

B B

~~EX/XX/XX~~

about 50 years past, mortgaged the said half qr. to Murtagh Came, defendant's father, who entered therein and was seised, and died so seised about 25 years past, when the said half qr. descended to defendant as his son and heir, after whose decease, and about 28 years past (so) the said Teige McDonoghe for valuable consideration released to defendant the said mortgage or condition of redemption, and all his right and title therein, defendant being then in quiet possession thereof. Since when defendant has been absolutely seised and possessed of the premises. Without that Moriartogh McRory (in the bill) was seised by good title of the premises, or died so seised, or that they then descended to Teig McMoriartogh as his son and heir, or that the said Teig entered etc., or died seised, or that they descended to Donogh McTeige as his son and heir, or that the said Donogh was thereof seised or died seised, or that they then descended to plaintiff as his son and heir, or that the plaintiff by himself or his said uncle named in the bill was ever seised or possessed of the said half qr. 19 June 1622. (Sworn 4 June).

82 Thomas Fleetwood to Malby Brabason, William O Moloy and Robert Wawe. As no. 68. 19 June 1622.

83 Garret, Lt. Moore, Viscount of Drogheda to Lady Hester Lambert, Lady dowager of Cavan, re debt. 21 June 1622.

B B

2x8x121

- 104 Christopher Birt (?) to Richd. Taaffe re lands in Atherdy, leased by Ellis Taaffe als Gemon, widow of Robt. Taaffe. 3 July 1622.
- 105 John Horish and Elizabeth his wife to Bartholomew Russell, gent. re title deeds of Gerald Russell. 3 July 1622.
- 106 Rowland Delahoyd and Maurice Hurley to Terlagh mc O Brien re title deeds. 3 July 1622.
- 107 Edmond O Halloran and Nicholas Lynche to Dominicke Browne. The said Owen O Halloran was seised of the 5th part of the Castle and town of Barny, vizt. of the 5th part of the lands called Russine Barny, and of the moiety of the parcell called Knockinkarragh, the moiety of the parcell of Cloonegore, the 10th part of the parcell called Mynclune, the 5th part of the parcell called Furrumuly, and also of one 5th of another 5th part of the said parcell of Furrumylie, being the lands now in demand, and being so seised, the said Owen for valuable consideration granted the premises to defendant Edmond O Halloran and his heirs for ever, which conveyance was at the making and sealing thereof expounded and the true meaning declared to the said Owen. By virtue whereof defendant Edmond entered into the premises etc. and being so seised, regarding the poverty of the said Owen, (being his near kinsman) suffered and permitted the said Owen to enjoy part of the said lands during his life for his maintenance, in regard that he in nature should otherwise provide some livelihood for his said kinsman Owen, being aged and decrepit and destitute of any means and friends,

~~222/222/122~~

and the said Owen, so possessed of part of the premises at the will of defendant, died, when deft. entered into and occupied all the premises conveyed, and being seised thereof, for valuable consideration conveyed the same to the other defendant Nicholas Lynch and his heirs for ever, who accordingly entered and has occupied the premises by himself and his tenants these 6 years past. Without that the said Owen enfeoffed William Lynch and his heirs of the premises or any part thereof or could do so, (the premises being conveyed to the said Edmond,

) or that the said William entered, or that the said William conveyed the premises to Stephen Lynch and his heirs, or could do so (in regard that at the said time the said William had no interest in the premises, etc.), or that the said Stephen entered, or that he enfeoffed Thomas Lynch and his heirs of the one moiety of the premises, or Marcus Lynch and his heirs of the other moiety, or that the said Thomas and Marcus conveyed or could convey the premises to conspit. Defendants deny that the estate made by the said Owen to defendant Edmond was in secret trust or confidence, or that the said Owen directed an estate to be made to Edmond to the use of Any ny Halloran his wife, or that defendant fraudulently and unconscionably to defeat the said Owen of his lands procured an estate to be drawn to himself and his heirs, or that such estate so fraudulently drawn was expended to the said Owen to be none other than that he should convey to Edmond the said 5th part of the Castle and town of Bury, the 5th part of the

~~XXIV/XXV/122~~

parcell called Kussine Barny, the moiety of the
parcell called Knocknecaragh and Cloonilore and the
10th part of the parcell of Mincluse to the use or
for the maintenance of the said Amy his wife during
life if she should survive him, etc. etc.

3 July 1622.

- 100 Morrogh Roe McKeylie, James Birne, Edmond Baffe
Birne, Morrogh Kevanagh and John Tomy, (5 of the
defendants) to Thomas Butler and Ann his wife.
Defendant Morrogh Roe McKeylie disclaims all the lands
in the bill except the town and lands of Balliwilliam
Roe, of which Morrogh McKeylie his grandfather was
seised, and died seised, when the same descended to
Donogh Roe McKeylie, defendant's father, as his son
and heir, who accordingly entered and was and is since
seised, and defendant holds some part thereof by his
sufferance. And defendant James Birne disclaims all
the lands in the bill except the town and lands of
Seickanry, of which his father Owen Birne was seised
by descent from his ancestors, and died so seised, when
the same descended to defendant as his son and heir,
who accordingly entered and is since seised. And
defendant Edmond Baffe Birne disclaims all the lands
in the bill except the lands of Killirye, whereof his
father Terriagh Birne was seised and died seised, when
the same descended to defendant as his son and heir,
who accordingly entered and is seised. And defendant
Morrogh Kevanagh disclaims all the lands in the bill,
except the town and lands of Luncire, whereof his
grandfather Gerrald Kevanagh was seised and died seised.

~~Ex B/Ex B/Ex B~~

France and Grayabbey in Strangford, but driven by storm into Wexford and Arklow, (interesting).
4 July 1622.

- 114 Donogh O'Brien to John, Ld. Bishop of Killaloe, re the weir called the Broag, in the River of Shenon between Beallanahy, which belongs to defendant, and Killaloe. 4 July 1622. (With attached commission).
- 115 William Tradewe to John Perkins, re debt. Mentions Emanuel Leye, a follower of Ld. Ridgway.
4 July 1622.
- 116 Sir Foulke Conway to Sir Arthure McGynniss, re bounds between Killultaugh and Cuagh, cos. Antrim and Down.
5 July 1622. (With attached commission).
- 117 Donnell O Higgin to Towhell O Mulconrey. Defendant has not nor claims to have any interest or title to the said qr. called Addergoll mcfericke or in the cartron of land in the half qr. of Shroher or in the cartron of land in the half qr. called the half qr. of Rath (in the bill) other than as tenant at will of the moiety of the said lands to Edward Brimigham esq. in whom (as defendant thinks) the inheritance of the said lands is. Without that defendant taking advantage of the absence and weakness of the plaintiff wrongfully entered into the premises, or that any of the writings concerning the premises are come to the hands of the defendants or any other of the defendants, etc.
Sworn 12 Jan. 1621, entered 5 July 1622. (With attached commission to Damian Pecke, attorney of Connaght, 16 Nov. 19 James 1st.

B B

2x2/80/122

debt of Micheal Chamberlayne. 18 October 1622.

- 157 Sir James Carroll to the provost, fellows and scholars of Trinity College of Queen Elizabeth near Dublin, re a lease of proportion of Towaghy, co. Armagh. 18 October 1622.
- 158 Frances Marshall to Peregrine Spencer re lands of the Kynnye, Ballydawcke, Farrennerragh and other lands in Ld. Roche's country, co. Cork, and the rectories of Aghmartin, Rennebroye and many others all parcell of the Religious House of Grany, demised by Sir William Sarsfield and Sir Gerrott Aylmer to the use of Roger Seckerson and Elizabeth his wife for life, and after to the use of Peregrine Spencer, son of Edmond Spencer of Kilcollman, esq. January 1622/2.
- 159 Portion of answer. Mentions Maryan Rice deceased and Morgan Birne re a house in Dublin. 5 November 1622.
- 160 John Cusake of Dublin alderman to Ambrose Aphugh of Carlingford, re debt, and tithes of the Abbey of the Knocke. 6 November 1622.
- 161 Stephen Wilson to Thomas Sominster re debts of Henry, Lord Brian of Ibrackan. 6 November 1622
- 162 Portion of answer of Teig O H(Loughlen
O Hehir) McDonnogh, Mahone, McCae,
Donnogh McCae () and Donn
O Hehir mcmortagh to (Donnogh Earl of Thomond)
said Loughlen O Hehir says ()

~~XXX/XX/XX~~

lands as tenants at will to Donnogh O Hehir his father, and the other defendants () undoubted inheritance of the said defendants and others of their sept and kindred and have for many ages () ancestors in course of Irish Gavelkind without any manner of disturbance until of late () have often disturbed defendants and others of their sept in their () etc. etc. (maintaining their hereditary right). 6 November 1622.

- 163 John Wrench and Edward Whittinghame to William Stancham re proportion of Knocknegolagh, (? co. Armagh). 8 November 1622.
- 164 Edward and Patrick Dowdall to Marcus Draycott and Alson his wife, re a lease of the lands of Knock made by Robert Bath deceased to William Bath of Athcarne esq. and the Lady of Louth his wife, and an almshouse in Duleek, co. Meath. 9 November 1622.
- 165 Richd. Archebold to Alexander Holbrook re castle and manor of Clonshire, co. Limerick demised by Bernard Bishop of Limerick to Humphry and Symon Clearke. 9 November 1622.
- 166 Tibbott Butler to Philip Travers re Castle and lands of Keadragh (co. Tipperary) etc. mentions Thomas Travers and his wife Margaret Butler, defendant's sister. 11 November 1622.
- 167 Thomas Butler fitzPierce to Daniell Ryan re parsonages demised by Viscount Nettervill. 11 November 1622.