A RECORD OF THE ARCHDEACONRY COURTS OF BUCKINGHAM DURING PART OF 1521, a.d.

[By Rev. F. W. Ragg, M.A., F.R.Hist.S., LATE VICAR OF MARSWORTH.]

The document here transcribed is the oldest but one extant in the Registry at Aylesbury which gives the proceedings of the Courts of the Archdeaconry.* The oldest is one of the Courts of 1491—1493, and is, like this, composed of fragments, but except for a small proportion of the entries, and the registration of some wills given at full length, it is little more than a bare statement that each Court was held, giving dates and places. Even so, however, it is interesting enough, and its few particulars are important. But, in order to understand it, some idea of the procedure in the ancient courts is necessary, and the best introduction to this is the present fragment of 1521. From various signs in it and the change at times from the third person to the first, it would appear to be the notes made by the Commissary, the Judge, himself, and not the minutes of the Courts transcribed by the clerk for the Registry-which under the name of Acta are mentioned in it. Those minutes may possibly be at Lincoln, though I much doubt their existence there, for I did not find them. Besides giving us glimpses into the procedure of the Court, this MS. opens a vista—indeed, more than one, into customs of the time, especially as regards entering into matrimony, and shows to view utterly forgotten things. meaning of the view thus given is not grasped except by careful attention to the fragmentary accounts of the different cases, but the conclusions come to by careful perusal are, I think, clear enough.

The MS. itself consists of leaves of paper of foliosize sewed together. The leaves have suffered from age and want of care in the past. The writing is not in itself difficult where not frayed away and not too faded: the trouble to the decipherer, as is still more the case with the document of 1491-3, lies in the contrac-

^{*}These have now been transferred to the Bodleian.

tions and the setting down of a single letter to represent a word. In this MS. of 1521 also the positions of some of the incomplete notes, which are not all in order, give need of further thought. The spelling of the Latin, too, is imperfect, and it is very difficult at times to distinguish c from t; indeed, in most places "ct" is written almost certainly "cc": "eciam" is for etiam also, and there are other like vagaries. I have noticed in dealing with late mediæval documents that not only the spelling but the grammar of the Latin is liable to become faulty after the beginning of the 15th century. The Black Death swept off most of the educated clergy, and the civil wars following the war with France did the reverse of mending the evil.

By much working amongst the law reports of local Courts of mediæval times one realises something of the general procedure. The Courts of the Archdeaconry naturally adhered in much to older forms, and the analogy of procedure, distinct as these courts were from the actual law courts, shows itself in them.

Application was made to the Court for leave to bring in a case, and to have the accused person cited to appear. This being granted, the day was appointed If both respondent and and the citation sent out. appellant then came, the next arrangement was for the beginning of the case between them at some day not far distant, and the defendant (as also the appellant) might ask to put in his place an attorney, a procurator—or proctor—the name varied with the court. In modern days we do not have to go to the court to state the name of the solicitor we wish to employ: in the Middle Ages the court had to have before it, practically almost to sanction, the name of the proctor or attorney chosen. The sanction, given in writing, contained usually a clause granting the right to substitute another proctor or attorney in case of need of any sort, and this was done by a regular formula in the document in order to make it valid. Then the Judge or the Court fixed a day in which both parties were to appear for the first production of proofs or witnesses, and of replies to these.

If neither party came to this opening of the case the Court, with various penalties, required their

attendance at a later date. If the defendant had not appeared, there was penalty in the same way. If the appellant did not come and the defendant did, the case

fell through by default.

After the Court had tried the witnesses or considered the proofs at the first hearing, and any further evidence was needed, a second day was appointed for the second stage of prosecution and defence. Supposing that one party or his proctor came and the other did not to this second hearing, then by default of their not appearing the evidence to be produced for this stage had to be set aside. The stage was foreclosed. And if a further day was wanted by either party, a day for the third production of evidence was granted, and it would seem that that stage only could be the business of the Court.

The Commissary is called general sequestrator; our idea of sequestration is of things only, not of persons, but the MS. shows that he could order the sequestration of persons, as, for instance, of a daughter when there was an action about a marriage contract, and the parents were exercising, or were thought to be exercising, undue influence or tyranny, to prevent her marrying or not marrying as she wished, and to force her to give wrong evidence. The requirement as to testimony which incidentally shows itself that a witness should be freeborn is a relic of past days, as we know, and so is the "compurgation"-to our ideas one of the strangest methods of proving "innocence." accused was allowed to clear himself of any charge by coming forth as ordered and taking a solemn oath that he was innocent, and bringing with him three or four or more, according to the number ordered, persons of good repute and standing, who at the same time took oath that he was of good character and guiltless of the crime. If he did this the Judge could pronounce him a clean character; if he failed to find the required number of "compurgators" he was considered guilty. An instance given in the MS. shows how faulty and how crude this custom was; and we see a priest able thus to clear himself by means of three or four fellow priests: while reasoning from evidence given in the other part of the case we are left with grave doubts indeed about his innocence.

Less strange, but even more interesting, is the light thrown on the accustomed way of entering into marriage. In none of the cases does the full record of proceedings in Court remain, but from the fragments which exist we realize that the accustomed way was analogous.—I cannot say that it was more than analogous,—to what has so long prevailed in Scotland. If either party to a marriage contract could bring into court proofs unrefuted that certain words of consent, passed between them, had been heard by others from their own lips, or that they had told to others that they had entered into a marriage contract, this was sufficient evidence for the Archdeacon's Court to decree that the contract was made, and was binding. † The solemnization which followed was the sanctifying of the bond, but it would seem that the contract and consent were more than we understand by betrothal, were in effect sufficient, and the man and woman by custom were made husband and wife through the contract. This is, of course, the original of our breach of promise cases, but it is on a totally different plane; the nearest case to these in the MS. is that of John Farynsede, in which it seems as if compensation by money paid was agreed upon. But the case was one in which there could not really be any sanctifying of the union. The most fully-reported case, that of Joan Stevyns, has in it something even pathetic, but we have to reason in order to grasp the situation. She had bound herself to William Stevyns; her parents refused consent, and evidently forced her to take a John Pvm. who appears in Court as a rival claimant to her hand, against the claim made by William Stevyns.

The wills scheduled, like other wills of the late Middle Ages in Buckinghamshire, leave a small legacy to the support of the Mother Church in Lin-

coln Diocese.

F. W. R.

[†] Note particularly the words used on p. 315 in the case of William Stevens and Joan Stevyns.

Fol. [1.]

[A.D. 1521.]

Fiat procuratoriu(m) pro domino Thoma Ryly rectore de Hockott excusandam suam comparacionem etc. T. Jakeman in legib. baccall: D. Wyll'm Everton Vicarius de Wendover Edwardus Standish et David Powell notari. public. D Willmus Leggyngham Vicarius de Kymbell Magna.

Let there be a procuration made for Sir Thomas Ryly, rector of Hulcott. to defend his acquisition of &c. T. Jakeman, LL.B: Sir Will'm Everton, Vicar of Wendover, Edward Stand-ish and David Powell, public notary, and Sir William Leggyngham, Vicar of Kymbell Magna, [the proctors.] Ingre for the fees of Institution of Ric Ellys par. . . . Inquire pro feodis inductionis Johan-

nis Bent, rectoris de Wave[ndon] Inquire pro feodis induc(t)ionis domini Christoferi Perkyn, rectoris de Bow Bry[khill]

Item for the fees of Induction of Falley & of Sheryngton

Item for the fees of induction of Ivinghow & of Donyngton

The Will of John Raunse, of Bledlow, was proved by his wife Agnes. The will of John Loyss, of Mursley,

Testamentum Johannis Rawnse de Bledelow probatum fuit per ejus uxorem Agnetem.

Testamentum Johannis Loyss probatum fuit de Mursley per Walterum Myllner et Annam eius uxorem Testamentum Ricardi Hunt de Myssynden parva per Joannam uxorem ejus.

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Fol. 2.

Acta habita ibi-Crendon. dem coram Magistro Thoma Jakeman co[mmissario] Archidiaconatus sary of the Archdeaconry of Bucks de Buk' die veneris quinto die on Friday 5th of Anno Dni 1521. mensis[

In quadam causa Elizab. Shortred. matrimoniali prius contra Thomas habita predictus Alsy. Thomas comparuit

[et] mulier non comparuit. Ideo Judex pronunciavit ipsam contumacem et decrevit muliparendo et sic preclusit terminum hujus diei, et dedit parti muli[eris] terminum ad tercio producendum in cionem faciendam ac defecit in pur-

was proved by Walter Myllner and Ann his wife. The will of Richard Hunt, of Little Missenden [was proved] by Joan his

balls et hykman Inductio . . . bailiff and Hykman. Induction.

Proceedings there before Mr. Thomas Crendon. Jakeman commis-A.D. 1521.

In a case about matrimony previ-Elizab. Shortred ously begun. The against Thomas aforesaid Thomas Alsy. appeared.

woman did not appear. The judge accordingly pronounced her contuerem cont[umacem] in non com- macious, decreed her guilty of contumacy in not appearing, and thus foreclosed her term on this day, giving the woman's side a term for proxima. Et quia prefatus Thomas the third process in the next court. Alsy q[ui?]m[odo?] habuit terminum ad purgandum se iiijta manu Alsy (who now) had an appointed ut supra; non suffic[ientes] hoc die time for clearing himself with the produ[xit] vicinos suos ad purgastated, did not this day produce a gacione sua hujusmodi, ideo judex sufficient number of his neighbours

reputavit ipsum convictum oneravit ipsum jurejurando $\mathbf{a}\mathbf{d}$ peniten[tias] publicas fac[iendas] prout sequitur.

Eodem die Mr. Willas Stevyns Oliver Johes contra Johannem nomine procura-Stevyns. torio Willimo Stevens satisficiterminum porrexit Judici quosdam positiones et Articulos in quadam causa matrimoniali prius mota inter Willm Stevyns partem actricem $\mathbf{e}\mathbf{t}$ Johannam Stevyns partem ream, et petit quod pars rea compellatur jurejurando prius onerata ad respondendum personaliter positionibus et articulis predictis, quibus positionibus et articumulier onerata jurejurando respondit ut in articulis et positionibus plenius patet. Et Mr Bulkley petiit primum terminum productorium testim[onii] precludi. judex preclusit primum terminum [et] assignavit eidem secundum terminum productorium in die jovis proximo apud North Merston et monuit partem ream ad interessendum eodem die. Postea partes predicte petierunt publicacionem responsionum ad articulos et positiones, et judex decrevit articulos et positiones publicari et pro?* publicis haberi et copiam tradi partibus.

Et Mr Bulkley nomine procuratorio Johanne Stevens mulieris petit quod Will's Stevyns potest onerari juracalumpnie et sic \mathbf{Judex} oneravit ipsum juramento calumpnie. Ac eciam Mr. Bulkley nomine procuratorio mulieris petit sequestracionem relaxandam, et sic ex consensu ominum partium Judex relaxavit sequestracionem et pro- Judge released her and forbade John hibuit Johi Pym quod non 'adhere- Pym to attach himself to her or

et to carry out his clearing of himself, and so failed in this 'purgation,' therefore the judge considered him convicted and bound him by oath to undergo public follows:--* penance as

On the same day

William Stevens Mr. John Oliver against Joan proctor ag William Stevens. Stevens. in satisfying the requirements of the judge for the appointed time † set forth before him certain points and allegations in a case concerning matrimony before brought up between William Stevyns appellant and Joan Stevyns defendant, and petitioned for the defendant to be compelled on oath to answer the points and allegations aforesaid. To which points and allegations the woman having taken the oath responded as more fully appears in the points and allega-tions. And Mr. Bulkley petitioned that the first time of appointment for producing testimony might be closed, and the Judge consented, and appointed as time for the second production of witnesses the next Thursday, at North Marston, and warned the defendant to be present on that day. Afterwards the aforesaid parties petitioned for the publication of the answers to the points allegations, and the decreed to have them published, held as public and copies to be given to the parties.

And Mr. Bulkley, as proctor for Joan Stevens, the woman, petitioned that William Stevyns might be compelled to answer for calumny on oath. And the Judge decreed this. And also Mr. Bulkley, as proctor for the woman, petitioned for the cessation of the sequestration [of the woman], and so by consent of all parties the Judge released her and forbade John mulieri nec 'accedat' eedem approach her illicitly, till the case

^{*}This word is only partly legible, *The description of the penance does not follow.

t This means that he appeared for the case on the day appointed.

illicite quousque causa inchoata corsitio* nec adherebit finiatur (?consortio) ejusdem mulieris, nec e contra mulier non 'adherebit' consortio viri illicite nec 'habebunt' colloquia adinvicem quousque causa inchoata finiatur sub pena 'excommunicatione majori,' et mulier 'stabit' cum patre ejusdem per municatione decretum judicis.

Testamentum Johannis Cok de Queynton probatur per Margeriam uxorem ejus et Johem filium eorundem. Lincoln iid. fee. null. quia dimittitur in forma pauperis.

In quadam causa Robertus Broke matrimoniali. Parcontra Johannam tes comparuerunt. Est. et predictus Robertus Broke ad probandam intentionem suam allegat quod in domo cu[jusdam] Galfridi Est de Radnage prope festum nativi-tatis Sti Johis B[aptiste] per duos annos elapsos communicationem matrimonialem habuit cum eadem Johanna] et tandem cum eadem volens contra-] 'I here, dixit mulieri[take the Jone to my wiff as long as our lyves s(hall) endure and ther unto I plight you my traught 'et pr[edicta Johanna] dixit eidem Roberto eadem verba vel in effectu consi[milia eandemsentenciam exprimentia et ad invicem osculati

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et mulier negat contractum predictum.

Judex continuavit productionem testium in ista causa quousque potest venire ad propinquiora loca vel viciniora. Ac eciam judex prohibuit et inhibuit partibus predictis quod interim non facient nec contrahant matrimonium cum aliquo alio quousque ista causa inchoata finiatur, et

begun was carried through; he forbade him also to attach himself to anyone belonging to the woman, and on the other hand forbade the woman to attach herself to anyone belonging to the man, * and forbade any intercourse between them till case was concluded, under penalty of the greater excommunication. And the woman, by decree of the Judge, shall remain with her father.

The Will of John Cok, of Quainton, is proved by Marjory his wife and John their son. (He devised) to Lincoln Cathedral 2d. There were no fees because the probate was discharged as a poor man's case.

In a case concern-Robert Broke ing matrimony. against Joan The parties ap-Est. peared; and the Robert aforesaid

Broke, in order to prove his intention, alleges that in the house of a certain Geoffrey Est of Radnage, at about the feast of the Nativity of St. John the Baptist two years previously, he had a conference about (their) marriage with the same Joan [Est], and in the end, wishing to bind himself to her, said to the woman 'I take thee, Jone, to my wiff as long as our lyves s(hall) endure and ther unto I plight you my traught': and the aforesaid [Joan Est] replied to the same Robert in the same words or in words to the like effect expressing the same sentiment, and then they kissed each other.

and the woman denies the aforesaid contract.

The judge put off the further production of evidence in this case until he is able to be in closer or close neighbourhood [to where lived]. He also forbade and inhibited the aforesaid parties, that they should not meanwhile make nor agree to marriage with any other

it has no meaning.

^{*}The word seems to read thus—but *'vir' is used as implying the claim to be husband.

contrahat matrimonium cum aliquo alio, pendente lite, sub pena excommunicationis majoris.

Inquire de Radulpho Whiler quia recepit xiid de Emma Est ut ipsa dixit.

Citetur Johannes Edmundes Crendon detectus quod 'tenetur'* quod prout fama laborat habet duas uxores ac eciam non facit moram infra istam parochiam tempore Pasche, ac dubitatur an solet recipere eukaristiam, prout tenetur, quolibet anno preterito etc. Judex decrevit ipsum citandum.

In quadam causa Elizabeth Adam matrimoniali. contra Johannem Continuatur ista Farynsede paro- causa sub spe conchie de Crendon, cordie usque in proximam curiam viz. diem Jovis prox. tenend. apud North Merston.

Post consecrationem Episcopi Ad. Administracio bonorum Jacobi Ad. Administration of the goods of Werner de Chesham ijs iiijd. non, fe.

- de Testamento Ricardi Cok de North Crowley. Lincoln.[non.fe.
- de Testo. Roberti Adam[s]. de Risborow Principis. Lincoln.[fee. vjs viij d
- Testo. Willi Hobbes de Okeley. Lincoln.[] non fe.
- de Testo. Ricardi Nerfeld de Stowe. Lincoln.[] fe. ij s
- de Testo. Isabelle Shawme de Lynchelade. Lincoln.] non. fe.
- T. de Testo. Johannis Tranell de Lathebury. Lincoln.[7 f. ijs .iiij d

potissime inhibuit mulieri quod non parties until the present case was concluded: and particularly inhibited the woman from agreeing to marriage with any other man, during the continuance of this case, under penalty of the greater excommunication.

-Ascertain from Ralf Whiler why he received 12 pence from Emma Est. which she herself says he did. Let John Edmundes of Crendon be cited, charged with having, as report says, two wives; also with not staying in this parish at the time of Easter. It is doubtful whether he has been accustomed to receive the eucharist in any previous year, and he is reported as defaulting. The judge decreed that he should be cited.

In a case concern-Elizabeth Adam ing matrimony. This case is susagainst John pended Farvnsede of in Crendon parish. hope of agreement being reached, till the next Court, the next Court, viz., the next Thursday, to be held at North Marston.

After the Bishop's consecration.

- Werner of Chesham. James 2s. 4d. [devised to Lincoln]:no fees.
- From the Will of Richard Cok of North Crowley-to Lincoln]. no fees.
- from the Will of Robert Adam(s) of Princes Risborough-to Lincoln [
-]. fees 6s. 8d. Will of William the from Hobbes of Oakley. - to Lincoln 7. no fees
- from the Will of Richard Nerfeld of Stowe.—to Lincoln [fees 2s.
- from the Will of Isabel Shawme of Linslade—to Lincoln [
 - from the Will of John Tranell of Lathbury. — to Lincoln [fees 2s. 4d.

^{*} Evidently a confusion. Tenetur was not intended to stay, and the second quod is redundant.

- mondesham. Lincoln.] no.f.
- [Ad] Administracio bonorum domini Christoferi Perkyn de Fenny Stratford committitur domino Christofero Perkyn rectori de Bow Brickhill. recepi ijs iiijd. pro feod.
- (de) Testo. Richardi Smyth de Missenden Magna. Lincoln[f. ij s
- T. (de) Testo Johannis Reyner de Hoggeston. Lincoln. f. ij s.

Ante Consecrationem

- (de) Testo. Thome Ellys de Queynton. Lincoln [] f. iijs iiij d
- (de) Testo. Willmi Phillips de Hardweke. Lincoln [xij d
- T. (de) Testo. Johannis Howsse de eadem. Lincoln [] f.
- T. (de) Testo. Thome Bayly de Codyngton. Lincoln] f xij d
- (de) Testo. Willi Stevyns de Fenny Stratford. Lincoln [f xijd
- T. (de) Testo. Willi Flecher de Newporte. Lincoln [] non.f.
- (de) Testo. Johanis Crassope de Milton Keynes. Lincoln non.f.
- (de) Testo. Jacobi Clerke de Newporte. Lincoln [] non.f.

Fol 3.

Acta habita ibi-Chesham. \mathbf{dem} coram Mr Thoma Jakeman in legibus baccalaureo, Commissario et officiali Archidiaconatus Buk. die lune prox. post festum Sti Laurencii .Anno Dni .1521.

In causa matrimo-Ricardus Stonell niali. Partes comparochie de Ches- paruerunt et preham Owborn dictus Ricardus contra Aliciam traxit matrimoni-Holte parochie de Missenden. um per verba de presenti cum pre-

- T. de Testo. Roberti Wellys de Ag- T, from the Will of Robert Wellys of Amersham-toLincoln [no fees.
 - [Ad]. The administration of the goods of Sir Christopher Perkyn of Fenny Stratford is committed to Sir Christopher Perkyn rector of Bow Brickhill. I received 2s. 4d. for fees.
 - from the Will of Richard Smyth of Great Missenden—to Lincoln]. fees 2s.
 - from the Will of John Reyner of Hoggeston.-to Lincoln [fees 2s.
 - Before [the Bishop's] Consecration T. from the Will of Thomas Ellys of Quainton-to Lincoln [fees 3s. 4d.
 - from the Will of William Phillips of Hardwick — to Lincoln] fees 12d.
 - from the Will of John Howsse of the same (parish)—to Lincoln]. fees 8d.
 - from the Will of Thomas Bayley of Coddington—to Lincoln fees 12d.
 - from the Will of William Stevyns of Fenny Stratford.-to j. fees 12d. Lincoln [
 - Will of William from the Flecher of Newporte-to Lincoln]. no fees.
 - from the Will of John Crassope of Milton Keynes. to Lincoln]. no fees.
 - from the Will of James Clerke of Newport—to Lincoln [٦. no fees.

Folio [3].

Proceedings there before Mr Thomas Chesham. Jakeman .LL.B. Commissary and Official of the Archdeaconry of Bucks on Monday after the feast of St Lawrence. 1521.

In a case concern-Richard Stonell ing matrimony. of the parish of The parties ap-Chesham Woburn peared, and the allegat quod con- against Alice Holte, aforesaid Richard of the parish of alleges that he Missenden. made a contract of marriage by

predictam Aliciam ad informandum contraxit matrimonium aliquo modo cum prefato Ricardo Stonell. Unde judex ad peticionem partium suprasuis propriis conscien[scis], per decretum in presentia domini Christoferi Rudde vicarii alterius de

In Dei nomine Amen Nos Thomas Jakeman in legibus baccallaureus et officialis commissarius Archi diaconatus Buk. rite et legitttime proceden tes).

Agnes Yve uxor Thome Yve alias Clement detecta quod est communis diffamatrix vicinorum suorum vocando diversas honestas mulieres meretrices et multa alia scandalosa et seminando discordias inter parochianos predictos. Comparuit dicta Agnes ac multe alie honeste mulieres parochie predicte usque ad numerum XL mulierum ejusdem Agnetis noticiam meliorem habentes, que omnes conjunctim, et unaqueque separatim coram judice pro tribunali sedente affirmaverunt famam predictam et quod predicta Agnes est communis diffamatrix Ive vicinorum et seminatrix discordiarum inter parochianos predictos. Et quia prefata Agnes Ive non potuit se purgare super deteccione et fama said parishioners. And because the predictis ideo Ju[dex] reputavit aforesaid Agnes Ive was unable to ipsam convictam et oneravit ipsam clear herself of the charge and accujurejurando ad penitentiam pera-sation aforesaid, the Judge congendam modo et forma sequentibus; sidered her convicted, and bound her videlicet quod immediate petat by oath to undergo penance in the veniam ab parochialis modo manner and form following, viz. peniten[tis] et quod a "modo" non that she at once beg pardon from

fata Alicia Holte, sed mulier hoc the words of the deposition proexpresse negavit, et quia prefatus duced, with the aforesaid Alice Ricardus Stonell non potuit inducere Holte. But the woman expressly sufficientes probaciones per testes de denied it, and because the aforesaid matrimonio pretenso inter ipsum et Richard Stonell was unable to bring Holte; ideo in sufficient proof by witnesses, of judex oneravit mulierem jurejur- the alleged marriage between himanimum self and the aforesaid Alice Holte, judicis et ad dicendam veritatem in the Judge required the woman on causa matrimonii predicta, queque oath to give him right information mulier expresse juravit quod non and to state the truth about the aforesaid case of (alleged) marriage. And the said woman expressly swore that she did not make any marriage dictarum reliquit partes predictas contract in any way with the aforesaid Richard. Whence the Judge at the petition of the aforesaid parties left the parties to the (verdict of) Chesham, domini Thome Shepherd their own consciences, by his decicapellani, Henrici Arnold et aliorum sion, in the presence of Sir Christosion, in the presence of Sir Christo-pher Rudde, the other Vicar of Chesham, Sir Thomas Shepherd, chap-lain, Henry Arnold, and others.

> In the name of God. Amen. Thomas Jakeman L.LB. Commissary and official of the Archdeaconry of Bucks in due and lawful procedure.

Agnes Yve wife of Thomas Yve otherwise Clement charged with being a common slanderer of her neighbours by calling divers rightly living women loose women and many other scandalous names and sowing discords amongst the aforesaid parishioners. - The said appeared and many other women of good repute of the aforesaid parish to the number of 40 who had somewhat intimate knowledge of the same Agnes. And all in a body and singly also affirmed before the judge sitting on the judgment seat that the charge was true, and that the aforesaid Agnes Ive is a common slanderer of her neighbours and a sower of discords amongst the aforeutet[ur] talibus verbis scandalosis (all) the parishioners, as a penitent,

]ter parochianos Back of folio. predictos temporibus futuris. Reservatur michi* ulterior[em] penitentiam eidem injungend, si amplius deliquerit, et sic dimittitur ad presens.

Preterea Judex dedit in mandatum Vicario de Chesham quod vicarius predictus debet injungere parochialis in die dominica proxima quod non ludent infra cimiterium ecclesie paroch(ialis) de Chesham sub pena iuris.

Testamentum Johannis Baven parochie de Owborn defuncti probatur per Elizab. uxorem ejus et Henricum et Johannem filios eorunden. Lincoln ii d fe xxiijs iiijd Testamentum Johannis Lychelad de West Wycom probatur per Margeriam uxorem ejus-Lincoln iid . fe. xii d

* Note the first person used. Testamentum Johannis Nasshe de West Wycom probatur per Mar-geriam uxorem ejus. Lincoln i d. dimittitur in forma pauperis.

Conceditur citacio usque Margaretam Ocley de parochia de Chesham ad instanciam Johannis Broke generosi in causa diffamacionis Conceditur similiter citacio usque Ricardum Pykering de Agmondesham ad instanciam domini Thome Ellu(m)

cionis. Fol [4]

In Dei nomine Amen. Infrascriptas posiciones et articulos coram vobis ve(nerabili) viro Magistro Thoma Jakeman in legibus baccallaureo. Christo patris ac Reverendi in Willmi, Divina domini Archidiaconatu suo Buck. (generali et sequestratore principali, pars honesti viri Willmi Stevyns coln,

and that henceforth she shall not use such scandalous words (amongst [or about]) the aforesaid parishioners. There is reserved to me the right of enjoining more penance if she is in fault again. And the case is dismissed for the present.

The Judge also gave orders to the Vicar of Chesham, that he, the said Vicar, has it as duty to enjoin his parishioners on the following Sunday not to play games in the Churchyard of the parish Church of Chesham under penalty of procedure (against them)-

The Will of John Baven of the parish of Woburn, deceased is proved by Elisabeth his wife and Henry and John their sons.

(devised) to Lincoln 2d. fees, 23s. 4d. The Will of John Lychelad of West Wycombe is proved by Marjory his wife-to Lincoln 2d. fees 12d.

The Will of John Nasshe of West Wycombe is proved by Marjory his wife.

(devised) to Lincoln 1d. dismissed 'in forma pauperis

A citation against Margaret Ocley of Chesham is granted at the solicitation of John Broke, gentleman, in a case of defamation.

A like citation is granted against Richard Pykering of Amersham at the solicitation of Thomas Ellum curat(i) ibidem in causa diffama- curate there, in a case of defamation.

Fol [4]

* In the name of God Amen. The following points and allegations are placed set forth and propounded before you, the Venerable Thomas Jakeman L.L.B. general and principal sequestrator in the Archdeaconry providentia Lincoln. Episcopi in of Bucks, of the reverend father in Christ, and lord, the Lord William by divine providence Bishop of Lin-coln, on the part of William on the part of

^{*}This is clearly a copy of the deposition brought into Court and laid before Mr. Jakeman, by William Stevyns, the appellant, in the case begun on folio 2 above [p.] and continued below [p.]

Vobis pendente dat exhi[bet et] proponit, quas si fuerint negate, probari before you: and if the allegations

intendit:-

"vecesimo" gentesimo Joanna Stevyns tractat[um] atque sermonem de matrimonio contrahendo cum antedicto Willmo Stevyns habuit in domo cujusdam Thome Trasev.

fatetur articulum. Item quod prefata Joanna Stevyns protulit hec verba antedicto Willmo Stevyns animo contrahendi matrimonium "placet mihi habere te in virum"; et Williamus Stevyns e " volo in habere te converso uxorem."

negat 2dum articulum. Item quod prefata verba erant probata in domo Johannis Stevyns patris antedicte mulieris.

negat 3ium articulum. Item quod predictus Wills Stevyns antedictam Joannam interrogavit Stevyns an voluit perseverare et continuare animum suum desuper prefato contractu et ipsa respondebat mind about the aforesaid contract, quod voluit.

negat 4tum articulum. Item quod prefata Joanna hujusmodi contractum matrimonialem recognovit in presentia Willmi Trasey et Joanis Cope asserendo hec verba feci contractum matrimonialem cum Willmo Stevyns et nolo alium in virum nisi ipsum solum.

negat quintum articulum. Item quod prefata Joanna imploravit voluntatem parentum super prefato centractu matrimoniali, flexis genibus asserendo quod contraxit matrimonium cum antedicto Willmo et quod nunquam voluit alium nisi antedictum Williamum.*

Item quod cum non potuit habers consensum parentum neque alia bona

contra [] Joanne Stevyns in Stevyns, of good repute, against quadam causa matrimoniali coram the part of Joan Stevyns in a case pending, matrimony concerning are denied he intends to prove them. In primis quod A.D. millimo quin- Firstly; that in 1520 the aforesaid prefata Joan Stevyns had an engagement and conference about making a contract marriage with the aforesaid \mathbf{of} William Stevyns in the house of a Thomas Trasev.

> - She confesses the allegation. Next that the aforesaid Joan Stevyns used these words to the aforesaid William Stevyns with the intention of contracting marriage "It is my desire to have you for a husband"; and William Stevyns on the other part said "I wish to have you for my wife."

This second allegation she denies.

Next that the aforesaid words were said out in the house of John Stevyns, father of the aforesaid woman.

- This 3rd allegation she denies. Next that the aforesaid William Stevyns asked the aforesaid Joan Stevyns whether she wished to persevere and continue in the same and she answered that she did.

- This 4th allegation she denies. Next that the aforesaid Joan acknowledged the marriage contract in the presence of William Trasey and John Cope, asserting in these words "I have made a contract of marriage with William Stevyns, and I want no other for a husband but him only."

This 5th allegation she denies. Next that the aforesaid Joan begged the consent of her parents to the aforesaid contract, on her bended knees, stating that she had made a contract of marriage with the aforesaid William and that she never wished another for her husband but him only.

Next that when she could not obtain the consent of her parents nor any

^{* &}quot;Vide postea" is here on the margin.

monium solempnisandum desideravit benedictionem dumtaxat patriam flexis genibus.

Negat septimum articulum. "quoad sextum articulum fatetur quod flexis genibus dixit patri suo obtinere voluntatem

quod [si] potest 'stare cum volun-will-benediction - pleasure-of her tate'* Si benedictionem patris placuerit

vellet tunc habere ipsum Willm in maritum suum, et pater dixit incontinenter eidem mulieri in Anglicis 'Voyde harlot owte of my sight.' "

At the foot of this page is written "Note these quyers stand wronge emende [

The back of this folio is blank.

Fol [5]. At the top of this stands Fol[5]. the number 34.

Acta habita ibi-Marston Borialis dem iiijto

mensis Junii A.D. domini domini Johannis Lin-colniensis Episcopi "commissarii" Linprima curia ejusdem.

Quibus die et loco comparuit Wills Stevyns parochie de Okley et constituit Magistrum Johannem Olyver in legibus baccall, suum procuratorem in quadam causa matrimoniali mota inter prefatum Willmum et quandam

Eodem die et loco comparens prefatus Mr. Joh. Oliver nomine procuratorio predicti Willmi. Stevyns proponit quod dictus Willmus contraxit matrimonium legitimum per verba de presenti cum prefata Johanna Stevyns, ac cum prefato Johanne per verba de riage with the said William by the

a parentibus ad prefatum matri- allowance nor gifts from her parents for the solemnization of the aforesaid marriage, she entreated on her bended knees that she might at least have her father's blessing.

- She denies the 7th allegation. As regards the sixth allegation she admits that on her bended knees she said to her father if the goodfather could be obtained she wished to have this William for her husband; and her father said to her in an instant in English "Voyde harlot owte of my sight."

Proceedings there 4th of June, 1521, die North Marston. before Mr. Thomas 1521 Coram Magistro Thoma Jake- Jakeman, commissary of the reverman, reverendi in Christo partis ac end father in Christ and lord, Lord John Bishop of Lincoln, at his first court.

At which time and place appeared William Stevyns of the parish of Oakley and appointed Mr. John Olyver LL.B. as his proctor in a case concerning matrimony brought between the aforesaid William and Johannam Stevyns, solutam, de Wot- a Joan Stevyns, free to marry, of ton Underwood cum clausula sub-Wotton Underwood, with a clause stituendi secundum formam Registri. concerning substitution &c according to the formula of the Register.

At the same time and place Mr. John Oliver appeared as proctor for the said William Stevyns and set forth that the said William Stevyns contracted a lawful marriage by the words of the deposition handed in with the aforesaid Joan Stevyns, eciam prefata Johanna contraxit and also the aforesaid Joan Stevyns matrimonium verum et legitimum contracted a true and lawful mar-

^{*}These words were crossed through and the interlined obtinere voluntatem and si benedictionem patris and last placuerit substituted for them.

ut asseruit. Comparuit eciam mulier et negat contractum et petiit terminum ad respondendum cum maturo consilio, usque in proximam curiam viz in diem lune proximum sequentem post festum Sti Barnabe Apostoli, tenendam in ecclesia parochiali de Aylesbury, quem terminum Judex admisit parti ree ac eciam Judex injunxit eedem mulieri quod non contrahat matrimonium cum aliquo alio et nec procederet cum aliquo alio ulterius in causa matrimoniali sub pena excommunicacionis majoris donec causa inchoata finiatur.

Testamentum Richardi Wodwalle de Middilton Keynes probatur per Annam uxorem ejusdem — Lincoln ii d.

fe-null quia dimittitur in forma

pauperis.

† Testamentum Johanne Hamond de Akley probatur per Johannem Kempe et uxorem ejus executores nominatos. - Lincoln ii d.; fe-null [quia] dimittitur in forma pauperis. Test. Richardi Lucas de Foxcott probatur per Edmundum Walcot et Willm. Reve executores nominatos.— Lincoln id.: f.-dimittitur in forma pauperis.

Test. Rogeri Colyns de Brehill probatur per uxorem ejusdem et Regate Ricardum executores nominatos. - Lincoln ij d.; fe. ij d. t Test. Georgii. Pynnok, parochie de Akeley probatur per Robertum Garret de Morton, executorem nom-- Lincoln ijd.; f.-iijs. iiij d.

† Testam. Willi Fallyate de Dorton probatur per Margaretam uxorem ejus et Johannem filium eorundem.

-Lincoln ij d.; f.-xxd.

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Eodem die Richardus Sergeaunte firmarius Rectorie de Lurdesgassale optinuit citationem contra et adversus Petrum Dormar de Queynton in causa subtraccionis jurium ecclesiasticorum. Aylesbury, in proxima curia tenenda next court to be held there on Mon-

presenti prout sufficienter probare words of that deposition as could be sufficiently proved, according to his assertion. The woman also appeared and she denies the contract, and petitioned for an appointed time for responding with mature advice in. the next court; namely, on the Monday next following the Feast of St. Barnabas the Apostle, which Court was to be held in the parish Church of Avlesbury. This the Judge granted to the defendant and also enjoined the woman not to make a contract of marriage with any one else, and not to proceed further with any one else in a case concerning matrimony till this case was terminated, under penalty of the greater excommunication.

The will of Richard Wodwalle of Milton Keynes is proved by Ann his wife. To Lincoln 2d.; no fees because dismissed "in forma pauperis."

The will of Joan Hamond of Akelev is proved by John Kempe and his wife named as executors therein. -To Lincoln 2d.; no fees because dismissed "in forma pauperis."

The will of Richard Lucas of Foxcott is proved by Edmund Walcot and William Reve the executors named.—to Lincoln 1d.; no fees dismissed "in forma pauperis."

† The will of Roger Colyns of Brill

is proved by his wife and Richard Regate, the executors named.-to Lincoln 2d.; fees 12d.

t The will of George Pynnok of the parish of Akeley is proved by Robert Garret of Morton, the executor named. To Lincoln 2d.; fees 3s. 4d.

The will of William Fallyate of Dorton is proved by Margaret his. wife and John their son. To Lincoln 2d.; fees 20d.

On the same day Richard Sergeaunte lessee of the Rectory of Ludgershall obtained a citation against Peter Dormer of Quainton in a case of reducing the rights of the Church. Ad comparendum apud He is to appear at Aylesbury in the festam Sti Barnabe Apostoli prox.

Testamentum Johanne Phillipe parochie de Blecheley vidue probatur Phillip(e) Johannem filium eiusdem coram Magistro Haget officia(li). Testamentum Willmi Philipe

de Blechilley probatur per Johannam uxorem ejus et Johannem filium corundem: coram Magro Haget officiali

Lincoln ij d. fe [Acta habita ibi-Avlesbury. \mathbf{dem} die Lune xviio die mensis Junii A.D. predicto coram Magistro Jakeman commissario Archidiaconatus Buck. Quibus die et loco comparuit "Elizabethe" bethe" Shortrede, parochie de Wicembe magna et "vendicat" Thomas Allsy de eadem pro suo vero et legitimo marito, qui(a) allegat predictum Thomam Allsv "contraxhisse" matrimonium verum et legitimum cum prefata Elizabeth prout probare potest sufficienter per testes, ut asseruit. Et ad hoc probandum mulier allegat quod in quodam die Sabati, ante festam Pentecostes proxime "elapso" in quadam domo cuiusdam Matilde Mason parochiam de Wicom magna, in aula ejusdem domus prefatus Thomas Alsy matrimonialem communicationem cum prefata Elizabetha habuit, et tandem volens cum eadem matrimonium contrahere, petiit ab eadem muliere 'in aughth may you fynde in your harte to have me to yor husband *utrum potuit in animo habere ipsam proconjuge vel non et ipsa mulier respondit affirmative et e converso eadem verba vel in effectu consimilia mulier dixit viro 'May you finde in yor harte to have me to yor wiff?' Et ipse eciam respondebat affirmative dicendo 'ye by my feith.' Eciam comparuit Thomas Alsy et negat deferred the case and gave the contractum, et judex continuavit causam predictam et assignavit

apud Aylesbury, die lune prox. post day next after St. Barnabas ensuing.

The will of Joan Phillipe of the parish of Bletchley widow is proved by John Phillipe her son before Mr. Haget, official.

The will of William Philipe of Bletchley is proved by Joan his wife and John their son before Mr. Haget official

Aylesbury.

'To Lincoln 2d. fees [

Proceedings there

on Monday the

17th of June in the aforesaid year before Mr. Jakeman, Commissary of the Archdeaconry of Bucks. At which time and place appeared Elizabeth Shortrede of the parish of Great Wycombe and claims Thomas Allsy of the same parish as her true and lawful husband, for she alleges that the aforesaid Thomas contracted a true and lawful marriage with the aforesaid Elizabeth as she asserts she is able to prove sufficiently by witnesses. And for proving this the woman alleges that on a certain Saturday before Pentecost last past, in the house of a certain Matilda Mason within the parish of Wycombe in the hall of the said house the aforesaid Thomas Alsy had a conference with the aforesaid Elizabeth about marriage, and in the end wishing to contract marriage with her asked of the same woman "In aught may you fynde in your herte to have me to yor husband." and the woman herself answered in

the affirmative and on her part in

the same words or in others to the same effect said to him "May you

finde in yer harte to have me to yor wiff?" And he also answered affir-

matively saying 'Ye by my feith.'

Thomas Alsy also appeared and he

denies the contract. And the judge

^{*} Interlined here and left with a line drawn through as if erased.

mulieri terminum ad primo producendum in proxima curia, viz. apud Bekynsfeld in die jovis prox. ante festam Appostolorum Petri et Pauli, et etiam monuit prefato Thome Alsy ad interessendum ibidem in eadem curia

fol [6]

prox[ima]

Acta habita ibi-Bekvnsfeld. dem die Jovis xxvii die Junii coram Magistro Jakeman commis-Christoforus Adby et Lucia uxor ejus parochie de Iver 'detectus' quod communiter fovet lenocinium in domo sua hospitando et fovendo quandam Elizabetham Hyll de eadem impregnatam per Thomam Coles de Trinitate London. Habet terminum ad purgandum se iiijta manu honestorum vicinorum apud Crendon in

citetur iterum

*sus. Henricus Warryn parochie de Chesham detectus quod tenet Isabellam Hill in amplexibus adulterinis.

sus. Ricardus Edlyn, parochie de Chesham detectus quod tenet Margaretam Clerk in amplexibus adulterinis.

sus. Thomas Neele parochie de citetur iterum

Chesham tenet eciam Agnetem Ive de eadem in amplexibus adulterinis ut patet plenius per detecciones factas per parochianos ibidem in quadam billa porrecta.

Elizab Shortrede contra Thomam Alsy.

In causa matriprius habita. Partes comparuerunt et

mulier habet terminum ad secundo producendum testes in proxima curia apud Crendon die Veneris prox. ante festam Sti Thome Martyris, et 'monuit' Thomam Alsy ad interessendum similiter et ad purgandum se iiijta manu ibidem super crimine 'incontentia,' commissa cum eadem Elizabetha.

woman an appointed time for the first production of evidence; the holding of the next Court at Beaconsfield on Thursday next before the feast of the Apostles St. Peter and St. Paul, and he warned the aforesaid Thomas Alsy to be there.

Beaconsfield. Proceedings there on Thursday the 18th of June before Mr. Jakeman Commissary.

Christopher Adby and Lucy his wife of the parish of Iver are charged with encouraging lewdness in their house by sheltering and entertaining a certain Elizabeth Hyll, of the same parish, who is with child of Thomas Coles of Trinity, London. They have an appointed time for clearing themselves by means of 3 neighbours of good repute in the next Court, at Crendon. Henry Warryn of the parish of Chesham is charged with adultery with Isabel Hill—case retained—let him be cited again. Richard Edlyn of the parish of Chesham is charged with adultery with Margaret Clerk. The case is retained. Thomas Neele, of the parish of Chesham, also, is charged with adultery with Agnes Ive of the same parish, as appears more plainly by detections made through parishioners of the same parish, in a certain 'bill' produced. Case retained.

Elizabeth Shortrede against
Thomas Alsy.

woman has an appeared, and the
woman has an appointed time for
the second production of witnesses in
the next court at Crendon, on the
Friday next before the feast of St.
Thomas the Martyr. And [the
judge] warned Thomas Alsy to be
present there also, and to clear himself by means of 3 compurgators of
the charge of incontinency with the
same Elizabeth.

^{*} sus is case suspended for further trial.

In causa matri-Robertus Broke moniali prius contra Johannam habita. Mulier non Est. comparuit, ideo Judex decrevit citacionem versus eandem vijs, et modis quibus melius etc. ad comparendum apud Crendon die veneris proxim. ante fest. Sti Thome Martvris.

In quadam causa dominus Willus subtraccionis Barton contra jurium ecclesias. dominum Nicho- ticorum continualaum Brokylbank tur ista causa sub vicarium de spe concordie, et partes" predicti" Upton. compromiserunt omnes(fide media) causas inter eosdem pendentes a principio mundi usque in diem confeccionis presentium in manus Vicarii de Langley Vi[carii] de Stokbogy et rectoris de Wexham arbitratorum indifferenter torum, sic quod imponatur citra fest. Sti Jacobi Apostoli

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Testamentum Johannis Wylly alias Harding parochie de Wyrardsbury probatur per Richardum Mowse (?) et Julianam uxorem ipsius defuncti Lincoln i d fe. viii d

Testam. Thome Johnson parochie de Langley probatur per Agnetem uxorem ejus.

Lincoln ii d fe-dimittitur in forma pauperis.

Testam. Thome Nasshe de Agmondesham probatur per Picari Nasshe filium ejusdem.

Lincoln ii d fe. xij d Inquire pro testamento cuiusdam l de Chesham, bene valet.

non registratur. * "litera" Conceditur administracionis bonorum Johannis Kene nuper de Marlow Magna, ab intestato decedentis, quibusdem Johanne Kene et Willmo Pryste de eadem ita quod facia[n]t compotum super adminis-

In a case concern-Robert Broke ing matrimony against Joan already in Court. Est. The woman did not appear, there-

fore the Judge decreed to issue a citation against her [fees?] 7s., and means to be arranged which should ensure her attendance.-To appear at Crendon on the Friday next before the feast of St. Thomas the Martyr.

In a case of reducing the rights Sir William Church. Barton against of the Sir Nicholas This case is de-Brokylbank, ferred in the hope Vicar of Upton. of agreement, and the aforesaid parties arranged honourably to place all

matters between them pending, from the beginning of the world to the day of this arrangement, in the hands of the Vicar of Langley, the Vicar of Stoke Poges and the rector of Wexham, as arbitrators chosen by both parties for their award by which they would abide if it were made before the feast of S. James the Apostle

The will of John Wylly otherwise Harding, of the parish of Wyrardsbury, is proved by Richard Mowse (?) and Julia wife of the deceased.

To Lincoln 1d. fees 8d. The will of Thomas Johnson of the parish of Langley is proved by Agnes his wife.

To Lincoln 2d. fees (none)-dismissed "in forma pauperis."

The will of Thomas Nasshe of Amersham is proved by Richard Nasshe his son.

To Lincoln 2d. fees 12d. Make enquiries for the will of a certain () of Chesham which is valid and is not registered. Granted are letters of administration of the goods of John Kene late of Great Marlow who died intestate, to Joan Kene and William Pryste of the same parish, with the condition that they produce an account of the

^{*} This is clearly a note made by the Commissary to remind himself of the matter.

tratione predicta citra fest. Sti. aforesaid administration before the futur.

Fol [7]

Hewes $\mathbf{d}\mathbf{e}$ Charneden Johannes parochie de Twyford Lincoln: dio-[ces.] XLta annorum etatis vel circiter; libere, ut asserit, condicionis ubi morastus est in ax s per spacium XI annorum et ulterius, et ante illud tempus in Dydershyll ubi] fuit oriundus testis productus admissus juratus et diligenter examinatus de m]q[exceptionibus per partem Alicie Hickman contra testes per partem Willi Sawfeld in quadam causa matrimoniali contra dictam Aliciam producta et corum dicta etc.

Ad primum articulum dictarum exceptionum respondet et dicit quod nescit deponere.

Ad secundum articulum respondet et dicit quod nescit deponere.

Ad tertium articulum respondet et dicit quod nescit deponere.

Ad quartum articulum respondet et dicit quod "continnet" in se veritatem et hoc se dicit scire quia * novit Willm Hewes perjurum in alia causa et quod solet inebriari et quod est levis persona, et sic reputatur inter vicinos, et dicit iste juratus quod amicus patris istius mulieris et dicit quod audivit dictum Willm quando dixit dicte mulieri verba in Anglicis sequentia vel saltem alia in effectu consimilia "Alice if ye will plight yor feyth and traught to Thom. Hewes my kynsman I will discharge you from William Sawfeld for on halpeny worth of ale and iff thou wilt not I shall make the to trote aboute," et pertulit ista verba in domo sua propria et in domo Thome Hikman patris dicte mulieris.

Ad quintum respondet et credit per eum credita et dicit quod fama laborat prout deposuit, in parochia de Twyford.

Michaelis Archangeli jam proxim. feast of St. Michael the Archangel next ensuing.

Fol[7]
John Hewes of Charneden in the parish of Twyford in the diocese of Lincoln of 40 years of age, or thereabouts, of free-born condition, as he asserts), where he has lived in . . . for the space of eleven years and more; and before that time lived at Dydershil where . . . he was born, is produced as a witness, is admitted and sworn and carefully examined about . . . exceptions made on the part of Alice Hickman against the witnesses on the part of William Sawfeld in a case concerning matrimony produced against the said Alice; and against their statements.

To the first article in the said exceptions he answers and says that

he cannot say.

To the second article he answers and says he cannot say.

To the third article he answers and says he cannot say.

To the fourth article he answers and says that he sticks to the truth, and he says that he knows that William Hewes perjured himself in another case and is accustomed to get drunk and is a loose character and is so held amongst his neighbours; and he says that he is a friend of the woman's father and that he heard this said William when he said to the said woman the words following, English or others to the same effect "Alice if ye will plight yor feyth and traught to Thom Hewes my kynsman I will discharge you from William Sawfeld for on[e] halpeny worth of ale, and iff thou wilt not I shall make thee to trote aboute." And he repeated these words in his own house and in the house of Thomas Hikman father of the said woman.

To the fifth article he answers that what he believes is credited and he states that report is as he deposed in the parish of Twyford.

^{*}As in other places, "quia" is used for "quod."

Thom. Hewes de Edrop parochie de Waddesdon xxiiij annorum etatis vel circiter libere ut asseruit condicionis &c. et ante illud tempus in Lee ubi fuit oriundus testis productus, etc. Ad primum et tercium articulos dicexceptionum respondet et dicit quod nescit deponere. Ad quartum respondet et dicit quod cont[inet] in se veritatem et hoc se dicit scire quia est sic reputatus inter vicinos suos prout continetur in articulo, et concordat cum conteste suo quoad verba contenta in Anglicis in depositione contestis sui.-Ad quintum respondet et credit per eum credita et fama laborat inde in parochia de Twyford.

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[William Saw] feld contra Ali [cia]m [Hickman] in causa matrimoniali.

In primis interrogatus an inter predictum Willum et Aliciam fuerit sepenumero communicacio et tractatus de matri-

monio inter eosdem contrahendo -Fatetur.

Item quod post hujusmodi communicacionem et tractatum dicti Williamus et Alicia matrimonium contraxerunt per verba de presenti hinc inde eorum mutuum consensum exprimentia, per hujusmodi verba vel consimilia in Anglicis the foreseid William asked the foreseid Alice whether she myght find in here hart to love hym above all other men and to have hym to here husbond. answerid and seid 'Y And she 'Ye by $\mathbf{m}\mathbf{v}$ traught I may fynd in my hart to have you to my husband,' et incontinenter ipse Williamus dixit dicte Alicie 'I may finde in my harte to love you Alice above all other women and to have you to my wyff.'

'Negat.' Item quod hujusmodi verba matrimonialia inter partes predictas fuerint prolata coram testibus fidedignis A.D. 1519 die sabbati afore Thomas Hewes of Eythorp in the parish of Waddesdon 24 years of age or thereabouts, of freeborn condition as he asserts, etc., and before that time in Lee where he was born is produced as witness, &c.

To the first and third articles of the said exceptions he answers and says

that he cannot sav.

To the fourth he answers and says that he sticks to the truth and that he knows that [the defendant] has the reputation amongst his neighbours which is contained in the article, and that he agrees with his fellow witness about the words contained in English in the deposition of his fellow witness, and believes them credited; and that report so says in the parish of Twyford.

first

about

Asked William Sawfield whether there had against Alice been communica-tion between the Hickman in a said William and case concerning matrimony. Alice marriage between

them.

He answers 'Yes.'

Next whether after this communication and engagement the aforesaid William and Alice contracted a marriage (engagement) by the words of the deposition produced expressing mutual consent; that is to say whether by words the same as these like in English the foreseid William asked the foreseid Alice whether she myght find in here hart to love hym above all other men and to have hym to here husband, and she answerid and seid Ye by my traught I may fynd in my hart to have you to my husband and instantly he, William, said to the same Alice 'I may finde in my harte to love you Alice above all other women and to have you to my wiff,

-This he denies. Next whether the words concerning marriage spoken between the two were told out to trustworthy witnesses in 1519 on the Saturday before Seynt Towsey day ultimum preteriapud Avlesbury in domoJohannis Hewes:

Respondet et dicit quod dependet a superiori articulo negat(o).

Item quod de premissis laborat publica vox et fama in villa de Twyford ac in aliis villis et locis vicinis et circumvicinis.*

Folio [8]. [A folio seems to have been lost between [7] and this]

quibus die et loco Johannes Pym de Brehill constituit Mrm. Arthurum Bul[kley] procuratorem in quadam causa matrimoniali movenda inter prefatum Johannem [Pvm] et quandam Johannam Stevyns cum clausulis substituendi secundum formam R[egistri]. Ac eciam prefata Johanna Stevyns constituit prefatum Mrm. Bulkle[y] procuratorem contra Willm Stevyns in causa matrimonii prius p[] cum clausulis substituendi secundum formam Registri.

Eodem die Mr. Johannes Oliver procuratorio Will' Stevyns pet[iit] Johannam Stevyns sequestrandam fore et pon[endam] in aliquo loco honesto ob metum parentum: quam peticionem Judex "admissit" quatenus de jure et jure et mon[uit?] prefatam mulierem esse sequestratam stare in domo "cujuscundam' Thome Eversdon de Aylesbury 'consanguinii' dicte mulieris quousque causa inchoata finiatur, et habebit ibidem victualia expensis petentis quatenus de jure per decretum judicis et Magr Johannes Oliver nomine procuratorio etc petiit terminum ad ponendum et articulandum in proxima curia et Judex assignavit 'sibi' terminum in proxima quem terminum assignavit parti adverse personaliter ad respondendum ct ad primo producendum.

St. Towsey* day last past at Aylesbury in the house of John Hewes.

He answers and says that this article depends on the former just denied.

Also whether public report and rumour in the township of Twyford' and in other townships adjacent and around is full of this

At which time and place John Pvm of Brill appointed Mr. Arthur Bulkley as proctor in a case concerning matrimony brought between the aforesaid John [Pym] and a certain Joan Stevyns with clauses concerning substitution [of proctor] according to the formula of the Register and also the aforesaid Joan Stevyns appointed the aforesaid Mr. Bulkley her proctor against William Stevyns in a case concerning matrimony already in the court, with clauses of substitution according formula of the Register. On the same day Mr. John Oliver as:

proctor for William Stevyns petitioned for the 'sequestration' of Joan Stevyns that she might be removed to some secure and proper place, because of the overbearing of her parents. This petition the Judgegranted and ordered the woman to be 'sequestrated' and to remain in the house of a certain Thomas Eversdon of Aylesbury, kinsman of the said woman, until the case in process should be concluded, where she is to be entertained at the costs of the petitioner, so far as the Judge had right to order this removal, and Mr. John Oliver as proctor &c. petitioned for a time appointed to be given for the articles to be drawn up in the next court; and the Judge appointed a time in the next court and warned the adverse party to be present in person.

upside down fene stratford capella.

^{*}At the foot of this page is written *Is this St. Osyth's day, Oct. 7? She was reputed to have been buried at Aylesbury.

- Eodem die Mr. Bulkley nomine procuratorio Johannis Pym optulit libellum in causa matrimonii habita et pretens[a] cum eadem Johanna Stevyns, in quo libello continetur ejusdem peticio quem Judex admisit quatenus de jure. Et mulier respondit libello affirmative. Et ad probandam intentionem suam produxit in testes pro matrimonio predicto in presentia Mri Johannis Öliver procuratoris alterius partis, Thomam Brokke de Brehill et Thomam Rede de Wotton Underwod quos Judex admisit et eos jurejurando oneravit ad dicendam veritatem quam sciverunt in causa matrimonii predicti. Et Mr Johannes Oliver nomine procuratorio alterius partis protestatus est de dicendo ? contra testes et eorum dicta tempore et loco oportunis et monuit omnes partes ad interessendum in proxima curia tenenda apud Crendon, videlicet in die [crastino*] prox[imo] ante festum translacionis Sti Thome Martyris.

On the same day Mr. Bulkley as proctor for John Pym produced a bill, in the case of metrimour held bill' in the case of matrimony held and put forth with the same Joan Stevyns, in which 'bill' is contained the petition which the judge granted as far as he had power. And the woman answered the charge in the affirmative; and for proving her intention produced as witnesses for the marriage contract aforesaid in the presence of Mr. John Oliver the proctor for the other side,-Thomas Brokke of Brill and Thomas Rede of Underwood: Wotton whom Judge admitted, and caused to take oath to speak truth about the matter of the case. And Mr. John Oliver. as proctor for the other side, stated his intention of speaking against the witnesses and their statements, at fit time and place, and cautioned all parties to be present in the next court, to be held at Crendon; viz., on the day before the feast of the Translation of St. Thomas the Martyr.

Eodem die com-Robertus Broke paruit Robertus contra Johannam Broke West de Est in causa Wicombe et petit matrimoniali. Johannam Este de Radnage in uxorem legitimam quia, ut asseruit, contraxit matrimonium cum prefata Johanna Est per verba de presenti. Et Judex decrevit prefatam Johannam Est citandam fore erga diem Jovis proximum ante festum Apostolorum Petri et Pauli tenend. in ecclesia parochiali de Bekynsfeld.

On the same day Robert Broke appeared Robert against Joan Est Broke of West in a case concern- Wycombe, and he ing matrimony. petitions to have Joan Est of Radnage as his lawful wife, because, he asserted, he contracted a marriage with the foresaid Joan Est by the words of the deposition presented.

And the Judge decreed that the aforesaid Joan Est should be cited to appear on the Thursday next before the feast of the Apostles Paul and Peter [at the court] to be held in the Parish Church of Beaconsfield.

vaccat quia Eodem die comstant in Jurisdic. immediate sequens
doctorum Lond, paruit Robertus
sub spe concordie †
Spragon de Aylesbury et petiit Agnetem Charresley parochie de Hartwell
sibi in uxorem legitimam adjudicari,
quia dixit se [matrimonium] contraxhisse cum eadem Agnete per

On the same day
Annulled because appeared Robert
in the jurisdiction of London.

Spragon of Aylestion of London.

Surgon of Aylestioned to have
Agnes Charresley of the parish of
Hartwell adjudged to him as his
lawful wife, because, he said, he made a marriage contract with
the same Agnes by the words of

^{*} Crastino erased. † Thus interlined.

verba de presenti ut per testes sufficientes probari potest, ut asseruit, dicendo in domo Johannis Duffold apud Aylesbury contraxit matri-monium per hec verba 'I Robert take the Agnes to my weddid wiff for better for worsse and ther to I plight my traught'; et e converso mulier eadem verba dixit viz. 'I Agnes' ut supra.

Et Mulier respondit negative et Judex assignavit terminum prefato Roberto ad primo proband[um] in crastino Sti Thome, et monuit mulierem ad interessendum eodem

die.

back of folio. at the top of the page is ad comparend apud Crendon, &c.

Eodem die Ricardus Best de Lud-[Cren]don. garsalle queritur contra Guidonem Stacy et Wilm. Addinggrove executores testamenti Alicie Senfy vidue in quadam causa impedimenti ultime voluntatis dicte Alicie. Unde Willus Addingrove alter executor testamenti predicti introduxit quoddam testamentum predicte Alicie defuncte probatum Mro Hawarden quinto die mensis May A.D. 1508, in quo continetur ponitur et probatur quod Alicia Stanton uxor Ricardi Best debet habere per legationem dicte Alicie Senfy vidue unum vitulum, unde Judex injunxit prefatis executoribus ad deliberandum predictum vitulum infra viij dies sub pena excommunicationis, vel ad ostendendum causam defectus(?) &c.

Willia]mus Grove parochie de Risborow principis contra Edmundum Benell de Bledlow.

stabam.*

In quadam causa correctionis (?). Nota quod Benell procuravit inhibitionem in causa a Curia de Arcubus et inhibuit Judicem, et non

the deposition handed in, as can be proved by sufficient witnesses, he asserts,-by his saying in the house of John Duffold at Aylesbury that he made this contract by these words I, Robert, take the, Agnes, to my weddid wiff for better for worsse and ther to I plight my traught '; and on her side the woman spake the same words, namely, 'I, Agnes'—as above. And the woman denied this. And the Judge appointed a time for the aforesaid Robert for the first production of proofs, namely, the morrow of St. Thomas; and instructed the woman to be present that day.

to appear at Crendon, &c.

On the same day Richard Best of [Cren]don. lays Ludgershall complaint against Guy Stacy and William Addingrove, executors of the will of Alice Senfy, widow, in a case of causing impediment to the last will of the said Alice. Whereon William Addingrove one executor of the aforesaid will brought in a will of the aforesaid Alice proved by (?) * Mr. Hawarden on the 5th day of May, 1508, in which is contained set down and proved that Alice Stanton the wife of Richard Best ought to have by legacy of the said Alice Senfy, widow, one calf. Whence the Judge enjoined the aforesaid executors to deliver the aforesaid calf within 8 days under penalty of excommunication, or to show (good) cause for default, &c.

[Willia]m Grove of the parish of Princes Risborough against Edmund Benell of Bledlow.

In a case of correction? -Note that Benell obtained an inhibition in the case from the Court of Arches and inhibited the Judge,

and I did not proceed.

^{*} Note the first person.

^{*} probably 'coram' is missed, and it should read proved before Mr. Hawarden.

Thom. Appulby In quadam causa de Radnage impedimenti contra Agnetem time voluntatis a-Towne de eadem Willmi a Towne defuncti &c. vidua.

Comparuit prefata Agnes et Judex injunxit partes predictas ad comparendum apud Bekonsfeld die Jovis proxim, ante fest. Apostolorum Petri et Pauli ad respondendum positionibus et articulis, quia dixit se non fuisse oneratum jurejurando. Et postea Judex oneravit ipsam jurejurando ad execucionem testamenti predicti Willi a Towne. Predicta Agnes satisfecit legat[o] prefato Thome per relacionem Willi Hester de Radnage et sic partes dimisse sunt.

Bowdon Testamentum Johannis Ocley probatur per parochie de Johannem Bowdon filium suum et Johannem Holyoke de eadem.

Lincoln ij d. fe. ij s. iiij d. et registratur apud Acta.

Johannis Testamentum Hunte parochie de Hucchendon probatur per Thomam Lane executorem in dicto testamento. Lincoln ij d. fe ij d.

Registratur apud Acta.

Folio [9]

Acta habita die North Marston. Jovis plost coram Mro. Thoma Jakeman commis[sario 3.

In causa matrimoniali prius pre-Elizab Adam contra Johannem tenss. Partes com-Farynsede. paruerunt. dex] injunxit prefato Johanni Farynsede sub pena ex-7 communicacionis majoris [

contrahat matrimonium cum aliqua alia muliere quousque ca[usa] [

Thos. Appulby of In a case of ob-Radnage against structing the last Agnes a Towne, will of William a widow, of the Towne deceased same parish.

The aforesaid Agnes appeared, and the Judge enjoined the aforesaid parties to appear at Beaconsfield on Thursday next before the Feast of the Apostles Peter and Paul to answer the points and allegations, because she said she was not sworn. afterwards the Judge bound her by oath to execute the will of the aforesaid William a Towne. The aforesaid Agnes satisfied the legatee, the aforesaid Thomas, by means of the account of William Hester of Radnage and so the parties were dismissed.

The will of John Bowdon of the parish of Ocley is proved by John Bowdon his son and John Holyoke of the same parish.

To Lincoln 2d. fees 2s. 4d. and it is registered in the Acts of the Archdeaconry. †

The will of John Hunte of the parish of Hughenden is proved by Thomas Lane (appointed) executor in the said will-To Lincoln 2d. Fees 2s.

'It is registered in the 'Acts' [of Court].

Fol[9]

Proceedings North Marston. Thursday after 1 before Γ Mr. Thomas Jakeman commissary.

In a case concern-Elizabeth Adam ing matrimony alagainst John ready in Court. Farvnsede. The parties appeared. The Judge.

enjoined the aforesaid John Farynsede under penalty of the greater excommunication not to make a contract of marriage with any other

* i.e., Computation. †From this it seems clear that there was a formal registry of Acts of Court other than these notes.

finiatur: ac eciam idem Johannes confitetur se suscitasse et ge [

] de muliere de partibus borialibus infra dioces. Episcopi Ebor et Judic. an peragit (?) qu[erit?] penitentias publicas necne pro suo] predicto. Ideo Judex injunxit eidem ad inducendum testimonium suffic[iens] quod peragebat penitentias predictas citra fest. Nativitatis beate Ma[rie I[sub] pena predicta et ad comparendum etc.

dominus Jacobus citavit prolem de Baxter de Hogges- Agnete Ryder, ton, capellanus. parochie de

Wo[ughton].Mulier comparuit et confitebatur crimen in forma predicta [quo Judex injunxit eedem mulieri ad peragendas penitentias publicas in parochiali ecclesia de Woughton antecedente: processionem per iij dies solempnes et cum nudatis pedibus t. b. [let capite. Et sic ipsa fecit penitentias predictas ut per testimonium Thome Water apparitoris. Comparuit etiam presbiter et negat articulum et petiit terminum ad purgandum se super articulo predicto. No[m]i[presbiteri: compurgatorum ipsius dominus Johannes Truman, rector de Walton, magister Patricius Hogeston, rector de Wulfston magn[a]. dominus Christopher Perkyn, rector de Bow Brickhill, et sic fecit su[am] purgacionem legitimam super articulo precedente et Judex restituit partem predictam presbiteri ad bonam famam suam modis et vijs quibus melius poterit etc. Et sic dimissus est. Henricus Waren parochie de Chesantea detectus quod tenet Isabellam Hill de eadem in amplexibus adulterinis. Comparuit et negat articulum. Unde Judex dedit sibi Judge appointed him as time for terminum purgandi se super isto clearing himself of it Thursday next, articulo die Jovis proximo coram domino Episcopo Lincolniensi apud

Bekynsfeld iiijta manu honestorum

woman till the case was terminated: and also the same John confesses that he has issue by a woman of the North Country within the diocese of York, and he puts question to the Judge whether he has or has not been undergoing public penance for the [misdemeanour] aforesaid. Accordingly the Judge enjoined him to produce sufficient testimony that he was undergoing the aforesaid penance, before the Feast of the Nativity of Mary, under the aforesaid penalty, and to appear etc.

Charged Detectus quod sus- Mr. James Baxter, having a child by of Hogston, Agnes Ryder of chaplain. the parish Ωf Woughton. woman appeared and confessed the charge as stated above. . . . wherefore the Judge enjoined the same woman to undergo public penances in the parish church of Woughton aforesaid pacing there on three days of solemnization and with bare feet

> head. And these penances she went through as Thomas Water the apparitor attests. The priest also appeared and he denies the allegation and pleads for an appointed time to clear himself of the charge. [For the purpose of] compurgators of the priest are [named] Sir John Truman rector of Walton, Mr. Patrick Hogeston rector of Great Woolston, Sir Christopher Perkyn rector of Bow Brickhill; and he thus went through his clearing of himself in legal form. And the Judge restored him to his good reputation. [Fees for * for ensuring of the proper per-formance 7s. And he is thus dis-Henry Waren of the parish of Chesham already charged with adultery with Isabell Hill. He appeared and he denies the charge. Whence the he denies the charge. Whence the Judge appointed him as time for before the Bishop of Lincoln, at Beaconsfield with 3 men of his neighbours of good repute as compurga-

^{*} The amount is missing.

vicinorum. Postea idem Henricus tors. Waren recognovit quod cognovit prefatam Isabellam carnaliter in afore quo[dam] die lune per unum mensem preteritum in campo ejusdem paris parochie sed nescivit nomen predicti campi et dixit se solomodo cognovisse ipsam unica vice tantum. Unde Judex injunxit eidem penitentias publicas.

Eodem die Johannes Farynsede petiit quod imponatur finis in predicta causa matrimoni[ali], et Judex continuavit causam sub arbitrio Abbatis de Notelev et Willi Biel]; et ambe partes predicte fide sua media compromiserunt in manus predictorum Abbatis et [] et ad standum laudo et arbitrio eorundem, sic quod arbitrium detur in f[l in casu quo judicant pro matrimonii sui autem ad comparendum coram [no]bis [uro in proximo die juridico post festum Nativitatis Ste Marie prox.

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[In causa matrimon]iali prius habita comparulerun]t partes: scil Mr. Johannes Oliver [lo satisfecit secundo termino productorio in causa predicta sed petiit tercium terminum productorium in causa predicta. Unde Judex preclusit 2dum terminum et dedit prefato Mro Johanni Oliver 3tium terminum productorium testimon: viz. in proximo die juridico post fest. Nativitatis beate Marie Virg. ex consensu partium.

Joh. Cope diffamacionis.
contra Johannam []. In quadam causa diffamacionis.
Idem Johannes
Cope constituit
Mrm Johem Oli-

ver. in legibus baccalaur[eum], suum legitimum procuratorem in ista causa cum clausula substituendi secundum formam Registri. tors. Afterwards the same Henry acknowledged misconduct with the aforesaid Isabel on a Monday in the past month in a part of the same parish the name of which he does not know, and once only. Whence the Judge enjoined on him public penances.

On the same day John Farynsede petitioned to have a money settlement of the aforesaid case concerning matrimony, and the Judge allowed the case to be proceeded with under the arbitration of the Abbot of Notley and William Biel], and both parties were pledged to put themselves in the hands of the aforesaid Abbot and William Biel] and to abide by their award and arbitration, provided that the award was give in the feast of [] and in case that they decide for the marriage

appear before us?.... on the next day of Court after the Feast of the Nativity of St. Mary next ensuing.—

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In a case concerning matrimony already in court. The parties appeared; namely Mr. John Oliver [by appearing] satisfactorily carried through the second term of production of witnesses, in the aforesaid case, but petitioned for a third appointed time for production in the case. The Judge thereupon decreed the second time of production over, and gave to the aforesaid Mr. John Oliver a third appointed time for production of witnesses, namely on the next Court day after the Feast of the Nativity of St. Mary the Virgin; by consent of the parties.

John Cope famation. The same John Cope Joan []. Same John Cope appointed Mr. Oliver LL.B as his lawful proctor in this case, with a clause about substituting another for him (in case of need) according to the formula of the Registry.

s. Fodem die conceditur administracio bonorum Henrici Sulbury parochie de Sulbury ab intestato decedentis Bichardo Hardyng et decedentis Richardo Hardyng et Johanni Caynow de eadem, ad faciendum compotum et ad inducendum inventorium citra festum Sti Michaelis Archangeli.

s Conceditur eciam administracio bonorum Willi Smyth defuncti nuper de Hoggeston ab intestato decedentis, Edwardo Smyth Nicholao Carter et Johanni King ad reddendum comcitra festum Sti notum indeMichaelis jam proxime futurum s Conceditur etiam administracio bonorum Johannis Bunsse de Akley decedentis intestato domino Ricardo Shawe curato de Akley Henrico Bunsse et Olivero Bunsse ad compotum reddendum citra festum Michaelis Archangeli jam proxime futurum

† Testamentum Johannis Stok parochie de Thornton probatur per Willm Ruffe.

Lincoln ii d f-dimittitur in forma pauperis

Testamentum Johannis Tailour de Morton probatur per Agnetem uxorem eius.

Lincoln iijd f. viijd

Testamentum Henrici Balle de Brickill magna probatur per Johan-nem Balle et Nicholaum Balle de Broughton.

Lincoln iiijd f. iijs iiijd † Testamentum Willi Parsons de Sympston probatur per Aliciam uxorem ejus. Lincoln iiijd f. ijs registratur.

† Testamentum Johanne Arden de Addynton probatur per Willm Arden filium ejus.

Lincoln ij d ffe null dimittitur in forma pauperis

Testamentum Thome Norman de Bletchilley probatur per Isabellam uxorem 'meam' et Robertum Norman fratrem ejusdem.

Lincoln ij d f. xx d

† Testamentum Roberti Burdewes uxorem ejus.

Lincoln iid ff -

s On the same day is granted the administration of the goods of Henry Sulbury of the parish of Soulbury who died intestate, to Richard Hardyng and John Caynhow of the same parish: they are to draw up an account and bring in an inventory [of goods] before the festival of St. Michael the Archangel.

s Also is granted the administration of the goods of William Smyth lateof Hogston who died intestate to Edward Smyth Nicholas Carter and John King: they are to render account before the Feast of St. Michael the Archangel next ensuing. There is granted also the administration of the goods of John Bunsse of Akeley, who died intestate, to Sir Richard Shaw curate of Akeley, Henry Bunsse and Oliver Bunsse. They are to render account before the feast of St. Michael the Archangel next ensuing The will of John Stok of the parish of Thornton is proved by William

 $\mathbf{Ruffe}.$ To Lincoln 2d.-dismissed as a. poor man's will [no fees]. The will of John Tailour of Morton. is proved by Agnes his wife.

To Lincoln 3d. fees 8d. The will of Henry Balle of Great Brickill is proved by John Balle and Nicholas Balle of Broughton

To Lincoln 4d. fees 3s. 4d. The will of William Parsons of Simpson is proved by Alice his wife-To Lincoln 4d. fee 2s. This is registered.

The will of Joan Arden of Addington is proved by William Arden her son.

To Lincoln 2d. no fees because it is dismissed 'in forma pauperis.' The will of Thomas Norman of Bletchley is proved by Isabel "my wife" [wife of the testator] and Robert Norman his brother.

To Lincoln 2d. fees 20d. The will of Robert Burdewes of de Newporte probatur per Aliciam Newporte is proved by Alice his wife.

> To Lincoln 2d. fees [٦.

Fenny Stratford probatur uxorem ejus.

Lincoln ij d

dimittitur in forma pauperis

Johannis Syveer Testamentum alias Fuller de Stony Stratford probatur per Isabellam uxorem ejus.

Lincoln iiij d f. ij s viij d Hardwick probatur per Johannam uxorem eius.

dimittitur Lincoln ij d forma pauperis.

† Testamentum Willi Cok de Whitechurche probatur per Agnetem uxorem ejus et Wllm May

dimittitur Lincoln ii d

forma pauperis.

Testamentum Willi Gefford, parochie de Whitechurche probatur per Margaretam uxorem ejus.

f-dimittitur in Lincoln ij d forma pauperis.

Folio [10]

Ubi moram traxit per spatium [Robertus Todde de Stuckley-"testis" productus in quad[am ٦ inter quendam Johannem Ball et Aliciam Hyckman, juratus et dili-]; etatis xxvj annorum bone fame et libere ut [asseruit deponit super vim sacramenti.

Interogatus de noticia personarum deponit quod no [vit per]spatium duodecim annorum et. mulierem per unum annum tantum. Interrogatus an cognovit [

] contractum matrimonialem inter predictas personas, dicit quod in quodamcampo] audivit quedam verba ejus[dem matrimonium concernentia inter predictas personas, et predictus dep [onens?] protulit eis talia verba. '

well overtake [and wiff." Et vir respondet 'nay and it please God I wold yt rather [?] so.' 'Et mulier [] yt ys so and iff ye will.' Et deponens inquisivit eos si aliquis contractus matrimonialis inter [

† Testamentum Johannis Neele de The will of John Neele of Fenny per Stratford is proved by his wife.

> To Lincoln 2d. dismissed 'in forma pauperis.' The will of John Syveer alias Fuller of Stony Stratford is proved by Isabel his wife.

To Lincoln 4d.—fees 2s. 8d. Testamentum Johannis Shipley de The will of John Shipley of Hardwick is proved by Joan his wife.

> To Lincoln 2d.—[no fees]—dismissed 'in forma pauperis.' The will of William Cok of Whitchurch is proved by Agnes his wife and William May.

To Lincoln 2d.-[no] fees-dismissed 'in forma pauperis.' The will of William Gefford of the parish of Whitchurch is proved by Margaret his wife.

To Lincoln 2d.-[no] fees-dis-

missed 'in forma pauperis.'

Folio [10]

Robert Todde of Stewkley (where he has lived for a space of [1) produced as witness in a case [of matrimonial contractl between a John Ball and Alice Hyckman, sworn and carefully examined; of the age of 26 years, of good reputation, and free-born, as he asserted, makes his depositions on oath.

Asked about his knowledge of the parties, he states that he has known [the man] for the space of 12 years. and the woman for one year only. Asked whether he knew [or &c. of any] contract of marriage between the aforesaid persons, he says that in a certain open ground of the [same parish?] he heard certain words concerning marriage spoken by the aforesaid persons [and he deposed that such words as these were said by him] '... well overtake... and wiff.' And the man to this answers 'Nay and it pleased God I would yt rather so.' And the woman 'Yt ys so and if ye will'* And the deponent enquired of them whether there was a marriage con-

^{*} Interlined.

^{*} That shall be so if you are willing.

es demonstrarent. accepit virum per manum dexteram assented]. And then the woman et protulit talia verba 'By my feyth and my troth I wyll have you to my husband affor all other so that I may my feyth and my troth I wyll have have my father gode will and my mother.' Deinde vir respondit 'And I wyll take you as my wiff.'

Interrogatus de quo die, et dicit quod contractus erat celebratus in die dominico Trinitatis. A.D. 1519. Interrogatus in qua parochia erat

contractus [] et dubitat et dicit quod dies erat serenus

Interrogatus utrum carnalis copula] inter partes predictas inter [et ille respondit quod publica vox et

fama ita laborat.

Interrogatus utrum erant aliqua donaria, dicit quod predictus Johannes dedit mulieri [uno tempore xijd et dicit preterea quod audivit predictum Johannem dicentem quod predicta [mulier] ei transmisit angelum postea.

major pars vicinorum dicit com- of their neighbours commonly states muniter quod sint vir et uxor. Dicit that they are man and wife. [Asked tune quod non? novit? † majorem if this was the real opinion he partem ita sentire....

to abyd in ca.

m[oniorum] et eorum dicta, et pro tions, and of what was stated. publico habit[a] et decerni.

concludendum in prox[ima]

in utraq[]ca casu quo tunc proposita non obstiterint.

† A confusion in the MS. not corrected.

Et tune mulier tract between them [to which they took the man by the right hand and spake out such words as these 'By you to my husband affor all other, so that I may have my father good will and my mother. Then the man answered 'And I wyll take you as my wiff.'

Asked on what day this happened he states that the contract was made on

Trinity Sunday 1519.

Asked in what parish the contract was made he hesitates—but says that the day was fine.

Asked whether sexual union had taken place between the parties aforesaid, he answers that report and public rumour say so.

Asked whether any gifts passed between them, he says that the aforesaid John gave the woman [at one time 12d. and besides that he heard the aforesaid John saying that the aforesaid woman sent him a aureum gold angel * afterwards.

Asked about the report of them in Interrogatus de fama dicit quod general, he says that the greater part answers that it isl.

De consensu partium Judex ad- By consent of the parties the Judge misit public[acionem] horum testi- allows the publication of the attesta-

Habent ex 'concensu' partium ad By consent of the parties the case is to be terminated in the next [Court] on either part in case that opposition ceases.

is the transport of and grant of a policy to the first of a section of the sectio

t i.e., if only I may have my father's goodwill and my mother's.

^{*} A coin probably of the value of 10s.