

meare of land of Castlelogh, to Shane mcConvane £20 in redemption of the lands of Lecarrow. And that suppliant, his heirs and assigns, should pay to the said Sir John to the use of the said several mortgagees the sum of £10 ster. for every £100 of the several sums in the said mortgages that should be redeemed from the date of the said covenant, - Oct. 1627 till the last of May, 1638 etc. And immediately on the redemption of the said lands so mortgaged, the said Sir John and all those seised to the use of himself or his lady, were to convey the same unto the said Sir Richd. Blake, etc. to the use of suppliant his heirs and assigns, till the several sums paid in redemption of the mortgages were repaid to him, and then to the use of the said Sir John for life, remainder to the heirs males of his body, remainder to suppliant his heirs and assigns for ever. For performance of which covenant the said Sir John entered into a bond of £4000. Now he refused to abide by its conditions.

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( ) Conogher O Kieffe of Rahculye, co. Cork, yeoman v Donnogh oge O Kieffe, re one greeve of land in Rahculye, conveyed to suppliant by Ellin ny Cnoghor of Rahculye, widow, mother of said Donnogh oge ? on marriage of suppliant to her daughter Murrin ny Donnogh O Kieffe. After 162... (very damaged).

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( ) of Ballynyhinsie, gent. Walter and Peeter Poer re lands of Inihgragie,



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consideration bargained and sold the said town and lands to complt. and his heirs. 30 June 1622. (Bill K. 59).

- 66 Edmond ( ), re lands mortgaged ? by Roger Downton deceased. 4 July 1622.
- 67 ( ) Luttrell to ( ) St. Laurence. (admrix. of Ambrose St. Laurence) re a lease of crown lands, assigned by Thomas Earl of Ormond to Thomas Address deceased. 5 July 1622.
- 68 Richard ( ) to ( ) als Foxe re debts of Walter Waren. 17 July 1622.
- 69 Sir John Cuningham to Anthony Hone re 'proportion' of Dacostruce and mills of Gargan, co. Donegal. 1 Nov. 1622.
- 70 Teig O Bryen to ( ) and Donogh O Bryen ..... ( ) Mace J. Bryen Arra was lawfully seised and died seised of the ( ) claimed as parcell of the manor of Twaghassegreny after ( ) to Terlagh O Bryen alias Mace J Bryen Arra as his son and heir, who was accordingly seised, which Terlagh, as defendant has heard and hopes to prove, demise the premises at will only to Bryen Ballagh O Bryen (in the bill) under certain ( ) country reservations, which he duly paid to the said Terlagh, ( ) of the said Bryen Ballagh Teig O Brien his son and heir ( ) able to pay the rent and other reservations hereon reserved to the said Morogho O Bryan who came to the said lands from his

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brother Macky Brien ( ) that he would take the said lands again into his hands ( ) said Burroughs, John O Clergy serjeant or receiver of the said rents ( ) into the lands in demand by means whereof he was possessed thereof and being so seized, died, when the same descended and came to defendant as son and heir. etc. etc. 27 Nov. 1622.

71 Killevie O Fahy, a defendant, to Martin Lynch. Almost illegible. 5 Nov. 1622.

72 Answer (of Ulick Burke to Henry Burke). Sir Hubbert Burke knt. otherwise called meadvia was seized of the lands in the bill, and had issue Edmund Burke ( ) Henry Burke the compt. his 3rd son, which Edmund dying in the lifetime ( ) dying about 26 years since, the said premises together with all the ( ) descended to defendant as cousin and heir of the said Sir Hubbert, vizt. the son and heir of ( ), aged about half a year or thereabouts, whereof the other defendant Feagh entered into the said lands and all the lands of Sir Hubbert ( ) of what lands he died seized and who was his next heir. And the said Feagh, understanding ( ) cut of the lands of Sir Hubbert having no colour of right thereunto met by ( ) practised and combined with compt. and procured him to forge and devise a deed purporting ( ) of all his chiefries and seignories in cos. Galway and Roscommon, unto Edmund Burke ( ) to the said Feagh for life, and after his death to Richard a 3rd



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demised the said qr. of Cloontanvally to the said plaintiff Mullruny mcShane oge make Donnogh as is surmised, for the said Captain never had anything in the said qr. until it was granted to him by the said L.P. And without that defendant promised the said Conne mcPhelim, Terlagh More O Connor, Gilleduff Macke Owen and Owen Mack Hugh not to enter into their lands or to seek any extent thereupon, to defts. remembrance. And if he did, the same was vain and idle, because he had no consideration for the same. (? June 1624 - see slip).

112 (? Gilbert). Warter to George (Vannan ?) re lands of Cullen, demised by Donnogh Earl of Thomond to Lawrence Vannan. 4 Nov. 1624.

113 ( ) Workman to ( ) Obynes (?) re lands leased by plaintiff to one Walter Hide. 16 Nov. 1624. (damaged).

114 Gerrott Dillon to Owen Mageoghegan. William Mageoghegan, compts. father, had issue James Mageoghegan his eldest son and heir and complt. his ( ) died in the lifetime of the said William having issue Elinor Geoghegan his daughter and heir, who died also having ( ) her son and heir who is now living, and the said William (was seised) of his inheritance of one half cartron of land in Buoliiltagh (in the bill), and being so seised conveyed ( ) to the said James and his heirs, who was accordingly seised and mortgaged the same to Morish O Kenane and Gillernewe O Spellane (in the bill), ( ) were seised thereof and granted and conveyed the same to James Dillon



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any valuable consideration to the same, etc. or that the said Beany Crosaigh Barrett was lawfully married to the said Mary Bourke, etc. etc. Sworn 12 January, 1625, entered 8 Feb.

- 130 Nicholas (alias mcJames of Annagh) and James (fitz)Nicholas Barry to ( ) Barry. Nicholas fitzJames Barry, grandfather to defendant Nicholas, and great grandfather to defendant James was seised of the castle and lands mentioned in the bill, and died so seised, when they descended to James fitzNicholas Barry as his son and heir, who also died seised, when they descended to defendant Nicholas as son and heir. Plaintiff alleged that Nicholas fitzJames Barry was seised of the castle and lands, and conveyed them to Garrett fitzNicholas mcJames, plaintiff's father, etc. etc. 8 Feb. 1625.

- 131 Henry Earl of Thomond to ( ) <sup>deft.</sup> Bishop of Killaloe. As for the first parcells mentioned, vizt. the balls, kerrowekeegy, kerrowdowby, Mollagh, Barran Killmurrie, Liscarrick, Sleight mcCnogh, Carrowbane, that for the 3 parcells of Kerrowleggy, Kerrowdowty and Mollagh Donogh late Earl of Thomond long before the supposed seisin of plaintiff, the supposed lease to Bourman or the assignment to deft. was seised of the same of his inheritance, and died so seised, when they descended to defendant as his son and heir, who is accordingly seised, which estate was found by several offices of record. And as for the rest of the said lands, neither plaintiff nor any lessee or assign of his was ever seised of any parcell thereof by any such title