafter 700 marks. Afterwards he paid by Beuruncyn his attorney 1000 marks, viz., to Baldewin de Mayli the Count's attorney, who recognosced same; and likewise 2000 marks of the two following terms. By 28th January, anno 56; as acknowledged by said Baldewin, before the Treasurer and Barons. [Memoranda, Q. R., 51 & 52 Hen. III. m. 24, et cedula.]
- (Michaelmas 2457. Northumberland:—The men of Newcastle-upon-Tyne are Term.) permitted to hold of the K. to farm, the park called 'le Frithe' in said vill, during the K.'s pleasure; paying therefor yearly a mark, instead of the old rent of half a mark. [Memoranda, L. T. R., (51), 52 Hen. III. m. 3.]
 - Nov. 3. 2458. Assizes before R. de Midelton at York, on the morrow of [All] Souls in the K.'s 52d year. York:—A day is given to John Comyn, by his attorneys, complainant, and the Mayor and citizens of York, concerning a trespass done to John, in the octave of the Purification of the Blessed Mary at York; for that the Mayor and citizens claim a certain liberty. The original writ remains penes the Sheriff. [Coram Rege, 46-52 Hen. III. No. 118, m. 17.]
 - Nov. 10. 2459. The K. to the Sheriff of Oxford. [Recites the transaction narrated in the memorandum, No. 2444, adding] that some of the Earl of Winchester's heirs came before the K. on the above day, and contradicted the above agreement, asserting that they were not bound to warrant those impleaded, or to answer therein, except at ¹ Isabella, sister of the last Richard.

- HENRY III. common law. The K. commands the Sheriff, on account of their failure, to take the manor in the K.'s hand, and deliver it to Roger de Leyburne and the Countess to be held in same manner as formerly, under the K.'s grant to them. Winchester. [Close, 52 Hen. III. m. 14.]
 - [Circa 2460. Pleas coram Domino Rege [in the quinzaine of St Martin]. Nov. 25.] Huntingdon:—John de Balliol appears by attorney versus Richard de Hemmington in a plea why, since Richard lately had the custody of certain castles and lands of his, he without consent of John, delivered his castle of Foeddringeye to Baldwin Wake, an enemy of the K. and of John, to the latter's damage of 200 marks and more. Defendant absent. The Sheriff reported he had no lands there, but in Northampton; and the Sheriff of that county was ordered to summon him for the octave of St Hilary, as he had not returned the writ for this day in time. [Coram Rege, 51 & 52 Hen. III. No. 131, m. 20, dorso.]
 - Dec. 6. **2461.** The K. for the laudable service of his valet William Byset, gives him freedom for his life from assizes, juries, or recognizances, and that he shall not be sheriff, coroner, escheator, forester, verdurer, agistator, regarder, or other bailiff against his will. Clarendon. [Patent, 52 Hen. III. m. 33.]
 - Dec. 19. 2462. The K. to his Justices of Oyer and Terminer, for pleas regarding lands in the counties beyond Trent, granted on account of the late disturbance in the kingdom. The K. has granted to John Comyn that he will make up to him before all others, 300 librates of such lands, if he has not had them yet. Commands them to make an extent of such lands as John has had of the K.'s gift, and send it to the K., as elsewhere commanded; and to reserve all lands there, in the K.'s gift by forfeiture, to John's use, assigning none to any other till John's arrears of the 300 librates are made up. Clarendon. [Patent, 52 Hen. III. m. 32.]
 - 1267-68. 2463. The K. grants to John Cumyn, that he may at pleasure enclose, strengthen, and 'kernel' a certain house (camera) which he proposes to construct within his manor of Tyrsete in Northumberland, with a fosse and wall of stone and lime; and he and his heirs shall hold the same for ever without let or hindrance. Provided the said John encloses and strengthens and kernels the same in like manner as the house of Adam de Gesemuth at Heton, in said county, is fortified. Westminster. [Patent, 52 Hen. III. m. 31.]
 - [Circa 2464. Pleas coram Domino Rege at Winton [in the octave of St Jan. 20.] Hylary.] Dorset (and) Somerset:—The imparlance between John de la Lynde, Robert de Bruis, and Brian de Goniz, regarding a plea of trespass, is respited till Wednesday next after Ash Wednesday (Dies Cinerum). [Coram Rege, 52 Hen. III. No. 136, m. 4.]

Henry III. 2465. Cumberland:—Isabella de Fortibus countess of Devon, by attorney, appears versus Roger de Lancastre, Richard de Flemenge, 1267-68. Gilbert de Corwenne, and Ranulf Drake (? Dakre), Richard de Latton, Robert Ulveleigk, Thomas de Goseford, Simon de Houton, Richard le Jan. 20.] Engleys, William le bonde, William le mareschal, and John attestiwghele, in a plea, why vi et armis, they came to her castle of Cokermuthe, and carried off a goshawk and three tercels of hers, and consumed her goods to the value of 40 marks. Defendants absent. The Sheriff reported that the writ to attach them came so late, he could not execute it. Ordered to attach them for the quinzaine of

Easter. [Coram Rege, 52 Hen. III. No. 136, m. 5, dorso.]

- (Hilary 2466. Norfolk:—Richard son and heir of Lucas 'le Escot' is bound (affid') to the marshal for 10 marks he owes the K. of his father's debt, that he will not leave the city till he satisfies the K. Afterwards he has a day under the same security on the morrow of Ash Wednesday, to pay the money. [Memoranda, Q. R., 51 & 52 Hen. III. m. 7.]
- [Feb. 3.] **2467.** Northumberland:—Nicholas Corbet and Margaret his wife [give] half a mark to have a writ; and the Sheriff is commanded [Westminster.] [Fine, 52 Hen. III. m. 10.]
- [Feb. 25.] **2468**. Hertford:—Cristiana widow of David de Lindeseia gives half a mark to have a writ for a term 'ad bancum.' [Westminster.] [Fine, 52 Hen. III. m. 9; and Originalia, 52 Hen. III. m. 4.]
- [March 5.] 2469. Southampton: Wacelin de Brus merchant of Ghent (Gaunt) gives 100s. to have a writ. [Originalia, 52 Hen. III. m. 4.]
- March 8. **2470.** Alan Durward (le Usser) has simple letters of protection to endure for three years. [Westminster.] [Patent, 52 Hen. III. m. 24.]
- 1268. **2471.** The K., at the instance of his daughter Margaret Queen of April 2. Scotland, grants John de Swineburne freedom for life from all assizes, juries, and recognizances, and that he shall not be sheriff, coroner, escheator, forester, verdurer, agistator, reguarder, or other the K.'s bailiff, against his will. Westminster. [Patent, 52 Hen. III. m. 20.]
- April 8. **2472.** The K. to all the tenants of the castle of Carlisle. Having committed it to William de Acre his sheriff of Cumberland, the K. commands them to be intentive to him as keeper. Westminster. Robert de Brus is commanded to deliver the castle to him. Westminster. [Patent, 52 Hen. III. m. 19.]
- April 10. 2473. The K., at the instance of his daughter Margaret Queen of Scotland, grants to Walter de Swethope freedom for life from assizes juries or recognizances, and that he shall not be sheriff, coroner, escheator, forester, verdurer, agistator, regarder or other bailiff against his will. Westminster. [Patent, 52 Hen. III. m. 19.]

HENRY III. 2474. Cambridge and Huntingdon:—The Sheriff is commanded to present John Lovel in the quinzaine of Trinity, to answer to Matildis de Sancto Andrea for 30s. he received from her of the debts of Salomon Bishop the Jew, while he was sheriff, whereof he should have discharged her; and of 36s. 8d. which she paid to the K. at Exchequer of same debts. [Memoranda, Q. R., 51 & 52 Hen. III. m. 14, dorso.]

(Easter Term.)

Term.)

that John de Balliol, Robert de Brus, Henry de Hastinges and their men holding of the Honour of Huntingdon should be quit of murage, toll, and murder, and of the dues pertaining to murder. And the Sheriff is commanded to give them-peace thereof.

Similar writs to the Sheriffs of Huntingdon, Northampton, and Leicester. [Memoranda, Q. R., 51 & 52 Hen. III. m. 14, dorso.]

May 13. 2476. Northumberland:—Nicholas Corbet and Margery his wife give half a mark to have a writ. [Originalia, 52 Hen. III. m. 6.]

June 17.] Essex:—Robert de Brywes appears versus John de Coggeshale in a plea why he and others came to Robert's manors of Staples and Stoke Curcy in the county of Somerset, and carried off his goods to the value of 40 marks. Defendant absent. The Sheriff commanded to have him and his pledges in three weeks from St John Baptist's day. [Coram Rege, 52 Hen. III. No. 138, m. 6, dorso.]

[Circa 2478. Pleas coram Rege [in the quinzaine of Holy Tinity.]

June 17. Norfolk?—Robert de Brywes appears versus William de Redham [and twenty-six other persons] in a plea why they came to Renham and carried off his timber found there, to the value of 10l. Defendants absent. The Sheriff to have their bodies in the octave of St Michael. .[Coram Rege, 52 Hen. III. No. 138, m. 6, dorso.]

[Circa 2479. Somerset:—The same Robert appears versus Adam 'le teyn-June 17.] turer' younger [and about seventy other persons, among them the Abbot of Muchelny, and the parsons of Yle abbots', Hacche, Kapilande, and Ashulle,] in a plea, why they came to his manor of Staples, carried off his goods to the value of 100 marks, cut down and carried off his wood. Defendants absent. The Sheriff ordered to produce them in the quinzaine of St John Baptist. [Coram Rege, 52 Hen. III. No. 138, m. 8.]

[Circa 2480. Suffolk:—John de Bailliol appears versus William son of June 17. Thomas [and twenty-three other persons] in a plea, why, as he has wreck of the sea in his manor of Ludingelaunde, they carried off certain sacks of wool, wreck of sea lately found there, to the prejudice of his Liberty. Defendants absent. The Sheriff ordered to have them

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- HENRY III. and their pledges if found, on the octave of St Michael. [Coram —— Rege, 52 Hen. III. No. 138, m. 8.]
 - 1268. 2481. Cumberland:—Eustace de Bayllol having made his view by (Trinity Mathew his clerk and attorney, for the time when he was sheriff, Term.) viz., for the year 47th and first half of 48th, and his other debts to the K., owes 6l. 19s. 11d. But says that he laid out by the K.'s precept in the munition and repair of the castle of Carlisle as much as 400 marks. He has a day by his said clerk to 'make his total' and pay arrears, on the morrow of St Michael. Sheriff to distrain Robert de Molecaster and William de Dacre to come and render their account. The Sheriff of Westmoreland to distrain Roger de Lancaster to come and render his, and Robert de Yavenewyth, similarly, for the time they held office. [Memoranda, L. T. R., 51 & 52 Hen. III. m. 11.]
- [July 14.] 2482. The K. to the Sheriff of Northumberland. As A[lexander] K. of Scotland with his Queen is coming at the K.'s instance to York, the Sheriff is commanded to see that he has 100s. daily for his expenses as accustomed, while on his way through the county. [Woodstock.] [Liberate, 52 Hen. III. m. 3.]
- [July 14.] 2483. Similar writ to the Sheriff of York to allow 100s. to the K. of Scotland on his journey. [Woodstock.] [Liberate, 52 Hen. III. m. 3.]
- [Circa 2484. Pleas from foreign counties at Oxford [in three weeks from July 15.] St John Baptist's day.] Somerset:—Robert son of Pagan appears by attorney versus Hugh Lovel, in a plea that he permit him to bring back the course of a certain water in Castelkary, to its ancient and due channel, which Richard Lovel, Hugh's grandfather, whose heir he is, unjustly diverted to the damage of Roger (sic) Robert's father, whose heir he is, in Stepelkare. Defendant absent, and made many defaults. The Sheriff ordered to distrain him and have his body at Gloucester in a month from St Michael's day. [Coram Rege, 52 Hen. III. No. 134, m. 3.]
- [Circa 2485. Pleas from foreign counties at Oxford [in a month from July 27.] John St Baptist's day]. Somerset:—Richard Fremud, by attorney appears versus Hugh Lovel, in a plea that he permit him to have his common pasture in Winkanlton pertaining to his freehold in la Fenne as he says. Defendant absent. Made many defaults. The Sheriff ordered to distrain him, and have his body at Gloucester in a month from St Michael's day. [Coram Rege, 52 Hen. III. No. 134, m. 4.]
- Aug. 2. 2486. As Alexander the K. of Scotland, and Margaret the Queen his spouse, at the K.'s instance, for the sake of recreation and solace, are about to come to England to speak with and go about

Henry III. with the K., the K. takes them and their retinue under his safe conduct and that of Robert bishop of Durham, G[odfrey] elect of Worcester, the K.'s Chancellor, Roger de Leyborne and Robert Aguilon, in coming, remaining, and returning at the said K. of Scotland's free will; to endure for forty days after their return from the K. And takes them and their retinue under his firm peace, under penalty of loss of life and limb by those daring to infringe the same. Geytinton. Printed, Feed., Vol. I. p. 477.

[Patent, 52 Hen. III. m. 8.]

2487. Inquisition 'ad quod dampnum' [taken in pursuance of Aug. 18. the K.'s writ, dated Windsor, 7th May previous] at the castle of the Maidens in the K.'s forest of Engilwode, on Saturday next after the feast of the Assumption of the Blessed Virgin Mary, 52d of the K.'s reign, regarding the perambulation after mentioned, before Roger de Lancastre then seneschal of the K.'s forests ultra Trent, and William de Dacre then sheriff of Cumberland and others the K.'s lieges; by Gilbert de Wyrkkinton, Patric de Ulvesby, Robert de Molecastre, Richard de Laton, Robert de Hampton, John de Ireby, Thomas de Cletersh', Robert de Yavenewyth, John de Karlon, Henry de Staneley, William de Karlon the younger, Richard le Fleming, Gilbert le Fraunceys, belted knights (gladio cinctos); Robert de Warthewyk, Thomas de Derewentewater, Robert de Wyterig, John de Denton, Thomas de Neuton, John de Terriby, Henry de Threlekeld, Robert de Vallibus, Alexander de Ribbeton, Adam de Langerig, Ralf de Lamplou, William de Boyville, Robert de Arthureth, Robert de Ethardeby, Richard Buche, Adam de Plumlond, Robert de Crogelyn, Jordan de Grangeis, Adam de Thoresby, Thomas de Ormithuayt, Adam Turp of Edenhal, Roger Leydetere, freemen of the county of Cumberland; Patric le Brun, Peter de Ayncurth, Alan de Brunfeld, Jervase de Tynpaneron, Symon de Hoton, Eudo de Schyrewith, Thomas de Bellocampo, Geoffry son of Ivo, Robert son of Ivo, Adam de Hoton, William Armestrang, and Gilbert de Blenecrayc, verdurers of the foresaid forest; who say on oath that the aforesaid perambulation may be made between the K.'s street leading from Penrith towards Carlisle. and the enclosed lands of the K.; and the K. may include his 'placea' there to enlarge his hay of Plumpton, seeing that the same is the K.'s own ground (fundus). But it cannot be included without damage and prejudice to some of those parts; as the township of Leysingeby commons in grazing within that 'placea' to the length of two leagues, and the breadth of 80 perches (estimated by the forest perch); and the work cattle of same township go to the water of Peytrel in summer, which is within the same and the hav of Plumpton. And the township of Penrith, the K. of Scotland's. commons in grazing in a part of the said 'placea,' on either side of the water of Peytrel, in length half a league and in breadth 10 Seals all gone.

[Inq. p. m., 52 Hen. III. No. 30.]

- Sept. 15. 2488. The K. has granted to John de Balliol the redemption of sixteen librates of land pertaining to the K. of the lands and tenements of Henry de Hastinges in Wadington, Belteford, Haveberg, Donington, Golkesby and Repindon, on account of the transgressions by him at the time of the disturbance in the kingdom. York. [Patent, 52 Hen. III. m. 5.]
- Sept. 15. 2489. Agreement at York in the 52d year of the K.'s reign, on Saturday next after the Exaltation of the Holy Rood, between Robert de Brus junior, on the one part, and Sir Robert de Hilton on the other; viz., the said Robert de Hilton acknowledges himself owing to the said Sir Robert de Brus 1000 marks for the fine made with him for the redemption of his [de Hilton's] lands, which Sir Robert de Brus has by the K.'s gift, for Sir Robert de Hilton's forfeiture incurred in the time of the disturbance of the kingdom of England; to be paid to Sir Robert or his attorney in the church of St Cuthbert of Durham, at these terms, viz., within the octaves of the Purification of the Blessed Mary next, 250 marks; and within the octaves of St John Baptist next thereafter 250 marks; and within the octaves of the Purification next thereafter 250 marks; and within the octaves of St John Baptist 250 marks. And for greater security, Sir Robert de Hilton grants and demises to Sir Robert de Brus the homages, services, rents of mills, and all other issues arising from his manors, viz., of Shiplikbotel, Rennington in Northumberland, and Wykestede in York; with the hamlet of Gines pertaining to Shiplingbotel, to be held meanwhile in tenancy. Reserving to Sir Robert de Hilton the capital messuages of Shiplingbotil and Remington, with their [woods] meadows and pastures. And whatever the said Robert de Brus draws yearly shall be allowed to Sir Robert de Hilton in payment of his said debt. Should Sir Robert fail in payment at any time, he grants for himself and his heirs that all the said homages, services. rents of mills and other issues, together with wards and reliefs, escheats and others in said manors, shall remain with Robert de Brus and his heirs in perpetuum; saving to the said Robert de Hilton and his heirs, the aforesaid capital messuages of the said manors. and the domain lands, meadows, pastures, and woods pertaining thereto as aforesaid. And the said Sir Robert de Brus grants that on payment of the debt the aforesaid manors and hamlet shall be restored to the debtor or his heirs free. And each appends his seal to this writing in manner of chirograph. Witnesses:-Sir Thomas de Clare, Sir John de Vessi, Sir Adam de Gesemue, Sir Robert

HENRY III. de Nevile, Sir Hugh fitz Oto, Sir John de Arderne, Sir Wiscard de Charrun, Sir John de Romundebi and others.

The said Robert de Hilton grants by charter to Sir Robert de Brus, son of Sir Robert de Brus lord of the valley of Annand, and his heirs, all the granter's land and tenements both in domains and villains, in the county of York, viz., Suinam (?) Oteringham and Wikestede; and his whole land and other tenements aforesaid, in the county of Northumberland, viz., Sciplingbotel, Renigton and Gines, with the wood of Rimested; with mills, services and others. For the reddendo to the granter and his heirs of a pair of gloves yearly, in full of all service, except foreign. The granter for himself and his heirs concedes that no agreement or chirograph between him and the grantee shall weaken or break this charter. [The witnesses are the same as in the preceding agreement.] [Patent, 52 Hen. III. m. 6, dorso.]

Sept. 22. 2490. Walter de Faucunberg, knight, grants himself to be owing to Sir Robert de Brus lord of the valley of Annand and his heirs or assigns, 250l. 'good and legal sterlings,' for the fine he made with Sir Robert for the redemption of his lands, held by Sir Robert by gift of the K. of England, for the granter's forfeiture incurred at the time of the disturbance of the realm. To be paid to Sir Robert or his attorney in the monastery of Giseburne as follows, viz., within the octaves of Easter next, 100 marks; and within the octaves of the Blessed Michael same year, 100 marks; within the octaves of Easter next therereafter, 100 marks; and within the octaves of Pentecost next following 50l. Should the granter fail in payment of any term, Sir Robert or his heirs or assigns, may enter on his lands and hold them in perpetuum in terms of his charter thereof. For greater security he has found guarantors, viz., Sir Marmaduke de Twenge, Sir Nicholas de Meynil, Sir John de Burton, Sir Ambrose de Camera, Sir Roger de Burton, Sir William de Hastethorpe, each of whom constitutes himself principal debtor in solidum, under penalty of 100l. to the fabric of Westminster. The principal obligation remaining however in its strength, notwithstanding any remedy of law canon or civil. The granter and his 'fidejussores' declare that the simple assertion of Sir Robert de Brus or his attorney, shall be believed without any further need of probation. They swear on the Holy Evangels, and append their seals. Witnesses: -Sirs Robert de Brewys, Adam de Gesemue, Eustace de Balliol, then Justiciar, John de Romundeby, Alan de Lasceles, knights. Done at York on the morrow of the Blessed Mathew Apostle and Evangelist, anno gracie 1268. [Patent, 52 Hen. III. m. 4, dorso.]

[Sept. 22.] **2491.** Walter de Faucunberg, knight, grants by charter to Sir Robert de Brus lord of Annandale, all his lands he holds in England at the date thereof, both in demesnes, villains, mills, and services; to

- HENRY III. be held of him and his heirs for the yearly reddendo of a pair of

 gloves, for all services, except foreign. Appends his seal. Witnesses:

 1268. —Sirs Peter de Brus, Thomas de Clare, Robert Walram, Robert de
 Estutevile, John de Bulmer, knights; Sirs John Walram, John de
 Kirkeby, clerks, and others.
- [Sept. 22.] John de Meaus, knight, grants himself to be owing to Sir Robert de Brus lord of Annandale and his heirs or assigns, 220 marks of 'good and legal sterlings,' for the fine he made with Sir Robert for redemption of his lands, held by him by gift of the K. of England, on account of the granter's forfeiture incurred in the disturbance of the realm; to be paid to Sir Robert or his attorney in the monastery of Giseburn as follows, within the octaves of Easter 1269, 50 marks; within the octaves of St Martin same year, 50 marks; within the octaves of Easter next thereafter, 60 marks; and within the octaves of Pentecost next thereafter, 60 marks. Should the granter fail in payment of any term, Sir Robert or his heirs or assigns may enter on his lands and hold them in perpetuum, in terms of his charters thereof. For greater security he has found guarantors, viz., Sir John de Oketon, Sir William fitz Radulf, Sir William de Brideshale, Sir Richard de Stiveton, Sir Humphry de Coingneres, each of whom constitutes himself principal debtor in solidum, under penalty of 100l. to the fabric of Westminster; the principal obligation remaining, however, in its strength, notwithstanding any remedy of law, canon or civil. The simple assertion of Sir Robert de Brus or his foresaids to be sufficient probation. The granter and his 'fidejussores' swear on the Holy Evangels, and append their seals. Witnesses:— Sirs Robert de Brewis, Eustace de Balleol then Justiciar, John de Romundeby, Alan de Lasceles, knights; and others. Done at York, Saturday on the morrow of the Blessed Mathew Apostle, A.D. 1268. John de Melsa (Meaus) grants a charter of all his lands in England to the said Sir Robert de Brus [in similar terms to that by Walter de Faucunberg, before the same witnesses]. [Patent, 52 Hen. III. m. 4, dorso.]
 - Sept. 24. **2492.** The K. has given Alan Durward (le Usser) who holds the manor of Bolsovere by the K.'s concession for life, 12 marks, for which the men and tenants of said manor are tallaged, for this turn, by the K.'s special grace; and the Sheriff of Derby is commanded accordingly. York. [Close, 52 Hen. III. m. 2.]
- Sept. 24. **2493.** The K. grants to Alan Durward (le Usser) for life, freedom from distraint for any debt in which he shall not be guarantor or principal debtor. York. [Patent, 52 Hen III. m. 4.]
- Sept. 24. 2494. The K. at the instance of Margaret Queen of Scotland, grants to William de Swyneburne freedom for life from assizes, juries,

HENRY III. or recognizances, and that he shall not be sheriff, coroner, escheator, forester, verdurer, agistator, reguarder, or other the K.'s bailiff, against 1268. his will. York. [Patent, 52 Hen. III. m. 4.]

Sept. 24. 2495. The K. grants to William de Swynburne, so long as he continues in the service of Margaret the Queen of Scotland, that he shall be free from sheriff's 'turns' in each county wherein he has lands. York. [Patent, 52 Hen. III. m. 4.]

[Circa Sept.] 2496. The K. to Eustace de Balliol and Adam de Gesemuthe. It is shown to the K. on behalf of Hugh Bone Broc and his partners merchants of Douai (Duaco), that when they were lately bringing their vessel laden with divers wares from Flanders to Scotland for their profit, certain evildoers seized said vessel near the coast of Whyteby, and carried off the goods. The K. assigns Eustace and Adam to inquire by a Yorkshire jury who the guilty persons are, and cause them to make fitting amends and full restitution of the goods, according to law and custom of merchants. Thomas of Carlisle, and John le Flemeng, and their partners, merchants of Newcastle-on-Tyne, have similar letters, directed to said Eustace and Adam. [Patent, 52 Hen. III. m. 6, dorso.]

[Circa 2497. Pleas coram Domino Rege, [in the quinzaine of St Michael] Oct. 13.] Suffolk:—Ernaldus 'le Escot,' Alicia and Leticia his sisters, appoint William de Meleburne keeper of all the lands and tenements in Dunwich (Donewice) that they have by gift of Lucas 'le Escot' their father, to answer for them in any court. [Coram Rege, 52 & 53 Hen. III. No. 139 b, m. 10.]

[Circa Oct. 13.] chaumpe junior, Thomas Bagune and Walter 'le Escot,' who were to show this day why they took his 'avers' at Seyton and detain them, not allowing him to repledge them. Defendants absent. William de Beauchampe attached by better pledges to attend on the octave of St Hilary. And the Sheriff, who reports he cannot find the other two, to produce their bodies then. [Coram Rege, 52 & 53 Hen. III. No. 139 b, m. 12.]

[Circa 2499. Northumberland:—Gilbert de Humfraumville who had Oct. 13.] occupied certain lands and tenements in Atercoppes which were Simon de Montfort's late earl of Leicester, and had been given by the K. to his son Edmund with other lands, is ordered to show cause in the octaves of St Hilary why he detains the same. [Coram Rege, 52 & 53 Hen. III. No. 139, m. 12.]

[Circa 2500. Pleas coram Domino Rege [in the quinzaine and three weeks Oct.13-20.] of St Michael]. Somerset and Wiltshire:—Robert de Briwes complains that Robert Waleraund deforces him of certain lands and

¹ i.e. courts.—Blount's Law Dictionary.

HENRY III. tenements in Stokeworsy Radweye, in the county of Somerset, and Harham in the county of Wilts, (whereof he had seizin and occupa-1268. tion in the beginning of the late war), to his damage of 50l. Robert Waleraund says he and Robert were of the K.'s party, and adhered to him and Edward his eldest son, throughout the war; and admits that Robert was seized of the lands. But after peace was proclaimed at Winchester, it was publicly declared that Robert should deliver the lands in the K.'s hand; and accordingly at Canterbury, he of his free will did so, and places himself on the record of the K. and Council. And Robert de Briwes says, that Robert Waleraund may say what he pleases about the delivery of the lands, but that he deforced him in his occupation thereof, as his writ alleges; and asks an inquiry by the country. Afterwards Robert Waleraund comes and says that the said plea is ineptly enrolled, because when he pleaded with Robert de Briwes, he stated against him, that he was not bound to answer to the writ regarding occupation, for after Robert delivered the lands in the K.'s hand as aforesaid, the K. enfeoffed the said Robert Waleraund therein by his charter, put him in seizin, and he did homage to the K. therefor. And says, as he then said, that without the K. he cannot answer Robert de Briwes therein. He says also that said enrolment should not hurt him nor benefit Robert de Briwes, for at the time they pleaded, the latter was Chief Justice de banco without a 'socius' and without control, and asks judgment accordingly. Robert de Briwes puts himself on the record and asks judgment.

(On margin.) 'In crastino Ascensionis Domini.' [Coram Rege, 52 & 53 Hen. III. No. 139 b, m. 13, dorso.]

Oct. 24. **2501.** The K., wishing to do a special grace to Devorgilla, widow of John de Balliol, lately deceased, who held of the K. in capite, commands the Prior of Wymundham his escheator citra Trent, to deliver to her all the lands which her husband held of her heritage, to be held till receipt of other instructions from the K. Westminster. [Close, 52 Hen. III. m. 2.]

(Michaelmas 2502. Pleas of divers counties at Gloucester before R. de Myd-Term?.) delton and other justices errant, anno 53. Somerset:—Richard Fromund appears versus Cecilia widow of Richard Lovel, and Hugh Lovel, in a plea that they allow him to have his common pasture in Wynkanton, of which Richard Fromund his father was seized as pertinent of his freehold in 'la Penne.' Defendants absent. Their mainpernors amerced. The Sheriff to produce them at Bristol on the morrow of St Hilary.

(Note.—In another imperfect entry in dorso of same membrane, much mutilated, Cecilia styles Hugh Lovel brother and heir of her husband Richard, and appears to have been dowered in the

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- HENRY III. manor of Wynkanton.) [Coram Rege, 53 & 54 Hen. III. No. 152, m. 1.]
 - 1268. **2503.** As the K. is at present making tallage on his demesnes Nov. 6. through England, he commands the Sheriff of Essex that if the manors of Writel and Hatfeld, which are in the hand of Robert de Brus, were at one time the ancient demesnes of the K., and hitherto wont to be tallaged, he is to allow said Robert his reasonable tallage from his tenants in said manors, as accustomed. Westminster. [Close, 53 Hen. III. m. 13.]
 - Nov. 8. **2504.** Writ for payment from the Treasury to Robert de Briwes the K.'s Justiciar, of 50 marks at Michaelmas term last past, of his annual fee of 100 marks at Exchequer, while he holds said office. [Westminster.] [Liberate, 53 Hen. III. m. 13.]
- 2505. Inquisition [under writ of diem clausit extremum, to the K.'s Nov. 12. escheator ultra Trent, dated Westminster 27th October previous] made at Bywell on Monday next (sic), viz., on the morrow of St Martin in the K.'s 53d year, before Robert de Camera and Robert de Meyneville the K.'s sub-escheators for Sir J. de Reygate in Northumberland, and others, concerning the lands of Sir John de Baillol, their value, and his next heir; by Adam de Myckeley, Walter de Newland, Thomas son of William, John de Stokesfeld, Walter de Bromley, Robert de Duc, Alan de Seton, Laurence de Seton, Gilbert de Stokesfeld, John de Heddon, Robert Walkelyn, and Philip de Ovinton; who say that the said John held the moiety of Bywell in capite of the K., and there are in demesne 180 acres of land, value 10d.; total, 71. 10s. Also there are of meadow in demesne 16 acres, value of the acre 16d.; total, 21s. 4d. Also the mills there are worth yearly 16 Also there is a freeholder, Elias son of William, holding 40 acres of land, worth yearly 6s. Also William son of Osbert and Thomas son of Hawyse hold 24 acres freely, and pay yearly 2s. 6d. and four horse shoes, price 2d. Also there are two 'bondi' each of whom holds 24 acres and pays 10s. yearly for all; total, 20s. Also there are there 38 acres which the lord bought from his two free men, paying yearly 24s. Also Thomas the reeve holds 1 acre and more, and pays yearly in name of farm, 2s. $2\frac{1}{2}d$. Also there are nineteen cottars, each of whom holds a cottage; and ten of them, each of whom holds 1 acre for his cottage; and they pay in all yearly 49s. 7d. Also from the brewery there yearly, 4s. Total of the vill of Bywell, 24l. 13s. $1\frac{1}{2}d$. Ovinton a pertinent of Bywell. There are here eight freeholders, viz., Adam son of Osbert de Ovingham, Philip de Ovinton, Richard son of Avicia, Walter Boner, William faber, William son of Jordan, Andrew son of Peter, and Symon capell', and they hold 126 acres in parcels, and pay yearly Also there are sixteen 'bondi,' each of whom holds

HENRY III. 24 acres of land, and pays yearly 10s. And there are 16 acres parcelled among these 'bondi,' and they pay yearly, 8s., value of an 1268. acre 6d.; total, 8l. 8s. Also there are three cottars, each holding a cottage and three acres of land, and they pay yearly for all, 3s. 6d. Also from the brewery there yearly, 10s. Total of the vill, 9l. 16s. 7d.

Akum, a pertinent of Bywell. There are here four and a half 'bondi' each holding 36 acres, and paying yearly, 18s.; value of the acre 6d.; total, 4l. 0s. 12d. Also there are 30 acres, which the lord bought from a certain freeman of his, and leased to Uttred de Akum, and worth yearly 15s.; value of the acre, 6d. Also Richard Frerreman holds of same land 7½ acres, and pays 5s. yearly. Also the same Richard and Walter de Prudhow hold 12 acres freely, and pay yearly 8d.; total, 20s. 8d. Also Adam Tyew holds one cottage and 6 acres, and pays yearly 3s. Also from a pasture, leased to the township of Weltedem for ever, worth 1 mark yearly, and so paid. Total, 118s.

Bromley a pertinent of Bywell. There are here ten 'bondi,' each of nine of whom holds 25 acres, and the tenth 'bondus' holds 28 acres. Each of the nine pays 13s. 9d. yearly, and the tenth pays 14s. 6d.; total, 6l. 18s. 3d. Also there are four freeholders, viz., Adam forester, Walter de Bromley, William de Falderley, John de Hyndeley, who hold in parcels 148 acres, and pay yearly for all, 25s. 2d. Also there are seven cottars holding 33 acres, and paying yearly 24s. 6d. From the brewery yearly, 6s. Total of the vill, 9l. 14s. 11d.

Elteringham, a pertinent of Bywell. Adam de Elteringham holds the vill in drengage, and pays yearly, for himself and his men, 37s. 4d.; 'summa patet.' Myckeley [a pertinent of] Bywell. There are in demesne 105 acres, value of the acre 6d.; total, 52s. 6d. Also of meadow in demesne 4 acres, value of an acre 16d.; total, 5s. 4d. Also nine 'bondi' each holding 24 acres, and paying yearly 6s.; total, 54s. Also five cottars each holding a cottage with a curtilage, and paying yearly for everything 6s. 6d. Also from said vill for multure yearly, 11s. Also there are freeholders; viz., Adam de Mickeley holds one carucate of land freely, and pays yearly a pound of pepper, value 8d. The same holds a toft in increase of his holding, and pays one pound of cumin, value $1\frac{1}{2}d$. He also holds in one culture 6 acres by himself, and pays yearly 12d. Also Henry de Hauilton holds a carucate of land, and pays yearly one pound of cumin, value $1\frac{1}{2}d$. Also William son of Adam holds 40 acres, and pays yearly two pounds of pepper, value 16d. Also Henry of the butellary (de buceiller') holds 24 acres, and pays yearly one pound of cumin, value 1½d. Also William son of Michael holds 12 acres and pays yearly one pound of pepper, value 8d. Also Edemond de Byrteley holds 12 acres and pays yearly one pound of pepper, value 8d. Total of the vill, $6l. 14s. 0 \frac{1}{3}d.$

Heley pertains to Bywell. The Preceptor of Thorenton holds it and pays for all 2s.

Henry III. Falderley, a pertinent of Bywell. Symon de Haliwell and Alan de Menyll hold the vill and pay yearly for all 5s., and make suit at the 'curia' of Bywell. Mynstanesacres, pertinent of Bywell. Robert de Rue holds the same freely, paying yearly 5s. Also Alan Warin of that place holds 24 acres, and pays yearly 2s. Also Matilda Gray of that place holds 16 acres and pays 20d. Also Emma the widow of Crawcrok holds Hesilihirst for 40 acres, and pays yearly 24s. Total, 32s. 8d. Fayrhille, pertinent of the same. Elias of that place holds there 1 carucate of land, and pays yearly 9s., and a pound of pepper, value 8d. The moor—Thomas 'of the moor' holds 24 acres, and pays yearly for all, 5s. Total of Fayrhill and the moor, 14s. 8d.

Backewurthe, pertinent of the same. There are here four 'bondi,' each holding 12 acres and paying yearly 4s; total, 16s. And from the brewery of said vill 4s. Total, 20s. Bromyck. There are here three 'bondi,' each holding 12 acres, and paying yearly 4s. $3\frac{1}{2}d$.; total, 17s. 2d. Brothersethe, pertinent of the same. There are here six 'bondi,' holding in parcels 89 acres, and paying yearly 43s. $9\frac{1}{2}d$.

Crombeclyve, pertinent of the same. But he held it to profit. There are in demesne 93 acres, value of the acre 6d.; total, 46s. 6d.; and a mill worth yearly 4 marks. There are also four 'bondi,' holding 67 acres in parcels, paying yearly for all, 33s. 9d. Also four cottars, holding 12 acres, and paying yearly 6s. 9d. Total of the vill, 7l. 0s. 4d. Esperscheles, pertinent of the same. is a freeholder Robert Walkelin, holding 48 acres of land freely, paying yearly 10s. 3d. Also Alan of Sutton holds 7 acres, paying yearly one pound of cumin, value $1\frac{1}{2}d$. Also Robert Walkelyn holds 5 acres, paying yearly 2s. 6d. to farm. Also there are five 'bondi,' holding in parcels $57\frac{1}{2}$ acres, and paying 33s. 9d. for all services. Also three cottars, holding 8 acres, and paying yearly, 4s. 9d. Total, 51s. $4\frac{1}{2}d$. Wythtonstall. There are in demesne $135\frac{1}{2}$ acres, value of the acre 6d.; total, 67s. 9d. It is to be observed that the said John held this vill to farm from Roger Darrenes, for a term of ten years. There are freeholders there, viz.; Elias son of Gilbert, holding 16 acres of land, and paying yearly 8d. Also John de Brus holds 6 acres, and pays yearly 6d. Also Gilbert Fabian holds an acre. paying at Christmas, 1d. Also four farmers, viz. William the reeve, Henry the baker, Elias capell', and John de Brus; holding 661 acres by chirograph, and paying yearly 32s. 4d. Also from the brewery of said vill, 18s. Also there are seven 'bondi,' each holding 24 acres, and paying 10s. yearly; total, 70s. Also William Wygot and Tyew the widow holding 70 acres, and paying yearly 22s. There are also eleven cottars holding 41½ acres, and paying yearly. Total of this vill, 11l. 12s. 9d. Newland is held to farm from the said Roger for the foresaid term. There is a freeholder there, Walter de Newland, holding 46 acres, and paying yearly 13s. Also fourteen 'bondi,' holding 380 acres in parcels,

Henry III. and paying yearly 9l. 4s. 4d. Also 7 cottars holding 35 acres, and paying yearly, 17s. 7d. Also from the brewery of the vill, 1 mark yearly. There is a mill worth yearly 10 marks 6s. 8d. But he pays for same of farm to Robert de Wybyry yearly, and his heirs for ever, 100s. Total of this vill, 18l. 8s. 3d. Gonewerton, pertinent to the same ut supra. The said John had it to farm for a fine made by reason of the war, for a term of seven years. There are in demesne 140 acres, value of the acre 10d.; total, 116s. 8d. Also eleven 'bondi,' each holding 18 acres, and paying yearly 9s.; total, 4l. 19s. Also two cottars, paying yearly 5s. Also certain pastures farmed, worth yearly 37s. Also from the brewery of the vill, 10s. Also a mill, worth 100s. yearly. Total of this vill, 18l. 7s. 8d.

Wudhorne pertinent of said vill of Bywell. There are in demesne 287 acres, value of the acre 20d.; total, 23l. 18s. 4d. Also of meadow in demesne 12 acres, value of the acre in that year 10s, and not so in common years, total, 6l. Also 'Motesmedue' worth yearly, There are also certain other pastures leased, worth yearly 76s. Also a certain freeholder Bernard Tulet, holding 40 acres freely, and paying yearly 2s. Also 22½ 'bondi,' each holding 26 acres, and paying yearly, 22s.; total, 24l. 15s. Also from the brewery of the vill yearly, 7s. Also twenty-eight cottars, paying yearly 54s. 7d. Total of the vill, 51l. 19s. 7d. Hyrst, pertinent of the same. He held the ward thereof by the death of Elias de Hyrst, viz., 46 acres, worth yearly 13s. 5d.; price of the acre $3\frac{1}{2}d$. Also two 'bondi,' each holding 30 acres and paying yearly, 10s.; total 20s. Also from a cottar for one cottage yearly, 2s. Also Robert de Rue holds the moiety of the vill with Lynemuthe for the 12th part of a knight's service. Total of the vill, 35s. 5d. Seton, pertinent to the same. Certain freeholders there hold the lands of the late Henry de Seton in name of 'maritagium.' They pay yearly 2s. for everything to the ward of Newcastle, and all make one suit at the court of Bywell. Also two drengs, Laurence and Alan, sons of Walter, hold 2 parts of the vill in drengage; and they have there twelve 'bondi,' each paying yearly 3s.; total, 36s.

Newbigging:—The said John held it in burgage, and pays for everything yearly 20l. The said John seized Cressewell in time of the war, and held it as of his fee. It is a pertinent of Wudhorne. There are in demesne 400 acres, whereof 240 are arable, and the remainder viz., 160, lie waste and fallow for almost seven years; value of the arable acre 7d.; total, 7l. 10s. Also in demesne, of meadow, 7 acres 3 roods, value of the acre 5s.; total, 39s. Also two 'bondi,' each holding 24 acres and paying yearly 19s. 6½d.; total 39s. 1d. Also from the cottars of the same for all services 46s. 6d. Total, 13l. 14s. 1d. Robert de Juvul (? Neville) holds Est Neuton for the fourth part of a knight's fee, and pays yearly 3s., and to the castle ward of Newcastle 40d.; and makes suit of court at Bywell.

- HENRY III. Also John de Heddon holds Heddon for the service of half a fee; paying to the castle ward of Newcastle half a mark, and suit of court 1268. at Bywell. Also Peter de Faudon and William de Rihill hold the same vill for service of one fee; paying a mark to said castle ward, and making the said suit. Also William de Dalton holds same vill by service of a knight; paying a mark to said castle ward. Also Sir Roger Bertram holds Bothefeld by service of half a fee; paying half a mark to said ward, and the said suit. Also Philip de Ovinton holds 1 carucate of land for the twelfth part of the service of a knight's fee; paying $13\frac{1}{4}d$. to said ward, and said suit. Gilbert de Stokesfeld holds a carucate in like manner. Also Robert de Meyneville holds [Ride]ley by service of half a fee; paying half a mark to said ward, and making said suit. Also Walter de Bromle holds 40 acres by service of the twenty-fourth part of a knight; and making said suit. Also there are in Newcastle-on-Tyne, eight burgages; and they pay yearly to said ward 10s. for everything. Also they say that Hugh de Balliol his son is nearest heir, and is thirty years of age and more. [Inq. p. m., 53 Hen. III. No. 43.]
- [Circa 2506. Pleas coram Domino Rege at Clarendon [in the octave of St Nov. 17.] Martin]. Cumberland:—Robert de Hampton appears by attorney versus Robert de Vallibus and Siward de Penrith (Penrek) in a plea why they carried off his corn and other goods in the mill of Caterlene to the value of 10 marks. Defendants absent, and made many defaults. Robert's 'mainpernors' are William Katerlen and William the carpenter. Syward is within the K. of Scotland's Liberty. The Sheriff ordered to have their bodies on the quinzaine of Easter. [Coram Rege, 52 & 53 Hen. III. No. 139 b, m. 23, dorso.]
- Nov. 18. **2507.** As William Comyn, whose lands, by reason of transgression charged against him in the disturbance in the realm, the K. gave to William de St Omer, has purged his innocence before the K., he has recovered his lands, and is not to be molested therein. Winchester. [Patent, 53 Hen. III. m. 27.]
- Nov. 19. **2508.** Writ for payment from the Treasury to the K.'s clerk Thomas de Kynros, whom the K. is sending on special business to Scotland, of 10l. for his expenses, by the K.'s gift; providing that the payment be made before his return, once for all, so that from failure in payment the said affairs do not remain unfinished. Winchester. [Liberate, 53 Hen. III. m. 13.]
- [Nov. 21.] **2509.** Alexander Comyn earl of Buchan (Boyhan) who married Elizabeth daughter and one of the heirs of Roger de Quency late earl of Winchester, has appointed in his place Ralf de Laceles, Ranulph de Straueyhin (Strachan?), Thomas de Kynros, and Gilbert de Kynros,

HENRY III. and any one of them who shall be present, to receive the purparty of himself and his wife of the said Earl's heritage. [Close, 53 Hen. III. m. 13, dorso.]

1268. **2510.** Somerset:—Cecilia, widow of Richard Lovel, gives half a [Nov.?] mark to have an assize before Adam de Greynville. [Originalia, 53 Hen. III. m. 1.]

Nov. 24. 2511. Extent and inquisition of the lands which were John de Balliol's, both of his own heritage and acquiring, and of his wife's, made [under writ, dated 27th October previous, referred to in No. 2505] before J. de Reygate the K.'s escheator ultra Trent, at Driffeud, on Saturday in the vigil of St Katherine Virgin, in the K.'s 53d year; by Peter Schayf of Driffeud, Robert 'upon the hill' of Driffeud [and ten others], jurors, who say that the capital messuage of Driffeud is worth yearly 20s. Also there are freeholders, holding at the lord's pleasure, 28 bovates of land in Driffeud, each bovate worth yearly 25s.; with all services, as in ploughs and harrows and others; total, 35l. There are also freeholders holding in socage 16 carucates of land, each whereof yearly 16s. 10d.; total, 13l. 9s. 4d. Also 18 bovates of land held by charter, worth yearly 20s. Stephen Hamond holds by charter 6 bovates of land, paying yearly 12s. Also four water mills with the market place (foro), returning yearly 33l. Also small rents worth yearly $15\frac{1}{2}d$. Total of Driffield, 100*l*. 62*s*. $7\frac{1}{2}d$. There are also in the vill of Kelithorpe 5 carucates and 6 bovates of land, whereof each bovate is worth 16s. 10d.; total. 4l. 4s. There is also in Brigham 1 carucate of land with meadow and pasture, rendering yearly $5\frac{1}{2}$ marks. Also in same vill half a carcucate of land returning 5s. 3d. And there are in Besewick 3 carucates of land held in socage, returning yearly 40s. And there are in Killum 1 bovate of land, rendering 10s. of demesne; and 5 carucates and 7 bovates in socage, whereof each bovate is worth yearly 2s. $1\frac{1}{4}d$.; total, 102s. 8d. There are no advowsons of churches. nor knights' fees there. They say also that Sir Hugh de Bailliol is nearest heir of said John; and is of full age. They say also that Sir John de Balliol did not die vested and seized in the above lands. as they were of the heritage of Dervorgilla his wife, and were given to Sir Hugh before the death of Sir John de Balliol, his father. [Inq. p. m., 53 Hen. III. No. 43.]

Nov. 26. **2512.** Extent and inquisition of the lands which were John de Balliol's, both of his own heritage and acquiring, and of his wife's, made [under writ, dated 27th October previous, referred to in last No.] before J. de Reygate the K.'s escheator *ultra* Trent, on Monday the morrow of St Katharine, at York in the 53d of the K.'s reign; by William son of Robert de Holm, Robert le frankleyn de Wyton, William Tartcorteys de Catton, [and nine others] jurors, who say that the capital messuage (sic) with grazing is worth yearly 24s. And

HENRY III. there are in demesne 12 bovates of land, each worth yearly 10s.; total, 6l. Also pasture there worth yearly 20s. Two mills there are 1268. worth yearly 6 marks. Also 42 bovates of land held in villenage, each worth yearly in all services 10s.; total, 21l. Also 1 bovate held by charter, returning yearly 8s. Also 1 bovate held by charter Also 4 bovates held by charter, returning returning yearly 3s. yearly 1d. There are 2 tofts and a bovate held by charter and rendering 8s. Also cottars who render yearly 4s. The advowson of the church pertains to the lord of Everingham, and the church is worth yearly 24 marks. The capital messuage of Kilbelinton is worth yearly 2s. Also in demesne there, 22 boyates of land, each worth yearly 5s.; total, 110s. The capital messuage of Clenyng is And there are in demesne there 4 bovates of land, each worth yearly 10s.; total, 40s. Hayton capital messuage is And there are in demesne 9 bovates of land, each worth yearly 10s.; total, 4l. 10s. And Sir Hugh de Bailliol is his nearest heir, and is of full age. And the said lands are of his own acquiring. They say that Sir Adam de Everingham redeemed the same from the said Sir John, but had not seizin thereof before the latter's death. [Inq. p. m., 53 Hen. III. No. 43.]

Nov. 26. 2513. The K. to his clerk Thomas de Kynros. Gives him power to receive the attorneys of Elizabeth, wife of Alexander Comyn earl of Buchan, daughter and one of the heirs of Roger de Quency formerly earl of Winchester, in her name to receive her purparty of her father's heritage; and likewise the said Elizabeth's attorneys in the plea depending before Richard de Middelton and others the K.'s justices errant, between Ralf de Saint Michael, plaintiff, and Geoffry de Brideport, defendant, regarding the manor of Parva Cerchehil; wherein the defendant calls in warrandice the said Elizabeth and other heirs of the said Roger de Quency, as is said; and commands him to receive said attorneys, and signify their names under seal when returning the writ to the K. Winchester.

(Indorsed.) Ranulph de Strathekan, Michael de Strathekan and William Cumyn, called 'le blake,' are admitted attorneys to receive the purparty of the Countess in terms of the within letter. Also Walter Garbaud and John de Buchan are admitted the Countess's attorneys in the plea before the justices itinerant according to the tenor of the said letter. (1st Schedule.)

Thomas de Kynros to master J. dean of London and provost of Beverley, the K.'s Chancellor. Has admitted the Countess's attorneys in terms of the enclosed letter, their names being thereon indorsed. And as the Countess and her coparceners are summoned before the Justices at a short day, the Dean is requested to cause the bearer to make quick despatch with the royal letter to the Justices regarding the business, and see it enrolled. (2d Schedule.) [Close, 53 Hen. III. m. 12, in duobus cedulis.]

HENRY III.

1268,
[Before
Dec. 26.]

2514. Inquisition [under writ of 'diem clausit extremum' dated at Bellum Locum Regis (Beaulieu priory], 13th Dec., 53 of the K.'s reign] made concerning the manor of Hich' (Hitchin), before Sir Adam de Someri and Geoffry de Bayford the K.'s bailiffs, attorneys of Sir John le Moyne the K.'s escheator citra Trent; by Robert de Tikhulle, Peter de Cranemere, John de Stoppesle, Radulf de Welles, Nicholas le draper, Nicholas tannator, Adam de Winendouer, John de Peym' (?), William de Flexmere, Andrew Gernon, Thomas Harang. Walter de Hertford; who say that there are in said manor 680 acres of arable land, worth yearly 17 marks and 2d.; value of the acre, 4d. Also there are 40 acres 1 rood of meadow, worth yearly 6 marks and 6d.; value of the acre 2s. Also of pasture 18 acres, worth 9s. yearly; value of the acre 6d. Also 40 acres of wood destroyed by the war. Also the garden with curtilage worth yearly 2s. Also the value of the day's work of the manor every week, forty-four 'opera,' except four weeks yearly, viz., the 'Natale Domini,' and Easter with Pentecost; value of each work $\frac{1}{2}d$, weekly 22d; and thus by the year 6 marks 8s. Also in autumn 8 'precaria' (forced labours) each worth 40d.; and so by the year 2 marks. Also the horse and cart services (averagia) of the manor are worth 5s. 8d. yearly. Also there are three corn mills, and seven malt mills and one fulling mill; four of which are worth yearly 18 marks, besides the tithe; and the worth of the fulling (?) mill is 16s. Also the worth of the yearly farms of the borough is 8½ marks. Also the worth of the yearly rent of freeholders 11l. Also the worth of the yearly rent of serfs (servorum) 7l. 5s. Also the worth of day's ploughing (arure) yearly, 42s. Also the worth of the market from toll 10 marks. Also the worth of the 'precaria' from the borough, 10s. 6d. The said jurors say that Sir John de Bailliol held nothing in the county of Hertford, save of the K. in capite, viz. the manor of Hich', by service of two knights, and died vest and seized therein. And Hugh de Balliol is his next heir, and of the age of twenty-eight years and more. They append their seals [all gone]. The sum of the whole manor is 67l. 12s. 2d. [Inq. p. m., 53 Hen. III. No. 43.]

Dec. 26. 2515. The K. has taken the homage of Hugh de Balliol son and heir of John de Balliol lately deceased, for all his father's lands and tenements held of the K. in capite; and has delivered him the lands. And John le Moyne escheator citra Trent is commanded after taking security for his relief to give him seizin; saving however to Derverguilla widow of said John, her heritage, and dower from the foresaid lands. Winchester.

Similar writ to John de Raygate escheator ultra Trent for the said Hugh. Winchester. [Fine, 53 Hen. III. m. 13.]

Dec. 26. 2516. Hugh de Balliol, who is going beyond seas by the K.'s leave.

HENRY III. is allowed to appoint Robert de Hunsingovere and William de

Stokele, as his attorneys in all pleadings before the K.'s courts for a

1268. year. And also has protection from all summons of counties and
amercements. Winchester.

Eustace de Balliol has similar letters in the name of said Robert and William for a year. [Patent, 53 Hen. III. m. 25.]

- 1268-69. 2517. Cumberland:—William de Dacre, Ranulph his son and heir (for his father for the past year, and for himself this year) render account. Eustace de Bailol renders account of many debts. In the keeping and munition of the castle of Carlisle at the time of the disturbance and war in the kingdom, and the pay of knights, esquires, crossbowmen, and archers on foot, from Michaelmas in the end of the 47th year, till the feast of St Lucia Virgin in the year 49; and the expenses of Wido and Fulco de Bailliol and other knights and mounted esquires, crossbowmen and archers on foot, divers times coming in aid of the said munition, and staying there, for the said term; 247l. 5s. 0½d., by the K.'s writ. [Pipe, 53 Hen. III. Rot. 3, dorso.]
 - 2518. Northumberland: Wischard de Charrun renders his account; in lands granted to the K. of Scotland in Tindale, 10l. [Pipe, 53 Hen. III. Rot. 20.]
 - 2519. New oblations. The Sheriff accounts for half a mark from Nicholas Corbet and Margery his wife for having a writ; and for half a mark from Simon Bayard and Isabella his wife, for not being present; and for 100s. from Alexander the Steward of Scotland, and Guido de Normanville, for licence to agree. He has paid to Alexander K. of Scotland, who by the K.'s command receives daily 100s. during his stay in England, for five days while he was passing through the county, 251.; by the K.'s writ. [Pipe, 53 Hen. III. Rot. 20, dorso.]

[Circa 2520. The K. grants to William de Sulys acquittance from Jan. 10.] common summons in the county of Northumberland on the next arrival of the Justices there. [Westminster.] [Close, 53 Hen. III. m. 12, dorso.]

- [Circa 2521. Cumberland:—As pleas are not held in banco at present, Jan. 23.] whereby assizes of last presentation cannot be taken there, according to the tenor of the K.'s Great Charter, the K. appoints John de Oketon and J. de Raygate to take an assize of last presentation arraigned by Isabella de Fortibus countess of Albemarle, keeper of the lands which were Roger de Moubray's of Scotland in Boulton, against Adam de Gesemuthe and Cristiana his wife, concerning the church of Boulton. [Westminster.] [Patent, 53 Hen. III. m. 24, dorso.]
- Jan. 28. 2522. The K. permits Richard le Scot of Dunwich to pay the 10 marks due to the K.'s Exchequer, thus—at the Easter exchequer

- HENRY III. next, 5 marks, and at the Michaelmas exchequer thereafter, 5 marks.

 —— Westminster. [Fine, 53 Hen. III. m. 12; and Originalia, 53 Hen. 1268-69. III. m. 1.]
 - (Hilary 2523. Suffolk:—Richard le Escot, [is] certified to the marshal, for 47l. 10s. that he received of the K.'s dues in the town of Dunwich, as attested before the Barons by the burgesses thereof. Afterwards he is liberated, as it is shown he was not bailiff, and received none of the money. [Memoranda, L. T. R., 53 Hen. III. m. 7.]
 - (Hilary 2524. Richard le Escot arrested at Exchequer, recognosces himself bound to master Roger Gosebec the marshal in 2 marks and a half for five days while he was delivered to him for moneys due to the K.; so to be paid to the marshal in the quinzaine of Easter next. [Memoranda, L. T. R., 53 Hen. III. m. 16.]
- [March 4.] 2525. Northumberland:—The Abbot of Melros gives a mark to have a writ 'ad terminum.' And the Sheriff is commanded. [Westminster.] [Fine, 53 Hen. III. m 11; and Originalia, 53 Hen. III. m. 2.]
- 1269. **2526.** The K. confirms the grant made by Gilbert de Umfranville March 29. earl of Anegos, to William de Swineburne, of all the lands and tenements in Cholverton, which were Gilbert de Umfranville's, son and heir of Robert de Umfranville the uncle (avunculus) of the said Earl, in terms of the said William's charter. Westminster. [Patent, 53 Hen. III. m. 19.]
- March 31. **2527**. Writ for payment from the Treasury to Thomas de Kynros the K.'s clerk, going on his message to Scotland, of 100s. for his expenses. Westminster. [Liberate, 53 Hen. III. m. 9.]
- [Circa 2528. As Robert de Brus, and Richard le Keu, John le Brun, April 7.] Geoffry de Soudan, his retainers, are about to set out for Scotland by the K. of England's command, to forward his affairs there, and the K. wishes to look to their indemnity, the K. grants that the plea before him between Roesia de Mora and the said Robert, and his said retainers, for a certain trespass alleged against them by her, may be respited till the quinzaine of St Michael next. It is to be observed that Robert was ready with attorneys in the plea and to have proceeded in it, if the present affairs had not prevented him.¹ [Westminster.] [Close, 53 Hen. III. m. 10, dorso.]
- [Circa 2529. Pleas of divers counties at Derby, before G. de Preston and April 14.] others [in three weeks of Easter]. Cumberland:—Richard de Swynton appears by attorney, versus Thomas son of Lambert de Multon, in a plea for payment of 20l., arrears of his annual rent of

¹ Robert de Brus and his retainers have a like indemnity in the same business, as they are going to Scotland on the K.'s affairs, in the octave of St John Baptist, same year. [Coram Rege Roll, 53 Hen. III. No. 144, m. 10, dorso.]

- HENRY III. 100s. due. Defendant absent. The Sheriff reports that his mainpernors were Thomas son of Hugh de Wyndscales and three others. 1269. Amerced. The Sheriff to have his body at Lincoln in the quinzaine of Trinity. [Coram Rege, 53 Hen. III. No. 150, m. 1, dorso.]
- April 20. **2530.** The Abbot and Convent of Aberbrothok have simple letters of protection to endure for three years, at the instance of Edmund the K.'s son. [Windsor.] [Patent, 53 Hen. III. m. 18.]
- (Easter Term.)

 2531. To the Barons for Isabella wife of David earl of Athol (Aceles). The K. commands that the rolls of Exchequer being carefully examined before Pentecost, they certify how many and what species of debts are due there by Isabella's ancestors, and how much is due to the K. 'de claro,' and how much otherwise. And meanwhile to relax the distraint (if any) made therefor on the Earl and Isabella. [Memoranda, L. T. R., 53 Hen. III. m. 10.]
- May 4. **2532.** The K., for the laudable service of Hugh de Baylol, to himself and his son Edward, grants that Hugh may pay the sum due for his relief at Exchequer by 20*l*. yearly, one moiety at Michaelmas, and the other at Easter; and commands the barons accordingly. Windsor. [Close, 53 Hen. III. m. 8.]
- May 4. 2533. The K. to John de Reygate his escheator ultra Trent. Of his special grace grants to Hugh de Baylol 60 marks of those 120 marks which the escheator received of the issues of the lands of John de Balliol his father, whose heir Hugh is, for the K.'s use, before he made his homage, and before the K. delivered him the lands; and commands the escheator to give Hugh the money, and deliver the remaining 60 marks to the K.'s wardrobe. Windsor. [Close, 53 Hen. III. m. 7.]
- May 5. **2534.** Essoins taken at Towton (Toueton) before G. de Preston on Sunday next after the Lord's Ascension, anno 53. Nottingham: —John de Burgo, senior, versus Alexander K. of Scotland, in a plea of assize of mortancestre, by John de Staunton. In three weeks from Holy Trinity at York, by pledge of Peter de Bohun. No juror (recognitor) comes. Therefore let the Sheriff have their bodies. [Coram Rege, 52-56 Hen. III. No. 142, m. 28.]
- May 25. 2535. The K.for the good and laudable service of William de Swyneburne to the K.'s daughter M[argaret] Queen of Scotland, and at the instance of his consort A[lienora] Queen of England, and Edward and Edmund the K.'s sons, gives and grants to William 30 librates of land to a 'good and large extent,' and is bound to provide him in the same from the first escheats falling ultra Trent; to be held by William and his heirs in perpetuum. Windsor. [Patent, 53 Hen. III. m. 12.]

Henry III. 2536. William C[omyn's?] recognizance. He came before the Barons on Monday next before the feast of St Barnabas, and acknowledged himself bound to Reginald of Frydeystrete and John Hardel, June 10. vintar', citizens of London, in 200 marks, for which he demised to them his whole rent in the vill of Derdon', to be held by them from said feast of St Barnabas till they are fully repaid. Which done, the said rent shall revert to William or his heirs or assigns. A tally of the Exchequer of receipt was made in William's name and delivered to the Treasurer, as an impartial hand, until they have seizin of the rent; so that the said 200 marks may be allowed on the said citizens' writ instead of the debt in which the K. (?) was bound to them. [Memoranda, L. T. R., 53 Hen. III. m. 16, dorso.]

June 25. 2537. Pleas of divers counties at Newcastle-upon-Tyne in the county of Northumberland, on the morrow of St John Baptist. Cumberland:—Hugh son of Richard Rydel¹ summoned to answer to the Abbot of Holcoltram in a plea that he hold the agreement made between Richard Rydel his father, whose heir he is, and John formerly abbot of Holcoltram, concerning the manors of Beryer and Hotoncrone, and the half of the manor of Moderby. Hugh comes, and they agree, and he gives 20s. for leave, by pledge of the Abbot. Afterwards he acknowledges a debt to the abbot of 40 marks, whereof he will pay at Pentecost next, 14 marks; and at the feast of St Martin next thereafter 13 marks; and at the following Pentecost 13 marks; under penalty of a levy by the Sheriff. [Coram Rege, 53 Hen. III. No. 146, m. 1.]

June 25. **2538.** Northumberland:—Pleas before Gilbert de Preston and other Justices itinerant at Newcastle-on-Tyne, on the morrow of St John Baptist.

[Extracts.]

- [m. 1.] The K. by his letters patent, dated Winchester, 25th December previous, has permitted Eustace and Hugh de Balliol who are going to foreign parts by his licence, to appoint William de Stokeleg' and Robert de Hunsinggowere or either of them their attorneys in all pleas brought by, or against them, for a year from that date.
- [m. 2.] Bamburgh:—Robert of Duxford clerk, who had a writ of agreement against Ralf Gaugy, is not present; therefore he and his pledges, viz., Simon of Fauldon, and William Galbrath of Tyndeley, are in amercement.
- [m. 2, d.] The assize recognosces whether Gilbert de Humframville unjustly disseized William de Duglas and Custancia his wife of their freehold in Faudon; viz., a messuage and 3 carucates and 5
 - ¹ Of Wytering (?). See Assize Roll, Oxford, 50 Hen. III. $\begin{bmatrix} M \\ 5 \\ 1 \end{bmatrix}$ 5.

HENRY III. acres of land. Gilbert merely says that at one time he took the tenement, by the precept of the Lord Edward, as William was accused of having been against the K. and said lord Edward in the late disturbance in the kingdom. That afterwards he restored seizin to June 25. William by the lord Edward's precept, viz., about the feast of St Michael in the K.'s 51st year, and has never since interfered with said tenement, and claims nothing but the service due him from said manor. William and Custancia say that after Gilbert had seizin of the tenement by the lord Edward's precept, he [William] went to the K.'s court, and showed both to the K. and lord Edward that he never joined the disturbance against them; and placed himself on a jury of the county, by whom the matter was So that the K. himself by his writ enjoined the Sheriff of the county to give seizin to William; which the Sheriff did accordingly as they say, about the 'Gule of autumn' in the aforesaid year. And they were in peaceful seizin for eight days until Gilbert unjustly disseized them and burned the houses on the tenement. And place themselves on the assize. The jurors say on oath, that at one time William was charged with having been against the K. and lord Edward in the late troubles. And was afterwards cleared thereof by an inquisition held by the K.'s precept. And the Sheriff of the county was directed by the K.'s writ to give William and Custancia seizin, which he did accordingly. And after they were seized, Gilbert sent his men and ejected them from their holding, and while it was in his possession their houses were burned. And the jury find that he disseized them unjustly as the writ says. The judgment of the court is that William and Custancia shall recover seizin by view of the jurors; and Gilbert is in amercement. Damages, besides the above combustion, 90 marks; whereof 20 marks. Damages of the above combustion, 201.; to the judgment for damages of combustion. (Some explanatory words seem wanting.)

[m. 3.] William Duglas was summoned to answer to Gylemin of Wollouere in a plea to show cause why he deforced him of 30s. of rent in Faundon which William Batayle demised to him for a term not yet expired. During which term the said William Batayl sold the rent to William de Duglas, by reason whereof the latter ejected Gylemin therefrom. And further that whereas the said William Batayle had demised the said rent to the plaintiff at the feast of the Purification of the Blessed Mary in the K.'s 48th year, for the term of six years, the said William Batayle, at the feast of the Invention of the Holy Rood next thereafter, sold the same to the said William de Duglas, whereon the latter ejected the plaintiff within the aforesaid term, from said rent, to his damage, as he says, to the extent of 20l. William comes and defends. Afterwards he gives a mark for leave

- HENRY III. to agree. It is agreed that Gylemin remits his claim, for $5\frac{1}{2}$ marks given to him by William.
 - 1269. [m. 4.] Nicholas Corbet and Margery his wife by their attorney, June 25. claim Alan of Spyredon as their neif (nativus) and fugitive, with his chattels, &c. Alan comes, and they agree. And Nicholas gives a mark for licence; Alan acknowledging himself to be their villein. So they recover seizin.
 - [m. 4, d.] The Prior of Tynemouth sues [130 persons, among whom are] Nicholas 'le Escot,' Henry 'le Escot,'...John Prudfote, Henry of Cugate,...Henry of Gawey,...John 'le Escot,...Adam Thurbotheued,...Alan Orre,...William of Rokeburgh, Adam of Dunbar,... to answer to him for coming vi et armis to his mills in Seles (Shields?), burning the same, beating and maltreating his monks there, and carrying off his vessel laden with sea coal (carbone maris carcatam); to his damage to the extent of 300l. The plaintiff not present; therefore in amercement.
 - [m. 5, d.] Bamburgh:—Walter Comyn who bore a writ of mortancestry against William de Waloynes concerning the manor of Newenham, is not present. Therefore he and his pledges in amercement, viz., John de Woderington and Alexander the reeve there.
 - [m. 9.] Richard de Gosebec and Margery his wife appear versus Simon Baard and Isabella his wife, in a plea that they should hold the agreement made between them regarding the manor of Eydene. They (ipsi) come not, and otherwise have made default. The Sheriff is ordered to distrain them by their lands. He has not done so. Therefore is again enjoined, &c., and to have their bodies at Leicester at the said term [three weeks from Michaelmas].
 - [m. 10.] Nicholas de Graham and Maria his wife were summoned to answer to David le Mareschal in a plea that they should permit him to have common pasture in Belleford pertaining to his freehold in Middeltone, of which Malise earl of Stratherne (Stravernie) unjustly disseized Richard le Mareschal his father, whose heir David is. Richard was in seizin of common in 300 acres of pasture in Beleford, with all his work cattle, for a year, as pertinent of his said freehold in this K.'s time, taking therefrom profits to the value, &c. And the right descended from him to the plaintiff David. Nicholas and Maria deny the seizin, and place themselves on the country. And David likewise. A jury, elected by consent of parties, say on oath that Richard was in seizin of common in 200 acres of pasture. The judgment of the court is that David recover seizin of common of 200 acres. And Nicholas and Maria in amercement. And David also for a false claim of 100 acres.

[m. 10, d.] Twelve jurors ultra Coket, and twelve jurors citra HENRY III. Coket, have presented that there is a great destruction in the county 1269. waters of salmon at the time when these come up to spawn (ad June 25. friandum), and also when the young salmon (salmunculi) go down to the sea, to the great detriment of this and all the neighbouring counties; and they sought on behalf of the county that a statute should be made to prevent the same in future. Therefore by consent of the county, both knights and other freemen, it was ordained and provided, that as heretofore, from the feast of St Michael until the feast of St Andrew, no net should be dragged or placed at weirs or pools (stagna), or at mills or mill pools (exclusas), and that no one fish in the Tyne, Walspyk (Wansbeck), or Coket, or other waters in the county with nets, 'stirkeldis,' or other engine during the said term, or without engine. It is also enacted and provided that from the feast of the Apostles Philip and James [1st May], till the Nativity of St John Baptist [24th June], no net or 'wyle' shall be placed at pools or mills or mill pools in the said waters, nor shall any net be placed at weirs, unless previously [it is seen] by the keepers appointed or to be appointed thereto, that the meshes (?) (caliga) are wide enough to permit the young fish to have safe transit through It is also enacted and provided that if any fisher, or miller, or other 'man' of any one, be convicted, his lord shall give the K. a mark for each offence, unless he can show it was done Such fisher or miller, or other delinquent however, so often as convicted, shall be sent to the K.'s prison, and not repledged save by consent of the 'custodes' provided or to be provided 'ad hoc.' And in the water of Tyne the Constable of Newcastle shall be 'viewer' that this provision is kept from Tynemouth ascending as far as Edwynestrem, as it was wont to be in past times. And from Edwynestrem ascending as far as Lambeley, on the south side, and as far as Botylaund on the north side, these shall be conservators (custodes et visores), viz., Robert de Throkkelawe, Thomas de Dyveleston, Thomas de Blencheshope, and Robert de Bottelaund. In the course of the Wanspyk, these shall be conservators, viz., William de Cambhou, Gilbert de Oggel, Roger de Woderyngtone, and Ralf de Esyndene. In the course of the Coket, viz., from Cokemuthe as far as Cahou these shall be conservators, viz., William de Toggesdene, Adam de Plessetis, Adam Galun, and John de Kerstyrne. In the course of the Blyth, these shall be conservators, viz., Hugh le Vigurus, and Roger Skaufyn. In the course of the Alne, viz., from Alnemuthe as far as Alnewyk, these shall be conservators, viz., Nicholas de Hauekyle and John de Alnemuthe. In the course of the Tylle these shall be conservators, viz., John de Benlegh and Robert de Forde. In the course of the Glene as far as Glenemuthe. and thence to the Liberty of Norham, these shall be conservators, viz.

HENRY III. Michael de Kyllum and Alan de Holthale. And all these shall take oath before the Sheriff for faithful and diligent observance of their 1269. office; and if any one die, become incapable, or fail in his duties, and be convicted thereof, another shall be elected in his place by his companions, who shall make oath as above. The nets and other engines found in said waters, contrary to the said enactment, shall be burned by the conservators. The county consents to this provision enduring till the next advent of the justices. So if the county then consents, it may be affirmed or amended by the justices, as seems fitting.

[End of [m. 11, d.] Essoins de malo veniendi from divers counties, taken at Newcastle-on-Tyne, in three weeks from St John Baptist's day [year June. foresaid.]

Notingham John de Burgo, senior, versus Alexander K. of Scotland, to venue? hear judgment in a plea of assize of mortancestry, by John de Horstede, on the morrow of St Michael, at Leicester; by pledge of No recognizor comes. Therefore let the John de Pakeham. Sheriff present their bodies. He has a wife, scil. Isabella.

Walter de Lindesey, whom John the parson of the church of Thorn-York. Lancaster ton calls to warrant versus Robert son of Amabillis, Nicholas de venue? Cloppeham, and Matilda his wife, in a plea of land, by Robert de Goldesburgh. In three weeks from Michaelmas at Leicester, by pledge of Alan de Walsingham. The same day is given to said John by his attorney, in banco.

orney, in banco.
[Assize Roll, Northumberland, 53 Hen. III. $\begin{bmatrix} M \\ 4 \\ 36 \end{bmatrix}$ 2.]

- 2539. The K.,—in recompense of the redemption of these 20 marks July 7. of land in Altercopes and Snaresdelf, which before they came into the hands of Gilbert de Humfraunvile of Byrtele by excambion, belonged to the Honour of the Earl of Leicester, held by Edmund the K.'s son of the K.'s gift, and on account of transgressions charged on said Gilbert in the late disturbance in the realm, were given by the K. to Bernard de Baliol; and which Gilbert by consent of Bernard, has restored to the said Edmund as a pertinent of said Honour—gives to Bernard the redemption of 20 marks of land for five years, pertaining to the K. according to the form of the 'Dictum' of Kenilworth. Westminster. [Patent, 53 Hen. III. m. 10.]
- 2540. The K. to Adam de Gesemuthe and the Prior of Tynemouth. July 23. Roger de Lancastre seneschal of the K.'s forests ultra Trent, lately, as the K. hears, took certain men of A[lexander] the K. of Scotland of Penreth, Soureby, and elsewhere in Cumberland, for trespasses on the K.'s forest of Plumton, and detains them. The K. commands Adam and the Prior to hold an inquiry by foresters, verdurers, knights and others, on the spot, and do 'swift justice' in the VOL. I.

- HENRY III. matter. The Sheriff of Cumberland is commanded to assemble a jury, and warn the K. of Scotland's bailiffs to be present, if they 1269. think fit, and to deliver the accused in the meanwhile from Carlisle castle, on their giving the seneschal and himself sufficient security to stand their trial. Westminster. [Patent, 53 Hen. III. m. 8, dorso.]
 - Aug. 18.

 2541. The K. grants to John Comyn and Alicia his wife, and Alicia's heirs, free warren in all their demesne lands of Ulseby in Lincolnshire, except within the bounds of the K.'s forest. Witnesses:

 —Guy de Leziniaco, and William de Valence the K.'s brothers, Robert Aguyllun, William de Wintershulle, William Belet, Stephen de Eddeworth, Geoffry de Percy, Walter de Burges, and others. Winchester. [Charter, 53 Hen. III. m. 9.]
 - Sept. 6. **2542.** A[lexander] K. of Scotland, and Margaret the Queen of Scotland his consort, who are coming for solace and recreation to England, against the instant feast of St Edward, have a safe conduct for themselves and their retinue, under the charge of W. archbishop of York, Primate of England, and R. bishop of Durham, Edmund the K.'s son, and Robert de Neville, to last forty days after their return; and likewise the K.'s peace. Winchester.

The Queen of Scotland has similar letters for herself and her retinue. Ibid. [Patent, 53 Hen. III. m. 4.]

- Sept. 23. 2543. Inquisition [taken possibly in virtue of a writ dated Kenilworth, 20th Aug. 1266, directing the Sheriff of Huntingdon to make an extent of the lands of Bernard de Brus 'our enemy, lately deceased, in Cunninton' made on Monday next before the feast of St Michael in the K.'s 53d year; by Philip de Orreby, Ralph de Wallingl', Robert of Coniton, John of Debenham, Walter of Starewige, Hugh le eyr of Saltre, Hugh Dispensar' of Saltre, John Mouweyn of Saltre, Robert le sueyn, Adam Jakery, William le neumain, Reginald Supphin of Jakele, Robert le oysellur, John Oliver, William Gent of Coniton,—concerning the lands and tenements of Bernard de Brus in the vill of Coniton (Connington). Item,—The sum of acres of arable land, 200 acres and 25 acres, value of the acre 6d.; sum, 112s. 6d. Item,— $28\frac{1}{2}$ acres of meadow, value 2s.; sum, 57s. Item,—12 virgates of land in villenage, value of the virgate 16s.; sum, 9l. 12s. Item,—from the rents of free tenants 8s. 3d., and of farm of the mill 20s. Item,—of customary rents and all other issues of the land 20s. Item, total value of pasture 6s. 8d. Item,—total of the manor with thicket (spinetum) 40s. Total, 22l. 6s. 5d. [Inq. p. m., 53 Hen. III. No. 3.]
- Oct. 17. **2544.** The K. to the Barons of Exchequer. Of his special grace has pardoned the Abbot of Melros (Meuros) 10l. in which he was

¹ Inq. p. m., 50 Hen. III. No. 61.

- Henry III. amerced before the justices lately errant in Northumberland, as he did not come to their common summons in the county, and which are demanded from him by an Exchequer summons. Westminster. [Fine, 53 Hen. III. m. 2.]
 - Oct. 24. 2545. The K. commands the Sheriff of Northumberland to repay the Abbot of Melros,—who while lately on the K.'s message to Scotland, was amerced 10l. for default of common summons which had been levied on the Abbot,—the like amount from the issues of his county. Westminster. [Liberate, 53 Hen. III. m. 1.]
- (Michael- 2546. Roll of attornments and replevins coram Domino Rege. mas Term.) Lincoln:—John Comyn appoints in his place William Burgillun or William le lepere versus Simon de Ver, in a plea of land. [Coram Rege, 53 & 54 Hen. III. No. 148, m. 1.]
- (Michael- 2547. Somerset (and) Wiltshire:—Robert de Brywes appoints in mas Term.) his place John de Brywes or John de Pagrave or Richard le fulun versus Robert Walraund, in a plea of occupation of land. [Coram Rege, 53 & 54 Hen. III. No. 148, m. 1, dorso.]
- (Michael- 2548. York:—Robert de Brywes appoints in his place John de mas Term.) Pagrave or John de Brywes or William de Wisseleye versus John de Eyville son of Gocelin de Eyville, in a plea of land. [Coram Rege, 53 & 54 Hen. III. No. 148, m. 3, dorso.]
- (Michael- 2549. Somerset:—The said Robert appoints in his place John de mas Term.) Pagrave or William de Wissele versus William Pallepute and others in the writ, in a plea of trespass. [Coram Rege, 53 & 54 Hen. III. No. 148, m. 3, dorso.]
- (Michael- 2550. *Ibid.*:—The same Robert appoints the same John or William mas Term.) by another writ, versus Robert Coppe and others in the writ, in a like plea. [Coram Rege, 53 & 54 Hen. III. No. 148, m. 3, dorso.]
- Nov. 12. 2551. John de Dondemor knight of Scotland, and Walter of Colcester, acknowledge them to be due to Austyn the squire of the K. of England, 10l. 'of good and lawful sterlings,' to be paid to him or the bearer of the letter in the city of London, at the house of Poinz de la More at Christmas (Noel) next to come, 1269; and Robert the Burser of London and William de Warache are pledges and principal debtors for payment, and for all costs and damages incurred by the lender. They append their seals. Witnesses:—Poinz de la Mor, mester Arnaut le Leu de Tylen, Bernard de Lygard and others. Done at the city of London 'lendemayn de Seint Martin en an de la grace avant dit.' Norman French. [Close, 54 Hen. III. m. 13, dorso.]
- Nov. 18. 2552. [Essex]:—The K. has taken the homage of Walter de Colecester who married Johanna sister and one of the heirs of the late Hubert de Munchensy (Monte Canisio), and of David de

- HENRY III. Balcorahing' who married Eufemia sister and the other heir of said

 Hubert, for the lands and tenements held by the said Hubert of the

 1269. K. in capite, and delivered the lands. John le Moyne escheator citra

 Trent is commanded after taking security for their relief, to give them seizin. Westminster. [Fine, 54 Hen. III. m. 17; and Originalia, 54 Hen. III. m. 3.]
- [Circa 2553. Pleas coram Domino Rege [in the octave of St Martin]. Nov. 19.] Lincoln:—John Comyn,—who had a writ versus Simon de Ver concerning his reseizin of the lands which John held by the K.'s gift, on account of Simon's transgression at the time of the disturbance in the realm, and which Simon had recovered before the justices errant by a writ of novel disseizin, John being then out of the kingdom,—is absent. Simon sine die, and John in amercement. [Coram Rege, 53 & 54 Hen. III. No. 149, m. 26.]
 - Dec. 8. 2554. The K. grants to the Abbess of Tarente and the nuns and their successors, free warren in all their demesne lands in Dorset, Wilts, and Sussex, except within the K.'s forests; and that none enter to hunt without their permission, under forfeiture of 10l. to the K. Witnesses:—Geoffry de Lezingnan the K.'s brother, John de Grey, master William de Kilkenny archdeacon of Coventry, Robert Walerand, Elyas de Rabayn, William de Chalbeneys, Ebulo de Montibus, Stephen Bauzan, and others. Blandford. [Charter, 53 Hen. III. m. 6.]
- Dec. 8. 2555. The K. for his soul's weal and those of his ancestors and successors, and for that of Johanna formerly Queen of Scotland his sister, grants to Matilda abbess of Tarente and the nuns, that they and their successors and men may be free for ever of suits of counties and hundreds, and from the Sheriff's 'turn.' And that they may have the amercements of their men before the K.'s justices either in eyre or in banco, besides those of their own pleas and delicts, and that the estreats of these shall be forthwith delivered to the Abbess for the time being or her attorney. The K. also grants to them free election of their Abbess, as most fully obtains in the Cistercian order; and freedom for ever from 7s., exacted from them in the hundred of Gillingham, 4s. whereof for 'hundredespeny,' and 3s. for 'pulcre placitando'; but only in respect of their present possessions. Witnesses:—Geoffry de Lezingnan the K.'s brother, master William de Kilkenny archdeacon of Coventry, Peter Chacepore, Robert Walerand, Henry de Wengeham, Robert le Norreis, Henry le Peitevin, John de Geres and others. Blandford. [Charter, 53 Hen. III. m. 6.]
- 1269-70. 2556. Inquisition regarding the lands which the late Hellewysa March 22. widow of Richard de Wernune held in the county of Cumberland, and her next heir, made on Saturday next before the Annunciation

HENRY III. of the Blessed Mary Virgin in the K.'s 54th year; by Thomas de Bellocampo, William de Harlaghiston, Reyner de Kircoswald, John 1269-70. de Terriby, Francis de Kirkcoswald, Bartholomew de Thurstanefeld, Ralf le Waleys, Robert de Ettardby, Robert de Crogelyn, Adam de Ettardby, John de Stokys, and Robert de Arthuret; who say, that the said Hellewysa held of the K. in capite in the vill of Burgo, (Burgh-upon Sands) 14 bovates and 4 acres of land worth yearly 4l. 2s. Also 3 cottars hold there 3 houses and 1½ acres, and pay 8s. 6d. yearly. She held also 5 acres of meadow worth 10s. yearly. Also the herbage in the marsh is worth 21s. 6d. yearly. Gilbert le Fraunceys held of Hellewysa the manor of Routheclif, and pays yearly 2s., or one sparrowhawk. John de Terribi held of her by charter, half a carucate of land, and paid yearly, 20s. Henry de Sablonibus holds freely 1½ carucate of land, paying yearly 8s. Adam Sperling held freely half a carucate, paying yearly 8s. William of the moor held freely six bovates of her, and paid 10s. yearly. Reginald de Staynbrig held freely 1 bovate of her, paying yearly, 2s. Thomas son of Stephen held freely 1 bovate, paying 2s. yearly. Andrew son of John de Karlo, held freely 3 acres, paying yearly, 14d. Geoffrey de Forneby held freely 4 acres, paying yearly, 3s. 10d. William le turner held half a carucate and paid yearly 1 pound of pepper. Thomas Spot and his wife hold a house in the city of Carlisle, and pay yearly 2s. Jakelin holds a house there, and pays 18d. yearly. The fourth part of the mill of Burgo is worth yearly, 61s. The fishery of Burgo is worth 4l. 12s. 2d. yearly. The said Helewysa held in Kircoswald in demesne 50 acres, worth yearly 25s. Also she held 33 bovates of land, worth yearly 79s. 6d. Also 16 acres meadow, worth yearly 32s. The farm of the burgage of Kircoswald is worth yearly half a mark. The brewhouse thereof is worth 4s. yearly. The bakehouse of the vill is worth yearly 2s. 6d. The stallage of the burgage is worth 4s. yearly. The mill is worth 50s. yearly. The fulling mill is worth 1 mark. John de Staffol held freely the moiety of the vill of Staffol for 40d. yearly. Thomas de Bellocampo held freely 2 bovates, paying yearly, 40d. William de Harlaxton held freely 40 acres, paying yearly 1 pound of cumin. Hawysia de Langbergh' and her parceners (participes) held freely half a carucate, paying yearly 40d. They say that the said Helewysa held the said lands of Burgh and Kircoswald of the K. in capite, paying him yearly 8s. 8d. of cornage, and making suit at the county of Cumberland. They also say that the lady Ada, widow of Sir Ralf de Levington, is her nearest heir, and is of full age. [Inq. p. m., 54 Hen. III. No. 19.]

1270. **2557.** David earl of Athol (Accles) has letters of protection for April 23. four years; and meanwhile he shall be free from all pleas and plaints, (querelis) except pleas of dower where he has no interest, assizes of

- HENRY III. novel disseizin, and 'ultime presentacionis.' Westminster. [Patent, —— 54 Hen. III. m. 16.]
 - 1270. 2558. Ralf de Mumbray (Moubray), and John de Mumbray, May 12. crusaders, have letters of protection for four years with 'the common clause.' Westminster. William Mumbray, crusader, has the like protection. Alexander de Balliol, crusader, has the same. [Patent, 54 Hen. III. m. 15.]
 - May 12. **2559.** Richard de Brus, crusader, who is going beyond seas in aid of the Holy Land, with the K. and his eldest son Edward, has a protection for himself, his men and possessions, for four years from Easter next. Westminster. [Patent, 54 Hen. III. m. 15, dorso.]
 - May 20. **2560.** Bernard 'le Scot,' Reginald de Manasteco, William Gayneben, Ancelin the villein (villanus), and others their partners, merchants of Piacenza (Placentini), have a safe conduct coming to England to trade with their wares, for three years. Westminster. [Patent, 54, Hen. III. m. 14.]
 - May 24. 2561. William le Latimer, present in Exchequer on Saturday next after the Lord's Ascension in the year 54, for himself and his heirs remitted to the K. and his heirs, all demands competent to him on account of his expenses at divers times in the K's service, going to Scotland and staying there, and returning to the K. to divers parts of England; and also all his costs and expenses incurred before the war, and in the time of the war, in the keeping and munition of the castles of York and Scarborough, both in victuals and in the pay of knights, sergeants at arms, foot sergeants, janitors, watchmen, and others dwelling therein. [Pipe, 51 Hen. III. Rot. 7, dorso.]
 - (Trinity 2562. Recognizances of this term. William de Valence the K.'s brother came and acknowledged that Walter de Lindeseye has satisfied him of the whole debt wherein he was bound 'de exasignacione Regis' of the moiety of William de Lancaster's debts. [Memoranda, Q. R., 53 & 54 Hen. III. m. 14.]
 - July 14. **2563.** The K. grants leave to Eustace de Balliol, who is about to set out for the Holy Land with Edward the K.'s eldest son, to lease his manors of Levyngton, Skelton, Gamelesby, Glasenby and Quorlyngton, which he holds in capite, for four full years after Michaelmas next, as he sees most to his advantage. Westminster. [Patent, 54 Hen. III. m. 10.]
 - July 16. **2564.** [In a list of eighty crusaders about to set out for parts beyond seas in aid of the Holy Land, with the K. and his son Prince Edward, who have protections for four years, are] Eustace de Balliol, Antony Bek, Adam de Gesemue. [Patent, 54 Hen. III. m. 11.]
 - July 19. 2565. A day is given to Alexander earl of Buchan and his wife,

- Henry III. to Margaret countess of Ferrars, and Alan la Zuche and his wife, the
 heirs parceners of Roger de Quency late Earl of Winchester, in three
 weeks from Michaelmas, to receive their purparty of his heritage.
 Westminster. [Close, 54 Hen. III. m. 4, dorso.]
 - [July.] 2566. Fees held of the Earl of Winchester in the county of Northampton, [returned under writ dated Westminster, 18th July, 54th of the K.'s reign]. Richard de Henred holds in Hesilbec, Pichisford, Waldegrave, Norhtoft, one fee. William Burdet holds in Mindeford, Hasilbeche, one fee. Thomas Maunsel holds in Farendun, half a fee. William Rocelin holds in Bramptun, it is not known how many fees. Warner fitz Gerard holds in Farningho, one fee. Richard Basset holds in Wudeforde, one fee. Thomas Kyn holds in Maideford, one fee. William de Stapiltun and William Mordaunt hold in Estrop, one fee. Philip de Neville and Sibilla de Aldeneby hold in Haudeneby, one fee. Eustachia de Arderne and Thomas her son hold in Sproptun, one fee. [Ing. p. m., 54 Hen. III. No. 13.]
 - 2567. Inquisition [taken under writ dated Westminster, 16 July, [July.] 54th of the K.'s reign, directing the Sheriff of Lincoln to make an extent of the late Earl of Winchester's lands for division among his co-heirs] made by Roger Mot of Croxton, Hugh Berner of Haubur, William son of Walter of Ulseby, Henry Attemar of Ulseby, Geoffry Suthiby of Croxton, Thomas Langestaf of Kirington, Geoffry the clerk's son (clerici) of Habur, Geoffry son of John of Habur, Ralf le Rendu of Kyrington, Walter of the hay of Kyrington, and John son of Robert of Kyrington; who say that the said Earl held of the K. in capite in said county five parts of a knight's fee, and the moiety of the advowson of the church of Croxton; whereof Richer son and heir of Richer de Busilingthorp holds in fee in Stainton and Wlrikeby two parts of the said five, worth yearly 6l. 7s. And John de Albiniaco, Roger de Saint Andrew, and Suspirius de Baiocis hold in fee in Croxton and Kirington, the three remaining parts of the said five, besides 4 bovates of land. Whereof the parts held by the said John and Roger are worth each 100s.; and the part which Suspirius holds is worth 4l. yearly, in all issues. They say that the moiety of the advowson of the church is worth 5 marks. And the Earl conferred the same on master Adam of Norfolk, still living. The Earl holds no more fees in the county, except as aforesaid. The Abbot of Thorneton holds the said 4 bovates of land in almoigne, worth 20s. yearly in all issues. [Inq. p. m., 54 Hen. III. No. 13.]
 - [July.] 2568. Inquisition [taken under writ dated Westminster, 18 July, 54th of the K.'s reign, directing the Sheriff of Cambridge to make an extent of the late Earl of Winchester's lands for the purpose of division among his co-heirs] made by William Jake, William Sterne, Richard of Hardliston, Eustace of Hardliston, John son of Ralf, Warin of the Dole, Richard Savar', Everard of Wytewelle, Richard

HENRY III. Serle, Walter Julian, Joce Hardgar, and Thomas Payn; who say, that Roger de Quency held in capite of the K. in Trumpiton, two 1270. knights' fees, worth yearly in all issues 201; and Roger de Trumpyton and the heirs of John de Cayly now hold them of the said Roger's heirs. Also they say that the said Roger held in capite of the K. one knight's fee in Arington, worth yearly in all issues 15l.; and the heirs of Matilda Dyne, viz., John de Asphale, Walter Denefer, and Laurence de St Andrew now hold it. Also, the said Roger held in capite of the K. in Orewall one knight's fee, which Ralf de Cameys now holds, worth yearly in all issues 20l. The said Roger held in [Orn']sete one knight's fee of the fee of Roger de Mortemer, worth yearly in all issues 20l.; and Henry de Laci now holds it. Also they say Roger de Trumpiton holds a knight's fee of the said Roger de Quency in the vill of Gretton, worth yearly in all issues 10l. Also John de Cayly's heirs hold the advowson of the church of the foresaid township, which church is worth 30 marks yearly. [Inq. p. m., 54 Hen. III. No. 13.]

[July.] 2569. Inquisition [taken under writ dated Westminster, 19 July, 54th of the K.'s reign, directing the Sheriff of Huntingdon to make an extent of the late Earl of Winchester's lands, for division among his co-heirs] made by twelve jurors, viz., Simon of Bukiswrthe, Stephen of the hyl, William Launcelin, John of Laisigton, Adam of Wendbutbury, William le moyne of Recton, William Cregor' of Recton, Henry le franchome of Dodington, Philip le sumiter of Enesbiri, Symon lescheyn, Geoffry lescheyn, John the parker, Hurny selvestre; who say, that the Earl of Winchester held nothing of the K. in capite in the said county, but held one knight's fee in Suho Weston of the fee of Wigemor of the little fee of Morteyn, worth yearly in all issues 8l. Likewise, he held in said manor of the Honour of Huntingdon 2 carucates of land in Stert, worth 15l. yearly. Likewise, he held in the vill of Enesbiri one knight's fee of Sir John de Baloyl of the Honour of Huntingdon, worth yearly in all its issues 25l.; whereof Sir Roger de Leiburne holds one moiety with the Countess, in name of dower; and Sir Thomas de Berkele holds through Johanna de Ferariis his wife, the other moiety; and his part is worth 10l. Also John de Littlebiri held of the Earl in the vill of Dodington half a knight's fee, worth yearly 100s. Likewise, the Earl held the advowson of the church of Enesbiri, worth yearly 40s. [Ing. p. m., 54 Hen. III. No. 13.]

[July or Aug.] 2570. Cumberland:—Master Roger de Seyton is appointed to hold an assize of novel disseizin which the Prior of the church of the Blessed Mary of Carlisle arraigns against Alexander K. of Scotland and others, concerning common pasture in Seburgham. [Westminster.] [Patent, 54 Hen. III. m. 7, dorso.]

Sept. 29. 2571. Compotus of John de Reigate escheator ultra Trent from

- HENRY III. 12th February in the 52d year (by the K.'s writ remaining in said
 - John's possession) till Michaelmas in the 54th year, the 55th year 1270. beginning. He accounts for 82l. of the issues of the lands which were John de Baillol's in Northumberland, from St Martin's day in the 53d year, till 26th December same year, before he delivered said lands to Hugh son and heir of said John, by the K.'s writ. To Hugh de Baillol son and heir of John, 60 marks, by the K's writ. [Pipe, 54 Hen. III. Rot. 19.]
 - Oct. 3. **2572.** John de Hamelton acknowledges himself due to master Reginald le sauser 5 marks; $2\frac{1}{2}$ marks to be paid him on the feast of Easter next, and at the feast of St Michael following $2\frac{1}{2}$ marks; and if he does not pay, he agrees that the amount may be levied from his lands and chattels in the county of Huntingdon. Windsor. [Close, 54 Hen. III. m. 2, dorso.]
 - 2573. Assizes at Rokingham Bridge, on Wednesday after the Oct. 8. feast of St Faith Virgin, before G. de Preston, anno 54. Leicester:-The assize inquires whether Ingram de Balliol, Adam damoysel, and Geoffrey le provost disseized the Master of the Hospital of the Holy Spirit of Saundon of his freehold in Foxton. The said Master elsewhere before master Roger de Seyton, justice, complained that they disseized him of 10l. of land. Ingram and the others did not come before said Roger; but one Richard de Hales came and answered for Ingram as his bailiff; saying that he had and claimed nothing in the tenement in his own name, but in that of Eustace de Balliol his father, whose it was. That when the writ was obtained, viz., on the 4th November last, he did not hold the said 10l. land unless in his father's name, and puts himself on the assize. The jurors say, that Ingram held the tenement when the writ was obtained, and he and the others have disseized the Master. Judgment, that the latter recovers his seizin and Ingram and the others amerced. Damages 201. [Coram Rege, 52-56 Hen. III. No. 142, m. 10, dorso.]
 - [Oct. 10.] **2574.** Northumberland:—Master Hugh de Rydale gives half a mark to have a writ 'ad terminum,' and the Sheriff is commanded. [Merton.] [Fine, 54 Hen. III. m. 3; and Originalia, 54 Hen. III. m. 18.]
 - Oct. 19. **2575.** Robert de Brus, crusader, who is going with Edmund the K.'s son to the Holy Land, has a protection for himself, his men and lands, for four years. Westminster. [Patent, 54 Hen. III. m. 3.]
 - [Oct. 25.] **2576.** Somerset:—Walter Scot gives half a mark to have an assize taken before Thomas Trevet. And the Sheriff is commanded. Westminster. [Fine, 54 Hen. III. m. 1.]
 - Oct. 25. 2577. Inquisition made at Abbercrumby on Saturday next before the feast of the Apostles Simon and Jude, 1270, by the Prior of

Henry III. Petenweme, Sir Richard the Chamberlain knight, William lord of

Aynestrother, and other freemen of the country. The jurors say
that William, son of the late Richard de Abbercrumby, is his nearest
and lawful heir in the land of Abbercrumby, and is of lawful age.
That the said land with domains, rents, homages and services,
dowers, farms and others, is worth yearly 34 marks of silver. That
Balcormok renders the service of a sergeant with a hawberk. Also
that he gives Scottish service for a davoch and a half of land. Also the
half of the land of Weston pertaining to Abbercrumby, renders yearly
to the lord of the tenement a pair of white spurs, or 4d. Also that the
land of Staynton renders yearly to the lord of the fee, 1 pound of
pepper, or 12d. The Prior and Richard the Chamberlain have
appended their seals with the bailiff's seal.

No seals. Printed, Acts of Parliaments of Scotland, Vol. I. p. 92. [Chancery Miscell. Portfolios, No. 11.]

- Oct. 30. 2578. The K., understanding that certain trespasses and grievances have been committed on A[lexander] K. of Scotland within his lands of Penreth by Roger de Lancastre and his servants and others of the county of Cumberland, has assigned Robert de Neville, John de Oketon, and Geoffry de Neville, or any two of them, to inquire into the truth of the same, and do justice to his said 'son.' They are to warn the K. of Scotland of the day appointed, so that he may send persons to represent his interest. The Sheriff has been commanded to assemble a jury. Windsor. [Patent, 55 Hen. III. m. 29, dorso.]
- Nov. 1. **2579.** As the K. has been many times required by A[lexander] K. of Scotland to redress the transgressions, injuries, losses and grievances done to him and his men of Penreth by Roger de Lancaster lately seneschal of the K.'s forests ultra Trent, and his servants and men and others of the county of Cumberland, and to make fitting amends, the K. commands Robert de Neville, John de Oketon and Geoffry de Neville, or any two of them, to hold an inquiry and do justice. They are to give the K. of Scotland reasonable notice of the day for the inquiry, that he may send persons to attest the complaints. The Sheriff of Cumberland has been commanded to assemble a jury of knights and others, when he learns the day and place fixed. Windsor. [Patent, 55 Hen. III. m. 29, dorso.]
- Nov. 2. **2580.** The K., out of the 4000 marks which Leulyn son of Griffin, Prince of Wales, is bound to pay him at Christmas 1271, in terms of the peace between them, assigns 2000 marks to A[lexander] K. of Scotland, which he demands from the K. for the arrears of money due for the marriage of his consort; and should the arrears not amount to so much, the surplus to remain with the K.; if more, then the K. will satisfy the K. of Scotland elsewhere. Windsor. Cancelled, as he received nothing, and he restored a close letter

Henry III. directed to L[ewelyn] regarding the money. [Patent, 55 Hen. III. m. 29.]

1270. 2581. Inquisition [taken under writ dated Windsor, 2d Nov. Dec. 15. previous, directing the Sheriff of Cambridge to make an extent of the lands of the late Roger de Quincy earl of Winchester for the purpose of partition among his heirs] made at Cambridge on Tuesday next after the feast of St Lucia Virgin in the 55th of the K.'s reign, by Ralf son of Ralf de Melrethe [and sixteen others] jurors; who say that Roger de Trumpeton holds one knight's fee worth yearly 10l. and gives scutage. Also John de Kaylly held a knight's fee in same vill, and the advowson of the church of said vill, and it is worth yearly 10l.; and the church is worth yearly 30 marks; and he gives scutage. And master Stephen de Rokeland now holds the fee by reason of the custody of the land and heir of John de Kailly, viz., under the sale of the said Earl, and the church is vacant. Also Roger de Trumpeton holds a knight's fee worth yearly 100s., and gives scutage in the vill of Gretton. Also Baldewyn de Bassingburne holds in the vill of Wynnepol (Wimpole) a knight's fee worth yearly 201. in all issues, and gives scutage. Also they know nothing regarding charities. And all the above are of Roger de Quency's fee, and held of him in capite. And the tenants hold nothing in the county of the K. in capite as they know. [Inq. p. m., 55 Hen. III. No. 36 (c).]

Dec. 2582. Inquisition [under writ addressed to the Sheriff of dated Windsor, 2d Nov., 55th of the K.'s reign, directing an extent of the lands and of the late Roger earl of Winchester for division among his co-heirs] by John de Hasilbech, Robert Maydewelle, Walter fyn of Waudegrave, Thomas le lord of Waudegrave, William freman of Pittesford, Simon le clerk of Haldeneby, Roger Roys of Sprotton: Robert de Launey, Richard Despenser of Kyselingbiri, Richard Luvel; who say, that Thomas de Arderne holds in Sprotton, one knight's fee of Henry de Pynkeny, who holds it of Roger de Quency. And the said Henry holds elsewhere of the K. by baronage, and the said fee is worth 10l. They say also that Sibilla [widow] of Peter de Haldeneby holds in Haldeneby half a knight's fee of Thomas de Arderne, who holds of Henry de Pynkeny, and Henry of the Earl; worth 5 marks. They say also that Richard de Haured holds a knight's fee in Hasilbech, with 3 virgates of land in Pittesford, of William Mause of Susexe, and William of Philip de Neville, and Philip of the Earl; worth yearly 2 marks. Also that Thomas le lord of Waudegrave holds the fourth part of a knight's fee in Waudegrave, and in Norcoft, of William de Nonencurt, and William of William de Tureville, and William of Alan de Romely, and Alan of the Earl; worth yearly 40s. And that Thomas Kyn holds in Maydesford a knight's fee of William Bordet, and William of the Earl; worth yearly 100s. [Ing. p. m., 55 Hen. III. No. 36 (c).]

- HENRY III. 2583. Inquisition [under writ dated Windsor, 2d Nov., 55th of the K.'s reign, directing the Sheriff to make an extent of the lands of the 1270. late Roger earl of Winchester for division among his co-heirs] before [Dec. .] the Sheriff of Northampton, by John Mace of Brackele [and twelve other jurors, who say, that William de Stapelton held in capite of the late Earl the moiety of a knight's fee in Ascrop. And the custody belongs to the Earl. And it is worth in all issues 100s. per annum. That no more fees are held of the Earl in capite, unless that the Countess of Albemarle defends a whole fee against the said Earl in Farnyngho, which Ralf de St Amand, Geoffry Cardun, and William Albot hold separately in equal portions, by knight's service. And the custody of said fee did not belong to the Earl, on account of many 'media inter currentia' (mid fees intervening?). They know nothing of any advowsons of churches, or collations of charities belonging to the Earl. And append their seals [all gone]. [Inq. p. m., 55 Hen. III. No. 36 (c).
- [1269-70.] **2584.** Item:—Delivered to the Queen of England for the use of Alianora de Geneve the Lord's [K.'s] cousin, 200l. for the maritagium of said A[leanor] by the Lord's [K.'s] letters; who was married by the Queen to Sir Alexander de Baylol. [Wardrobe, Q. R., 54 Hen. III. m. 3.]
- 1270-71. 2585. Northumberland:—Wischard de Charrun (Ralf de Weresope his clerk for him) renders his account, for this and the past year. In lands granted to the K. of Scotland in Tindale, 10l. To the Abbot of Melros in recompence of 10l. in which he was amerced before the Justices errant in the county for a default of common summons, at the time when he was in the K.'s service in Scotland, and which the Sheriff caused levy from the Abbot to the K.'s use, 10l. by the K.'s writ. [Pipe, 55 Hen. III. m. 18.]
- [Jan. 16.] **2586.** Alexander earl of Buchan and Elizabet his wife put in their place Colin de Chaumpayne and Benedict de Hacham or one of them, to receive their purparty of the knights' fees, advowsons of churches and charities, which were the late Roger de Quency's earl of Winchester. [Close, 55 Hen. III. m. 10, dorso.]
- Jan. 20. **2587.** The K. grants to Walter le Escot of Weltedene, freedom for life from assizes, juries, or recognizances, and that he shall not be sheriff, coroner, escheator, forester, verdurer, agistator, reguarder, or other the K.'s bailiff, against his will. Westminster. [Patent, 55 Hen. III. m. 23.]
- Feb. 3. 2588. The K. to his bailiffs of his forest of Ingelwode. The K. some time ago granted to Alexander formerly K. of Scotland all the americanents, escheats and profits arising from his manors, lands and men in Cumberland from pleas of the forest. But the K.'s bailiffs

- HENRY III. hinder Alexander the present K. of Scotland and his bailiffs from

 —— recovering these in terms of the agreement with his father. The K.

 1270-71. commands his bailiffs to remedy the complaint lest he take severe measures. Westminster. [Close, 55 Hen. III. m. 9, dorso.]
 - Feb. 3. **2589.** The K. to the Sheriff of Cumberland. The late Alexander K. of Scotland and his heirs had the return of all the sheriff's writs touching his manors of Penreth and others in the county, and his men thereof, as in his father's agreement with the K. But the Sheriff, as the K. hears, refuses the same, to the K. of Scotland's manifest damage and prejudice. Commands him to let Alexander's bailiffs have the return of such writs, that it be not necessary for the K. again to be troubled or take other measures. Westminster. [Close, 55 Hen. III. m. 9, dorso.]
 - 2590. Inquisition [under writ dated Windsor, 2d Nov., 55th of Feb. 8. the K.'s reign, directing the Sheriff of Dorset to make an extent for the purpose of partitioning the late Roger earl of Winchester's lands among his heirs] before the Sheriff of Dorset, on Sunday next after the Purification of the Blessed Mary at Shaftesbury (Scaston'), by Roger David, [and eleven other jurors]; who say, that William de Brudeport holds in Parva Curchulle one knight's fee in capite of the late Earl, worth yearly in all issues 20l. Ralf de Stopham holds half a knight's fee of the said Earl in capite in Bradeford, worth yearly in all issues 10l. Henry son of Elyas holds 1 carucate of land in sokage within the manor of Kingeston of the said Earl, and pays him 6s. Robert Trenchefeyl holds a hyde of land in Upwymburne in sokage, and pays yearly 6d. for all services. Ralf de Nevile and William his brother formerly knights, held one knight's fee in Pimperne by gift of said Earl, which Ralf and William gave in pure and perpetual alms to the Priory of Brummore, worth yearly 201. All the said fees were held of the Earl, the custody of which pertains to him by reason of the land. He held no advowsons or charities in the county, except the said alms from the Priory of Brummore. [Ing. p. m., 55 Hen. III. No. 36 (a).]
 - Feb. 15.

 2591. Inquisition [in pursuance of writ dated Windsor, 2d Nov., 55th of K.'s reign, directing the Sheriff of Gloucester to make an extent of the lands, &c., of the late Roger earl of Winton for the purpose of partition among his heirs] made in the hundred of Cumpton, Sunday next after the feast of St Scholastica Virgin in the K.'s 55th year; by Peter Offintun [and eleven other] jurors, who say, that the lord earl of Wynton had in Westildesle 17½ virgates of land, held of his fee in said vill, and divided in three parts. Whereof the Prior of Saundelford holds a third, Sir Reginald de Beuchamp, one part, and William de Abintune, another part, all equally. And each virgate pays 5s. of yearly rent, and other customs

- HENRY III. worth 12d. The Earl had no advowsons in the county. [Inq. p. m., 55 Hen. III. No. 36 (b).]
- 1270-71. 2592. Inquisition made before the Sheriff [of Gloucester] on Feb. 27. Friday next after the feast of St Mathias Apostle, in the 55th of the K.'s reign, regarding the fees held of the late R[oger] earl of Winchester in capite, the custody of which belongs to him; and those held of the Earl, the custody of which belongs to the K.; and advowsons of churches and charities, and their yearly value; by Hugh de Chaveringwrth [and eleven other jurors]; who say, that Ernald de Bosco holds in the county of Gloucester, the manors of Ebryton, Newewrthe, and Clopton in capite of the Earl,—to whom the custody belongs, and nothing pertains to the K.,—for four knight's fees, and by scutage. That the said Ernald was due the Earl 12d. yearly and one brachet at Pentecost, for the foresaid fees, and other fees in other counties. And he owes two suits at the court of Leicester in name of view of frank pledge yearly, by himself or his attorney, for all service. The said Ernald holds of the Earl, Farncote, Gutinge, Cotteslate, and Coldecote for three knights' fees, and on account of these lands, no custody belongs to the K.; and he holds the said manors by the foresaid service, and nothing of the K. And the Earl held no advowsons or charities in the county in his said fee. [Inq. p. m., 55 Hen. III. No. 36 (c).]
- [Feb. (?).] 2593. Inquisition [endorsed on the writ dated Windsor, 2d November, 55th of the K.'s reign, directing the Sheriff of Essex to make an extent of the purpose of partitioning the late Earl of Winchester's lands among his heirs] bearing that Roger de Quency held a knight's fee in the vill of Ware of the Honour of Leicester. That Robert de Quency brother of the said Roger, held two carucates of land in Collum-Quincy, but the service was unknown, nor had he anything else in the bailliary. [Inq. p. m., 55 Hen. III. No. 36 (a).]
- 2594. Inquisition [under similar writ of same date addressed to [Feb. (?).] the Sheriff of Lincoln] by William le Chaun of Ludburi [and eleven other jurors] who say, that one knight's fee was held of the said Earl in capite, the custody of which pertained to him, viz., in Croxton. Kirington, Staynton, and Wlrickby. Whereof John de Albini son of Odinel de Albini holds in Croxton and Kirington 100s. by knight's And William de Sancto Andrea holds in same vills 61 marks of land, by knight's service. Also Amiscia, daughter of Richard de Buslingtorpe holds in the same vills, of Richard, son of Richard de Buslingtorpe, 6 marks of land by same service; and the said Richard holds them in capite of the said Earl by same service. Also the said Richard de Buslingtorp holds of the said Earl in Staynton, 10 marks of land by same service. Also John de Launay holds of the said Richard 8 bovates of land in Wlrickby for 6s. yearly; which 8 bovates are worth yearly, 32s. Also they say that two parts of the

- Henry III. advowson of the church of Croxton belong to the Earl, worth 10
 —— marks yearly. And that master Adam de Norfolk holds these two
 1270-71. parts of the church by gift of the Earl. That the third part of the
 advowson of the church of Staynton belongs to the said Richard de
 Buslingtorpe, and he held it in capite of the Earl, and William
 Brandon chaplain holds the third of the church by gift of said
 Richard, worth yearly, 5 marks. That the Earl had nothing else in
 the county. [Inq. p. m., 55 Hen. III. No. 36 (b).]
- [Feb. (?).] 2595. Inquisition [under writ dated Windsor, 2d Nov., 55th of K.'s reign, addressed to the Sheriff of Huntingdon] regarding the knights' fees, advowsons of churches, and charities belonging to the late Roger de Quinci Earl of Winchester in the hundred of Toulesland in the county of Huntingdon; made by Simon de Butivor of Haylenestone [and twelve others] jurors; who say that John de Litlebiri holds half a knight's fee of the Earl in the vill of Dodington in said hundred, worth yearly in all issues, 100s. And Sir Thomas de Bercleye and Johanna his wife hold the third part of a knight's fee in the vill of Eynisbri, worth 15l. Also the advowson of the church of Eynisbri belongs to the Earl, worth 30 marks yearly. And master Richard de Clyfford holds it by gift of the Countess of Derebi. He holds nothing of the K. in capite. Also the Abbot of Sautre holds two water mills in pure and perpetual alms, by the Earl's gift. [Inq. p. m., 55 Hen. III. No. 36 (b).]
- [February.] 2596. Inquisition [taken in pursuance of writ dated Windsor, 2d Nov., 55th of the K.'s reign, directing the Sheriff of Oxford to make an extent for the purpose of partitioning the late Earl of Winchester's lands among his heirs] of the knights' fees, &c., of the late Roger de Quenci in the Honour of Walingford, by Hugh Elermunt [and eleven other jurors]; who say that nothing was held of the Earl in the Honour except half a knight's fee in Sydeham, a member of Chinnore, and the Abbot of Thame holds it, paying yearly 21l.; and that the Earl held in capite of the K. one knight's fee, Chinnore cum Sydeham, worth yearly 35l. 7s. without the advowsons of the churches; as the advowson of Chinnore belongs to the Abbot of Saint Albans. The Earl held nothing else in the Honour. [Inq. p. m., 55 Hen. III. No. 36 (a).]
- March 9. **2597.** Extent of knights' fees, advowsons of churches and charities, made at Groby before W. Morteyn, by the K.'s precept, on Monday next before the feast of St Gregory in the K.'s 55th year; by John de Folevile in Rerisby, Gerard de Hamelton, Hugh de Nevile, Robert de Suypston, Reginald de Ibistoke, William Casteleyn, William the clerk of Donyton, Serlo de Thorp, Hugh Martel of Quordon, Alexander de Roley, Richard de Lewes (?), John de Anesty, Henry de Boneville, William the clerk of Rauenyston; who say, that William Burdet held of R[oger] de Quency formerly earl of Winchester four

HENRY III. knights' fees in Branciston, Honecote, Fryseby, Galby, Stretton and Norton, each of which is worth yearly 10l. Alan la Zuche held of 1270-71. the same, four fees in Esseby, Blacfordeby, Culnerdeby, Overton, Glen, Carleton and Rolliston, each of which is worth yearly 201. and holds elsewhere in capite of the K. John de Wardon held a fee in Butlisby worth yearly 15l., and holds elsewhere in capite of the K. Philip Daubeny answers for one fee in Wautham, and the Abbot of Croxton holds that fee in almoigne. Richard Finery (?) held the third part of a fee in Berliston, worth yearly 4 marks. Robert de la Warde holds one fee and a half in Upton and Burton, worth yearly 201. Adam de Napton holds one fee in Minstirton and Pulteneye worth 10l. yearly. Ernald de Bosco holds 161 fees in Thorp, Claybrock, Ailmerstorp, Busseby, Saham (?) and Belegrave, each worth 20 marks yearly. William de Harcurt held 2 fees in Boseworthe, Seynton, Ailiston, worth 40l. yearly. He held elsewhere in capite of the K. Symon Mallore and Hugh Nanetel hold half a fee in Honiton and Hautherne, worth yearly 10 marks. The Countess of Oxford holds a fee in Leyton, worth yearly 10 marks. The said Countess holds 40l. of land in Wikyngiston in frank marriage, by gift of R. de Quency her brother. Roger Basset held half a fee in Lokynton, and the Abbot of Leicester holds it in almoigne. Ralf de Lodynton and John Heuse hold a fee in Drayton, worth 15l. yearly. Henry de Hastyngis held the fourth part of a fee in Dadelynton and Hayham, worth yearly 10l. He held elsewhere in capite of the K. Thomas de Camvile holds 2 fees in Sywisdon and Schepeyel and Heyham, worth yearly 30l. Thomas de Meynel and Robert de Longeton hold one fee in Hemynton, worth yearly 10l. Robert de Ros holds a fee in Barkeby, worth yearly 100s. John Spygurnel holds the sixteenth part of a fee in Dadelynton, worth yearly 4 marks. William de Dine held half a fee in Watton, worth 100s. yearly. Ralf de Bredon held the fourth part of a fee in Watton, worth yearly 40s. Robert de Chaucumbe holds the fourth part of a fee in Ebenysby, worth yearly 100s. Roger Cautevile (?) holds the fourth part of a fee in Glenefeld, worth yearly 40s. These are the dower fees in the county of Leicester The jurors also say that the heirs of the said R[oger] de Quency earl of Winton are patrons of the Abbey of Gerundon, Ulvescroft and Churleye. Also that they have the advowsons of the churches of Syiston, Layton and Markinfeld. Whereof Syiston is worth 40 marks yearly, Layton 20 marks. and Markinfeld . . . marks yearly. Inq. p. m., 55 Hen. III. No. 36 (c).

March 10. **2598.** Extent of knights' fees in the county of Warwick, made at Warwick before W. de Morteyn, on Tuesday next before the feast of St Gregory in the K.'s 55th year, by William Pygun of Milverton ¹ Endorsement: Leicester.—The writs are awanting, as they were lost with others.

HENRY III. [and eleven others, jurors], who say, that John de Lodbrock holds there one messuage with 2½ virgates of land, worth yearly 46s. 8d.; 1270-71. and one 'holm' mill, worth yearly 6s. 8d. He has the advowson of Adam de Napton holds in the church there, worth yearly 10l. capite of the Earl [of Winchester] two knight's fees in Napton and Weston, worth yearly 201.; and the advowson of the church of Napton, worth yearly 20l. John Spygurnel holds in capite of the Earl half a knight's fee in Edelinscote and Milverton, worth yearly 8 marks. Ernald de Bosco holds four knights' fees in Weston, Bulkynton, Clifton, Wavre, and Wibetoft, worth yearly 80l. William de Harcurt holds two knight's fees in Wlveye, which the Abbot of Cumbe held from the said W. in pure almoigne, scutage excepted. Thomas de Caumvile holds 5 virgates of land in Sokyndon, rendering yearly 35s. Thomas le Marescal holds half a knight's fee in la Hide and Eton in Warwickshire, and Sapcote in Leicestershire, worth yearly 100s. Henry Murdac holds the fourth part of a knight's fee in Pakynton, worth yearly 40s. [Inq. p. m., 55 Hen. III. No. 36 (d).]

1271. **2599.** Northumberland:—John de Reygate is appointed to hold March 25. an assize of novel disseizin which Walter de Huntercumbe arraigns against Isabella de Muschampe and others, concerning tenements in Lowyk, Wulloure, Ros, Hedeslawe and Brankeston. [Westminster.] [Patent. 55 Hen. III. m. 20, dorso.]

April 10. **2600**. As Hugh de Balliol who held of the K. in capite is dead, Gwyschard de Charron and William de Kirketon are commanded to take all his lands in Northumberland in the K.'s hand, and account for the issues at Exchequer; and as the K. understands Hugh was owing a large sum of money both for his father's and his own debts, they are also commanded to take his goods and chattels there in the K.'s hand till the debts are satisfied; not allowing the executors of Hugh's testament or others to have administration till the K. other-Westminster. The escheator ultra Trent is wise commands. commanded not to intromit. The said Gwyschard and William are commanded to extend the lands and remit the extents. The said escheator is commanded to take in the K.'s hand all Hugh's lands. goods, and chattels, &c., in Driffeld and elsewhere in Yorkshire. [Westminster.] [Fine, 55 Hen. III. m. 11; and Originalia, 55 Hen. III. m. 4.

[Circa 2601. Pleas coram Domino Rege in the quinzaine of Easter. April 19.] Northumberland:—William de Batayle appears by attorney, versus Thomas le Marescal, in a plea why 'vi et armis' he came to his 'separable' pasture in Burnenton with Agnes de Vesci's avers, to feed without leave, to William's damage of 10 marks. Defendant absent. The Sheriff reports that Richard Gruel of Tuggehale and another are his mainpernors. To have him in three weeks from

- HENRY III. Trinity. Agnes de Vesci summoned for the same trespass, absent.

 Her mainpernors are Ulkel the reeve of Tuggehale, and three others,
 1271. The Sheriff to produce her at the foresaid term. [Coram Rege, 55

 Hen. III. No. 162, m. 6.]
- [Circa 2602. Pleas at Westminster in the quinzaine of Easter. Northum-April 19.] berland:—Gilbert de Umfranvile gives 20s. for licence to agree with Richard de Umfraunville in a plea; and they have a chirograph.

 [Coram Rege, 55 Hen. III. No. 164, m. 5.]
- [Circa 2603. Pleas at Westminster [in the third week of Easter]. April 26.] Northumberland:—[] the essoiner of John le Rus appears versus John de Prendrelath, in a plea that he pay 6 marks he owes, and that he keep the agreement made between them regarding a mill in Manylewes. John absent; attached for the octave of St Michael. [Coram Rege, 55 Hen. III. No. 164, m. 20.]
- [April 26.] **2604.** Cumberland:—J[ohn] de Oketon is appointed to hold an assize of novel disseizin which the Prior of the church of the Blessed Mary of Carlisle arraigns against Alexander K. of Scotland and others concerning common pasture in Soureby. [Westminster.] [Patent, 55 Hen. III. m. 16, dorso.]
- [Circa 2605. Pleas coram Domino Rege [in three weeks after Easter].

 York:—Agnes de Vescy, by attorney, appears versus Adam de Normanville in a plea, why, since she claims to hold the lands of Ralf de Normanville, slain against the K. in the battle of Evesham, by the K.'s gift, she has neither seizin nor redemption in terms of the 'Dictum of Kenelworth,' and the K.'s justices for such pleas have not come nor are likely to come for long, as the K. understands. The Sheriff ordered to take the lands in the K.'s hand, and to cause Adam to appear in the octave of St John Baptist. [Coram Rege, 55 Hen. III. No. 162, m. 13.]
 - (Easter Term.)

 2606. As the plea before Nicholas de Turri and other justices, on their last iter in Suffolk, between Alexander de Bailliol, Cristina de Maune, and William Comin, and the Bishop of Norwich, regarding the manor of Baketon, on account of the said Nicholas' death after the iter, may remain in suspense to the prejudice of the plaintiffs, the K. commands the Barons, after examining the rolls and 'liacia' of said Nicholas in the Treasury, to send the record and process of the plea therein, with the original writ, to the K., under the seal of Exchequer, that justice may be done according to law and custom of the realm. [Memoranda, Q. R., 55, 56, Hen. III. m. 6, dorso.]
 - May 2. **2607.** Extent [taken in virtue of writ dated Westminster, 10th April previous, commanding an inquisition into the lands, &c., of Hugh de Balliol deceased, that dower might be assigned to his widow Agnes de Valencia the K.'s niece] made at Bywell on Saturday next before the Invention of the Holy Rood in the K.'s 55th year, before

Henry III. Gwyschard de Charron and William de Kyrketon knights, appointed ad hoc by the writ; by Gilbert de Stokesfeld [and eleven other 1271. jurors] who say that the said Hugh held of the K. in capite the moiety of the vill of Bywell, the vills of Ovynton, Akum, Bromley with their members, pertinents of the said moiety of Bywell. [The description and value of the lands are substantially the same as in the inquisition on the death of Sir John de Balliol, No. 2505. There are a few variations. The capital messuage of Bywell with curtilage, is valued at 4s. 6d. Two of the four water mills on the Tyne are said to have been totally swept away by the water. The forest is 6 leagues in length and 31 in breadth, and worth yearly in herbage, pannage, ferns, bark, and coal mine, 6l. 13s. 4d., and no more, as there is no underwood saleable. An enclosure there, by estimate, of 80 acres of wood, is worth for grazing 6s. 8d. yearly. The forge of the iron mine is worth 73s. 6d. this year and no more, as there is no wood there to keep it up]. Total annual value of Bywell with its members, 107l. 17s. $0\frac{1}{2}d$. The document is much defaced and blackened with galls. [Inq. p. m., 55 Hen. III. No. 33.]

May 4. 2608. Extent [taken in virtue of writ dated Westminster, 10th April previous, commanding an inquisition into the lands, &c., of Hugh de Balliol, deceased, that dower might be assigned to his widow Agnes de Valance, the K.'s niece] made at Wodhorne, on Monday the morrow of the Invention of the Holy Rood, in the K.'s 55th year, before Guischard de Charron and William de Kyrketon, knights appointed ad hoc by the writ, by Robert de Rue, Jordan de Newbigging, clerk [and ten other jurors] who say, that the said Hugh held in capite of the K., Wodhorne, Newbigging, Seton, and Hyrst, with their members, pertaining to said vill of Wodhorne.

[The description and value of the lands are substantially the same as in the inquisition on the death of Sir John de Balliol, No. 2505. There are a few variations. The capital messuage of Wodhorne with the lord's court, is worth 20s. yearly. The names of all the 'bondi' there are detailed. Four are surnamed Grey. The sergeanty of the barony of Wodhorneshire is worth yearly 12s.]

Total of the extent, 86l. 12s. 5d. [Inq. p. m., 55 Hen. III. No. 33.]

The following, on three schedules, relate to the foregoing extents.

[Circa May 4.] **2609**. [Partitions of the lands of Hugh de Balliol, in Northumberland, by William de Wintreshulle and Peter de Chavent.]

(Schedule 1.) Two parts of the said extent, viz., the whole manor of Bywelle with members, extended besides the fees, to 107l. 17s. $0\frac{1}{2}d$.; the moiety of the lands and meadows of the demesnes of Wodhorne, extended to 12l. 9s. $10\frac{1}{2}d$.; also a meadow called Motesmedu, worth 6s.; also four 'bondi' in Wodehern, viz., John Grey, John Folkesone, Robert Spik, Walter son of Ralf, each of whom holds $27\frac{1}{2}$ acres of land, and pays yearly 22s. 8d.; total, 4l. 10s. 8d. Also

HENRY III.four cottars in Wodehorn, each holding a cottage, a croft, and an acre of land, paying yearly 2s. 6d.; total, 10s. Also twenty-five 1271. cottars in Wodehorne, each holding a curtilage and a cottage, and paying in common, 56s. 8d.; also the renters (redditarii) called 'selfoders,' paying yearly 4s.; also 10s. 10½d., from the rents and 'bracinagia' of the drengs and villeins of Seton. Total, 129l. 5s.

(Schedule 2.) The third part of said extent, viz., the whole manor of Wodehorne, with the vills of Neubigging, Seton, Hirst, and other members and pertinents, extended to 85l. 12s. 5d.; excepting the moiety of the lands and meadows of the demesnes of Wodhorne, Motesmedu, the four 'bondi' and four cottars in Wodhorne [and others as in schedule 1]; total of said exceptions, 21l. 8s. 1d.; which, deducted from the 'valor' of Wodehorne and Newbigging, there will remain 64l. 11s. 4d., which are the third part whence the lady must be dowered.

(Schedule 3.) Third part of fees. Roger Bertram, half a fee in Bechefeld and Staynton. Robert de Insula one fee in Neuton. Henry de la Val one fee in Haliwelle. The heir of Adam de Perigton, one fee in Crassewelle, Elinton, and Haydon. John de Gonewarton one fee in Gonewarton and Svinburne. Roger de Areines half a fee in Whitonstal and Newland. Robert de Meneville half a fee in Rideleye. Philip de Ovigton the twelfth part of a fee. Gilbert de Stokefeld the twelfth part of a fee. Walter de Bromelei the twenty-fourth part of a fee; in the vill of Mikkelee half a fee. William de Sules one fee in Stamfordham. Peter de Faudon one fee in Rihille. William de Rihille one fee in Rihille. John de Hedon one fee in Hedon. Robert de Rue the twelfth part of a fee in Lynemouth and Hirst; total four fees and a twelfth part. [Inq. p. m., 55 Hen. III. No. 33, 3bus cedulis.]

- May 10. 2610. Gilbert de Umfranville acknowledges himself to be owing Richard de Middelton 10 marks; to be paid to him on the feast of St Martin next. If not paid, he grants that the money be levied from his lands and chattels in the county of Cumberland. Westminster. [Close, 55 Hen. III. m. 5, dorso.]
- May 11. **2611.** Inspeximus of (inter alias) a charter by Gilbert de Umframville earl of Anegus, whereby he granted and released in frank almoigne to the Abbot and monks of Newminster, a rent of 18 marks of silver, which they were wont to pay to his ancestors and himself yearly; viz., for their grange of Filton, 4 marks; for their grange of Kideland, 4 marks; and for 'le Wytetrowes' and pertinents, 10 marks. Appends his seal. Done at the 'Natale of the Blessed and Glorious Virgin Mary,' 1270. Witnesses:—Sir William, abbot of Alnewyk, master Hugh de Corbrigge, rector of the church of Ovingham, Sirs Wyschard [Charrun] then sheriff of Northumberland, John

- Henry III. de Plesset, Guydo de Normanville, Walter de Swethope, John de

 Hirlawe, Thomas de Clenille, Stephen Pikard, knights; Richard de
 1271. Roucester, Adam de Mikelege, Hugh Vigrus, William de Herle, and
 many others. Witnesses to the inspeximus:—W[alter] archbishop
 of York, Primate of England, G. bishop of Worcester, R. bishop of
 Coventry and Lichfeld, Roger de Leyburne, Robert Aguillon, William
 de Wintreshulle, and others. Westminster. [Charter, 55 Hen. III.
 m. 6.]
- May 18. 2612. The K. to Gwychard de Charrun and William de Kirketon. The K., from the lands of the lately deceased Hugh de Balliol in the county of Northumberland, has assigned to his niece Agnes de Valencia, widow of the said Hugh, the manor of Wodehorne, with the vills of Neubigging, Seton, and Hirst, and its other members, extended to 85l. 12s. 5d.; excepting the moiety of the demesnes and parks of Wodehorne, extended to 12l. 9s. $10\frac{1}{2}d$.; and excepting the park of Motesmedewe, extended to 6s.; and the four 'bondi' in Wodehorn, whose customs and services are extended to 4l. 10s. 8d.; and excepting twenty-nine cottars in Wodehorne, whose customs and services are extended to 66s. 8d.; and excepting the 4s. of yearly rent, whose renters (reddituarii) are called 'selfoders'; and excepting $10\frac{1}{2}d$. of the rent and 'bracenagium' of the drengs and villeins of Seton. The K, also assigns to her four knights' fees, and the twelfth part of a knight's fee; viz., one knight's fee held by William de Sules, in Stamfordham; one held by Peter de Faudon in Rehulle; one held by William de Rehulle in Rehulle; one held by John de Hedon in Hedon; and the twelfth part of one held by Robert de Rue in Lynemuthe; all held of her late husband Hugh; to be held as dower according to law. And commands them to deliver them to her. Westminster. [Close, 55 Hen. III. m. 5.]
- June 12. 2613. Assizes at Northampton on Friday the morrow of St Barnabas Apostle, before G. de Preston and William Hay his associate, anno 55. The assize inquires if Ralf Basset of Sapcote and Dervergoyl widow of John de Balliol disseized William de Veer and Matildis his wife of 100s. of rent, their freehold in Nassinton. Ralf absent and not attached as he was not found. Therefore the assize taken against him by default. Dervergoyl absent and not attached. But one Benedict de Haddon her bailiff comes and proffers the K.'s writ, admitting John de Reygate as 'socius' to take the assize, if he can be present before the feast of St John Baptist. The assize respited to that day. The writ remains with the Sheriff. [Coram Rege, 52–56 Hen. III. No. 142, m. 13, dorso.]

The defendants afterwards [on 26th June] assoilzied, as Devorgilla showed that she held the tenement in dower by assignment of Hugh de Balliol, son and heir of John. [*Ibid.*, m. 20.]

¹ 'Baldewyn' elsewhere.

- Henry III. 2614. Pleas coram Domino Rege [in the octave of St John Baptist]

 York:—Robert de Bayloll appears versus James Batayle and Laurence
 de Karleol, in a plea why they came to his house in Hucflet, and carried off his goods and chattels to the value of 40 marks. DefendJuly 1.] ants absent. The Sheriff ordered to attach them for the quinzaine of St Michael, as Robert has found two pledges to prosecute, which he did not do before. [Coram Rege, 55 Hen. III. No. 165, m. 18.]
 - July 3. **2615**. Philip Bonbrok the Queen of Scotland's merchant, has a safe conduct to endure till Wednesday next before the feast of the Blessed Margaret Virgin and Martyr next to come, and thereafter till the said feast; if by reason of wind, and from no other cause, he makes longer stay in the kingdom. Westminster. [Patent, 55 Hen. III. m. 11.]
 - July 5. **2616.** As the K.'s daughter Margaret Queen of Scotland has urgently by letter besought the K. that if her merchant John de Bonebrok of Douai, or Hugh de Bonebrok or Philip de Bonebrok his servants, who are bringing their goods by sea from Flanders to Scotland, by chance touch at any English port by stress of weather, they should be courteously treated; therefore the K., notwithstanding there is a controversy between him and the Countess of Flanders, takes the said merchants and their goods under his protection, if, on the passage from Flanders to Scotland, or in returning, they chance to touch at any port from the above cause; provided that their vessel be not unloaded, and forthwith, on a favourable wind, depart from his realm. To last till Easter next. Westminster. [Patent, 55-Hen. III. m. 11.]
 - 2617. Hugh de Bonebrok, with his merchandise in Scotland, has, at the said Queen's instance, leave to bring the same and his retinue to Flanders through England unmolested, provided he and his men do not traffic in passing through. To endure till Easter next. Westminster. [Patent, 55 Hen. III. m. 11.]
 - [Aug. 15.] **2618.** Northumberland:—Master Roger de Seyton is appointed to hold an assize of novel disseizin which Walter de Huntercumbe arraigns against Theobald de Chatton and others, concerning tenements in Lowyk, Wullever, Ros, Hedescawe, and Brankeston. [Westminster.] [Patent, 55 Hen. III. m. 5, dorso.]
 - Sept. 24. **2619.** Assizes at Dunwich on Thursday next before the feast of St Michael in the 55th year, before master R. de Stanes and Sir John de Lovecot, justices. William son of John attached to answer Richard 'le Escot' in a plea, why on Wednesday next before Palm Sunday anno 47, he came to the port of Dunwich, and carried off a vessel of Richard's with her whole furniture, value 60*l.*, which the plaintiff had bought from the executors of Lucas 'le Escot' his

- HENRY III. father; to his damage of 100%. William defends and says the vessel was his by purchase from one Salomon of Hamburgh. And he was
 - was his by purchase from one Salomon of Hamburgh. And he was in peaceful seizin for half a year and more before the death of Lucas 'le Escot,' who could thus make no testament regarding her; and puts himself on the country. Richard asserts that Lucas, long before his death, impleaded William coram Rege, and recovered the said ship; and died in seizin of her. And puts himself on the country. The jurors say that Lucas never was in seizin of the ship. Therefore the court decides that William is quit, and Richard amerced for a false claim. [Coram Rege, 55 & 56 Hen. III. No. 166, m. 8, dorso.]
 - Oct. 14. **2620.** The abbot of Newbottle (Neubode) of Scotland has a safe conduct to go to his own country, to last till the feast of St Edward next to come. Westminster. [Patent, 55 Hen. III. m. 4.]
 - [Circa 2621. John de Neville son of Matilldis la Brune releases and quit Oct. 25.] claims for ever to Robert de Brus, son of Sir Robert de Brus lord of Annandale, all his right and claim in all the pertinents (sic) which John de Neville, and Matilldis la Brune, the granter's father and mother, held or had at any time in the vill of Writel. Appends his seal before witnesses [not named]. [Close, 55 Hen. III. m. 1, dorso.]
 - Nov. 2. 2622. The K. to his clerk master Richard de Clifford, his escheator citra Trent. As Roger de Leyburne, who held of the K. in capite is dead, Alyanora de Vallibus countess of Winchester his widow, came to the K. and asked that dower might be assigned to her from his lands. The K. commands the escheator to extend Roger's lands without delay. As the Countess also informed the K, that the escheator has taken in his hands both her own lands and those she held in dower from her former husbands Roger de Quency earl of Winchester, and William de Vallibus, and those in which the foresaid Roger and herself were conjunctly infeft, and detains them from her, the K. commands him to restore to her all lands of her own heritage. or of her dower from the foresaid earl and William, her former husbands. But as she says that Roger and herself were jointly seized of the manors of Bodon', and all Margery de Vernun's land in Sutho, and of Esseteforde, Bukkewelle, Pakemaston, Werpehorne; the K. wishing to be more fully certified, commands the escheator to require from the executors an inspection and transcript of the charters thereof for the K., so that the latter may do justice. Westminster. [Close, 56 Hen. III. m. 13.]
 - Dec. 12. 2623. In the year of God 1271, on Saturday next before the feast of the Blessed Lucia Virgin, at London, it is agreed between Lady Alienora countess of Wynton and Sir William de Leyburne, regarding her dower from the freehold of her late husband Sir Roger de Leyburne in the county of Kent; viz., William assigns to her the

- HENRY III. manor of Elham with the half hundred; and Overlonde, Moleton'; the manor of Eschetisforde (Ashford?) with advowson of the church, 1271. and with Pakemanest', and Bocwelle; and the manor of Mere with Chelyrst', and other 'apendenciis;' excepting the park of Mere, which shall remain entire to William; saving to Alienora 'huysbote and heybote' in said park, to be taken at view of the parkkeeper of William and his heirs. William also grants to her the advowson of Leyburne church, to be held with the advowson of the said church of Eschetisford and Werrorn (Warehome?) in purparty of other churches in the advowson of said Roger. Also that when Alienora is in the parts of Leyburne, she may fish at will in the vivaries of Leyburne for her use, by view of the sergeant of Leyburne, if he wishes to be present. All to be held for her life in peace, under the warrandice of William and his heirs. For which concession Alienora remits to William and his heirs all her right of dower in the late Roger's other lands and advowsons in said county, and in the county of Shropshire [Salopshire]; excepting knights' fees in any county, that within the quinzaine of St Hilary next, must be divided, and dower assigned therefrom to her by Sirs Ralf and Thomas de Sanwyco. And if any tenant of a fee die before the partition, Alienora shall have her terce therefrom. Alienora also remits her dower in the manor of Weng' in the county of Buckingham (Boking'), and likewise in the forestry of Yngeluuode, and all her right in Roger's houses at Westminster. And she will make no alienations of the manor or advowson of Werrorn', wherein she and Roger were enfeoffed, in detriment of William's entire reversion at her death. Both parties have appended their seals alternately to this chirograph. Witnesses:—Sir John fitz John, Sir H. de Borham, precentor of Hertford; Sirs Roger de Schirl', William Grandin, Adam de Norscot, Guncelin de Badlesmere, knights; Thomas de Rokel' clerk, Thomas de Hecham, and others. [On the Conversion of St Paul (25th January) thereafter, a division of knights' fees is made between them.] [Memoranda, L. T. R., 56 Hen. III. m. 3.]
- Dec. 27. **2624.** The K. grants to Richard de Castelkayrok freedom for life from assizes, &c., and from being sheriff, coroner, escheator, forester, verdurer, agistator, regarder, or other the K.'s bailiff, against his will. Winchester. [Patent, 56 Hen. III. m. 27.]
- 1271-72. **2625**. Northumberland:—Wischard de Charun renders his account. In lands granted to the K. of Scotland in Tindale, 10l. [Pipe, 56 Hen. III. m. 23, dorso.]
- Jan. 7. **2626.** Inquisition concerning the lands and other articles contained in the writ [awanting] which belonged to Walter de Lyndesay in the county of Westmoreland, on Thursday next after the Lord's Epiphany in the K.'s 56th year, in full county before the

HENRY III. escheator; made by John de Moreville, Henry de Stanelay, Thomas de Hastingges, knights; Adam de Hotton, Robert de Ormesheved Richard de Preston, Ralph de Patton, Roland de Thornehurthe, Hugh 1271-72.de Bello campo, John de Kenterne (?), Thomas Bonete, and Robert de Stirkeland; who say that Walter de Lyndesay held of the K. in capite the moiety of the lands and tenements (excepting dower of Agnes widow of William de Lonecastre) of the said William de Lonecastre, his uncle, one of whose heirs he [Walter] was; viz., the moiety of the vill of Kirkebykendal, with the moiety of the mills of Kirkebykendal, Rispeton, and Appeltwayt, and with the fisheries and fishings of the water of Kent; worth yearly 27l. 18s. 6d. Whereof are paid at the term of Easter 105s. 11d., and at the feast of St Michael, 22l. 12s. 2d.; from which 10 marks should be paid yearly to the friars hermits of the Isle of the Blessed Mary of Winandermere, by the said Walter's charter, for ever. And to Patrick de Man 50s. 'in suo perpetuum,' by the charter which he has by gift of William de Lonecastre. And Walter held in Stirkeland a mansion and 160 acres of arable land. And in Helsington 20 acres of arable land in demesne, which he cultivated with his own ploughs, and worth yearly 5 marks. He held in same vill 21 acres of meadow in demesne, worth yearly 10s. 6d. He held in Brathelaf and Hellesfel 15 acres lying waste, the grazing whereof is worth 2s. yearly. And under Hellesfel 4 acres of arable land worth 20d. yearly. He held in the said Stirkeland a mill returning yearly 30s.; one moiety at Easter, and the other at Michaelmas. He held also a lake called Wynandermere, containing an island in which he had a mansion; worth with the fishery 40s. Also he held the hamlet of Appeltwayt, worth yearly 23l. 9s. 10\frac{1}{2}d.; whereof are paid at the terms of Pentecost and Martinmas 20l. 17s. 2d., and the surplus at Easter and Michaelmas. He also held the forest of Trutebeck worth 40l. yearly, paid at the term of St Michael. And a certain park with a certain vale head (capite vallis) worth in all issues yearly, if put to farm, Also 3 acres of meadow, worth 3s. yearly. Also the 10 marks. pannage of Appeltwayt and Trutebeck with the foreign grazings, is worth yearly 50s. He also held in the hamelet of Bolteston 24 acres of arable land in demesne, worth yearly 9s. at the terms of Easter and Michaelmas. He also held the moiety of Hoton Cossely in the 'hay' of Kirkebykendal with his part of the forest of said 'hay' and the moiety of the mill thereof, worth yearly 22l. 6s. 8d., whereof 10l. 6s. 8d. at Michaelmas, and the residue at Pentecost and St Martin (?). The pannage of the said forest with grazings of wastes and others, is worth 6s. 8d. yearly. He held Casterton in Lonesdale, and had there in demesne 35 acres of arable land; worth yearly 11s. 8d. And 6 bovates of land, worth yearly 27s. 2d. And cottars paying yearly 15s. 2d. which should be paid at Easter and Michaelmas. The grazing there is worth yearly 6s. 6d. Also from the farm HENRY III. of freeholders of the said Walter yearly in the county of Westmoreland, in money 13l. 17s. 9d.; paid at Easter and Michaelmas; besides 22s. 2d. from the freeholders of Casterton, at Pentecost and Martin-**1271–72.** mas. Also of the farm rent of freeholders, 1 hawk (nisus) 1 pair of spurs, one pair of gloves, 3 pounds of cumin and five barbed [barbulatas] arrows yearly. He also had a free 'curia,' the pleas and profits whereof with recognizances and merchets, are worth 81. yearly. The said Walter held the lands of the K. in capite by military service, viz., the moiety of a knight and the fourth part of a knight; excepting the moiety of the land of Casterton, which he held of Sir Peter de Bruis by the service of 3d. yearly. They also say that William son and heir of the said Walter de Lyndesay, contracted marriage with Ada daughter of John de Balliol, in the time and by consent of his father Walter, now five years elapsed at Whitsunday last. Also that he is the true and nearest heir of Walter, and was 21 years of age at the Nativity of the Blessed John Baptist last past before the death of his father, who died on the day of the Commemoration of Souls in the K.'s 56th year. The said Walter held a in Milntorp, a pertinent of Casterton; worth yearly 75s. Also the rent of a pool on the Lone, a pertinent of Casterton, viz., 4s. [Inq. p. m., 56 Hen. III. No. 61.]

2627. Alexander [III.] K. of Scotland to H[enry] K. of England. Jan. 7. As Nicholas de Bolteby the latter's baron, holds in capite the barony of Suth Tyndalle by the law of England, by reason of the offspring he has procreated of Philippa daughter and heir of Adam de Tyndalle, who held that barony; Adam de Bolteby, the said Philippa's son and heir, has intimated to Henry that William de Swyneburne, who holds the vill of Staworthe in heritage, within Alexander's Liberty of North Tindalle, (the tenants of which vill have free common by the grant of Philippa's ancestors, within her manor of Langeley, in the county of Northumberland, the 'caput' of said barony) is attempting to reclaim [appruare] the 'solum' of the common to himself and his men of Staworthe, to the disinheritance of Nicholas and Adam. Alexander signifies to Henry that the 'solum' of the common in dispute is not in Langeley, but in Staworth, and within his Liberty, as his lieges inform him. But to avoid disputes and to promote peace between the parties, he consents to the perambulation proposed by Henry, and will enjoin William de Swyneburne to do the same, and send him, with his letters patent on the quinzaine of St The vills of Langeley and Staworthe being on the Hilary next. confines of Northumberland and the Liberty of North Tindalle, he desires that half of the perambulators may be of that county and the other half of his Liberty, and has commanded his bailiffs Sends these his letters patent, along with there accordingly. those of William de Swyneburne, who consents to the perambu-

- - Jan. 10. **2628.** The K. gives to his brother William de Valence his right in the 'maritagium' of William's daughter Agnes, late the wife of Hugh de Balliol deceased, who held of the K. in capite; and her forfeiture, should she marry without her father's consent. Farneham. [Patent, 56 Hen. III. m. 26.]
 - Jan. 14. **2629.** Somerset:—Cecilia Lovel gives half a mark for an assize to be taken before Adam de Greynville. Tower of London. [Originalia, 56 Hen. III. m. 3.]
 - Jan. 16. 2630. Extent [made under writ dated 14th October, 55th of the K.'s reign, directing the Sheriff of Leicester to inquire what fees are held in dower by Alienora countess of Winchester and Roger de Leyburne her husband, of the heritage of Roger de Quency her former husband, for the purpose of division among his co-heirs after her death] of the knights' fees which Alienora de Waus countess of Winton holds in dower of the lands of Sir R[oger] de Quency formerly earl of Winton, made at Leicester, Saturday next after the feast of St Hilary in the K.'s 56th year; by Robert de Snypston, Gerard de Hamylton, William the clerk of Donyton, Richard Burdet, Reginald the clerk of Ibistoke, Richard de Nauneby, William de Appelby, Symon de Skeflynton, Seer de Grumpinton, Ralf de Modburne, Hugh Chaynel, and Robert de Belegrave, jurors; who say, that Robert Burdet holds four knights' fees in Branciston, Honecote, Fryseby, Golby, Stretton, and Norton; each worth yearly 10l. Roger la Zuche holds four knights' fees in Esseby, Blacfordeby, Culverdeby, Overton, Glen, Carleton, and Rolliston; each worth 20l. yearly. And holds elsewhere of the K. in capite, but they know not where or by what service. Symon Malure and Hugh Nanetel hold half a knight's fee in Houton and Hautb'ne, worth yearly 10 marks. Thomas de Meynel and Robert de Langeton hold a knight's fee in Hemynton, worth yearly 10l. Ralf de Bredon holds the fourth part of a knight's fee in Watton, worth yearly 40s. Adam de Napton holds 1 knight's fee in Mynstirton and Pultenye, worth yearly 10l. Ralf Basset of Drayton holds half a fee in Watton, worth yearly 100s. And holds elsewhere of the K. in capite, but by what service is unknown. [Ing. p. m., 55 Hen. III. No. 36 (c).]
 - [Circa 2631. Pleas coram Domino Rege in the octave of St Hilary. York: Jan. 20.] —Agnes de Vescy versus Adam de Normanville. [See No. 2605.] The lands of the late Ralf de Normanville granted to her were 35l. 9s. 1d. in Triberge. The defendant alleges she had seizin for nearly 2 years after Evesham. And he made a fine with her to deliver them for 20 marks, of which she is in seizin. If there are arrears due, he is

HENRY III. ready to satisfy her by the verdict of a jury. The Sheriff commanded to inquire, and report by the quinzaine of St Michael. [Coram 1271-72. Rege, 56 Hen. III. No. 167, m. 1.]

[Circa 2632. Attornments and replevins at Westminster in the octaves Jan. 20.] of St Hilary. Cumberland:—Robert Ridel claims on Wednesday next after the octave of the Purification, his land by replevin, taken in the K.'s hand for his default versus Alicia de Snichille, and has it. John de Swineburne appoints in his place Thomas le faukener or Richard Colland versus Richard de Brewys in a plea of annual rent. [Coram Rege, 56 Hen. III. No. 168, m. 42.]

Jan. 25. **2633.** The Abbot and monks of Melros have simple letters of protection for three years. Tower of London. [Patent, 56 Hen. III. m. 25.]

[Circa 2634. Pleas at Westminster in the octaves [and quinzaine] of St Jan. 20–27.]Hilary. Cumberland:—Hugh de Multon appears by attorney versus Thomas son of Thomas de Multon, in a plea that he warrant to him the third part of the fourth part of the manor of Lesingby, which Matillidis widow of Thomas de Multon claims as dower. Defendant absent. Judgment:—an equal amount of Thomas's land to be taken in the K.'s hand. And he and Matillidis summoned to attend in three weeks from Easter.

Westmerland:—The said Hugh appears by attorney *versus* the said Thomas, in a plea to warrant the moiety of a water mill on Offe, claimed by said Matillidis as dower. [The same judgment and term given.]

Westmerland:—The said Matillidis by attorney, claims versus Richard son of Alan de Berewys the third part of 19 acres of land, 1 acre of meadow, and 16 acres of wood, in Offe as dower. Richard appears and calls, to warrant the land and meadow, Thomas aforesaid; and Eustace de Balliolo and Helewysa his wife to warrant the wood. The same term given them by aid of court. [Coram Rege, 56 Hen. III. No. 168, m. 12.]

Jan. 28. 2635. York:—The K. has taken the homage of William de Lindeseye son and heir of Walter ¹ de Lindeseye for all the lands his father Walter ¹ held in capite of the K., and delivered his lands to him. And John de Reygate escheator citra Trent (sic) is commanded after taking security for his relief, to give him seizin. Tower of London.

Note.—"This name, 'William,' is amended by the Treasurer and Barons, as the court is satisfied that William de Lindeseye's father was called Walter, as appears in John de Reygate's compotus of the K.'s escheats ultra Trent, first roll of K. E[dward] and the said

- HENRY III. Walter's father was called William. And there was no 'William, son —— of William de Lyndesseye'." [Originalia, 56 Hen. III. m. 4; and 1271-72. Fine, 56 Hen. III. m. 18.]
 - Jan. 28. **2636.** Alyanora de Vaux [Vallibus] countess of Winchester, who by the K.'s leave is setting out for Scotland, has letters of protection to last till Michaelmas next—with the clause of freedom meanwhile from all pleas and suits, except three pleas, and imparlances before the K.'s justices. Tower of London. [Patent, 56 Hen. III. m. 25.]
 - Feb. 6. **2637.** Alyanora de Vaux countess of Winchester, who is about to set out for Scotland by the K.'s leave, has permission to appoint G. bishop of Worcester, and Ralf de Sandico, or either of them, her attorneys in all pleas and suits by or against her, till Michaelmas next. Tower of London. [Patent, 56 Hen. III. m. 23.]
 - [Circa 2638. Pleas at Westminster [in the octave of the Purification]. Northumberland:—Reginald 'le vineter' appears versus William Comyn of Kilbride [Lillebride] in a plea to restore him chattels to the value of 113 marks. Defendant absent. Sheriff to distrain his lands and produce him in a month from Easter. [Coram Rege, 56 Hen. III. No. 168, m. 30.]
- [Feb. 11.] **2639.** Northumberland:—The K. has taken the homage of John de Umfranville, brother and heir of Henry de Umfranville, deceased, for the lands the latter held of the K. in capite, and delivered the same to him. And master Richard de Clifford escheator citra Trent, is commanded, after taking security for his relief, to give him seizin. [Westminster.] [Originalia, 56 Hen. III. m. 5.]
- Feb. 23. 2640. The K. to John de Reygate, his escheator ultra Trent. Alexander de Balliol who had gone with Edward the K.'s eldest son to the Holy Land, has now come to the K. from thence for the restoration of his hereditary lands, and the K.'s said son has asked the K.'s grace for him. As the inquisition and extent of Alexander's lands, which the K. had ordered the escheator to make, has not been returned, and the K. cannot therefore take his homage or restore his lands, the K. grants that from 'this day of St Peter in Cathedra,' the said escheator shall answer to Alexander for the issues of his said lands, and that the latter may cultivate and sow them as he sees fit. And commands the escheator to give him the issues from 'the foresaid Tuesday,' accordingly; and to make the extent forthwith, that the K. may take Alexander's homage and restore his lands. Westminster. [Patent, 56 Hen. III. m. 21.]
- March 8. 2641. Alyanora countess of Winchester, and her bailiffs, have a special licence to carry all her crops and other goods both by land and water, for her profit, free from the K.'s 'prises,' making only the

HENRY III. accustomed dues therefor; till the feast of St Michael next. West-—— minster. [Patent, 56 Hen. III. m. 18.]

1271-72. 2642. Inquisition made at Morpath on Sunday next, before the March 8. feast of St Gregory in the K.'s 56th year, before the K.'s escheators, and others worthy of credit, regarding the lands held in Northumberland in capite of the K. by the deceased Hugh de Balliol. The jurors, Gilbert de Oggille, Bartholomew de Wyndegates, Adam de Wotton, Walter de Wytton, clerk, Robert (?) de Rue, Alan de Seton, Robert Baignard, John de Hayden, Thomas de Bereley, Adam de Plessetis, Gilbert de Meldon and William Blundell, say that the said Hugh de Balliol held the manor of Bywelle, Crombeclyve, Ovynton, and other townships of Bywelleshire pertaining to Bywelle, and the manors of Wodhorne, Newbigging, Seton, and Hirst, of the K. in capite, and paying to the ward of the castle of Newcastle-on-Tyne yearly 5 marks (?); and going in the K.'s army with two knights at his own expense for forty days, and afterwards at the K.'s expense.

[The particulars of the lands, services, and knights' fees are similar to those in the inquisition of Hugh on his father's death, No. 2607.]

The jurors say that Alexander de Balliol brother of said Hugh is his nearest heir, and is of full age and more. And it is to be observed that the lands were not in the custody of the escheators, but of Gwyschard de Charron and William de Kyrketon, by the K.'s precept. [Inq. p. m., 56 Hen. III. No. 26.]

- March 10. **2643.** The K. for the faithful service of William Byset his beloved servant, commits to him the keeping of Salcey forest. Westminster. [Patent, 56 Hen. III. m. 18.]
- March 16. **2644.** The K. having taken the homage of Alexander de Balliol, brother and heir of Hugh de Balliol, and pardoned him his relief, at the instance of Edward the K.'s son—and granted him, moreover, all the issues of the lands since taken in the K.'s hand, (less payments made therefrom under the K.'s writs),—commands Guychard de Charrun and William de Kyrketon, his keepers of Hugh de Balliol's lands, to give Alexander seizin thereof. Westminster. [Close, 56 Hen. III. m. 9.]
- [Circa 2645. Hugh de Euere attorns coram Rege in his place, Richard de March 17.] Broghton and Dovenallus de Scocia in the imparlance between himself and Richard de Castelkayrok, concerning a trespass done by the latter to Hugh. [Westminster.] [Close, 56 Hen. III. m. 10, dorso.]
- 1272. **2646.** Inquisition [under writ dated Westminster, 17 April, in the [Circa K.'s 56th year, directing the Sheriff of Lincoln to inquire in that city April 17.] whether the house and land there of Adam son of Richard of Bedford, decapitated, were escheated to the K. by felony], by William of Hepham [and eleven other jurors]; who say, that Adam was captured

HENRY III. in the company of sea robbers in Berewyk, on the north part of the bridge, in the kingdom of Scotland; and beheaded as a robber. Being asked if he was culpable of any felony in the 1271. kingdom of England, committed after the peace of the kingdom was proclaimed, or before the disturbance of the kingdom? they say no. And that he held his houses and lands by reason of his mother's heritage, of one Richard de Parys of Ireland (after the death of Richard of Bedford his father), who holds these houses and lands by the law of England, as he has begotten offspring on the said Adam's mother. That said houses and lands are worth yearly in all issues 31s. 4d.; and the waste is worth 20s.; besides a cellar which was his, and the 'solar' above, which was not. That Isabella widow of Adam now holds these houses and lands in dower, by a charter which he gave her at the church door when he married her, by consent of Richard de Bedeford his father. [Inq. p. m., 56 Hen. III. No. 52.]

2647. Robert de Somerville, narrating that the K. had given to Sir $\lceil Circa \rceil$ May 12.] Richard de Middelton archdeacon of Northumberland his clerk, the forfeiture of the marriage of Isabella widow of Sir Robert de Eure, daughter and one of the heirs of Sir Roger de Merlay, who held and holds of the K. in capite, if she married without the K.'s or Sir Richard's licence—that he [the granter] had married Isabella after the death of Sir Robert, and made a fine with Sir Richard for 801. good and lawful 'sterlings' to be paid to him or his attorney at Newcastleon-Tyne; viz., 40l. within the octaves of the Nativity of St John Baptist 1272; and 40l. within the octaves of St Michael next following; under penalty of 10l. for not keeping one or other of said terms; one half of said penalty to be paid to Sir Richard, and the other half to the Sheriff of Northumberland for the time-binds himself and his heirs assigns or executors, and all his lands, goods and chattels within the bailliary, for the whole sum, principal and penalty, under the distraint of the Sheriff, till payment of the same, with all expenses and damages incurred; on the simple word of the said Sir Richard or his attorney. Appends his seal. Witnesses:—Sir Philip Marmiun, knight, Sir John de Kirkeby, William de Hamelton, Robert de Scardebur', and William Bidik, clerks, and many others. [Close, 56 Hen. III. m. 9, dorso.]

[Circa 2648. Foreign pleas at Warwick [in the third week of Easter]. May 14.] Rutland:—Hugh de Hameldon appears versus Ralf Taylard in a plea that Ralf warrant to him the third part of 12 acres in Hameldon, which Geoffry son of Hugh of Rokingham and Roesia his wife claim as her dower. Ralf absent. Judgment:—his land to be taken to the value, &c., and himself summoned for the quinzaine of St John Baptist at Westminster. [Coram Rege, 56 Hen. III. No. 168, m. 8, dorso.]

[May 24.] 2649. Northumberland:—Master Roger de Seyton is appointed

- HENRY III. to hold an assize of mortancestre which William de Ros arraigns against Robert de Ros, concerning 4 tofts 6 bovates and 11 acres of
 - 1272. land and 12 acres of pasture in Mindrum, and 12 acres of meadow and 3 carucates of land (excepting 2 acres) in Dinnun. [Westminster.] [Patent, 56 Hen. III. m. 13, dorso.]
 - May 26. 2650. Johanna de Stoteville who is about to set out for Scotland, has leave to appoint John de Stoteville and John de Cane her attorneys in all suits, &c., till Pentecost next, and for a full year thereafter. Westminster. [Patent, 56 Hen. III. m. 12.]
 - (Easter Term.) 2651. Alexander Comyn earl of Buchan and Elizabeth his wife, one of the heirs of R[oger] de Quency late earl of Winton, have delivered, by the K.'s precept, to master Berard of Naples, 50 marks for Elizabeth's purparty of her relief of the Earl's heritage. The K. commands the barons to acquit them of the money. [Memoranda, L. T. R., 56 Hen. III. m. 6, dorso.]
- June 10. 2652. Assizes at the bridge of Stratford on Friday next before Pentecost, before master R. de Stanes, justice; anno 56. Richard 'le Escot' appeals John son of Joce of the death of Robert 'le Escot' his cousin. On Wednesday next after the feast of St Faith anno 45, he assaulted him on the K.'s way in the town of Dunwich, viz., that called the Damstrete, before the door of Richard Richeman and struck him on the left side of his head with a certain 'fauchun de Scindenor' through the middle of the 'patella' to the brain; and he was ill of the stroke till Saturday, when he died at mid-day in the house of Gerard 'le Escot' his father. The said Richard quickly raised the hue and cry from town to town to the fourth town, and to the coroners and the nearest county. And is ready to prove this against him as a felon, by his body, or as the court decides. John denies in toto and seeks judgment. He says that Richard charges him with homicide (mors hominis) by words of appeal, but does not allege he was present when he struck the blow. Judgment:—no appeal. Richard in custody for a false appeal. [Coram Rege, 55, 56 Hen. III. No. 166, m. 3.]
- June 10. 2653. Richard le Escot attached to answer to Lucas 'le angele' in a plea, why he came to his house in Dunwich and broke the doors, and carried off a cask of wine value 4 marks therefrom. And this on Tuesday next before the Nativity of the Blessed John Baptist anno 54. Richard defends. [Coram Rege, 55, 56 Hen. III. No. 166, m. 3.]
- [June 18.] **2654.** Suffolk:—Leticia Scot gives half a mark to have a writ 'ad terminum;' and the Sheriff is commanded. [Westminster.] [Fine, 55 Hen. III. m. 7.]
- [July 2.] **2655.** Northumberland:—J[ohn] de Oketon is appointed to hold an assize of novel disseizin which Robert de Somerville and Isabella

- HENRY III. his wife arraign against William de Craystok and Maria his wife concerning [a tenement] in Morpathe: [Woodstock.] [Patent, 56 Hen. III. m. 21, dorso.]
 - July 11. **2656.** Although the K. has forbidden any one to take corn or other victuals from the kingdom without his special leave, yet at the instance of his daughter Margaret Queen of Scotland, he permits R[obert] bishop of Dumblane to carry 100 quarters of his own corn to Scotland as a favour. Woodstock. [Patent, 56 Hen. III. m. 7.]
- July 18. **2657.** Assizes coram Domino Rege, on Monday next before the feast of St Margaret. Suffolk:—Reginald of Frydaystrete appears by attorney versus William Comyn of Kylbride in a plea why he carried off Reginald's goods and chattels to the value of 113 marks at Berwick-upon-Tweed. The Sheriff, who had been commanded to go in propria persona with the posse comitatus to the Liberty of St Edmund, reported that William was not found and had no lands there. It was attested that he had lands at Sankam; and the Sheriff was ordered to go as before to the Liberty of St Edmund, distrain them, and produce him coram Rege on the morrow of Souls. Vacat quia alibi. [Coram Rege, 56 Hen. III. No. 170, m. 14, dorso. The same entry is on m. 15, dorso, more fairly written.]
- [Circa 2658. Suffolk:—Richard 'le Escot' of Dunwich gives 20s. for a Sept. 18.] writ. [Originalia, 56 Hen. III. m. 16.]
- [Oct. 22.] **2659.** Walter de Helyun is appointed to take a *certiorari* which was held before Nicholas de Yatingden at Newark; between Alexander K. of Scotland and John de Burgo senior, concerning the manor of Wetelay, excepting 4 messuages, 1 bovate and 40 acres of land, and the advowson of the church of said manor. [Westminster.] [Patent, 56 Hen. III. m. 1, dorso.]
- [Circa 2660. Assizes of divers counties at Chelmeresford in Essex, before Oct. 27.] master Roger de Seyton and other justices itinerant, [in a month from St Michael]. Suffolk:—A day is given to Christiana de Maule and Alexander de Balliolo by their attorney, claimants, and Roger bishop of Norwich, in a plea of land; on Sunday next after the feast of All Saints, at request of parties. And note that William Comyn their parcener, [though] summoned, is not sued for his purparty. [Coram Rege, 56 Hen. III. No. 171, m. 5, dorso.]
- Oct. 28.] 2661. The K., understanding that Nicholas de Bolteby who held of the K. in capite is dead, commands John de Reygate escheator ultra Trent, to take his lands in the K.'s hand. [Originalia, 56 Hen. III. m. 21.]
 - Oct. 2662. Suffolk:—Thomas 'le Escot' gives half a mark for an VOL. I. 2 M

Henry III. assize, to be taken before Robert Fulton. [Originalia, 56 Hen. III. — m. 20.]

1272. **2663.** Huntingdon:—Dervorguilla widow of John de Balliol has acquittance of common summons to pleas of the forest in the county.

Bedford:—The said Dervorguilla and Richard de Brus and others have a similar acquittance. [Close, 57 Hen. III. dorso.]

Nov. 21. 2664. Inquisition [under writ dated Ely, 1st October, 56th of the K.'s reign concerning the lands and tenements of Helewysa de Levington, widow of Eustace de Bayllol, in the county of Westmoreland, before Walter de Raveneby, subescheator of the county, on Monday next after the feast of St Eadmund K., in the K.'s 57th year 1; made by Hugh de Bellocampo, John Mauchel, Robert le Engleys, Robert Bacun, William de Crakanthorp, Hugh Peytevin, Thomas son of James, Alan de Berwys, Thomas son of Conan, Ralf son of Martin de Ormesheved, Robert de Ormesheved, Adam son of Richard de Burton; who say that Helewysa held no land of the K. in capite in this county, but she held the moiety of the manor of Hoffe of the heirs of Robert de Veteripont. Which contains in demesne 100 acres of arable land, value of the acre 4d.; 20 acres of meadow, value of the acre 12d. About 40 acres of wood, not extended. The moiety of a mill, valued at five marks. There are 15 bovates of land; thirteen whereof each return 3s., and two others return 8s. yearly. One bovate held by charter, returns 3d. yearly. Also 16 acres returning 9s. Also they say Thomas son of Thomas de Multon de Gilleslond is her nearest heir, and of full age. They append their seals [all gone]. [Inq. p. m., 56 Hen. III. No. 35.]

2665. Inquisition [under writ dated Ely, 1st October, 56th of the K.'s Nov. 23. reign] made at Carlisle on Wednesday next before the feast of St Katharine Virgin and Martyr in the K.'s 57th year 1; regarding the lands held of the K. in capite by Helewysa, widow of Eustace de Baylloll, in the county of Cumberland, and of others, and her heir and his age; by Sir John de Ireby, Sir William de Boyville, William de la More, Robert son of Bernard, Alan de Brunfeld, Reyner de Kircoswald, Henry de Trelkeld, Roger de Levington, Patrick le Brune. William Armestrangh', Jordan de la Cressen', John de Bolteby, Adam de Tynemue, Robert de Crogelyne, Thomas de Langrig, Robert de Ettardby, Robert de Karleton, Thomas de Melton, Robert de Arthureth, Francis de Kircoswald, and Adam son of Lilias (?); who say, that the manor of Levington with garden which was the said Helewysa's, are worth 5s. yearly. There are in demesne 76 acres of land, each worth 8d. Also $9\frac{1}{2}$ acres, each worth 10d. Also 11 acres of meadow, each worth 18d. Also 29 bovates of land, each worth 2s. 4d. yearly. Also a turbary, worth 4s. yearly. The grazing

¹ Henry III. died on the 16th November.

HENRY III. of the park, worth 40s. yearly. Also 2 parts of the mill there are worth yearly 18 marks. Also Levinholme, 20 acres of land, worth yearly 20s. Also 2 bovates there, worth 5s. Also in West Cudbrynteby (?) and Hedrisford, 32 bovates of land; each worth yearly 2s. 4d. Also in Hedrisford 8 bovates of land, worth yearly 25s. 9d. Also in Honthale (?) there is half a carucate, worth yearly 10s. 3d. Also there are cottars and 'forlandes' worth 27s. 8d. yearly. And freeholders, paying yearly 19s. 1½d. And the advowson of the church pertained to her, worth yearly 50 marks.

Skelton.

The manor of Skelton with garden pays nothing. There are in demesne 160 acres; each acre of 40 worth yearly 12d., and each of 120 worth 10d. Also 16 acres of meadow, each worth yearly 12d. Also a waste herbage worth yearly 1 mark. The grazing of the wood is worth 43s. 8d. There is another grazing in common, worth 1 mark yearly. From a small grazing, yearly 2s. There are 35 bovates, each worth yearly 3s. $9\frac{1}{2}d$. There are cottars paying yearly 25s. There are 112 acres which these hold, and pay yearly 4l. There are two waste lands containing 25 acres, which used to pay 18s. 1d. yearly; now pay nothing. The two parts of the mill which belonged to the said lady are worth 8l. There are also freeholders, who pay yearly 18s. 9d. The advowson of the church pertained to her, worth 30 marks yearly. Also pannage is worth 10s. (?) yearly.

Kirkandres.

In Kirkandres there are 12 bovates and two parts of 2 bovates, formerly pertaining to the same lady Helewysa, each worth 11s. 8d. yearly.

Glassanby and Gamelesbi.

There are here in demesne $65\frac{1}{2}$ acres, worth yearly 56s. Also a meadow worth yearly 3s. Also 51 bovates worth yearly . . . l. 5s. $2\frac{1}{2}d$. The cottars pay yearly 35s. $3\frac{1}{2}d$. The mill is worth yearly 7 marks. Also a fulling mill worth yearly 5s. Also the advowson of the church pertaining to the same lady, viz., the moiety; worth yearly 30 marks, viz., of Glassanby.

Staffol.

She had a certain land there, worth yearly 46s. 8d., with the land of Blundesfel in same total.

Ayketon.

The manor of Ayketon with curtilage, is worth half a mark yearly. There are 120 acres in demesne, each worth 8d. Also in demesne a meadow of 22 acres, each worth 10d. yearly. The grazing of the park, worth yearly 5s. 4d. There are 19 bovates of land, worth yearly 48s. 11d. The cottars pay yearly 20s. 1d. From the brewery 2s. yearly. Also in Fornby 20 bovates of land and 2 acres, paying yearly 50s. 10d. The cottars pay yearly 9s. 2d. From the brewery 12d. Also in Gamelesby there are 26 bovates, worth yearly 59s. 2d. There are cottars paying yearly 10s. 2d. Also the advowson of the church, viz., the moiety pertaining to her; worth 20 marks. Also from the brewery of same vill 18d. The freeholders pay yearly 16s. $10\frac{1}{2}d$., and three pounds of cumin. The mill pays yearly 7l. 18s.

HENRY III. In Burgo (Burgh-on-Sands), there are 8 acres in demesne, worth yearly 16s. Also 60 acres of grazing, each worth yearly 4d. Also a 1272. little meadow, worth 8d. yearly. The grazing is worth 3s. yearly. A rood next the millpool is worth 2d. yearly. There are 16 bovates, Burgo. worth yearly 77s. 4d. The cottars pay yearly 14s. Also the fishings are worth 81. 8s. yearly. Also the freeholders pay yearly 56s. 11d. Also from a freeholder there, one pound of pepper. From the moiety of the mill, yearly 7l.

The lady Helewysa had in the vill of Bothecastre, land worth in Buchecastre. demesnes, rents, and other services, 5 marks.

The capital messuage there is worth yearly 3s. There are in Kyrcoswald. demesne $75\frac{1}{2}$ acres, each worth 6d. Also 20 acres of meadow, each worth 12d. yearly. Also the grazing of Rawenholme, worth yearly 5s. And the free services of the 'burgenses' there are worth yearly half a mark. Also from the bakery of same . . . s. 6d. From the brewery 5s. yearly. From the fulling mill there, 1 mark yearly. From the water mills there, 4 marks yearly. There are 27 bovates worth yearly 39s. 6d. The freeholders pay yearly 7s. 3d.

Here there are in demesne 15 acres, each worth 6d. Eleven acres of meadow are worth 11s. 3d. There are 16 bovates, worth yearly 25s. 6d. The freeholders pay 4s. yearly. The mill is worth yearly

16s.

worth 30 marks.

They say that the lady Helewysa held in capite of the K. two parts of Levington, Scelton, and Kircandres in barony, making suit to the county of Cumberland; and it is a whole barony. But Robert de Paueley holds the third part of the barony through his wife, in dower. The whole barony pays yearly to the K.'s cornage 79s.

moiety of the advowson of the church belonging to the said lady, is

Also the said Helewysa held in capite of the K. the moiety of Gamelisby and Glassanby in another barony, by cornage yearly ... s. 10d. But made no suit to the county.

Also she held in capite of the K. the manor of Ayketon, and the moiety of the vill of Burgh upon Sands, and the moiety of the vill of Kircoswald, and Laysingbi, for half a barony; making suit to the county of Cumberland, and paying cornage to the K.; viz., 40s. 3d. yearly. Also she held her land of Bothecastre of the barony of Burgo and not of the K. And she held the land of Staffol and of Blyndelfeld, of Thomas de Beuchampe and John de Staffol. Also they say, that in the barony of Levington, Skelton, and Kircandres, and the moiety of Gamelisby and Glassanby, and her land of Buthecastre, Staffol the heirs of Euphemia de Kirkebrid, of Isabella de Twynham, of Agnes de Corri, of Margory de Hampton, of Juliana de Carrig, of Eva de Sutheayt the aunt of the foresaid are nearest heirs of the said Helewysa widow of Sir Eustace de Bayllol. But they all dwell in the kingdom of

Laysingby.

HENRY III. Scotland; except Robert de Hampton son and heir of Margory de Hampton and is of full age; and Richard de Kirke1272. brid who is heir of Euphemia de Kirkebrid in the county of Cumberland, and is not of full age; the heirs in Scotland are of full age.

Also they say that Thomas son of Thomas de Multone of Gillesland is nearest heir of the said lady Helewysa, viz., in Ayketon and the moiety of the vill of Burgh-upon-Sands, and the moiety of the vill of Kircoswald, and the moiety of the vill of Laysingby; viz., in the moiety of a barony; and is of full age. They append their seals [all gone]. This inquisition very much stained and defaced with alls. [Inq. p. m., 56 Hen. III. No. 35.]