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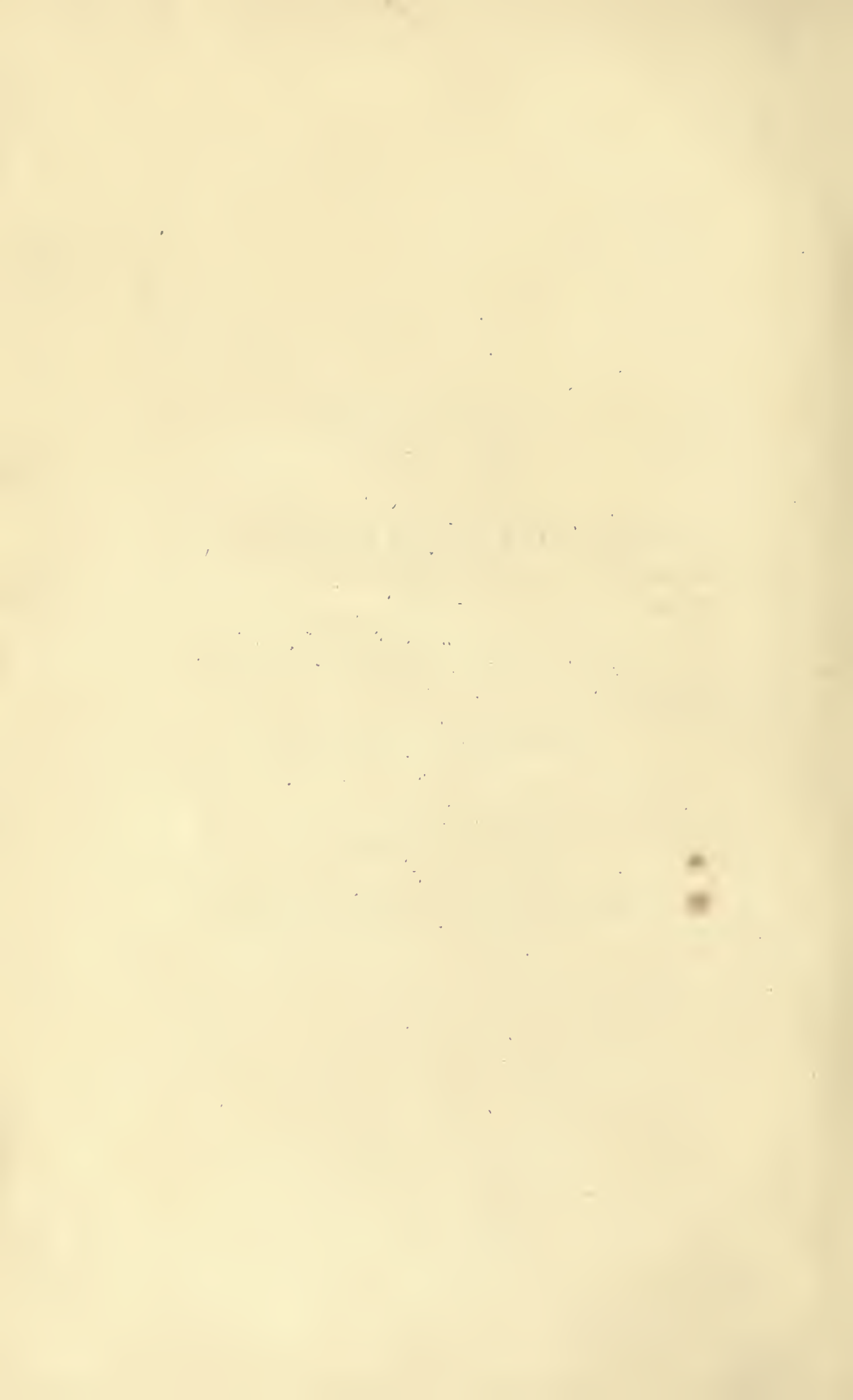


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AN ACCOUNT
OF THE
CONTROVERSY
BETWEEN
REGINALD LORD GREY OF RUTHYN
AND
SIR EDWARD HASTINGS,
IN
The Court of Chivalry,
IN THE REIGN OF KING HENRY III.



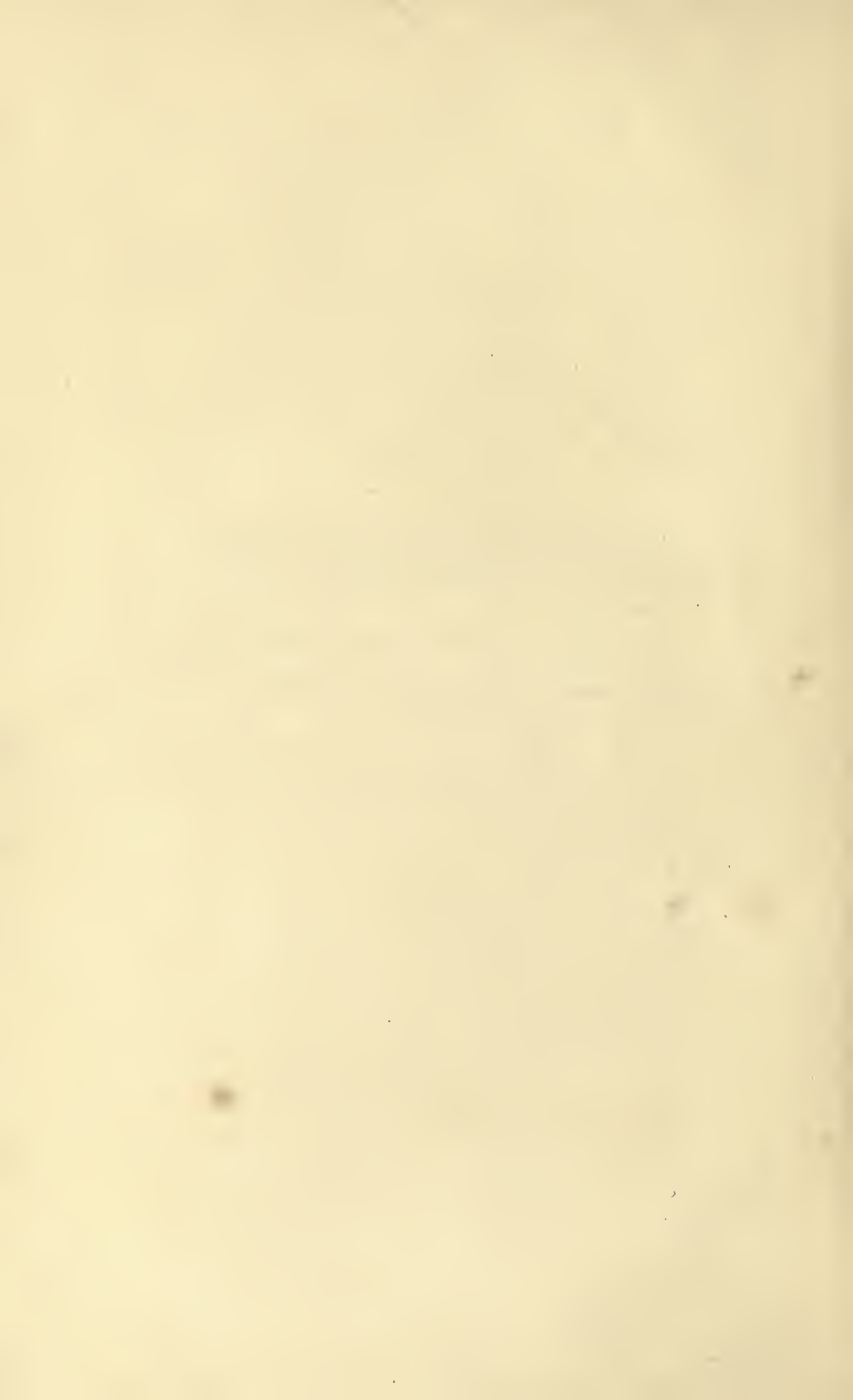
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The following sheets are printed at the expense of
the Right Hon. JACOB BARON HASTINGS, for private dis-
tribution only.

CHAS. GEO. YOUNG,
York Herald.

College of Arms,
30th October, 1841.

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THE following Proceedings in the celebrated contest between Reginald Lord Grey of Ruthyn and Sir Edward Hastings, respecting the right to bear the Arms of HASTINGS, which arose after the death of John, sixth Lord Hastings and third Earl of Pembroke, are printed from a Manuscript in the hand-writing of Robert Glover, Somerset Herald, and now remaining in the library of the College of Arms.¹ Glover appears to have transcribed these Proceedings from an ancient register, in the possession of Henry Earl of Kent in the years 1582 and 1583. The Earl of Kent was the lineal descendant and heir of Reginald Lord Grey of Ruthyn, the Plaintiff in the suit, and died in 1615.

The Harleian MS. N^o. 1178, contains a transcript of Glover's MS. made in the year 1614.

The Proceedings seem to be an Exemplification of the Process in the Court of Chivalry, certified under the seal

¹ Philpot, P. e. N^o. 1. formerly marked and referred to as N^o. I. 5. Glover.

A MS. formerly in the possession of Peter Le Neve, Esq., Norroy, appears to contain a more detailed and ample account of the evidence adduced, together with the Interrogatories put to the witnesses, a transcript of which is in the possession of Henry Lestrange Styleman Le Strange, of Hunstanton, Esq. one of the coheirs of Sir Edward Hastings.

The eurolment of the Process and Evidence in the Controversy between Sir Richard Serope and Sir Robert Grosvenor, in 11 Ric. II., equally celebrated, and probably more interesting from the historical events of the reign of Edward the Third mentioned by the various deponents, has already been printed.

The form and manner of proceeding in the Court of the Constable and Marshal, or Court Military, touching the use and bearing of Arms, collected from records, will be found in the second volume of a Collection of Curious Discourses by eminent Antiquaries, generally known as Hearne's Curious Discourses; 2nd ed. 2 vols. 8vo. 1773, p. 243.

of Prince John, son of King Henry the Fourth, then Constable of England, afterwards created Duke of Bedford, and so well known as the Regent of France, before whom, assisted by Ralph Neville, Earl of Westmorland, Marshal of England, and their respective officers, the cause was heard, by virtue of a Commission issued in the ninth year of the reign of King Henry the Fourth.

The Plaintiff contended for the right to bear the Arms of HASTINGS, as heir-general of John Earl of Pembroke and Baron Hastings, (the last person seised of the Lordship, Lands and Arms of Hastings,) being descended from Elizabeth, sister of the *whole blood* of John, third Lord Hastings. The Defendant asserted and maintained his right to the Arms as *heir male*, he being the great-grandson of Sir Hugh Hastings, brother of the *half blood* of the said John, third Lord Hastings. In the progress of the suit other incidental questions arose; such as, whether livery of Lands could transfer the right of bearing the Arms; whether a label of three points was the proper difference for the next heir of a family; and, whether the possession of the honours by the elder brother gave those honours to his sister of the *whole blood*, in preference to the right heirs of his younger brother of the *half blood*.

The decision of the Court was pronounced in the 11th of Henry the Fourth, against Sir Edward Hastings, who was condemned in costs; but from that judgment he entered an appeal, which was never heard.

Sir Edward Hastings denied the justice of the decision, and, notwithstanding he was confined in prison for the payment of the heavy costs in which he was condemned, invoked "God's curse and his own" on all his heirs that would not sue the right after him.

As, however, it is not intended here to discuss the several questions incidentally introduced, or to enter into an examination of the evidence, the following brief but

interesting statement respecting this contest, taken from the Case of Sir Jacob Astley, drawn by Sir Harris Nicolas, and printed for the House of Lords, will be a sufficient introduction to the official detail of the Proceedings in the Court of Chivalry.

After the death of John, sixth Lord Hastings and third Earl of Pembroke, in 1389, a Controversy arose between Reginald Lord Grey of Ruthyn, the heir of the *whole blood* of the said Earl, and Sir Edward Hastings, the collateral heir male, respecting the right to bear the Arms of Hastings, without a mark of Difference or Abatement.

Though merely called "a Plea of Arms,"² it would appear that the *Honours*³ as well as the *Arms* of the Family were involved in the question, it being then considered that Dignities, like Lands, descended upon the heir of the *whole blood* of the person last seised, instead of upon the heir of the person first created. Reginald Lord Grey, who asserted that "the Arms, Inheritance, and Name of

² On the Rolls of Parliament, (vol. III. p. 480,) there is a Petition of Reginald Lord Grey of Ruthyn in 2 Hen. IV. 1400-1, stating that he had a suit before the Constable and Marshal of England, between him and Sir Edward de Hastings, Knight, for the Arms of the said Reginald, which suit had been delayed because the said Edward being within age, and in the King's Wardship, had not had a Curator assigned to him for the said suit: Lord Grey therefore prayed that a Curator might be appointed for Sir Edward Hastings, notwithstanding his minority.

³ At the Coronation of King Henry the Fourth, Reginald Lord Grey of Ruthyn claimed to carry the Great Spurs before the King, as John de Hastings Earl of Pembroke, and his ancestors, whose heir he is, had done; which was allowed. Sir Edward Hastings was then a minor; but, at the Coronation of King Henry the Fifth, when Lord Grey, by the Titles of "S^r de Hastings, de Weishford, et de Ruthin," petitioned to bear the Second Sword, as cousin and heir of John de Hastings Earl of Pembroke, and recited his descent, and also to carry the Great Spurs, Sir Edward Hastings, by the style of "Edicard Sire de Hastings, Chevalier, cosin et heire universelle et heire male" of John Earl of Pembroke, also claimed to bear the Second Sword and Great Spurs, and recited his pedigree.—Harleian MSS. 310, f. 36-39, where the authority referred to is "Ex Bundello Clamiorum de anno primo Henrici Quinti."

Lord Hastings" belonged to him, assumed that Title,⁴ and it was always borne by his descendants, the Lords Grey de Ruthyn and Earls of Kent, until 1640, when Charles Longueville, Esq. the heir-general of the Plaintiff, Lord Grey of Ruthyn, (and cousin and next heir of Henry Earl of Kent,) claimed the dignities of Lord Hastings and Ruthyn. The House of Lords, after hearing Counsel, referred the question to the Judges, who reported their opinion, that there could not be a *possessio fratris* in a dignity, and the House, conceiving the Claimant's Petition to be defective, ordered, that he should have leave to amend it, by inserting the title of Lord Grey, which was in effect rejecting the claim to the Barony of *Hastings*; and, accordingly, the Petition having been amended, by confining the claim to that of Grey of Ruthyn, the House resolved, that the Claimant should be admitted to the title and dignity of Lord de Grey.⁵

Sir Edward Hastings, however, also assumed the Title of "Lord Hastings," and never relinquished it.⁶ On the 9th of May, 11 Hen. IV. 1410, the Controversy was decided in favour of Lord Grey de Ruthyn; but Sir Edward Hastings immediately appealed against the judgment;⁷ and on the accession of King Henry the Fifth several Commissions were issued for hearing the Appeal.⁸ The Pro-

⁴ In 1425 he styled himself "Reginald de Grey, *Lord Hastynges, Weysford, and of Ruthyn,*" in a Petition in Parliament stating that he was entitled to Precedency of John Lord Talbot.—(Rot. Parl. vol. IV. p. 312.) His grandson Edmund Lord Grey of Ruthyn was created Earl of Kent in 1465, and was described in the Patent as "Consanguineus noster Edmundus Baro et Dominus de *Hastynges, Waisford, et de Ruthyn.*"

⁵ Lords' Journals, 27 Nov.; 14, 15, 29, 30 Dec.; 5 Jan.; 1, 4, and 5 Feb. 1640; and Collins's Proceedings and Precedents, &c. on Claims and Controversies concerning Baronies by Writ, &c. 1734, pp. 254—257.

⁶ See pp. xiii. xiv.

⁷ Several original Documents on the subject are preserved among the muniments of H. L. Styleman Le Strange, Esq.

⁸ See pp. 32 and 33.

ceedings were interrupted by the absence of one of the Commissioners, and afterwards by the expedition to France in 1415, Sir Edward Hastings having been retained to serve in the retinue of the Earl of Dorset, by Indentures dated in May 1415, under the designation of "Edward Seigneur de Hastings et de Stuteville."⁹ In 1417 the Appeal was resumed, but (as would appear from a petition of Sir Edward Hastings to the King, about 1421) before judgment was given he was arrested by Lord Grey for the sum of £987, the costs of the original suit, and was thrown into the Marshalsea.¹⁰

Fearing that the payment of those costs would be deemed an acknowledgment of Lord Grey's right to the Honours and Arms of his family, Sir Edward Hastings continued a prisoner for twenty-six years, part of which time he was, he says in some pathetic documents on the subject,¹¹ "boundyn in fetters of iron liker a thief or a traitor than like a gentleman of birth." Imprisonment and chains, the destruction of his own health, and the death of his wife and children,¹² could not shake his firmness. He steadily refused Lord Grey's offer to release him from the debt, if he would admit his superior right to the objects in dispute. The only compromise to which he could be induced to consent, was a marriage, either in his own person, or in that of one of his children, with one of those of his adversary; and in case his eldest son, John Hastings, should marry one of Lord Grey's daughters, he said he would relinquish to him and the heirs of that marriage "the Name, Right, Inheritance, and Arms," &c. which he claimed as heir of John last Earl of Pembroke,

⁹ The Original Indentures are in the possession of H. L. Styleman Le Strange, Esq. Sir Edward Hastings assumed the title of "Stuteville," from being the heir of one branch of the ancient baronial family of that name, through his great-grandmother Margery Foliot.

¹⁰ See pp. x. xi. xii. xiii.

¹¹ See pp. xiii. xiv.

¹² See p. xiii.

" for I doubt not," he says, " to shew the possession, right,
 " and claim of my father, my brother Hugh, and to me
 " descended as well by right and possession of Arms, as it is
 " to shew by *diem clausit extremum* for two parts after the
 " decease of John Hastings last Earl of Pembroke, as for
 " the third part to me after the decease of the last
 " Countess of Pembroke, which Descent, Right, Claim, and
 " Inheritance, God's curse and mine have all mine heirs
 " that will not sue the right after me, and upon these
 " points I will life;" adding, " for plainly I will
 " never renounce my right without that my son have a
 " great parcel of my right, other than in semblable wise as
 " I have proffered you." ¹³

The latest of those remarkable papers now extant was written about January 1433-4, when Sir Edward Hastings was still in prison, and in which, as before, he styled himself "Edward Lord Hastings." ¹⁴ After 1434 nothing has been discovered respecting him, except his death in January 1437. His son, John Hastings, warned perhaps by his father's unhappy fate, seems to have yielded to the usurpation of his rights by the Lords Grey of Ruthyn; and, in the reign of King Henry the Eighth, the representation of the House of Hastings fell among Coheirs.

The recent revival of the BARONY OF HASTINGS in the person of Sir Jacob Astley, Bart. as one of the coheirs of Sir Edward Hastings, the Defendant, and in his right as a coheir of Sir Henry Hastings summoned to Parliament in the 49th year of King Henry the Third, has given a new interest to this remarkable case. After a lapse of four centuries the dignity has been restored to one of the heirs of Sir Edward Hastings, who has successfully "stued the right and inheritance after him."

¹³ See p. xi.

¹⁴ That document contains many facts corroborative of his descent from the Lords Hastings, and is in itself of much interest. See pp. xiv. xv.

COPIES OF PAPERS WRITTEN BY SIR EDWARD HASTINGS, RESPECTING HIS CONTROVERSY WITH REGINALD LORD GREY OF RUTHYN, THE ORIGINALS OF WHICH ARE IN THE POSSESSION OF HENRY LESTRANGE STYLEMAN LE STRANGE, ESQ.

[Apparently written about 1420.]

“ Be hit remembred to Thomas Barton Squier where þt sum ſv^ant^c of S^r Reynoldys Grey lord of Rethyn enformyd hym þt if I wolde submytte me to þe forſeide S^r Reynoldis grace he wolde forzeve me my condemnaçon and late me go fre, as touchyng to þt I thank god and Grey þt hym like to do so But I wote wel god shal ſende Grey ſuche ſteryng þt he ſhal be thenke hym ſelf what joie is in hevene and what peyne is in helle and whether he holt me in þſon rightwifly or wrongfully, and but if he amende hym betymes to me I pray god be our jugis whenne oure ſoules ar deptid fro þe bodies. For he knowith wel I nowe in hys conſcience and ſhal knowe at a day when hys body and ſoule ſhal depte whethir lordſhip maintenaunce richesse and power holt me in þſon or ellis conſcience lawe right and reson And also how longe he hath holde me in hard þſon by iij zere and moche more by whiche desese in þſon I have caught my deth and my wiff dede and many of my chldryñ and ſum of my ſv^ant^c þt by goddis gracie myght have levid and fard wel ne had hys holdyng of me in þſon be many a creatoure ſupposyng mo than myſelf, and if he do right wiſly to me hit may happyn his eyres to do wel for hym and rejoice hit And ellis hit may happyn theym to go þſfrō and for to thenke litil upon hym when hys ſoule and my ſoule ſhul abide þe rightwiſnesse and judgement of God and alle worldly godis and vanytees ſhul be thenne paſſid, But if hit wolde like hym þt I myght wete what þt he will do to me touehyng myn enheritaunce þt diſſendid to me after S^r John de Hastyng^c erle of Penbroke ther of I wolde pray hym and also to remembre hym in what wyſe he halt me in þſon and þt hit likid hym of his gentilnesse and knyghthode to remedie my deseses til oure liege lorde þt Kyng

b

come home, For when he is come hom he may make a gode ende
betwene us And hit lith in hys power to make a gode ende and
save boþe our worshepis And so I trust in god he shal."

In dorso.

"The remembraunce of Thomas Barton."

[*Apparently written about 1420.*]

"Syr John Grey wylt all youre conseil I undyrstonde that
ye wyll not acorde to mine trety that I have offered or pferred
y thys tyme but wylfully me thynketh that ye departe
from resouñ And therfore zitte I wrytte to you praynge you and
req as ye wyll answeare afore god at the dredfull day
of dome fore all youre awn pte and youre faders and I to be
excused seyd dredfull day of dome fore my parte
that ye refuse nocht thys profere that I move now Fore be the
feyth that knyghthode I schall nev̄ make yow no mo
pfers fore maryage ne els. Fore ye desyre of me that I schuld
marye wylt that I schuld renūce all my ryght and
cleyme of name and armes of the Lord^c Hastyng^c wherto Syr John
Grey desyre y I schuld renūce to yow my ryght when ye
sey that I have no ryght, fore a sīn of ix. c iiiij. xx vii. li x ȝ j d ob.
of an iuste conde by myn ad̄v̄saryes youre own faders
fedemen syttynge as fore Juges yefe they satte by strenght and
powere of Coñyssyoñ to condemp me I schall answeare
thereto byfore the Kynge and all the astates of thys londe by
avyce of counsell And if they satte on the as fore my judges
and condempned me wythout powere of Coñyssyoñ I schall ans-
swere as a knyght thereto And therefor kynges intresse
p̄served and my sutes not letted I desyre as is aff̄ wrytten.

"Thys be the poyntez of tretye desyred by Edward lord Hastyng^c
of Syr Reynold Grey lord of Ruthyn

"Fyrste at the sutes of the seyd Edward be not letted. Also
he desyreth to marye John Hastyng^c his sōne and hys eyre to a
doghter mulier and lawfully begetten of the þ Reynold Grey vnder
the condycyons that foloweth. Fyrste that the seyd Edward wyll
yefe and graunte in joynþ'e to hys seyd sōne and hys wyfe and to

the eyres of theyre bodies begetten C m̄c of zerly lyvynge so that the remayndre of fee if they dye wyth oute eyre be twyxtē heme be to the ryght eyres of the seyd Edward And I the seyd Edward schalt yese gr̄unte and releſſe to bys seyd sōne and bys wyfe and to the heires of heme two begetten the name ryght inherytaunce and armes wthy all the ap'tenancē dependentez and connexeſ that the seyd Edward cleymeth as cosyn and eyre to the Erles of Penbroke of the name of Hastyngē fore I doute nocht to scheu the possessyon ryght and cleyme of my fader my broder Hugh and to me descended as wele by ryght and pozecyon of armes as it is to scheu by diem elansit extremū fore ij partez aftyr the deceſſe of John Hastyngē laſte Erle of Penbroke as fore the thredē pte to me aft the deceſſe of the laſte countesse of Penbroke whiche decent ryght cleyme and inherytaunce Godes curse and myn have all myn eyres that wyll not sue the ryght aftyr me — and upon thyſe poyn̄tes I wyll lyfe a

“ And if it lyke you S^r John Grey and y^r faders counſell and youres to ſette oſyde all your cleyme and ryght out of trety and my cleym my ryght in the ſame wyſe oute of trety ſave only the condycyonſ that folown I am not aferde in god and in ryght do zoure best and I myn — Thyſe be the condycyonſ that yeve we acorde of maryage oonly . ye ſchull feythful . . . and clerly dyscharge me of the ſeyd ſīm and at ye ſhull trewly aquyte me the ſeyd Edward of all man^ȝ charges and condemp . . . in the whiche the ſeyd Edward is condempned in at the ſute of S^r Reynold Grey in the Courte of Conſtable and Marschall and of all man^ȝ accyonſ of fees and charges that longeth or pteyneth in eny man^ȝ to eny Offycer of the ſeyd Courte of Counſtable and Marschall and therenpon ye ſchall make the ſeyd Edward aquyetalnce of the ſeyd ſoīnes and aquyte hym frely of the ſeyd accyonſ demaunder or fees and of all the remeblant ye and youre eyres ſtonde at your aventure and we and oure eyres ſtonde at oure aventure and no mo aquyetalnce of netlyr ptye and frome thyſ tyme furth god be w^t you and us Fore pleynly I wyll ne^ȝ renūce my ryght w^tout that my ſōne have a grette peell of my ryght other then in ſemtbleable wyſe as I have pferred yow then ye to make me genſall aquyetalnce and I yow oone othyr.

“ I pray yow of an awſere zee or nay tomorow at the ferreſte fore thyſ mat^ȝ may noue by awſered wythout delay or excusacyon

..... beth the poyntes of the fourthe trety desired by Edward Lord Hastyng \mathfrak{C} of Syr Reynold Grey lord of Rythen Fyrste that the sutes of the seyd Edward letted & the kyng \mathfrak{C} intres p̄served all so the seid Edward desireth to marye John Hastyng \mathfrak{C} hys sonne & hys eyer to a doughter mulier & lawfully begetten he seyd S^r Reynold Grey under the condicions that foloweth Fyrst that the seyd Edward wyl zeve & graunte in joyntur to hys seyd sonne wyff & the eyers of ther bodyes begetyn C m̄c of zerly lyvynge so that the remayndre of fee yf they dye without eyers betwyxte hem to the right eyers of the seyd Edward And I the seyd Edward schall zeve graunte & releesse to my seyd sonne & hys wyff and the eyers of hem two bygotyn the name right inheritance and armes with all ther app'tenance dependancez & connexis that the seyd Edward cleymeth as cosyn and eyer to the Erles of Penbroke of the name of Hastyng \mathfrak{C} And yf it lyke zou S^r John Grey and zour Faders is counsell and zours to sette osyde all zo^r cleyme & right out of trety And my cleyme and my right in the same wyse out of trety þan muste ze stonde to zour aventur & I to myn save onely ze muste feythfully & clerely dyscharge me of the som of condempnacion the whiche zo^r Fader cleymeth in the courte of Constable & Marchell and of all man^r accions feeyss & charges þ^t longeth or perteneth in any man^r to any offi^c of the seyd Court of Constable & Marchall And þ^e uppon ze schall make ther seyd Edward a gen^fall aquytance upon the seyd maſes accions demandez or feeyss And in this seyd wyse the seyd Edward to go quyte onely for the mariage of hys sonne.

.. the fyrste
desir of trety.

“Cosyn S^r John Grey I am sertefied from zou that ze desire to have of me money or els londe for zour money And else ze wold do me mor duresse þan ze have don For an I dye zo^r avantage were but litell trewly as to the seyd maſs I am not awysed to trete w^t zou but I quiethe my soule to god and the body schall suffr tormentyng as it hath don before tym^e Ne^v the les yf þ^t be any oþ^r good wey of mene & trety þ^t zou liketh to let me knowe zo^r entente for zour worshipp & ese & myn all so my sutes not letted so that ze have suffisant auctorite with zou redy in hand & not to send for zo^r auctorite when moste nede wer I wyll then intrete with zou & zour counsell for the best intente to a finall

ende for þt schall be none defaute fraude ne frevyll delay ne dysseyte foñde in me the kyng is intres þservyd & hys gracious lycence my right & worshipp savyd aſt weyces And as reson wyll zo^r pleasaunce servyd by a wyse of kyn & conseit.”

[Written about 1421.]

“ Sir Reynald Grey lord of Rethyn be thenkith zowe howe ye hav kept me Edward Lord Hastyngeſ in prison ny thre yere and an half thurgh which distresse in prison my body and my lemys ar aperted and I brought in til langweryn sickenesse that I am nevir like to be heile But evir more to endure in febilnesse til god departe my soule fro my body And also in the long distresse of prisonement my wife is dede my childryν and my servauntz that be goddis grace myght have levid and fard wel ne had my desesc and duresse of prison be, and ther to my wordly levynge is be nome me as hit may be for the time I thanke god of my febilnesse and my povert And therefore on goddis be halve be thenkith zowe whate joye is in hevyn and what peyne is in belle and whethir ze holde me in prison by lordship mayntenaunce richesse or power or by gode concience lawe right or reson And therfor I pray zowe sende me substancial worde what and howe ze wil . . ordeyne pfer to me touchyng myn armes and myn enheritaunce which of right is discendid unto me aftir the desese of Sir John Hastyngh Erle of Penbroke and wher to I shal triste and whethir ze will lete me dye in prison or none or what remedye zowe liketh to ordeyne for my duresse in prison For my tyme is shorte of life I suppose and to dye in prison I am like so as I ly boundyn in feteris of iryn in þ^e Marschy and I trist to God for myn heires I have ordeyneyded when that evir I dye And zif ze do wel and rightwisly I pray god thanke zowe and zif ze do otherwise I pray God and I dye that he be oure rightwys Juge whan bothe oure soules are deptid fro oure bodyes And also zif ze do knyghtly and gentilly to me I shal thanke zowe and quyte zowe to my power, and zif ze do otherwise I shal seke grace to god and to my liege lorde kyng Harry so that I hope I shal be delivered with right wisnes & worship And I am informyd by Thomas Barton Marchal of þ^e

Sic.

Marchesȝ þt zif I wolde sue zoure grace ze wolde forzeve me my condempnacion And of that gode wil I thanke zowe But I am sekir ze will of concience se more to my right by the Kynges licence for myn apele to me savid for hit were a smale reward to me to abide thus longe in grete duresse of prison I liyng peyned in p'son of þe Marchesye liker a thef or a traitour than lik a Gentilman of berthe And therefore gode sir in zoure wordly joye thenkith on my wordly penaunce for hit lithe right wel in oure kynges power to make a worshipful ende bytwene us and a rightful and ther of I pray God."

“ To all the worschypfull astates & degrees of the worschypfull gude and gracyouse lordes wyth all othyr kynne alyaunce frendes councells and wele wyllynge to me or to my sonne John Hastynges I Edward Lord Hastyngȝ lowlychi beseche yow and pray yow that ye wyll vouchesave to consydere the longe durable and contynuel enþsonment that the seyd Edward hath suffered und the gude and gracyouse lord Duc of Norffȝ that god assoyle and und his assignes and deputees hys kepars of the p'son of the m̄schalcye of the kyngȝ household atte the instaunce and sute of Sir Reynold Grey lord of Ruthyn wyth all hys adherentes and complees fro the moneth of May the zere of oure lord god J̄hu Cryste Mcccc and xvij into thys moneth of Januar the zere of oure lord Mcccc and xxxij in grette duresse be dyv's tymes And also that it lyke yow to consydere how that the worschypfull lord Erle of Huntingtoñ came to the seyd Edward counselyng h̄y to make an end wyth the seyd s'r Reynold And the seyd Edward answered the worschypfull lord that he wold make an ende wyth gude wyll by way of maryage that John Hastyngȝ hys soñe schuld wedde a doghther lawfully begetten of the seyd S'r Reynold and the seyd Edward wold gyfe heme tweyne in maryage xl. ti zerly to theyme and to the eyres of theyre bodyes begetten, and zif they dyed w'outyn eyres of theyre bodyes begetten then turne agayne to the eyres of the seyd Edward and zitte more Joynt'e zife they wold entrete hym in gentyl and fayre man? And therto he wold graunte and relese to John hys sone by avyse of Councill al the ryght

cleyme inheritaunce portacyon of armes sygnees bagees devyces
 scriptures of wordes or reson that the seyd Edward hath or may
 have by the ryght cleyme or inheritaunce aftyr the decease of Hew
 Hastyngh^c esquier brothy to Edward cosyn and eyre to John
 Hastyngh^c Erle of Pembrok^c as it scheweth and is knawn by byrth
 blode and pedegrees and oþyr dyngse reson veros knawlyche and
 preves as wele by enquerres takyn before dyngse eschetos as by
 knawlychynge of the worthy Duchesse of Norff^c Grantdame to s^r
 John Hastyngh^c Erle of Penbroke that was slain at Wodstoke,
 what tyme that the seyd duchesse and the seyd Erle prayed Syr
 Hew Hastyngh^c fader to Hew brothy to Edward that he as nexte
 his cosyn and eyre to the seid Erle wold do that worschyp to the
 Erle to bere hys armes hole in Banere of gold wyth a maunche
 of gullis on all the worschupfull vyage that John Duc of Lancastre
 kynge of Castyel and Lyons schuld make into Spayne and upon
 that prayer as nexte eyre the seyd s^r Hew dyed posseste in the
 seyd armes at Vyle hove in Spayne and then fell that the seyd
 S^r John Hastyngh^c Erle of Penbroke dyed w/outyn ysshew and Hew
 Hastyngh^c esquier occupied furth the possessyon of the armes
 aftyr hys fader s^r Hew and lyeth beryed at Calys: atte whose
 bereyng offereðe the kynge of Englonde and the kynge of
 Fraunce, atte the maryage of Quene Isabell w^t al the astates of
 both reemes to record that wern in Calys at that tyme and zitte the
 same armes and hys cote w^t hys Baner arne at Calys oþ hys
 bones. And the worschypful Erle of Huntyngton answered to the
 Edward as touchynge the maryage it was noth to speke of,
 bot if he wold relese to the seyd S^r Reynold and aythyr make
 aythyr aquyetaunce and the seyd Edward seyd nay, he wold make
 the seyd S^r Reynold none acquyetaunce bot lette hym and John
 Hastyngh^c his sonne in law worthe and accorde for oþyr tretee
 wold the seyd Edward noth make ner peny wold he nev^r none paye
 to dye therefore and the seyd Erle answered agayne and seyd
 pleynly he schuld dye therefore and so they departed on a Monday
 and aftyrward for affynytie that S^r John Grey sone to the seyd
 S^r Reynold hath wedded the worschypfull lady Countees M^schall
 syst^r to the seyd Erle of Huntyngton and the seyd E[rlie of] Hunt-
 yngton on the nexte Satyrday aftyr sodaynly comaunded the seyd
 Edward to be fettered and kepte in duresse of p'son where that
 men for tres^s, felons, and condempned men goⁿ at large undursee

and knyghthode ne byrth noth refensed and worschyped ne considered Wherfore that ze wyll consydere the maters before seyd and of zoure hye dyscrecyon gudenesse ordeyn that he may fynde surtee that he schal . . . trew p'soner tyll the tyme that God take hym by fayre deth in to hys grace so that he be noth myscheved ne maymed in armes now in hys age or els that God of hys grace fortune hym to lyfe and abyde the wele beyng welth and pspytie of our sovayne lege that nowe is and that he be atte full power to do hym grace and to redresse the wronges don to hym and oþyr wronges not to be remedied bot by y^e kyngis ȝce Thys the seyd Edward besecheth in the moste hoemblle wyse oure sovayne lege lord the kynge with spyrytuel and tempaffl and al oþyr degrees and astates comyns and els that is und the subjecyon of oure lege lord for helpe ryght and remedye in the worschyp of all myghty god and oure lady seynt Marye w^t all the seyntes of hevene and paradise and of all knyghthode and that byrth and blode be refencede frome oþyr transgressours in law thys by way of a . . . ryght and in wey of charytee."

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COLLECTANEA QUÆDAM

EX REGISTRO ANTIQUO

IN QUO PROCESSUS IN CAUSA ARMORUM CORAM CONSTABULARIO ET MARISCALLO ANGLIÆ IN MILITARI CURIA OLIM
CONTROVERTEBATUR INTER REGINALDUM DOMINUM GREY DE
RUTHYN ACTOREM ET EDWARDUM DE HASTINGS EQUITEM
DEFENSOREM, OBITER TRANSCRIPTA ANNO GRATIÆ 1582.

NOTE.

In the MS. the margins of the Pedigree printed on the opposite page are illustrated with the Armorial bearings hereunder described, viz.

- I. VALENCE, Barry Argent and Azure, an orle of martlets Gules.
- II. MONCHENSEY, Lozengy Or and Gules.*
- III. VALENCE, *impaling* ST. PAUL, viz. Gules, three pallets Vair, a chief Or.
- IV. HASTINGS, Or, a maunch Gules, *impaling* VALENCE.
- V. HASTINGS, *impaling* LEYBURN, viz. Azure, six lions rampant, three, two, and one, Argent.
- VI. HASTINGS and VALENCE Quarterly, *impaling* MORTIMER, viz. Barry of six Azure and Or, an inescoscheon Argent; on a chief of the second two pallets between as many gyrons of the first.
- VII. HASTINGS and VALENCE Quarterly, *impaling* MANNY, viz. Or, three chevronels Sable.
- VIII. HASTINGS and VALENCE Quarterly, *impaling* MORTIMER as before.
- IX. GREY DE RUTHYN, Barry of six Argent and Azure, in chief three torteauxes, *impaling* HASTINGS.
- X. GREY DE RUTHYN, *impaling* STRANGE, viz. Argent, two lions passant Gules.
- XI. HASTINGS and VALENCE Quarterly in the first and fourth quarters; GREY DE RUTHYN in the second and third, *impaling* Roos, viz. Gules, three water-bougets Argent.
- XII. HASTINGS and VALENCE Quarterly in the first and fourth quarters, GREY DE RUTHYN in the second and third, *impaling* HOLAND, viz. Gules, three lions passant guardant Or, within a bordure Azure, charged with fleurs de lis of the second.

A RAGGED STAFF Sable, the badge of HASTINGS, is also introduced, *two* being placed at the top and *three* at the bottom of the page.

* The Coat usually attributed to Monchensey has been Or, three escocheons barry Vair and Gules.

I. Willem's de Valencia, frater Regis Henrici tertii, et Joanna II.
filia Wariui de Mounthesel habuerū exitū inter se Adamar'
filium, et duas filias Isabellam et Joannam, de quibus

III. Adamarus, qui cœpit in
uxorem Mariam de Sancto Paulo, de quibus nul-
lus exitus.

IV. Isabella, soror prædicti Adamari, nupta
fuit Johanni de Hastings, filio Henrici
de Hastings et Johannæ filie Wilmi de
Cantilupo, de quibus

V. Johannes, qui cœpit in
uxorem Julianam filiam
Domini Thomæ de Ley-
bourne, de quibus

IX. Elizabeth, filia Johannis de Hastings et
Elizabeth filie Dñi Wilmi de Valencia
et Comit' Pembroch', nupta fuit Rogero
de Grey Dño de Ruthyn, de quibus

VI. Laurentius de Hastings,
Comes Pembrochiae, qui
cœpit in uxorem Agne-
tam filiam Dñi Rogeri de
Mortymer Comitis Mar-
chiae, de quibus

X. Reginaldus de Grey, Dñs de Ruthyn,
qui cœpit in uxorem Dominam Alianoram
filiam Dñi Johannis le Straunge de Blake-
mere, de quibus

VII. Johannes de Hastings,
Comes Pembrochiae, q'
cœpit in uxorem Annam
filiam Dñi Walteri de
Mawney, de quibus

XI. Reginaldus de Grey, Demin' de Hastings
Weyfordiae et de Ruthyn, qui cœpit in
uxorem Margaretam filiam Dñi de Roos,
de quibus

VIII. Johannes de Hastings,
Comes Pembrochiae, qui
cœpit in uxorem Philippam
filiam Edmundi de
La Marche, de quibus
nullus exitus.

XII. Jobannes, qui cœpit in uxorem Constan-
tiam filiam Dñi Johannis Holland Comitis
Huntingdon et Elizabeth filie Duei
Lancastriae, de quibus

Edmundus et Thomas.

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OHAN filz et frere des Roys Due de Bedford Count de Riehemont et de Kendale & Conestable Dengleterre, a touz ceux q̄ ceste transcript transsumpt ou exemplification verront ou orront saluz et plein foy a ycestes doner. Savoir vous faceons q̄ al request de Reynald Grey Ch̄r le Sire de Hastings de Weysford et de Ruthyn, nous avons diligemment et loial-
ment fait ensercher tout le processe deins escript fait par devant nous et noz Lieutenantz en n̄re Court de Ch̄rie pentre le dit Reynald partie pleintive dune part, et Edward de Hastynges Ch̄r partie defendant d'autre part, en quelle processe nous y avons trove en maniere qu'ensuit.

L'an de grace Mil cccc & vij^e & l'an du regne n̄re tresredoute p̄ le Roy Henry quarte puis le Conquest oytsime le ix^e jour du moys de May Mon^f Thomas Pieworth fesoit overtement lire in jugement en la blāc sale a Westm̄ la cōmission a luy fait par le treshaut et puissant Prince Johan fitz du Roy Conestable Dengleterre enseale desouz le seale de son office, dont la tenure est :

Johan filz du Roy Conestable Dengleterre & Gardein de Lest Marche devers Escoce a noz treschiers et bien aimez Johan Pelham et Thomas Pickworth Chivaliers & a l'un deux saluz. Savoir vous faceons q̄ nous confians en v̄re grande loiaute & sage discrecion vous avons cōmis & cōmittons & faceons noz Lieutenantz jointement et severalment, donantz & vous grantantz poair general et mandement especial a tenir n̄re lieu en n̄re Court de Ch̄rie a Westm̄ le novisme jour du mois du May prouchain venant, & a oyer proceder statuer, cōmisser et jugier en tous et chescuns causes de n̄re p̄fixion a moevoir mesme le jour en mesme la Court si bien al instance du partie cōme d'office du

Courte, et mesme la Court adjourner et continuer de jour en jour quant et tant de fois que bon vous semblera pour le bon espoit des causes pendantz en icelle ensemblement & touz autres choses faire exercer et mettir en execution qu'a noz Lieutenant de ley et custume de mesme n're Court appertient en ce cas. Si mandons et cōmandons par vertue dicestes a touz yceux as queux il appartient qils soyent a vous & a l'un de vous entendantz & duement obeisantz en touz voz affaires touchantz les causes susdictes. En tesmonance de quelle chose a ycestes noz l'res patentes a durer tant cōme a nous plerra avons fait mettre le seal de n're office. Que furent escriptz le seconde jour de May l'au du regne mon tresredoute fr^r et pier le Roy Henry puis le Conquest oytsme.

Apres le lecture de quelle cōmission devant le dit Monfr Thomas Lieutenant de mon dit fr^r le Conestable sur la forme susdēe & Monfr Oliver Maulever Lieutenant Monfr le Mareshall Dengleterre seantz judicielment en Court de Chevalrie en tant come a un & a lautre de eux apptient par vertue de lour office en la blanc sale a Westmⁿ avⁿtdēe le ix^e jour susdēe compust psonellement Monfr Reynald fr^r de Grey fr^r de Waysford & de Ruthyn & a sa requeste le dit Mareshall certifia p pole a la Court qil ad garniz Monfr Edward de Hastings selon leffect & forme del mandement Monfr le Conestable a luy directe celle partie. Dont la tenure est tiel :

Johan filz du Roy Conestable Dengleterre & Gardein de Lest Marche devers Escoce, a n're treschier cousyn Monfr Rauf Sire de Neville Conte de Westmⁿ & Mareshall Dengleterre saluz. Nous vous mandons & chargeons que vous faces garnir & venir devant nous legalment a Westmⁿ le neoffisme jour de May proucheyn venant Monfr Edward Hastynges pour respondre a Monfr Reynald Sire de Grey & de Ruthyn de ce qil luy surmettra adonques en n're Court de Chevalrie par voie d'armes touchant l'user & porter a tort de ses armes a ce que le dit Sire de Grey dist & come il sera plus au pleyn declare a mesme le jour & en outre pour faire & recevoir ce que le ley & custume de n're dit Courte demandent ceste partie. Remandantz pardevers nous au dit jour ove iceste n're mandement toute ce que vous en avez fait. Donⁿ a Westmⁿ soubz le seal de n're office le prim^r jour de May l'an du regne mon tresredoute fr^r et pier le Roy Henry quart puiz le Conquest oytsme.

Apres quel certification le dit Monſr Reynald de Grey ordeignast & constituast a les actes Robert Northlod John Enderby & Johan Sturmystre ses peuroſ joint & severalement selon tout force fourme & effect d'un instrument de procuracie du seal des armes du dit Monſr Reynald & signe desouz le signe & sūbscripc̄on de Benedict ap David notoir public lequel instrument est demurant deſs le Registre du Court sanz revocation de ses procuroſ nōmez en mesme l'instrument, de quel instrument le tenure est tiel:

Universis pateat per pñtes quod ego Reginaldus de Grey Dñs de Weysford et de Ruthyn ac haeres jure successionis hæreditarie recolendæ memoriae Johannis de Hastings nuper Comitis Penbrochiae ultimo defuneti, in omnibus causis quærelis litibus et negotiis in Curia armatae milicie Dñoꝝ Constabularii et Mareschalli Angliae inter me Reginaldum partem prosequentem et actorem ex parte una, et honorabilem virum Dñm Edwardum de Hastings militem partem defendantem et ream ex altera arma mea aut jus seu possessionem armoꝝ meorum qualitereunq; concernenib; motis aut movendis, cum omnibus et singulis suis emergentibus incident' dependent' et connexis, dilectos mihi in Xpo Johannem Hervy armigerum, Robertum Parys et Maḡm Robertum Northlod cl̄icum in dēa Curia p̄eūrem generalem meos veros et legitimos ordino facio et constituo procuratores negocioꝝ gestores et nuncios speciales conjunctim et divisim, et quemlibet eorum per se et in solidum, ita quod non sit melior conditio occupantis, sed quod unus eoꝝ incœperit quilibet eorum psequi mediare valeat et finire. Dans et concedens eisdem procuratoribus meis conjunctim et divisim potestatem generalem, &c.

Et adonques apres le dit Robert Northlod cōme procuꝝ et en nom procurative du dit Monſr Reynald ſr du Ruthyn requeroit p parole le dit Monſr Edward Hastings psonelment present illueſques en Court de lesser a porter les armes du dit Monſr Reynald ſr de Ruthyn, & quil ne destourbe mye le dit Monſr Reynald de pesiblement user & porter ses armes avaundtites. Lequel request faict, mesme le procuroꝝ myst avant en Court une bille ou libelle ove un escuchon attache a icelle encontre le dit Monſr Edward dont le tenure est tiel :

Pardevant vous treshonorables ſr Conestable et Mareschal Dengleterre ou voz Lieutenantz en v̄re hault Court de Chivalrie la partie de Monſr Reignald de Grey ſr de Waysford & de Ruthyn

encontre f^r Edward de Hastynges Ch^r & ch^run autre pour luy
 judicialment devant vous comparant dit & en droit p^rpose, que le
 dit Mon^f Reynald & ses auncestres & predecessours f^{rs} de Hastynges
 as queux il est naturel et droicturel heir ount usez & portez
 armez entiers le champ des queux est D'or ove un manche de
 goules en forme et manie come ils sount peynte en un escuchon a
 ceste libelle annexe. Les queux armes du droict d'auncestrerie &
 loyal succession de heritance a le dit Mon^f Reynald sount venuz &
 descenduz en droicte lyne cōme armes soulement propres del
 noum & lynage de f^{rs} de Hastings desqueux f^{rs} de Hastings
 ascuns furont Countes de Pembrok. Et les queux armes les f^{rs} de
 Hastings auncestres & predecessours dudit Mon^f Reynald as
 queux il est droyturel heir ount usez et portez en lour cotes
 d'armes en baners & peñonz oþtement pesiblement soulement et
 entierment et furent en juste et pesible possession dicelez de droit
 et custume resonable loalment prescript. Et p x. xx. xxx. xl. l.
 lx. ans & devant & despuis, & par mesme le temps & par temps
 dount memoire de home nest del contraire en diverses realmes &
 pays, cestassavoir en Engleterre en France en Espaigne en Escoce
 en Gales et en autres diþses realmez terres et lieux tant p dela
 le mere cōme pdeca, et par lour armes furont soulement et
 publiquement conuz tenuz & nōmez & reputez en royalz viages &
 batailles & plusieurs journes et autres viages en plusieurs &
 diverses realmez & terres franchement & sans ascun chalange ou
 contradiction dascun devant le Conquest & depuis et par tout le
 temps susdœ. Les queux armes auxi a le dit Mon^f Reignald de
 Grey comme naturel & droicturel heir de Johan de Hastings
 Counte de Pembrok q̄ darreyn morust par droiet dauncestrerie &
 droicturel successioñ de heritage sount venuz et descenduz & a luy
 soulement & entierment ptеноit de droict eux aver user occupier et
 porter, & les mesmes armes le dit Mon^f Reignald ad pte use
 & occupie du temps quil avoit le dit heritage des f^{rs} de Hastynges
 & uncore porte use occupie oþtement & entierment & fuist en
 pesible possession de porter user & occupier les ditz armes tanq a
 le temps q̄ nře tressovain & tresredoute f^r le Roy qorest lan de son
 regne premier fuist en son royal viage en Escoce. Et auxi le dit
 Mon^f Reignald cōme naturel & droiturel heir a les f^{rs} de Hastynges
 & naturel & droicturel heir a Johan de Hastynges Counte de
 Pembroke q̄ darreyn mourust avoit leal liþe selonc la ley & custume

Dangleterre de les terres a le Conte de Pembroke & fr^r de Hastynges appartenantz & come le plus prouchein heir a les ditez Count & fr^rs de Hastynges est en pesible possession. Les queux armes sont partie dependantz & annexez a le dit fr^rie de Hastings. Les queux armes le dit Mon^fr Edward Hastings q^u nul droit ou title ad a les dites armes & encountre droit & custume resonable & pscript ad usurpe & eux desloyalment et injustement usast occupiast & portast en le voyage Descoce susd^ec & autres lieux, non obstant q^u le dit Mon^fr Edward ad souvent p la ptie du dit Mon^fr Reignald en le dit viage en Escoce & autres lieux duement este requis & garni de lesser les ditz armes & quil ne destourbe mye le dit Mon^fr Reygnald de pesiblement user & porter ses avantdites armes & luy abstenuir user occupier & porter les ditz armes le quel chose faire le dit Mon^fr Edward denia & recusa & uncore denie & recuse & les avantd^eces armes uncore use ocupie & porte encountre droit & custume susd^ec a graunde damage & perturbacion du pesible possession & disheritemet du dit Mon^fr Reignald. Et ausi sur les ma^ss avantd^eces & q^u les dites fuissent forjugges a dit Mon^fr Edward & adjugges a dit Mon^fr Reignald, le mesme Mon^fr Regnald ad pursue judicialment contre le dit Mon^fr Edward devant n^re fr^r le Roy & ses Conestable & Mareschal Dengleterre & les mesmes armes challenge de mesme Mon^fr Edward en jugement cōme poit apparier par record de v^re hault Court en temps convenable. Le quel record le dit Mon^fr Regnald en q^unt a luy encountre le dit Mon^fr Edward puet availer, voet icy avoir pour expresse. Queux choses sount voires publiques notoires & famoses & sur eux & ch^un laboreront & uncore laborir^ut publiq vois & fame. Doūt foy faire quest requis en ceste partie solone loy droit & custume d'armes demande la partie du dit Mon^fr Reignald, que les d^eces armes au dit Mon^fr Edward & ses soient forjugges a touz jours & a dit Mon^fr Reignold & ses heirs ajugges & perpetuel silence en ceste partie au dit Mon^fr Edward de user occupier & porter les ditz armes ou aseuns autres choses a les mesmes armes app'tenaūtz ou annexez cōme ses ditez auncestres & predecessours & il les possideant av^{nt} les d^eces pturbation & molestation du dit Mon^fr Edward soit mys & cōmande par v^re jugement & sentence diffinitif. Et demande la partie du dit Mon^fr Reignald q^u le dit Mon^fr Edward soit condempne en les costages damages & expenses du dit Mon^fr Reignald en ceste partie faitez, &c.

En nom de Dieu, amen. En une pretense cause d'armes q̄ par devant vous treshonorables S^{rs} Connestable & Mareschal Dene-
gleterre ou voz Lieutenant en Court de Chivalrie est moeve enter
Monfr^r Reynald de Grey fr^r de Ruthyn partie actour soy pretendant
d'une partie & moy Edward fr^r de Hastings Ch^r partie defendant
dauter partie en le terme a moy Edward assigne au faire contesta-
tion du plee en la d^ee cause pretense die & allegge ieo fr^r de
Hastynge en les meliours man^e voie & fourme qūx ie puisse a
tout l'effect de droict q̄ de ce pourra estre enfourme ou en droit
p^rpose que ieo le dit Edward fr^r de Hastings & mes auncestres &
predecessours fr^s de Hastings & autres mes auncestres asqueux
ieo suy naturel droiturel & le plus procheyn en degre & lyne de
loyal succession de heritage & nomement as armes en le bille ou
libelle du dit Monfr^r Reynald de Grey specifiez & annexez avons
uses & portez lez ditz armez entiers, le chaump des queux est d'or
ove une manche de goules. Les queux armes de droit d'auncestrie
& loiale succession de heritage a moy Edward fr^r de Hastings
en man^e et fourme de degre & lyne & succession avantditz sount
venuz & descendus cōme armes soulement propres del nom &
linage des fr^s de Hastings, des queux fr^s de Hastings aucunz
furount Countz de Pembroc. Et les queux armes, les fr^s de
Hastynge auncestres & predecessours a moy, Edward, as queux
ie suy naturel droiturel loial & le plus proschein heir en degre
& en lyne de loyal succession de heritage & nōmement as armes
avantditez & especialment par nom de Hastings & heir masle.
Et autres mes auncestres & predecessours as queux ie suy heir
come desus est dit, come appartient as procheins heirs des dites
fr^s de Hastings & Countez de Pembroc, ount portez les ditz armes
en p^sence du dit Reynald de Grey & de plusours de ses auncestres
de Greys, et ount este tenuz & reputez & acceptez come procheyns
heirs as ditz fr^s de Hastings et Countz de Pembroc en portant
les ditz armes en roials viages roymes & autres lieux honurablez
sanz contradiction ou interrupcion des ascuns des Greys susdits,
mais a ce furent pesiblement & expressement consentantz. Et
ount usez & portez en lour cotes d'armes baners & penons overte-
ment, &c. Et les queux armes a moy Edward fr^r de Hastings
come naturel droiturel loial & le plus proschein heir as dites armes
ove lour enseignes appendantz app'tenantz & connexe^r & especial-
ment & par nom de Hastings & heir masle a Johan de Hastings

Count de Pembrok que darrein mourust, & auxi a Monſr Hugh de Hastings mon pere qui Dieu assoille & de Hugh de Hastynges mon frere queux moreront en pesible possession des dites armes par droit dauncestrie droiturelle & loyal succession de heritage, &c. Et ausi tanq a la liſe selon la ley et custume Dengleterre pretenſ au dit Monſr Reignald de Grey ou aucun autre fait de les terres du Counte du Pembroc & ſr de Hastynges appurtenantz, Je Edward ſr de Hastynges avantdit die que si aucune tiele livre feust faite come en son bille ou libelle est ppose, il fust fait disloialment & erroneusement moy esteant notoirement deins age, et ma cause & droit nyent defenduz, issint que la livere en manſe avandit come est suppose fait, mes droit & possession desus declarez ou specifiez q'nt a les armes avantdites. Les queux armes a la dœ livere nappendent ne appender purront, ne doit ne poet estre prejudiciele, mes les dites armes a moy Edward ſr de Hastynges avandit come le plus prochein heir si come desus est declare, lavantdite liſe des terres nonobstant, par droit dauncestrie & loyal succession, que par nom de Hastynges & heire masle sount appropriez & app'renantez, &c.

Au quelle libelle & addition & touz les matiers contenuz en icelles soy referre la partie du dit Monſr Reignald, &c. A ceo dit la partie du dit Monſr Reignald de Grey ſr de Ruthyn & de Hastynges, que si le dit Monſr Edward descendist des ſr de Hastynges ses auncestres ptenſ p nom de Hastynges et par heire masle, come est en la dœ maſe justificatorie p le dit partie du dit Monſr Edward deduit & pretenduz, le quele le dit Monſr Reignald ſr de Ruthyn & de Hastynges outrement denye: nientmoyns selonc droit & les leys auncyens resonables et cōmendables custumes & usages del royalme Dengleterre genſalment & nomement en eest Court de Chivalrie tenuz gardez et observez lavantdist Monſr Reignald est tout seulement et entierment droiturel loyal & plus prouchein here a Joſin de Hastynges Count de Penebroc qui darain morust, & nomement pour porter les ditz armes come ſr dicelles ove lour enseignes appendauntez appourtenantes & connexeſ des quelles est fait mention sibien en le libelle par le dit partie du dit Monſr Edward pposez come plus au pleyn apiert par la lyne ou lynes de loyal succession de gre en gre & de personne a personne en ceste partie & loyal matrimoyne engendres en manſe quensuyt: cestassavoir. Que Monſr Wilm de Valence frere au

Roy Henry le tierce apres le Conquest Dengleterre engendra de son corps Monfr Aymer de Valence & deux filles Isabell & Johane. Apres le deces du quoy Wifm son heritage descendist au dit Monfr Aymer son filz, le quel mourust sans heir de son corps issint q sa heritage descendist a ses deux soers avantdites. Et apres la dce Isabelle soer au dit Monfr Aymer fuist marie a Monfr Johan fr de Hastings: lequel Johan fr de Hastings engendra en la dce Isabelle Johan son filz & Elizabeth sa fille solement. Et apres la mort du dit Monfr Johan pier sa heritage descendist au dit Johan son filz frere du pier & mier au dit Elizabeth. Et en apres le mesme Johan frere au dit Elizabeth come dit est engendra Laurence de Hastynges iadis Counte de Penbroc. Laurence engendra Johan de Hastynges Count de Penbroc qui fuist pris en la mer. Et le dit Johan engendra Johan de Hastynges & Counte de Penbroc qui darrein morust a Wodestok. Lequel Johan morust sanz heir de son corps engendre. Issint que le dit heritage retourne & resorte as heirs du dicte Elizabeth soule & entier soer du dit Johan pier au dit Laurence. Laquelle Elizabeth fust marie al Monfr Roger de Grey, le quel engendra en elle Monfr Reignald de Grey pier a Monfr Reignald de Grey fr de Ruthyn & de Hastynges quore est partie demandant. Et ensy les armes susdictes selonc droit & les leyes custumes & usages Dengleterre avantditz apperteignont & de droit appteigner devant au dit Monfr Reignald soulement & entierment cōme fr dicelles & come just loyal droiturel & plus prochain heir au dit Johan de Hastynges qui darrein morust pour les causes susdces par & selonc les quelles droit & leyes custumes & usages Dengleterre avantdces les ditez armes appeteignont & devent apptenir entierment & soulement au dit Monfr Reignald come a plus prochein heir au dit Johan de Hastynges Count de Penbroc qui darrein morust come ptie nyent departable accessories enherdantes al heritage des frs de Hastynges & dependantes dicelle, dout le dit Monfr Reignald feust et est solement & entierment just loial droiturel naturel & plus prochein heir que nulle autre come desus est declare en la manere susdce, &c.

Duplicatio ex parte Hastynges.

En nom de Dieu, amen. En une pretense cause d'armes moeve & uncore pendant nient discusse devant vous mes frs Constable & Mareschal Dengleterre ou voz Lieutenantz en Court de

Chivalrie parentre la partie de Monſr Reignald de Grey ſr de Ruthyn ptie actrix ou pleynſt soy playntif soy pretendant d'un partie & moy Edward ſr de Hastynges Chivalier partie defendant d'autre partie, moy Edward avantdit encontre la partie du dit Monſr Reignald en la dēe pretense cause p'pose al terme competente a ceo faire, protest en manere come autrefois devant vous ay proteste en mesme la cause & par voye de duplication ou autre maner queconq a moy expedient ou besoignable pur ma defence die & allegge & en droict p'pose que les matiers deductes & contenuz en la matiere justificatoire par moy Edward en la cause pretense suisdēe sount voirs & pour ceo est tout outrement affaire come est demande en ycelle, au quelle matier justificatoire & tous les matiers contenuz en ycell moy referre & celle & ceux voille avoir iey & en ceste partie pour expressez. A ce die et p'pose en maner come dit est que si le dit Monsr Reignald de Grey soit de lynage des ſrs de Hastynges quel ieo le dit Edward ne confesse mye, mes disconfesse & denye tout outrement, en maner come le dit Monſr Reignald pretende en sa pretense replication p' sa partie devant vous en mesme la Court p'pose, le dit Monſr Reignald est del lynage des ditz ſrs de Hastynges plus long & plus remue des ſrs de Hastynges susdēes q̄ nest deduit par la partie du dit Monſr Reignald, ou q̄ suy ieo Edward avantdit & nomement eiant regard a les armes en ma justification ou exception espeſieſ, et le dit Monſr Reignald est tant soulement en degré collateral p' lyne femal a les ſrs de Hastynges. D'issint q̄ les dēes armes & ſtie de Hastynges appteignent & apptener devoient de droict & custume d'armes resonable a moy le dit Edward apres la mort de Monſr Johan de Hastynges, Counte de Penbroe qui darrein morust a Wodestok, come droit heir masle & par nom de Hastynges lynamment descenduz des ſrs de Hastynges par lyne en lynes de loyal succession de gre en gre & psone masle en psone masle en ceste ptie en loial matrimoine engendrez, & par les dēes ſrs come lour proscheins heirs acceptez & approves en manere qu'ensuyt Cestassavoir de Monſr Johan de Hastynges pier a Monſr Johan de Hastynges & a Monſr Hugh de Hastings, de quel Monſr Johan de Hastynges le filz feust engendre Monſr Laurence de Hastynges Counte de Penbroc, pier a Monſr John de Hastynges Counte de Penbroc qui fuist pris en la mer, lequelle Monſr Johan fuist pier a Monſr Johan de Hastynges Count de Penbroc qui darrein morust a Wodestok

sans heir de son corps engendre. Et de quelle Monſr Hugh susdœ filz a Monſr Johan de Hastynges premierement reherce feust engendre Monſr Hugli de Hastynges de qui fuist engendre Monſr Hugli de Hastings de qui fuist engendre Hugli de Hastynges mon frere, qui mort est sans heir de son corps engendre & moy Edward de Hastings ore defendant, issint q̄ apres la mort du dit Monſr Johan de Hastynges qui morust a Wodestoke sans heire come desus est dit, les dites armes & f̄rie apperteignent & devoient appeteigner a moy Edward soulement & entierment come f̄ dicelles & come juste loyal droiturel & plus prochein heire masle a dit Johan de Hastings Counte de Penbroc qui darrein morust selonc droit & custume d'armes resonables. Et sount le ditez armes accessoriez appertenantes & connexe al sanc de lynage des f̄s de Hastynges & par especial al nom de Hastynges & plus proschein heir masle au dit Monſr Hugh filz au dit Monſr Joſu de Hastynges lynamalment descenduz des dictes f̄s de Hastynges & nemy as terres des ditez f̄s. Et si en cas que les dites armes ou f̄rie apparteneir purroient as ditez terres des f̄s de Hastynges come partie nyent departable dyeelles come par la partie du dit Monſr Reignald de Grey nyent veritablement en sa replication est deduit, lequel moy le dit Edward ne confesse mye, donques la demande claym ou action si ascun y fuist doit appertenir a Monsr Wifm de Beauchamp qui est in possession ptense des dites terres ou de greindre partie deux come possessour ptense dicelles cōment q̄ injustement & encontre droit & ne mye a dit Monſr Reignald come par sa partie est ptense. Et en outre moy le dit Edward f̄ de Hastynges die & p'pose en manere come dit est que si les dites armes ou f̄rie appartenoient ou appartener purroyent come ptie nyent departable as terres des dictes f̄s de Hastynges, come par la partie du dit Monſr Reignald nyent veritablement est deduit donques les dites armes & f̄rie devoient de droit et custume d'armes resonable appartenir a moy le dit Edward & nemye a dit Monſr Reignald de Grey, pour ceo & de ceo que tous les terres del heritage de Hastynges ou la greyndre partie deux furont & sount p ascuns des dites f̄s duement & legalment entailes en tiel manē & fourme que selone les droites loyes & custumes du royalme Dengleterre en tiel cas uses a moy devoyent appartenir ovesques touz lour app'tenancez & connexe. Et les quelles tailles & autres evidences a moy app'tenantes p̄ la d̄ce cause que le dit Monſr

Reignald par luy & ses adherentes & complices en ceste partie torteuouslyment & disloialment ad sustreyt moy Edward esteant deins age a grande damage & prejudice de moy Edward & en subtraction des mes proves en ceste partie a faire. Item ieo le dit Edward f^r de Hastynge die & p^rpose come devant, que si aucun livere a Mon^f Reignald de Grey ou ascun autre de les terres app^tenantees a les f^rs de Hastynge feust fait & par cause du dit li^ve les avantditz armes come partie nyent departable accessoriez & app^tenantez as ditez terres & heritage & dependance dicelles come en la replication du dit Mon^f Reignald nyent veritablement est deduct le dit livere p^ttense feust nulle & de nulle value de loy, pour ceo & de ceo q^u la dite livere p^ttens feust faist disloyalment & erronusement, & mon frere Hugli a qui la cause & droit adunques appertenoit, le quele cause & droit ore a moy appartient, mon frere & moy adunques esteantz deins age & nous naians adonqs psones legales destoire ou defendre en jugement & aux le dit li^ve feust fait fausant le droit de ch^uns queux pourront avoir ascun interresse en ceste partie. Le quel li^ve p^ttense einsi fait ne doit ne ne poet estre a moy prejudicel en cest present cause darmes pour les causes susd^{ee}s & q^u ensuent. Et en outre si einsi soit que le dit li^ve p^ttense au dit Mon^f Reignald de les terres app^tenantez a les f^rs de Hastynge selone droit & la ley & custume Dengleterre estoit fait que ieo Edward ne confesse mye, mes tout outrement denye, ieo le dit Edward die come devant que les leys & custumes avaundites nont pas lieu ne ne sount admisibles en cest treshault Court de Chivalrie. Issint que les leys & custumes Dengleterre avantditez ne devoient estre mellez ovesque les leys & custumes du dit Court, ne en la d^e Court p^rposez ou alleggez & nomement en cest cause d'armes mes en tant quil sount discordantez a lez leys et custumes d'armes & de cest Court de Chivalrie les quelles materes avantditez & ch^uun deux sieome p moy Edward sount deducetez & p^rposez furont & sount voirs notoirs & famous & deux longement devant ceste plee cōmence en diſses parties Dengleterre & autres parties laboreront public vois & fame, et par la ptie dud Mon^f Reignald duement & sufficientment confessez Pourquoy, &c.

Triplacatio ex parte Grey.

En nom de Dieu, amen. En une cause ou plee d'armes pendant en la haulte Courte de Chivalrie devant lez treshonurez

f^{rs} Conestable & Mareschall Dengleterre ou lour Lieutenantz
 pentre Mons^r Reignald de Grey f^r de Hastynges Waysford & de
 Ruthyn ptie p'suant d'un part & Mon^f Edward de Hastynges en
 la d^ce cause ou plee encountre la replication par la ptie du^d
 Mon^f Reignald en mesme la cause p'pose par voye de triplication
 nemye departant de ces libelle & replication en mesme la cause
 p'posez mes a eux enherdantez en quant ils fount pour sa partie dit
 & p'pose en ch^{un} maniere de loy a luy besoignable, que si mesme
 Mons^r Reignold de Grey descendist en la degre collateral, et par
 lyne f^{emal} de les f^{rs} de Hastynges come est deductez nient veritablement
 en la d^ce duplication, nientmoyns les dites armes &
 seignourie & le nom del f^r de Hastynges des queux est fait mention
 en la d^ce duplication par leyes usages & resonables custumes
 Dengleterre loialment p'scripez & autre temps dont memoire del
 hōme soy ne puet extender, appartinent & apptener devoient a dit
 Mon^f Reignald de Grey f^r de Hastynges come a plus prochein
 heir au dit Mon^f Johan de Hastynges Counte de Penbroc qui
 darrein morust a Wodestoke. Pource que le dit Mon^f Edward
 descendit de les f^{rs} de Hastynges il descendist de les f^{rs} de Hastings
 par le demy sanc soulement & nemye del entier sanc de
 les f^{rs} avantditz. Pource que Mon^f Johan de Hastynges pier a
 Hugh de Hastynges premierement reherce en la d^ce duplication
 prist a femme Isabelle fille de Mon^f William de Valence iadis
 Counte de Penbroc, les queux avoient issu engendre pentre eux
 Johan de Hastynges & Elizabeth laquelle Elizabeth fuist marie a
 Mon^f Roger de Grey les queux avoient yssue loyal pentre eux
 Mon^f Reignald de Grey pier a Mon^f de Grey quore est partie
 p'suant en cest matier. Et en apres la dicte Isabelle femme a dit
 Mons^r Johan de Hastynges morust. Et adonques le dit Mons^r
 Johan de Hastynges primierement nome prist a femme Isabelle
 fille de Mon^f Hugh le Despenser iadys Counte de Wyncestre, les
 queux avoient issue pentre eux le dit Hugh premierement nōme.
 Et apres le dit Mōf^r Johan de Hastynges premierement reherce
 morust, & tout le heritage quil avoit de la f^{rie} de Hastynges &
 tout le heritage q̄ Isabell sa femme avoit apres la mort de Mon^f
 Aymer de Valence son frere iadys Counte de Penroke descen-
 deront a dit Mon^f Johan de Hastynges filz a les dites Mon^f
 Johan de Hastings & Isabell sa premier fēme & en possession des
 dietes armes & heritage fuist pesiblement come filz & droiturel
 heir a les avantdites Mon^f Johan de Hastings son pier premiers-

ment reherce & Isabelle sa mere. Issint que les dictes armes heritage & le nom del fr^e de Hastings queux le dit Mons^r Johan de Hastings darrein Counte de Penbrok & ses auncestres fr^s de Hastings avoient pteignent & appteigner devoient a dit Mon^f Reignald de Grey come heir del entier sank au dit Mon^f Joñ de Hastings Counte de Penbrok qui darrein morust selonc custumes & usages del royalme Dengleterre avantditez & nemye au dit Mon^f Edward de Hastings qui est et descendist del demy sank al dit Mon^f Johan de Hastings Counte de Penbrok qui darrein morust, &c.

Auquel quart jour de Fe^rer l'an du regne n^re tresredoubte fr^r le Roy Henry quart puis le Conquest noeisme devant treshault & puissant fr^r mon dit fr^r le Conestable Dengleterre & mon tresnoble fr^r le Mareschall seantes judicelment en especial en la d^ce cause en Court de Chivalrie en propre psones en la sale del hostel del reverent pier en Dieu Lercevesque Deuerwie pres de Westm^o ove di^sses sages du Counseil du Court, cestassavoir Mon^f Rauf de Euer^r Mon^f William Fulthorp Lieu^t Mon^f le Conestable, Mon^f Oliver Malifer Lieu^t du Mareschal, Mestre Thomas Felde & Mestre William Bildeston clercs assessorrs du Court & autre compareront psonelment les dites parties chescun pour soy mesmes & la partie defendant mys avant en Courte deux billes l'un enseale de ces armes a ce quil dit & lautre nemye, &c. Desquelle billes les tenures sensuient successivement & sont tieles.

In the name of God, amen. I Edward of Hastings, Knight, sey to the Reignald Grey, Knight, now present in this Court of Knighthode of England, that where thou hast said that thou hast best right to beare, have and use the armes of Hastings, the which ben of gold with a mauncle of gowles, and where thou hast said that I have wrangwisly usurped the same armes, I say thou lies falsly. And also I say, that thou Reignald de Grey, Knight, with other thine adherentes & complices in this partie, hast withdrawen the evidences & munementes pteyninge to me touchantes the heritage of Hastings, & colludes in subtraction of my proves falslych agaynst knighthode and eomune profyte, in wicked example and in subvereion of true lawes, and this I am ready to meyntayne with my body against thy body in my defence in this cause of armes; protestant to adde, amenuz, chaunge, and declare to these wordes zif nede be.

In the name of God, amen. I Edward de Hastings, Knight, say by way of addition to the wordes by me geven, writen of myne owne hand and ensealed of my seale in the Court of Knighthode of England, agaynst the Reignald de Grey, Knight, next followinge these wordes 'In subtraction of my proves,' I adde these wordes, 'by me to be made in this cause of armes.' And also next followenge these wordes 'of trewe laws,' I adde these wordes: 'And in illusion of the Kinge, the moneth of Octobre the yere of the reigne of Kinge Richard the Second after the Conquest of England xv, and other monethes and yeres before and sith at Westminster, Lydgate, Northampton, Donecastre, Bargaveney, and other places.'

In the name of God, amen. I Edward de Hastings, Knight, requyre the Reignald de Grey, Knight, now present in the Court of Knighthode of England, that thou renounce, leve, and omitte the chalenge, clayme, portacion, and use of the armes of gold with a maunche of gowles, the which ben the Hastings armes, with all the dependences, enseignes, and connexes. And over that, that thou amend to me in that that is in the harmes and the wronges that I have had by the and thyne adherentes & complices by withdrawenge of my munementes evidences & injust vexation. And zif the thinke that thou sholdest nought, owest noght, or willest noght do after this request, than I requyre the by vertue of thy knighthode that thou stand by the wordes in thy propre person at the lawfull tyme till it be determyned by our bodyes as knighthode woll, the which wordes thou hast replyd by thine owne mouthe against the words of answer gyven by my mouthe, and written with my hand, and ensealed with my seale in the same Courte, and that thou pursue diligentlych withouten feytise, by the and thy freends, that the wordes be amytted for full prove, the which wordes on thy partie ben these in substance: Thou lyes falsely lewed knight, and that I am redy to prove with my body against thy body, and therefore here is my glove to wedde, and I ask day and place.

And also I Edward de Hastings, Knight, next heir in this partie to the Hastings Erles of Penbroke, requyre the Reignald de Grey, Knight, now present in this Court of Knighthode of England, that thou leave the usurpation, use, and portacion of the armes of Penbroke, with all the dependences, ensignes, and con-

nexes, the which armes ben burelled of silver and asure, with an
owrell of merlettes of gowles, &c.

Quadruplicatio ex parte Hastings.

In the name of God, amen. Before yow, my worshipfull Lordes, Conestable and Mareschall of England, or your Lieutenantes in Court of Knighthode of England, I Edward Hastings, Knight, lyneallyeh descended of the Lordes Hastings, Knightes, say to the Reignald de Grey, Knight, now present in this Court of Knighthode beforesayd, in the terme to me assigned and eōmaunded by yow worshipfull lordes and judges beforesaid to quatriply against the triplication by the foresaid Reignald ministred and gyven in the same Courte, that where thou sayest that I am of demy sank descended, as is conteyned in thy foresaid triplication, to which I me referre as mychull as is necessary for me and no otherwayes, that I am next heire to the Lordes Hastings, of which some were Erles of Pembroke, as I have p'posed in the maters by me ministred in the same Courte, to which I me referre and will use in tyme competent and lawfull. And I say to the Reignald Grey beforesaid, that I Edward beforesaid have best right to beare, have, and use the armes of Hastings, the which ben of gold with a maunche of gowles. And where thou hast said that thou hast best right to bere, have, and use the same armes, and that I have wrongwisly usurped the foresaid armes, I say thou lyest falsly. Over that I say, that thou Reignald Grey, Knight, with thine adherentes & complices in this ptie, hast withdrawn the evidenes and munementes pteynninge to me touchantz the heritage of Hastings, colludenge in subtraction of my proves by me to be made in this cause of armes, falslyeh and erimouslylyeh against knighthode, eomon profit, in wicked ensample, in subversion of trewe lawes, and in illusion of the Kinge, the moneth of Octobre, the yere of the reigne of Kinge Richard the Second after the Conquest of England xv, and other monethes and yeres before and sith at Westminster, Lydgate, Northampton, Doncastre, Bergeueney, and other placees. And these maters criminals I am redy to prove on the Reignald Grey with my body against thy body. Wherfore to prove this I aske to be admitted by way of criminall and capitall accusation; and this proved in maner beforesaid, that then the foresaid Reignald be punished as lawe will, and that rightwisnes be

do to me by yow my lordes beforesaid in this partie as to your offices apperteyneth. And I protest to use and have all the benefices, previledges, and prerogatives gyven and graunted by lawe or custome of armes unto a knight, and to adde chaunge, amenusse, and declare to these matters, when neade is, &c.

Le dit Monfr Reignald en la dce cause encontre le dit Monfr Edward dit, Que selonc ley custume & usages Dengleterre susditez & nomement en cest partie usez & legalement pscriptez celluy a quoy appartient la heritage d'ascun seigneurie par naturel droicturel & loyal succession, les armes du mesme le f^{re} a luy appartenount & devout appertenir de eux porter user & occupier soulement et entierment come entier f^r dicelle & come partie nyent departable accessorie app'tenant & dependant dicelle. Item que par droict ley custume & usages Dengleterre & causes susdictes le dit Monfr Reignald de Grey f^r du Ruthyn & de Hastings est entier f^r des dces armes & doit eux porter user & occupier come partie nyent departable accessorie appourtenant & dependant a la dicte heritage.

Item requis le dit Monfr Edward sur les matieres deduites en la triplication du dite partie pleyntif, dist et responde le dit Monfr Edward come devant, que luy mesmes est naturel droicturel & le plus proschein heir as f^{rs} de Hastings des queux aucuns furont Countez de Pembrok come est susdit. Et en especiall le dit Monfr Edward requis touchant le demy sang en mesme la bille de triplication deduite dist et responde quil est dentier sang & nemye del demy sang come est deducte en la dce triplication. Car il dist que Isabelle la fille a Monfr Hugh le Despenser Counte de Winchester de quelle mention est faict en la dce triplication ne fuist mye marie nespouse a Johan de Hastings qui espousa Isabelle la fille de Monfr Wifm de Valence, mes la dce Isabelle fille au dit Monfr Hugh le Despenser feust marie a Johan de Hastings filz de Johan de Hastings & Isabelle la fille de Monfr Wifm de Valence, pentre quels Johan de Hastings le fils & la dicte Isabelle la fille du dit Monfr Hugh le Despenser furont engendrez Johan de Hastings & Hug^r son frere de quelle est fait mention en la dce triplication. Et Elizabeth la quelle est deducte en la dce triplication est marie a Monfr Roger de Grey feust aunté as dites Johan et Hugh & nemye soer ; et outre dist le dit Monfr Edward, que touz les munementz que touchant leritage de Hastings

Countez de Pembroke ptienent a luy come droiturel heir des ditez
Countez, &c.

Devant treshaulte & puissant Prince Monſt le Conestable Dengleterre & mon treshonore ſt le Mareschall ſeantez judiciellement en la grande sale a Westm̄ en tant come a eux appient p vertu de lour offices, &c. comperourent pſonnelment les d̄es parties chascun pour soy mesmes. Et mesme la partie playntif requeroit Monſt le Conestable de faire la d̄e partie defendant pleinement declarer en Court & mettre en certeyn, quelle Johan de Hastings fuist pere a Laurence de Hastings. Et la d̄e partie defendant disoit judicialment par voie de declaration, que Johan de Hastings filz Henry de Hastings espousa Isabelle la fille de Monſt Wifm de Valence iadis Counte de Pembroke de quelle il engendra Johan & Elizabeth, laquelle Elizabeth fuist marie a Monſt Roger de Grey ſr du Ruthyn Chivaler. Et le dit Johan frere la d̄e Elizabeth espousa Isabelle la fille Hugh le Despenser Counte de Wincestre, de quel il engendra deux filz Johan de Hastings & Hugh lequel Johan frere le dit Hugh espousa Julian de Leyburne, de quelle il engendra Laurence de Hastings iadis Counte de Pembroke.

Durante lite præd̄ca ex parte Prioris de Southlenii hujusmodi
līæ testimoniales proferebantur.

Reverendissimis et prepotentibus meis Dñis Constabulař et Mariscallo Angliæ reuentias debitas & honores &c. Quoniam meritiorum dinoscitur esse apud Deum veritati perhibere testimonium, hinc est quod ego frater Thomas de Lennea Prior Conventus Carmelitaꝫ de Southlenii saerae theologiae doctor licet indignus, cupiens ut justiciæ non dominetur iniquitas sed subdetur falsitas, veritati testimonium perhibeo qualiter in aestate circa festum S̄c̄i Johannis Baptæ per mensem ante illud festum vel per mensem post annum revolutum ul̄ elapsum quidam homo longæ et decentis staturaꝫ veniebat ad me tunc temporis Priorem Conventus prædicti ex parte Edwardi Dñi de Hastings requirendo et supplicando si in d̄o Conventu haberemus aliqua vexilla vel alia evidentia de armis de Hastings, et potissime aliqua antiqua, et quod illa ei deliberarem pro profectu et honore Conventus nostri, quia d̄cus Dñus de Hastings misit pro eis et intendebat illa emendare et renovare in

memoriam antecessorum suorum et statim reportaret. Unde ego antedictus Prior auctoritate officii mei p̄cipiendo mandavi Sacristæ ejusdem Conventus, ut dō homini deliberaret id quod petebat. Qui statim ad meum præceptum deliberavit sæpedčo homini unum antiquū vexillum de armis ut vulgariter dicitur de Hastings quart' cum armis de Foliett cum labell de 'ij punct' argenteis et invenit quendam hominem de Lennea fidejussorem de reportando infra diem naturalem. Sed tamen adhuc non reportavit, nec ut appetet per lapsus temporis reportare intendit contra omnem justiciam veritatem et æquitatem. Quocirca reverendissimi et præpotentes domini v̄ræ excellenti discretioni supplico reventer humiliter et devote quatinus ad Dei honorem veritatisq; amorem dignemini effectualiter dictis meis pro parte justiciæ fidem in hac parte adhibere. Scrip̄ Lenñ anno Dñi MCCCCVIII penultimo die mensis Julij sub sigillo mei Prioratus offici in testimoniu et fidem omniū præmissou.

Reignald Ragon Escuier del Counte de Bedford requis & diligenter examine de et sur les articles avanditz, dist soy tant savoir, quen temps de Monfr Reignald de Grey pier au dit partie pleyntif cest jure venoit ove son piere Monfr Johan Ragon Seneschal de l'ostel du dit Monfr Reignald le pier, et dist quil oya un fois adonques en l'ostel en temps de Roy Edward qui darrein morust estre grand noise que le dit Roy Edward envoiast a dit Monfr Reignald le pier que le Count de Penbrok qui feust pris sur le mer feust mort es parties par dela, et que le dit Monfr Reignald feust son prochain heir, & quil p'suieroit le diem clausit extremum de sa mort. Et dist cest jure quil oyast adonqs dire ausi, que le dit Monfr Reignald le pier ensi fist & entra & chacea en la chace de Yerdeley cuydant firmament de la mort du dce Count. Et que puis apres le dit Count vint sain & sauf en Engleterre & soy courroucest vers le dit Monfr Reignald le pier luy rettant pour les causes susdces quil desiroit sa mort. Et pur ceo il dist quil tant feroit que jamais le dit Monfr Reignald le pier ne nul de ses heirs seroient ses heirs, et pour ceo cōme cest jure dist quil ad oie dire, le dit Counte donna au dit Roy Edward la f̄rie de Penroke pour avoir licence de aliener ses autres terres & f̄ries en desheritance du dit Monfr Reignald le pier & ses heirs, &c.

Johan Edom Eseuier del Counte de Hertford dist quil fust par dela le mer ovesque le dit Counte de Penbroke & quant il fust la cest jure vist un foitz le dit Count & Monſr William de Beauchamp Chir gisantz ensemble en un lit, & cest jure oyast come il dist cōment le dit Monſr William demanda du dit Count qui seroit son heir apres sa mort sil devia sanz heir de son corps engendre. Et le dit Count a luy respondist de oyer & science dicest jure come il dist que Monſr Reignald de Grey seroit son prochein heir du sang, mes le dist Count disoit que le dit Monſr Reignald de Grey naveroit tant de son heritage come il croyt quil avera pour ceo quil fust si joyeuse de sa mort & entra si tost la dēe chace de Yerdeley pour un petit noyse quil oyast quil fust mort elaymant eome prochein heir a luy. Et adonques le dit Monſr William disoit au dit Count quadoncques il purroit aidre ses pouvres cousins del dit heritage sil devia sanz heir de son corps engendre. Et le dit Count respondist de oyer & science dicest jure come il dist quen cas quil deust devier sanz heir de son corps engendre quil voudroit plus voluntiers que le dit Monſr William aſoit sa heritage quascun autre de sez cousins pour la ingratitudo quil trouva en le dit Monſr Reignald qui seroit son proebein heir en droit en cas quil deviast sanz heir de son corps engendre come est susdit, & graunta quil feroit tant come en luy feust de faire le dit Monſr William son heir sil morust sans heir de son corps engendre que le dit Monſr William vulloit avoir le nom de Count de Pembrok & porter ses armes de vieu oyer & science dicest jure come il dist, &c.

Monſr Wilm Hoo Chivalier jure, &c. dist quil vist Hugh de Hastings le aiell, & Hugh le pier, & Hugh le fils porter les ditz armes de Hastings, cestassavoir D'or ove une manehe de goules ove la labell de troys poyntz dargent, &c.

Apres la mort du dit Monſr Johan de Hastings qui mourust a Wodestok sanz heir les ditz armes & f^{rie} appartenent & deveient appartenir a moy Edward soulement & entierement eome f^r dicelles & come loyal droiturel & plus prochein heir male a dit Johan de Hastings Count de Pembroke qui darrein morust selone droit & custume d'armes raisonables. Et sont les ditz armes aces-sorees appurtenantees et couuexez al sang del lynage des f^{rs} de

Hastinges & par especial al nom de Hastings & plus prochein heir male a dit Monfr Hugh filz a dit Monfr John de Hastings lynamal descentuz des ditz f^{rs} de Hastings, et nemye as terres des ditz f^{rs}. Et s'en cas que les dicz armes ou f^{rie} appertenir pourroient as d^ces terres des f^{rs} de Hastings cōme ptie nient departable de icelles cōme p la ptie du dit Monfr Reignald de Grey nient veritablement en sa replication est deducte, le quel moy le dit Edward ne confesse mye, donques la demande clayme ou action s'aucun y fuist deust appetenir a Monfr William Beauchamp qui est en possession pretense des ditz terres ou de greyndre ptie de eux, come possessour ptense dicelles, cōment que injustement & encontre droit, & nemye a dit Monfr Reignald come p^r sa partie est pretense. Et en outre moy le dit Edward f^r de Hastings dye & p^rpose en manere come dit est, que si les ditz armes ou f^{rie} appartenoient ou appartenir devoient come partie nient departable as terres de ditz f^{rs} de Hastings come par la partie du dit Monfr Reignald nient veritablement est deducte dunques les ditz armes & f^{rie} devoient de droit & custume d'armes reisonable appartenir a moy le dit Edward & nemye a dit Monfr Reignald de Grey, pour ceo & de ceo que tous les terres del heritage des Hastings ou la graindre partie deux feuront & sont par ascuns des ditz f^{rs} duement & legalment entaillez en tiele manie & forme que selonc les droitz loyes & custumes du royalme Dengleterre en tel cas usez a moy devoient appartenir ovesque touz lour app^rtenantz & connexez, et les quelles tailles & autres evidences a moy appartenantz pour la d^ce cause le dit Monfr Reignald par lui & ses adherentz & complises en ceste partie torteusement & disloyalment ad sustreyt moy Edward esteant deins age a graunde damage & prejudice de moy Edward et en subtraction de mes proeves en ceste partie affaire, &c.

Hastinges simul
cum arnis hae-
reditatem ven-
dicat.

In the name of God, amen. Before yow, my worshipfull Lordes, &c. I Edward, &c. that where thow sayest that I am of demy sang descended, as it is conteyned in thy foresaid triplication, to which I me referre as michel as is necessary for me and none otherwise, that I am next heire to the Lordes Hastings, of which some were Erles of Penbroke, as I have p^rposed in the maters by me ministred in the same Court, to which I me referre and will use in tyme competent and lawfull. And I say to the Reignald Grey

Hastinges assen-
rit se ex inte-
gro sanguine
ultimi Comitis
Penbroghiae
prognati, falso
tamen.

beforesayd, that I Edward beforesaid have best right to bere, have, & use the armes of Hastings, the which ben of gold with a manche of goules. And where that thou hast said, that thou hast best right to have, bere, and use the same armes, and that I have wrongfully usurped the same armes, I say thou lyest falsly. Over that I say, that thou Reignold Grey, Knight, with thyne adherentes and complices in this ptie, hast withdrawn the evideuces and munimentz pteyninge to me touchant the heritage of Hastings, colludinge in subtraction of my proves by me to be made in this cause of armes, falsly and criminously, against knighthode, cōmon profit, in wicked ensample, in subversion of trewe lawes, and in illusion of the Kinge, the moneth of October the yere of the reigne of Kinge Richard the Second after the Conquest xv, and other monethes and yeres before and sithe, at Westminster, Lydgate, Northampton, Doncastre, Bergavenny, and other places, &c.

Monſr Wilm Berdwell Chlr dist que de sa certain science Ex parte def. depuis le temps de sa discretion & outre p temps dont memoire de hōme ne curte come il ad oye dire de ses anciens et greindres usantz fait d'armes, quil feust et est cōmune opinion de touz les gentilz del royalme Dengleterre quil apptient al prochein heir & a nulle autre de porter en sez armes la labell de trois pointz, si come le trespuissant Prince de Gales porte en ses armes & autres eisnes filz & heirs de tous les autres fr̄ du Royalmc, et que la labell de trois pointz est la conusance approprie al prochein heir a porter, &c.

Monſr Johan Wiltshire Chlr jure dist quil ad oye dire que apres la mort del Count de Penbrok qui morust a Wodestoke la dēe partie playntif & Monſr William de Beauchamp departeront de lour bonne volunte les dēes terres perentre eux.

Henry Rolffes Escuier jure dist quil est grand opinion entre aunciens gentz & heraldes d'armes, que le prochein heir portera en sez armes la labell de troiz pointz, et que par celle defferent le prochein heir est conuz.

Thomas Codlinge l'eisne age de ^{xx} _{iiij} ans demourant en Elsyng jure, dist soy tant savoir quil vist & conust bien Hugh de Hast-

inges besayel du dœe partie defendant, & Hugh de Hastings son filz ayel du dœe partie defendant, et Hugh de Hastings son filz pier du dœe partie defendant. Et dist que le dit Hugh besaiel du dœe partie defendant fist faire leglise parochiel de Elsyng en le counte de Norff. et gist ensevele en la chaunceill dicelle ove une piere de marbre sur lui. Requis cest jure pour quoy sceit, dist pour tant que lui mesmes feust al temps de la faisance du dœe eglise demourant en Elsyng, & vist & conust de sa science le dit Monſr Hugh le besaiel faire les costages myses & expenses pour la oeuvre del corps du dœe eglise. Et cest jure feust present illeoques al temps de son enterrement, et vist a la messe de ses execuies un courseour noir arraiez tielment come hōme deust jouster & un hōme armes seant sur lui presentez al offerant, &c.

Monſr Wilf'm Hoo Chir d'age de lxxij ans et plus jure & requis en quelle manere appartient al prochein heir a porter ses armes, dist cest Chir que del temps de sa discretion il apptient al prochein heir a porter la labelle de trois poyntz en ses armes & a nulle autre, et cest la cōmune opinion de sa certeine science come il dist des aunciens & vaillantz gentz d'armes & heraudes as queux il appartient de avoir conusance de tielx choses. Et outre dist cest Chir que unques ne vist ne oiaſt aucuns qui dirroient quils avoient vewe ou qui eussent oyed de lour predecessours le contraire selonc la custume d'armes Dengleterre, forspris soulement, que le Roy Edward qui darrein morust fesoit le Prince qui Dieu assoille & touz ses freres except' le Duc de Glouceſtre user et porter en lour armes la labelle de trois pointz ove certainz differences en la labelle & en les pointz. Et dist ausi cest Chir que les dœs auncestres du dœe partie defendant, cestassavoir besaille, aille, & pier, feurent tenuz reputez & acceptez en usant & portant les ditz armes en manere come desus par lui est depose, successivement chun apres autre prochein heir as ditz armes des Hastings, & as terres et f̄ries des Hastings, en cas que le Count mourust sans heir de son corps engendre.

Johan Maycote demourant en Brenchesle en le counte de Kent jure dist quil ad oye dire de ses aunciens, que les armes appartieſtent al sang & non pas as terres, &c.

Devant vous mes treshonorez le Conestable & Mareschal Dngleterre ou voz Lieutenant en Court de Chivalrie Dngleterre. Ie Edward fr^r de Hastings Ch^r droit heir lynealment descenduz de Monfr^r Richard Foliot & possessour de droit des armes de Foliotes queux sont de Goules ove une bende d'argent, die & propose judicialment devant vous que pour ce qu'un Johan Hervy soy pretendant eseuier tesmoigne admys jure & examine pour la partie de Monfr^r Reignald de Grey fr^r de Ruthyn en une cause d'armes par luy moeve devant vous encontre moy le dit Edward, ad depose sur son serment en son tesmoignage quil porte armes de goules ove une bende d'argent ove troys trefoyles de synopre en la bende, les queux par droit & custume d'armes appartinent pour conissance d'un cousyn & branche del lynage des Foliotes le quele il ne soy declare mye en sa deposition et ne purront appertenir a nulle autre. Pour quoy ie Edward avantdit fr^r & possessour des ditz armes & stirpe del lynage des Foliotes face chalange clayme & interruption judicelment devant vous del portacion use & possession queconques pretenses del Johan Hervy en les ditz ses pretenses armes & de queconque autre pretendant cause de luy al melio^r effecte & entent quent pourront estre entenduz selonc loy & custume d'armes pour les causes susdictes, &c.

Le ix jour de May l'an unziesme du Roy Henry le quart, les avantdites Lieutenant seantz, &c. en la blanche sale avanddicte Mestre Henry Ware official des Arches de Loundres & Mestre William Bildestoñ assidentz en Court comperount les d^res parties en lour propres psonnes & mesme la partie defendant proposast p parole coment il avoit ministre un criminel matiere encontre la d^re partie pleyntif de subtraction de ses evidences quelles furont ses plus vaillables proeves en la d^re cause d'armes, & requeroit le Juge a determiner primierement la d^re matiere criminelle & luy admettre a proever la d^re matiere criminelle par son corps. Et le Juge respondist, que le darrein jour devant mesme la partie defendant demanda par parole que certaines actes soient repares & ausi que la d^re partie pleyntif soit condempnez a luy en ses expenses pour sa vexation durant sa nonnage. Et pource le Juge demanda de luy sil vuilloit plus dire ou declarer que ces demandez avantditz devient par ley estre faitz celle partie, & la d^re partie defendant riens dist a celle demande mes myst avant une bille

par voye d'appelle contenant la tenure quensuit. In Dei nomine amen, &c. Le quelle bille lue, apres la lecture dy celle la d^ee partie defendant demanda diligentement apostles, & le Juge respondist au d^ee partie defendant, que si en cas quil ad fait grevance au d^ee partie defendant, pour tant que la d^ee partie defendant nest admis a proever par son corps la d^ee matiere criminelle, le Juge la revoka & feust prest de faire droit a luy & outre ce le Juge luy dist quil avoit eue bone deliberacion & avis du d^ee matiere criminelle ove di^sses sages de lez & de usage d'armes celle partie, lesquelles luy avoient enfourme & conseille, que la d^ee matiere criminelle en manie come il estoit propose & offre destre aproevez, nest mye admysible ne devoit estre admys ne resceu a proever. Et adonques la d^ee partie defendant demanda de rechief ovtement apostles en la d^ee appelle, & le Juge par bone advys assigna au d^ee partie defendant apostles refutatoires & ausi le Juge en nom d'appostles procedast encontinent ove pleyn deliberacion al probacion de son jugement en la d^ee cause d'armes, mes la d^ee partie defendant soy departist du Courte sicome le Juge feust lisant son jugement. Et le Juge ce aperceyvant cessa en sa lecture dicelle & comanda mesme la partie defendant d'attendre & oyer le jugement, et il ne vuilloit, mes contumax departist du Court, sur quoy al request du d^ee partie pleyntif accusant la contumacie du d^ee partie defendant, le Juge procedast outre en la lecture de son jugement jusques al fin dicelle, de quelle jugement la tenure est tiel.

Le jugement. En nom de Dieu, amen, &c.* Apres la probacion de quel jugement, le Juge assigna terme au d^ee partie playntif a descriver ses expusez faitz en la d^ee cause a sa demande, et en contumacie du d^ee partie defendant, cest assavoir le premier jour de Juille prochain venant.

Et longuement apres cest a savoir le xvij jour du moys de Fevrier l'an du regne n^{re} tresredoupte fr^r le Roy Henry quynt puis le Conquest quart, devant Monfr^r Gerard Salveyn Lieut^r Monfr^r le Conestable, &c.

Puis apres le Juge al request du d^ee partie pleyntif assigna terme as d^ees parties pour oyer taxacion des d^ees costages & expuses, cestassavoir le xxiiij. jour de mesme le moys de May.

* See p. 30.

A quel xxiiij jour de mesme le moys de May devant lez ditz Lieutenantz seantz en le lieu susdit en manſe come a chescun de eux appartient comparust la dēe partie actour & pleyntyve par son dit procurour, & comparust la dēe partie defendant personnellement. Et adonques le Juge par bone avis & deliberacion taxast ix^e. lxxxvijth. les dēes costages & expenses a la somme de noef centz quatre vingt & seopt livres x^s. x^d. o^b. q^a. Disallowantz touz les feez pour terme de vie declarez entre les dēes expenses. Quelle taxation faict, la dēe partie actour pleyntive en presence du dēe partie defend jura sur les saintz Evangelies corporelment touches luy avoir faitz lez ditz expenses taxez & mille marcuz outre en son pursuyt en la dēe cause. Et puys apres al request du dēe partie pleyntif le Juge condempnast la dēe partie defendant en lez ditz expenses, & ent agardast execution estre faict selonc l'usage & custume du Court, et outre ceo chargeast le Mareschall ove le corps du dit defendant.

Finis.

Huc usq^b ex eodem antiquo Registro penes Henricum hodiernum Comitem Cantiæ reservato, anno 1583.

Multi jurati ex parte Hastingi defensoris, et ex parte Grey actoris, seipsos nobiles sive gentiles homines esse asserentes, cum tamen arma sive insignia nou haberent, quemadmodū ea de re specialiter requisiti examinati et jurati responsa dederunt. Quod notatu dignum duximus, quia hac nostra aetate illos solos generosos reputamus quibus a majoribus, sive ex propria adquisitione, arma sive insignia sunt, generositatem indicantia.

§ Roger Tunstale Mayer de Bedford d'aige de lvj. ans gentilhome dauncestry & poit bien despendre par an en la county de Bedford x. marcuz, mez n'ad point d'armes.

§ Joſin Boteler Escuier del counte de Bedfورد demourant ove le fr^r Reignold Grey le pier fr^r de Ruthin, &c. et est gentilhomme mais n'ad my armes & poet dispender en le county de Bedford xth. par an, et est del aige de lxx. ans.

§ Joſin Lee Escuier del county de Buckingham est gentilhomme dauncestry & xx. marcuz de terre luy sont descendus & n'ad use point de travailler en guerre ne son pier devant luy et pour ce ne prist gard de prendre ses armes.

§ Thomas Lound del county de Bedford de aige de xlv. ans servant a Edward fr^r Gray de Ruthin et est gentilhomme dauncestrey mais n'ad my armes.

§ Joñin Edom Escuier del county de Hertford del aige lxvij. ans nadgaires boteller en le hostell de Monfr^r Joñin de Hastings County de Penbrok nest gentilhomme d'auncestry mes il ad este arme & port un escuchion d'armes queux luy furent donnes en presence du dict County le queux il ne scait poynt blasonner, & poet dispender xl. marcz par an en le county de Bedford.

§ Joñin Josephe demourant en Toucestre en le county de Northampton d'aige de lxxx. ans & plus, gentilhomme d'auncestry & ad armes, mes ne sceit certeynment blasonner ses ditz armes, & poet dispender par an en le counte de Northampton xxⁱⁱ.

Huc usq^b ex eodem antiquo Registro penes hodiernū
Cantiæ Comitem reservato.

SENTENTIA DIFFINITIVA IN CAUSA ARMORUM PRÆDICTA :
SUB SIGILLO CONSTABULARIATUS ANGLIÆ.

Joñin filz au Roy Conestable Dengleterre & Gardein del Est-marche deys Escoce, a touz iceux q^u ceus nos l'res verront ou orront saluz. Savoir vous faceons quen un cause ou busoigne d'armes nadgueres moeve & pendant devant nous en n're Court de Chivalerie indiscusse pen^r Mons^r Reignold de Grey fr^r de Ruthyn & de Weysford partie pleintif dun partie et Mons^r Edward de Hastings partie defendant d'autre partie p cause & occasion del nom & des armes des fr^{rs} de Hastings des queux armes le champ est D'ore ove une manche de goules: feust et est si av^{nt} judieielment proceduz legalement selonc droict & custume d'armes en n're d^e Court en tant quil feust libelle et contestacion fait et autre proceduz en icelle a plusiours & diversez judiciels actes & tous termes probatoires & au^s dhuement gardez et observez selon et que ley & coustume d'armes et de mesme n're Court demandent & reueront a celle ptie. Finalement, le ix jour du moy^s de May darreyn passe n're treschier et tresbien ame bacheler Monfr^r William Fulthorþ n're Lieutenant p nous suffieiantment deutez a les choses desoubz escriptz dona jugement & sentence diffinitive en la d^e Court

cause ou busoigne, dount la tenure est tielle. En nom de Dieu, amen. Nous William de Fulthorþ Chir Lieutenant du hault & puissant Prince Monſt Johan filz du Roy Conestable Dangleterre as choses dessoubz escriptz par le dit haut & puissant Prince suffisamment deutez, oyez et par nous bien entenduz les merites du cause d'armes moeve et pendant devaunt nous en Court de Chivalerie pentre Monſt Reignold Grey fr^r de Weysford et de Ruthyn partie pleyntif dun pte, et Monſt Edward Hastings Chir ptie defendant dautre pte, de & sour le droiet title possession use & portaçon des entiers armes des Seigneurs de Hastings des quelles le champ^p est D'ore ove une manche de goules come par le libell & cedule a mesme le bille annex' ove les d^res armes peyntes par le dit Monſt Reignold en la d^re cause encontro le dit Monſt Edward judicelment donez, as quelles nous nous referoms & reportoms & icy vuilloms avoir pur lues et expressez, pleinement poct apparoir. Rimez ausi par nous & diligentement enscherche tout la processe du d^re cause. Hevz ausi sour icell bonne deliberacion & avys du di^rsez sages du ley & de usage d'armes ceſt ptie pour taunt q̄ par les aetes & actites produitz et exhibitez & ausi les probates & confessates en la d^re processe: as quelles nous referoms & reportoms & vuillons avoir ausi icy pour insertes lues et expresses: avoms trove le dit Monſt Reignold bñ sufficeantment avoir proeve et founde al effet desoubz escript sa entençon en son dit libell deduit: & riens effectueſt en le contrarie par le dit Monſt Edward avoir este ou eſtre purposez ou proevez, quell poest ou doit destourber ou impedir lintençon du dit Monſt Reignold; Et pur ce les ditz armes entiers des fr^rs de Hastings devoir avoir este spetantz & ptenantz & devoir specl & ptiner au dit Monſt Reignold par icest n^re sentence diffinitive quel nous donoms en cest escript pronouuccans decernoms & declaroms & mesmes les armes ove le use oecupation & portaçon dicels au dit Monſt Reignold & a ses heirs fr^rs de Hastings destre adjuez & adjugeons, et que le dit Monſt Edward desore en avaunt ne use my lez ditz armes, ne que le dit Monſt Edward ne moleste ne inquiete ne ptourbe le dit Monſt Reignold ne ses heirs avantditz en luse oecupaçon & portaçon dicelles. Et ausi au dit Monſt Edward & a ses heirs de et sour le droit title use oecupaçon & portaçon des ditz armes ou lour appurtenaunes et ausi de et sour les molestacions inquietaçons & pturbaçons avantd^rez ppetuel silence destre

impose & imposomis et outre ce le dit Monſr Edward en les expenses par le dit Monſr Reignold en la dēe cause faitz a estre condempnez & condempnoms la taxacon desquelles expenses a nous en temps avenir ou a autři president en dēe Court reservons. En tesmoignance de quelle chose a icestes nos līes patentēs al instance & especial request du dit Monſr Reignold Grey nous avoms fait mettre le seel de n̄e office. Lesquelles furont escriptz le xij. jour du moys d'Octobre l'an du regne mon tresredoublē fr̄ et pier le Roy Henry quart puis le Conquest unszieme.

Prima pars Patentium de anno 1°. H. quinti, m. 30.

De appellatione. Rex venerabilibus patribus Dñis Edmundo et Henrico Exoñ et Meneveñ Ep̄is Legum doctoribus sal̄m. Sciatis quod in quadam causa armorum inter Dñm Reginaldum de Grey Dñm de Ruthyn partem prosequentem ex parte una et Dñm Edwardum Hastings militem partem defendantem ex altera in Curia Militari nuper pendente præd̄cs Dñs Edwardus asserens se ex non cognitione discussione et indeterminacōe cujusdam materiæ in dēa Curia Militari per ipsum judicialiter propositæ, nec non ex quadam sententia diffinitiva pro parte prædicti Dñi Reginaldi et contra præfatum Dñm Edwardum in eadem Curia postmodum lata et promulgata indebite prægravari, ab eisdem gravaminibus et sententia diffinitiva ad audientiam inclytissimæ memoriæ illustrissimi Dñi patris nostri nuper defuncti ut dicitur appellavit, in cuius quidem appellaçōis causa de et super præmissis gravaminibus per præfatum Dñm Edwardum ut præfertur interpositæ præd̄cus illustrissimus Dñs fir ad nonnullos actus judiciales etiam ut dicitur processit, ipsoq; Dño n̄o Rege et patre subsequenter ut Deo placuit vita functo præfati Dñi Reginaldus et Edwardus nobis humiliter supplicarunt quatenus de et super præmissis justiciæ complementum eis impendere dignaremur. Nos igitur volentes partibus prædictis justiciam ministrare prout decet ad cognoscendum et procedendum legitime in præd̄cis causis appellationum, necnon in negociis in hac parte principalibus prout dictaverit ordo juris juxta formam retroactoꝫ in eisdem seu eorum aliquo habitorum, necnon hujusmodi causas appellationum et negotia principalia scđm debitum juris ordinem cum suis emergentibus incidentibus dependentibus et connexis audiendum examinandum et rimandum usq; ad conclusionem in hac parte de jure fiendam et extunc de et

super meritis et circumstantiis omnium præmissorum nos informandum primamq; relaçōem quid per nos de jure fieri et ordinari debeat in præmissis scđm discretionem vobis à Deo datam nobis ministrandum et faciendum, vobis venerabilibus patribus antedčis de quorum fidelitate circumspetione et industria fiduciam gerimus specialem plenam tenore præsentium cōmittimus potestatem cum enjuslibet cohercōis legittima potestate. Damus insuper in mandatis omnibus et singulis fidelibus et ligeis nřis quod vobis venerabilibus patribus antedictis cōmissariis nřis sint in præmissis intendentes consulentes auxiliantes et obedientes in omnibus prout deeet. In ejus rei testimonium, &c. Teste Rege apud Westm 22 die Maij.

Per ipm Regem.

Quarta pars Patentium de anno pmo Henrici Quinti,
m. 23.

Rex venerabilibus patribus Henrico Archiepo Eboꝝ Angliae De appellatione. Primati, Henrico Epo Menevēn, Ricardo Epo Norwicēū salūm. Sciatis quod in quadam causa armorum inter Dñm Reginaldum de Grey Dñm de Ruthyn partem prosequentem ex parte una, et Dñm Edwardum Hastings militem partem defendantem ex altera in Curia Militari nuper pendente, prædcs Dñs Edwardus asserens se ex non cognitione discussione et indeterminacōe ejusdam materiæ in dicta Curia Militari per ipm judicialiter propositæ. Nec nou, &c. (*as in the preceding instrument.*) In ejus, &c. T. R. apud Westm 22° die Novēbris.

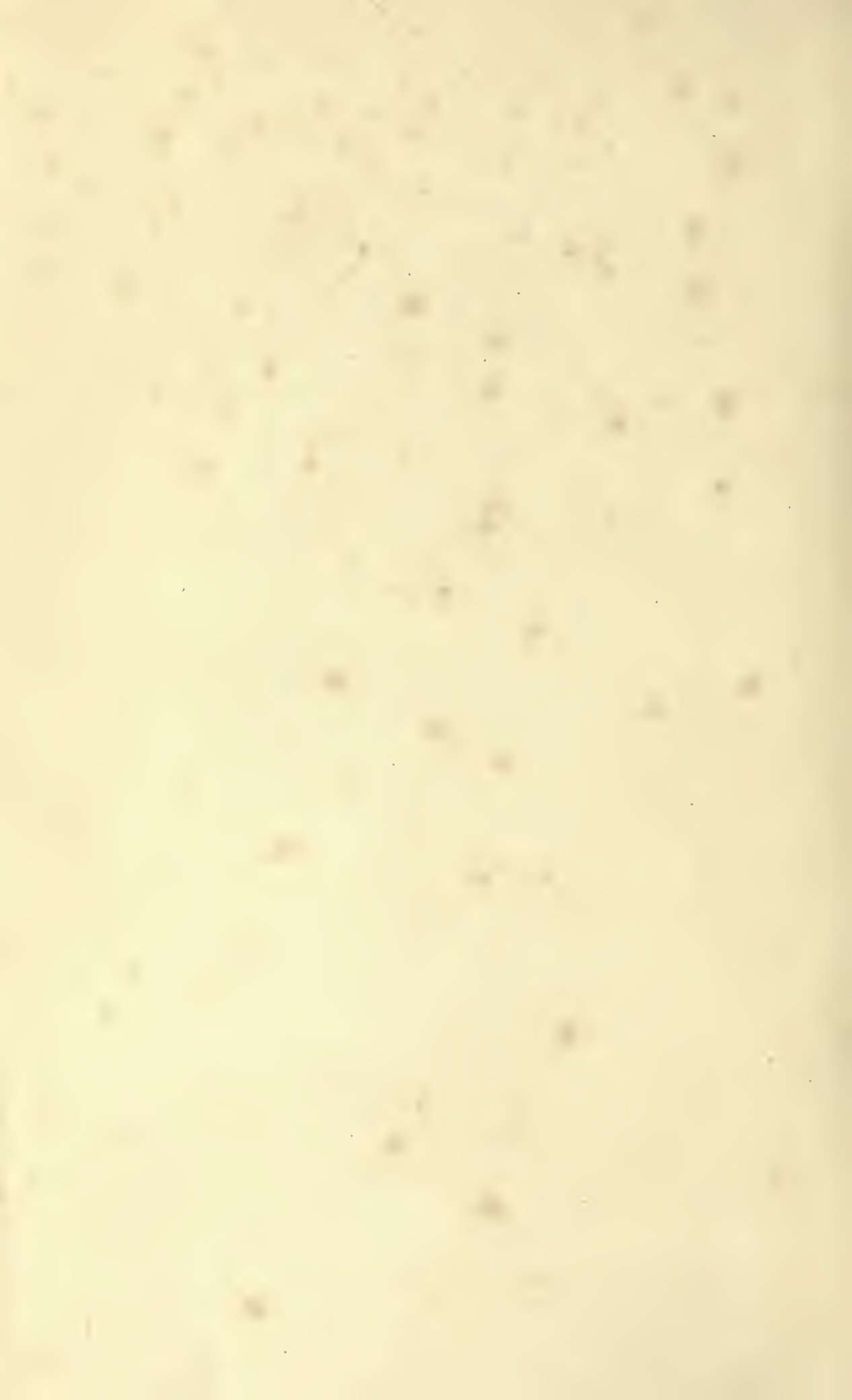
Per ipm Regem.

Tertia pars Patentium de anno secundo Henrici Quinti, m. 15.

Rex dilectis sibi Johanni Eylmere legum doctori et magistro De appellatione. Roberto Neel in legibus bacallario salutem. Sciatis quod cum in quadam causa armorum inter Reginaldum de Grey de Ruthyn militem partem prosequentem ex parte una et Edwardum Hastings militem partem defendantem ex altera in Curia Militari nuper pendente predictus Edwardus asserens se ex non cognitione indis discussione et indeterminatione ejusdam materiæ criminalis subtractionem certorum munimentorum predicti Edwardi ut asservit concernentis in dicta Curia Militari per ipsum Edwardum judicialiter propositæ, neenon ex quadam sententia diffinitiva et ex-

pensarum condempnatione pro parte præfati Reginaldi et contra prædictum Edwardum in eadem Curia postmodum lata et promulgata indebite prægravari, ab eisdem gravaminibus et sententia diffinitiva ad audientiam carissimi domini et patris nostri Henrici nuper Regis Angliæ appellaverit ut dicitur, ipsoque domino nostro Rege et patre subsequenter ut Deo placuit vita functo, præfati Reginaldus et Edwardus nobis humiliter supplicaverint quatenus de et super præmissis justitiæ complementum eis impendere dignarremur. Nos igitur volentes partibus prædictis justitiam ministrare prout decet ad cognoscendum et procedendum ex integro et legitime in prædictis causis appellationum necnon in negotiis in hac parte principalibus prout dictaverit ordo juris necnon hujusmodi causas appellationum et negotia principalia secundum debitum juris ordinem et exigentiam cum suis emergentibus incidentibus dependentibus et connexis audiendum examinandum et rimandum ac fine debito terminandum vobis de quorum fidelitate circumspecione et industria fiduciam gerimus specialem plenam tenore præsentium committimus potestatem cum poenæ et multæ ac cujuslibet cohortionis legitimæ et quod decreveritis exequendi potestate. Damus autem universis et singulis subditis et ligeis nostris firmiter in mandatis quod vobis in præmissis faciendis et exequendis intendentes sint consulentes et auxiliantes prout decet. In cuius, &c. Teste Rege apud Westmonasterium viij. die Februarii.

Per ipsum Regem.





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