

17 Thomas Belings of Belingston (co. Dublin), gent. v.
James Mussey of Gaibryon, gent. re lands of
Bretnaghston, co. Meath.

18 William Belet of Skryne, co. Meath v. Riend.
Brymigham of the pace by Donboyne in said co. gent.
After 1606. re mortgage of the lands of Clonsent,
co. Kildare.

19 Riend. Breminham of Mocklone, co. Kildare, gent. v.
Thomas Breminham of Donfert, gent. suppliant having
obtained a decree (27 Oct. 1590 - see Rep.) against
Thomas for the towns and lands of Mocklone and
Loggetromer co. Kildare, Thomas notwithstanding
has commenced action in the chief bench against
suppliant (temp. Elizabeth).

20 Thomas Bird v. Robt. Chett^{wood}woods, Thomas Hill and
Peter Kempsey, re debt. (? late 17th cent.).

21 Robt. Blackney of Pouckeston, co. Dublin, gent. v.
(? William Talbot of Malonis) and William Blackney of
Rickenhor. re a settlement made by suppliant's father,
James Blackney. (very damaged).

22 Edward Roase of London, gent. late servant to the
Earl of Devonshire v. Richd. and William Browne of
Coilereagh, co. Clare. re debt.

23 Feaghe Boorke alias mcbavy of Dunamon, co. Galway, esq.
On a marriage between suppliant's daughter Mary Boorke
and Edward Bryseggham son and heir to Richd. Lord Baron
of Athenry it was agreed upon that suppliant should pay
to the said Edward the sum of 400£ ster. as marriage

- 49 William Casie of Cork, gent. v. Edmond Ponnche of the same, merchant. Re debt. 1602.
- 50 John Cantwell of ~~Morkarrke~~⁸ (co. Tipperary) v. Patrick Karny, ~~xxx~~ John Sall of Cashell burgess sold to suppliant the lands of Kilmore and Ballivorish in the co. Crosse of Tipperary, now Patrick Karny, tenant for years, refuses to attorn.
- 51 Sir John Bellewe of Bellewston, knt. v. Morish Hamond, (husband of Jenet ny Gearr, late wife of Edward Kenedy of Trim, miller). After 1573. Re the mill of Trim.
- 52 Marke Chamberlain of Kilreske, gent. v. William Talbote of Kilnemanagh, re lands in Stagonye, co. Dublin.
- 53 Christopher Chevers of Wexford, merchant and Alsone Whittie his wife, late wife to Jasper Boalane of the same deceased v. Thomas Furlong of Wexford, mercht. Re lands of Honnistowne (?) co. Wexford.
- 54 Christopher Chevers of Wexford, merchant and Alsone Whittie his wife, late wife of Jasper Boalane decd. v. Leonard Boalane of Wexford merchant, re houses in Wexford.
- 55 Morgan Glanghy of Urlan, co. Clare, gent., Donagh Glanghy, Donell Glanghy and Connor Glanghy. Connor mcGlanghy, their grandfather, was seised of a qr. of land called Clenaghmore in the barony of West Clancullan in Thomond, and died so seised, when it descended to Donagh mcGlanghy as son and heir to the said Conghor, who accordingly entered and was seised thereof by division, according the custom of the

country, and being so seised, demised the same to Hugh Glanghy his brother for 3 years, and died within the said term, when the same descended to suppliants as sons and heirs of the said Donagh by custom of the country, who after the years ended entered and were seised, and were disturbed by one Mortagh mcTeig whose colour of title is a pretended mortgage from Hugh lessee to suppliant's father to Teig, father to defendant. At the time of the making of the said mortgage and at the time of the death of said Teig suppliant's were under 21 years of age (with interrogatories). 1. whether Congher mcGlanghy late of Urlenmore was seised of the qr. of Cl^ongmore in west Cl^oncullen etc.

2) whether Donogh mcGlanghy was his son and heir, and whether said Donogh did demise the same for years to Hugh Glanghy his brother etc.

3) whether the said Hugh during the said years did mortgage to Teig mcMortagh of Cargeddy.

4) Whether Morgane, Donagh, Donyell and Connor Glanghy be sons and new heirs by custom of the country to the said Donogh, etc., etc.

56 John Coan, Chancellor of Christ Church, Waterford, and Meredith Hanmer D.D., treasurer of the same v. Robt. Walsh, re parsonage of Balegunner, co. Waterford.

57 Stephen Codd of Wexford sailor v. Dr. Ambrose Forth (? Judge of the Admiralty court) re a suit brought against Stephen Codd by Nicholas French of Wexford, merchant.

58 John Code alias Archedacon of Colokylle husbandmen v. Edmond Doben of Lasnetany and William Doben of the same,

- 124 James Hicky of Ballesochan, co. Kildare, gent. v. Sa O Carroll, widow of Thomas fitzGerald of Elleston in said co. esq. (who died 1590) and Redmond fitzGerald his son and heir re debt, and a mortgage of lands of Clonbroine, King's co.
- 125 Walter Hopp of Mollingar, gent. v. Michell Chamberlain, Richard Dssie and Frances Flamon, of the same, merchants re duties on brewing belonging to the dissolved Dominican Friery of Mollingar.
- 126 Fragment of bill of () co. Louth, v. Edward Hollywood re lands of Hamonston, Starrowe, Dressocke, Lestolagh and Athcarman, co. Louth, demised by Sir John Plunkett of Bellewe, knt.
- 127 Fragment of bill of John Hore of the Great Wood, co. Wexford v. (William Hore and anor.) re lands of the Growton and Old Coulstufte in said co.
- 128 Thomas Horsley and John Kytchin, agents and attorneys for Alice Shepparde, widow of Richd. Sheppard late of Dublin decd. v. Richd. Longford and Harrington Horsley¹²¹ exrs. of said Richard. After 1582.
- 129 Marten Bussey v. Lukas Dowdall of Ardy, re sale of a horse stolen from Sir Francis Stafford.
- 130 ¹²² ~~122~~ Lord Baron of Inchequin in the province of Conaght. The now Earl of Clanrickard, on the conclusion of a marriage he had betwixt suppliant and his daughter, did beforehand deliver to Christofer Cruise to use of suppliant, amongst other things, 30 stud mares and 10

- meish kine, every mare worth 40/s. and every cow 30/s. which kine and stud being in Inchequine, Boetius Clansy being then sheriff of co. Clare by colour of same execution to be made on the said Christofer for his own proper debt did take the same into execution.
- 131 Fragment of bill of James Jans of Dublin, alderman v. Owin (), re cattle stolen, 1602, from suppliant's farm in Palmerstown.
- 132 James Keating of Morestowne, co. Crosse of Tipperary, gent. (son and heir of Richd. Keating of the same son and heir of James Keating of the same) v. John Keating, who has impleaded him before the President and Council of Munster for the castle and lands of Morestown. Suppliant alleges that John is a bastard, born before the marriage between Richd. Keating his father and Johan Butler, and that the said Richd. (father of John) was also a bastard, born before the marriage between ~~Richd. Keating and Johan Butler~~ John his father and eldest son of (), and who died V.P. and Margery Butler.
- 133 Robt. Kennedy of Drogheda mercht. v. Edmond Conran and John Kelly, butchers re a house in St. Francis St., Dublin, demised by Robt. Baggot of Drogheda 1595/6.
- 134 Christopher Kerowane of Galway. He is seised of () a parcell of land called Foonaghe in co. Roscommon, adjoining to which William () in said co. gent. is seised of other parcells called Killorore, Glangele barry and Gortitichane on the one side, and Gilleby (O) Flannagone (of Raher)diven

- 178 Morogh mcTeig O Brien of Ballytarsny, co. Limerick, gent. He was seised of the town and lands of Ballynegolagh in said co., cont. half a ploughland, till one Brien mcTeige, Dermot mcPhillip of Kellenvear^{is} and Edmond mcPhillip of the same, about 4 years past wrongfully entered therein and disseised him.
- 179 Sir Danyell O Bryen knt. and Lady Katherin his wife, late widow of Morris, Ld. Viscount Fermoy, to be discharged of a suit brought against Katherin as admrix. of said Ld. Viscount, by James () pursuant to an order of the president and council of Munster, 42 Elizabeth (1600). (faded).
- 180 Brien mcFardorogh O Bryn of Kilgreny, co. Catherlagh. He was seised of inheritance of the town and lands of Kilgreny, containing 2 parts of a martland, until Dowling mcDermot² Kevanagh, Morrough mcEdmond mcArt Kevanagh and Feoris mcCavaile, 16 July 6th of the King's reign (? 1608) wrongfully entered therein and disseised him.
- 181 Hugh O Connor of Ballenecourt co. Galway, in the province of Conaght. He was seised of the 3rd part of the town and lands of Ballenecourt, for many years, until of late one Rory mcShane O Connor, Donell O Connor, Donogh O Connor, ^{PHE}Philem O Connor, Teige O Connor, Thomas O Connor, Owen O Connor, Cale O Connor, gents., Gilleduffe, Shane, and Thomas O Halloran, Dermot ley, Hugh O Mori^Eartagh and Gillernewe mcMoriartagh of Ballenecourt aforesaid wrongfully entered therein and disseised him.

- 182 Nicholas O Da^Te alias fitzGerald of the Gurtynes, co. Kilkenny, gent. v. Walter Butler fitzJohn of Kilcassy, gent. re lands of Ballynla, Ballivo^{Zem}iegh, Rathcasshill and many ors. co. Kilkenny.
- 183 Teige O Drisk^Eoll of Ballitimore co. Cork, gent. His father Connor O Drisk^Eoll and his ancestors were time out of mind seised of the castle of Downegall and 3 ploughlands belonging thereto, in co. Cork. And died so seised, when the premises descended to suppliant as son and heir, one Macken O Driskell, uncle to suppliant, taking onto himself to be as tutor and guardiar to suppliant, entered into the said premises and was possessed of them to the use of suppliant till his death, after which one Derbie mcCarttie of Carberie in said co., gent., wrongfully entered into the premises and detains them.
- 184 Rosse O Loughlin of the Gragan co. Clare, gent. His grandfather Molaghlin O Loughlin was seised, inter alias, of the castles, towns and lands of Glancollom Kyllie, Glan Slidey, Fahiebegg and the Dengin in said co. and by his deed of 30 Sept. 35 Henry VIII, enfeoffed Dermot O Bryan, Thady O Bryan and others to the use of Owny O Loughlin father to suppliant and his heirs for ever. Afterwards the said Owny acquired and purchased to him and his heirs the lands called Koyskene, 5 cartrons of land called the Eanaghe, 2 cartrons called Ballialbin, 2 cartrons in Ballymongan, 2 cartrons called Slughtfelim, cartron Tarmon veconnyne and cartron Townmoyline, and being so seised of all the lands so purchased and having a use in fee simple of the residue of the premises, by

his deed of 11 Sept. 1589, granted the said lands to suppliant and the heirs of his body. Suppliant accordingly entered and was seised until Owny O Loughlin of Glanslid in said co. gent., wrongfully entered therein and disseised him.

- 185 Conogher mcOwen O Mulryan of Balehinode, co. Tipperary, yeoman. William mcOwen and Derby mcOwen O Mulryan of the same yeoman, sons and coheirs of Owen O Mulryan late of Ballehide in said co., gent., deceased. Their father was seised of the town and lands of Ballihide and died so seised, when it descended and came by gavelkind custom used and continued time beyond mans memory in the manor and lordship of Kynemanagh (where the lands in complaint lie) to suppliants as sons and coheirs to the said Owen, by virtue whereof they entered and were seised till Phillip O Dwyer late of Donedrome in said co. gent., 16 March 31 Elizabeth (1588/9), wrongfully entered into the premises and disseised suppliants, who were then of tender years. After which the premises being come by conveyance to the said Phillip's son, John O Dwyer of Donedrome, gent., suppliants, 12 October 3 Jas. 1st. (1605), mentioned upon the premises and where seised, until, the same day and year, the said John O Dwyer wrongfully and forcibly expelled them.

- 186 Connogher mcRedmond O Reylie of Raleaghe, co. Cavan, gent. He was seised of 30a. in Lissvarriaghe in said co. till one James mcCnogh O Reily of Corgorman in said co. gent. disseised him. And the said James also detains certain evidences and writings concerning the said lands, which have come into his hands.

- 187 Thomas Earl of Ormond & Ossory v. Sir Robt. Dyllon, knt. and John ^{46.2.21} ~~Donaghy~~ of Dublin, exrs. of Thomas Cosgrave of Dublin alderman decd. re prize wines.
- 188 Rorye O Sheele of the Granage ny Managhe in Magoghegans country, phisician. He was seised of inheritance of the 4th part of all the lands etc. in Ballibrococke commonly called the cartron of Aghenecloghley in Magoghegans country, severed from the other 3 parts, till wrongfully expelled and disseised by Donoghe macHughe and William mcHughe of Knockast, gents. (Temp. Elizabeth).
- 189 () and Jenet Porter (see no. 204), poor orphans v. Laurence Nugent of Drogheda mercht. re goods of their father decd. (damaged).
- 190 Frederick Pankart of Dublin mercht. v. William Verscoile of the same brewer. After 1690.
- 191 () Pellewe (? Bellew) of K() co. Louth gent. and (Margery) his wife late wife of Edward Plunket of the Bawn decd. v. Patrick Dowdall of Dundalk mercht. Re a settlement made by the said Edward.
- 192 William Pentney of Dublin mercht. and Richd. Pentney of Cabraghe gent. v. Katheran Handcock, widow of Nicholas Pentney of Dublin decd. re a house in Dublin.
- 193 Symon Pettit of Irishtowne co. Westmeath, gent. v. Thomas Pettit of the same, gent. Re debt. After 1582.
- 194 Symon Pettit of Irishtowne, co. Westmeath, gent. v. Redmond Petit of Belladirre, gent. re lands in Mollingar.

- 8 Gerrald Colly of Atherdee, co. Louth v. Arthur Moore and George Gernon. Re a lease of lands. After 1632 (damaged).
- 9 Redmond Terrell of Gortonnoll co. Westmeath, gent. v. John Terrell of the Pase, gent. Re lands of Rathcane, Gortonnoll, Ballygaddaccan, and Ballentottis alias Ballemckavar in Fertoulagh in said co.
- 10 Peter Travers of Balliky, gent. v. Nicholas Wade of Kylenevor (?) co. Dublin Re title deeds detained (damaged).
- 11 (Donell Clansy) Murtagh Clansy, Connogher Clansy and Donogh Clansy were seised (as brothers () of the Castle town and lands of Castlekeale, cont: the 9th part of a ploughland Umerkigh cont. the 4th part of a ploughland () Vanighe, cont: the 4th part of a ploughland, Gorteneere cont. the 4th part of a ploughland () Lisseduffe cont. the 4th part of a ploughland () cont. the 4th part of a ploughland, Cahirigrady cont. the 4th part of a ploughland, Treenehowne, cont. half a ploughland, () Knocksagartnebancy cont. half a ploughland, Tree mc ne yellalide Treevickn 11 cont. the 4th part of a ploughland in co. Clare () unto the said Murtagh, the eldest brother, the said Castlekeale, Bangranigh, Umerkigh and Gorteneare, () Lisseduffe, Ranige, Rahanneghane, Cahirgrade and Treenehowne and Donogh the 3rd brother () Knocksagart ne bancy The said Murtagh being so seised of his part died, and () who did mortgage the said

Castlekeale to Donogh his uncle, the 3rd brother: () and the said () dying without issue, the title or condition of redemption of Castlekeale or Bangmanigh descended to ^{Boetius} ~~Boetius~~ as his brother and heir (), who was being accordingly seised of the said condition as well as of Ummirkigh and Gorteneare, mortgaged Ummirkigh to his uncle the said Donogh for 3 cows, and Gorteneare to () Clansy commonly called the thresurer for 6 cows, who assigned his estate to Tirlogh Mantagh McMahon alias mc() who assigned his estate to Connogher mcConnogher Clansy and the said () being entitled to the condition and power of redemption, did assign the same to his cousin Hugh Roe Clansy, son and heir of Connogher the 2nd brother, who by virtue of the said Power did redeem the said Castlekeale and Ummirkigh, and afterwards the said Boetius died without issue when the said Castlekeale and Ummirkigh and the said condition descended to the said Hugh Roe as cousin and heir, (vizt. son and heir of Connogher mcClansy, elder brother of Murtagh father of Boetius) who being so seised, did likewise acquire an estate in mortgage of Knocksagart ne bancy (fram) Connogher McDonogh Clansy and his assigns for the sum of 39£ 0s. 9d. ster. in ready money and 22 incalf cows; and being so seised in fee of Castlekeale, Ummirkigh, Lisseduffe, Rahanaghaneraghar, Cahirigrady, Treenehowne and of a condition estate in Knocksagart ne bancy, mortgaged all the premises to one Nicholas Bourke of Limerick, merchant, for £140 ster., which Nicholas assigned his conditional interest in Knocksagart ne bancy to one Donogh mcMurtagh leagh Clansy, who still holds part of the premises, and the said Hugh Roe being entitled

- to the condition of redemption died, without issue, when the premises descended to suppliant as his brother and heir, suppliant's house in Ballisallagh where all the deeds and counterparts relating to the mortgages were has been burned either casually or of malice. He asks for a commission to take evidence, especially that of Connor McDonogh Clansy, Dermott O Cihane, Laghlen McDermott and Peter Ward. 28 Nov. 1625. With interrogatories attached, which mention Connor Clansy, grandfather to suppliant, Connor Oge his son and Hugh Roe son and heir of Connor O Clansy half a qr. in Treevicknihill and Kenaghan and half a qr. in Knocksagartneabancy. Other witnesses to be examined are Boetius Clansy of Knockfrin, Rowland Delahol of Tirersgh, John McDonagh McNemara of Deninbrack, Rory O Madden of Carrigowran, Connor McNery of Corballe, John Delanoid of Tireragh, Teige McNemara of Moyrieske, James McNirny of Ballisallagh, James McDonnell of Castletown, Rory McDonagh of Moyn () (damaged)
- 12 Oliver Shortall of Upper Clonagh co. Kilkenny, gent. v. Owny White, widow of John White, re manor of Tobberitt and other lands, co. Kilkenny, leased 1615 by Joan, widow of Nicholas Shortall of Upper Clonagh.
- 13 Nicholas Rogers of Chockfergus v. William Foster of Dublin merchant, re a debenture lost by Nicholas Rogers, found by William Foster.
- 14 Dionise Conway of Cashell, co. Tipperary, burgess, arr. v. Patrick Conway of the same v. Donoghe O Kenedy of Killonyn, Donyll Milemy of the Holy Crosse, & ocs. re sch.

- 15 Roger Gernon v. Patrick Glynton of Dromcasshall re lands or the lyn in co. Louth, devised by Nicholas Gernon of Maynbridstowne.
- 16 Robt. Barnewall of Dunbro co. Dublin, gent. v. Thomas Bremydgham of Moyerstowne, co. Kildare, gent. re manor of Dunford, and other lands, in said co., held by Ann Plunket, widow of Sir William Bremydgham deceased (to William Gerard, Ld. Chancellor).
- 17 Gerald FitzJohn of Donmogan, co. Kilkenny, gent. He was seised of the towns and lands of Boellyncallin, Kiltynnell, Ballyvalley, Brittas Keshog and Dangyunkille in co. Catherlough, till Peter Carowe of Loughlyn kn. wrongfully entered therein and disseised him. The said Carowe is Captain of the Kevaneghes and sheriff of the same co. Bryan McThomas, Dermot McKahire and Farganahyn Ro are his tenants on the same land. (Wm. Gerard, Ld. Chancellor).
- 18 Henry Shelton of Dublin, gent. v. William Talbotte of Malahid, gent. re debt.
- 19 Christopher Forster of Killeghie gent. v. Edmond Dillon and his wife Ellenor Forster, late wife of John Wicombe of Dublin and Nicholas, James and Ellesabeth Wicombe her children. Re debt.
- 20 Kateren Moore of Drogheda widow of William Douding v. Thomas Darcie of Donmou, gent. and Perse Nugent. Re lands in Dulek, co. Meath.
- 21 Oliver Balf of Galmolston, co. Meath, gent. v. Jowan FitzGerald of Comminton, widow and exrix, of Gerrald Fay of Birnagaragh. Re debt.

first
gold, with
son of fit
outstandi
his horse
And the
then ye
of Aod

- 339 Nicholas Llanney, an infant of 6 years v. the Bishop of Meath, and the Vicars Choral of St. Patricks, Dublin. re a castle and houses near St. Patricks, Dublin, damaged 1550, by the vicars choral (damaged).
- 340 John Fegan of Feltrim, co. Dublin, gent. v. Edward () and George () exrs. of Nicholas Foster late of Dublin, gent. deceased. re houses in Dublin (very damaged).
- 341 Fragmentary bill of Bartholomew Longe of the Derre, () praying exemption from jury service.
- 342 George Miashe and Margaret his wife v. David Leules of Kilmallock, co. Limerick, clerk, and David Creaugh of the same, Burgess, Taffes of John Tant of Kilmallock deceased, re houses etc. in Kilmallock.
- 343 Andrew Hamlyn of Drogheda merchant v. Thomas Begg of Athboy, co. Meath, re debt.
- 344 Edward Bathe of Drogheda, alderman v. (Malone) Trym, co. Meath, re debt, for 'lotts of sack'. (very damaged).
- 345 James FitzGerrald of Osbardsdon, co. Kildare, gent. lawful heir by several lineal descents to Margaret Platisberie his ancestor. For a commission to take depositions as to the title to Osbardsdon, etc., which has been challenged by one Christopher Platisberie of Johanton, gent.
- 346 Teig McDonnell McComarra of Castletown, Ivensagh, co. Clare, gent. Donnell McTeig McComarra, his father, was

about 50 years since seized of the half qr. of Cappagh, otherwise called the half qr. of Derry, cont. 30³ Irish of arable land, 20a meadow and pasture, 10a underwood and 10a bog and moor in the barony of Bunratty and co. of Clare, and agreed with one William Neyllan late of Ballymochale in said co. deceased (uncle to the said Donnell) that the said William should have and hold the said half qr. to his own use until he should have received of the issues and profits thereof the value of 20 marks sterling, or as much in value as should countervail such costs as the said William had laid out and expended on the reparation of the castle of Castletown aforesaid, which agreement was made by poll without writing between the said Donnell and William the said William about the time mentioned or at least 45 years since entered into the said half qr. and held the same for the space of 11 or 12 years and received to his own use, the profits of the same to the value of at least 20 marks ster. overall charges and the reparation of the said castle did not cost above 20 marks. The said William Neyllan, who died in 1588, a little before his death affirmed that he held the premises in mortgage from the said Donnell McTeig, intending to disinherit for ever the said Donnell and suppliant and their heirs. And after the death of the said William one John Neyllan of Ballymochale most unjustly claiming the premises as son and heir to the said William pretending title by descent and deed of mortgage supposed to be made by the said Donnell to the said William, entered into the premises and of late conveyed the same to Redmond Neyllan of Dromgrenagh, in said co., his eldest

son and his heirs, who accordingly entered into the same and has granted the same in fee simple to Sir Valentine Blake of Galway, knt.

Many of this series are badly damaged and many only fragments.

1 John Bingley, exr. of Sir John Bingley deceased v. William, Earl of Meath and Edward Lord Brabazon. After 1632. Re debt.

2 William Casshell of Donndalk (son and heir of Patrick deceased Casshell of the same, merchant, and

* Elizabeth Casshell of the same v. Robt. Bathe. After 1601. To revive suit for debt brought by said Patrick.

3 () Birne of Killoughter (co. Wicklow) was seised of () and the town and lands of Killoughter () after whose death the same ought to have descended to suppliant as son and heir. And suppliant's said father being seised of the 4th part of the town and lands of Lebegg in the said county of Wicklow did about 30 years last past mortgage the said 4th part to Gerrald Birne of Teneparke for the sum of 15 £ ster., with condition of redemption at any time when the said Laughlin, his heirs and assigns should repay the said money. The said Gerrald was accordingly seised and died when it descended to Richd. Birne as his son and heir, who entered into the said 4th part and died, when it descended to Edmond McKichd. Birne his son and heir who is now possessed thereof under the said mortgage. And suppliant's said father was likewise seised about 30 years past of the land of the Untoemore, the half of FarrinSkeatore and Farrinvoneen together with the land of FarrinCrossatrim and Farrincloshagmore being the ancient townland of Ballimurreagh in co. Wicklow, and died so seised, and suppliant afterwards mortgaged the