

to the said William, his heirs, exrs. or assigns, the sum of 43 marks Irish, that then they might re-enter the premises. By virtue whereof the said Sir William Synnot entered and was seised.

- 10 John Lampart, Nicholas Chevers and ors. to Christopher Chevers re lease of the lands of Churchton in St. Margarets parish, co Wexford (very damaged).
- 11 Portion of answer of Tristram Whetcombe re debt. Mentions James Napper, anor. defendant.
- 12 John Nicholson to William St Barbe re transactions involving hops (damaged).
- 13 Richd. () to Marie fitzHarris, re will of Marcus fitzHarris, deceased, and marriage of defendant to Anastas Strange, sister of Richd. Strange of Dunkett, co Kilkenny (damaged).
- 14 Simon Greenestreet to Captain Oliver Shortall, re debt. 1630.
- 15 Boetius Clancy, Mortagh McMahon, and Inyne Duffe ny Mahon to Florence FitzPatrick. (Bill M 184 E.V.)
- 16 Tibbott Butler to William Moonne () of the College of St. Patricks, Cashell, and the vicars choral of the same, re lands. (temp. Charles I) (very damaged).
- 17 Fragment of answer of Richd. Bourke, Gohowry O Hyffernan and Owen O Hyffernan to Geffery Bourke, re lands called Loghvanny, Knok() etc. (co Tipperary).
- 18 Henry Earl of Thomond to Dermot mcTherlagh oge mcBrien defendant's father, Donate late Earl of Thomond was seised of () Gort() hanc.

Clownlinan, Caharea, Killnakallie, and BallymcClawe (in the bill), and died so seised, when the premises descended to defendant as his son and heir, who sued out his livery for these lands, which he enjoys as his ancient and undoubted inheritance by several descents. And the said Donate had the said lands passed unto him and his heirs by L.P. from the late Queen Elizabeth and King James. Neither plaintiff nor any of his predecessors had any estate or interest therein but as tenants at will to the said late Earl and his ancestors, paying a yearly rent and other duties and reservations thereout to the said Earl and his ancestors, and the rent and other duties payable by complt. and his predecessors has been from time to time raised at the will of the said Earl and his ancestors, and paid accordingly by the plaintiff and such of his predecessors as lived on the said land, but afterwards, about 32 or 33 years ago, the said late Earl, for the better improving of his own estate and means, entered by some of his people or servants into the possession of the premises, and ousted complt. thereof without any manner of force or violence, for ought defendant ever heard or knows but in a quiet and peaceable manner etc. as he thought lawfull from complt. and his father being but tenants at will of the premises, but whether Dermot McConsiden and Donogh O Heher mentioned in the bill were the people who entered into possession to the use of the said Earl deft. knows not. And as for the cows and garrons of complts. goods seized to the late Earl's use, deft. has heard and hopes to prove that complt. and his father became in arrears to the late Earl for their rents and other duties for the premises for divers years,

which they neglected to pay. And if any such cows and garrons have been seized, it was as a distress for the said rents and arrears. Without that Therlagh complt's. father was seised of the premises of inheritance by descent from his ancestors, or died so seised, or that the premises descended to complt. as son and heir to the said Therlagh.

19 Garralt O Morchow to Richd. Wadding esq. There has been combination between plaintiff and Walter Synnot (in the bill) to question defent's. inheritance of the town and lands of Garryhobbog. Terlagh O Morchow late of Garryhobbog, gent. deceased, defendant's father, was seised of the towns and lands of Garrihobbog and others in the territory of the Morrowes in co Wexford, and being so seised, (by the name of Terlagh Roe mcArte) did by indenture mortgaged things to Sir William Synnot, knt. (by the name of William Synnot of Ballinra, esq.), the said town and lands of Garryhobbog, with condition that when the said Terlagh Roe, his heirs and assigns, at any May Day, between 8 and 12 of the clock, should at the gate of Garrehobbocke aforesaid pay or cause to be paid to the said William, his heirs, exrs. or assigns, the sum of 43 marks Irish, that then they might reenter the premises. By virtue whereof the said Sir William Synnot entered and was seised. Afterwards, on the plantation of the co. Wexford, Walter Synnot presented the said lands as the proper inheritance of his father Sir William Synnot, but the said Terlagh obtained an order from the Ld. Deputy for possession until further order be taken and entered thereon, and died about 3 years past, when defendant entered as his son and heir, and has tendered payment of the mortgage money to said Walter. (damaged).

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Michealmas term by his lessee Thomas O Dwyryn by action of ejection in the K.B., on which came a trial by nisi prius at assizes in the said co., and upon full evidence the verdict passed against complt's. father and his lessee. Without that complt's father was at any time seised of the said lands of Balliduffe and Ballifarell or any part thereof, or that the said Theobold Molloy father to defendant by colour of the abolished custom of Tanistry forcibly and unlawfully entered into the said lands, etc.

27 Thomas Kitchinman and John Corselis to Thomas Ld. Viscount Baltinglas, re goods of the late Earl of Desmond. (damaged).

28 Donnoghe O Driscall als O Driscall to Sir Walter Compengher knt. re town and lands of Baltimore. (very damaged).

29 Salamon O Mulkenie and Daniell oge mcTeige mcNemarra to Donnogh mcNemarrae. The said (Soloman) O Mulkirie says that he was seised by many descents from his ancestors of 2 quartermires () 3rd part of a qrmire in Ballymalkine and of 2/3 parts of a qrmire in Craggivoel () and a qr mire of Ballyduffe (all mentioned in the bill) and being so seised, about 10 years past mortgaged the said 3rd part qr mire of Ballymalkine and 2/3 qr mire of Craggivoellechosse to the said Ferdorragha O Mulkine (in the bill) for 7 in-calf cows, 4 dry cows, 2 mares and 2 garrans with condition of redemption, by virtue whereof the said Ferdorragha was seised of the premises.

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And defendant, in August last 12 month, made a sufficient (tender) of the said cows, mares and garrons to the said Ferdorragha, which he denied to accept, contrary to law and equity, by reason whereof defendant () mortgagee entered and was seised, and by his deed of () Jan. 1631, leased and demised the same with other parcels to Daniell the other defendant for 5 years, who accordingly entered and was possessed, and being ejected by () in the bill mentioned brought his action of ejection etc. Neither complt. nor any of his ancestors were ever seised of (L) (damaged).

30 Dominicke Pershvall to William Winge, re debt. 1625. (very damaged).

31 Robt. Cole to James Sherlocke, re debt. Mentions Richd. Robinson and deft's. house in Temple Bar, London. (very damaged).

32 Peter Courthopp to Phillipp Percivall, re castle and lands of Walshtowne, co Cork (very damaged).

33 Lawrence Clintone and Richd. Gernone to James Gernone. After 1611, re a mortgage of the lands of Lessrany (co. Louth). (genealogical details). (damaged).

34 Donnoghe O Gradie to Hughe O Gradie, re lands of Ballinskooly, a castle in Any, and many other lands in co. Limerick, late of Mahowne als Gilleduffe O Gradie, father to plaintiff and defendant.

35 Peter Benson, Alderman of Londonderry to Arthur Terry, gent. re the proportion of land of Shroaghunerter, in Raffe Barony, co Donegal.