

## HAND-LISTS OF CHARTERS AND DEEDS IN THE POSSESSION OF THE JOHN RYLANDS LIBRARY.

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### IV.

#### THE PHILLIPPS CHARTERS.

THE Phillipps Charters include all records bought by the Library as having been part of the celebrated collection of Middlehill, whether they have been bought directly at the Phillipps sales or indirectly through booksellers.

In this hand-list the number between square brackets [R. . . .] is the accession number in the John Rylands Library, the number between round brackets ( ) is the Phillipps press-mark. As some of these documents were originally treated as manuscripts and were given numbers accordingly, it has appeared convenient to reproduce these original numbers [Latin MS. N°., French MS. N°., English MS. N°.] in case some scholars may have seen them before the present classification was adopted and quoted them under these former numbers.

We give opposite a concordance of the numbers which the documents had in the Phillipps Collection and those which have been given to them in the John Rylands Library.

#### DEVON (County).

[R. 26218] 1 (35582).—Accounts of the mines near Calstock, 1317.

*Particula compoti Richardi de Wigornio, custodis minere domini Regis in Comitatu Devonensi, de omnibus receptis, misis et expensis per ipsum appositis circa operationes minere predicte a festo sancti Michaelis anno regni Regis Eduardi X<sup>o</sup> usque I diem Julii proxime per visum et testimonium Willelmi Hicche, contrarotulatoris ibidem.*

A roll of 2 skins. The counterpart is also in the Library (MS. lat. 135). [Latin MS. 248.]

Phillips Collection.	J.R.L. Phillips Charters.	Phillips Collection.	J.R.L. Phillips Charters.	Phillips Collection.	J.R.L. Phillips Charters.
4069	7-8	32288	28-67	34596	246
4412	6	32289	68-125	34861	
9943	126-145	32949	244, 245	34862	} 524-561
9967	146	32965	220-223	34863	
16953	} 262-283	33237	233	35558	215-219
16954		33822	17	35559	234-237
23090	247-259	33823	20	35560	206-208
26686	5	33826	9-16	35562	238-243
26843	21	33852	22	35563	301-338
27722	23	33858	19	35582	1
28220	229, 230, 232	34085		35652	25
28654	260, 261	34087		35657	262-283
29090	339-387	34088		35814	26
29222	224-227	34090		35819	27
30238	284-300	34091		35828	24
30281	524-561	34092			
30337	209-214	34094		Lots 613, 614, 615	
30459	524-561	34102	; 388-523	at the Phillips sale 1919	} 147-174 <sup>1</sup>
30465	} 388-523	34105			
30467		34106			
30472	2	34107			
30670	228	34108			
31609	4	34110			
31844	3	34113			
32237	231	34115			
32282	175-205	34117			

## ENGLAND.

[R. 45956] 2 (30472).—Wardrobe accounts for the year 1313-1314.

. . . liberationes facte Ingelardo de Warlee custodi garde[robe].

. . . nens XX milia librarum cuius data est apud Wyndesor XV d[ie]. . . .

(dorsò) . . . scaccarium . . . de Warlee. De toto anno septimo.

A roll of 18 skins.

<sup>1</sup> These charters concerning Bordeaux and Aquitaine were never numbered. They must have been kept in the two packing cases mentioned by M. Omont in his survey of the "Manuscrits relatifs à l'Histoire de France conservés dans la Bibliotheque de Sir Thomas Phillipps à Cheltenham" published in the Bibliotheque de l'Ecole des Chartes, t. 50, 1889, p. 187.

## WEM (Co. Salop).

[R. 23213] 3 (31844).—Custom roll of the manor and borough (XVI<sup>th</sup> c.) ; on the back, part of a survey of the County relating to the Hundreds of North and South Bradford.

In the margin : “*7<sup>th</sup> October, 1674. This roll was produced by Richard Jenkins, Gent., at the time of his exaction before us. Ths. Baudene. Jo. Holland.*”

A roll of 3 skins.

[Latin MS. 241.]

## TOLETHORPE (Co. Rutland).

[R. 26229] 4 (31609).—The history of the descent of the manor from the time of William Rufus to 1441, with a transcript of 85 charters and deeds relating to the Burtons of Tolethorpe.

The history of the manor has been printed and the charters and deeds have been calendared by T. Blore in : *History and Antiquities of the County of Rutland*, Stanford, 1811, in fol. pp. 209-217. In Blore's time this roll was in the possession of the Countess of Pomfret.

A roll of vellum 10<sup>m</sup>, 62 × 261 mm. fastened on paper.

[Latin MS. 257.]

## SUTTON FERNE (Co. Hereford).

[R. 45958] 5 (26686).—Court rolls. (May 19<sup>th</sup>, 1386-April 31<sup>st</sup>, 1550.)

10 rolls of one skin, one roll of paper.

## BORDEAUX (Gironde).

## ABBEY OF SAINTE CROIX, O.S.B.

[R. 33812] 6 (4412).—A lawsuit between the Duke of Guienne, King of England, and the Abbot of Sainte Croix before the Parlement of Paris in the matter of the rights of justice in Saint Macaire. (1312-1320.)

A roll of 28 skins. Sometime in the collection of M. Monteil.

## ABBEY OF LA SAUVE MAJEURE, O.S.B.

[R. 45955] 7 (4069).—Declarations of the witnesses for the Abbey in a lawsuit against the King of England in the matter of a field where trials by combat were held. (1280.)

A roll of 3 skins.

[—] 8 (—) Grievances and claims of the Abbey against the King for encroachments on the privileges and the seisin of certain feudal rights. (1320.)

A roll of 1 skin.

## WEST HARLING (Co. Norfolk).

[R. 16421] 9-16 (33826).—A large volume square royal folio, bound in

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Russia leather, with the title: *Computus Rolls of the Manor of West Harling*, and on the leaves of which are fastened the following rolls:

9. *Westherlynge.* *Computus Johannis Baret, servientis ibidem, a festo sancti Michaelis Archangeli, anno regni Regis Ricardi secundi post conquestum primo, usque idem festum proxime sequens, anno secundo.* (Sept. 29<sup>th</sup>, 1377-Sept. 29<sup>th</sup>, 1378.)

A roll of 3 skins written on both sides.

10. *Computus Thome Picot, servientis Johannis de Sekford apud Herlingge, ab in crastino sancti Michaelis, anno regni Regis Edwardi tertii a conquestu tercio, usque eundem diem, per unum annum, anno quarto.* (Sept. 30<sup>th</sup>, 1329-Sept. 30<sup>th</sup>, 1330.)

A roll of 3 skins written on both sides.

11. *Herlingge.* *Computus Ricardi Wowere, servientis Johannis de Sekford ibidem, a festo sancti Michaelis Archangeli, anno regni Regis Edwardi tertii post conquestum sexto, usque ad eundem festum, anno ejusdem septimo.* (Sept. 29<sup>th</sup>, 1332-Sept. 29<sup>th</sup>, 1333.)

A roll of 3 skins written on both sides.

12. *Compotum Thome Picot, servientis Johannis de Sekford apud Herlingge, a festo sancti Michaelis Archangeli, anno regni Regis Edwardi tertii post conquestum secundo, usque ad eundem festum proxime sequentem, anno ejusdem tercio.* (Sept. 29<sup>th</sup>, 1328-Sept. 29<sup>th</sup>, 1329.)

A roll of 3 skins written on both sides.

13. *Westherlingge.* *Hakeford.* *Compotus Ricardi Wowere, servientis ibidem, ab in crastino Sancti Michaelis Archangeli, anno regni Regis Edwardi tertii post conquestum nono, usque in crastino Sancti Michaelis, anno ejusdem Regis Edwardi decimo.* (Sept. 30<sup>th</sup>, 1335-Sept. 30<sup>th</sup>, 1336.)

A roll of 3 skins written on both sides.

14. *Westherlynge.* *Compotus Johannis Miles, prepositi ibidem, a festo Sancti Michaelis, anno regni Regis Edwardi tertii post conquestum XXXI<sup>o</sup>, usque idem festum, anno XXXII<sup>o</sup>.* (Sept. 29<sup>th</sup>, 1357-Sept. 29<sup>th</sup>, 1358.)

A roll of 3 skins written on both sides.

15. *Westharlyngge.* *Compotus Johannis Baret, prepositi ibidem in manerio domine Alicie de Segfford, ab in crastino Sancti Michaelis Archangeli, anno regni Regis Edwardi tertii post conquestum XLIII<sup>o</sup>, usque in crastinum sancti Michaelis, anno regni Regis Edwardi tertii a conquestu XLIII<sup>o</sup>, per unum annum integrum.* (Sept. 30<sup>th</sup>, 1368-Sept. 30<sup>th</sup>, 1369.)

A roll of 3 skins written on both sides.

16. *Westerlynge. Compotus Johannis Baret, prepositi ibidem in manerio domine Alicie de Segforth, ab in crastino sancti Michaelis Archangeli, anno regni Regis Edwardi tertii post conquestum XLVI<sup>o</sup>, usque in crastinum sancti Michaelis, anno regni Regis Edwardi tertii post conquestum XLVII<sup>o</sup>, per unum annum integrum.* (Sept. 30<sup>th</sup>, 1372-Sept. 30<sup>th</sup>, 1373.)

A roll of 3 skins written on both sides.

[R. 16421] 17-22 (33822).—A large volume square royal folio, bound in Russia leather, with the title: *Computus Rolls, Norfolk, 1277-1576*, and on the leaves of which are fastened the following rolls:

[Latin MS. 170.]

#### CARLTON (Co. Norfolk).

17. *Carleton. Compotus Hugonis, servientis Villelmi de Curszon ibidem, a festo sancti Michaelis, anno regni Regis Edwardi quinto, usque idem festum, per annum [integrum].* (Sept. 29<sup>th</sup>, 1277-Sept. 29<sup>th</sup>, 1278.)

A roll of 3 skins written on both sides.

18. *Carleton. Compotus Phelipi de Nasebourg, baillivi ibidem Villelmi Appylierd in manerio suo, a festo sancti Michaelis, anno regni Regis Henrici quarti post conquestum septimo, usque idem festum, anno ejusdem regis octavo, per unum annum integrum.* (Sept. 29<sup>th</sup>, 1405-Sept. 29<sup>th</sup>, 1406.)

A roll of 2 skins, imperfect at the end and written on both sides.

#### GASTHORPE (Co. Norfolk).

19. [Compotus . . .] *servientis ibidem, a festo sancti [Michaelis, anno regni Regis] Henrici quinti quinto, usque idem festum proxime sequens, anno sexto.* (Sept. 29<sup>th</sup>, 1417-Sept. 29<sup>th</sup>, 1418.)

A roll of paper, sometime in the collection of Sir John Fenn.

#### BURNHAM-DEEPDALE (Co. Norfolk).

20. *Depdale. Compotus Johannis Heyward, baillivi ibidem, a festo sancti Michaelis Archangeli, anno regni Regis Henrici sexti XXXIII<sup>o</sup>, usque idem festum . . . anno regni ejusdem Regis XXXIII<sup>o</sup>, . . . per unum annum integrum.* (Sept. 29<sup>th</sup>, 1454-Sept. 29<sup>th</sup>, 1455.)

A roll of 3 skins written on both sides.

#### INGHAM (Co. Norfolk).

21. Account roll of paper, imperfect at the beginning, being the receipts of Sir John Fortescue, knt., for the manor of Ingham in the 22<sup>d</sup> year of the reign of King Henry VII. (1500).

## NORFOLK (County).

22. Account roll of paper, being the expenses of various persons (chiefly a certain William Davy, Esq.) for journeys through the county and to London, in the 18<sup>th</sup>, 19<sup>th</sup>, and 20<sup>th</sup> years of the reign of Queen Elizabeth. Endorsed : *Charges of dyvers Mayors.*

## ENGLAND (Royal Family of).

[R. 33889] 23 (27722).—Settlement for the marriage of Isabella, daughter of Edward III, with Louis, Count of Flanders. March 13<sup>th</sup>, 1347.

*Edward par la grace de Dieu roi de Ffrance et d'Engleterre et Seigneur d'Irlande, à tous ceux qui cestes presentes lettres verront ou orront salus e conissance de verité.*

*Come autrefois ad esté tretee entre nous d'une part e nobles homme Monseigneur Loys jadis conte de Fflandres, de Nevers e de Rethest qui Dieux assoille, pierre a nobles homme Monseigneur Loys a present conte de Fflandres, de Nevers e de Rethest, d'autre part, sur mariage faire entre le dit Monseigneur Loys a present conte de Fflandres e Isabelle nostre tres chere eisnie fille, et ore de novel sur le meisme mariage soit tretés entre nous par nos solempnes messages a ce députés d'une part, et le dit Monseigneur Loys a present conte de Fflandres, ses gents de son linage e conseil e les bones gents de ses bones villes e pais de Fflandres por ce espetialement assemblés d'autre part ; nous, veants en ce par deliberation de conseil le évident profit et honour de nous deux, de nos gents, de nos Roialmes e du pais de Fflandres, e pour narrir e accrestre a perpetuité plus grant amour e amistee entre nous et nos dites gents e terres, nous fumes accordés e assentus, accordons e assentons, au dit mariage faire accomplir e enteriner en la forme, maniere e sur les conditions e points que cy après s'ensuent.*

*Premierement, nous Edward, Roys de Ffrance et d'Engleterre dessus dit, donons des maintenant a Isabelle Nostre tres chere fille dessusdite en franc droit mariage e pour cause de mariage ovesque le dit conte e a leur heirs engendrés e nés de lor corps nostre contee de Puintif heritablyment e entierment ovesques tous les homages, noblesces, seigneuries, rentes, revenues e appurtenances de ycelle contee, ovesque ce nostre ville, chastel, chastellerie, prevostee e toutes les appendances e appurtenances de Monstrelle. Et est assaver que jusques adonques qu'ils eient peisable possession des terres, seigneuries e appurtenances dessus dites, nous promettons a doner a nostre dite fille e a ses dits heirs engendrés du dit conte, en recompensation des fruits, profits, rentes e revenues d'ycelles terres e seigneuries, la*

*somme de vint cynk mille livres parisis de rente par an, tiele moneie come le dit conte recevera lors ses rentes en Fflandres desoremés en avant a paier a deux termes en l'an, l'une moitee a Nowel preschein venant e l'autre a la Nativité Seint Johan Baptiste ensuant le dit Nowel, e ensi dan en an si come dit est par tiele manere que toutes les fois que nous assignerons suffisamment a nostre dite fille a cause du dit mariage en franchises terres, seigneuries e noblesces la somme e value de vint cynk mille livres parisis de rente par an manere dessus dite pers de Fflandres par decea la meer, les dessus dites contees de Pountif, Monstrelle, e les appurtenances deveront retourner e retourneront peisiblement e quitement par devers nous e nos heirs Rois d'Engleterre. Et semblablement demorrons nous quites perpetuellement par devers nostre dite fille a cause dessus dite de vint cynk mille livres parisis de rente primers només.*

*Derechief nous promettons a doner e darrons au dit conte ovesque nostre dite fille pour la cause dessus dite trois cents mille deniers d'or a l'escut a paier as termes que s'ensuent, c'est assaver : a la Nativité Seint Johan Baptiste preschein venant, vint mille deniers d'or a l'escut, e a la Pasques preschein après ensuant, quatre vint mille deniers d'or a l'escut, e les autres deux cents mille deniers d'or a l'escut en deux ans preschein ensuant la dite feste de Pasques, c'est assaver : as termes de la Seint Michel e de Pasques, a chescune d'ycelles festes, cinquante mille deniers d'or a l'escut, si que de la Pasques qui vient prescheinement en trois ans toute la somme de trois cents mille deniers d'or a l'escut dessus dite soit entierment perpaiee as termes e en la manere dessus devisés.*

*Ovesques ce, nous leur promettons a donner e dorrons come desus après le darrein terme de paiement de yceux trois cents mille deniers d'or a l'escut si come dit est, la somme de cent mille deniers d'or a l'escut a paier dedeins cynk any continuels e ensuants les dessus dites trois années, per chescune année au jour de Pasques la somme, de vint mille deniers d'or a l'escut jusque a le perpaie d'yeux cent mille deniers d'or a l'escut.*

*Et promettons e avons enconvent au dessus dit conte que s'il avenoit que par cause de cest present mariage aucune personne quelle que elle feust mesist ou fesist chalenge ou empeschement audit conte de ses contees de Nevers e de Rethest ou de ses terres e seigneuries queconques dont il est ou doit estre sires e heirs ou autres quiconques, de son pays de Fflandres y receust damage ou empeschement du soen pour la dite cause, nous promettons e avons enconvent que nous ne ferrons pas accord, trewes ne abstinances plus longs d'un an de*

*nostre presente guerre jusques adonques qu'ils soient reseises e mis en possession peisable ; les queles choses toutes ensembles e chescune per lui nous promettons e avons enconvent loialment e en bone foi tenir e accomplir fermement e entierment et quant a ce nous obligeons envers le dit conte e ses heirs contes de Fflandres nous, nos heirs, nos successors, nos pays, nos biens e les biens de nos dits heirs e successors e de nos gents de nostre Roialme d'Engleterre.*

*Et requerrons a Edward nostre tres cher eisné fils, prince de Gales, que toutes les choses dessus dites e chescune d'ycelles promette e eit enconvent [a tenir e accomplir] loialment e fermement e si come promis les avons. Et en signe de plus grande seureté de deniers susdits paier as termes e en la manere dessus esrites bien e loialment, nous prions e requerons a nos chers e foialx William, conte de Norhamptone, nostre cousin, Thomas conte de Warrerwick, Robert, conte de Suffolk, qu'ils e chescun de eux promettent loialment e en bone foi que ou cas que nous serriens defaillants de paier les sommes des deniers as termes e en la manere dessus escrits e devisés, ils envoieront par devers le dit conte de Fflandres en la contee de Fflandres dedeins un mois après ce que nous ent serrons suffisantment requis de par le dit conte, chescun pour lui deux suffisants chivalers chescun a quatre chivaux.*

*Derechief prions nous e requerrons a nos amés e foialx Richard Talbot, seneschal de nostre houstiel, Berthelmeu de Burghasshe, nostre chambelein, Renaud de Cobham, Johan d'Arcy le Joevene, chivalers, que en semblable manere ils e chescun de eux promettent e coint enconvent loialment e en bone foi come desus, qu'ils envoieront dedeins la dite contee de Fflandres chescum un chivaler pour lui suffisantement, chescun a trois chivaux ; lesqueux se presenteront par devers ledit conte ou son lieu tenant dedeins le quart jour après ce qu'ils seront entrés en Fflandres sans mal engien et promettent par lour fois e serments de non issir ne partir jammés hors de une de trois bones villes de Fflandres jusques a tant que pleine satisfaction e solution soient faites du terme on termes de la somme ou sommes des deniers dont la defaute serreit, si come desus est écrit, si n'estoit par le gree e congé du dit conte. Et est a entendre que les dits chivalers qui envoiés seront, pourront eslire lor demorer en laquelle des dites trois bones villes qui mielts lour pleroit. Et s'il avenoit que en temps a venir aucun de nos contes et chivalers desus només alast ou alassent de vie a trespass, lor preschein naturel heir e successor seront expressement tenus d'envoyer les chivalers en Fflandres dont mention est faite selon la forme e ordinance desus*

*escrites. E si aucun d'yeux hostages trespassast, cil qui lui averoit envoié sera tenus de y envoier un autre en son lieu pour accomplir e enteriner les paiements desus dits.*

*En conissance e tesmoignance de toutes les choses dessus dites e de chescune d'yeux, e por ce que elles soient fermement tenues en tous lour points a tous jours mais, en bone joi, sans fraude e sans mal engien, avons nous Edward, Rois de Ffrance et d'Engleterre dessus només, fait sealler cestes lettres de nostre grant seal e requerrons a Edward nostre tres cher fils, et prions a nos foials gents dessus escriptes qu'ils veullent mettre lor seals ovesque le nostre a cestes presentes lettres.*

*E nous, Edward, eisné fils a tres excellent prince Monseigneur le Roy dessus només, William, conte de Norhamptone, Thomas, conte de Warrewyk, Robert, conte de Suffolk, Richard Talbot, seneschal del houstiel Monseigneur le Roy dessus dit, Berthelmeu de Burghashe, chambelein a Monseigneur le Roy dessus dit, Renaud de Cobham e Johan d'Arcy le Joevene, chivalers, a la requeste e priere de tres excellent e puissant prince, nostre tres cher seigneur Monseigneur Edward, par la grace de Dieu Roy de Ffrance et d'Engleterre, toutes les choses dessus escriptes e chescune per lui en la manere que nous en fumes requis cy dessus de nostre dit seigneur, promettons e avons enconvent loialment e en bone foi tenir e accomplir fermement e entierment de point en point. Especialment nous, Edward, eisné fils du dit Monseigneur le Roy, obligeons quant a ce nous, nos biens, nos heirs e successors e tous lour biens ovesque tantile succession que jammés nous purroit venir de nostre dit tres cher seigneur e piere ou d'autre, envers le dit conte, ses heirs e successors contes de Fflandres. Et en conissance e tesmoignance avons nous mis nos seals a cestes presentes lettres ovesque le seal nostre tres cher seigneur Monseigneur le Roy dessus només.*

*Donné a Berghes le XIII jour de Mars l'an de nostre regne de Ffrance le oytime e d'Engleterre vintisme primer.*

Cords of green silk have been affixed for 9 seals of which 7 only have been attached. The seal having been attached, except in the case of the Great Seal of England, the names of the co-jurors have been written on the fold. We have therefore from left to right the following seals and subscriptions :

- (1) *Southfolk* (Robert de Ufford, Earl of Suffolk). [Birch, No. 14053.]
- (2) *Warewik* (Thomas de Beauchamp, Earl of Warwick). [Birch, No. 7260.]

- (3) *Norhampton* (William de Bohun, Earl of Northampton).
- (4) *Prince* (Edward, the Black Prince).
- (5) The great seal of England. [Birch, No. 186.]
- (6) *Seneschal* (Richard Talbot).

The seals of Bartholomew de Burgassh and Renaud de Cobham were not attached as can be seen from the cords and from the fact that their names were not written on the fold.

- (7) *Darcy* (John, Lord d'Arcy).

#### SAINT-OMER (Pas-de-Calais).

##### ABBEY OF SAINT BERTIN, O.S.B.

- [R. 33890] 24 (35828).—Confirmation by Pope Adrian IV. of the grant by Theobald, Archbishop of Canterbury and Papal Legate, of the churches of Trulegh and Chilham in the county of Kent. (March 27<sup>th</sup>, 1157.) Leaden seal on yellow silk cords. [Jaffé, 2<sup>o</sup> ed., No. 10133.] Sir Thomas Phillipps published this bull in *Archaeologia*, t. xxv, 1834, p. 150.
- [R. 36228] 25 (35652).—Pope Clement III. forbids the interdiction or excommunication of the monks of St. Bertin. (January 5<sup>th</sup>, 1191.)

[Latin MS. 256.]

*Clemens episcopus, servus servorum Dei, Dilectis filiis . . . Abbatii et fratribus Sancti Bertini, salutem et Apostolicam benedictionem. Juxta postulantium rationabilem voluntatem convenit Sedem Apostolicam annuere postulatis et humiliter requisitum conferende provisionis auxilium prout est solitum et expedire visum fuerit elargiri. Eapropter vestris justis postulationibus grato concurrentes assensu, ne quis in vos vel ecclesias vestras seu vestros clericos nisi post communionem coram prudentibus viris sepe factam et vobis judicio stare contemptibus absque manifesta et rationabili causa proferat excommunicationis aut interdicti sententiam auctoritate apostolica prohibemus. Nulli ergo omnino hominum liceat hanc paginam nostre prohibitionis infringere vel ei ausu temerario contraire. Si quis autem hoc attemptare presumpserit indignationem omnipotentis Dei et beatorum Petri et Pauli Apostolorum ejus se noverit incursum. Datum Laterano Non. Januarii Pontificatus nostri anno quarto.*

Leaden bull on red and yellow silk cords. [Jaffé 2<sup>o</sup> ed. 16651.]

- [R. 33891] 26 (35814).—Pope Alexander IV. grants to the Abbot and Prior the privilege of not being obliged to deal with the cases except these for which they will be specially appointed by the Holy See. (November 11<sup>th</sup> 1255.)

*Alexander episcopus, servus servorum Dei, Dilectis filiis . . .*

*Abbatis et Priori monasterii Sancti Bertini, ordinis sancti Benedicti, Morinensis diocesis, salutem et Apostolicam benedictionem. Cum sepe contingat in vobis causarum cognitiones que vobis frequenter a Sede Apostolica committuntur sancti contemplationis otium impediri et monasterium vestrum non modicam sustineat lesionem, ejus indemnitati paterna sollicitudine providere volentes, vestris inclinati precibus, auctoritate vobis presentium indulgemus ut non cogamini ad causarum cognitiones inviti, nisi optinende a nobis ad vos littere plenam de hac indulgentia ficerint mentionem, salvis commissionibus ad vos hactenus impetratis. Nulli ergo omnino hominum liceat hanc paginam nostre concessionis infringere vel ei ausu temerario contraire. Si quis autem hoc attemptare presumpserit, indignationem omnipotentis Dei et beatorum Petri et Pauli apostolorum ejus se noverit incursum. Datum Neapoli III. Id. Novembris. Pontificatus nostri anno primo.*

Seal missing.

[R. 33892] 27 (35819).—Pope Nicholas V. appoints Guillaume Fillastre, Bp. of Toul, as abbot of St. Bertin to restore the peace. (March 27<sup>th</sup>, 1451.)

*Nicolaus episcopus, servus servorum Dei, venerabili fratri Guillermo episcopo Tullensi, Abbatis Monasterii Sancti Bertini de Sancto Audomaro, ordinis Sancti Benedicti, Morinensis diocesis, salutem et Apostolicam benedictionem. Apostolice sollicitudinis studium circa diversa que nostris agenda incumbunt humeris est illud potissimum ut circa ecclesiarum et monasteriorum statum salubriter dirigendum solicita sit diligentia intendamus, quod ecclesie et monasteria hujusmodi nostre provisionis auspiciis, superni suffragante favoris auxilio, preserventur a noxiis et salubribus proficiant incrementis. Dudum siquidem monasterium Sancti Bertini de Sancto Audomaro, Romane ecclesie immediate subjectum, ordinis Sancti Benedicti, Morinensis diocesis, per obitum quondam Johannis, olim illius abbatis, extra Romanam Curiam defuncti, abbatis regimine tunc destitutum, cuius provisio antea per felicis recordationis Eugenium papam IIII predecessorem nostrum sue primo et deinde eo sicut domino placuit rebus humanis exempto per nos ad supplicationem dilecti filii nobilis viri Philippi ducis Burgundie nostre ordinationi et dispositione cum decreto desuper irritante specialiter fuerat reservatum, tibi tunc Virdunensi Episcopo per quasdam sub certis modo et forma commendavimus primo; et deinde motu proprio electionem de persona dilecti filii Johannis de Medom, monachi prefati monasterii, ad ipsum monasterium sic vacans per dilectos filios Conventum ejusdem monas-*

terii ac factam ac ordinariam desuper subsecutam confirmationem utpote post et contra reservationem et decretum predicta ac etiam alias de facto attemptatas ac quecumque inde secuta nulla nulliusque fuisse roboris vel momenti, dictoque Johanni de Medom nullum in prefato monasterio ac regimine et administratione ejusdem jus compierisse seu competere ipsamque commendam canonicam fore declaravimus, necnon prefato Johanni de Medom super regimine et administratione predictis perpetuum silentium imposuimus, omnes causas atque lites inter eum ac conventum prefatos ex una necnon te Episcopum Abbatem partibus ex altera desuper tunc indecisas pendentes ad nos tunc advocavimus et penitus extinximus, ac successive dictam commendam in titulum resolvimus et commutavimus, ac de persona tua dicto monasterio providimus teque illi prefecimus in abbatem, ita tamen quod per hoc Virdunensis vel, si ad Ecclesiam Tulliem transfrereris, Tullensis Episcopus esse non desineres sed tecum ut prefatum monasterium tanquam verus illius Abbas una cum Virdunensi vel Tullensi ecclesia quoad viveres in titulum retinere, necnon Virdunensis vel Tullensis Episcopus ac etiam dicti monasterii Abbas esse et vocari et appellari posses et deberes dispensavimus. Postea vero, te a vinculo quo dicte Virdunensi ecclesie tenebaris absolventes, te ad Tullensem Ecclesiam tunc pastore carentem transtulimus, preficiendo te dicte Tullensis ecclesie in episcopum et pastorem prout in diversis nostris desuper confectis litteris plenius continetur. Cum autem nos hodie quedam tractatum, concordatum, transactionem, pacem et compromissum inter te et prefatum Johannem de Medom pro bono pacis et concordie habita per alias nostras litteras approbaverimus et confirmaverimus, ac cessionem juris quod ipsi Johanni de Medom in regimine et administratione dicti monasterii, seu ad illa quomodolibet competitabat per eumdem Johannem de Medom in manibus nostris sponte factam duxerimus admittendam, et propterea ab aliquibus fosse pretendi posset dictum monasterium per cessionem et illius admissionem hujusmodi seu alias vacavisse et vacare; nos apud quos de litterarum scientia, vite munditia, honestate morum et spiritualium providentia, aliisque multiplicium virtutum donis plurimum commendaris, litterarum ac omnium et singulorum premissorum tenores de verbo ad verbum, ac tam mense episcopalibus Tullensis quam etiam prefati monasterii fructuum, reddituum et proventuum veros valores annuos presentibus pro expressis habentes motu proprio, non ad tuam vel alterius pro te nobis super hoc oblate petitionis instantiam, sed de nostra mera liberalitate volumus et apostolica tibi auctoritate ac ex certa scientia

*tenore presentium concedimus, quod omnes et singuli tibi super dicto monasterio et ejus occasione per nos concesse littere predicte ac quecumque indesecuta ad eorum omnium dant, valeant, plenamque roboris firmitatem obtineant in omnibus et per omnia, etiam si dictum monasterium adhuc per obitum dicti quondam Johannis de Griboval, illius ultimi abbatis, extra dictam Curiam defuncti, vel cessionem Johannis de Medom hujusmodi, sive alias quovis modo aut ex alterius cuiuscumque persona vacet, ejusque provisio et quavis causa ad sedem apostolicam specialiter vel generaliter pertineat. Et nichilominus pro potioris cautele suffragio, motu et scientia ac auctoritate similibus de persona tua eidem monasterio quovis modorum premissorum vacet, et etiam si ejus provisio specialiter vel generaliter ad dictam sedem pertineat providemus teque illi preficimus in abbatem, curam, regimen et administrationem illius in spiritualibus et temporalibus tibi plenarie committendo, in illo qui dat gratias et largitus premia confidentes quod, dirigente Domino actus tuos, prefatum monasterium per tue industrie et circumspectionis providentiam regetur utiliter et prospere dirigetur. Quocirca tibi per apostolica scripta mandamus quatinus impositum tibi a Domino onus prefati monasterii suscipiens, reverenter sic te in ejus cura salubriter exercenda diligentem exhibeas ac etiam fructuosum, quod dictum monasterium per laudabile tuum regimen gubernatori provido et fructuoso gaudeat se commissum ac tu preter eterne retributionis premium nostram et dicte sedis benedictionem et gratiam uberioris consequi merearis. Et insuper etiam mandamus dilectis filiis conventui ut tibi Episcopo et Abbati obedientiam et reverentiam congruentes exhibeant, ac tuis tanquam veri ipsorum et dicti monasterii Abbatis monitis et preceptis realiter intendant; necnon vasallis ac subditis dicti monasterii ut tibi Episcopo et Abbati debita et consueta servitia exhibeant. Alioquin sententias et penas, quos rite statueris in rebelles, ratas et gratas habebimus et faciemus, auctore Domino, usque ad satisfactionem condignam inviolabiliter observari. Et insuper tibi ut si forsitan in posterum te ad alias ecclesias, semel vel pluries, per nos vel sedem predictam transferri contigerit, quod per translationem hujusmodi prefatum monasterium nullatenus vacet, sed tu quibusvis etiam patriarchalibus, archiepiscopalibus et episcopalibus ecclesiis ad quos forsitan transferreris, quecumque fuerant, quoad vixeris, ut illarum presul et dicto monasterio ut verus illius abbas preesse ac ecclesias et monasterium hujusmodi in spiritualibus et temporalibus insimul etiam, quoad vixeris, regere et gubernare possis et valeas libere et licite in omnibus et per omnia,*

*prout juxta tibi concessas litteras predictas monasterium et ecclesiam Tullensem prefata regere et gubernare potes, auctoritate et scientia similibus harum serie concedimus pariter et indulgemus. Non obstantibus premissis ac constitutionibus et ordinationibus apostolicis ac etiam ecclesie et ecclesiarum ad quam seu quas forsan transferreris statutis et consuetudinibus, juramento, confirmatione apostolica vel quavis firmitate alia roboratis, necnon omnibus illis que in singulis tibi prefatis concessis litteris non obstare voluimus, ceterisque contrariis quibuscumque. Cupientes autem ut presentes nostre littere plenarium et votivum quantocius fortiantur effectum, dilectis filiis.*

... Preposito Sancti Audomari de Sancto Audomaro et ... Decano Sancti Petri Lovanensis, Morinensis et Leodiensis diocesium ecclesiarum ac ... Officiali Morinensi, per apostolica scripta mandamus, quatinus ipsi, vel duo aut unus eorum per se vel alium seu alios, litteras nostras hujusmodi ubi quando et quotiens expedire viderint auctoritate nostra solemniter publicantes, tibique in premissis efficacio defensionis auxilio assistentes, non permittant te super monasterio ac regimine et administratione prefatis, et quominus tu illa pacifice gerere et si opus fuerit de novo assequi valeas per dictum Johannem de Medom vel quascumque alias regulares aut alias personas cuiuscumque status, gradus, ordinis vel conditionis fuerint, et quavis etiam sive archiepiscopali, episcopali vel alia ecclesiastica seu mundana dignitate prefulgeant, impeti, impediri seu quonodolibet molestari, facientes tibi de ipsius monasterii sive illius mense abbatialis fructibus, redditibus et proventibus, quemadmodum illius abbatibus fieri consuevit, integre responderi ac a conventu obedientiam et reverentiam congruentes, necnon vasallis et subditis dicti monasterii debita et consueta servitia efficaciter exhiberi, supradictos ac quoscumque alios contradictores et rebelles quos legitimis super hiis per eos desuper habendis, servatis processibus quotiens expedierit aggravare curabunt per censuram ecclesiasticam et alia juris remedia appellatione postposita compescendo. Invocato ad hoc si opus fuerit auxilio brachii secularis. Ceterum volumus et apostolica auctoritate decernimus, quod a dato presentium sint Preposito, et Decano ac Officiali prefatis et eorum cuilibet in premissis omnibus et singulis potestas ac jurisdictione attribute, ut eo vigore eaque firmitate possint in illis ac pro eis dicta auctoritate procedere ac si quoad ipsa jurisdictione hujusmodi per citationem vel modum alium legitimum perpetuata foret. Non obstantibus premissis necnon pie memorie Bonifacii pape VIII etiam predecessoris nostri, illis presertim quibus cavitur "Ne quis extra suam civitatem

vel diocesim nisi in certis exceptis casibus et in illis ultra unam dictam a fine sue diocesis ad judicium evocetur" seu "Ne judices a sede apostolica deputati extra civitatem et diocesim in quibus deputati fuerant contra quoscumque procedere sive alii vel aliis vices suas committae presumant," ac de duabus dietis in Concilio generali et alitis apostolicis constitutionibus ceterisque contrariis quibuscumque. Aut si Johanni de Medom et personis predictis vel quibusvis aliis, communiter vel divisim, a dicta sit sede indultum quod interdici, suspendi vel excommunicari aut extra vel ultra certa loca ad judicium evocari non possint per litteras apostolicas non facientes plenam et expressam ac de verbo ad verbum de indulto hujusmodi mentionem. Nulli ergo omnino hominum liceat hanc paginam nostrorum voluntatis, concessionum, provisionis, mandatorum et constitutionis infringere vel ei ausu temerario contraire. Si quis autem hoc attemptare presumpserit indignationem omnipotentis Dei ac beatorum Petri et Pauli Apostolorum ejus se noverit incursum. Datum Rome apud Sanctum Petrum, Anno Incarnationis dominice Millesimo quadringentesimo quinquagesimo primo, Sexto kl. Aprilis, Pontificatus nostri anno quinto.

Leaden bull on yellow and red silk cords.

On the fold: *Gratis de man[damen]to d[omi]ni n[ostri] p[a]p[e]. S. de Spada.*

Under the fold: *Pe. de Noxeto.*

Endorsed: *R<sup>s</sup> in camera apostolica. Cousin.*

[R. 23196] 28-67 (32288).—A large volume on the leaves of which are fastened 40 documents of various kinds and origin. At the beginning, on one page, are fastened five coloured etchings by a certain Rabelli with the dates 1792 and 1793. On two others are eleven pen-drawings. All these etchings and drawings represent monks and nuns of various orders. The following is a handlist of the documents, contained in the volume, the numbers between brackets being their marks in the volume.

[Latin MS. 199.]

#### CREPY-EN-VALOIS (Aisne).

#### ABBEY OF SAINT ARNOUL, O.S.B.

28 [1].—A transcript (made from the original and certified correct by the Royal notaries on February 1<sup>st</sup>, 1648) of the confirmation by Pope Innocent II of all the goods and privileges of the monastery. Nov. 5<sup>th</sup>, 1130. (Jaffè, 2<sup>o</sup> ed., 7249.)

29 [2].—A transcript (xvii<sup>th</sup> c.) of another confirmation by Pope Alexander III. May 22<sup>nd</sup>, 1162. (Jaffè, 10722.)

## CITEAUX (Order of).

30 [3].—Pope Alexander IV decides that the houses of the Cistercian Order are not compelled by right to give shelter to the prelates, and that in doing so they confer a favour on the latter. Naples, March 18<sup>th</sup>, 1255. (Potthast, 15753.)

*Alexander episcopus, servus servorum Dei, Dilectis filiis . . . Abbati Cisterci ejusque coabbatis et conventibus universis Cisterciensis ordinis, salutem et apostolicam benedictionem. Intimantibus vobis accepimus quod cum exhibeatis vos in hospitalitate omnibus liberales diocesanis vestris ac aliis ecclesiarum prelatis eorumque familiis cum ad vestra monasteria declinant, caritatively juxta facultatum vestrarum exigentiam necessaria ministrantes, nonnulli prelatorum ipsorum hujusmodi gratiam convertere molientes in debitum et quod sic sponte ipsis impenditis sibi deberi ex antiqua consuetudine asserentes, vos et monasteria vestra propter hoc multipliciter aggravatur et molestant. Nos igitur, vestris supplicationibus inclinati et volentes in hac parte quieti vestre paterna diligentia providere, ne quisquam prelatus id quod sic gratiose impenditis a vobis ex debito seu prescripta consuetudine presumet exigere auctoritate presentium districtius inhibemus. Nulli ergo omnino hominum liceat hanc paginam nostre inhibitionis infringere vel ei ausu temerario contraire. Si quis autem hoc attemptare presumpserit indignationem omnipotentis Dei et beatorum Petri et Pauli apostolorum ejus se noverit incursum. Datum Neapoli XV kl. Aprilis. Pontificatus nostri anno primo.*

Seal missing.

## VIARMES (Seine-et-Oise, Con Luzarches).

## HOTEL-DIEU.

31 [4].—Pope Gregory IX takes the house under the protection of the Holy See. Rieti, Aug. 11<sup>th</sup>, 1236.

*Gregorius episcopus, servus servorum Dei, Dilectis filiis . . . Magistro et fratribus domus Dei de Virmes, Belvacensis diocesis, salutem et apostolicam benedictionem. Cum a nobis petitur quod justum est et honestum tam vigor equitatis quam ordo exigit rationis ut id per sollicitudinem officii nostri ad debitum perducatur effectum. Ea propter, dilecti in Domino filii, vestris justis postulationibus grato concurrentes assensu, personas vestras et domum Dei de Virmes in qua divino vacatis obsequio cum omnibus bonis que impresentiarum rationabiliter possidet aut in futurum justis modis, prestante Domino, poterit adipisci, sub beati Petri et nostra protectione suscipimus et*

*presentis scripti patrocinio communimus. Nulli ergo omnino hominum licet hanc paginam nostre protectionis infringere vel ei ausu temerario contraire. Si quis autem hoc attemptare presumpserit, indignationem omnipotentis Dei et beatorum Petri et Pauli apostolorum ejus se noverit incursum. Datum Reate III. Id Augusti. Pontificatus nostri anno decimo.*

Seal missing.

LE MONT-SAINT-MICHEL (Manche, Arr<sup>t</sup>. Granville).

ABBEY OF SAINT-MICHEL-AU-PÉRIL-DE-LA-MER. O.S.B.

32 [5].—An agreement between Abbot Jourdain (1192-1212) and Nicolas de Verdun, Raoul de Karoles, Jean Le Hungre, Roger Jolif, Philippe Heudeart, Robert de Granville, Anquetil Malnorri, Guillaume Malnorri, Robert Malnorri, Robert "de Mota," Nicolas son of Philippe and Richard "de Bellum" concerning a mill and a pond at Carolles (Manche, Arr<sup>t</sup>. Avranches, Con<sup>n</sup> Sartilly) and a pasture. n.d. "*Testibus hiis: W. de Leisels, Olivero de Leisels, Ritardo de Leisels, Guarnerio Tyrel, Fulcone de Bosco, Johanne Malherbe, Raimondo de Guastignaco, W. de Vallegrante, W. de Sancto Petro, Thomas de Leisels, Thomas de Bosco, Fulcone de Guastignaco, Roberto de Mesnillo, Hugone de Boillon, et multis aliis.*"

Two seals missing. A chirograph.

33 [6].—A contract concerning the same matter between Abbot Jourdain and Nicolas de Verdun. n.d.

One seal missing. A chirograph.

34 [7].—Confirmation by Rainaud de Karoles of the grant made by his father Raoul de Karoles to the Abbey when the said Raoul became a monk. This confirmation is made with the approval of Nicolas de Verdun. n.d. "*Testibus hiis: Radulfo Herloin, Philippo de Rupela, Willelmo de Valgrenete, Garino Tirel, Willelmo de leiseaus, Olivero filio ejus, Hugone de Boillon, Fulcone de Gasteigni, Johanne Malherbe, et multis aliis.*" The grant includes part of the mill and of the pond at Carolles.

One seal missing.

TEMPLE (Order of the Knights of the).

35 [8].—Sale by Brother A., preceptor of the Houses of the Temple in France, to the Abbey of St. Jean le Jard (near Melun, Seine-et-Oise), of the lands of the late Knight Etienne Chalan near the Abbey, for a sum of 100*l.* parisis. September, 1214.

One seal missing.

LEVES (Eure et Loire, Arr<sup>t</sup> Chartres).

## ABBEY OF SAINTE MARIE DE JOSAPHAT. O.S.B.

36 [9].—Grant by Geoffrey, Bp. of Chartres (1116-1148), to the Abbot Girard and his successors of the churches: Saint Piat (Eure-et-Loire, Arr<sup>t</sup> Maintenon), Saint Arnoul (Saint-Arnoul-des-Bois (?), Eure et Loire, Con<sup>t</sup> Courville) and Saint Martin "de operario" (Orrouer (?), Eure et Loire, Con<sup>t</sup> Courville). n.d. Witn. "Gauterius archidiaconus, Hugo de Leugis prepositus, Sanson decanus, Drogo qui est paganus archidiaconus, alter Hugo prepositus, Zacharias sub-decanus, Angerius archidiaconus, Galerannus prepositus, Salomon precentor, Richerius archidiaconus, Henricus prepositus."

One seal missing.

## PARIS (France).

37 [10].—Conveyance by Simon Morel, a servant of the late Canon Isembard, of St. Medard, to Raoul Clerc, nicknamed Bles "scriptor," Orange his wife and their heir, of two houses in the street "de libera moru". Sept. 1253.

One seal missing.

FAY (Oise, Arr<sup>t</sup> Beauvais, Con<sup>t</sup> Chaumont).

38 [11].—An agreement between the Abbey of Saint Nicolas de Marcheroux, Ord. Praemonst., in the diocese of Rouen, the monastery of Sainte Marie de Saint-Paul-les Beauvais, O.S.B., in the diocese of Beauvais, on one side, and the Rector of the parish church of Fay-en-Thelle on the other, concerning the tithes of the said church. July 15<sup>th</sup>, 1269.

Three seals missing.

## ALEGRE (Family).

39 [12].—The will of Armand, Seigneur d'Alegre. Nov., 1263.

One seal missing.

## BEAUVAIS (Oise).

## ABBEY OF SAINT QUENTIN. O.S.A.

40 [13].—An appeal by the Canons to the Bishop of Beauvais to bring before the Holy See a law-suit between them and the Dean and Chapter of Beauvais. July 14<sup>th</sup>, 1266.

Six seals missing.

## CRÉPY-EN-VALOIS (Aisne).

## PRIORY OF SAINT ARNOUL. O.S.B.

41 [14].—Exemption from paying the tithe for the Crusade granted by Raoul de Chevrieres, Cardinal Bishop of Albano, Legate of the Holy See. February 20<sup>th</sup>, 1270.

One seal missing.

LA VOULTE (Ardeche, Arr<sup>t</sup> Privas).

42 [15].—Agreement and quitclaim between Perrot and Roger, Lord of La Voulte, concerning a toll-money. Sept. 22<sup>nd</sup>, 1285.  
*“Testibus presentibus Bermondo filio dicti domini Rogerii, Johanne de Unda, et me Johanne de Dancio, publico notario dicti domini de Vouta, et domini Montis Lauri qui hiis omnibus interfui et hec scripsi de mandato partium et signo meo signavi.”*

No seal but the notary's manual signet.

43 [16].—Proceedings of the surrender by Roger d'Anduze, Lord of La Voute, to Guillaume de Melun, damoiseau, “Bayle” of King Phillippe IV of France in the counties of Viennois and Valentinois and in the Bishopric of Viviers, of his castle of La Voute. May 12<sup>th</sup>, 1287.  
*“Presentibus testibus ad hoc specialiter vocatis et rogatis Bermondo et Rogerio filiis dicti domini Volte, Roberto Tenensfabam, Petro Delcres dicti Frison, Perroto de Rupecula, Johanne et Perroto de la Chassaigne et Hugone de Vareriis, servientibus domini Regis, et me Theobaldo de Aquaspersas publico notario domini Regis Curie Parisius qui predicta scripsi et signo meo proprio signavi rogatus.”*

No seal but the notary's manual signet.

PONS (Charente Inférieure, Arr<sup>t</sup> Saintes).

44 [17].—Grant by Guillerme Guillaume, a clerk of the parish of St. Vivien, to Pierre du Puy nicknamed Nyauc, a butcher of the parish of St. Martin, of a piece of land. This grant is made before Bernaud, archdeacon of Saintes. March 6<sup>th</sup>, 1343.

One seal missing.

## BEAUVAIIS (Oise).

45 [18].—An agreement between the Dean and Chapter of Beauvais on one side and the Treasurer of the said Cathedral on the other, concerning the respective rights of the Chapter and the Treasury. Mathieu de Grancey, precentor, and Robert de Noret, a canon, acting as umpires. January 13<sup>th</sup>, 1298.

Two seals missing.

## MELUN (Seine et Marne).

## COLLEGIATE CHURCH OF NOTRE DAME.

46 [19].—An enquiry and a verdict on the non-residence of the chaplains. August 28<sup>th</sup>, 1357.

No seal but the manual signet of Jean Maire de Montgeron, public notary.

## HAND-LISTS OF CHARTERS AND DEEDS 475

### CHALMAYRAC and LARGENTIÈRE (Ardeche).

47 [20].—Homage sworn by Bermond d'Anduze, Lord of La Voute, to Guillaume, Bishop of Viviers, for his Castle of Chalmayrac and what he owns in the town of Largentière. March 2<sup>nd</sup>, 1320, in the Bishop's Court.

No seal but the manual signet of Master Hugon "de Crosero," public notary.

### POSQUIÈRES (Gard, Arr<sup>t</sup> Nimes, C<sup>ne</sup> Vauvert).

48 [21].—Contract between Guillaume Mascaren son of Bertrand de Posquière, attorney of Jean and Perrot, children of the late Guillaume Rossignol, on one side, and Jean Carbonnel of Posquières on the other, touching a garden in Posquières, which the said Jean Carbonnel acknowledges that he holds on an emphyteotic lease. November 29<sup>th</sup>, 1327.

No seal but the manual signet of Pierre Chamand, public notary.

### BEAULIEU (Corrèze. Arr<sup>t</sup> Brives).

#### ABBEY OF SAINT PIERRE. O.S.B.

49 [22].—Raoul, Abbot of Beaulieu, declares void the election by the inhabitants of the town of Beaulieu of the four consuls: Guillaume de Beyshenc, Pierre Laverbia, Pierre de Belloc and Raymond de Baioule. The abbot delares solemnly that the appointment of the consuls is a right of the Abbey. December 26<sup>th</sup>, 1334.

No seal but the manual signet of Pierre Laporte, public notary.

### LA CHARREYRE (Ardeche. Arr<sup>t</sup> Largentiere C<sup>ne</sup> Fabras).

50 [23].—Vidimus, dated July 4<sup>th</sup>, 1384, of the homage sworn by Raymond de La Charreyre to Aymard de Poitiers, eldest son of the Count of Diois and Valentinois, for his house of La Charreyre on the 13<sup>th</sup> of April, 1328.

No seal but the manual signet of Jean Rabon, public notary.

### WIGNEHIES (Nord. Arr<sup>t</sup> Avesnes).

51 [24].—Exchange of their benefices made between Jean de Wiry, parson of Wigneuries, and Jean Boulier, chaplain of the Chapelry of Domus Pacis in Cambrai. This exchange is made and approved by the Official of Cambrai, and notice of it is given to the Abbey of St. Denis which has a right of presentation to the parsonage. September 10, 1330.

One seal missing.

### AUGEROLLES (Puy de Dôme, Arr<sup>t</sup> Thiers).

52 [25].—Contract between Jean Cussier son of the late Pierre

Cussier, and Marguerite de Montaigu, Lady of Olliergues (Puy de Dôme, Arrt Ambert) concerning some houses in Augerolles. December 16<sup>th</sup>, 1331.

One seal missing.

MELUN (Seine et Marne).

COLLEGIALE CHURCH OF NOTRE DAME.

53 [26].—Another verdict against non-residing chaplains. August 28<sup>th</sup>, 1357 (see No. 46).

No seal but the manual signet of Jean Maire de Montgeron, public notary.

LA CHAISE DIEU (Haute Loire, Arrt Brioude).

ABBEY.

54 [27].—Foundation of an *obit* by Pierre de Vissac, a Canon of Meaux and a Bachelor of Laws, the son of Pierre de Vissac, knt. June 17<sup>th</sup>, 1357.

One seal missing.

SAUZET, SAVASSE and MARSANNE (Drôme, Arrt Montelimar).

55 [28].—Settlement of accounts of Raymond d'Allage, of Montelimar, keeper of the above-named castles for the late Count Aimard of Diois and Valentinois. September 17<sup>th</sup>, 1387.

No seal but the manual signet of Jean Dupuy of Sauzet, imperial notary.

LOUIS D'ANDUZE, Lord of LA VOUTE.

56 [29].—Homage sworn by Louis d'Anduze to Jean, Count of Auvergne. February 1<sup>st</sup>, 1392.

No seal but the manual signet of Geraud de Chauveroche, imperial notary.

PORTES (Gard. Arrt Alais).

57 [30].—Proceedings of the presentation and intimation to Pierre Julien, Judge Mayor of Nimes and lieutenant of the seneschal of Beaucaire and Nimes, of some letters of the Duke of Berry, Count of Auvergne and Lieutenant of the King, “*in partibus lingua occitana*” in the matter of a case pending between the seneschal of Beaucaire and Roger de Beaufort, Count of Alais, Viscount of Turenne and Lord of the Barony of Les Portes Bertrand. The case relates to the said barony. June 9<sup>th</sup>, 1382.

No seal but the manual signet of Jean Descamps, imperial notary.

LA CHAISE DIEU (Haute Loire. Arr<sup>t</sup> Brioude).

ABBEY.

58 [31].—Grant of the Priories of Lachau, Usson and Saillans to the Abbey for the foundation and upkeep of the college founded in the monastery by the late Pope Gregory XI. The grant is made in compliance with the latter's will by the Abbot André, one of the executors. May 6<sup>th</sup>, 1392.

Two seals missing, and the manual signet of Blaise Girard of St. Flour, imperial notary.

SAINTE REMY (Bouches du Rhône, Arr<sup>t</sup> Arles).

59 [32].—Transcript of the letters sent to the citizens of Saint Rémy by Raymond de Turenne. The latter reproach the former with having received Girard de Bourbon, a follower of Louis d'Anjou, King of Provence, and discussed the sending of ambassadors to Queen Mary, wife of Louis d'Anjou. Raymond de Turenne reminds the citizens of St. Rémy that they have sworn to be faithful to him and that the traitors will be duly punished. This transcript is made at Les Baux before the sending of the original. June 20<sup>th</sup>, 1393.

No seal but the manual signet of Jean Fressac of Nîmes, imperial notary.

PANASSAC and BÉON (Families).

60 [33].—Quitclaim by Pierre de Beon, to Galobie de Panassac, knt., of part of the dowry of his wife Solimane de Beon, daughter of the said Galobie. April 20<sup>th</sup>, 1406.

No seal but the manual signet of Pierre de Rosse, notary.

ROBERT CUQUES.

61 [34].—Power of attorney given by Robert Cuques, M.A. (Paris) to Pierre Mansuy, Pierre Langlois, Arnoul Picard, Jean du Four, Jean Coque and Nicolas Raquet, priests, to receive all money due to him from any benefice he owns or may own. August 19<sup>th</sup>, 1486.

No seal but the manual signet of Simon Paquet, imperial notary.

JACQUES DE CLERMONT, Lord of LA BATIE-DIVISIN.

62 [35].—Obligation of Jacques de Clermont, Lord of La Batie-Divisin (Isère, Arr<sup>t</sup> La Tour du Pin, C<sup>on</sup> St. Gloire) to Louis, provost of Virieu-le-Grand (Ain, Arr<sup>t</sup> Belley) for a sum of 40½ florins, money of Savoie. April 2<sup>nd</sup>, 1433.

No seal but the manual signet of Jean Fauchemartin (?) de Labussiere, clerk of the diocese of Geneva, imperial notary.

## BEAUVAIS (Oise).

## ABBEY OF SAINT QUENTIN. O.S.A.

63 [36].—Proceedings of a meeting of the Abbot Jean de Boubies and the canons concerning the rebuilding of the church destroyed by fire during the attack by the Burgundians, and the collection of money intended for this purpose. October 3<sup>rd</sup>, 1476.

No seal but the manual signet of Nicolas Le Fourbeux, apostolic notary.

LA CHAISE DIEU (Haute-Loire, Arr<sup>t</sup> Brioude).

## ABBEY.

64 [37].—Foundation of an *obit* by Jeanne de Norry, the wife of Louis de Beaufort, Marquess of Canillac and Count of Alais. October 10<sup>th</sup>, 1474.

Three seals missing.

65 [38].—Foundation of the *obit* of Abbot Rainault de Blot. October 20<sup>th</sup>, 1479.

One seal missing.

## SENLIS (Oise).

## ABBEY OF SAINT VINCENT. O.S.A.

66 [39].—Election of Robert Foulon as Abbot, on the death of Pierre Richevillain. January 18<sup>th</sup>, 1486.

One seal missing. Manual signet of Pierre Legier, apostolic notary.

## FRANCESCO DI GIOVANNI DI SPAGNA.

67 [40].—General powers of attorney granted by Francesco di Giovanni di Spagna, Professor of Canon Law in the University of Pisa, to Pietro Alfonso to act for him in any matters in the Roman Court. March 19<sup>th</sup>, 1492.

No seal but the manual signet of Carlo di Giovanni di Ser Carlo di Verchiano, apostolic notary in Pisa.

The powers are authenticated by the Vicar General of the Archbp. of Pisa on the 21<sup>st</sup> of March. The seal of the Vicar General affixed directly on the vellum has been destroyed.

[R. 23196] 68-125 (32289).—A volume of the same size and kind as the preceding but without any drawings or etchings at the beginning, being the 2<sup>d</sup> volume of this little collection, of which we know nothing except that it is probably of English origin, to judge by the title "Ecclesiastical Records" written on a label on the back of the two volumes.

[Latin MS. 200.]

SAINT FULGENT DES ORMES (Orne. Arr<sup>t</sup> Mortagne).

68 [41].—Power of attorney given by Jean Chantepie, rector of

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Saint Fulgent in the Diocese of Seez, to Robert Leschauve, a priest, and Thomas D . . . . , to exchange his benefice with Jean Racine, priest, rector of Launay [Launay-Villiers, Mayenne Ar<sup>t</sup> Laval] in the Diocese of Le Mans. December 15<sup>th</sup>, 1508.

Manual signet of Jacques Lamoignon, apostolic notary.

69 [42].—Power of attorney given by Jean Guierlameine, rector of St. Fulgent, to Jean Racine, G. Pelizon, Michel Rahier and Pierre Villefollet, to act for him in the resignation of his benefice. December 1<sup>st</sup>, 1507.

Manual signet of Ambroise Ragereau, apostolic notary.

### LA FERRIÈRE-AU-DOYEN (Orne, Arr<sup>t</sup> Mortagne).

70 [43].—Damoiselle Marguerite Vippart, widow of Antoine du Boys, Dame de Drumaine and La Ferrière, presents Nicolas de Ronnay, Esq., priest, to the church of La Ferrière-au-Doyen, subject to the approval of the Bishop of Seez. December 4<sup>th</sup>, 1573. On the back, approval by Bp. Louis du Moulinet. Dec. 16<sup>th</sup>, 1573.

### SAINTE LHOMER (Orne, Arr<sup>t</sup> Alençon, C<sup>on</sup>a Courtomer).

71 [44].—Catherine de Montberon, Dame de Cordey, presents Guillaume Brosset, priest, to the church of Saint Lhommer, subject to the approval of the Bishop of Seez. April 14<sup>th</sup>, 1524.

### BRION (Saône-et-Loire, Arr<sup>t</sup> Autun).

72 [45].—Power of attorney given by Jean Regnault, rector of the Church of Saint Pierre de Brion in the Diocese of Autun, to Jean Jeffriot, a canon of Autun, François Vigors, Jean Jurder and Denys Tauppon, to act for him in the resignation of his benefice. February 1<sup>st</sup>, 1521.

Manual signet of Guillaume Ferrant, apostolic notary.

### CAMBRAI (Nord).

73 [46].—Power of attorney given by Regner Jean "de Enchusia," Doctor in Law, to Balthazar Fievestre and others, to negotiate the exchange of the chapel of St. Riquier in the church of Cambrai, against the church of St. Katherine in Mechlin. July 23<sup>rd</sup>, 1547.

Manual signet of Charles Bogaert, apostolic notary.

### COURTEUIL (Oise, Arr<sup>t</sup> Senlis).

#### PRIORY OF SAINT NICOLAS D'ACY. O.S.B.

74 [47].—Power of attorney given by Robert d'Espinay, precentor of Rennes, and prior "in commendam," to Olivier Racine, clerk of the Diocese of Rennes, Jacques Fevre of the Diocese of St. Malo, and

Guy Droillart, to negotiate the resignation of his priory with François de Lestrange and Pierre Pomereu. June 8<sup>th</sup>, 1525.

Manual signet of Jean Meilleur, apostolic notary.

**LIMOGES (Haute-Vienne).**

**SAINT-MICHEL-DE-PISTORIE (Church).**

75 [48].—Power of attorney given by Pierre de Langle, rector of the church of St. Michel, to François "de Piscia," Jean Jorden and François "de Actanautis" to negotiate the former's resignation with Jean Pradel. June 27<sup>th</sup>, 1536.

Manual signet of Antoine de Garde, apostolic notary.

**LEHON (Côtes-du-Nord, Arr<sup>t</sup> Dinan).**

**PRIORY OF SAINT MAGLOIRE. O.S.B.**

75<sup>bis</sup> [49].—Power of attorney given by François Hamon, Bp. of Nantes, and Louis d'Acagne, Archdeacon of Lehon, to Bertrand Delice, Archdeacon of Dinan, Jean Galtra, rector of Plougastel, Godefroy Morel and Pierre Puveille, canons of Nantes, Jean Robin and François "de Piscia," to settle the matters relating to the priory of St. Magloire. May 6<sup>th</sup>, 1526.

Manual signet of Armel Desgrées, apostolic notary.

**BEAUVAIS (Oise).**

**CATHEDRAL OF ST. PETER.**

76 [50].—Power of attorney given by Robert Orget, chaplain of the Chantry of St. John, to Antoine Pilain and Pierre Dubus, to negotiate the resignation of his Chantry. March 10<sup>th</sup>, 1527.

Manual signet of Jean Duclerc, apostolic notary.

**ABERCHIDER (Scotland, Co. Banff).**

77 [51].—Power of attorney given by Gilbert Strachanch, apostolic protonotary (himself the attorney of John Thornton, a priest of the Diocese of St. Andrews) and John Innes, Canon of Ross, to John Daniele and others to settle the matters relating to the church of Aberchider in the Diocese of Moray. September 27<sup>th</sup>, 1526.

Manual signet of Patrick Trowp, apostolic notary.

**AIGUILLON (Lot-et-Garonne, Arr<sup>t</sup> Agen, Con<sup>n</sup> Pont-Sainte-Marie).**

**PRIORY OF SAINT-CÔME. O.S.B.**

78 [52].—Power of attorney given by Br. Jean Aymeric, monk of the Abbey of Clairac (Arr<sup>t</sup> Marmande, Con<sup>n</sup> Tonneins) and prior "in commendam" of St. Côme, for the exchange of this priory with

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Jean Rousset, Abbot "in commendam" of St. Pierre de Vigeois (Corrèze. Arr<sup>t</sup> Brives). Dec. 4<sup>th</sup>, 1556.

Manual signet of Pierre de Casebonne, apostolic notary.

### SOISSONS (Aisne).

#### CATHEDRAL CHURCH.

79 [53].—Power of attorney given by Nicolas Hennequin, a councillor of the King in his Parliament, prior "in commendam" of the Priory of La Gravière, O.S.A. (Nievre. Con<sup>n</sup> Pouges) for the settlement of the matters concerning the Chapel of the Holy Trinity in the Cathedral of Soissons, with the canonicate and prebend attached to this Chapel, vacant by the resignation of Etienne Cousin. January 26<sup>th</sup>, 1530.

Manual signet of Jean de la Fontaine, apostolic notary.

### PARIS (Seine).

#### UNIVERSITY. COLLEGE OF SEEZ.

80 [54].—Power of attorney given by Michel Foucqueroy, a clerk of the Diocese of Seez and a scholar of the college, for the resignation of his scholarship. February, 1533.

Manual signet of Jean Berthelot, apostolic notary.

81 [55].—Fragment of another power of attorney for the resignation of a scholarship in the said college.

Manual signet of Laurent Vallée, apostolic notary.

### LIANCOURT-FOSSE (Somme. Arr<sup>t</sup> Montdidier).

82 [56].—Power of attorney given by Mathieu Fullier, rector of St. Médard de Liancourt, a dependance of the Abbey of Notre Dame at Ham (Somme, Arr<sup>t</sup> Peronne), for the exchange of his church with Robert Bouchart, rector of St. Martin de Chauny (Aisne, Arr<sup>t</sup> Laon). March 8<sup>th</sup>, 1534.

Manual signet of Pierre Gadez, apostolic notary.

### MONTCRESSON (Loiret, Arr<sup>t</sup> Montargis, Con<sup>n</sup> Chatillon-sur-Loing).

83 [57].—Power of attorney given by Pierre Faussart, "junior priest" of Montcresson, to negotiate his appointment as rector of the said church. June 27<sup>th</sup>, 1570.

Manual signet of Jean Renauld, notary.

### EVREUX (Eure).

#### CATHEDRAL CHURCH.

84 [58].—Power of attorney given by Thomas Aubrey, a canon of Evreux, for the resignation of his canonicate and prebend. Nov. 22<sup>nd</sup>, 1550.

Manual signet of Jean Lemercier, apostolic notary.

FAREMOUTIER (Seine-et-Marne), Arr<sup>t</sup> Coulommiers).

ABBEY OF NOTRE DAME. O.S.B.

85 [59].—Power of attorney given by Pierre Le Turc, chaplain of the chapelry of St. Michael in the church of N.D. de Faremoutier, to resign his benefice into the hands of the Abbess. June 30<sup>th</sup>, 1541.

Manual signet of Noel Bertrand, apostolic notary.

EVREUX (Eure).

CATHEDRAL CHURCH.

86 [60].—Power of attorney given by Jacques de Poitiers, a clerk of Avignon, to negotiate his appointment to the benefice of Thomas Aubrey (see N<sup>o</sup>. 84), Nov. 22<sup>d</sup>, 1550.

Manual signet of Jean Lemercier, apostolic notary.

VERRINES (Deux-Sèvres, Arr<sup>t</sup>. Melle).

87 [61].—Power of attorney given by Jean Burria, a priest of Rocamadour in the diocese of Cahors, rector of the church of St. Laurine, known as Le Verine, in the diocese of Saintes, to resign the said church. May 5<sup>th</sup>, 1555.

Manual signet of Pierre de Vitry, royal notary.

CORDOVA (Spain).

CATHEDRAL CHURCH.

88 [62].—A bull of Pope Paul IV appointing Pedro Gomez de Artiaga as chaplain of the Chapel of the Eleven Thousand Virgins. November 5<sup>th</sup>, 1556.

*Paulus episcopus, servus servorum Dei, dilecto filio Magistro Petro Gomez de Artiaga, perpetuo capellano ad altare Undecim Millium Virginum et sancti Acacii ac sociorum in capella cantoris Aquayo nuncupata, sita in ecclesia Cordubense, scriptori et familiari nostro, salutem et Apostolicam benedictionem. Grata devotionis et familiaritatis obsequia que nobis et apostolice sedi hactenus impendisti et adhuc sollicitis studiis impendere non desistis, necnon vita ac morum honestas aliaque laudabilia probitatis et virtutum merita quibus personam tuam etiam fide dignorum testimoniiis juvari percepimus, nos inducunt ut tibi reddamur ad gratiam liberales. Cum itaque, sicut accepimus, perpetua capellania ad altare Undecim Millium Virginum et sancti Acacii ac sociorum in capella cantoris Aquayo nuncupata, sita in ecclesia Cordubense, quam quondam Antonius Garsie, olim ad ipsum altare perpetuus capellanus dum viveret, obtinebat, per obitum ipsius Antonii qui extra Romanam Curiam diem clausit extremum aut alias certo modo vacaverit et*

*vacet ad presens, Nos, in quorum manibus dilectus filius Magister Antonius Mudarra, clericus Palentimus, scriptor et familiaris noster, asserens se alias capellaniam predictam ut prefertur vacantem vigore litterarum gratie expectative sibi per felicis recordationis Julium papam III, predecessorem nostrum, sub certis modo et forma concessarum, prout ex illarum forma poterat infra tempus debitum acceptasse et de illa sibi provideri obtinuisse omni viri sibi in dicta capellania vel ad illam quomodolibert competenti illius possessione per eum non habita hodie sponte et libere cessit, qui que cessionem hujusmodi duximus admittendam tibi, premissorum obsequiorum et meritorum tuorum intuitu specialem gratiam facere volentes, teque a quibusvis excommunicationis, suspensionis et interdicti, aliisque ecclesiasticis sentenciis, censuris et penis a jure vel ab homine quavis occasione vel causa latis, si quibus quomodolibet innodatus existis, ad effectum presentium dumtaxat consequendum harum serie absolventes et absolutum fore censentes. Necnon omnia et singula beneficia ecclesiastica cum cura et sine cura que etiam ex quibusvis dispensationibus apostolicis obtines et expectas ac in quibus et ad que jus tibi quomodolibet competit, quecumque, quotcumque et qualiacumque sint, eorumque fructum, redditum et proventuum veros annuos valores necnon dispensationum hujusmodi tenores presentibus pro expressis habentes, capellaniam predictam que sine cura est ac cuius et illi forsan annexorum fructus, redditus et proventus viginti quatuor ducatorum auri de camera secundum communem extimationem valorem annum ut asseris non excedunt, sive ut premititur, sive alias, quovis modo aut ex alterius cuiuscumque persona, seu per liberam resignationem primodicti Antonii vel cuiusvis alterius de illa in dicta curia vel extra eam etiam coram notario publico et testibus sponte factam, aut assecutionem alterius beneficii ecclesiastici quavis auctoritate collati vacet, etiam si tanto tempore vacaverit quod ejus collatio, juxta Lateranensis statuta concilii, ad sedem predictam legitime devoluta ipsaque Capellania dispositioni apostolice specialiter vel qualiter reservata existat et super ea inter aliquos lis cuius statum et merita cause ac nomina et cognomina judicum et collitigantium seu se molestantium presentibus haberi volumus pro expressis pendeat indecisa dummodo tempore datur presentium non sit in ea alicui specialiter jus quesitum cum annexis hujusmodi ac omnibus juribus et pertinentiis suis, apostolica tibi auctoritate conferimus et de illa etiam providemus. Quocirca venerabilibus fratribus nostris Liparensi et Giennensi ac dilecto filio priori ecclesie Giennensis per apostolica scripta mandamus quatinus ipsi, vel duo*

*aut unus eorum per se vel alium seu alios, te vel procuratorem tuum nomine tuo in corporalem possessionem Capellanie et annexorum juriumque et pertinentiarum predictorum inducant auctoritate nostra et defendant inductum. Amoto exinde quolibet illico detentore facientes te, vel pro te procuratorem predictum, ad capellaniam hujusmodi ut est modis admitti tibique de illius ac annexorum eorumdem fructibus, redditibus, proventibus, juribus et obventionibus universis integre responderi, contradictores, auctoritate nostra, appellatione postposita, compescendo. Non obstantibus pie memorie Bonifacii pape VIII etiam predecessoris nostri et aliis apostolicis constitutionibus ac dicte ecclesie Cordubensis juramento, confirmatione apostolica vel quavis firmitate alia roboratis statutis et consuetudinibus, ac dicte capellanie fundatione, etiam si in illa ac statutis et consuetudinibus predictis caveatur expresse quod nullus capellaniam predictam obtinere possit si alia beneficia ecclesiastica obtineat et nisi de certo genere personarum ac certo modo qualificatarum et in presbyteratus et aliis sacris ordinibus constitutus ac alias certis inibi expressis modo et forma qualificatus existat, et si per sexaginta dies seu aliud tempus ab ipsa capellania seu ipsius servitio absens fuerit, dicta capellania privatus existat vel privandus veniat. Quibus etiam, si pro illorum sufficienti derogatione de illis eorumque totis tenoribus specialis specifica et expressa mentio habenda foret tenores hujusmodi ac si de verbo ad verbum insererentur, presentibus pro sufficienter expressis et insertis habentes illis alias in suo robore permansuris, hac vice dumtaxat specialiter et expresse derogamus. Quodque tu, alia beneficia ecclesiastica ut prefertur obtineas, et in in presbyteratus et aliis ordinibus predictis constitutus, et alias juxta fundationem ac statuta predicta qualificatus non sis, contrariis quibuscumque aut si aliqui super provisionibus sibi faciendis de hujusmodi vel aliis beneficiis ecclesiasticis in illis partibus speciales vel generales dicte sedis vel Legatorum ejus litteras impetrarunt etiam si per eas ad inhibitionem, reservationem et decretum vel alias quomodolibet sit processum. Quibus omnibus te in assecutione dicte capellanie volumus anteferri sed nullum per hoc eis quoad assecutionem beneficiorum aliorum prejudicium generari, seu si venerabili fratri nostro Episcopo et dilectis filiis Capitulo Cordubensibus vel quibusvis aliis, communiter vel divisim, ab eadem sit sede indulsum quod ad receptionem vel provisionem alicujus minime teneantur et ad id compelli aut quod interdici suspendi vel excommunicari non possint. Quodque de hujusmodi vel aliis beneficiis ecclesiasticis ad eorum collationem provisionem putationem, seu quamvis aliam dispositionem,*

*conjunctionem vel separatum spectantibus nulli valeat provideri per litteras apostolicas non facientes plenam et expressam ac de verbo ad verbum de indulto hujusmodi mentionem. Et qualibet alia dicte sedis indulgentia generali vel speciali cuiuscumque tenoris existat per quam presentibus non expressam vel totaliter non insertam effectus hujusmodi gratie impediri valeat quomodolibet vel differri et de qua cuiusque toto tenore habenda sit in vestris litteris mentio specialis, seu si presens non fueris ad prestandum de observandis statutis et consuetudinibus dicte ecclesie Cordubensis solitum jurementum, dummodo in absentia tua per procuratorem idoneum et cum ad ecclesiam ipsam accesseris corporaliter illud prestes. Nos enim exnunc irritum decernimus et mane si secus super his a quocumque quavis auctoritate scienter vel ignoranter contigerit attemptari. Nulli ergo omnino hominum liceat hanc paginam nostre absolutionis, collationis, provisionis, mandati, derogationis, voluntatis et decreti infringere vel ei ausu temerario contraire. Si quis autem hoc attemptare presumpserit indignationem omnipotentis Dei ac beatorum Petri et Pauli Apostolorum ejus se noverit incursum. Datum Rome apud Sanctum Petrum anno Incarnationis dominice Millesimo quingentesimo quinquagesimo sexto Non. Novembri Pontificatus nostri anno secundo.*

No seal. The fold has been cut.

FAREMOUTIER (Seine et Marne, Arr<sup>t</sup>. Coulommiers).

ABBEY OF NOTRE DAME. O.S.B.

89 [63].—Confirmation by Jean du Tillet, Bp. of Meaux, of the election of Marie Viole as Abbess. January 4<sup>th</sup>, 1567.

Seal missing.

BERNAY-SUR-ORNE (Orne, Arr<sup>t</sup>. Argentan).

90 [64].—Guy de Monceaux, knt., Lord of Hommiers-en-Bray, presents Louis Munier, priest, to the church of Bernay, subject to the Bishop of Seez's approval. 1563. (Cut on the right side.)

LONGUEIL-SAINTE-MARIE (Oise, Arr<sup>t</sup>. Compiegne).

91 [65].—Power of attorney given by Charles Briçonnet, a clerk of the diocese of Paris, for the resignation of the Church of Longueil, March 17<sup>th</sup>, 1569.

Manuel signet of Nicholas Mourelle, apostolic notary.

FOULBEC (Eure, Arr<sup>t</sup>. Pont. Audemer).

92 [66].—Power of attorney given by Guillaume Duval, priest, for the resignation of the Church of St. Martin. Sept. 26<sup>th</sup>, 1570.

Manual signet of Jean de la Ville, apostolic notary.

SENLIS (Oise).

PRIORY OF SAINT MAURICE, O.S.A.

93 [67].—Bull of Pope Gregory XIII approving the election of Nicoles Saulnier as prior. May 25<sup>th</sup>, 1572.

*Gregorius episcopus, servus servorum Dei, dilecto filio Nicolao Saulnier, priori prioratus sancti Mauricii Silvanectensis, ordinis sancti Augustini canonicorum regularium, salutem et Apostolicam benedictionem.*

*Rationi congruit et convenit honestati ut ea que de Romani Pontificis gratia processerunt, licet, ejus superveniente obitu, littere apostolice super illis confecte non fuerint, suum fortiantur effectum. Dudum per felicis recordationis Pium papam V predecessorum nostrum accepto quod prioratus conventionalis et vere electivus sancti Mauritii Silvanectensis, ordinis sancti Augustini canonicorum regularium, quem quondam Joannes Hotman ipsius prioratus prior dum viveret obtinebat, per obitum dicti Johannis qui extra Romanam Curiam diem clausit extrellum aut alias certo modo vacaverat et tunc vacabat, idem predecessor volens tibi canonico dicti prioratus asserenti te ordinem ipsum inibi expresse professum existere quem charissimus in Christo filius noster, tunc suus, Carolus Francorum Rex christianissimus, vigore concordatorum dudum inter sedem apostolicam etclare memorie Franciscum Francorum Regem tunc in humanis agentem super nominatione personarum certis inibi expressis modis qualificatarum ad monasteria et prioratus conventionales et vere electivos regni Francie pro tempore vacantes promovendarum per Regem Francie pro tempore existentem facienda initiorum, et deinde ad monasteria et prioratus privilegium eligendi habentia ad ipsius Caroli regis vitam apostolica auctoritate extensorum, eidem predecessor ad id per suas litteras nominaverat, apud eundem predecessorum de religionis zelo, vite ac morum honestate, aliisque probitatis et virtutum meritis multipliciter commendato horum intuitu gratiam facere specialem, teque a quibusvis excommunicationis, suspensionis et interdicti, aliisque ecclesiasticis sententiis, censuris et penis a jure vel ab homine quavis occasione vel causa latis, si quibus quomodolibet innodatus existebas, ad effectum infrascriptorum duntaxat consequendum absolvens et absolutum jore censens, sub datis viz. sexto Id. Januarii, Pontificatus sui anno tertio, prioratum predictum, cuius et illi forsitan annexorum fructu, redditus et proventus viginti quatuor denariorum auri de camera secundum communem existimationem valorem annum ut etiam asserebas non excedebarat, sive ut premititur*

sive alias, quovismodo aut ex alterius cuiuscumque persona, seu per liberam resignationem dicti Joannis vel cuiusvis alterius de illo in dicta curia vel extra eam etiam coram notario publico et testibus sponte factam, aut constitutionem felicis recordationis Joannis pape XXII, etiam predecessoris nostri, que incipit "execrabilis" vel assecutionem alterius beneficii ecclesiastici, quavis auctoritate collati seu quacumque collatione, provisione aut quavis alia dispositione de illo quovismodo vacante cuicunque persone quavis auctoritate facta propter illius inhabilitatem, incapacitatem aut irregularitatem vel alias ex quavis causa nulla et invalida existente seu effectum sortiri nequeunte aut alias quomodocunque et qualitercunque vacaret, etiam si tanto tempore vacavisset, quod ejus collatio juxta Lateranensis statuta concilii ad sedem predictam legitime devoluta, ipseque prioratus dispositioni apostolice specialiter vel qualiter reservatus existeret, eique cura etiam jurisdictionalis immineret animarum, super eo quoque inter aliquos lis cuius statum ac verum et ultimum dicti prioratus vacationis modum etiam si ex illo quevis generalis reservatio etiam in corpore juris clausa resultaret, idem Pius predecessor haberi voluit pro expressis penderet indecisa dummodo dicta die sexto Id. Januarii non esset in eo alicui specialiter jus quesitum cum annexis hujusmodi ac omnibus juribus et pertinentiis suis tibi dicta apostolica auctoritate contulit et de illo etiam providit. Decernens extunc irritum et inane si secus super hiis a quoque quavis auctoritate, scienter vel ignoranter, contingenter acceptari. Non obstantibus recolende memorie Bonifacii pape VIII, similiter predecessoris nostri, et aliis apostolicis constitutionibus ac prioratus et ordinis predictorum statutis et consuetudinibus contrariis quibuscumque. Aut si pro alio vel aliis in dicto prioratu scripta apostolica forsitan essent directa, seu si aliqui super provisionibus sibi faciendis de prioratibus hujusmodi speciales vel aliis beneficiis ecclesiasticis in illis partibus generales dicte sedis vel Legatorum ejus litteras impetrassent, etiam si per eas ad inhibitionem, reservationem et decretum vel alias quomodolibet esset processum, quibus omnibus idem Pius predecessor te in assecutione dicti prioratus voluit anteferriri sed nullum per id eis qua id assecutionem Prioratum vel beneficiorum aliorum prejudicium generari, seu si venerabili fratri nostro Episcopo Silvanectendi vel quibusvis aliis, communiter vel divisim, ab eadem esset sede indulustum quod ad receptionem vel provisionem alicujus minime tenerentur et ad id compelli aut quod interdici suspendi vel excommunicari non possent, quodque de prioratibus hujusmodi vel aliis beneficiis ecclesiasticis ad eorum collationem, provisionem, presentationem, electionem seu quavis aliam dispositionem

*conunctim vel separatim spectantibus nulli valeret provideri per litteras apostolicas non facientes plenam et expressam ac de verbo ad verbum de indulto hujusmodi mentionem. Et qualibet alia dicte sedis indulgentia generali vel speciali cuiuscunque tenoris existeret, per quam litteris ipsius Pii predecessoris nostri si desuper confecte fuissent non expressam vel totaliter non insertam effectus hujusmodi gratie impediri valeret quomodolibet vel differi, et de qua cuiusque tenore habenda esset in eisdem litteris mentio specialis ne autem de absolutione, collatione, provisione, decreto et voluntate premissis pro eo quod super illis dicti Pii predecessoris, ejus superveniente obitu, littere confecte non fuerunt valeat quomodolibet hesitari tuque illorum frustreris effectu, volumus et simili apostolica auctoritate decernimus quod absolutio, collatio, provisio, decretum et voluntas Pii predecessoris hujusmodi perinde a dicta die sexto Id. Januarii suum fortiantur effectum ac si super illis dicti Pii predecessoris littere sub ejusdem diei dato confecte fuissent prout superius enarratur; quodque presentes littere ad probandum plene absolutionem, collationem, provisionem, decretum et voluntatem Pii predecessoris hujusmodi ibique sufficient nec ad id probationis alterius adminiculum requiratur. Quocirca, dilectis filiis Silvanectensi et Parisiensi ac Senonensi officialibus per apostolica scripta mandamus quatinus ipsi, vel duo aut unus eorum per se vel alium seu alios, te recepto prius a te nostro et Romane ecclesie nomine fidelitatis debite solite juramento juxta formam quam sub bulla nostra mittimus introclusam vel procuratorem tuum nomine tuo in corporalem possessionem prioratus et annexorum juriumque et pertinentiarum predictorum inducant auctoritate nostra et defendant inductum. Amoto exinde quilibet illicito detentore facientes te vel pro te procuratorem predictum ad prioratum hujusmodi ut est moris admitti, tibique de illius et annexorum eorumdem fructibus, redditibus, preventibus, juribus et obventionibus universis integre responderi, contradictores dicta auctoritate nostra appellatione postposita compescendo. Non obstantibus omnibus supradictis. [N]ulli ergo omnino hominum liceat hanc paginam nostre voluntatis, decreti et mandati infringere vel ei ausu temerario contraire. [S]i quis autem hoc attemptare presumpserit indignationem omnipotentis Dei ac beatorum Petri et Pauli apostolorum ejus se noverit incursum. Datum Rome apud Sanctum Petrum Anno Incarnationis dominice millesimo quingentesimo septuagesimo secundo octavo Kl. Junii Pontificatus nostri anno primo.*

Seal missing.

on the fold : <i>D. de Pirotis</i>	<i>Gross. septem</i>
under the fold : <i>D. Balbus</i>	<i>C. Burghesius</i>
<i>A. Vedianus</i>	<i>B. Melchiorius</i>
	<i>F. de Franchiis</i>
	<i>P. Saternus</i>

*Citta Verdinus*

on the back : *R<sup>ta</sup> in camera apostolica. A. Cammillus.*

do (in the left corner) : *Le samedi septieme jour de Janvier l'an mil cinq cens soixante et seze le contenu de l'autre pie a esté insinué en registre des insinuations du diocese de Senlis foeuilllets CXIII., XIII., et XV. Ce requerant en personne relligieuse personne frere Nicolas Paulmier.*

*De Sainct Gobert.*

**ESPAGNAC** (Correze. Arr<sup>t</sup>. Tulle).

94 [68].—Muster of a company of "Arquebusiers" under Captain Jean de Rochelongue, Lord of Rocheblave, made before the officials and consuls of the town. April 1<sup>st</sup>, 1575.

**AMULET.**

94<sup>bis</sup> [69].—Prayers in French, supposed to have been sent by a pope to King Charles before the latter's departure to war and supposed to protect the bearer from any evil. (xvii<sup>th</sup> cent.).

**SENLIS** (Oise).

**ABBEY OF NOTRE DAME DE LA VICTOIRE. O.S.A.**

95 [70].—Proceedings of the notification of a bull of Pope Calixtus III. dated Nov. 8<sup>th</sup>, 1455 (of which the text is inserted) appointing Pierre de Crecy and Jean Scabin to put Simon Bonnet, Bp. of Senlis, in possession of the Abbey vacant by the resignation of Jean Marescot. June 3<sup>rd</sup>, 1458.

Two seals missing.

Manual signets of Pierre Forme and Pierre de Puymorel, apostolic notaries.

**NEAUPHLE-LE-VIEUX** (Seine et Oise, Arr<sup>t</sup> Rambouillet).

**ABBEY OF SAINT PIERRE. O.S.B.**

96 [71].—A settlement of the dispute between Br. Simon Tusseautine, provost of the monastery, and Jean Lhomme, abbot of the same monastery, concerning the abbot's rights on the tithes. January 20<sup>th</sup>, 1513.

Manual signet of Adrien Rabache, apostolic notary.

**ANGERS** (Maine-et-Loire).

**UNIVERSITY. COLLEGE OF BUEIL.**

97 [72].—Power of attorney given by Jean du Merle, alias Villart,

a Licentiate in Law and a priest of the diocese of Agen, to resign his scholarship into the hands of the Bishop of Seez. June 1<sup>st</sup>, 1541.

Manual signet of Jean de Vourmes, notary.

**PARIS (Seine).**

**UNIVERSITY. COLLEGE OF SEEZ.**

98 [73].—Power of attorney from . . : Boullay, to resign his scholarship into the hands of the Bp of Seez. July 16<sup>th</sup>, 1540.

(Imperfect). Manual signet of Dominique Riousse, notary.

**SENLIS (Oise).**

**BISHOP'S OFFICIALITY.**

99 [74]—Brief of Pope Paul V giving license to be married to Jean Le Ber. May 13<sup>th</sup>, 1616.

PAULUS PP. V.—*Dilecte fili salutem et Apostolicam benedictionem. Exponi nobis nuper fecit dilectus filius Joannes Le Ber, clericus Carnotensis diocesis, in diocesi Silvanectense a viginti duobus annis commorans, quod eum alias ipse ad laicalia vota aspirans sponsalia per verba de futuro cum quadam puella Ambianensis diocesis contraxisset et matrimonium cum ea per verba de presenti contrahere intendens, proclamationes juxta Concilii decreta ac alias de more patrie fieri solitas in parochiali ecclesia sive solite residentie in dicta diocesi Silvanectensi fieri fecisset seu procurasset, dilectus filius Petrus etiam Le Ber ipsius exponentis frater sive alter ejus consanguineus ad dictas proclamationes se opposuit et coram te exponentem predictum curavit citari eidemque inhiberi ne ulterius ad solemnia matrimonii hujusmodi progrederetur, asserens eundem exponentem non modo clericum prout se esse fatetur sed etiam ad omnes sacros et presbiteratus ordines promotum extitisse illosque a venerabili fratre Episcopo Olorenensi suscepisse instetit quamquidem inhibitionem exhibitis in judicio quibusdam super pretensa hujusmodi promotione falsis litteris ipsi exponenti a te fieri obtinuit. Cum autem, sicut eadem exposito subjungebat in rei veritate, exponens predictus qui alioquin litterarum imperitus et ad ordinum sacrorum susceptionem minus idoneus extitit, nedum ordines predictos non suscepit sed nequidem unquam in diocesi Olonenensi (sic) fuerit quinimo date litterarum se semper in civitate seu diocesi Silvanectensi remansisse nec ab ea abfuisse probaverit. Cupiatque, falsis allegationibus ac desuper productis litteris hujusmodi non obstantibus, se matrimonium per verba de presenti cum dicta puella seu alia quacumque nullo alias sibi jure prohibita muliere contrahere posse, prolemque exinde perventuram legitimam fore judicialiter declarari facere. Id vero absque speciali nostro et sedis Apostolice rescripto, attento quod aliter*

*et sine eo tu super declaratione hujusmodi procedens recusasti, obtinere non possit. Nobis propterea humiliter supplicari fecit exponens predictus quatinus causam et causas declarationis hujusmodi necnon quam et quas idem exponens super premissis contra Petrum predictum omnesque alios sua interesse putantes habet et movet, habereque et movere vult et intendit, cum omnibus et singulis suis incidentibus, dependentibus, annexis et connexis totoque negotio presenti etiam summarie prout in beneficialibus, tibi audienti cognoscentes, fineque debito terminanti et decidenti cum potestate etiam per edictum publicum constito de non tuto accessu dictum Petrum omnesque alios quos opus fuerit citanti eisque ac quibus inhibentes erit et sub censuris et penis inhibenti, necnon Parrocho seu Parrochis cui seu quibus competit ut ad proclamationes predictas et alias dicti matrimonii ecclesiasticas solemnitates ulterius procedere poterint et valeant, licentiam quatinus de jure impertiendi ceteraque in premissis necessaria et opportuna faciendi, exercendi et exequandi, premissis ac constitutionibus et ordinationibus apostolicis, ceterisque contrariis nequaquam obstantibus, committere ac alias eis in premissis opportune providere de benignitate apostolica dignaremur. Nos igitur eundem exponentem a quibusvis excommunicationis suspendens et interdicti aliisque ecclesiasticis sententiis censuris et penis a jure vel ab homine quavis occasione vel causa latis, si quibus quomodolibet innodatus existit, ad effectum presentium duntaxat consequentes harum serie absolventes et absolutum fore sensentes, hujusmodi supplicationibus inclinati, discretioni tue per presentes comittimus et mandamus quatinus vocatis ad id qui fuerint evocandi in premissis omnibus et singulis auctoritate nostra facias et declares prout de jure fuerit faciendum et declarandum. Datum Rome apud sanctam Mariam Majorem sub Anulo Piscatoris Die decima tertia Maii MDCXVI, Pontificatus nostri anno undecimo.*

[Signed] *F. Mattheius.*

[Endorsed] *Dilecto filio officiali Silvanectensi.*

RENNES (Il et Vilaine).

BISHOPRIC.

100 [75].—Form of the oath sworn by Louis Auguste Le Tonnelier de Breteuil, bishop elect of Rennes, before his consecration. 1725.

SAINTE-FULGENT-DES-ORMES (Orne, Arr<sup>t</sup> Mortagne).

101 [76].—Appointment of Jacques Brisart as “procureur fiscal” of the barony of St. Fregent. Sept. 20<sup>th</sup>, 1646.

Signature of Jacques Camus, Bp. of Seez.

FRESNÉ-LA-MÈRE (Calvados, Arr<sup>t</sup> Falaise).

102 [77].—François de Rouxel de Medavy, Archbp. of Rouen, Abbot “in commendam” of Saint André en Gouffern, presents Pierre Moynet to the church of Fresné-la-Mère, subject to the Bishop of Seez’s approval. January 23<sup>rd</sup>, 1674.

Signature of François de Rouxel de Medavy.

SENLIS (Oise).

BISHOPRIC. OFFICIALITY.

103 [78].—Brief of Pope Innocent X. authorizing the marriage of Jean Musnier to Jacqueline Fresnot. Oct. 15<sup>th</sup>, 1650.

INNOCENTIUS PP. X.—*Dilecte fili, salutem et apostolicam benedictionem. Oblata nobis nuper pro parte dilectorum filiorum Joannis Musnier, laici, et Jacobee Fresnot mulieris, Silvanectensis diocesis, petitio continebat quod ipsis alias sciendis se secundo in linea reguali consanguinitatis gradu ininvicem esse conjunctos non quidem peccandi data opera ut criminе admissо hec confessio foret nos et sedem apostolicam ad misericordiam et gratiam erga ipsos faciliores reddendo, sponsalia inter se per verba de futuro contraxerunt et carnis fragilitate devicti se carnaliter cognoverunt. Cum autem, sicut eadem expositio subjungebat, nisi matrimonium inter dictos exponentes contrahatur dicta Jacobea graviter diffamata et innupta remaneret, graviaque exinde scandala orirentur et dictis exponentibus vite periculum immineret, cupiant exponentes predicti invicem matrimonialiter copulari, sed stante impedimento hujusmodi, desiderium eorum hac in parte adimplere non possunt absque sedis Apostolice dispensatione. Ideo nobis humiliter supplicari fecerunt exponentes predicti ut eis in premissis de absolutionis beneficio et opportunitate dispensationis gratia providere de benignitate apostolica dignaremur. Nos igitur, qui salutem querimus cunctarum et scandalis quantum cum Domino possumus libenter obviamus, certam de premissis notitiam non habentes, ipsosque exponentes specialis gratie favore prosequi volentes, necnon eorum quemlibet a quibusvis excommunicationis, suspensionis et interdicti, aliisque ecclesiasticis sententiis, censuris et penis a jure vel ab nomine quavis preterquam premissorum occasione vel causa latis, si quibus quomodolibet innodati existunt, ad effectum presentium dumtaxat consequenter harum serie absolventes et absolutos fore censes hujusmodi supplicationibus inclinati discretioni tue, de qua plenam in Domino fiduciam habemus, per presentes committimus et mandamus quatinus, deposita per te omni spe cujuscumque muneris aut premii etiam sponte oblati, a quo te omnino abstinere debere monemus, de premissis te diligenter informes*

*et per informationem . . . veritate niti repereris, super quo conscientiam tuam oneramus, eosdem exponentes qui, ut ipsi asserunt, pauperes et miserables existunt ac ex sis labore et industria tamen vivunt, in primis ad invicem separe; deinde si veniam a te petierint humiliter, imposita eis propter incestum . . . arbitrio tuo gravi penitentia salutari, et recepto prius ab eis juramento quod sub spe facilius habende dispensationis hujusmodi incestum hunc non comiserint et quod talia deinceps non committent, neque committentibus prestabunt auxilium, consilium vel favorem et quatinus contra ipsos exponentes causa super premissis in judicium quoquo modo deducta fuerit, parito judicato, auctoritate nostra hac vic dumtaxat absolvas in forma ecclesie consueta. Demum si tibi expediens videbitur quod dispensatio hujusmodi sit eis concedenda, nec scandalum sit ex ea oriturum, super quo conscientiam tuam etiam oneramus, cum eisdem exponentibus ut postquam in separatione predicta arbitrio tuo perseveraverint et dummodo dicta Jacobea propter hoc rapta non fuerit, ipsique exponentes pauperes et miserabiles existant ac ex suis labore et industria tamen vivant ut predicitur, quod impedimento secunde consanguinitatis gradus in linea equali hujusmodi ac constitutionibus et ordinationibus apostolicis ceterisque contraritis quibuscumque non obstantibus, matrimonium inter se publice, servata forma concilii Tridentini, contrahere illudque in facie ecclesie solemnizare et in eo postmodum remanere libere et licite valeant, dicta auctoritate dispenses, prolem susceptam si qua sit et suscipiendam exinde legitimam decernendo. Volumus autem quod si tu spreta monitione nostra hujusmodi aliquid muneris aut premii occasione absolutionis et dispensationis par te exigere vel oblatum recipere te merere presumseris, excommunicationis sententia tamdiu innodatus existas donec a sede predicta absolveris beneficium per satisfactionem condignam merueris obtinere et nihilominus absolutio et dispensatio a te faciente parte nullius sint roboris vel momenti. Datum Rome apud Sanctam Mariam Majorem sub anulo Piscatoris die XV Octobris MDCL, Pontificatus nostri anno septimo.*

[Signed] *A. Homodeus.*

[Endorsed] *Dilecto filio Officiali Silvanectensi.*

#### FAVEROLLES (Orne, Arr<sup>t</sup> Argentan).

104 [79].—Fernand de Neufville, Bp. of St. Malo, Abbot “in commendam” of Saint-Wandrille, presents Nicolas Mesley, a priest of the Diocese of Le Mans, to the Church of Faverolles, subject to the Bishop of Seez’s approval. June 1650.

Signature of Fernand de Neufville.

## ALTOMONTE (Italy, Province of Cosenza).

105 [80].—Vidimus of a privilege dated 1535 appointing Angelo Biscardo as Archpriest of Altomonte in the Diocese of Cassano. March 10<sup>th</sup>, 1555.

Signature of Pietro de' Assacati, Dean of Cassano, and remains of his seal.

LIHONS-EN-SANTERRE (Somme, Arr<sup>t</sup> Peronne).

PRIORY. Ord. Clun.

106 [81].—Isaac Habert, Vicar General of the Cardinal Abbot General of the Order of Cluny, appoints Arnoul Mousseaux, prior of Crépy-en-Valois, to investigate the case of the priory of Lihons where the monks are discontented. June 19<sup>th</sup>, 1630.

One seal missing.

## PARIS (Seine).

ARCHBISHOPRIC. OFFICIALITY.

107 [82].—Certificate of the ordination of Nicolas Choart, priest, made in the Church of St. Magloire. May 15<sup>th</sup>, 1650.

One seal missing.

## LISIEUX (Calvados).

CATHEDRAL CHURCH.

107<sup>bis</sup> [83].—Power of attorney given by Nicolas de la Porte, prebendary of Survilles, for the resignation of his prebend. Aug. 25<sup>th</sup>, 1556.

Manual signet of Pierre Rochon, notary.

## BEAUVAIS (Oise).

CATHEDRAL CHURCH.

108 [84].—Appointment of Pierre Guillet as vicar of the treasurer André de Berliau. Aug. 1<sup>st</sup>, 1698.

Signature of Andre de Berliau, seal missing.

SAINT-FULGENT-DES-ORMES (Orne, Arr<sup>t</sup> Mortagne).

109 [85].—Charlotte de Miee de Guespray, Abbess of Saint-Julien-du-Pré in the Diocese of Seez, presents Charles Chevalier, a deacon of the said diocese, to the church of St. Frogent, subject to the Bishop of Seez's approval. July 31<sup>st</sup>, 1659.

Signature of Sr Charlotte de Miee de Guespray.

BEAUMONT-LES-NONAINS (Oise, Arr<sup>t</sup> Beauvais).

110 [86].—Jacques Langlois, Vicar of the Archbp. of Rouen for Pontoise and the French Vexin, sanctions the appointment of Nicolas

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Fortier, priest, as rector of the church of Beaumont, appointment made by the Abbot of Marcheroux, patron of the said church. Dec. 11<sup>th</sup>, 1664.

Seal missing.

REBAIS (Seine et Marne, Arr<sup>t</sup> Coulommiers).

PRIORY OF ST. AILE, O.S.B.

111 [87].—Henri Charles de Foix, Abbot “in commendam” of Saint Pierre de Rebais, O.S.B., appoints as prior of St. Aile, Br. René de Relliac. April 12<sup>th</sup>, 1662.

Signature and seal of Charles de Foix.

TOULOUSE (Haute-Garonne).

UNIVERSITY.

112 [88].—Patent of the degree of Doctor in Divinity conferred upon Claude Chirol, of the diocese of St. Flour. Sept 13<sup>th</sup>, 1686.

Signatures of the Board of Examiners.

BEAUVAIS (Oise).

BISHOPRIC.

113 [89].—Toussaint de Forbin-Janson, Bp. of Beauvais, appoints as his sarjeant for the Baillage and County of Beauvais and as “vidame” of Gerberoy, Ferrand de la Lande. January 26<sup>th</sup>, 1682.

Signature of Toussaint de Forbin-Janson. Seal missing.

SAINT LHOMER (Orne, Arr<sup>t</sup>. Alençon).

114 [90].—François de Beauvoisier, kn<sup>t</sup>, Lord of Le Coudray, presents - ? - to the church of St. Lhomer, subject to the approval of the Bishop of Seez. March 27<sup>th</sup>, 15 . . .

(Imperfect.) Signature of F. de Beauvoisier. Seal missing.

BAR-SUR-AUBE (Aube).

COLLEGiate CHURCH OF SAINT MACLOU.

115 [91].—Appointment of Claude Paillois as one of the canons of the said church. June 29<sup>th</sup>, 1623.

Signature of the Dean, Philippe de Lenoncourt.

BEAUVAIS (Oise).

BISHOPRIC.

116 [92].—Appointment of Antoine Ransson, priest, to the deanery of La Montagne. April 24<sup>th</sup>, 1629.

Signature of Augustin Pothier, Bp. of Beauvais.

GOMERFONTAINE (Oise, Arr<sup>t</sup>. Beauvais, C<sup>ne</sup> Tric-la-Ville).

ABBEY.

117 [93].—Profession of Sister Florence Cossart (Aug. 23<sup>rd</sup>, 1716).

118 [94].—Profession of Sister Lucie de Nayville (Nov. 13<sup>th</sup>, 1716).

119 [95].—Profession of Sister Sophie de Biencourt (Aug. 23<sup>rd</sup>, 1716).

120 [96].—Profession of Sister Delphine Rosset (May 17<sup>th</sup>, 1733).

All with signatures of the Abbess and witnesses.

#### FRANÇOIS MALLET.

121 [97].—Ratification by the king of the transfer to François Mallet, president of the Chambre des Comptes in Paris, of two rents, respectively of £107 4s. and £65 6s. 8d., which the said Mallet claims as his grandmother's heir. April 29<sup>th</sup>, 1723.

Seal missing.

#### GOMERFONTAINE (Oise, Arr<sup>t</sup>. Beauvais, C<sup>ne</sup> Trie-la-Ville).

##### ABBEY.

122 [98].—Profession of Sister Marie Eleonore Aubery. May 15<sup>th</sup>, 1724.

Signature of the Abbess and witnesses.

#### CHARLES BARON.

123 [99].—Ratification by the king of the cession to Charles Baron, comptroller general of the "Rentes" on the Hotel de Ville, by Philippe Auburger of Paris, of a rent of £358 1s. 8d. May 27<sup>th</sup>, 1677.

Seal missing.

#### CONSERANS [SAINT-LIZIER] (Ariege).

124 [100].—Receipt for a sum of £1783 paid by the receiver of the tithes of the Diocese of Conserans to the "Intendant Général des Affaires temporelles du Clergé de France." July 7<sup>th</sup>, 1723.

Printed form, filled and signed.

#### D'AGAY (Family).

125 [101].—Note of hand from J. G. d'Agay, Bp. of Perpignan, promising to pay to his nephew, M. d'Agay, Maitre des Requêtes, a pension of 2000 francs. April 2<sup>nd</sup>, 1785.

Signature.

#### STAFFORDSHIRE.

[R. 35666] 126-145 (9943).—A collection of twenty records bound in one volume under the title: *Deeds relating to the county of Stafford, Henry VIII-James I*, and all relating to persons or lands of Staffordshire.

126.—Rental of the Manor of Whittington, 1507-1509. A roll.

127.—Letters patent of Henry VIII. for John Blount, Esq., son of

Thomas Blount, exempting him from paying relief for his father's succession. Feb. 10<sup>th</sup>, 1526.

Fragment of the great seal in white wax.

128.—*Inquisitio post mortem of Thomas Grey of Enville.*

Fifteen seals missing.

129.—Lease of the land of Joyce Worsley al. Ashby and of the manor of Cannock, by George Ashby of Leicester, gent., to Edward Sprotte of Ashmore brook, for £66 13s. 4d. July 22<sup>nd</sup>, 1561.

Signature and seal of George Ashby.

130.—A writ of the Court of wards and liveries of Queen Elizabeth to put John Grey, Esq., son and heir of the late Thomas Grey, in possession of his inheritance. With a survey of the late Thomas Grey's estate. Feb. 15<sup>th</sup>, 1562.

Signature and seal of Sir William Cecil, Master of the Court.

131.—Settlement made by Richard Tomkis of Bilston and Margaret Greswall of Barnhurst for the marriage of John Tomkis and Elinore Greswall. Sept. 18<sup>th</sup>, 1573.

Seal missing.

132.—Feoffment of a cottage and land in West Bromwich by William Taylor to William Hunt. Jan. 26<sup>th</sup>, 1577.

Seal missing.

133.—An appeal before the Queen in the lawsuit Archibold *v.* Astbroke. June 4<sup>th</sup>, 1578. A roll.

134-136.—Feoffment of lands in Wolverhampton by William Batche of Over Penn to William Baylie of Wolverhampton. February 10<sup>th</sup>, 1593. With the indentures of the fine between the two parties on the same matter.

Signature of W. Batche and fragment of seal.

137.—Sale by Richard Broughton of the Inner Temple, London, Esq., to Rowland Watson of Lincoln's Inn, London, Esq., of the churches of Pattingham and Patshull and of the tithes of Rudge (Co. Salop). May 28<sup>th</sup>, 1594.

Signature of R. Watson. Seal missing.

138.—Settlement made by Francis Thomas, of Hoxton in the parish of Claverley in the county of Salop, and William Brooke of Lulley in the parish of Enville in the county of Stafford for the marriage of William Thomas and Elizabeth Brooke. June 20<sup>th</sup>, 1594.

Signature of F. and W. Thomas and remains of two seals.

139.—Exemplification of the enrolment of the recovery of lands in Wolverhampton by William Baylie, gent. Nov. 29<sup>th</sup>, 1596.

Part of the great seal.

140.—Lease by Sir Walter Harcourt, knt., of Stanton Harcourt in the County of Oxford, to Walter Brooke of Lapley, of some land in Shareshill. March 31<sup>st</sup>, 1604.

Seal missing.

141.—Power of attorney given by Edward Sutton, Lord Dudley of Dudley Castle to take possession of Sedgley Park. March 25<sup>th</sup>, 1598.

Signature and seal of Lord Dudley.

142.—Lease by the same to his brother John Sutton of the same place. March 25<sup>th</sup>, 1598.

Signature of Lord Dudley. Seal missing.

143.—Appointment of William Birche of Hatherton in the custody of Francis Burne, His Majesty's ward, heir to the late Margaret Cricheley, by the Court of Wards and Liveries. With an extent of the ward's property. April 16<sup>th</sup>, 1606.

Signed : *Salisbury*. Seal missing.

144.—Appointment of Walter Clemante of All Hallows the Great in the county of the city of London, in the custody of William Vickin, His Majesty's ward, heir to the late Hugh Vikin, yeoman, by the Court of Wards and Liveries. With an extent of the ward's property in Hilderstone. Oct. 23<sup>rd</sup>, 1605.

Signed : *Salisbury*. Seal missing.

145.—Agreement between Edward James of Bromley and Dennis Bradley of Kingswinford, on some money matters. Jan. 18<sup>th</sup>, 1616.

Signed : *Edward James*. Seal missing.

#### FLANDERS (County).

[R. 26221] 146 (9967).—Contemporary transcript of the acceptance by Guy de Dampierre, Count of Flanders, of the truce of Vive-Saint-Baron between Philippe IV, King of France, and Edward I, King of England (1297).

[French MS. 106.]

*A tous cheaus qui ches lettres verront, Guys, quens de Flandre et marchis de Namur, salus. Vous faisomis savoir que comme souffrance soit prise en certaine fourme jusques a certain temps entre tres haus princes Le Roy de France et le Roy d'Engleterre pour eaus et pour lor allies sour toutes le guerres qu'il ont ensamble, nous a le dite souffranchise en le maniere que elle est faite et acordee e seelee dou, seal du (add.) dit Roy d'Engleterre, nous assentoms et prometoms en bonie foy et avoms jurei sour les sains evangiles pour nous et pour nos enfans que nous le dite souffrance garderoms et garder feroms loiaument et enterement par maniere que toutes nos gens de Flandre et de tout nostre pooir soient en le dite souffrance ainsi avant comme*

*nous et puistent aler et venir [vendre] marchander et besoingner par toute le terre dou roiaume de France et par toutes terres des alliés le Roy de France sauvement et paisivlement tant et si longement comme li termes de la desusdite souffrance durra. En tesmoing de la quel chose nous avons fait ches presentes lettres saiel de nostre saiel qui faites et donnees furent l'an de grace mil deus cens quatre vins et dis et sept.*

- [R. 45950] 147-166.—A set of ten documents relating to places in Aquitaine which formed Lot 614 at the Phillipps's sale on June 26<sup>th</sup>, 1919.

BORDEAUX (Gironde).

HOSPITAL OF SAINT JACQUES.

- 147.—Approval by the Prior and Brethren of a sale of land in Prat Badon which is subject to a rent paid to the hospital. Aug. 31<sup>st</sup>, 1341.

Manual signet of Elias de Ceivra, notary.

ARCHBISHOPRIC.

- 148.—Lease of a house in the street "*deu gran Cauffernau*" in the parish of "*Senta Eulodia*" at a rent of 5d. April 9<sup>th</sup>, 1354.

Manual signet of Johan de la Crota, notary.

- 149.—Lease of a house in the parish of St. Simeon "*au cayrefort davant l'arrua de sarporas*" at a rent of 2d. April 22<sup>d</sup>, 1354.

Same manual signet

HOSPITAL OF SAINT JACQUES.

- 150.—Confirmation of the feoffment of some lands in Lopiac made in January 1332, to Ramon Bruet and reverted to his son and heir. April 5<sup>th</sup>, 1359.

Manual signet of Ramon de Sent Pau.

ABBEY OF LA SAUVE MAJEURE. O.S.B.

- 151.—Feoffment of a house and a piece of land in the parish of La Goyran at a rent of 4s. 6d. to be paid to the Almonery. June 12<sup>th</sup>, 1364.

Manual signet of Guassen Sant de Sent Johan, notary.

LA REOLE (Gironde).

- 152.—Acknowledgment by Arnaut Guast of the parish of Borderes of a piece of land in the said parish, which Bernard Juzin, burgher of St. Macaire, bought from Tibbaud Cavoy, Lord of Budos, and left to his daughter Johane, the wife of Pey Ros, burgher of St. Macaire. May 22<sup>d</sup>, 1393.

Manual signet of Bernard Delegi, notary.

## BORDEAUX (Gironde).

153.—Acknowledgment by Ramon de Vals, of the parish of St. Elodie, of a piece of land "*en las gravas de Bordeu*," from Guilhem Guiraudon of the same parish, at a rent of the fourth part of the wine. April 25<sup>th</sup>, 1391.

Manual signet of Johan Arros, notary.

## LA REOLE (Gironde).

154.—Lease by Pey Ros, burgher of St. Macaire, to Pey Sados of a piece of land in La Reole, at a rent of 2 "double sous". May 22<sup>d</sup>, 1393.

Same manual signet as No 152.

CASTELNAU-DE-MEDOC (Gironde, Arr<sup>t</sup>. Bordeaux).

155.—A contemporary transcript of the feoffment by the Lady Blanche de Foix, captal of Buch, to Raimon de Tausiet, of Castelnau, of the moiety of her houses in Castelnau at a rent of 5s. Nov. 17<sup>th</sup>, 1353.

Transcript made from the books of Ayquart de Lagunagian, notary.

## BORDEAUX (Gironde).

## CATHEDRAL AND CHURCH OF SAINT ANDRÉ.

156.—Feoffment by the Dean of St. André to Alays Audebrand, the wife of Arnaud Deubose, jun., of the parish of Sent Miqueu, of a vineyard "*en las gravas de Bordeu*" at a rent of 5s. Oct. 23<sup>d</sup>, 1404.

Manual signet of Bernard de Feriaud, notary.

[R. 45951] 157-166.—Another set of 10 documents relating to Aquitaine. Formed lot 614 at the Phillipps sale on June 26<sup>th</sup>, 1919.

SEPTFONDS (Tarn-et-Garonne, Arr<sup>t</sup>. Montauban, C<sup>ne</sup> Realville).

## ABBEY OF SAINT MARCEL. Ord. Cist.

157.—Confirmation by the Abbot of the sale by Bru Grifolet of La Befiére to Johan Clemens of Bioule, of a piece of land in Realville, subject to a rent in kind to be paid annually to the monastery. Feb. 5<sup>th</sup>, 1327.

Manual signet of Jean Grimelia, notary.

## BORDEAUX (Gironde).

## ABBEY OF LA SAUVE MAJEURE. O.S.B.

158.—Confirmation by Pey de Sent Chesteye (monk of La Sauve, acting for the Abbot Guy) of the sale by Guilhelm Castanich to Johan de Poyons of some land in Capian (Arr<sup>t</sup>. Bordeaux, Com

## HAND-LISTS OF CHARTERS AND DEEDS 501

Cadillac) on which the priory of Sainte Anne d'Artolée has some rights.  
Feb. 8<sup>th</sup>, 1345.

Manual signet of Huc Morand, notary.

159.—Acknowledgement by Arnaud d'Arrebeyra of a piece of land in Saleyras at a rent of 2s. 6d. and 2s. Feb. 6<sup>th</sup>, 1368.

Same manual signet as N°. 158.

### FRÈRES PRÉCHEURS.

160. Friar Pey de Cassilhs, prior, quits of the rights of "lods" and approves the sale by Pey de Maderan to Itey Seguin of a house in the parish of St. Pierre at a rent of 60s. Aug. 30<sup>th</sup>, 1371.

Manual signet of Pey de Lemoges, notary.

### ABBEY OF SAINTE CROIX. O.S.B.

161.—Feoffment by the Abbot Ramon d'Arroqueys, to Maria de Bernatanda, widow of Bernard Franssès, of a piece of land in the island of Magnan at a rent of the fifth part of the harvest. Feb. 21<sup>st</sup>, 1375.

Manual signet of Guilhem de la Bau, notary.

### ABBEY OF SAINT SEURIN. O.S.A.

162.—Grant by the Dean to Ramon de Pont, of the parish of Notre Dame, of two pieces of land, one in "*las gravas de Bordeu*," the other in Pissaloup, at a rent of the third and the fourth of the wine. March 16<sup>th</sup>, 1376.

Manual signet of Arnaud Marcey, notary.

### SAINT MICHEL (Church).

163.—Acknowledgement by the vicar, Guilhem de Laissan, from the Chaplains, of a house in the parish at a rent of 13s. 4d. Sept 6<sup>th</sup>, 1387.

Manual signet of Bertram Fonvo, notary.

### HOSPITAL OF SAINT JACQUES.

164.—Feoffment by the syndic to Guilhem de Gironda, of the parish of Loupiac, of two pieces of land in Loupiac at a rent of the fourth part of the harvest. Dec. 31<sup>st</sup>, 1389.

Manual signet of Vital de Villeneuve, imperial notary.

### ESTARGNAN (Gironde).

165.—Feoffment by Archambault de Grailly, capitl of Buch, and Gailhard de Durafort, Lord of Duras and Blanquefort, to Pierre and Guilhem Austen of an estate in Estargnan. May 5<sup>th</sup>, 1393.

Manual signet of Pierre de Costeran, imperial notary.

## BORDEAUX (Gironde).

## ABBEY OF LA SAUVE MAJEURE. O.S.B.

166.—Transcript of an acknowledgement by Amaniu de Fossa of a piece of vineyard, a dependance of the priory of St. Pierre de Castets, at a rent of 3d. and the fourth part of the grapes. Jan. 23<sup>rd</sup>, 1393.

Transcript made from the books of Johan Dabes, notary, by Guirand Ascor, notary, whose manual signet is drawn.

[R. 45952] 167-174.—Another set of 8 documents relating to Aquitaine. Formed lot n<sup>o</sup>. 615 at the Phillipps sale on June 26, 1919.

LIGNAN (Gironde, Arr<sup>t</sup> Bordeaux).

167.—Sale by Ramon de Lopa to Ramon de Benanges of a piece of land for a sum of £4 and a rent of 3s. May 3<sup>rd</sup>, 1311.

Manual signet of W. Faur of Sadirac.

SEPTFONDS (Tarn-et-Garonne, Arr<sup>t</sup> Montauban, C<sup>ne</sup> Réalville).

## ABBEY OF SAINT MARCEL. Ord. Cist.

168.—Grant by P. Borgy, Abbot, to Johan Cartals, of some land in Réalville for the sum of £2 (cahorsin money) and a rent in kind. March 2<sup>nd</sup>, 1321.

Manual signet of Pierre Benoit, royal notary.

LIGNAN (Gironde Arr<sup>t</sup> Bordeaux).

169.—Acknowledgment by Pey de Pugarem to Johan Seneppa of the parish of St. Pierre in Bordeaux, of a piece of land at a rent of a bushel of corn. Nov. 13<sup>th</sup>, 1367.

Manual signet of Guillaume Ayqueline, notary.

## BORDEAUX (Gironde).

## ABBEY OF LA SAUVE MAJEURE. O.S.B.

170.—Acknowledgment by Bartholomiu Arcambaut to the Priory of St. Pierre de Castet, of a vineyard in St. Pierre de Castet at a rent of 12d. May 13<sup>th</sup>, 1368.

Manual signet of Guassia Santi de St. Johan, notary.

171.—Acknowledgment by Ramon d'Armanyhac to the same, of some lands and houses at a rent of 11s. 4½d. and some work and goods. May 6<sup>th</sup>, 1368.

Same manual signet.

## HOSPITAL OF SAINT JACQUES.

172.—Acknowledgment by Jean Feradie, of the Parish of St. Pierre de Bordeaux, to the hospital, of lands near the latter, at a rent of 17d. March 23<sup>rd</sup>, 1387.

Manual signet of Vidau de Villanova, notary.

ABBEY OF LA SAUVE MAJEURE. O.S.B.

173.—Acknowledgment by Jordan Helyas, to the Priory of Ste. Anne d'Artholée, of a piece of land in the parish of St. Hilaire, at a rent of 6s. Jan. 14<sup>th</sup>, 1392.

Manual signet of Guirand Castor, notary.

ABBEY OF SAINT SEURIN. O.S.A.

174.—Acknowledgment by Bernard de Lalau, of Le Tourne Entre-deux-mers, to the Dean and Chapter, of a piece of land in Le Tourne, at a rent of 8d. Feb. 24<sup>th</sup>, 1399.

Manual signet of Pey Arnaud, notary.

[R. 46072] 175-205 (32282).—A collection of documents relating to lands and persons in Tournai (with the exception of *one* document relating to Verdun).

TOURNAI (Belgium).

175.—The report of Thibaut Bel Amin, appointed by the Council of the Thirteen of the town of Tournai to investigate the case between the Abbot of St. Clement and the "avoués" of the monastery in Pommereux in the matter of some death duties. The report concludes for the Abbot. Aug. 31<sup>st</sup>, 1324.

176.—Lease by Damoiselle Katherine Menton, the widow of Jean Vilain, her sons-in-law and her three young children to Jehan Campion, of a house in the 'rue de Babilone' near the gate of La Vigie at a rent of £4 6s. 7d. October 11<sup>th</sup>, 13 .

A chirograph.

177.—Lease by Katherine, the widow of Jakemon of Epelchin, to Colart d'Outriesson of Créplaine, of some lands in Epelchin (near Tournai) at a rent in kind. Sept. 21<sup>st</sup>, 1321.

A chirograph.

178.—Lease by Gulles de Preudon, to Jehan Le Tailleur and Hellin de la Masure, of lands in Templeuve (near Tournai) at a rent in kind. Oct. 21<sup>st</sup>, 1331.

A chirograph.

179.—Lease by the Guardians of the poor of Tournai to Colars Plouviers, of some lands in Espieres (near Tournai) belonging to the poor, at a rent of £40 10d. Dec. 29<sup>th</sup>, 1337.

A chirograph.

180.—The will of Juliasne, the widow of Alart le Banceteur, Feb. 8<sup>th</sup>, 1341.

A chirograph.

181.—The will of Jaquemes Olivier. June 23<sup>rd</sup>, 1347.

A chirograph.

182.—A private agreement between Etienne de Baelly and Damoiselle Katherine de Baelly to accept the verdict of umpires in a law-suit. The umpires agreed upon are: Jehan de Maresquel, mayor of the "eswardeurs" of Tournai, Ernoul le Muisit, Jaquemon dou Croquet and Jehan Poullain, "eswardeurs" of Tournai. Dec. 11<sup>th</sup>, 1349.

A chirograph.

183.—Lease by Gilles Mousket to Jean de Lannays, of the moiety of a manor in Epelchin (near Tournai) at a rent in kind. Sept. 1<sup>st</sup>, 1352.

A chirograph.

184.—Lease by Gilles de La Caune, smith, to Jakemon Candillon, a coat-maker, of a house in the "rue Picket" at a rent of 99s. May, 1368.

A chirograph.

185.—Seisine by Jakemes, monk of Saint Martin de Tournai, attorney of the Abbot and convent, of a mill, the property of Jakemes Dauclare and Henry Catine, as a mortgage for unpaid rents. Feb. 9<sup>th</sup>, 1359.

A chirograph.

186.—Lease by Guillaume de Buri, monk of Saint Martin de Tournai, attorney of the abbot and convent, to Philippe Wiars, of a house in Tournai, and of the lands belonging to the monastery alongside the road from Fromont to Tournai, at a rent in money and kind. May 5<sup>th</sup>, 1360.

A chirograph.

187.—Quitclaim by Thomas Borel, King's sarjeant in the Baillage of Tournaisis, to Jean du Castel, of a house in the "rue Kaledane," in Tournai, for the sum of 18 florins which the said Thomas Borel borrowed from the said Jean du Castel and was unable to repay. Feb 28<sup>th</sup>, 1374.

A chirograph.

188.—Acknowledgment by the Guardians of the poor of Tournai, to Jaquemon Dorque and his brother, of a sum of 100 florins of gold bequeathed by the late Colars Martin, father of the latters, to the poor of Tournai on condition that an *obit* should be celebrated annually in the church of St. Jaquemes. May 21<sup>st</sup>, 1376.

A chirograph.

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189.—The will of Jehanne Mallette. July 9<sup>th</sup>, 1377.

A chirograph.

190.—Sale by Jaquelin de Peronne, attorney of the Franciscan Friars in Tournay, to Damoiselle Katherine Willeurée, the widow of Jakeme Demaude, of a house in Tournai, in front of the Austin Convent. March 3<sup>rd</sup>, 1380.

A chirograph.

191.—Lease by Jehan de Bauwegines and Laurenc le Flameng, receivers of the town of Tournai, acting for the corporation, to Piat de Leuse, of a piece of land near the little gate "*des norriers*," at a rent of 15s. June 22<sup>nd</sup>, 1384.

A chirograph.

192.—Contemporary transcript of a settlement relating to the repayment of a debt of £4000 by Anel, daughter of the late Thiebal Herbel, "eschevin," to Haury Bourchon. Oct. 31<sup>st</sup>, 1390.

193.—Lease by Jehan de Helleremes, provost of Tournai, and other representatives of the corporation, to Colard de Roques, of a piece of land near the walls of "*Porte Fierain*," at a rent of 60s. May 19<sup>th</sup>, 1392.

A chirograph.

### VERDUN (Meuse).

194.—Sale by Nicole François, "aman" and "eschevin" of Metz, and some other citizens of Metz, to Gilles Paixel, knt., "eschevin du palais" of Verdun, and Jehan Piedeschal, sen., citizen of Metz, of some rights they hold for and from the Abbey of Saint Vincent (of Metz) in the town and county of Verdun and specially in Dugny. Jan. 24<sup>th</sup>, 1396.

Manual signet of Jean Maigret, apostolic notary.

### TOURNAI (Belgium).

195.—Sale by the heirs and executors of Jacques Laurens to Philippe de Croy, Count of Solre, a knight of the golden Fleece, of a piece of land near the walls of Tournai. Jan. 12<sup>th</sup>, 1601.

A chirograph.

196.—Lease by the "Echevins" of Tournai to Gilles du Tilleul and François Caron, canons of the Cathedral, of the tenth part of the little "*marnis*" in the parish of Saint Jehan d'Escauffours, at a rent of £28. July 26<sup>th</sup>, 1630.

Seal missing.

197.—A decree of the Council of Flanders relating to the *seisine* of

the money deposited by Marianne du Pret, widow of Antoine de Gru, in the hands of the "Echevins". April 19<sup>th</sup>, 1652.

Signed: *Par le Roy. A la relation du Conseil. Joh. de Ruysschen.*

198.—Six fragments concerning pleas held in Tournai (XIV<sup>th</sup> cent.), viz.:

(a) *C'est li briēs des debatans dou plet l'an MCCC et XX le lundi devant le jour de May.*

(b) *Ce sont li debatant dou plait de le St. Luch l'an XXII.*

(c) *Ce sont les jornees et les quinsainnes dou plet le jor St Vincent l'an MCCC et XVIII.*

(d) *Ce sont les jornees et les quinsaines d... dou plet l'an MCCC et XIX, le lundi devant le de ducasse Nostre Dame. Se fu maires des Eskevins Watiers Gargatte.*

(e) ... plet l'an MCCC et XXI.

(f) A fragment imperfect both at the beginning and at the end, but of a similar character.

199.—Six fragments concerning debts and debtors in Tournay, viz.:

(a) *C'est çon que Colars de St Bris devoit au jour dou trespass se femme. Ends v°: Ciste perçons fu faite le jour St Lehire MCCC et XXVII.*

(b) *Ce sont les dettes que Colars li Cousturiers devoit.*

(c) *Che sont les dettes que on devoit a Pieron dit Sovis au jour et a l'eure ke sa femme daerainne trespassa au plus justement que il le puet savoir et que il l'a rapporté en sa parçon contre ses fillastres. (Imperfect at the end.)*

(d) *Che sont les debtes que Jehan de Rayme doit sour lesquelles il entent a aler a sierement sour l'autel Nostre Dame a le contre de ses parçonniers. Ends: Chi seremens fu fais sour l'autel del eglise Nostre Dame de Tournay le XVII<sup>e</sup> jour dou mois de Juillé l'an de grace Mil trois cens et trente et wit.*

(e) *Ce sont les dettes ke Jehan li plas doit.*

(f) Accounts of the debts of a certain Willaume of which the first part is missing, and which ends as follows: *A cest sairement faire furent les Eskevins de Tournay dont li nom sont tel : Jakemes de Wasnes, Rogiers de Clermes, Jakemes C. Mars, Henris Provis, Jehans de Roubaix, Gossuins Li Louchiers, li peres, et Pieres Li Muisis, li fils. Che fu fait le XVI<sup>o</sup> jour dou mois de Novembre l'an de grace Mil CCC et LIX.*

200. Accounts of trustees (1337) imperfect at the end.

*Chest li comptes que Colars de Bailluel et Colars de Castillon, gouverneur des biens les enfans le petit mestre, ont fait des dis biens as Eskevins de Tournay depuis le Mardy devant la Sainte Katherine l'an XXXV jusques au Ve jour de Juing l'an XXXVII ; li quel gouverneur sont demourés par l'accord des Eskevins.*

**201.—Account of succession (1346) imperfect at the end.**

*Chest li vendue des biens que li Eskievins de Tournay ont fait del accort et assens de tous les consaus de le chifté de Tournay a le requeste des testamenteurs jadis Marisen le Machonne, lesquels li dit Eskievins trouverent en I coffre de merseriet et en l'ostel de la ditte jadis Maignam appartenans au testament de le dicte Marisen, li quele vendue fu faite a l'instanse et requeste des executeurs le dicte Marisen l'an de grace. Mil. CCC et XI. VI.*

**202.—Account of succession (XIV<sup>th</sup> cent.) imperfect at the end.**

*Chi sont les comptes que Pierart de Billi, executeur, et Mahieu de le Planeque et Joffroy de Billi, executeurs subroghiés du testament codicelle et ordonnances de darraine volenté de feu Collart Platone, font et rendent par devant honnérables et sages Messeigneurs les Eschins de la ville et cité de Tournay des mises et distribuçons que eulx ont faictes païés et distribuees pour cause du testament et execution dudit feu et autrement. Et dont pour ce faire paier et accomplir Jehan Fournet marit de la fille du dit feu Collart a baillié et delivré aux dis executeurs la some de IIIIxx XIII lb. t. et s'est obligié par devant les dis Eschins que, se plus montoit l'acomplissement d'icelli testament, de ycelli surplus baillier et delivrer aux dis executeurs. Desquels mises et distribuçons faites par les dis executeurs sera chi après plus ad plain faite mention.*

**203.—Accounts of succession (1430) imperfect at the end.**

*Che sont les comptes que font et rendent par devant honnourables et saiges Messeigneurs les Eschevins de la ville et cité de Tournay qui desoubz sont nomez en le fin de ces presens comptes Jehan de la Batoire et Jehan Le Bruet dit Noiset, tant pour eux comme pour Diernict de le mote, on nom et come executeurs des testament, codicille et ordonnances de darraine voulenté de defuncte demiselle Jehenne de le Pree, de toutes les receptes que les dis executeurs ont faictes, levés et recues des biens meubles demourés de la dicte defunte ; et aussi des frais, mises et despens sur ce fais, païés et soustenus tant pour cause du service, funeraille et obsequie d'icelle defunte, de la probaçon et emprense de son dit testament et codicille, de l'inventore, prisid et vendue faictes a cause de ses dis biens et des dons, lais et ordonnances par elle fais, donnés et laissiés par ses dis*

*testament et codicille, come de la reddicon et fachon de ces presens comptes et autrement en plusieurs manieres cy apres declarees ; depuis le XXI<sup>e</sup> jour du mois de fevrier l'an Mil quatre cens et trente, que les dis executeurs empenirent les dis testament et codicille a faire et mettre a execucon deue, jusques au jour et daite declare et contenu en le fin de ces presens comptes.*

203 bis.—8 fragments of accounts imperfect both at the beginning and at the end, concerning the repayment of debts, being very likely part of some accounts of succession. (XIV<sup>th</sup> cent.)

204.—3 fragments of accounts (XIV<sup>th</sup> cent.) being long lists of names arranged according to parishes, a circumstance which points to these fragments being part of some municipal accounts or perhaps rolls of taxes.

205.—10 fragments of accounts rendered by executors or trustees to the Corporation of Tournai, imperfect at the beginning and at the end in such a way that it is not possible to find the names of the testators.