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COURT BOOK
OF
THE LIBERTY OF SAINT SEPULCHRE

WITHIN THE JURISDICTION OF
THE ARCHBISHOP OF DUBLIN,

1586—1590

BEING

THE EXTRA VOLUME

OF THE

Royal Society of Antiquaries of Ireland,

FOR

1930.



INDEXED G. S.

MAR 24 1955

COURT BOOK

OF THE

LIBERTY OF SAINT SEPULCHRE

WITHIN THE JURISDICTION OF

THE ARCHBISHOP OF DUBLIN,

1586—1590

EDITED BY

HERBERT WOOD, B.A. (OXON),

Formerly Deputy Keeper of the Public Records, Ireland.

GENEALOGICAL SOCIETY
OF THE CHURCH OF JESUS CHRIST
OF LATTER-DAY SAINTS

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PREFACE.

The original volume of which this is a transcript is to be found in the British Museum (Egerton, 1780) and is indexed as "Register of proceedings of the Archbishop of Dublin's Court of Pie-poudre at the Tolbooth at Dublin, and of other courts of the same at St. Sepulchre's, Finglas, Tallagh and elsewhere in county Dublin, held before Richard Belling, steward; 28-32 Eliz. (1586-90), *Eng. and Lat. Paper Folio.*" The endorsement, however, is "Proceedings of the Court of Piepowder, Dublin, 1586-7," which was taken from the first entry in the Court Book, and so is very misleading as to its contents. The volume itself formed part of the library of W. Monck Mason, and was purchased at the sale of his effects 30th March, 1858 (lot 1883), by the British Museum. It has apparently been repaired and bound since it has come into the possession of the Trustees.

The Courts referred to above were those of the Archbishop's Liberty of St. Sepulchre. A liberty was a franchise, a privilege or branch of the Crown's prerogative, a portion of the *jura regalia*, granted to a subject. There were several of these liberties created in Ireland after the Conquest, such as those of Carlow, Meath, Wexford, Kilkenny, Desmonde and Ormonde. The Liberty of St. Sepulchre, belonging to the Archbishop of Dublin, was of a similar nature to these, and consisted of lands and people over whom he exercised temporal power, as distinguished from the spiritual power inherent in his office. It contained the manors of St. Sepulchre, Tallaght, Rathcoule or Clondalkin, Shankill, Ballymore Eustace, Castlekevin, Swords and Finglas. The first mention of these archiepiscopal manors was in 1179, when Pope Alexander confirmed the possession of them to Launcelot, Archbishop of Dublin,¹ and in 1190 John, Earl of Mortain, confirmed his jurisdiction therein: "Et quod prefatus archiepiscopus et successores sui post ipsum per totam terram Hibernie habeant curiam et justiciam hominum suorum tam in civitatibus quam in terris exterioribus."² As this was a confirmation of an older grant it is probable that these lands formed part of the archiepiscopal possessions before the coming of Henry II.

The nature and limits of the jurisdiction of the Archbishop in his liberty are clearly set out in the letters patent of 18 Richard II (Kilkenny, 5th April), in which, after reciting that Robert, Archbishop of Dublin, and his predecessors, claimed to have within his domains and manors the liberties therein written, viz. "sok and sak, tol and theam, infangthef and outfangthef, pleas *de morte hominis*, of murder, slaying of Englishmen, and of all manner of robberies, larcenies, duels of Englishmen, and of all others within their lordships and manors, abjuration of fugitives and felons flying for sanctuary to the holy church; the liberty of taking in their Courts fines and redemptions for felonies committed within their domains and manors; to condemn and outlaw felons in their Courts;

¹ Chartae, Privilegia et Immunitates, p. 2.

² *Ibid.*, p. 6.

to have day, year and waste ; to make coroners and have the inspecting and burying the English, and all other drowned and killed by mischance, by their coroners, without the King's coroner ; to have the corrections of artificers and labourers within their lordships and manors ; to hold all pleas of the Crown except four, viz., forestalling, rape, treasure trove and arson ; to have their Courts, with all the foregoing privileges, held by their own seneschal or seneschals, to be appointed from time to time at their pleasure ; to have the return of all writs, etc., within the domains and manors and crosses of the archbishopric ; views of frankpledge ; the assize of wine, bread, ale, weights and measures, to the exclusion of the Royal clerk of the market, except that once in the year he was to see and examine the standard of the archbishop ; to do all that which to the office of Clerk of the Market and Keeper of the Measures within the manors and crosses aforesaid appertained ; and further reciting that they had within said manor all pleas to a Court baron belonging ; the privilege of having a boat on the Anna Liffey ; that they and all their men and tenants should be free of toll, pavage, murage, etc. ; to have a market within the manor of Swords on every Monday and a fair there on the Eve of St. Columb and eight days after ; to hold weekly markets and annual fairs at Lusk, Ballymore and Stagheconnell ; an annual fair at Dublin on the Eve of the Translation of St. Benedict, and for the day of said feast ; to have free warrens and wreck of the sea ; also pillories, tumbrels and thewen in St. Sepulchre's, Swords, Finglass, Clondalkin, Ballymore, Soneghkill¹ and Castlekeven ; this monarch (Richard II) granted and confirmed all the said franchises, liberties, privileges, usages and customs to the archbishop and his successors, in all the abovementioned places."²

I have said above that it is very probable that the lands comprehended in this Liberty were already part of the archiepiscopal possessions at the time of the arrival of the Anglo-Normans, but much of the jurisdiction, which was feudal in character, must have been the result of later grants.

The manor of St. Sepulchre was the most important of these manors, and contained the archiepiscopal palace. It was formerly called the manor of Colonia, and it was in this manor that Archbishop Comyn built the collegiate church of St. Patrick and a palace in 1191. Probably from thenceforth his manorial court was held at the palace, but the official change of name from that of Colonia to that of St. Sepulchre does not appear to have taken place till the reign of Edward I. On the Pipe Roll, 10 Edward I, it was called "the lordship of Colonia," while in that of 29 Edward I the receipts of the manor were entered as those of the manor of St. Sepulchre with Cullen. It was governed by a seneschal appointed by the archbishop as his deputy. He was usually a barrister, and his appointment had to be confirmed by the Dean and

¹ Shankill.

² This extract is taken from the Report of the Commissioners on Municipal Corporations, Ireland (1836), as the roll containing the letters patent has perished. There is a copy of these letters patent in Archbishop Alen's Register which differs slightly from the one here quoted. See Mr. Charles McNeill's valuable paper on "The Secular Jurisdiction of the early Archbishops of Dublin," *Journal of the Royal Society of Antiquaries (Ireland)*, 1915, vol. xlv, Part II.

Chapter of St. Patrick's, and the Dean and Chapter of Christ Church. This manor comprised part of the parish of St. Peter, the entire parish of St. Nicholas-without-the-Walls, and the old parish of St. Kevin and St. Patrick. It was stated by the registrar of the manor that it embraced the southern side of Bishop Street, and the western side of Redmond's Hill to Kevin's Port, to the eastward of Protestant Row to Harcourt Street, and along the rear of St. Stephen's Green, south, to within two doors of Hatch Street, along the bounds of the city towards Donnybrook ; thence to Miltown, along the river Dodder by Rathgar Lane to Rathfarnham Road, which it crosses ; thence to Kimmage Road, where it meets the Liberty of Donore ; thence down Harolds Cross to New Street, the west side of Harolds Cross being the boundary of Donore ; thence to the Cross Poddle (now Dean Street), north side up Francis Street to within a few doors of Thomas Street ; thence eastward to part of Cutpurse Row, along the rear of Back Lane, including Blackhall Market ; thence at the rear of some houses in Patrick Street, including about half of Bull Alley, which it crosses ; thence, at the rear of some houses in Patrick Street, and the front of the remainder of Patrick Street towards the church, until it arrives at Kevin Street ; thence eastward, nearly opposite Cathedral Lane, to the rear of Bride Street, opposite Peter Street ; thence along Bride Street (west side) until it meets the south corner of Bishop Street.¹

The seneschal's jurisdiction consisted in holding a Court Leet every Easter and Michaelmas, for the cognizance of criminal matters or pleas of the Crown, when grand and market juries were sworn in and presentments made ; for the view of frankpledge at which every freeborn man who had arrived at the age of fourteen had to produce neighbours to give security for his truth ; and for the appointment of constables of the ward, clerk of the market, coroners and other officials. He also held a Court Baron, usually on the same day as the Court Leet, in which the homage jury enquired to see that their lord did not lose the services due to him but that the tenants made their suit of court. The chief business of this court was to administer the custom of the manor, and to admit fresh tenants who had acquired copyholds by inheritance or purchase, and who had to pay, on so doing, a fine to the lord of the manor and do fealty. The seneschal also held a Court of Record, which extended to all personal actions to an unlimited amount, including actions for debt (*placita debiti*), actions for trespass (*placita transgressionis*), actions for covenant (*placita conventionis*) and actions of account (*placita compcti*). Ejectment actions were also formerly taken in this Court. Proceedings were commenced by a writ of *capias* or by attachment of goods ; formal pleadings were filed according to the course of common law, and had to be signed by counsel ; attachments were not issued for demands under £10, and bail had to be given and justified before the seneschal. The officers of the Court were, besides the seneschal, the registrar, marshal, coroner, clerk of the market and weighmaster, three constables to each of the four wards, secretary to the grand jury, and a collector.

¹ Municipal Corporations, Ireland. Appendix to First Report, City of Dublin, Part II. (Parliamentary Reports, 1836.)

It is curious to find that in 1608 the Lord Chancellor (Thomas Jones, Archbishop of Dublin) allowed the liberties of Patrick Street, the Coombe, New Street and St. Kevin's Street to be united to the franchise of the city during his life.¹

The other manors were governed by portreeves, appointed by the seneschal and sworn into office each Easter leet by the latter, who visited the manors once or twice a year for the purpose of holding Courts Leet and Baron and exercising the usual judicial powers. The manors gradually lost their portreeves, and by 1836, when the commission on Municipal Corporations was held, Swords was the only manor which still possessed such an officer.

The Archbishop of Dublin had also another Court which was held during the fairs in the manor of St. Sepulchre, and was called the Court of Piepowder (*pieds poudrés*, dusty feet). This Court was inherent in every fair, "a chescun market est incident un court de pypoud,"² and probably received its name from the fact that it was only held during the continuance of the fair on causes arising during the fair, and that the litigants came into Court with their feet dirtied by the mire of the fair-ground. The Court of Piepowder of St. Sepulchre's manor was held at the Tolbooth, or Tolsell, the Guildhall of the city, not before the seneschal alone, but before him and other barons. As far as I can gather, this peculiarity of the Court being presided over by "barons" seems to have belonged to these Courts in Ireland alone. Not only in the case of St. Sepulchre, but also in that of Kilkenny and New Ross, the magistrates of the Court were termed "barons," and the claim of the men of New Ross sets out the nature of their jurisdiction: "Item clamant habere nundinas in eadem villa semel in annum videlicet ab hora nona vigilię Pentecostes per unam quindenam sequentem et quatuor homines dicte ville eligi debent Barones ad tenenda placita nundinarum predictarum et habent placitare coram eis omnes acciones personales cujuscumque contractus videlicet debiti transgressionis convencionis compoti emergentes infra bundas ville predictę et quilibet querens debet probare accionem suam per sectam duorum legalium hominum secum adductorum post (quam) probaverit accionem suam defendens arrestari debet quousque satisfecerit querenti de dampnis suis et curie de misericordia."³ The explanation of the term "barones" seems to be that it was the equivalent for freeholder, and there is an entry in a charter of the liberties of London (Henry III) that "barones civitatis London eligant sibi singulis annis de se ipsis maiorem." The Corporation of Dublin was evidently rather jealous of this jurisdiction and gave strict orders to prevent the citizens of Dublin from having undue recourse to it. On the fourth Friday after Easter, 1565, occurs the following entry on the Dublin Assembly Roll: "Yt is agreed by thauctoritie of the said assemblee that no cittizen or inhabitant of this citty or suburbes of the same shall from this day forthe at any tyme move . . . attempt

¹ Friday Book, Dublin Corporation (Royal Irish Academy *Transactions*), vol. xxx, p. 509.

² Year Book, 12 Edward IV, f. 9.

³ Chartae, Privilegia et Immunitates, pp. 81-85.

or bring or cause or procure to be moved, attempted or brought, eny accion, suyt, querrell or playnt in the faire court of the most reverend father in God the lord archebusshope of Dublin for the time beinge, to be holden within this cittie before his barons or other his judges of the same court, against eny cittizen or inhabitant of this cittie or suburbes therof, unlesse the matter and cause of the same accion, querell, suyt, or pleint do growe, arise or be givven in the tyme of the faire court to be so holden, or within xv daies next before the same court to be holden, upon payne of ten poundes to the offender, tociens quociens, and yf the offender be free of this cittie [he is] to lose his fredome. And that no man shall upon the like paine use or practise eny covin collusion or disseit in fraud of this lawe or of the good meaning therof." ¹

During the period in which the fair was held, all authority over the city of Dublin passed to the archbishop. The Mayor and Sheriffs were said to attend the barons of the Court to hand over the keys of the gates of the city and of the new gaol, but I think it was done by deputy, the keepers of the gates and the gaol attending on the barons and handing over the keys, which were immediately returned to them by the barons, to exercise their office during the continuance of the fair under the authority of the archbishop. The gates mentioned were Ormonds Gate, Dames Gate, Bridge Gate and St. Nicholas Gate, and the gaol was the city gaol outside the Newgate. On one occasion (in 1587) the Mayor and Sheriffs were fined for not producing the keys, but as the keepers (janitores) pleaded that they had come with the keys at the hour appointed but had found the door of the Court closed, the fine was remitted. ²

At the time of this Court book there were two fairs held annually in the manor of St. Sepulchre, the first being on the vigil of St. Benedict the Abbot, 20th March, and the other on the vigil of St. James the Apostle, in July, at both of which Courts of Piepowder were held. This register only contains the proceedings of the latter for the year 1587, but mentions one as about to take place in 1586.

Curiously enough, there was within the Liberty of St. Sepulchre another Liberty free from its jurisdiction, viz., the Liberty of the Dean and Chapter of Saint Patrick. Here a collegiate church was erected by Archbishop John Comyn in 1191, and it was probably he or his successor, Henry de Londres, who constituted it a Liberty with similar jurisdiction to that out of which it had been carved. In later times, the Archbishops of Dublin found this *imperium in imperio* rather irksome and made frequent attempts to recover their powers. It had become a kind of sanctuary for debtors of small sums. However, the attempts of the archbishops on its independence were always successfully resisted. In 1757 the then archbishop had the intention of introducing a Bill in Parliament to cause the return to him of the powers which his predecessor had given away, but the attempt was abandoned when it was found that the Dean and Chapter were prepared to assert their rights

¹ *Ancient Records of Dublin*, Gilbert, vol. II, p. 39.

² In this Court Book there is no record of the Courts of Piepowder of Swords, Ballymore, etc., probably because they were held by the portreeves, and not by the seneschal.

in a Court of Law. The Court of this Liberty was always held in an apartment taken off one of the aisles in the cathedral.¹

About 1798 the palace of the archbishop, the court house, and the registry of St. Sepulchre's were purchased for a barrack by the Government, and the records removed to the deputy seneschal's house in Charlemont Street, from whence they were removed by the seneschal to his house in Park Street. The registrar kept the modern records of his own time in his own house. By the Act, 44 George III, c. 63, the purchase money (£7,923 12s. 7d.) resulting from the above sale was deposited in the Bank of Ireland. A few years later a new palace was purchased in St. Stephen's Green, and a court house, registry and marshalsea built in Camden Street.

The jurisdiction, however, of the archbishop was gradually narrowing. The last exercise of the criminal jurisdiction, a conviction for forgery, took place in 1803, and the civil bill jurisdiction was taken away by 7 George IV, c. 41, amended by 7 & 8 George IV, c. 59. The little legal authority remaining disappeared in 1856, when, by the Act of 19 & 20 Victoria, c. 57, the legal jurisdiction of the Court of the Liberty and Manor of St. Sepulchre was abolished, and the legal business handed over to such courts of law as would have enjoyed such authority if the Liberty had not existed; but the other rights over the manorial tenants still remained vested in the archbishop till the disestablishment of the Church of Ireland.

The records of the Liberty in the Public Record Office, dating from 1619 to 1856, were involved in the destruction of that Office and the Four Courts in 1922, but a list of them will be found in the *Guide to the Public Records of Ireland*, p. 266. They had been transferred to the Record Office from the Court of Probate, to which they had been removed with the testamentary collection of the Consistorial Court of Dublin, the Judge of which Court had formerly been seneschal of the Liberty.

The volume now published is the sole remainder of this old Liberty. It was probably borrowed by Mr. W. Monck Mason, when working on his *History of St. Patrick's Cathedral*, and never returned.

During the period covered by this Court Book, the Archbishop of Dublin was Adam Loftus, who for many years held a very prominent position in the government of Ireland. He was consecrated Archbishop of Armagh in 1563, but translated to Dublin in 1567, and resided in St. Sepulchre and Tallaght. He was Keeper of the Great Seal, 1573-76 and 1579-81, in which year he was appointed Chancellor. He opposed Perrot's plan of converting St. Patrick's into a university, a scheme which, however, he advocated after Perrot's removal from Ireland. He acted as Lord Justice on several occasions, and died at St. Sepulchre's in 1605.²

There remains now for me to explain the reasons which induced me to produce the work in its present form. The idea of printing it in the state in which it appears in the original, with all its contractions, was at once discarded, as the modern method is opposed to reproducing

¹ Report of the Commission on Manor Courts, Ireland, 1837, vol. XV, p. 399.

² See *Dictionary of National Biography*.

these old "record" contractions, which have nothing to recommend them except as reproducing the original in its archaic form, and so appealing to the archivist. To the modern student they are an impediment, so I decided to extend the contracted forms even at the risk, in an infinitesimal number of instances, of being in error. The question then arose as to whether it would be better to add a translation for the benefit of those who cannot read Latin. But, as the original was written partly in Latin and partly in English, the result would have been that the Latin portion of the book would be translated into modern English, while the rest of the original, in English, would appear in its Elizabethan dress, and the effect would be very incongruous. So I have printed the English portion as it is written in the original, and extended the Latin words wherever they occur. I have, however, made some changes in the original spelling of certain words, printing *j* for *i*, e.g. "*ejus*" for "*eius*," and, in some cases, *u* for the initial *v*, e.g., "*uncias*" for "*vncias*," and "*Umfrey*" for "*Vmfrey*." There are very few marks of punctuation in the original, but I have inserted a few stops so as to assist the reader. The marginal note, "xij O," which occurs so frequently in the Court Book, apparently means that the case was referred to a jury of twelve men and the letter "O" may indicate the word "onerati" (charged). It is evident that some of the book was missing before it was re-bound, as it will be seen that there are no entries at all for the year 1588.

In conclusion, I have to thank Dr. Robin Flower, Deputy Keeper of the Manuscript Department, British Museum; Dr. Hubert Hall; and Mr. S. C. Ratcliff, Secretary of the Historical MSS. Commission, for so kindly assisting me in solving some of the difficulties which occurred during the process of editing this work.

NOTE.

I have omitted to state that sometime between the years 1257—1263 inquisitions were held to enquire into the jurisdiction of the Archbishop in holding pleas of the crown and liberties in his several manors. They are well worthy of being studied and may be read in Mr. Chas. McNeill's paper on "The Secular Jurisdiction of the early Archbishops of Dublin" (*Journal of the Royal Society of Antiquaries (Ireland)*, vol. xlv, pt. 2). See also Gilbert, *Historic and Municipal Documents of Ireland*, 1172--1320, pp. 141—166. Rolls Series.

COURT BOOK
OF THE
LIBERTY OF SAINT SEPULCHRE.

APUD THOLONEUM DUBLIN'.

fol. 1. Curia pedis pulverisati nundinarum et ferie reverendissimi in Christo patris Adami domini archiepiscopi Dublinii Hibernieque primatis tenta apud Toloneum infra civitatem Dublinii die Dominica in vigilia Sancti Benedicti abatis secundum consuetudinem civitatis predictae, anno regni Regine Elizabethæ xxviii^o (20 March, 1586).

Eodem die maior et vicecomites civitatis Dublinii venerunt coram baronibus curie dicti domini archiepiscopi apud Tholoneum civitatis predictae et deliberaverunt claves gaole et portarum civitatis predictae prefatis tenendas et custodiendas secundum consuetudinem civitatis predictae.

Servientes curie et ferie predictarum } fflan o Donill.
} Ricardus Feild.¹

Retraxit ideo
costs super que-
rentem.

Johannes Shaghnes de Dublin' boucher queritur versus Jacobum Moghell de eadem, boucher, de vij *li.* vij s. ster. : fflan.

Per curiam refer-
tur ad arbitrium
Evani Marydithe
Willielmi
Melungchape
Radephi Sankey
& Clementis
fraunces.

Willielmus Jordan de Dublin' tailor et Jacket Buck uxor ejus queruntur versus Willielmum Banks de Dublin' pewtrere de xl *li.* stanei vocati pewter ad valencium xxiiij s. ster. : fatetur se recepisse predictos xl *li.* sed ut servus Tristram Anderton ad ejus opus et usum.

Costs super
defendentem
Committitur.

Robertus Vennables tanner queritur (versus) Nicholaum Umffre shomaker de placito debiti vj s. vj *d.* ster. : fiatetur.

¹ Doubtful; perhaps for "feild."

Ad proximam
curiam. Nicholaus Coscro baker queritur versus Annam Herfforde
viduam de xvij s. ster. : fatetur iij s. viij *d.* residuum dicit
quod non debet.

Ad proximam
curiam. Johannes Ussher mercator queritur versus Katherinam
Cottell de Saint Patricks strete, single woman, de v s. ster.
fflan.

Ricardus Langeforde queritur versus Georgium Dowdall
mercatozem, xxviiij s. iij *d.* ster.

Patricius Browne gent. queritur versus Edwardum Pparde
mercatozem de xx s. ster.

Edwardus Japoke de ftinglas queritur versus Patricium
Loke de Clondolchan de uno modio ordei ad valencium
x *li.* ster. : fatetur dimidium modii et quo ad residuum non
prosequitur, ideo executio.

Sol'. Edwardus Nicholson sailer x *li.* str.
Condicion to paie to S^r Patricke Barnewall knight xii
tonnes fier¹ coll² if winde & weller³ serve before vi of Cloke
at nyght the xiiij of July 1586 that then &c.⁴

Debet feoda ij s. Patricke Locke of Clondolchan, x s.
The condicion to appere at the Tolsell befor the barons of
the Lord archebusshopes Courte of ffaire the saterdaie
befor saint James next in thafternone & not to departe
wthhowt licence that then, etc.⁴

SAINTE PULCERS.

fol. 2. Curia tenta apud Sainte Pulcers coram Richardo Bellungs
seneshall omnium curiarum temporalium reverendissimi
in Christo patris Adami domini archiepiscopi Dublinii
Hibernieque primatis die Lune proximo post fiestum
Clementis martiris proximum futurum anno regni Regine
Elizabethhe xxix (27 Nov. 1586).

¹ Fire.

² Coal.

³ Weather.

⁴ The rest of this form runs: "that then this recognisance shall
be void, otherwise to stand in full force and effect in law."

Ad proximam
curiam.

Johannes Harrolle de New steret queritur versus Patricium Colman de eadem de placito super casum ad dampnum x *li*.

Ad proximam
curiam.
...¹ ij O.

Johannes ffine de Sainte Patrickstre[t] queritur versus Laglen Duff of Killmory de placito debiti x s. ster. non detinet./ Juratores dicunt quod non detinet. Philipus Drome fideussor.

...¹ rtus est.

Johannes Malon de Dublin' gent' executor testamenti Jacobi Malone de Dublin' nuper defuncti queritur versus Willielmum Slattrie de Newsteret taylor de placito debet xxx s. ster. non debet./

...¹ ij O.
...¹ proximam
curiam ij s.
Maddok Kelleggh
swertie².
Solvit costagiis

Hugo O Dalle de Tegone queritur versus Willielmum Connolan de Killsalle de placito injuste detencionis unius caballi ad valencium xl s. ster. fatetur. Juratores dicunt quod detinet predictum caballum precii vij s. iiij *d*. ster. costagiis curie ij s. vj *d*. ster. ffidejussor Geraldus Pluncket de Grandge de Portmarnok.

...¹ O.
Executio Custa-
gius super defen-
dentem.

Patricius Duffe de Sainte ffrancacestret boucher queritur versus Johannem Hoyle de Sainte Patrickstret tanner de placito debet xvij s. vj *d*. fatetur xii s. ix *d*. residuum non debet.

Arbitrium
...¹ Ricij Bouck
Ricardi Benet.

Jeneta Bathe de Dublin' vidua queritur versus Davidum Begge de Newstret et Bartholomeum Veldone et Darmicium Haye de placito transgrecionis ad dampnum xx s.

Ad proximam
curiam.

Manus Kelley de Sainte Kevenstret queritur versus Thomam Hoyle de Dublin' breaker de placito xvj s. ster./ non debet./

...¹ tus est.

Johannes Aspolle de Glasmokey queritur versus Willielmum Slattrey de placito injuste detencionis unius gladii ad valencium x s. non debet.

The Jury find that John Caddell of Morton toke xx^{tie} shewes of ffurres from William Dicsone that he had upon the Comens.

¹ The edge of this page is worn away.

² Surety.

This find also John ftinglas his house in the Seatown land to be in rwen and wasted & we find that four pounds laweful money wil bwild the hous.

Lusk

Bailiffes	{ the Churchon & John ffield the yonger.
Constables.	{ John Gower of Rathluckston & John Dermot of the Rowans.

Qui juratores dicunt quod Alisona ffitz lions de Porterston mortua est tenens de domino archiepiscopo.

Qui juratores dicunt super sacramentum suum quod quod Alisona ffitz lions de Porterston mortua est tenens unius domus et baksyd in Swords de domino archiepiscopo Dublinii in capite per servicium [*blank*] capitalis redditus. Et quod Johannes ftinglas est ejus heres et plene etatis et predictus Johannes fecit fidelitatem et admissus est tenens predictae domus.

fol. 3.

Nomina liberorum tenentium de Luske.

Christoferus dominus de Houth.	
Patricius Barnewelle de Grasedwe, miles	po. lo.
Christoferus ffgan de Dublin' mercator	po. lo.
Ricardus Stanehurst de eadem.	
Willielmus Brimegham de Ballogh.	
Patricius Brimegham de Johniston	po. lo.
Johannes Kenwick de Droghda	po. lo.
Jacobus Allmer de Dollardston.	
Ricardus Hacket de Ballmagwir	po. lo.
Nicholaus Russell de Collenston	po. lo.
Wallterus Bristowe de Lusk	Jurator.
Wa. Rouse de eadem.	
Jacobus Unfry de eadem	Jurator.
procurator ecclesie ibidem	po. lo.
vicarius ibidem	po. lo.
Anna ffitzsymons de Corduff.	

Nomina liberorum tenentium de Colmethan.

Decanus ecclesie Saucte Trinitatis, Dublin'	po. lo.
Simo Luttrell de Luttrellston.	

Ricardus Caddelle de Nalle	po. lo.
Patricius Bedlowe de Weston	Jurator.
Thomas Hackett de Sotton	po. lo.
Nicholaus Begg de Borranston	po. lo.
Christoferus Holliwod de Tartayne.	
Robertus Browne de Winnston	po. lo.
Thomas Bath de Newinings	po. lo.

Quilibet predictorum liberorum tenentium amerciantur in v s. eo quod non venerunt et sectam fecerunt in propriis personis suis ad hanc curiam visus franci plegii.

xij O.
Executio de bo-
nis Solveret cos-
tagiis.

Phillipus Taylor de Grenok queritur versus Ricardum Dermot de Olton¹ de Clomethan de placito debet vj s. viij d. ster./non debet/ fatetur. Juratores dicunt quod debet ad dampnum iij d.

Non prosequitur. Patricius Elles de Skiffubbell queritur versus Jacobum Begg de Tobberbir de placito debet xv s. ster. Fidejussor Willielmus Sawnders.

Johannes Carron de Swords queritur versus Patricium Dower de eadem de placito super casum ad valencium x s. non debet. Juratores dicunt quod non debet. ffield the yonger uppon the inquire'.

It is presented by the xij men that ffaning the excheter take up part of the ffunds as of John Rigge.

Presented by John ffoulan that ffaning did tak of him iij testors.

Thomas Ennos plent'² queritur versus Bartholomeum Russell.

Quia Bartholomes Russell non obstante ceperales³ dies sive dat' ad respondendum in replevin per Georgium Taylor versus ipsum⁴ ideo concessum est breve ad inquirendum de dampnis.

¹ The old town.

² Perhaps for "plaintiff," but doubtful.

³ Seperales.

⁴ Illegible.

Juratores ad inquirendum.

Ricardus Carrick de Skiddowe	} Juratores.
Johannes Roche de Baldargan	
Patricius Sanders de Balharie	
Ricardus Orpe de Swords	
Ricardus ffaning de Wimblton	
Ricardus Carrick de Rowanes	
Thomas Londers de Rwane	
Thomas Chivers de Portran	
Michell M ^c Cane de Ballusk	
Willielmus Gillsynan de Ballebins	
Ricardus Corbally de Jordanston	}

xij O.
Excutio
adwarded.

Johannes Manachan de Clomethan queritur versus Ricardum Dorran de Swords de placito injuste detentionis unius olle ad valencium xv s. ster./ non detinet/ Juratores dicunt quod detinet predictam ollam et si invenire non potest,¹ affidat² ad xv s. ster. ad dampnum ij d. et costagii curie/xvij d.

fol. 4.

Qui juratores dicunt super sacramentum suum quod Georgius Chamberlen de Kilreske mortuus est tenens.

Juratores ad inquirendum.

Johannes Yordan de Hilton	} Juratores.
Thomas Tipper de Swords	
Thomas Bath, Newings	
Jacobus Unfry de Lusk	
Johannes ffield the yownger	
Thomas Dongan de Frelong park	
Patricius Sawnders de Balhary	
Ricardus Orpe de Swords	
Ricardus Karrick de Skideow	
Robertus Kiste de Lusk	
Johannes Sever de eadem	
Thomas Hunter de Raheny	
Johannes Chiver de Portran	
Thomas Quin de eadem	}

¹ Si plegios invenire non potest, if he cannot obtain security.

² Binds himself by oath.

Ad proximam
curiam.
xij O.
Executio adwardi
dampnum.

Johannes Ashe de Swords queritur versus Johannem
Brin de Mayn de placito injuste detencionis unius vacce
ad valencium xxiiij s./non detinet/ Juratores dicunt quod
debet xvj s. ster. vij d. inde custagiis curie xviiij d.
Ricardus Wadd de Swords fidejussor.

Ad proximam
curiam.

Willielmus Cassey de Dublin' mercator queritur versus
Conorum O Meyley de Kilresk cabler² de placito trans-
gressionis ad dampnum iij li.

Ad proximam
curiam.³
per⁴

Ricardus Wadde de Swords tanner queritur versus
Willielmum Grene de Roscoman generosum de placito
quod reddat ei iij li. v s. iiij d. ster. quas ei debet et
injuste detinet.

Patricius Dowdall et Willielmus Horishe de Swords
fidejussores de judicatis solvendis.⁵

Idem queritur versus dictum Willielmum Gren de placito
injuste detencionis unius equi precii iij l. ster.

Ad proximam
curiam.
xij O.

Johannes Carone de Rickinhore queritur versus Patricium
Dowde de Swords de placito debet x s. ster. non debet.
Juratores dicunt quod non debet. Willielmus Horishe
fidejussor.

Ad proximam
curiam.
xij O.

Christoferus Curtice de Swords queritur versus Johannem
Bane et Robertum Warren de eadem de placito injuste
detencionis unius olle ad valencium xxx s. ster. Pre-
dictus querens dicit that it was levied in exicutio of a
distres for the quenes money. Juratores dicunt quod
detinent et sic deberent⁶ quo usque querens solveret
defendentibus xx d. ster. pro cesse.

fol. 5.

A warnige to the
prisoner to hed
to those than to
be sworn.

⁷and befor any be sworn The Cleark must tell the
pris[. . .]⁸ and bid hine J. W. lok to theise men, for
theise be th[. . .]⁸ that shall trie this inditment against
th[. . .]⁸ swoan all the rest as followith. And when
thie are asworn then the Cleark must read the Record
to the Jwrie and bid the fellon hold upp his right hand
and saye

¹ Awarded.

² Probably for "cobler."

³ Repeated three times.

⁷ There is evidently a page missing, as these directions commence abruptly.

⁸ Torn.

⁴ Illegible.

⁵ Sureties for paying the judgment.

⁶ Doubtful; may be "detinerent."

The record red to
the Jurie.

for makinge
partie.

giltie or not
giltie.

fol. 6.

Ask for a pardon.

Judgmet.

the Jurie dis-
cardg.

Hear J. W. is endited for that that he the xx^{tie} of May and so forward usque ibi et contrarie the Quens m^{tes} pece. Of this felloney he hath ben arraigned and plead ther unto not giltie and put him uppon the contrie whear uppon a precept was directed to the Sergaunt to bring in xii men w^{ch} xii men be yo nowe it is put to God and to yo^r othes inquier wheather he be giltie of this fellony or not giltie, yf ye find him giltie ye must inquier what goods lands or tenements he had at the time of the felloney comitted or any time sethenc Yf ye find him not giltie yo^u must inquier wheather he showed the attachment or not. Then bid the Crior mak an hoes and saye yf ther be any man that will mak partie to J. W. prisoner nowe standing at the barr uppon his delivraunce let him come now and he shalbe hard then after the declaracion of his acquser then Jurie gooth to trie and when thie be agreed and cum bak the Cleark must bid the fiellon hold upp his hand, then he calleth the Jurors names and aske be thie all agreed and if thie sey yee then aske who shall saye, then the Jurie will saye as thie have agreed. Then the Cleark will ask howe find ye wheather J. W. is giltie of this fellony that is to say of the steling a cross price x s. of the goods of David flod in manner and forme as yo^u have hard or not/. Yf thie say giltie then aske w^{ther} he hath any lands good or catt & yf thie find he is not g¹ then aske wheather he shoud the attachment or not. Then yf the Judge will prosed to Judgment ask the fellow wheather he have a pardon or eny thing else to showe whie he shold not dey who answering he hath non then the Judg will gue² him his Judg^{mt} as foloweth. The Cleark must bid him hold upp his right hand J. W. of this felloney thoue hast ben arrayned and ther unto pled not giltie it is adwarded by the Cowrt her that thoue goo to the yeale³ from whenc thoue duest cum and thear thie iornes⁴ to be struken of and from thenc goo to the plac of execution and ther hang till thoue dey. Officer do execution. Then mak a proclamacion to dischardg the Jurie. Good men of the Lord that her hath chaunced uppon the delivranc of J. W. the Court discard for that [blank].

¹ Illegible.

² Perhaps for "give."

³ Gaol.

⁴ Irons.

dorso fol. 5.

FINGLAS TERMINO PASCHE 1587.

Curia ibidem tenta coram Ricardo Bellings, senescallo omnium curiarum temporalium reverendissimi in Christo patris Adami domini archiepiscopi Dublinii Hibernieque prinatis die Martis proximo post festum Dominice in Albis anno regni Regine Elizabethhe xxix [25 April, 1587].

Nomina liberorum tenentium ibidem.

Decanus ecclesie Sancte Trinitatis, Dublin'.

Willielmus Chamberlen de fínglas.

Christoferus Plunket de Donsogley.

Jacobus Dillon de Huttetston¹ po. lo.

heres Nicholai Dillon de Kippok.

Nicholaus Elward de fínglas.

Robertus Barnewall de Donbrowe.

magister [et] gardiani gille² Corporis Christi po. lo.

Walterus fítsymons de Balmadroght po. lo.

procurator ecclesie Mchen.³

procurator ecclesie (de) eadem⁴ po. lo.

xij O.

Nicholaus fíowlan of fínglas queritur versus Nicholaum Elward de eadem shomaker de placito injuste detencionis unius vacce ad valencium xl s./non detinet/. Juratores dicunt quod predicta vacca est vacca Mortagh Connell de fínglas predict' et quod predictus Mortagh vendidit prefato Nicholao Elward de predicta villa

Juratores ad inquirendum et inter partes.

Willielmus Chamberlein de fínglas

Willielmus Purfill de Kilshane

Johannes Patrick de eadem

Simo Regan de eadem

Johannes Whitt de fínglas

Thomas Desmont de eadem

Nicholaus Longe de eadem

Nicholaus fíacon de eadem

Jacobus Cardane de eadem

Willielmus Doyne de eadem

Willielmus Rowen de eadem

Connor fíinne de eadem

} Juratores.

¹ Huntstown.

² Gild.

³ St. Michan.

⁴ "de eadem," i.e., Fínglas.

dorso fol. 6.

TALAGHT TERMINO PASCHE ANNO 1587.

Curia ibidem tenta coram Richardo Bellings seneschallo omnium curiarum temporalium reverendissimi in Christo patres Adami domini archiepiscopi Dublinii Hibernieque primatis anno regni Regine Elizabethæ xxix^{mo}.

Nomina tenentium ibidem.

Stephanus ffitzwilliams de Jopeston ¹	po. lo.
Johannes Bowman de Talaght	po. lo.
heres Johannis Chamberlen de Kilresk	po. lo.
heres Johannis Talbot de Tampologe.	
parvi canonici Sancti Patricij.	
vicarii choriali ibidem.	
Gilbertus Talbot de Belgard.	

Nomina liberorum de Clondolchan.

Christoferus dominus de Houth.	
Gilbertus Talbot de Belgard.	
Johannes Ewstac of Confie.	
heres Nicholai Nugent de Dublin'.	
Ricardus Usher de Santrif	po. lo.
Walterus ffitzsymons de Balmadroght.	
Patricius Holler ² de Kilmacudrick.	
Georgius Venables de Clondolchan	Jurator
Johana Geydon de Richardston.	
Anna ffitzsymons de Curduff.	
heres Johannis Talbot de Tempolog.	
Girraldus Plunket de Grandge.	
Willielmus Lok de Colmanston.	
Georgius Taylor de Swords	po. lo.
procurator ecclesie ibidem ³	
Nicholaus Johannes ffrayne ⁴	Jurator.

fol. 7.

Nomina liberorum teuentium de Rathcoulle.

Patricius Barnewall de Turwey et } Christoferus ffigane de Dublin' }	po. lo.
Ricardus Wise de Rathcowlle	Jurator
Davidus Robben de eadem	po. lo.

¹ Jobstown.² Recte Holder.³ Clondolchen.⁴ "Nicholaus" written over "heres," which is struck out. Probably entry should run "Nic. ffrayne."

Alexander Widdere de eadem.	
Thomas Ashe de eadem.	
Patricius Maylle de eadem	Jurator.
Esmay Wesley de Rayeston	po. lo.
heres Jacobi Dartas	po. lo.
Johannes Ruchford de Dublin'	po. lo.
Ricardus Stanehurst et Willielmus Newman.	
Robertus Birsalle de ffiglas.	
heres Roberti ffield de Curduff.	
Jacobus Plunket et Thomasina uxor ejus.	
Bartholomeus Russell de Setton.	
Martinus Skurlok de Rathcredan	po. lo.
heres Conrane de Corraght. ¹	
Simo Luttrell de Luttrellston	po. lo.
Nicholaus frayne de Ballmakely.	
Georgius Taylor de Swords	po. lo.
heres Talbot de Tappellog. ²	
heres Johannis Bathe de Dublin'.	
Willielmus Lock de Colmauston. ³	
Johannes Perse de Rathcowlle. ⁴	
procurator ecclesie de Rathcowle.	

Juratores ad inquirendum et inter partes.

Waltrus Morron de Talaght	} Juratores.
Shane Bane de eadem	
Patricius fiord de eadem	
Robertus Basnet de Clondolchan	
Willielmus Browne de eadem	
Willielmus Myrgen de eadem	
Thomas Greme de Rathcowlle	
Thomas Andrews de eadem	
Ricardus Brown de eadem	
Willielmus Donnelle de eadem	

Ricardus Holder de Clondolchan queritur versus Thomam Courties de eadem de placito injuste detencionis unius modii et dimidii tritici ad valencium xxx s. ster./ fatetur. Juratores dicunt quod detinet predictum modium tritici et si invenire non potest affidat ad xx s. ster.

¹ "heres" written over "Wittus," which is struck out.

² "heres" written over "Johes," which is struck out.

³ "Wittus" written over "Nichus," which is struck out.

⁴ "Johes" written over "Xpoferus," which is struck out.

xij O.
Executio
Solvit costagiis.

Thomas Courties de Clondolchan queritur versus Nicholaum Lock de eadem de placito detencionis unius modii et dimidii tritici ad valencium xxx s. ster./ fatetur predictum modium et hop tritici et residuum non detinet./ Juratores dicunt quod detinet modium et hop et non residuum ad valencium xvj s. viij d. inde costagiis curie xvij d.

xij O.

Willielmus Holder de Kilmacodrick queritur versus Ricardum Smith de Clondolchan de placito injuste detencionis unius modii tritici ad valencium xx s. ster. fatetur modium/ et Juratores dicunt non valet ultra vij s. ster. cum costagiis curie xvij d.

xij O.

Johannes Neylle de Clondolchan queritur versus Thomam Courties de eadem de placito injuste detencionis unius hop et dimidii hop tritici ad valencium iiij s./non detinet. Juratores dicunt quod non detinet/ xvij d.

xij O
Executio.

Ricardus Marten de Balledowd queritur versus Brianum Owltagh de Clondolch boucher de placito debet viij s. vj d. non debet/. Juratores dicunt quod debet predictam somam inde costagiis curie xvij d.

xij O.

Georgius Venables de Clondolchan queritur versus Johannem Neylle de Clondolchan de placito injuste detencionis unius olle ad valencium x s. non detinet./ Juratores dicunt quod detinet predictam ollam ad valencium x s. ster. inde costagiis curie xvij d.

fol. 8.

xij O.

Johannes Caron de Neylleston queritur versus Ricardum Hoyle de Clondolchan de placito transgrecionis ad dampnum iiij s. ster. for payring a nacker of otts/ non est culpabilis/. Juratores dicunt quod est culpabilis ad dampnum j d. ob., inde costagiis curie xvij d.

Ad proximam
curiam ad arbi-
trium Roberti
Basnet, Willielmi
Gibson, Bartho-
lomei Kenay
Willielmi Myrgen

Patricius Lok de Clondolchan queritur versus Ricardum Hegan de placito vastacionis ad dampnum x li./non est culpabilis.

Idem queritur versus predictum Ricardum de placito debet x s. ster. non est colpabilis.

Ad proximam
curiam.

Androwe Gray de Ardenoth queritur versus Willielmum
Johnes, Hwgonem Convey, Ricardum Wise de Rath-
cowlle de placito transgrecionis ad dampnum xx s. for
impayring of otts.

Ad proximam
curiam.

Ricardus Holder de Clondolchan queritur versus Breanum
Ultagh de eadem de placito debet vj s. viij d.

Ad proximam
curiam.
Defendens dicit
acc. responsum
facit Ideo con-
ceditur quod
querens exhibeat
. . . . ad¹
Ideo non switt.²

Idem queritur versus Patricium Brachall de Clondolchan
de placito injuste detencionis xiiij modiorum viz. iiiij^{uor}
modiorum tritici et x modiorum maceli avenarum ad
valencium cujuslibet modii x s. ster./non detinet/.

Idem queritur versus predictum Patricium de placito
injuste detencionis viij de whet et ott malt p anno 1587.

Memorandum that a cowe of Arth McRobben of Saggard
w^{ch} was lefte in pawen wth Marten Donnelle of Rath-
cowlle was praised³ by xii men but at xx s. ster.

The same day a shirt of maylle of Androwe Graye levied
in excucion of x s. ster. was praysed by xii men at x s.
ster.

Memorandum quod Ricardus Wise de Rathcowlle viij s.
vj d.

Martinus Donnelle de eadem viij s. vj d.

Ultimo Maij
viij s. vj d.

The condicion of thabowe recognisanc is such that yf
Richard Wise of Rathcowlle do well and trwly paye or
cause to be payed unto thabowe Richard Dowering his
executors & assignes at or by the last day of May next
enswing the dat abow written viij s. vj d. of good &
lawfull money of England quod tunc &c. alioquin &c.⁴

die Lune subse-
quente.

SAINTE PULCERS.

Day is yeven till
Wenysday.

Qui Juratores dicunt that the lane w^{ch} leadith from the
ende of the Chancellers [h]is house hath bene the accus-
tomed high way leading to the closis and pasturs, is stoped
by Mr. Payne to the annoysance of the Quen's m^{tie}' is
subiects.

¹ Illegible.

² Suit.

³ Appraised.

⁴ All this entry is cancelled in the original.

fol. 9.

SAINTE PULCERS.

Curia ibidem tenta apud Sainte Pulcers coram Richardo Bellings senescallo omnium curiarum temporalium reverendissimi in Christo patris Adami domini archiepiscopi Dublinii Hibernieque primatis die Lune proximo post festum Gordiani episcopi proximum futurum anno regni Regine Elizabethhe xxix^o [15 May, 1587].

Nomina liberorum tenentium ibidem.

Christoferus dominus de Houeth.	
Gilbertus Talbot de Bellgard.	
Christoferus Plunket de Croskelle	po. lo.
Thomas Hacket de Sotton	po. lo.
Willielmus Bath de Athcarne.	
heres Roberti Bath de Dublin'.	
Nicholaus Queytrod de eadem.	
Thomas ffitzsymons de eadem	po. lo.
heres Nicholai Tirrell de eadem.	
magister [et] gardiani gille ¹ Sancte Anne.	
vicarii coriali Sancti Patric, Dublin'	po. lo.
procurator Sancti Nicholai infra muros.	
Walterus ffitzsymons de Dublin'.	
heres Ricardi ffian de Dublin'.	
Robertus Stephans de eadem.	
Anna ffitzsymons de Curduffe.	
Nicholaus Holliwod de Tertayne.	

Juratores ad inquirendum.

Willielmus Donnell de Grenok	Jurator.
Ricardus Holder de Clondolch	Jurator.
Willielmus Brown de eadem	Jurator.
Willielmus Myrgen de eadem	Jurator.
Johannes Perce de eadem	Jurator.
Connor O Dowlen de eadem	Jurator.
Thomas Androwe de eadem	Jurator.
James Lyon de eadem	Jurator.
Patricius Maylle de eadem	Jurator.
William Lyman ² of Ste Patristr.	Jurator.
Ricardus Brown baker	Jurator.
William Lorcan	Jurator.

¹ Gild of St. Anne, Master and Wardens of the.

² Probably for "Lynam."

The Jur. find that the lane w^{ch} leadeth from the end of Hugh Payne [h]is house, w^{ch} hath bene the accustomed high way leading to the parks & closes is stopd by Mr. Payne to the anoysance of her m^{ties} subiects. amerciatus est per curiam ad ij s.¹

Thomas Birne de Sainte Patrickstret queritur versus Grayney Duffe de eadem de placito x s. viz. for a sake² iiij s. vj d. & for other trifelles iiij s.

Mr. Thomas Weddecke arrested one Thomas Browne currior for xl s. ster. & John Horsman & Patrick Bouck swertie,³ & for that the plentift did not enter his accion the swett⁴ is dischardged by order of Court, dat the ij of May 1587.

xij

Robertus Donnell de Ballechiver queritur versus Robertum Basnet de Clondolchan et Nicholaum Lok de eadem de placito transgrecionis ad dampnum iij peck wheat.⁵

xij O.
Ad proximam
curiam.
Perficetur.⁶

Thomas Porcell de Cromlen queritur versus Johannem Brachall de placito injuste detencionis unius vacce ad valencium iiij noble non detinet/. Juratores dicunt quod non detinet, ideo misericordia, costagiis curie Willielmus Bassent fidejussor.

xij O.
Executio
Custagiis
super Donnell.⁷

Ricardus Ley de Tassagard queritur versus Johannem Hickey de Barronrath de placito detencionis hop peck wheat et hop ott malt et un hop bear malt iude hop wheat iij s. iiij d. ster., bear iij s. et ott malt ij s. ster. Juratores dicunt quod detinet. Robbok Birne fidejussor.

Ad proximam
curiam.

Elcibeth ne Key de ffreerton queritur versus Moriartagh O Kervan de Tallaght de placito debet iij li. ster./non debet.

¹ This entry is struck out in the original.

² Sack. ³ Surety.

⁴ Suit.

⁵ " Non est culpabilis " is written over the names of both defendants.

⁶ Recte proficetur.

⁷ " Domell " in original.

Ad proximam
curiam.

Laghlen oge de Balleconabege queritur versus Donaldum McWillam de Glasmokey de placito detencionis unius vacce ad valencium xx s. ster.

xij O.
Executio
advarder.¹

Johannes Malon de Dublin' gent' queritur versus Grayne Duff de Newstreet de placito debet xxx s. ster., non debet. Juratores dicunt quod detinet xx s. ster. et residuum non debet.

Ad proximam
curiam.
xij O.
Non prosequun-
tur.

Walterus ffitzsymons de Balmadroght et Johannes ffitzsymons de eadem queruntur versus Patricium Brachall de Clondolchan de placito injuste detencionis xxxvj pecks corne half wheat et half malt. fatetur xi pecks/querentes non prosequuntur.

xij O.
Ad proximam
curiam.

Robertus Caddelle de Dublin' mercator queritur versus Ricardum Holder de Clondolchan de placito transgrecionis xx s. for taking a rick of hey from hime/non est culpabilis.

fol. 10.

Willielmus Johes de Rathcowlle xx li.

Comparet et com-
mittitur.²
Perficetur et can-
celletur.

Thomas Greme de eadem xx li.

Martinus Donnell de eadem xx li.

Condicio si predictus Willielmus Johes personaliter comparet ad proximam curiam tenetam apud Sainte Pulcer et tunc et ibidem corpus suum reddiderit [ad] custodium marishalli ibidemque moratur quousque &c. quod tunc ista recognicio pro nulla habeatur alioquin stat in suo robore et effectu in lege.

Willielmus Cosgrowe de Rathcowlle v li.

Ricardus Wise de eadem xv li.

Condicio ut supra.

Walterus Harrolde de Sainte Patrickstret xxs.

Condicio si predictus Walterus producit vaccam w^{ch} is in execution uppon a repleven at the next court day holden at Sainte Pulcers that then this recognicio to be voyd.

¹ Awarded.

² Recte proficetur.

xij O. Donnaghe McDonnelle de Dublin' pauper queritur versus Thomam O'Tolle de Newcastle de placito injuste detencionis xix peacks wheatt ad valencium x*l*. ster. non detinet. Juratores dicunt quod non detinet predictum modium.

Non prosequitur. Georgius Roche de Dublin' mercator queritur versus Willielmum Rogers de Dublin' cottener de placito debet x s. ster./fatetur.

xij O. Johannes Neyll sergaunt queritur versus Willielmum O Kearney de Clondolchan miller de placito injuste detencionis unius modii tritici ad valencium xvij s. ster. non detinet. fatetur ij s. iiij *d*. ster., residuum non debet.

Nicholaus Whitt de Dublin' marsheall queritur versus Thomam Purcell de Cromlen de placito injuste detencionis unius vacce ad valencium xxvj s. viij *d*. Juratores dicunt quod detinet predictam vaccam et si invenire non potest affidat ad xxvjs. viij *d*. ster., domadg j s. vj *d*. ster. inde costagiis curie xvij *d*.

xij O.
II of May. Nicholaus Purcell of Dublin tanner fidejussor pro Thoma Purcell pro xvij dayes.¹

xij.
Ad proximam
curiam. Simo Denne de Newland queritur versus Johannem Quoyle de Talaght, smith, de placito debet xx s. ster. non debet.

Ad proximam
curiam. Johannes Smythe de Talaght queritur versus Robertum Donnell de Ballechiver de placito debet xx s. ster., non debet.

Martinus Donnell de Rathcowll 1 s.

Johannes Perce de eadem 1 s.

Cancelletur. The condicio is that yf Jenet Calf of Rathcowlle doth deliver two heyferes of Edward Caverles w^{ch} is layd forth to the first net after thie are buld or in default of the

¹ All this entry is struck out in the original.

sayd heyfers xxx s. for evere on of them, that then this recognisaunce to be woyd.

Ad proximam
curiam. John Mallon of Dublin gent' queritur versus Patricium Ennos of the Newstreet de placito debet xxxviij s. ster. non detinet. Johannes Cowgan de Newstret, boucher, fidessor.¹

xij
Non prosequitur. Marcus Clinton de Dublin' mercator queritur versus filane O Donnell de placito de transgrecone ad dampnum x li. non est culpabilis.

Cancellatur. Bellina Balf de Dublin', vidua x s.
Johannes Horsman de Sainte Patrickstret
glover xxx s.
The condicio that yf Belle Baif doth doth paye unto Richard Brown of Dublin' baker at or by the last day of July xxiiij s. ster. quod tunc, &c.

Perficetur.² It is ordred that the contraver that dependith betwixt Caverley & Jenit Calf that Caverley shall have his kine & that Jenet shall have xxij s. ster. for hir calf & melches and that he shall have day till Assencion day next for payment of the money/.

fol. 11.
xij.
Ad proximam
curiam.
Perficetur.² Robertus ffallos de Dublin' girler³ queritur versus Patricium Marten de Sainte Patrick stret taylor de placito debet viij s. ster. non debet.

Billa vera. Memorandum that the fiften day of May in the yeare of our soverayn lady Quen Elizabeth the xxix John Aspolle of Glasmokey & Walter Aspolle of the same cam wth force & armes viz. bowes arrows & orther maner of weopons defencibill to Ballmakely wthin the contie of Dublin and wthin the crosse & liburtie of the reverend ffather in god Adam lord arbyshope of Dublin & primat of Irland and then & ther tok one cowe price xxx s. ster. of the goods & cattells of Richard Ewstace of Walsheston in the contie of Kildare contrie to the quens m^{ties} pece.

¹ Fidejussor.² Recte proficetur.³ Girdler.

xij O. Johannes Cowgan de Newstret boucher queritur versus Patricium Doghertie de Dublin' de placito injuste detencionis unius modii tritici ad valencium xx s. ster., fatetur./ Juratores dicunt quod detinet iij s. vj d. inde costagiis curie ij s. ster.

Ad proximam curiam. Concordaverunt. Cost super defendentem et solvit costs. Johannes Bath de Dene Rath queritur versus Johannem Lock vicarium de Clondolchan de placito injuste detencionis v peck wheat ad valencium vj li. vj s. viij d.

xij O. Patricius fford de Talaght queritur versus Patricium McTege de eadem de placito injuste detencionis ij bus modii tritici ad valencium xl s. ster. fatetur unum modium tritici et modium ott malt.

xij. Ad proximam curiam. Patricius Gormolan de Cloghran, Swords, queritur versus Patricium fford de eadem de placito convencionis ad dampnum iij li. vj s. viij d. non detinet.

Ad proximam curiam. Perficitur.¹ Patricius Hussey de Galtrem queritur versus Thomam Canfor de Tipperkeven de placito injuste detencionis unius vacce ad valencium xxvij s. viij d.

DALKEY.

Curia ibidem tenta coram Ricardo Bellings seneschallo omnium curiarum temporalium reverendissimi in Christo patris Adami domini archiepiscopi Dublinii Hibernieque primatis die Lune proximo ante festum Assencionis Domini proximum futurum anno regni Regine Elizabethæ xxix^{mo} (22 May 1587).

Liberi tenentes² ibidem.

Decanus ecclesie Sancte Trinitatis Dublin'
amerciatur

ij s.

Theobaldus Walshe de Killencarge.

Carrolus Walshe de Newton

xii d.

Ricardus Aspolle de Killenenen

Jurator.

Inquir'. Anthonius Pippard de Dublin'.

Inquir'. Michell Bee de eadem.

¹ Recte proficetur.

² "Tenta" in original.

Inquir'. Edwardus Walshe de eadem.
 Inquier'. Walterus Whitt de eadem.
 Walterus ffitzsymons de Ballmadroght po. lo.
 Thomas Hackett de Sutton po. lo.
 Inquier'. Johannes Talbett de ffasagherowe.
 Robertus Barnewall de Sankille po. lo.
 [. . . .] q ij s.

Thomas Morgan de Dalkey queritur versus Patricium
 M^cDallaghe et Shane M^cDallaghe de eadem de placito
 transgreccionis ad dampnum xij s. iiij *d.* for payring of
 grasse.

Robertus Barnewall eo quod non executum fuit preceptum
 de Sankin. Ideo in misericordia, vj s. viij *d.*

Also for that he hath not appered at this Court day he
 is amerced at xx s.

Item the sayd Robert is amerced for not having a payer
 of stoks² in the towne x s.

fol. 12. frances Whitt de Wicklowe queritur versus Thomam
 Morgan of Dalkey de placito injuste detencionis bott³
 ad valencium xiiij *li.*

Nomina Juratorum ad inquirendum.

Garaldus Walsh de Rathmichell	} Juratores.
Patricius Travers de Shankill	
Johannes Smith de eadem	
Teg M ^c Donnell de eadem	
Donnagh M ^c Gillekine de eadem	
Shane O Helane de eadem	
Willielmus Doghertie	
Patricius Smith	
Brian Boye	
Shane oge M ^c William	
Donnagh Gleana	}
Shane Bane	

Billa vera. Memorandum that the x day of May in the year of our
 soverayn Lady Quen Eliz. xxix Richard Aspolle of

¹ Illegible.

² Stocks.

³ Probably for "boat."

Killenen in the countie of Dublin & wthin the crosse & libertie of the right reverend fiather in god Adam L. archbushop of Dublin & primat of Ireland cam wth force & armes that is to saye wth bowes & arrowes and other manner of weopons defencibill to the house of Shane Bane of Dalkey wthin the crosse & libertie aforsay and toke a spad, a nawger¹ & a bermyne of the goods & cattells of the sayd Shane Bane aforsayd as a pawon² of rent ther found & carried away contry to the Q.

Johannes McDonnell de Dalkey.

SAINTE PULCHERS.

Die.

Coram Ricardo Bellings senescallo omnium curiarum temporalium reverendissimi in Christo patris Adami domini archiepiscopi Dublinii die Veneris proximo post festum Assencionis Domini proximum futurum anno regni Regine Elizabethhe xxix^{mo} (26 May 1587).

Nomina Juratorum.

Ricardus Brown de Sainte Patrick stret.

Patricius Maylle de Rathcowll.

Thomas Androwe de eadem.

Johannes Robson de eadem.

Willielmus Domelle (*recte* Donnelle) de Grenok.

Georgius Venables de Clondolchan.

Willielmus Brown de Clondolchan.

Ricardus Holder de eadem.

Willielmus Myrgen de eadem.

Patricius Lok de eadem.

Willielmus Lynam de Newstret de eadem.

Patricius Collener de eadem.

Ad proximam curiam.

Ricardus Bowlinge de ffasaghrow queritur versus Ricardum Holder de Clondolchan de placito transgrecionis ad dampnum x *li.* ster.

Comparet et committetur.

Ricardus Holder de Clondolchan

x *li.*

Willielmus Brown de eadem

xx *li.*

Patrick Lock de eadem

xx *li.*

¹ An auger.

² Pawn or pledge.

The condicio of the recognisaunc is such that yf Richard Holder of Clondolchan doth personally appear att the next Court day holden att Sainte Pulcers and then comitt his boddie to prison & not to departe wthout lisenc of the Court that then &c. otherwise &c.

ij s. & repleven.
ij s. Costes xx d.
Coppie of ——. ¹

Jacobus Hussey de Galtrim gent' iij li.

The condicio of the recognisaunc is such that yf the sayd James Hussey shall deliver the cove w^{ch} is nowe replevied by Patrick Hussey yoman to the sayd James from Thomas Canford of Tipperkeven uppon the trial of the propertie therof such as the Court shall adward quod tunc &c. alioquin &c.

fol. 13.

ij s.

Theobaldus Walshe de Dalkey

xl s.

The condicion that yf Mortagh Byrne of the grandg of Clonken chaplen doth restor two garraunc² unto the L. archbussshop of Dublin or his receavor w^{ch} was arrested uppon the libertie of Sainte Pulcers being of the goods of Patrick M^cDermot of Carron rowe & Shane M^cKilpatrick of the same att the next Court day to be holden att Sainte Pulcers after the attaydo^r³ of the sayd persons or eny of them or else to the hands of the sayd parties yf thie be not convicted quod tunc &c. alioquin &c.

Ad proximam
curiam.

Thomas Birne de the Newstreet queritur versus Grayne Duffe de eadem viduam de placito debet x s. ster.

Ad proximam
curiam.
McEstat debet
iij s. pro recog-
nitione.

Henricus Ussher de Sainte Patrick archdeacon queritur versus Willielmum Makestad de placito injuste detencionis ix modiorum tritici et dimidii avenarum⁴ ad valencium x li./fatetur/. Johannes Aspolle fidessor pro defendente ad proximam curiam habet diem usque diem Mercurii proximum post festum Sancti Petre apostoli.

Ad proximam
curiam.

Manus Kelley de Sainte Kevenstret queritur versus Bartholomeum Veldon de Sainte Patrick stret de placito injuste detencionis unius bobard ad valencium xij s. iij d.⁵ et de uno barnes ad valencium vj s. viij d. ster. non detinet.

¹ Entry unfinished.

² Garrans.

³ Probably "attainder."

⁴ In original, "navenarum."

⁵ Doubtful; may be vjd.

Patricius Marten de Sainte Patrick stret x *l.*
 Jacobus O Dowlan de eadem, shomaker x *l.*
 Patricius Marten de Dublin' carpenter x *li.*
 Condicio si predictus Patricius Marten de Sainte Patrick-
 stret comparet ad proximam curiam tentam apud Sainte
 Pulcers et corpus suum rediderit costodi mariscali
 marshallcie. ¹

Comparet et
 committitur.

SAINTE PULCERS.

Curia ibidem tenta apud Sainte Pulcers coram Ricardo
 Bellings senescallo omnium curiarum temporalium re-
 verendissimi in Christo patris Adami domini archi-
 episcopi Dublinii die Mercurii proximo post festum
 Corporis Christi proximum futurum anno regni Regine
 Elizabethæ xxix^{mo} (21 June 1587).

Ad proximam
 curiam.
 Querens mortuus
 est.

Robertus ffallowes of Dublin girdler queritur versus
 Ricardum Galvan de Sainte Patrick de vj s. viij *d.* ster.
 non debet.

Idem queritur versus Johannem ffine de placito debet
 x s. ster. et for carring away the wod of bothe the shopes.
 non debet. (Written over this entry : xij *d.*)

Ad proximam
 curiam.
 Non switt.²
 Mortuus est.

Idem queritur versus Jacobum³ M^cRichard et Edwardum
 M^cRichard de Newstret de placito debet vj s. viij *d.*
 ster. non debet.

Ad proximam
 curiam.
 Non switt.²
 Mortuus est.

Idem queritur versus Christoferum Attkenston de Dublin'
 shomaker, de placito debet vj s. ster. non est culpa-
 billis.

Robertus Nightingall de Sainte Patrick stret queritur
 versus ffiane O Donnell de eadem de placito injuste
 detencionis x librarum fili ad valencium vj s. viij *d.*
 fatetur quod detinet predictam filiam sed nescit quisun'
 est.

¹ All this entry is struck out in the original.

² Suit.

³ "Jacobum" appears to be struck out and "Johne" written
 over it.

Ad proximam
curiam.
Non swit.¹
Mortuus est.

Hugo Payne de Sainte Kevenstret queritur versus Ricardum Binet de eadem (de) placito injuste detencionis v vaccarum ad valencium x *li*.

Johannes Neylle de Clondolchan queritur versus Robertum Bane (&) Katherin Rochford de Oxmanton de placito debent x s. ster.

Committitur.

Conorus Dowlinge de Rathcowlle affidavit se timere Edwardi Caverley de vita et membris.

Johannes Whitt de Dublin' queritur versus Margaretam Bee de eadem de placito debet xv s. viij *d*. ster.

fol 14.

Ad proximam
curiam.
Debet pro recog-
nitione ij s.
Comparet.

Adamus dominus Dublinii queritur versus Patricium Colman de New stret de placito transgrecionis ad dampnum xx^{nob}.² non est culpabilis. fellonice./ fatetur et si submittit in gratia curie x s. et comittitur in custodium pro tribus diebus./

Patricius Colman de Newstret x *li*.

Johannes Aspolle de Glasmoekey v *li*.

Condicion that yf Patrick Colman doth personally appeare at the next Court day holden at Sainte Pulcers and not to departe wthout license quod tunc &c.

Percitur³ et
solvit custogiis.

Willielmus Conner de Harrolse grandg queritur versus Arturum McPhelem de Glancape de placito injuste detencionis unius cabali precij xij s. iij *d*. ster. Willielmus Lyan⁴ fidejussor for the restoring of the gar[. . .]⁵.

xij O.
Proficitur et sol-
vit custagiis.

Jeneta Bath de Dublin' vidua queritur versus Johannem Rooe de Sainte Patrickstret clericum de placito debet xl s. non debet. Juratores dicunt quod debet predictae xij s. Ir. ad dampnum ij *d*. cum custagiis curie xvij *d*.

Ad proximam
curiam.

Vicarii corralles de Sainte Patricks queruntur versus Ricardum Carrick de Siddowe de placito debet xx *li*. ster. Nicholaus Wicombe fidejussor.

¹ Suit,

² Nobles.

³ Recte proficitur.

⁴ Lynam.

⁵ Garran.

Cancellatur.
Debet pro recog-
nitione ij s.
Debet pro cau-
cellatione ij s.
Solvit.

Ricardus Holder de Clondolchan yoman xx *li.*

Johannes Mey de Dublin' mercator xx*li.*

Johannes Goodinge de eadem marcor xx*li.*

Condicio quod si predictus Richardus personaliter com-
pareret coram domina Regina in Capitalis Placea¹ sua
die Mercurii proximo post festum Sancti Johannis
Baptiste proximum futurum et corpus suum reddideret
custodi marshalli mariscallie ejus curie et non desederet²
sine liscencie quod tunc &c. alioquin &c.

xij O.
Ad proximam
curiam.

Edwardus Younge, Sainte Patrickstret baker queritur
versus Nicholaum Clinton de eadem mercatorem de placito
transgrecionis ad dampnum iij *li.* ster./ non est culpa-
bilis. Juratores dicunt quod est culpabilis ad dampnum
ijs. vi *d.* ster. and that Young shall have the benefitt of
his bargain finding sufficient swertie for payment of his
rent quarterly.

Alsonn Lawles de Littillbre queritur versus Edmondum
Walshe de Mylton et Belinam Talbot uxorem ejus, Thomam
Lawles executores ultimi testamenti Johannis Lawles
nuper de Mylton defuncti, de placito debet xxx *li.* ster.

xij O.

Patricius Walshe de Dublin' barbor queritur versus
Patricium Marten de Sainte Patrick stret taylor de
placito debet xx s. ster., non debet/ Juratores dicunt
quod debet ij s. vj *d.* cum custagiis curie xvij *d.*

Ad proximam
curiam.
Comparet.

Nicholaus Kelly de Sainte Patrick stret queritur versus
Jacobum Barre de Curre hilles de placito debet iij *li.*
x s. viij *d.* ster. Walterus Harrolle, fidejussor.

Billa vera.

Memorandum that the xith day of June in the xxix yeare
of the raynge of our soverayne lady that nowe is Patrick
Marten of Sainte Patrick stret taylor came wth force &
armes (viz.) bows arrowes & other manner of weopons
defensibill to Sainte Patrick stret aforsayd and then
& ther on³ table or stalle of timber price ij s. vi *d.* of the
goods & cattells of Nicholas Kelley then & ther found
stalle⁴ & Carrie away felloneowsly & contrary to the
Quens m^{ties} pece.

¹ Chief Place, King's Bench.

² Decederat, should depart.

³ One.

⁴ Steal.

Non est culpabilis. Juratores dicunt quod non est culpabilis.

Ricardus Dannyell de Clondolchan xl s.
et Willielmus Brown de eadem xl s.

The condicio is that yf the sayd Dannyell shall satisfie¹ pay all such sumes of money costs and damadges.

fol. 15

Memorandum the controvercy that dependid in Court betwixt James Regan of ffiglass plentift, & William Rowen of the same defend[ant] the sayd Rowen showed forth a lease demised from Willam Chamberlen of ffiglass bering date the 13 of January anno domini 1581, for the tearme of 31 yeares, yt was agreed by the consent of both the parties that Rowen should have the benifitt of his lease for tene yeares from the time lymyted in the sayd lease, the sayd Rowen paying & discharging all swch rents, customes & dwties as is reserved in the sayd lease mad by William Camberlen.

Perficetur.²

Nicholaus Clinton de Saint Patrick stret queritur versus Edwardum Yonge de eadem, baker, de placito super casum ad dampnum *c li*. Adrian Yoys, fid[ejussor.]

Nomina Juratorum inter partes.

Patricius Aspolle de Churchton	} Juratores.
Edwardus Walshe de Mylton	
Robertus Basnet de Clondolchan	
Willielmus Brown de eadem	
Patricius Lock de eadem	
Martinus Donnell de Rathcowlle	
Johannes Perese de eadem	
Ricardus Wise de eadem	
Patricius Maylle de eadem	
Nicholaus Long de eadem	
Johannes Whitt de eadem	
Georgius Venables	

Johannes Lompney de Dublin' mercator queritur versus Hugonem Convey de Rathcowlle de placito.

¹ Cut away

² Proficetur.

Isolda ffran de Dublin' queritur versus Rosinam Manachan de Dublin' singillwoman de placito debet vij s. ster.

APUD THOLONEUM DUBLIN'.

Curia pedis pulverisati nundinarum et ferie reverendissimi in Christo patris Adami domini archiepiscopi Dublinii Hibernieque primatis tenta apud Tholoneum infra civitatem Dublinii in vigilia Sancte Benedicti abatis secundum consuetudinem civitatis predictae anno regni Regine Elizabethæ xxix^{mo} (20 March, 1587).

Eodem die maior et vicecomites civitatis Dublinii venerunt coram baronibus curie dicti domini archiepiscopi apud Tholoneum civitatis Dublinii et deliberaverunt claves gaole et portarum civitatis predictae prefatis tenemet (*recte* tenendum) et custodiendum secundum consuetudinem civitatis predictae. Et predicti barones deliberaverunt claves predictos Deonicio Hay ad custodiendam gaolam predictam secundum consuetudinem.

Serviens curie et ferie predictarum } Ricardus ffelld
 } Patricius Connell
 } et Andreas ¹

Johannes Corcan venit coram baronibus predictis et deliberavit claves portarum Brig gat et Ormons gat et predicti barones deliberaverunt predictos claves prefato Johanni calvo (*recte* salvo) custodiendas secundum consuetudines. eodem die Davidus Connfey venit et deliberavit claves porte Sancti Nicholai et sursum deliberavit². eodem die Johannes Heath³ de Dublin' venit coram prefatis baronibus et producit claves gaole Dames gat et sursum predicti barones deliberaverunt predictos claves prefato Johanni Hethcott. Deonicius Hay constable de gaole nove venit (coram) prefatis

¹ Surname should probably be "ffine."

² This should read "et sursum predicti barones deliberaverunt predictos claves prefato Davido."

³ *Recte* Heathcott.

baronibus et deliberavit claves predictas et predictus baro sursum deliberavit prefato Deonicio.¹

fol. 16.

Edmondus Younge de Dublin' baker queritur versus Nicholaum Clinton de Dublin' mercatorem de placito transgrecionis ad dampnum iij *li.* ster/ non est culpabilis./ Juratores dicunt quod est culpabilis ad dampnum ij s. vj *d.* ster., thie find also that Younge muste have the benifit of his bargan he finding sufficient swertie for payment of the rent quarterly.

Nomina Juratorum inter partes.

Johannes Shelton de Dublin', mercator	Jurator.
Georgius Roche de eadem mercator	Jurator.
Walterus ffield de eadem mercator	Jurator.
Robertus Bee de eadem goldsmith	Jurator.
Thomas Whit mercator	Jurator.
Johannes Nowlan yonor ²	Jurator.
Johannes ffinne de eadem glover	Jurator.
Nicholaus More de eadem mercator	Jurator.
Johanues Gibbson taylor	Jurator.
Patricius Whitshett baker	Jurator.
Thomas Magwier taylor	Jurator.
Johannes Brown taylor	Jurator.

xij O. Patricius Lowe de Dublin' queritur versus Johannem Londers de eadem de placito debet vij s. vj *d.* ster., fatetur vj s. ster.

xij O. Johannes Myaghe de Dublin' pencioner queritur versus Deonicium Kelly de Dublin' sadler de placito injuste detencionis unius toge³ ad valencium v *li.* x s. ster. fatetur se detinet.

xij O. Idem queritur versus predictum Deonicium de placito transgrecionis ad dampnum xl s., non est culpabilis./ Juratores dicunt quod est culpabilis ad dampnum ij s. ster. cum custagiis curie iij s. iij *d.*

¹ It would seem that this entry of the court of piepowder is out of place, and that the succeeding entries belong to the court held the 21 June.

² Probably joiner.

³ *Toge* or *loge*; if the former, it would mean "cloak."

xij O. Robertus Cossey de Dublin' myller queritur versus Stephanum Kinner de Dublin' de placito debet iiij s. ster. fatetur.

Johannes Leves de Dublin' boucher queritur versus Willielmum Penteny de Dublin' mercatorem de placito debet viij s. ster. fatetur/. cum custagiis curie iiij s. vi d.

xij O. Johannes Rian de Dublin' bucher queritur versus Patri-
cium Marten de eadem carpenter de placito debet iiij s. fatetur.

xij O. Robertus Lowcombe de Dublin' gent' queritur versus Ricardum Swayne de Dublin' yovnor¹ de placito debet x s. ster. fatetur.

xij O. Nicholaus Morcho de Dublin' hellier² queritur versus Edmondum Coyan de Dublin' carpenter de placito debet ij s. iiij d. ster. fatetur.

Ad proximam curiam. Johannes Leves de Dublin' boucher queritur versus Walterum Balle de Dublin' alderman de placito injuste detencionis iiij peck off malt./

Ad proximam curiam. Bellina Ashe de Dublin' queritur versus Nicholaum fford goldsmith de placito debet xiiij s. ster./ fatetur.

xij O. Jacobus Nott de Dublin' yoman queritur versus Deon-
nicium Kenedy de eadem de placito debet vj s. ster./ fatetur./

fol. 17. Paulus Shirlock de Waterford vj li. vj s. viij d.
Jacobus Shirlock de eadem vj li. vj s. viij d.

The condicion is that yf Palle Sherlok aforsayd his executors and assignes do well and trwly content satisfie & pay unto Thomas Thwats of Dublin gent' his executors or assignes viij li. vj s. viij d. current money of England at or befor six of the klok in the after non uppon the

¹ Probably for joiner.

² Hellier, tyler.

14 day of July 1587 at the nowe dwelling house of Mr. Colman of Dublin, chief remembrancer, quod tunc &c. alioquin &c.

A braspott of William Pentenyas of Dublin merchant levied in execution of ix s. vj *d.* was prised¹ by xij men but at vj s. viij *d.* ster.

A payer of shetts of Sisly Robbenson levied in execution of vij s. ster. was prised¹ by xij men at v s. ster.

A mantill levied in execution was prised¹ by xij men but at ij s. vj *d.* ster.

John Gilson de Dublin' hacler queritur versus Ricardum Kelly de eadem serven to ad Johannem Gilson de x *li.* ster.²

APUD THOLONEUM CIVITATIS DUBLINII.

Curia pedis pulverisati nundinarum et ferie reverendissimi in Christo patris Adami domini archiepiscopi Dublinii Hibernieque primatis tenta apud Tholoneum infra civitatem Dublinii in vigilia Sancti Jacobi apostoli proxima futura coram Ricardo Bellings et sociis suis baronibus curie predictae dicti domini archiepiscopi anno regni Regine Elizabethae xxix^{mo} (24 July, 1587).

Eodem die maior et vicecomites civitatis Dublinii venerunt coram baronibus et deliberaverunt claves gaole portarum civitatis predictae secundum consuetudinem.

Eodem die Johannes Corcan venit et producit claves Gormans gatt et Bridg gatt.

Mayor et vicecomites civitatis Dublinii in misericordia xl s. de eo quod predictus mior³ et vicecomites ad curiam dicti archiepiscopi tentam in Theoloneo civitatis Dublinii die Lune proximo ante festum Jacobi non deliberaverunt baronibus [e]jusdem curie claves portarum civitatis

¹ Appraised.

² This entry is cancelled.

³ Maior.

predicte secundum consuetudinem et usum in ejusdem-
modi casu semper habitas.

Et quia testatur quod yematores¹ portarum predictarum
venerunt ad curiam ad horam xij et hostium curie
clausum fuit per quod clavas deliberare non possuit,
ideo maior (& vicecomites) exonarentur.

xij O.
Comittitur ad
custodium mar-
shalli.

Johannes Jons de Penbrok queritur versus Ricardum
Stanehurst de Dublin' mercatorem de placito debet
vj *li.* ster. fatetur virtute² factum suum et idem Ricar-
dus cognovit factum suum ad inde comittitur ad custo-
dium marshalli. . . .³ versus per attornatum suum
Jacobum Morganes.

fol. 18.

Thomas Bare de Dublin' mercator queritur versus
Matheum Hurrooe de placito debet iij s. iij *d.* ster.

Comittitur.

Johannes Usher de Dublin' mercator queritur versus
fflane O Donnell de placito debiti vj s. ster./ fatetur./

Jacobus Dowling de Dublin' shomaker queritur versus
Thomam Stevins de Dublin' marshall de placito debet
xl s. ster./ non debet./ predictus querens dicit quod
concordaverunt.

Henricus Russell de Dublin' shomaker queritur versus
Jenetam Clinton de Dublin' sig. (? single woman) de
placito debet xiiij s. ster.

Venit et appar-
uit. Debet pro
recognicione ij s.
Comparet.⁴

Thomas Stevns de Dublin' mercator xl s.
Ricardus Duffe de eadem xl s.

The condicion is such that yf the sayd Thomas doth
personally appear att the next Court day holden at
Sainte Pulcers uppon on dayes waning yeven him qd.
tunc &c.

Costes iij s.

Arlandus Usher de Dublin' queritur versus Alisonam
fleming de Dublin' de placito debet xv *li.* ster. fatetur
se est factum suum, ideo in misericordia et ulterius habet

¹ Janitores.

² Recte, veritate.

³ Illegible.

⁴ Comparevit querens comittitur entered here and struck out.

diem usque diem proximum post festum Sancti Michaelis archangeli proximum futurum/ and then yf ye plat be not redemed that then the plat to be sold & the¹

Patricius Ley de Dublin' queritur versus Rosinam Manachan de Dublin' sig'² de placito debet viij s. fatetur iiij s., residuum non debet.

Certayn plat of Alison fleming of Dublin vidua levied in execution of vij *li.* xv s. ster. first a pece of silver weing³ xv uncias dimidium; a salt wth a cower weing xiiij uncias quarter; an acquavite cupe broken weing ix uncias dimidium/ a cower of a salt duple gilt weing iij uncias iij quarter; a cheyne of silver wth a crosse weing iij uncias.

Arlandus Ussher queritur versus Johannem fiord de placito debet xxx s. ster.

fol. 19

SAINTE PULCERS.

Curia tenta apud Sainte Pulcer die Veneris proximo post festum Sancti Jacobi proximum futurum coram Ricardo Bellings seneschall omnium curiarum temporarium reverendissimi in Christo patris Adami domini archiepiscopi Dublinii Hibernieque primatis (28 July 1587).

xij O.
Execution.
Habet costas
super Nicholaum
Kelley.

Cornelius O Collon de Taulaght queritur versus Jacobum Balle de eadem de placito interficionis unius vacce ad valencium xv s. ster. non est culpabilis./ Juratores dicunt quod est culpabilis ad dampnum x s. ster. inde custagiis curie xxij *d.*

Ricardus Benet de Dublin' taylor queritur versus Hugonem Payne de Dublin' gent' de placito transgrecionis ad dampnum xl s./ non est culpabilis./

Presentatum est per Hugonem Payne ex partene⁴ domini

¹ The rest of this entry may have been cut off.

² Single woman.

³ Weighing.

⁴ *Recte* parte.

quod Jacobus Springam distringebat xv equinas infra libertatem et postea eas auferebat¹ extra libertatem.

xij O.

Patricius Manachan de Ballemollun Sentullagh queritur versus Phillip yownor² de Newstret de placito debet xxij s. ster./ fatetur./ Jacobus Luttrell de Tobberbir fidejussor pro dejudicatis solvendis.³

Gilbartus Purdon clericus queritur versus Edwardum Pippard mercatorem de placito transgrecionis interficionis equi sui ad dampnum x l.

ffidessiuor⁴ Johannes Linam.

Thomas Edwardus de Dublin' taylor queritur versus Johannem Linnam de Dublin', alderman, de placito transgrecionis ad dampnum x l.

Proficetur et sol-
vit costagiis.

Johannes Borran de Dublin' mercator queritur versus Thomam Browne de Dublin', stabler, de placito transgrecionis pasture prati sui ad dampnum lx s. ster.

Hugo Ybringhell de Dublin' mason queritur versus Hugonem Ryaghe de New stret de placito convencionis for a garran ad valencium xxx s.

Katherina Miaghe vidua fidejussor pro dejudicatis solvendis.

xij O.

Willielmus Lunam de Newstret queritur versus Johannem Money⁵ de Sainte Patrickstret de placito debet xv s. ster. Juratores dicunt quod detinet predictum modium tritici ad valencium de v s. ster.

BALLYMORE.

Curia ibidem tenta coram Ricardo Bellings senescallo omnium curiarum temporalium reverendissimi in Christo patris Ade (*recte* Adami) domini archiepiscopi Dublinii &c. die Lune proximo ante festum nativitatis Beate Marie Virginis, anno regni Regine Elizabethæ, xxix^o (4 Sept. 1587).

¹ Carried away.

² Probably for "joiner"; if so, surname has been omitted.

³ For paying the judgment.

⁴ Fidejussor.

⁵ Doubtful.

per subscriptos (viz.).

Johannem Eustace de Ballymore	}	Juratores
Thomam Campforde de Tipekevny		
Henricum Walshe de Donlavan		
Nicholaum Walshe de Tornente		
Donaghe M ^c Donill de Blakeston		
Thomam Ennos de Ballybought		
Dermot Dyvie de Ballymore		
Shane M ^c Hughe de eadem		
Shane O Clere de eadem		
Robertum Donill de eadem		
Tirlaghe M ^c Donnaghe de eadem		
Jacobum Dowdinge de eadem		

Ad arbitrium Edwardi Eustace et Thomae Campforde.

Alisona Sherlok de Ballymore vidua queritur versus Shane Dorghe de eadem de placito super casum ad dampnum xx s. ster.

xij O

Katherina Doyne de Ballybought vidua queritur versus Hugonem O Concon de de eadem de raconabile portione bonorum viri sui nuper defuncti. non detinet. Dicunt juratores quod non detinet.

fol. 20.

SURDES.

Curia ibidem tenta coram Ricardo Bellings senescallo omnium curiarum temporalium reverendissimi in Christo patris Ade (*recte* Adami) domini archiepiscopi [Dublinii] Hibernieque primatis die Lune proximo post festum Sancti Michaelis Archangeli anno regni Regine Elizabethæ xxix^o (2 Oct. 1587).

Liberi tenentes ibidem.

Christoferus dominus de Houthe	
Decanus ecclesie Sancte Trinitatis	po. lo.
Stephanus fitzwilliams de Jopeston.	

Constabularius.

Patricius Barnewalle, miles.
Thomas Bellings de Billigeston.

Ballivus.

Robertus foster de Killeighe.

Inquier.

Bartholomeus Russell de Seton.

Edwardus fitz Symons de Grainge.

Georgius Tailor de Swords.	
heres Johannis Talbote de Robeteston.	
Simo Luttrell de Luttrellston.	
Willielmus Blackny de Rickenhore.	
Marcus Wicombe de Dreyman.	
Matheus Hancok de Dublin'.	
Georgius Plunket de Bewly.	
Johannes Chillam de Droghda	po. lo.
Thomas Tipper de Swords	Jurator.
Andreas Gaffny & Jeneta uxor ejus.	
et Margarete Scotte	po. lo.
Nicholaus Hunter de Newton	
Jeneta Dowdinge de Swords.	
Jacobus Plunket & Thomasina uxor ejus.	
Katherina Walshe nuper uxor Roberti Russell,	
defuncti.	
Johannes Yordan de Hilton	Jurator.
Patricius Tipper de Saucerston.	
Johannes Kelly de Ballybaghell	po. lo.
Johannes ffynglas de Porterston	
Nicholaus Begge de Borranston	po. lo.
heres Johannis Talbot de Tymologe ¹	po. lo.
Christoferus Lynce de Cnock.	
Christoferus Hollywode de Tartaine.	
procurator ecclesie Sancte Warburge, Dublin'.	
procurator ecclesie de Mallahiddred.	
heres Willielmi Conran de Curraghe.	
heres Georgii Chamberlin de Kilreske.	
Thomas Tailor de Morton.	
Patricius Bedlewe de Weston.	
Michael Cusak de Rathalron.	
Willielmus Nugent & Geneta uxor ejus, Baron	
de Skrine.	

Nomina liberorum tenentium de Lusk.

Christoferus dominus de Houthe.	
Patricius Barnewalle de Gracedew, miles.	
Christoferus flagan de Dublin'	po. lo.
Ricardus Stanyhurst de eadem.	
Willielmus Bremyngham de Balloghe.	

¹ Templeogue.

Patricius Bremingham de Johnston.	
Johannes Kenvicke de Droghda	po. lo.
Jacobus Ailmer de Dullardeston.	
Ricardus Hacket de Balmagwire.	
Nicholaus Russell de Colleston	Jurator.
Walterus Bristowe de Lusk	Jurator.
Walterus Rowse de eadem	Jurator.
Jacobus Umffre de eadem	Jurator.
procurator ecclesie ibidem.	
vicarius ibidem	po. lo.
Anna fitzSymons de Curduffe.	

Liberi tenentes de Clemethan.

Decanus ecclesie sancte Trinitatis, Dublin'.	
Simo Luttrell de Luttrellston.	
Ricardus Caddell de Nall	po. lo.
Patricius Bedlewe de Weston.	
Thomas Hacket de Sutton.	
Nicholaus Begge de Borranston	po. lo.
Christoferus Hollywode de Tartane.	
Robertus Browne de Wyanston	po. lo.
Thomas Bathe de Newininngs	po. lo.
Ricardus Carrick de Siddowe ¹	Jurator.
Patricius Sawnders de Balhary	Jurator.
Ricardus Orpe de Swords	Jurator.
Ricardus Carrick de Rowanes	Jurator.
Thomas Londers de eadem	Jurator.
Thomas Chivers de Portrane	Jurator.
Ricardus Corballey de Jordanston	Jurator.

Qui juratores dicunt super sacramentum suum quod domina Alisona fitzlions de Porterston vidua mortua est tenens unam domum et garden in Swords de domino archiepiscopo Dublinii per capitalem redditum et fecit per servicium curie quod valet per annum. Et quod Johannes ffiglas filius et heres predictae domine Alisone est ejus heres et plene etatis et fecit fidelitatem et admissus est tenens.

A bille of inditment wthin the Crosse.¹

¹ Recte Skiddowe.

¹ The Liberty.

Memorandum that J. W. of Lusk shomaker cam wthin the Croce and Libertie of the right reverend ffather in God &.

Memorandum that J. W. of Lusk shomaker cam wth force and armes, viz. the xxth day of May in the xxiiiij yeare of the raygn of our sowerayn laydy quen Eliz. to Swords wthin the Croce and Libertie.

TAULAGHT.

fol. 21.

Curia tenta coram Ricardo Bellings seneschallo omnium curiarum temporalium reverendissimi in Christo patris Adami domini archiepiscopi Dublinii Hibernieque primatis die Mercurii proximo post festum Sancti Michaelis Archangeli anno regni Regine Elizabethæ xxix^o (4 Oct. 1587).

Liberi tenentes ibidem.

Stephanus fitzwilliam de Jopiston¹ americiatur xxx.

Johannes Bowman de Taulaghe² po. lo.

heres Georgii Chamerlin de Kilresk.

heres Johannis Talbot de Tymologe.³

parvi cannonici Sancti Patricii.

vicarii coriales ibidem

Gilbertus Talbot de Belgarde americiatur xx s.

Inquir'.

Liberi tenentes de Clondolchan.

Christoferus dominus de Houthe.

Gilbertus Talbot de Belgard po. lo.

Johannes Eustace de Conffy po. lo.

heres Nicholai Nugent de Dublin'.

Ricardus Ussher de Santreffe po. lo.

Walter fitzSimons de Ballmadroght.

Patricius Holer⁴ de Kilmacudrick.

Georgius Vennables de Clondolchan Jurator.

Johanna Gaidon de Richardston.

Anna fitzSimons de Curduffe.

heres Johannis Talbot de Tymoleg³ po. lo.

Geraldus Plunket [blank] Golding uxor sua po. lo.

Willielmus Locke de Colmanston Jurator.

¹ Jobstown.

² Templeogue.

³ Tallaght.

⁴ Recte Holder.

	Georgius Tailor de Surds	po. lo.
	procurator ecclesie de Clondolchan.	
	Nicholaus fraine de Balmakelly	Jurator.
	Liberi tenentes de Rathecoule.	
	Patricius Barnewall de Turvie & Christoferus ffagan de Dublin'	} po. lo.
	Ricardus Wise de Rathecoule.	
Inquir'.	Davidus Roben de eadem.	
	Willielmus Alexandri Widder. ¹	
	Thomas Aishe de eadem.	
	Patricius Maile de eadem	Jurator.
	Ismaia Wesly de Raieston	po. lo.
	heres Jacobi Dartas.	
Inquir'.	Johannes Rocheforde de Dublin.	
	Ricardus Stanihurst & Willielmus Newman de Dublin'	} po. lo.
	Robertus Birsall de fnglas.	
Inquir'.	heres Roberti ffelde de Culduffe.	
	Jacobus Plunket & Tho. uxor ejus.	
	Bartholomeus Russell de Seton.	
	Martinus Scurloke de Rathcredan	v s.
Inquir'.	heres Willielmi Conran de Curraghe.	
	Simo Luttrell de Luttrellston.	
	Nicholaus fraine de Ballmakelly.	
	Georgius Tailor de Swords.	
	heres Johannis Talbot de Tymologe.	
	Willielmus Locke de Colmanston.	
	Johannes Peirce de Rathecoule.	
	procurator ecclesie ibidem	po. lo.

Willielmus Lock de Colmanston
 Sciant presentes et futuri quod ego Alexander Widder
 de Rathcowle dedi concessi et hac presenti carta mea
 confirmavi Willielmo Lock de Colmanston heredibus et
 assignatis suis unam acram terrae arrabilis in campis
 ville de Rathcowle predictae unde unum dimidium acer
 jacet inter terram Beate Marie ex parte occidentali et
 terram Bartholomei Russell ex parte orientali in longi-
 tudine a terra domini archiepiscopi ex parte boreali

¹ Willielmus written over "heres."

et vico domine Regine ex parte australi alterum demidium jacet juxta le Newton wey inter terram Johannis Marshall ex parte occidentali et terram Ricardi ffolliot ex parte occidentali¹ et extendit se a le Newton way in longitudine usque ad collem de Colmine Habendum et tenendum dictam acram terre prefato Willielmo Lock heredibus et assignatis suis imperpetuum de capitali domino feodi illius per servicia inde debita et de jure consueta. Et ego predictus Alexander et heredes mei predictam acram terre prefato Willielmo Lock heredibus et assignatis suis contra omnes gentes warrantizabimus acquitabimus et imperpetuum per presentes defendemus quorum possessionem et seizinam unacum hac carta mea et factum meum, secundum tenorem vim formam et effectum ejusdem in propria persona mea deliberavi. In cujus rei testimonium presentibus sigillum meum apposui Dat' tricesimo die Maij anno regni Regine Elizabethe xxij^{do} 1580.²

Present at the sealing a' deliveri herof & also at liverie and seizon is taking of the sayd land thes persons, Thomas Caville, Willielmus Cosscrowe.

Oliverus Ewstac mr.

Sciunt presentes et futuri quod ego Thomas Eustace de Mollaghashe in Comitatu Kildar generosus pro quadam pecunie summa michi per Oliverum Eustace de Blakhalle in eodem comitatu generosum premanibus soluta, dedi concessi vendidi barganizavi et hac presenti charta mea confirmavi prefato Olivero Ewstace unum messuagium tria gardina septuaginta et quinque acras terre arrabilis prata pascua et pasturas necnon omnia et singula reddita reverciones et servicia ac alia hereditamenta quecunque cum omnibus suis pertinenciis que habeo in villa et campis de Tipperkeven in Comitatu Dublinii Habendum et tenendum onnia et singula predicta messuagia terras tenementa reddita reverciones et servicia ac cetera premissa hereditamenta cum omnibus suis pertinenciis prefato Olivero heredibus et assignatis suis / ad solum usum dicti Oliveri heredum et assignatorum suorum imperpetuum de capitalibus dominis

¹ So in original.

² For translation, see Appendix.

feodi illius per servicia inde debita et de jure consueta : Et ego vero predictus Thomas et heredes mei omnia et singula predicta messuagia terras tenementa redditu reverciones et servicia et cetera premissa cum suis pertinenciis prefato Olivero heredibus et assignatis suis contra omnes gentes warrantizabimus acquitabimus et imperpetuum defendemus. Et ulterius sciant me prefatum Thomam Ewstac fecisse ordinasse et in loco meo posuisse dilectum mihi in Christo Ricardum Ewstac de Blakhall generosum meum verum et legitimum attornatum ad intrandum et possessionem et seisinam capiendam pro me vice et nomine meo de et in omnibus et singulis premissis superius expressis concessis recitatis et significatis cum omnibus et singulis eorum pertinentibus. Et post hujusmodi possessionem et seisinam sic inde captam et habitam de inde pro me vice et nomine meo plenam et pacificam possessionem et seisinam inde et de qualibet inde parcella prefato Olivero deliberandam et tradendam habendum et tenendum prefato Olivero heredibus et assignatis suis secundum tenorem vim formam et effectum hujus presentis chartee mee ei inde super premissa confecte ratum et gratum habitantibus et habituris totum et quicquid dictus attornatus meus fecerit in premissis.

In cujus rei testimonio hiis litteris presentibus sigillum meum aposui.¹

Being present at thensealinge and deliverie of the wthin ffeoffment by the wthin named Thomas Ewstac ffeoffor as his dead and sealle unto the wthin named Oliver Ewstac feoffee and unto the wthin named Richard Ewstac attorney those persones whose names enswethe, by me Walter Ewstac, by me Alexander Ewstac, Katheren Ewstac is marke x (Morrishe Ewstac). Being present at the deliverie of liverie & seayson in & of all the messuages gardens lands tenements & hereditaments contayned & specified in the wthin written ffeoffment by the sayd Richard Ewstac of Torvey unto the sayd Oliver Ewstac ffeoffee accordinge the tennor & effect of the sayd ffeoffment those whose names ensweth./ Tho. Canford of Tipperkeven, Tho. Ewstac of Whitston./ Dermot Rowrke of Walshton, Ric. Hedican of Tipperkeven.

¹ For translation, see Appendix.

BALLYMORE.

fol. 22.

Curia ibidem tenta coram Ricardo Bellings seneschallo omnium curiarum reverendissimi in Christo patris Ade domini archiepiscopi Dublinii Hibernieque primatis die Jovis proximo post festum Sancti Michaelis Archangeli anno regni Regine Elizabethæ xxix^o (5 Oct. 1587).

Liberi tenentes ibidem.

Inquir'

Decanus ecclesie sancte Trinitatis, Dublin'.	
Gilbertus Talbot de Belgarde	po. lo.
Edwardus Eustace de Ailwardeston.	
heres Johannis Eustace de Castelmarten	po. lo.
Willielmus Eustace de Dowdingeston	Jurator.
Thomas Eustace de Mollaghcaishe	po. lo.
Ricardus Eustace de Litelbolies	po. lo.
Thomas Camfforde de Tipperkevmy	Jurator.
Eustace ¹ de eadem	Jurator.
Walterus fitzSimons de Balmadroght.	
Jacobus Sherloke de Nace	po. lo.
Davidus Donill de Ballymore	Jurator.
Jacobus Dowdinge de eadem	Jurator.
Rosina Gamage de eadem.	
Rolandus White de ———.	
Thomas Purcell de eadem	po. lo.
Ricardus Talbot de Agher	po. lo.
Johannes Eustace de Ballymore.	
heres Henrici Harbte	po. lo.

The wastes of Ballemor.

Billa vera.

We find that Parker holds iii^{xx} and xiiij acres fre from us. Mr. Cowle xxx acers the Whitles iij^{xx} acers Ballesix iij^{xx} acers Kockargill xl acers/. the deane of Christ church l acers Talbotslands iij^{xx} acers/. Edmond Eustac (h)is land xij acers/ Talbots xxx acers/ Purcell (h)is lande xxx acers.

Also thie find that evrie house in Ballimor did paye the cuttes saving ix houses that is to saye / Harbards land, James Dowding (h)is house, David Donnell (h)is house, Talbots house, Thomas Purcell, James Sherlok (h)is house, Thomas Eustac house./

¹ Christian name omitted.

This find that Balliboght did paye the third part of evrie carriadg to the mylle of Ballimor & Blakeston.

Portrive, John Eustac of Baltinglas.

David Donnell.

Comparet et
Committitur.

Thomas Canford of Tipperkeven v *li.*

Thomas Eustac de eadem v *li.*

Phillip O Donnell.

Shane Bege comparet secundum teenorem.

Condicion is yf Phelem Conowr & John Bane doth personally appear at the next Court day holen at Ballimor quod tunc &c.

SAINTE PULCERS.

Curia ibidem tenta apud Ste Pulcers coram Ricardo Bellings seneschall omnium curiarum temporalium reverendissimi in Christo patris Adami domini (archiepiscopo) Dublinii Hibernieque primatis die Martis proximo post festum Sancti Luce Evangelist proximum futurum anno regni Regine Elizabethæ xxix (24 Oct. 1587).

Presentatum est per Nicholaum Clinton quod that the stret is amoyed¹ by leving doing² in the stret.

Present(ed) at the request of Nicholaus that evrie one wthin the stret showld showld paive befor his dore.

For stokes³ in Ste Patrickstret.

Presented that John fiord doth anoye¹ the high way.

Thomas Kerrolle de Dublin' taylor queritur versus Patricium Brachall de Clondolchan de placito debet 1 s. ster.

Patricius Ennos de Newstret queritur versus Adrian Tamare⁴ de placito injuste detencionis unius pec⁵ clothe ad valencium——.

Juratores ad inquirendum.

Ricardus Browne de Sainte Patrickst, baker

Johannes Cogan, boucher

Ricardus Rian, de eadem

Johannes Whitt de eadem

Patricius Whitt de eadem

Nicholaus ffacon de eadem

¹ Annoyed, made dirty.

² Dung.

³ Stocks.

⁴ Doubtful.

⁵ Piece.

Patricius Aspole de Churchton
 Ricardus Holder de eadem
 Patricius Locke de eadem
 Willielmus Myrger de eadem
 Robertus Kelley de eadem
 Thomas Longe de eadem
 Nicholaus Elward de eadem

} Juratores.

fol. 23. Thomas M^cChiver de Churchton queritur versus Donaldum
 Conran de placito debet xxx s. ster.

Edwardus Cougan de Newstret boucher queritur versus
 Davidum Duffe de Sainte Patrick stret candilmaker de
 placito transgrecionis ad dampnum xx s. ster. non
 est culpabilis. Juratores dicunt quod est culpabilis
 ad —.

xij O. Anna Halocorste de Dublin' vidua queritur versus
 Thomam Marche de Sainte Patrick stret sadler de uno
 gladeo ad valencium xx s. ster. fatetur.
 — Gilsynan xl s. ster.

Debet ij s. pro
 recognicionem
 Exicutio.

The condicion that yf the sayd Gelsynan doth satisfy &
 paye unto Anne Alcrost vidua a sword w^{ch} was taken
 out of hir house by Thomas Marche or in default of the
 said sword xx s. ster. at or by the next Court day
 holden after Ester w^{thout} any other switt¹ or con-
 tr(oversy).

Juratores inter partes.

Gearaldus Younge de Sainte Patrickstret
 Davidus Duff de eadem
 Johannes Horsman de eadem
 Ricardus Higgen de eadem
 Jacobus Duff de eadem
 Nicholaus Elward de fīnglas
 Johannes Whitt de eadem (*i.e.*, St. Patrick } Juratores.
 street)
 Nicholaus ffacon de eadem
 Patricius Whitt de eadem
 Bartholomeus Kenay de eadem
 Willielmus Myrger de Clondalchan
 Robertus Kelley de eadem

¹ Suit.

Alisona Lawles de Mylton queritur versus Edwardum Walshe de Mylton de placito debet xx *l* ster.

Nicholaus Clinton de Sainte Patrickstre affidavit se timere Christoferum Atkenston de eadem shomaker de vita et membris.

xij O. Edwardus Cougan de Newstret boucher queritur versus Davidum Duffe de Sainte Patrickstret cadelmaker de placito transgressionis ad dampnum xx s. ster. non est culpabilis. Juratores dicunt quod est culpabilis ad dampnum ij s. vj *d.* ster. cum custagiis curie.

Non prosequitur
Costes super
querentem. Vidua Bouck queritur versus Edwardum Yownge Sainte Patrickstret de placito debet x s. ster./ non debet.

Idem queritur versus predictum Edwardum de placito injuste detencionis unius bare de ferro¹ ad valencium iiij s. ster.

C xij
Comittitur custo-
dium marshalli. Ricardus Lawles de Houth queritur versus Patricium Colman de Newstret shoemaker de placito injuste detencionis xv ulnis² de frisse de wolcloth xxij s. ster. fatetur se recipisse predictam filliam³/. the price of the cloth is refered to trie betwixt—

Nicholaus Clinton de Sainte Patrickstret queritur versus Christoferum Atkenston de eadem shomaker de placito ejectione⁴ for keeping a house of his from/. habet diem usque proximam curiam.

Debet vij s.
Respiatur
per assensum
partium predic-
torum venerunt
8 die february
per assensum
partium. Edmondus Walshe de Mylton xl *li.* ster.
Johannes Walshe de Littilbre xl *li.* ster.
ad usum Edmondi Walshe.

The condicion of this recognisanc is such that if thabowe bownden Edmond & John Walsh shal stand and abid the order adward arbitrement and determynacion of John Talbot of Cromlen, John Durning of Dublin, Theobald Walshe of Carrickmayne and John Walshe of

¹ Bar of iron.

² Recte, filium, cloth.

³ Yards.

⁴ Ejectionment.

Balawley in an action nowe depending in Court betwixt the sayd parties for the demaund of a child is porcion of one of the dagters of John Lawles of Mylton deceased w^{ch} mattir is put to the arbitremet of the forsayd parties to be desided & determynd at full betwixt this and the Hillarie terme next enswing that then this recognizance to be voyd otherwise &c.

Thomas Wilson de Clondolchan	x <i>li</i> .
Bartholomeus Kennay de eadem	x <i>li</i> .

ad usum Thome Wilson.

The condicion that yf the sayd Thomas doth personaly appear at the next Court day holden at Sainte Pulcers and ther to comitt his boddey to prisone and not to departe wthout licenc quod tunc &c., alioquin, &c.

Solvit ij s.

Thomas Geoghe parchmet maker	x <i>li</i> .
------------------------------	---------------

Johannes Horsman de Sainte Patrickstret glover x *li*.
The condicion that yf Thomas Geoghe doth personaly appear at the next Court day holden at Sainte Pulcers and not to departe wthout lisenc qd. tunc.

fol. 24.

O xij Costis
super
querentem.

Robertus Nightingall de Sainte Patrickstret queritur versus Clementum Ashe de Sainte Thomastret glover de placito debet xl s. ster. non detinet quia non prosecutus.

Thomas Kelly de Sainte Patrickstret queritur versus Elizabetham ffallowes de Dublin' viduam de placito super casum ad dampnum xl s. Robertus Nightingall, fidejussor.

Comited to the
marshall
O xij.
Exicution
advard. 4

Joies Adrian¹ de Thomastret queritur versus Robertum Nightingall de Sainte Patric de placito xlvij s. ster. fatetur predictam somam./ ad (d)ampnum vj *d*. ster. inde custagiis curie.

... exicutio, half
his land, his
goods and bod-
dey
rest ij s. for yt
reconisenc.

James Morch	xx s.
Rory O Donge	xx s.

The condicion is that they shall bring in the body of Margaret Rochford the first day in Lent that Cort is to be held that then &c., otherwise &c.

¹ Awarded.² This name is probably for Adrian Joyce. See p. 26.

Ad proximam
curiam.

Davidus Birne de Sainte Patrick stret queritur versus Willielmum Boy de Ragarth de placito transgressionis ad dampnum xl s.

O xij.
Comited to the
marshall.

Thomas ffitzsymons de Dublin' alderman queritur versus Johannem Horsman de Sainte Patrickstret de placito debet xx s. ster. fatetur. habet diem ad proximam curiam to agre wth ffitzsymons.

Pillius Sawnders, Sancti Patricii¹ queritur versus Johannem Horsman de eadem glower² de placito debet xl s. ster. non debet/ he do not denie the deat but he . . .³ his lettre of attorneye of the⁴.

Morch O Kenan de Tampolog queritur versus Tadeum McSimo ats Myler de placito debiti super casum v l. ster. Clemet franc⁵ but . . .³ swertie.

SAINTE PULCERS.

Curia ibidem tenta coram Thoma Bellings assignato Ricardi Bellings seneschall omnium curiarum temporalium reverendissimi in Christo patris Adami Dublinii archiepiscopi. xvij^o die decembri 1587 per

Johannem Gavran de Swords.

Patricium Whiced de eadem.

Ricardum Dorran de eadem.

Thomam Enos de eadem.

Jacobus Tagan de eadem.

Presented by Patrick Blackeny bayliffe that he destraying a gerran for the L. (h)is rent arere upon Francus (h)is messe⁶ that William Maghery of Swords contemptuouslie did rescusse⁷ the said distres from the bayliffe & sergaunt. The said Patrick called for ayd to the portreffe Robert Dowding who lickwise refused to assist him.

xi jo.

Edmond Cougan de Newstret queritur versus Davidum Duf de Saint Patrickstret candelmaker de placito transgressionis ad dampnum xx s. ster. . . .³ dicit quod non detinet. Juratores dicunt quod defendens debet ij s. vi d. ster.

¹ Written over "Decanus ecclesie," which is cancelled.

² Glover.

³ Illegible.

⁴ Entry ends.

⁵ Clement frances.

⁶ Message.

⁷ Rescue.

viiij s.
A scire facias¹
adwarded uppon
the recognisaunc.

Nicholaus Clinton de Dublin' mercator queritur versus
Christoferum Hatkeson de Saint Patricks stret de placito
transgressionis ad dampnum . . .² dic' quod debet xx s.
ad proximam curiam.

Thomas Stevens

iiij l.

Condicion to aper³ uppon Monday next quod tunc &c.

Non est culpa-
bilis.
The sayd partie
is discharged by
proclamation.

Memorandum quod Margaret Peney singilwoman cam wth
force and armes the tenth of May 1587 came to the
house or Geffrie ffenton⁴ gent. and secretorie of the quens
m^{ties} counceill in Irland and then and ther did break
and spolle the chist of M^{res} ffenton aforsayd and stole
and carid away viij pownds in gold of the goods of M^r
ffenton aforsayd ther ffownd stoll & carried away follonieslie
and contr to the ques. m^{ts} pec.

fol. 25.

Qui Juratores dicunt super sacramentum suum quod
Davidus Robben de Rathcowlle mortuus est tenens unum
castrum unum domum et garden et dimidium accere
terre arrabile de domino archiepiscopo infra dominium
de Rathcowlle per capitalem redditum et servicium curie
quod valet per annum xii d. Ir. Et quod—

Presentatum est per servientem⁵ quod les bat et effucio
sanguinis⁶ commissa fuit inter a. b. et c. d.

A controversy beinge in Court of Clondolchan for the
ellection of a sergaunt in the L. of Rathcowlle, Martin
Donnell of the same informed that it was accustomed that
the offic of Sergaunt showld showld from yeare to year
goo from on ffreholder unto another of six ffreholders, and
that the Portrive in lik case shold go uppon certayn
other ffreholders as them that was the better ffreholder,
but the cause whie that is stayed so longe wth on, was
by the switt of Mr. Johns⁷ busshope of Meath and one
Dowglas, for the kepping in of Dermot O Doyne who
ffostred⁸ to Dowglas and ther uppon it was agreed in
Court that it showld from hencforward kepe the accus-
tomed manner and so was sworn Patrick Mayll ffreholder
sergaunt.

¹ "Scire Facias," see Glossary.

² Illegible.

³ Appear.

⁴ Recte "of Geffrie ffenton," Secretary of State for Ireland.

⁵ Serjeant.

⁶ Battery and bloodshed.

⁷ Thomas Jones, Bishop of Meath, translated to Dublin, 1605.

⁸ Probably means "acted as deputy."

[SHANKI]LL PASCHE 1589.

Curia ibidem tenta apud Shankille coram Ricardo Bellings senescalco omnium curiarum temporalium reverendissimi in Christo patris Adami domini archiepiscopi Dublinii Hibernieque primatis die Lune proximo ante festum Sancti Georgii martiri anno regni Regine Elizabethæ xxxj^{mo} [21 April 1589].

Nomina liberorum tenentium ibidem.

Decanus ecclesie Sancte Trinitatis,

	Dublin', amerciatur	iiij s. xij d. po. lo.
	Theobaldus Walshe de Killenecardge	ij s.
Inquiret.	Anthonius Pippert de Dublin'	ij s. po. lo.
Distress.	Michell Bee de eadem	ij s. po. lo.
Distress.	Edwardus Walshe de eadem	xij d. ij s.
	Theobaldus Walshe de Newton	xij d. ij s.
	Thomas fitzgerrald de Balmadroght	xij d. vj s. viij d.
	Thomas Hacket de Sotton	ij s. po. lo. po. lo.
	Johannes Talbot de ffasaghrowe	vj s. viij d.
	Robertus Barnewalle de Shankill	po. lo.
	Thomas Gerrot de Dublin', alderman, admissus est tenic (recte tenens) et fecit fidelitatem.	

Presentatum est per Geraldum Walsh quod Donagh McMorgh de Mollent . . . de Shankill fecit verbaracionem et insolturn in Shawne Dorre servientem dicti Geraldi.

Juratores ad inquirendum et²

Donagh McGilpatricke de Dalkey	} Juratores.
Patricius Riagh de eadem	
Donnagh McPaten de eadem	
Dermotus McWilliam de eadem	
Thomas McTeg de eadem	
Tadeus O Gernan de eadem	
Brians McShane de eadem	
Shane Gowe de Shankill	
Donnagh McMorghe de eadem	
Morgh McDonnell	
Johannes Travers	
Tadeus flyne	

² Illegible, perhaps "Mollenton." ² "Inter partes" omitted.

SAINTE PULCERS PASCHE 1589.

Curia ibidem tenta apud Sainte Pulcers coram Edmondo Brimaghham assignato Ricardo Bellings senescall' die Jovis proximo ante festum Sancti Georgii Martiri proximum futurum anno regni Regine Elizabethæ xxxj^{mo} (17 April 1589).

Nomina liberorum tenentium ibidem.

Christoferus L. of Howth.
 Gilbertus Talbot de Belgard.
 Christoferus Plunket de Croskell.
 Thomas Hacket de Sotton. po. lo.
 Willielmus Bath de Athcarne.
 heres Roberti Bath de Dublin'.
 Nicholaus Quaytrod de Dublin'.
 Thomas ffitzsymons de Dublin'.
 heres Nicholai Tirrell de Dublin'.
 magister (&) gardiani gilli¹ Anne
 vicarii correlles de Sainte Patricks.
 Waltrus ffitzsymons de Balmadroght.
 procurator ecclesie Sancti Nicholai infra muros.
 Anna ffitzsymons de Corduff.

Nomina Juratorum ad inquirendum et inter partes.

Patricius Aspole de Churston ²	}	Juratores.
Willielmus Purple de Kilshane		
Simo Regan de eadem		
Simo Cardon de ffinclas		
Thomas Dessmont de eadem		
Tirlagh Demsey de eadem		
Patricius Ennos de Newstret		
Willielmus Lorkane de eadem		
Pawle Donnaghe of the New		
Patricius Bane de eadem		
Patricius Colman de eadem		
Dermot Smith de eadem		

John Paterick, constable of the parrishe of ffinclas.

Deonias Coyllon de Dublin' mason queritur versus

¹ Gild of St. Anne.

² Recte Churchton.

Donaldum M^eEuer de Kilinskowey de placito injuste detencionis iiii s. viij *d.* ad valencium viij *li.* ster.

Morg O Kenan de Tampolog queritur versus Teg M^eSimo de eadem de pacito debet v *li.* xiiij s. vj *d.* ster.

xij O. Johannes fitzsymons de Newland queritur versus Robertum Basnet de Clondolchane de placito transgrecionis ad dampnum xx^{noble} for keaping a fearme of the sayd Johnes against his will/ non est culpabilis/. Juratores dicunt quod non est culpabilis for that we find the lease ended and after & continued tenant at wille and therfor had no lawfull warning according to the costome of the contry and therfor ought to have lawfull waring at Michaelmas next to departe the Ester following and that the sayd tenant shall have fre egres and regres to tak away ther corne and goods soven¹ ther upon the lands at ther departur and thus is our werdict.

xij O. Johannes Durning de Dublin' generosus queritur versus Roricum Rowtt de Newstret de placito transgrecionis ad dampnum xx s. fatetur.

Patricius Comen de Collenston queritur versus Ardell' Dorekane et Willielmum Dorekane filium dicti Ardelli de placito convencionis super casum ad dampnum xl s. ster.

^{Billa vera}.
[. . .]³

Presentatum est per Johannem Durning balivum quod Roricus Rout de Newstret fregit clausum dicti Johannis apud Sainte Pulcers et herbas suas ibidem ad valencium xx s. cum avariis suis depascuit et concolcavit² decimo die Maij anno regni Regine Elizabethhe xxxj^o/. fatetur. habet diem solvendum usque diem Sancti Johannis Babbist ad solvendum iij s. (iij s. ij *d.* interpolated over "clausum").

fol. 27. Katherina Preston de Kilbrid queritur versus Robertum . . . ³ de Clondolchan de placito debet x s. ster.

¹ Sown.

² Consumed and wasted.

³ Illegible.

Presented that Alexander Mor have comted ff . . .
b . . . & blodshed¹ uppon Elizabeth Naghton.

James Regane constable ffinnglass et fecit sacramentum.

RATHCOULE.

Curia ibidem tenta coram Richardo Bellings senescallo
reverendissimi in Christo patris domini archiepiscopi
Dublinii xxv^o die Junij 1589.

Nicholaus fraine de Ballmakellye	Jurator.
Willielmus Donge de Grenoke	Jurator.
Richardus Wise de Rathcoule	Jurator.
Johannes Wise de eadem	Jurator.
Johannes Peirce de eadem	Jurator.
Richardus Hacket de eadem	Jurator.
Jacobus Birne de eadem	Jurator.
Jacobus Lyons de eadem	Jurator.
Georgius Pierce de eadem	Jurator.
Thomas Andro de eadem	Jurator.
Richardus Taffe de eadem	Jurator.
Jacobus Ro de eadem	Jurator.
Johannes Peirce de eadem	Jurator.
Martinus Donill de eadem	Jurator.

Willielmus Donill de Grenoke queritur versus Edwardum
Caverly de Rathcoule soyldio^r de placito quare dissit²
predictum Willielmum ex firma sua six perchias terre
in Rathcoule quas idem Willielmus tenet ad terminum
ad hunc durantem ex dimissione procuratoris & paro-
chianorum ecclesie de Rathcowl.

The mearing of the commons³ is appointed uppon Mondaye
com three wickes.

The names of the wemen & men.

Item in primis Gen. Johnes Caverlies wif.

Johan Mony widowe.

Anstace Conill the vicars maide.

Belle Stake, Cono^r Dolen (h)is wif.

Alson Bermingham, James Roe (h)is wif.

MAR 24 1955

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¹ Committed fray, battery and bloodshed.

² Probably for "disseisit."

³ Comes in original.

Johana Awghye, John Trassie (h)is wif.
 Besse O Rotle wid.
 An do.

APUD THOLONEUM.

dorso of fol. 28.

Curia pedis pulverisati nundinarum et ferie reverendissimi in Christo patris Adami domini archiepiscopi Dublinii Hibernieque primatis tenta apud Tholoneum infra civitatis Dublinii secundum consuetudinem in vigilia Sancti Benedicti abbatis coram Ricardo Bellings barone ferie predictae anno regni Regine Elizabethae xxxj^{imo} (20 March 1589).

Eodem die custos gaule¹ nove civitatis predictae venit coram prefato barone predicto et deliberavit claves gaule predictae prefato baroni curie ad custodiendum secundum consuetudinem.

The names of the sergaunts appointed by the barron.

Richard ffield.
 Andreas fline.
 Patrick Kegane.

Thomas Vescey de Londone groser queritur versus Laurencium Whitt de Dublin' mercatorem de placito debet——.

Willielmus ffrost de London haberdassher queritur versus predictum Laurencium de placito debiti 1 *li.* ster.

Johannes Wilkenson sequitur actionem./

Arrested by ffielde.

Thomas Gerrot (h)is ffeofment for ffitzsymons land of Balmadroght in Dalkey.

fol. 29.

Sciant presentes et futuri quod ego Walterus ffitzsymons de Balmadroght in comitatu Dublin' generosus filius et heres Ricardi ffitzsymons qui fuit filius et heres Johannis ffitzsymons dedi concessi et hac presenti carta mea confirmavi Thome Gerrot de Dublin' aldermano totum illud castrum ac omnia illa messuadgia terras tenemnetta redditus revertiones et servicia prata pascua et pasturas cum omnibus suis pertinentiis que habeo in Dalkey in comitatu Dublin' et modo sunt in tenura sive occupatione Johannis McThomas, que omnia et

¹ Gaol.

singula premissa cum pertinentiis Patricus Tothe nuper de Dublin capillanus perquisivit sibi et heredibus suis de Nicholao Besholle de Portrane ffisher ad usum dicti Johannis ffitzsymons heredum et assignatorum suorum imperpetuum Habendum et tenendum totum predictum castrum ac omnia predicta messuadgia terras tenementa redditus reverciones ac servicia prata pascua et pasturas cum omnibus suis pertinentiis preconcessis prefato Thome Gerrott heredibus et assignatis suis imperpetuum ad solum et proprium opus et usum ipsius Thome Gerrot heredum et assignatorum suorum imperpetuum. Et ego vero predictus Walterus ffitzsymons et heredes mei totum predictum castrum ac omnia alia messuagia terras tenementa redditus reverciones et servicia prata pascua et pasturas cum omnibus suis pertinentiis preconcessis prefato Thome Gerrott heredibus et assignatis suis contra omnes gentes warrantizabimus et imperpetuum defendemus per presentes: In cujus rei testimonium presentibus sigillum meum apposui datum xxviii^o die Julij 1589. Et anno regni serenissime domine nostre Elizebathe dei gratia Francie et Hibernie fidei defensoris &c. xxxi^{mo}

per me Walterum ffitzsymons.¹

Sealed subscribed and delivered in the presens of us under-named,

Robert Eastefeild notarye publique.

William Gentie.

Edmond Dewnishe.

John Walshe.

ffulle and peseable possessione and seasono was taken and delivered by the wthin Walter fitzSymons unto the wthin named Thomas Gerrott of and in the castell and tenement or messuage wthin named of all and singuler the premisses wthin granted w^{ch} was done the laste day of July 1589 annoque regni Regine Elizebathe in presentia eorum quorum nomina subscribuntur.

James Coyle.

Oliver Warrene.

John M^e x Thomas.

copia vera.

Examinata per me R. Durnynge.

¹ For translation, see Appendix.

fol. 30.

[FINGLAS]

Curia visus franci plegii de ffinnglas et manerio ejusdem tenta apud ffynglas die Jovis proximo post festum Phillipi et Jacobi anno regni domine Regine Elizabethe xxxij^o coram Ricardo Bellings scenescallo Adami archiepiscopi domini ibidem (7 May 1590).

Nomina Juratorum.

Nicholaus Elward de ffinnglas	Jurator.
Willielmus Purphill de Kilshane	Jurator.
Nicholaus Patrick de Braghall	xij <i>d.</i>
Johannes Coskro de litle Cabbragh	xij <i>d.</i>
Walterus Ball de Dublin' pro firma sua in ffinnglas	ij s.
Henricus Shelton de eadem pro firma sua in ffinnglas	ij s.
Henricus Kerdif de Donsick pro firma sua in ffinnglas	ij s.
Michaell fitzSimons de Muchforrus pro firma sua in ffinnglas	ij s.
Nicholaus Lynch de ffinnglas	Jurator.
Jacobus Regan de eadem	Jurator. ¹
Willielmus Doin de eadem	—
Thomas Desmond de eadem	Jurator.
Jacobus Cardon de eadem	Jurator.
Patricius Whit de eadem	Jurator.
Concho ^r ffling de eadem	Jurator.
Tirlagh Dempsey de eadem	Jurator.
Willielmus ²	Jurator.
Johannes Langan de eadem	Jurator.
Hugonus Bane de eadem	Jurator.
Thomas Chetno ^r de eadem	Jurator.
Hugonus Gormely de eadem	Jurator.

Ad juratum.

Yt is presented by James Regan that Hugh Gormely & his wife Ellen did make a fray by chiding scolding & sclanderous words unto the said James being constable ("fray in words" written over the name "Ellen").

Nomina liberorum tenentium.

Decanus ecclesie cathedralis Trinitatis Dublin',

Richardus Dorning tenens.

¹ Some letters which occur after this word are not legible.² Illegible.

- *Willielmus Chamerlen de fínglas po. lo.
 Christoferus Plunket de Donsoghly.
 Jacobus Dillon de Hunteton et Ismaia uxor ejus.
 heres Nicholai Dillon de Keppok.
 *maister et gardiani gilde Corporis Christi po. lo.
 Robertus Barnewall de Donbro.
 procurator ecclesie Sancte Michee, Dublin'.
 *Walterus fitz Simons de Balmadroght.
 *procurator ecclesie fínglass—po. lo. taken up by feele
 to drink.
 *Nicholaus Elward de fínglas et Thomasia uxor ejus.

For so much as the abowe freholders uppon whom no prick or title is laied hath appered nether by themselves nor ther attornies at this leete daie therfore it is ordered and adjudged by the Scenescall that everie one such shall make a fine unto the L. of x s. and that his Lp. (h)is baylif shall presentely make distres uppon all the tenants.

Ad juratum. Yt is presented by the serjant that Nicholas Linch giltie of batry, of fínglas, and Nicholas Elward giltie in a fraie, of the same, committed fray and batre one uppon thother.

Gyven the Jury
 Ad juratum. Yt is also presented by him that Edmond Webb of the same and Barnaby Norcock (h)ys wife committed fray & b¹ thone uppon thother. ("in batre" written over Edmond Webb's name).

Ad juratum. Yt is also presented by the said sjant² that Megg Ennos wife to Patrick Whit & Alson Kelly widdow committed fray & batre one uppon thother ("ffray & batrie" written over Megg Ennos' name).

fol. 31.
 Ye fe forgiven. Barnabe Norcock et Margeri uxor ejus queritur versus Edwardum Moghan de placito transgressionis ad dampnum xl s., feod actionis (a)dmittitur per scenescallum. ad arbitrium & arbitraver' ij s. vj d. . . .³ executio³

Donagh McGlannen queritur versus Robertum feyle de

¹ Battery.

² Serjeant.

³ Illegible.

* These entries are "pricked."

Kildonan de placito debiti viz. for detayning unjustly a kow from the said Donagh, price xx s. ster./ the fee not yet paied till yo^r man feele do paie yt.

Presented by the jure that John Sholochan died in a howse in ffinclas wth M^r Birsall holdeth of my L. and whereof Thomas Chattenor is Birsalls tenant and that the said Sholochan died possessed of a cow a calf & three shepe and that a heriot is due to the L. Busshoppe of his goods ¹*and that² the² the constable is charged by the senescall to kepe the cow.* Byrshall ys charged wth the keping of the cow² such² in his possession.

SWORDS.

Curia ibidem tenta coram Richardo Bellings senescallo omnium curiarum temporalium reverendissimi in Christo patris Adami domini archiepiscopi Dublinii die Lune proximo post diem Dominicis³ in Albis anno regni Regine Elizabethe xxxij^o (27 April 1590).

Nomina liberorum tenentium ibidem.

Inquiratur.	heres Christoferi domini de Houth	po. lo.
	Decanus ecclesie Trinitatis Dublin'	po. lo.
	Stephanus ffitzwilliams de Jopiston. ⁴	
	Patricus Barnewall miles.	
	Thomas Bellings de Bellingstone.	
Inquiratur.	heres Roberti ffoster de Killeghe.	
Inquiratur.	heres Bartholomei Russelle de Seaton.	
	Edwardus ffitzsymons de Grandge.	
	Georgius Taylore de Swords.	
	Marcus Wickome de Drinan.	
Inquiratur.	heres Johannis Talbot de Roberstone.	
	Johannes Jordane de Hiltone	Jurator.
	Simo Luttrell de Luttrellstone.	
	Georgius Blakney de Rickenhow.	
	Patric Chillam de Droghdae.	

¹ Words between asterisks struck out in original.

² Illegible.

³ *Recte* Dominice. Dominica in Albis was the first Sunday after Easter.

⁴ Jobstown.

	Thomas Tipper de Swords	Jurator.
	Nicholaus Kelley et Anna Skott uxor ejus.	
	Jeneta Dowdinge de Swords.	
	Jacobus Plunket et Tho. uxor ejus.	
Inquiratur.	heres Roberti ¹ Snorgotston.	
	Johannes Kelly de Ballybaghille.	
	Johannes fínglas de Porterstone.	
	Nicholaus Begge de Borranstone.	
Inquiratur.	heres Johannis Talbot de Tampologe.	
	Christoferus Lynche de Cnoke.	
	Christoferus Hollywod de Tartayne.	
Inquiratur.	heres Willielmi Conrane de Curraghe.	
	Marcus Chamberlen de Kilreske	po. lo.
	Johannes Caddell de Mortone	po. lo.
Inquiratur.	heres Nicholai Cusake de Rathalrone.	
	Willielmus Nugent et uxor ejus.	
	Patricius Tipper de Sawserston.	
	procurator ecclesie Waborge.	
	procurator ecclesie Mallahidir.	
	procurator ecclesie de Swords.	

fol. 32.

Nomina liberorum tenentium de Luske.

	Christoferus dominus de Houthe.	
	Patricius Barnewall de Grasdewe.	
	Christoferus fíagan de Dublin'.	
	Willielmus Brimegham de Balloghe.	
	Patricius Brimegham de Jonestone	po. lo.
	Johannes Kenwicke de Droghdae	po. lo.
Inquiratur.	heres Jacobi Almer de Dollardstone.	
	Ricardus Hacket de Ballmagwier	Jurator.
	Nicholaus Russelle de Collenstone.	
	Walterus Bristowe de Luske	po. lo.
	Walterus Rouse de eadem	
	Jacobus Unfry de eadem	Jurator.
	Anna fítzsymons de Curduff.	
	Johannes Gaydone de Dublin'.	
	procurator ecclesie de Luske	po. lo.
	vicarius ibidem	po. lo.

Nomina liberorum [tenentium] de Clomethan.
Decanus ecclesie Trinitatis Dublin' po. lo.

¹ "Russell" omitted.

Simo Luttrell de Luttrellstone.	
Ricardus Caddelle de Nalle.	
Patricius Bedlowe de Westone	Jurator.
Thomas Hacket de Sottone.	
Nicholaus Bege de Borranstone	po. lo.
Christoferus Holliwod de Tartayne.	
Robertus Browne de Wianstone.	
Thomas Bathe de Newings	po. lo.

Hi omnes qui non comparuerunt amerciati sunt per senescallum ad ij s. ster.

Nomina Juratorum ad inquirendum

Robertus Dowding de Swords	Jurator.
Thomas Ennos de eadem	Jurator.
Johannes Thonder de Newings	Jurator.
Johannes Cowgan de eadem	Jurator.
Robertus Casey de Wianstone	Jurator.
Johannes McCane de Ballyas	Jurator.
Thomas Heyward de eadem	Jurator.
Nicholaus ffarrane de Luske	Jurator.
Hugo Obery de eadem	Jurator.
Thomas Esberne de eadem	Jurator.

Constable of Clomethan, Richard Quatermas.

Portrane, Marten Giblin constable.

The Jur. fyndeth a waye to Richard Corbally (h)is land through Symon Corballys land as yt hath bene alwayes accustomed.

Ad proximam
curiam.
Ad proximam
curiam.
Alterus dies.

Robertus Kiste de Luske queritur versus Johannem flowlan et Willielmum Sawadge de Luske de placito super casum ad dampnum *iiij li.* ad proximam curiam.

Concordaverunt
et solvit custo-
giis.

Thomas Barnewall de Rollestone queritur versus Johannem McConrey de eadem nuper de Lespopelle husbandman Katherynam uxorem ejus et Edwardum McConry de Balmadroght nuper de Lespopell predictam filium ejus Johannis de placito convencionis *xx li*
Fidejussores pro apparacione, Johannes Dongan et Barnabas Stronge.

Concordaverunt. Idem queritur versus predictos de placito transgressionis ad dampnum viz. *vj l.*

fol. 33.
Perficitur et costes super querentem *xij.*
Robertus Kiste de Luske queritur versus Johannem farnelle et Jacobum Unfry balives de Luske de placito debiti *xl s.*; non debet.

Ad proximam curiam and switt yf he cum in before the Court arise.
Ricardus fflotte de Lespoppelle queritur versus Nicholaum Banam de eadem boucher de placito transgressionis viz. for entring into two houses of his of his pic¹ *xxxix s. xi d. Jur.²*

Ad proximam curiam, *xij.*
Patricius Oberry de Lusk queritur versus Cornelyum fowlan de placito debiti *xxviii s. ij d.* non debet.

Ad proximam curiam.
Patricius Whitt de Drisshoke queritur versus Patricium Blakney de Swords de placito transgressionis ad dampnum *vj s.* viz. for a horse hid & a cowe. non est culpabilis.³ non detinet.

John fflinglas de Porterston *vj li. vj s. viij d.*
Christoferus Russell de Seatone *vj li. vj s. viij d.*
The condicion that yf the sayd John & Christofer shall stand & abyd the ordir adward & judgment of two indiffrent gentillmen uppon an action nowe depending in Court by John fflinglas against the sayd Christofer Russell that then &c. otherwise &c.

Debet *ij s.*
Johannes McCorey de Rolleston *x l.*
Edwardus McCory de eadem *x l.*
Petrus Barnewall de — *xx l.*
The condicion to appear from Court day to Court day till the action be ended, *qd. tunc, &c.*

Ad arbitrium Georgi Russell et prepositus *xij O.*
Costes super querentem.
Willielmus Morrey glayssyer queritur versus Patricium Dowd de Swords de placito injuste detencionis ad valencium *viiij yards clothe/.* non detinet/. Juratores dicunt quod non detinet predictas *viiij ulnas fili⁴* nec aliquam parcellam earum.

¹ Perhaps for "price."

² Doubtful.

³ "Non est culpabilis" struck out in original.

⁴ Yards of cloth.

xij. Christoferus Walshe de Lusk queritur versus Johannem Yordan de placito injuste detencionis ix peacks (et) dimidii otts et pees. non detinet.

Ad proximam curiam. Ricardus fiottrell de Roschalle queritur versus Willielmum Kelly de Baldorgan de placito transgressionis ad dampnum xl s. ster.
No switt yf he cum not sitting the Cour.

Non prosequitur. Costes super querentem. Martinus Gerrard de Dublin' cleark queritur versus Michaelum Whitt de placito debiti xx s. ster.

Non prosequitur. Costes super querentem. Willielmus Dowd de Swords queritur versus Walterum Winralle de placito debiti iij s. viij d.

Ad proximam curiam. Johannes Convey de Donganston queritur versus Patricium Cawlan de placito transgressionis ad dampnum xl s. ster.

Costes super defendentem. Ricardus Brady de Swords queritur versus Ricardum Dorran de eadem de placito debiti xi s. ster. Costes super defendentem.
This is referred till the next Court daye holden at Lusk to bring in the order.

Ad proximam curiam. xij C. Johannes Hacket de Balcony queritur versus Johannem Cantwell de Lusk de placito debiti xx s. ster. non debet/. predicti juratores dicunt quod debet predictos xx s.
Comitted to the Marshall.

Ad proximam curiam. Hugh O Tolle de Clomethan queritur versus executorem Nicholai Elward de eadem de placito debiti xx l.
Non prosequitur. Costes super querentem.

Ad proximam curiam. Ricardus ffining de Wimblton queritur versus Willielmum Maghry de placito debet xij s. iij d.
xij.

John ffeald the younger entred uppon ix accers of my L. archbusshopes land in Lusk wheare of v accers lees in Loughlane parkes two accers in the molene, two accer by west the towne against Unfry his house.

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SAINTE PULCERS.

the first day of June, 1590. Curia ibidem tenta coram Ricardo Bellings seneschallo omnium curiarum temporalium.

Davidus Robben, sworne constable.

Patricius Mayle serviens¹ de Rathcowlle americiatus est ad v s.

Willielmus Lorkane de Newstret queritur versus Johannem Horrold de eadem de placito transgressionis ad dampnum x li.

xij
found.

Presentatum est per Christoferum ffagane that Nicholas Rouse, Jenet Calf, his wife, and Johannes Calf, brother to the sayd Jenet, did forsibly put Nicholas Lusse out of a house of M^r Christofer ffagans of Dublin alder(man) in Rathcowle w^{ch} house the said Lusse toke quiet possession of wthout any force, and so we the xij men doth find that the forsayd parties (viz.) Nicholas Rouse, Jenet his wife & John Calf did forseibly entrid.

Nomina Juratorum ad inquirendum viz.

Ricardus Brown de Sainte Patrickstret baker	} Juratores
Nicholaus Clinton de eadem	
Geraldus Young de eadem	
Davidus Duff de eadem	
Larance Duff de eadem	
Willielmus Lynnam de eadem	
Davidus Begg de eadem	
Jacobus Brown de eadem	
Patricius Ennos de eadem	
Ricardus Keaton de eadem	
Patricius Colman de eadem	
Donnagh fferechan de eadem	

found
xij

The sayd Jur. findith that Rory Dowgen hath brokin the pece againste Manus Kelly and his wif and by the same hath forfeyed a bond of recognisance w^{ch} he stod bownd wth Rory Routt and therfor ys comitted to prisone to the marshallsies of Sainte Pulcers &c.

Juratores dicunt quod Laghlen Read de² prosecutus fuit querelam de transgressionem pro verberatione facta apud Kilresk coram vicecomite in comitatu extra libertatem in contemptu curie. Ideo per senescallum³ pro eodem contemptu v s.

¹ Serjeant.

² Residence omitted.

³ Illegible.

Donaldus Qusley de Sainte Nicholas stret smith queritur versus Morghe Birne ats. More de Dublin' de placito debiti *iiij* *li*. propter¹ *ij* s.

It is ordrid that the matter in controversy betwixd D[. . .]kill and Willielmum Lynam is put to the order of William Brown and John Boucher, to ende the same betwixt this & the next Court day holden at Sainte Pulcers and to certif the Court therof.

xij O.
Amerciatus est
ad *ij* s.

Manus Kelly de Sainte Kevenstret queritur versus Rory Dowgen de eadem de placito transgrecionis ad dampnum xviiij s. ster. viz. for hetting his wif his hed. Juratores dicunt quod est culpabilis ad dampnum x s. ster. cum custagiis curie.

He hath day
yeven hime to
bring a certificat
under the senes-
chall is hand
wheather this
matter was put
to order & his
swertie ys Con-
crore . . .²
Newstret.
fol. 35.
xij O.

Robertus Nichcolson, Anthonius Walkere, de London haberdasher queruntur versus Johannem Gallan de Sainte Patrickstret shomaker de placito transgrecionis super casum ad dampnum vid. xxviiij *li*. ster.

Donylle O Dorran de Galmolston queritur versus Donaldum Harrold³ de eadem de placito transgressionis ad dampnum *iiij* *li*. ster. viz. for his service; fatetur the tearme & sayeth that the plentift put him of —

ff. b.⁴ & blodshed betwixt Neyle O Gormley et Jacobum Cromelle/. Juratores dicunt quod predictus defendens ivit ab querente ob defectum victus et vestitus.

ff. & batrie⁴ betwixt Thomam Harne et Annam Whitt.

xij.
Perficetur⁴ et
solvit custagis.

Edwardus Doghertie de Cnokmark queritur versus Nicholaum Prior de placito injuste detencionis *iiij*^{or} ad valencium viij *li*. Concordaverunt ex assensu utriumque eorum et solverunt pro custagiis.

xij.

Nealle Gormely de Swords queritur versus Jacobum Cromewell de Swords de placito transgressionis ad dampnum vi *li*. ster. fatetur sed in se defidendo.⁶

¹ pter in original.

² Illegible.

³ May be "Harnold."

⁴ Fray and battery.

⁵ Proficetur.

⁶ In self-defence.

Neylle Gormily et uxor ejus affidavit se timere Jacobum Cromwell de vita et membris.

Jacobus Cromawall affidavit se timere Neyle Gormeley de vita et membris.

Neylle Geormley de Swords v *li.*

Georgius Blakney de — v *li.*

The condicion to keape the pecac for ever unto James Cromewell.

Mege Whitt de Sainte Kevenstret affidavit se timere Roricum Doling de vita et membris.

Willielmus Roe de Talagh queritur versus Christoferum Bancroft de placito capcionis et injuste detencionis xj caballorum/. Willielmus Ro & Christopherus Bancroft venerunt. Christoferus dicit quod cepit pro Donogh Sesinet.¹

Walterus Moran de Talaght queritur versus Christoferum Bancroft de eadem generosum de placito capcionis et injuste detencionis viij caballorum.

Thadeus Gygen¹ de eadem versus dictum Christoferum de placito capcionis et injuste detencionis duorum cabalorum. Ad hanc curiam venit predictus Christoferus Bancroft paratus advocacionem facere pro captionis omnium averiorum predictorum et petit quod predicti querentes versus eum² super querelas suas predictas et predicti Willielmus Ro Walterus Moran et Thadeus solempniter exacti non venerunt in propria persona sua nec per attornatos suos nec aliquialiter aliter² versus predictum Christoferum. Ideo concessum(est) per curiam quod predictus Christoferus fert (? fecerit) retornum omnium averiorum predictorum. Proxima curia tenenda die Jovis.³

Habet diem usque diem Jovis proximum ante festum Sainte Benedict proximum futurum et habet p. cur.⁴

¹ Doubtful.

² Illegible.

³ This entry has been struck out in the original.

⁴ Probably "proximam curiam."

Christoferus Bankcroft de Talaght xl *li*.

The condicion that yf the sayd Christofer doth deliver the cattell that is nowe repleven to be redelivered over to the sayd Bankroft & that the said Bankroft.

Nory ne Morcho de Dublin' vidua queritur versus Robertum Connor de Sainte fransestret de placito v s. iiij *d.* ster.

John Money I have takin swertie uppon Rory Portor to paye for the batrie & blodshed imposed upon him by the leventh of June next and yf the sayd Rory cannot have the fine remitted by my L. Archbushshop, that then I have taken swertie that he shall comitt himeself to the same ward againe. dat' the 3 of June 1590. John Durning.

Two papers of inditments delivred to Clinton, till the next Court day.

Dermot Smith was bownd in recognisanc for the appearance of Donnagh Smith to appear the Court day w^{ch} he did not and so he is comitted to the marshalle for the payment of the ffyne.

Arthur Coke queritur versus Ricardum Keating de New stret de placito injuste detencionis unius —.

Johannes Waringe de Saint Patrickstret soalidor queritur versus Thomam Reue¹ de Sanct Kevings stret fiabrum lignarium de placito vij s. iij *d.* str.

Nomina Juratorum ad inquirendum.

Nicholaus Clinton de Sainte Patrickstret	Jurator.
Edwardus Young de eadem	Jurator.
Jacobus Colman de eadem	Jurator.
Jacobus Dowding de eadem	Jurator.
Willielmus Lynuam de eadem	Jurator.
Ricardus Rian de eadem	Jurator.
Davidus Begge de eadem	Jurator.

¹ Reve, or Rene.

Willielmus Lorcan de eadem	Jurator.
Edwardus Boucher de eadem	Jurator.
Patricius Colman de eadem	Jurator.
Dermotus Hopper de eadem	Jurator.
Patricius Robben de eadem	Jurator.

Qui juratores dicunt that Gormle wif to Donille O Doyle of Coyllon, Donylle Oge and one Anee did comitt ffray & batry uppon Jovanna Roch wif to Nicholaus Bevane of Dublin, stabler.

And furtler thie findith that Donylle O Doyle & his wif, Donylle Oge, Phillepben Anee & John McTege of Coyllon did make rescus uppon Johanna Roche when she was driving home the cattill out of hir meadows.

ffray & batrie comitted by Concore Myller uppon Anestace Poere viduo

Nicholaus Clinton de Sainte Patrick stret mercator queritur (versus) Hugonem McYllevore et Ovium McYllevore de Casshel de placito transgressionis ad dampnum vj *li.* xiiij s. iiij *d.* str. (viz.) for taking awaye of a silver yoke weying xx unces.

Ovei McIllvorey de eadem	xiii <i>li.</i> vj s. viij <i>d.</i>
Hugh McIllworey de Casshelle	xiii <i>li.</i> vj s. viij <i>d.</i>
Jacobus Bee de Sainte Patrick stret	xiiij <i>li.</i> vj s. viij <i>d.</i>

Condicio si predictus Ovius et Hugh McIllwory comparerent ad proximam curiam apud Sainte Pulcers.

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APUD THEOLONEUM.

Curia pedis pulverisati nundinarum et ferie reverendissimi in Christi patris Adami domini archiepiscopi Dublinii Hibernieque primatis tenenta apud Tholoneum infra civitatem Dublinii secundum consuetudinem in vigillia Sainte Benedicte abbatis coram Ricardo Bellings barone ferie predictae anno regni Regine Elizabethae xxxij^{do} (20 March 1590).

The names of the sergaunt appointed by the barrons
 Richard ffield
 Androwe ffline
 Manus Kelly,

¹ See Glossary.

- Peritur.¹ Willielmus Marten sergaunt queritur versus Willielmum M^cDermot shomaker de placito debiti vij s. ster.
Arrestid by ffeald.
- xij O. Robertus Howard de Balsone de comitatu Westmid' queritur versus Johaniem Rawson de Dublin' de placito iij li. ster.; fatetur & [blank] arrested by ffeald when he bring a letter of attorney that then he shall have the money presently.
- xij O. Solvit custagiis Willielmus Kenedy de Rathfarnham lyme maker queritur versus Thomam Begg de Castelknock lyme maker de placito transgressionis ad dampnum iij li.; non est culpabilis. Juratores dicunt quod est culpabilis ad dampnum xviii d. ster. et custagiis curie xviii d.

SWORDS.

Curia ibidem tenta coram Ricardo Bellings senescallo omnium curiarum temporalium reverendissimi in Christo patris Ade (*recte* Adami) domini archiepiscopi Dublinii Hibernieque primatis die Lune proximo post festum Dominice in Albis anno regni Regine Elizabethæ xxxij^o (27 April 1590).

Liberi tenentes de Swords.

Inquir'.	Nicholaus dominus de Houthe Decanus ecclesie Sancte Trinitatis	po. lo. po. lo.
	Stephanus fitzWilliams de Jovestan	ij s. Jr'.
Constabularius	Patricius Barnewall, miles	v s.
Ballivus.	Thomas Bellinge de Bellingeston. heres Roberti ffoster de Killeghe	ij s.
Inquir'.	heres Bartholomei Russell de Seton.	
The land to be seised.	Edwardus fitzSimons de Graunge Georgius Tailor de Swords. heres Johannis Talbot de Tymologe	po. lo. po. lo. po. lo.
v s.	Simo Luttrell de Luttrellston Georgius Blackny de Rickenhore Marcus Wicome de Drinan	po. lo. Jur'. po. lo. po. lo.

¹ *Recte* proficitur.

Matheus Handcoke de Dublin'	ij s.
Georgius Plunket de Bewlie	ij s.
Johannes Chillam de Droghda	ij s.
Andreas Gaffeny ¹ Margaret uxor ejus.	
Nicholaus Kelly & Geneta uxor ejus.	
Geneta Dowding de Swords.	
Jacobus Plunke[t] & Tho. uxor ejus	ij s.
heres Roberti Russell de Sergotteston	ij s.
Johannes Kelly de Ballybaghell	po. lo.
Johannes ffiglas de Porterston.	
Nicholaus Begge de Borranston	ij s.
Christoferus Lince de Knock	ij s.
Christoferus Hollywode de Tartane	ij s.
procurator Sainte Warburge, Dublin'	ij s.
procurator ecclesie de Malahidred	ij s.
heres Willielmi Conran de Curr	ij s.
Marcus Chamerlin de Kilresk	po. lo.
Georgius Cusak de Rathalran	ij s.
Willielmus Nugent & Jeneta uxor ejus	ij s.
procurator ecclesie de Swords	po. lo.
Patricius Tipper de Saucerston	po. lo.

Liberi tenentes de Lusk.

Nicholaus dominus de Houth	v s.
Willielmus Bretingham de Baloghe	po. lo.
Christoferus flagan de Dublin'	ij s.
Patricius Barnewall de Grac ²	ij s.
Patricius Brengham de Johnston	po. lo.
Johannes Kenvick de M. ³	po. lo.
heres Jacobi Ailmer de Dullardeston	ij s.
Ricardus Hacket de Balmaguire	ij s.
Nicholaus Rossell de Collenston	ij s.
Walterus Rouce de Luske	ij s.
Walterus Bristow de eadem	
Jacobus Umfrie de eadem	ij s.
procurator ibidem	po. lo.
vicarius ibidem	po. lo.
Anna fitzSimons de Curduffe	po. lo.
Johannes Gaidon de Dublin'	po. lo.

¹ Andreas Gaffeny struck out.² Gracedieu.³ Should be Droghda.

Liberi tenentes de Clonmethan.

Decanus ecclesie Sancte Trinitatis	po. lo.
Simon Luttrell de Luttrellston	ij s.
Ricardus Caddell de Nall	ij s.
Patricius Bedlew de Weston	ij s.
Thomas Hacket de Sutton	ij s.
Nicholaus Bege de Boranston	po. lo.
Christoferous Hollywode de Tartane	ij s.
Robertus Browne de Wyanston	po. lo.
Thomas Bathe de Newinings	po. lo.

The fees upon Mrs. fissher. Redmondus Galduff deliberatur per proclamacionem.

Nomina Juratorum ad inquirendum apud Swords.	
Nicholaus Russelle de Collenston	Jurator.
Johannes Kenvick de Droghda.	Jurator.
Walterus Bristowe de Luske	Jurator.
Jacobus Unfry de eadem	Jurator.
Jacobus Tagan de eadem	Jurator.
Johannes Gavran de Swords	Jurator.
Ricardus Donnylle de eadem	Jurator.
Thomas Kerney de eadem	Jurator.
Robertus Warren de eadem	Jurator.
Georgius Stronge de eadem	Jurator.
Robertus Browne de Wyanston	Jurator.
Ricardus Carrick de —	Jurator.
Patricius Sawnders de [Balhary]	Jurator.
[. . .] ¹ de Luske	Jurator.

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Portrive de Swords,	Thomas Belling.
Balive	William Horishe of Swords & sworne.
Constables of the North of Swords	{ Nicholas Butrbey.
	{ Michell fleming.
Constables of Swords	{ John Gavane.
	{ Patrick Dowd.
Constables of the Sowthe parte	{ Richard ffoster.
	{ Richard Motten.
Lusk.	
Constables of theste syd	{ James Unfrey.
	{ Richard Wad.
Constables of the west	{ Patric Herford.
	{ Nichas Donnylle.

¹ Portion of page cut away.

Solvit ij s. pro
recognitiōe.

1Georgius Russell de Swords iiij *li.*
Clement Tupper de eadem iiij *li.*
Donnylle Mason xl s.
John Mason xl s.

Comparet et ut
comparet est dis-
charged by
proclamacion he
hath payed his
fees.

The condicion that yf Donnylle Mason doth personally appear at the next Court day holdin in after Ester & to comitt his boddy to prison to the geolle of Swords & not to departe wthout lisenc that then this recognie to be woyd.¹

The Jurie findith that Patrick McManus of Lusk lowssing the key of his chist lefte viij *li.* ster. of his own money in thend of his house under a littill donge & out of that place was takin away by whome we knowe not.

Ad proximam
curiam
to declar.

Nicholaus O Donnylle de Newet queritur versus Patricium Kennaghe de eadem de placito super casum ad dampnum c *li.* viz. for defaming & sklandering of hime/. as kalling him a theffe & false knaive.

xij O.

Robertus Dowding de Swords queritur versus Patricium Sawnders de Bahary, Thomam Blake, Thomam Hunter, Johannem McCane, Teg Quyne, Edwardum Burke et Johannem Bane, de placito transgressionis ad dampnum xl s. non sunt culpabiles; predicti juratores dicunt quod sunt culpabiles ad dampnum iiij s. ster. cum—.

Ad proximam
curiam.
Non prosequitur
Costes super
querentem.

Patricius Comen de Grandg queritur versus Walterum George de Lusk de placito debiti xl s. ster.

Ad proximam
curiam.

Georgius Blakney de Rickinhore queritur versus Donaldum Mason de placito couencionis ad dampnum iiij *li.* (viz.) for breaking stones in the sayd Georg (h)is query,² wthout lisencc.

Georgius Russelle fidejussor.

Juratores inter partes apud Swords.

Michelle fleming de Skiddowe	Jurator.
Thomas Comen de Tobbirbire	Jurator.
Thomas Gilsinan de Swords	Jurator.

¹ This entry all cancelled from "Georgius Russell."

² Quarry.

Ricardus Myrgen de eadem	Jurator.
Simon ffyne de eadem	Jurator.
Willielmus Dixsone de eadem	Jurator.
Jacobus Cromalle de eadem	Jurator.
Thomas Ennos de eadem	Jurator.
Thomas McGlowe	Jurator.
Robertus Outtlawe de —	Jurator.
Ricardus Corballies de Clomethan	Jurator.
Johannes Manachan de eadem	Jurator.

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FINGLAS.

Curia ibidem tenta coram Ricardo Belings, senescallo omnium curiarum temporalium reverendissimi in Christo patris Ade (*recte* Adami) domini archiepiscopi Dublinii Hibernieque primatis die Martis proximo post festum dedicacionis ecclesie anno regni Regine Eliz. xxxij.

Liberi tenentes ibidem.

Decanus ecclesie Sancte Trinitatis Dublin'	po. lo.
Willielmus Chamberlen de eadem. ¹	
Christoferus Plunkett de Dunsoghlie	po. lo.
Jacobus Dillon de Hunteton & Ismaie uxoris ejus	ij s.
heres Nicholai Dillon de Keppoke.	
magister & gardiani gilde Corporis Christi	po. lo.
Robertus Barnewall de Donbrook	v s.
The master & wardens of our Blessed Lady and Sainte Sithe.	
procurator ecclesie Sainte Michie Dublin' ²	po. lo.
Walterus fitzSymons de Chamberston.	
procurator ecclesie de fínglas	po. lo.
Nicholaus Elvarde & Thomasia uxor ejus.	

Johannes Benyon de fínglas queritur versus Willielmum Denne et Nicholaum Linche de fínglas predicta de placito transgressionis ad dampnum ij s. ster. viz. for pasturing uppon his gr [].³

Memorandum the last of August 1590 the garrans of the inhabitaunc of the town of fínglas did wast and consume

¹ Finglas.² This entry appears to be partly struck out.³ Illegible.

about half an accer of otts belonging to Thomas Balle of Dublin uppon the lands of Ballybogan.

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TAULAGHE.

Curia ibidem tenta coram Ricardo Bellings, senescallo omnium curiarum temporalium reverendissimi in Christo patris Ade domini archiepiscopi Dublinii Hibernieque primatis die Mercurii proximo (post) ffestum dedicacionis ecclesie anno regni Regine Eliz. xxxij^o.

Liberi tenentes de Taulaghe.

Gilbertus Talbot de Belgarde.	
Stephanus fitzWilliam de Jopiston.	
Johannes Bowman de Taulaghe	po. lo.
Martinus Chamerlin de Kilreske.	
heres Johannis Talbote de Timolloge. ¹	
parvi canonici Sancti Patricii Dublin'	po. lo.

Tenentes de Clondolchan.

Inquir'.

Nicholaus dominus de Houthe	po. lo.
Gilbertus Talbote de Belgard.	
Johannes Eustace de Confie.	
heres Nicholai Nugent de Dublin'	po. lo.
Ricardus Ussher de Santreffe	po. lo.
Walterus fitzSimons de Ballmadroght	
Anna fitzSimons de Curduffe.	
Patricius Holder de Kilmacudricke.	
Georgius Venables de Clondolchan.	
Johana Gaidon de Richardeston.	
heres Johannis Talbote de Tymologe	po. lo.
Geraldus Plunket de Graunge & [blank]	
Goldinge uxor ejus.	
Nicholaus ffraine de Balmakelly.	
Georgius Tailor de Swords	po. lo.
Willielmus Locke de Colmanston.	
procurator ecclesie de Clondelchan.	

Liberi tenentes de Rathecoule.

Patricius Barnewall miles &	}	po. lo.
Christoferus ffigan de Dublin'		

¹ Templeogue.

Ricardus Wisse de Rathecowle.
 Davidus Roben de Tassagarde po. lo.
 Willielmus Locke de Colmanston.
 Thomas Ashe de Rathecoule.
 Patricius Maile de eadem.
 Johannes Peirce de eadem po. lo.
 heres Jacobi Dartas de Dublin'.
 Johannes Rocheford de eadem
 Henricus Stanyhurst de eadem po. lo.
 Walterus fitzSimons de Balmadrogh.
 Robertus Birsall de fflinglas.
 heres Roberti ffelde de Culduffe.
 Jacobi Plunket & Thomasina uxor ejus.
 heres Walteri Conran de Curraghe.
 heres Johannis Talbot de Timollogge.
 Ismaia Weslie de Raieston.
 Martinus Scurloke de Rathcredan.
 heres Bartholomei Russell de Seton.
 procurator ecclesie de Rathecoule.
 vicarii coriales ecclesie Sancti Patricii, Dublin'.
 Alesander Widder to be inquired.

John Neylle is amerced at x s. for that he did not deliver the warrant of Talagh till the day next befor the Court holden ther as is sayd but yf it be proved that he delivered it befor to the sergaunt of Talaght then his fien to be relesed.

The sergaunt of Talagh lickwise is amerced at x s. for that he did not warne the Court there and yf it be proved that the sayd sergaunt did warne the Court according his warrant that then the fyne shalbe remitted.

The portrive of Rathcoule amerced for that he brings not his presentments in writing, v s.

It is presented by Gorg Venables that the Shirfff doth serve processes & mak panells wthout warraunt of the balive.

xij.

Johannes Sheth de Clondolchan queritur versus Robertum Brown de Clondolchan de placito transgressionis ad dampnum xl li./ non est culpabilis.

Connor Dowlen de Rathcowll affidavit se timere Willielmum Merrick de eadem de vita et membris.

xij.

Johannes Neylle de Clondolchan queritur versus Johannem Hoylle de eadem junior de placito injuste detencionis unius modii tritici ad valencium v s. viij d. ste. non detinet/.

Ad proximam curiam.

Chayer Merenagh de Glasmokey queritur versus Thomam Monelex¹ de Talaght de placito transgressionis ad dampnum xl s. ster.

Nomina juratorum ad inquirendum.

Georgius Venables de Clondolchan	} Juratores.
Johannes Gibbons de eadem	
Nicholaus ffrayne de eadem	
Willielmus Donnylle de eadem	
Patricius Maylle de Rathcowle	
Johannes Wise de eadem	
Nicholaus Lusse de eadem	
Willielmus M ^e Melaghlen de Glasmokey	
Patricius M ^e Teg de eadem	
Walterus Norecone de eadem	
Johannes Money de eadem	
Willielmus M ^e Chayer de eadem	
Nicholaus Browne de Ballegeran	

BALLIMORE.

fol. 41.

Curia ibidem tenta coram Ricardo Bellings senescallo omnium curiarum temporalium reverendissimi in Christo patris Ade domini archiepiscopi Dublinii Hibernieque primatis die Jovis proximo post festum dedicacionis ecclesie anno regni Regine Elizabethhe xxxij^o.

Decanus ecclesie Sancte Trinitatis Dublin'.

Gilbertus Talbot de Belgarde v s. po. lo.

Edwardus Eustace de Ailwardestou.

Willielmus Eustace de Dowdingeston po. lo.

Willielmus Eustace de Castelmarten v s.

Oliverus Eustace de Blachall.

Ricardus Eustace de Litelbolie.

Walterus fitzSymons de Balmadroght.

¹ Molyneux.

	Jacobus Sherloke de Nace.	
	Davidus Donill de Ballymore.	
	Jacobus Dowdinge de eadem.	
	Rox ¹ Gamage de eadem	po. lo.
	Rolandus White de eadem	
	Ricardus Talbote de Jagoteston	po. lo.
	Johannes Eustace de Ballymore.	
	Thomas Purcell de eadem	po. lo.
xij d	heres Henrici Harbte de Cotlandeston	po. lo.
	Edwardus Ewstac de Tipperkeven	po. lo.

That whears Jane O Dorchy became swertes for certayne peopill in Russelston for certaine trespaces done uppon the L. (h)is libertie and for that the sayd Dorchy did not deliver them to the Court/. yt is ordrid that the sayd Dorchey shalbe delivered to the Constable till such time as she bring them befor the Court.

Comparet et
comittitur.

Davy Donnyle swertie for the retorne of Shane O Dorchey before the end of the Court.

It is ordred that the yeury² shall goo to Busshopes hille & Blakston to wewe³ the grown & to retorne in Court ther opinion wheather it be of the L. (h)is firehold or no.

We find that Capten Parker hath iij^{xx} & xiiij accers wast, M^r Cowle xxx accers, the Whittles iij^{xx} accers, ballexses iij^{xx} accers, Cnokarget xl accers, the deane of Chrischurch . . . ⁴ Talbots.

Johannes Harrold queritur versus Mortagh Smith de placito injuste detencionis unius . . . ⁵ ad valencium x s. ster.

Nomina Juratorum ad inquirendum.

Thomas Canford de Tipperkeven
Johannes Ewstace de eadem
Davidus Donnyle de Ballimor
Shane O Dorchey de eadem

¹ Rosina.

⁴ Torn.

² Jury.

⁵ Illegible.

³ View.

Ricardus Weldon de eadem	} Juratores.
Thomas Demsye de eadem	
Donnagh O Lalore de eadem	
Hugh M ^c Gilpatrick de eadem	
Shane O Clery de eadem	
Johannes Donnylle de Burgadg. ¹	
Ricardus fforristalle de eadem	
Thomas M ^c Cheo ² de eadem Balliboght	
Shane O Cullon de eadem	}

Ad proximam curiam. Henricus Walshe queritur versus Geraldum M^cGilpatrick et Dermotum O Kelly de placito super casum ad dampnum xx *l*.

xij. Edwardus Duff de Ballimor queritur versus Ricardum Ewstac de Ardenoth de placito injuste detencionis unius caballi ad valencium xxij s. iiij *d*. ster. fatetur that he toke the garran for cesse.

Ad proximam curiam. Ricardus Ewstace de Ardenoth queritur versus Edwardum Duff de placito injuste detencionis unius vacce ad valencium xxx s. ster./ non detinet.

xij 0. Davidus Donnylle de Ballimor queritur versus Johannem Donnylle de Burgadg¹ de placito debet xx s. ster. non debet/ predicti juratores dicunt quod debet predictos xx s. ster. ad dampnum ij *d*. et cum costagiis curie xvij *d*.

fol. 42. Ricardus Donnylle de Ballimor queritur versus Donaghum M^cShane de placito debiti v marks.

Tirlagh M^cDonnaghe queritur versus Donnagh M^cGerra de placito super casum for defamyng of hime.

Ex assensu partium ad arbitrium Johannis Parker et Ricardi Ewstac. Mortagh M^cDonille de Threcastelles queritur versus Davidum Donnylle de Ballimor de placito transgressionis ad dampnum xl s. ster. viz. for taking away certayne shepe of the sayd defendant (*sic*).

¹ Burgadg, co. Wicklow; the name was changed in 1683 to Blessington.

² Or "McChoyer," *infra*, p. 77.

Ad proximam
curiam.

Donaldus M^cGarra de Burgadg queritur versus Terencium
M^cDonaghe de placito injuste detencionis unam vaccam
lacktifferam ad valencium xl s. ster./non detinet.

Johannes Parker dicit quo ad inditamentum de Busshops
hille non est culpabilis.

Shane Dorkey, Ballimor.
Mortagh O Donan fidessore.

S^r Tadey Core¹ queritur versus Dermotum O Divey de
placito injuste detencionis unius olle ad valencium
vj s. ster.

Dermotus O Garra affidavit se timere Terrencium M^cDon-
nagh de vita et membris.

Tirlagh M^cDonnagh, Neylle M^cDonnagh et Donylle
M^cMorghe de le Burgadg comittuntur in custodium
marshalli pro fractione recognicionis.

Nomina juratorum ad inquirendum.

Ricardus Donylle de Burgadge ²	} Juratores.
Thomas Demsey de Ballimor	
Shane O Clery de eadem	
Brian M ^c Caffry de eadem	
Ricardus Veldon de eadem	
Girraldus M ^c Gilpatrick	
Johannes Donylle de Burdge ²	
Ricardus fforrestalle de eadem	
Patricius M ^c Walter de eadem	
Thomas M ^c Choyer de Balleboght	
Willielmus O Birne de eadem	
Tirlagh M ^c Donylle	v li.
Donnylle M ^c Morghe	v li.
Neylle M ^c Donnaghe	v li.
Johannes Donylle de Burgadg ²	v li.

p. xii d.

The condicion that yf the sayd parties keape the quens
m^ties peace³ next Court day quod tunc &c.

¹ Probably a chaplain.² Afterwards Blessington.³ End of page torn away.

fol. 43.

SAINTE PULCERS.

Curia tenta apud Sainte Pulcers coram Ricardo Bellings senescallo omnium curiarum temporalium reverendissimi in Christo patris Adami domini archiepiscopi Dublinii die Mercurii proximo ante festum Sancti Martini episcopi proximum futurum et anno regni Regine Elizabethæ xxxij^{do} (4 Nov. 1590).

Comparet et comittitur.

Johannes Gallan de Sainte Patrick stret sho.¹ xx li.

Ricardus ffgane de Dublin aldr.² xx li.

The condicion of thabowe recognisaunce is such that yf thabowe John Gallan doth personally appear at at the next Court day holden at Sainte Pulcers and ther to comitt his boddy to prison and not to departe wthout lisenc that then this recognisance to be voyd, otherwise to stand in full force & effect in lawe.

Ricardus ffeald sergaunt affidavit Ricardum Shee de Dublin' de vita et membris.

Nomina Juratorum ad inquirendum.

Patricius Archpole de Churchton Jurator.

Ricardus Rian de New stret Jurator.

Davidus Bege de eadem Jurator.

Johannes Cowgan de eadem Jurator.

Ricardus Higgen de eadem Jurator.

Patricius Bane de eadem Jurator.

Dermotus Hopper de eadem Jurator.

Patricius Robben de eadem Jurator.

Manus Kelly de eadem Jurator.

Donaghe ffereghan de eadem Jurator.

Davidus Duff de eadem Jurator.

Jacobus Colman de eadem Jurator.

Jacobus Dowlen de eadem Jurator.

Billa vera.

Memorandum that John Campion ajs John Gallant of Sainte Patrick stret wthin the countie of Dublin shoemaker and wthin the Croc³ and Libertie of the most reverend ffather in good Adam L. Archbusshope of Dublin and primat of Irland, cam wth force & armes (viz.) wth bowes arrowes and other manner of wepones

¹ Shoemaker.² Alderman.³ Cross.

defencibille the twentie daye of September on the xxxij^{tie} yeare of the rayne of our soverayne I. Quen Elizabeth that nowe is to Sainte Patrick stret aforesayd & wthin the Croce & Libertie aforesayd and then & there one cheste lying & being in the house of the sayd John Campion ats Gallant¹ aforesayd, did breake & ouppon and therout did take xxviii *li.* curr. money of England of the goods and chattells of Anthony Walkere of London habirdassher ther fownd stalle² & carryed away feloniously and contry to the Quens m^{ties} peace crowne & dignetic.

Patrick Aspole forman.

Jacobus Dowlen queritur versus Willielmum ffining de placito debiti xl s. ster. Arrested by the constable.

Nicholaus Iales de Sainte Patrick stre taylor queritur versus Georgium Ramsey de eadem taylor de placito convencionis super casum ad dampnum xl s.

Nicholaus Lusse de Rathcowle queritur versus Conorum Dowlen de eadem de placito transgressionis ad dampnum xij peackes peas, ad valencium xxiiij s. ster.

Idem queritur versus predictum Conorum Dowlen de placito injuste detencionis unius stage³ frumenti ad valencium vi s. ster.

Idem queritur versus predictum Conorum de placito transgressionis ad dampnum . . .⁴ viz. for breaking . . .⁴

fol. 44.

Receipts Pasche 1589 of the repl . . .⁴

Of Thomas Dannyell of Balhary	ij s. vj <i>d.</i> ster.	}
Of Bren McGenes of Lusk	x s. ster.	

Recaved at Shankill vij s. and delivred to Thibold Walshe.
At Clondolehan—ij s. of Robard Basnet . . .⁴

R. Holder constobl.

Rec xx *d.* of Lynan⁵ of Lusk in parte payment ffor⁶ Robt. Kist solvit iij s. *d.* ster.⁷

¹ So in original.

² Steal.

³ Perhaps "stack."

⁴ Torn away.

⁵ *Recte* Lynam.

⁶ "de" written over "ffor"; the page is torn here and entry incomplete.

⁷ All this entry of receipts is apparently out of place.

Termino
predicto.

SAINTE PULCERS.

Idem queritur versus predictum Conorum de placito transgrecionis ad dampnum iij peakes otts ad valencium xx s.

Idem queritur versus Thomam flyne et Nicholaum fine de placito transgressionis ad dampnum x s. for cutting ffu[. . .].¹

Idem queritur versus Katherinam ffoster for breaking arrest.

Idem queritur versus Johannem Pearse de placito transgressionis viz. for taking away of certay timber for a house & dore ad valencium x s.

Idem queritur versus John Wise de placito predicto viz. for cutting furrs in Calfes lee.

Johannes Yordan de Newstret queritur versus Shane Birne et Thomam Coyle de Dublin' myllers de placito transgressionis ad dampnum xl s. ster.

Richardus Browne baker ffidejussor.

This day Ddu³ McGeogh bring in³

Tadeus Browne et Katherina uxor ejus de Newstret queruntur versus Callogh O Birne de Killene park de placito injuste detencionis tribus vaccis et tribus vitulis ad valencium cujslibet vacce xxvj s. ster. Juratores dicunt quod predictus Calloghe injuste detinet predictas vaccas ad valencium cujslibet vacce xxvj s. viij d. ster. et predicti dicunt quod debet xiiij s. iiij d. ster.

xij O
Habet diem ad
solvendum pre-
dictos iij s. ster.
usque diem Sa-
bati proximum
ante festum
Sancti Valentini
episcopi proxi-
mum futurum.

Jacobus Duffe de Sainte Patrick stret queritur versus Nicholaum Kelley de Sainte Patrick stret de placito injuste detencionis viz. a tergett et a skelle ad valencium xv s. ster. non detinet. Juratores dicunt quod detinet predictos tergett et skelle et si invenire non potest affidavit ad iij s. ster. cum custagiis curie.

¹ Furze.

³ Illegible.

² The name is doubtful.

Nomina Juratorum inter partes.

Edwardus Yoing ¹ de Sainte Patrick stret.	}	Juratores.
Richardus Keatone de eadem.		
Richardus ² de eadem.		
Patricius ² de eadem.		
Patricius Robben de eadem.		
Patricius ² de eadem.		
James Colman de eadem.		
James Dowlen de eadem.		
Nicholaus Elward de fínglas.		
Jacobus Cardou de eadem.		
Conorus ffling de eadem.		
Johannes ² rry de eadem.		

A pork found by Tege Garry astray and hath detayned the same senc all aholontide³ last² findeth yt²

The following entries were made on the back of the front sheet :—

We find that Thomas Tayllor clerke hath made a moedde wall upon the queanes high waye.

We fynd that Hugh Paine hath enclosyd v acres⁴ of the comens of the tonne of Coullon.

Patrick Buck.

Patrick Aspole.

Honor ne Skulley queritur versus Johannem Neylle de placito transgressionis ad dampnum x li.

Patricius Marten taylor queritur versus Jacobum McSha de placito debet x s. ster. Nicholaus Clinton dischardged ffor the swirtieshepp⁵ of James McSha et comittitur.

Idem queritur versus Jovan fecings x s./fatetur iij s. residuum non debet Juratores dicunt quod debet iij s. et costes super querentem.

Idem queritur versus Johannem Sugru ij s. vi d.

queritur versus Johannem Birde,

Alexander Hertod fidejussor.

¹ Young.

² Illegible.

³ All Hallowtide.

⁴ This word is doubtful.

⁵ Suretyship.

APPENDIX.

TRANSLATION OF DEEDS ENTERED IN COURT BOOK.

Conveyance of land in Rathcool from Alexander Widder to William Lock (pp. 38-9).

Know all men present and to come that I Alexander Widder of Rathcowle have given granted and by this my present deed confirmed to William Lock of Colmanston his heirs and assigns one acre of arable land in the fields of the vill of Rathcowle aforesaid whereof half an acre lies between the land of the Blessed Mary on the west side and the land of Bartholomew Russell on the east side, in length from the land of the lord archbishop on the north side and the high way of the lady the Queen on the south side, the other half lies near "le Newton wey" between the land of John Marshall on the west side and the land of Richard ffolliot on the west (*sic*) side, and extends from "le Newton way" in length to the hill of Colmine To have and to hold the said acre of land to the said William Lock his heirs and assigns for ever of the chief lord of that fee by the services therefor due and of right accustomed. And I the said Alexander and my heirs the said acre of land to the said William Lock his heirs and assigns will against all people warrant acquit and for ever by these presents defend, the possession and seizin whereof, together with this my charter, and my deed, according to the tenor force form and effect of the same I have in my own proper person delivered. In witness whereof I have affixed my seal to these presents. Dated the thirtieth day of May in the twenty second year of the reign of Queen Elizabeth, 1580, &c.

Conveyance of land in Tipperkevin from Thomas Eustace to Oliver Eustace (pp. 39-40)

Oliver Ewstac mr.

Know all people present and to come that I Thomas Eustace of Mollaghcashe in the county of Kildare, gentleman, for a certain sum of money paid me by Oliver Eustace of Blakhalle in the said county gentleman by his own hands, have given

granted sold bargained and by this my present charter confirmed to the said Oliver Ewstace one messuage three gardens seventy-five acres of arable land, meadows feedings and pastures, also all and singular rents reversions and services and other hereditaments whatsoever with all their appurtenances which I have in the vill and fields of Tipperkeven in the county of Dublin, To have and to hold all and singular the said messuages lands tenements rents reversions and services and other the aforesaid hereditaments with all their appurtenances to the said Oliver his heirs and assigns, to the sole use of the said Oliver his heirs and assigns for ever, of the chief lords of that fee by the services therefor due and of right accustomed. And I indeed the said Thomas and my heirs all and singular the said messuages lands tenements rents reversions and services and other the premises with their appurtenances to the said Oliver his heirs and assigns will against all people warrant acquit and for ever defend. And further know that I the said Thomas Ewstac have made ordained and put in my place my beloved in Christ Richard Ewstac of Blakhall gentleman as my true and lawful attorney to enter and take possession and seisin in my place and name of and in all and singular the premises above expressed granted recited and specified with all and singular their appurtenances. And after such possession and seisin so thereof taken and had thereof in my place and my name full and peaceful possession and seisin thereof and of any parcel thereof to be delivered and handed to the said Oliver To have and to hold to the said Oliver his heirs and assigns according to the tenor force form and effect of this present deed of mine made to him thereof upon the premises, they having and to have ratified and confirmed all and whatever my said attorney shall have done in the premises.

In witness whereof I have put my seal to these present letters.

Conveyance of lands of Balmadroght in Dalkey from Walter ffitzsymons to Thomas Gerrot (pp. 52-3).

Know all men present and to come that I Walter ffitzsymons of Balmadroght in the county of Dublin, gentleman, son and heir of Richard ffitzsymons who was son and heir of John ffitzsymons have given granted and by this my present deed

confirmed to Thomas Gerrot of Dublin, alderman, all that castle and all those messuages lands tenements rents reversions and services meadows feedings and pastures with all their appurtenances which I have in Dalkey in the county of Dublin and now are in the tenure or occupation of John M^eThomas, all and singular which premises with the appurtenances Patrick Tothe late of Dublin chaplain acquired for himself and his heirs from Nicholas Besholle of Portrane ffisher to the use of the said John ffitzsymons his heirs and assigns for ever. To have and to hold all the said castle and all the said messuages lands tenements rents reversions and services meadows feedings and pastures with all their appurtenances abovegranted to the said Thomas Gerrott his heirs and assigns for ever to the sole and only behoof and use of him Thomas Gerrot his heirs and assigns for ever. And I indeed the said Walter ffitzsymons and my heirs all the said castle and all other messuages lands tenements rents reversions and services meadows feedings and pastures with all their appurtenances above granted to the said Thomas Gerrott his heirs and assigns will against all people warrant and for ever defend by these presents. In witness whereof I have to these presents put my seal dated the twenty eighth day of July, 1589, and in the thirty first year of the reign of our most serene lady Elizabeth by the grace of God of France and Ireland defender of the faith &c.

by me Walter ffitzsymons.

GLOSSARY.

- Acquavite Cup.* Cup used for drinking whiskey, brandy, or other spirits.
- Affdat.* Makes oath.
- Avarius.* An affer, a poor sort of horse for farm work.
- Avene.* Oats.
- Bermyne.* I cannot explain this word.
- Bobard.* A leathern jug like a boot.
- Breaker.* One who cards wool.
- Capitalis Placea.* The chief place of the King, the King's Bench.
- Capitalis redditus.* Head rent, payable by the tenant in chief.
- Chief Remembrancer.* Chief officer of the Court of Exchequer.
- Corpus cum casu.* A writ to remove both body and record touching the cause of any man lying in execution upon a judgment for debt, into the King's Bench. (Jacob's Law Dictionary.)
- Costagiis, costs.* This word will be found often written without any regard for its proper case ending.
- Cottener.* One who cottons, friezes, or puts a nap on cloth. (N.E.D.)
- Court Baron.* A manorial court whose chief business it was to administer the custom of the manor and admit fresh tenants who had acquired copyholds by inheritance or purchase, and had to pay, on so doing, a fine to the lord of the manor. (Encyclop. Brit.)
- Court Leet.* A court of record, whose duty it was not only to view the pledges (*visus franci plegii*) but to present by jury all crimes that might happen within its jurisdiction and punish the same. (Encyclop. Brit.)
- Cross, Croce.* Cross or church land, land belonging to the church, and outside jurisdiction of the Sheriff of the County.
- Cuttes.* A levy of money, a tax, an impost.
- Escheator.* Evidently the Liberty had an escheator, just as the city of Dublin had, to enquire into any manner of escheats due to the archbishop.
- Faber lignarius.* A carpenter.
- Faletur.* Pleads guilty.
- Fidejussor.* One who goes bail or gives security for another.
- Filum.* Cloth.
- Fregit clausum.* Trespassed upon another man's land.
- Frieze, frisse.* A coarse kind of woolcloth, with a nap on one side.
- Garran.* A small and inferior kind of horse, bred and used chiefly in Ireland and Scotland.
- Gild of B.V.M. and Saint Sithe.* A religious gild created 16 Edward IV, dedicated to the Blessed Virgin Mary and Saint Sithe, with a chapel in St. Michan's Church. Saint Sithe, or Osyth, was daughter of Frewald, a prince of Mercia, commemorated as Saint Sithe, virgin, in the Calendar of 13th May. (See Berry, Register of Wills, etc., Dio. Dublin, Royal Society of Antiquaries, Ireland, 1898.) This gild did suit of court for lands in Pinglas.

- Gild of Corpus Christi.* Founded 22 Henry VIII (1564). Did suit for lands in Finglas Manor.
- Gild of St. Anne.* A religious gild, founded in 1430, when licence was granted to certain men to found a chantry and endow a chaplain in the church of St. Audoen, in honour of St. Anne, together with a gild or fraternity of the same, to consist of men and women. The Master and Wardens did suit of court for possessions in the manor. (See Berry, H. F., *History of the Religious Gild of St. Anne*, Proceedings, Royal Irish Acad., vol. xxv, Sec. "C," No. 3.)
- Girdler.* Maker of girdles, cincturians.
- Hacler.* One who dresses flax or hemp with a hackle.
- Hellier.* A tiler.
- Heriot.* A customary tribute of goods and chattels payable to the lord of the fee on the decease of the owner of the land. (Jacob's *Law Dict.*)
- Hoes.* Oyez ("listen"), called out three times by the Crier of the Court.
- Hop.* A measure, perhaps a quarter of a peck. (See Gilbert, *Assembly Rolls, Dublin*, vol. I, p. 287), where he explains it as "a hoper, a corn basket.")
- Lactifere.* See Melches.
- Melches.* Milk cows, lactiferae.
- Messe.* Messuage.
- Maceli, Masteli, Meslin.* A mixture of grain, here probably of wheat and oats.
- Misericordia.* The amercement or pecuniary punishment of one who is found to be in "misericordia," i.e., to have offended and to stand at the mercy of the King or Lord.
- Modius.* A measure.
- Noble.* An English gold coin, first minted by Edward III, having the value of 6s. 8d. or 10s.
- Ordeum.* Barley.
- Pavring a nacker.* Imparing or damaging an acre; impaying of otts, damaging oats; paying of grass, damaging grass.
- Parvi Canonici.* Petty or minor Canons, priests' vicars of St. Patrick's, founded as a Corporation by Archbishop Richard Talbot in 1431. Did suit for lands in Tallaght.
- Pecks.* According to the Dublin measure at that time, a peck of wheat contained 18 gallons, 1 pottle and 1 pint; while a peck of malt contained 23 gallons, 1 pottle and 1 pint. (Flants, Eliz., No. 4725.)
- Piepowder, Court of.* See Preface.
- Placitum convencionis.* Plea of covenant, i.e., agreement or consent of two or more by deed in writing, sealed and delivered.
- Placitum debiti, or (qd)debet.* Plea of debt.
- Placitum ejectionis.* Plea of ejection, an action by which a person ousted from an estate might recover possession thereof.
- Placitum injuste detencionis.* Plea of unjustly detaining or of wrongful detinue.
- Placitum super casum.* Is a general action given for redress of wrongs and injuries, done without force, and not particularly provided against by law, in order to have satisfaction for damage. (Jacob's *Law Dict.*)
- Placitum transgressionis.* Plea of trespass.
- Placitum vastacionis.* Plea of waste, i.e., of spoil or destruction in houses, etc., or other corporeal hereditaments.
- Po: lo:* "Ponit in loco," i.e., appears by attorney.
- Praised.* Appraised, valued.
- Proctors.* Advocates or representatives of the Church's interest.
- Quod tunc, etc.* The full form is: "quod tunc hec recognicio pro nulla habeatur, alioquin stat in

- suo robore et effectu in lege," that then this recognisance to be considered void, otherwise to stand in full force and effect in law.
- Replevin.* A remedy grounded and granted on a distress; being a re-deliverance of the thing distrained, to remain with the first possessor on security being given by him to try the right with the distrainer, and to answer him in a course of law, (Jacob's *Law Dict.*)
- Rescus.* Rescue, resistance against lawful authority.
- Scire facias.* A judicial writ, most commonly to call a man to shew cause to the Court why execution of judgment passed should not be made out.
- Servicium curie.* Suit or service of tenant at his lord's court, due by every freeholder.
- Serviens curie.* Serjeant of the Court.
- Shewes of ffurres.* A quantity of furze. "A lod of fyrris conteyning six shewis should be sold for iiij d." (*Dublin Assembly Roll*, vol. I, p. 423.)
- Shelle.* A scull, steel cap.
- Tergett.* A target.
- Testors.* A testor or teston was a coin impressed with the King's head, and applied to the shilling of Henry VII, being the first English money with a true portrait. Became considerably debased in value.
- Triticum.* Wheat.
- Ulna.* A yard in measure.
- Verberacio et insultum.* Beating and insult.
- Vicarii corviales.* Officials of St. Patrick's Cathedral whose duty it was to take part in the musical part of the service. Did suit for lands in Tallaght and St. Sepulchre's.
- View of frank pledge.* It was part of the duty of the Seneschal at the Court Leet to take a view of the pledges of the manor (the pledges were bound to answer for the peace of their decenne) and to admit any who had recently attained the age of fourteen years.
- Yoke.* A chain.

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* An asterisk indicates that there is more than one entry on the page.

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- Surnames illegible* :—John, 81; Robert, 50; Patrick, 81*; Richard, 81; William, 54; —, 68.



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