

A D D E N D A.

- RICHARD I. **2666.** Northumberland:—Final agreement in the K.'s court at
 ——— Westminster, on Thursday next before the feast of All Saints, 10th
 1198. of the K.'s reign, before G. fitz Piers, Stephen de Turnham, William
 Oct. 29. Briwere, master Thomas de Hesseburne, Richard de Hereget, and
 others the K.'s lieges; between Adam de Karleolo, plaintiff, and
 William de Brus, defendant, regarding 8 carucates of land in Loc-
 ardebi. Agreed between them in court, that Adam remits and quit-
 claims to William and his heirs, his whole right therein for ever.
 For which remission [William grants] to Adam and his heirs, 7
 carucates of land in Kinemunt, and in Anticraft, and in Leges, and
 in and in Nosbernecrot, and in Swelch, and in
 Bracansweit; and a mill on the water of Polranban; [to be held by
 Adam] and his heirs of William and his heirs for ever, by the service
 of the quarter of a knight's fee. As William and his heirs should
 warrant the lands to Adam and his heirs, but cannot, he binds him-
 self to give them an excambion in his land of
 Herternes, to the value of the same, by knights of
 the nearest visne. [*Feet of Fines, Northumberland, 10 Ric. I. No. 7.*]
- HENRY III. **2667.** *Crastino Animarum, anno 9.* Sussex (and) Lincoln:—Sir
 ——— Hubert de Burgo acknowledged before the K. and council, and the
 1225. justices, that he gave to Margaret his first born daughter by Margaret
 Nov. 3. sister of Alexander K. of Scotland, for her homage and service, the
 manors of Porteslade in Sussex and Segebroc in Lincoln; to be held
 by her and her heirs of him and his heirs, for payment of a pair of
 gilt spurs or 6*d.*, at Easter yearly, for all service, and doing the
 service of two fees; and delivered his charter in these words, in the
 presence of the K. and others, to Margaret. Witnesses:—William
 Brewerre, Stephen de Sedgrave, Ralf fitz Nicholas, William de
 Havering, John de Vallibus, Richard de Harecurt, Roger de Coleville,
 Robert de John, John fitz Robert, Thomas de Normanville,
 and Ranulf Brito, clerk. *Confirmed 14th Sept., 11 Hen. III. (1227),*
No. 980. [Coram Rege (Tower Series), 8 Hen. III. No. 2, m. 23, dorso.]
- [1221–37] **2668.** J[ohanna] queen of Scotland to her dearest brother the K.;
 greeting in Him by whom kings reign. Earnestly beseeches that he
 will see justice done to Richard a knight, the bearer, keeper of the

HENRY III. door of the K. of Scots' chamber, regarding a money rent unjustly
 ——— detained from him by a certain man of the county of Gloucester; as
 [1221-37.] he will more fully show the K. *viva voce*. (No date.) [*Chancery Miscellaneous Portfolios*, No. 41.]

1242. **2669.** Wales, Sussex, Dorset, (and) Berkshire :—Agreed in the K.'s
 [Circa court, before the K. himself, between Margery widow of G[ilbert]
 Nov. 18.] Marescal late earl of Pembroke, complainant, and W[alter] Marescal
 earl of Pembroke, regarding her dower in Wales, which was extended
 to 194*l.* of land; viz., that she remits the same to him for ever, in
 return for 180*l.* of land in England, to be extended on oath, in the
 manor of Boseham and the manors of Hamstede and Spenes. If
 these are not equal to 180*l.*, the Earl is to make good the deficiency
 in the manor of Sturmenstre in Dorset. If they exceed the above
 sum, the excess to be restored to the Earl. He also grants to
 Margery the advowson of the church of Hamstede. And if the
 extent cannot be made by themselves, it is agreed it shall be made
 by the Sheriffs where the lands lie. Their chirograph to be taken
 in the octaves of St Hilary. [*Coram Rege (Tower Series)*, 27 *Hen.*
III. No. 7, m. 8.]

1242-43. **2670.** In three weeks from St Hilary. Sussex (and) Berkshire :
 [Circa —M[argery] countess of Pembroke, and W[alter] Marescal were in
 Feb. 3.] court. The Countess acknowledged herself satisfied with the manors
 of Boseham, Spenes, Hamstede, and the park of Benham, not
 extended, for 103*l.* 18*s.* 11*d.*; and there yet remain to her 26*l.* 13*d.*,
 to be made up by extent in Sturmenistre in the county of Dorset, to
 complete 180*l.* of land for her dower. And there remain to her 32*l.*
 in said manor, to be made up by extent, for 42*l.* of blanch farm of
 Boseham, which she pays to exchequer for the same. The Sheriff is
 commanded *in propria persona*, with six knights, and six others, to
 make the extent. If he finds the manor may be extended to 58*l.*
 13*s.*, and no more, then he is to give the Countess seizin; if more,
 then to give her seizin of the capital messuage and demesne, and
 report the extent by three weeks from Easter. The parties to enter
 into an agreement by that date, as to knights' fees in England and
 Wales.

[These fees afterwards divided in the octaves of Trinity, when
 Earl Walter gave the Countess 7½ fees; viz., 4 in Dorset, ½ a fee
 in Berkshire, 1 in Oxford, 1 in Buckingham, ½ a fee in Southamp-
 ton, and ½ a fee in Somerset (*m. 19, dorso*).] [*Coram Rege*
(Tower Series), 27 *Hen. III. No. 7, m. 12.*]

[Circa **2671.** The form of oath taken by the Earls Patric, and Walter
 1244.] Cumin, viz., that they were neither of counsel or aid, when on their
 part any people were sent to attack or lay waste the K. of England's
 land in Ireland, or elsewhere, to the K.'s dishonour; nor ever received
 any of his enemies, especially William de Mariscis and his son.

| | | |
|------------|---|----------------------------|
| HENRY III. | The Knights who have sworn with Earl Patric. | |
| — | The Earl of Stratherne. | John de Kethe. |
| [Circa | Robert de Brus. | Nees Fraser. |
| 1244.] | William, brother of Earl Patric. | Laurence Fraser. |
| | | [Robert ?] de Mubray. |
| | William Giffard. | le Brun. |
| | Roger de Mubray. | Aunou. |
| | David Marescal. | de Ormeston. |
| | Richard Marescal. | de Swetham |
| | Robert Marescal. | |
| | The Knights who have sworn with Earl Walter Cumyn. | |
| | Nicholas de Sules. | David Cumin. |
| | Gilbert de la Haye. | Richard de Monte fichet. |
| | Robert de Mayneres. | William de Herth. |
| | John Cumin. | Mauchun son [of the Earl]. |
| | William de Veteriponte. | Dunecan []. |
| | <i>Remainder of MS. mutilated. A mere fragment.</i> | |
| | [<i>Chancery Miscellaneous Portfolios, No. 11.</i>] | |

2672. [Relative to the same matter, a complete list.]

The jurors with Earl Patric.

| | |
|------------------------------|---------------------------|
| Earl Patric. | Robert de Kongiltone. |
| Earl of Strathern. | David de Burndun. |
| Robert de Brus. | Walter de Burndun. |
| William, son of Earl Patric. | Philip de Pehtkokes. |
| William Giffard. | John, son of Waldéve. |
| Roger de Mubray. | Robert de Wyltone. |
| David Marescal. | Adam de Gordun. |
| Richard Marescal. | Alan de Saynceleir. |
| Robert Marescal. | Thomas de Normanville. |
| John de Keht. | Walran his brother. |
| Nes Fraser. | John de Hirdmanistone. |
| Laurence Fraser. | David Olifard. |
| Robert de Mubray. | Patric de Maloville. |
| Philip le Brun. | William de Morthinton. |
| John de Aunhou. | Hector (<i>sic</i>). |
| William de Ormiston. | Waldeve de Straththeyhan. |
| Adam de Yetham. | William de Baillol. |
| William de Veteri Ponte. | Simon Lokkard. |
| David de Graham. | Robert de Kippehou. |
| William, son of the Earl. | Richard Le Mahille. |

The jurors for Walter the Earl.

| | |
|--------------------|--------------------------|
| Earl Walter. | Robert de Mayneres. |
| Nicholas de Sules. | John Comin. |
| Gilbert de La hay. | William de Veteri Ponte. |

| | | |
|------------------------------------|---------------------------|--------------------------|
| HENRY III. — [Circa 244.] | David Comin. | Gilbert de Sewalystone. |
| | Richard de Munfichet. | Ivo de Veteri Ponte. |
| | William de Erht. | Thomas de Conigburt. |
| | Malcolm, son of the Earl. | William de Bosco. |
| | Dunckan Sibald. | William de La hay. |
| | Randulf de Bonekil. | Richard de Crag. |
| | Ralf Puintona (?) | Robert Comin. |
| | Henry de Graham. | John le Blund. |
| | Roger Lohereng'. | Robert de Brokismu. |
| | Hugh le Flameng. | Robert Le Born. |
| | William de Valoniis. | Johachim (<i>sic</i>). |
| | Alexander de Strivelin. | Aimer de Anisley. |
| | William de La hay. | Randulf de Halwtone. |
| | Walter de Bonckil. | Henry de Wyntone. |
| | Richard Cuners. | William de Hawdene. |
| | Thomas Crok. | John de Fentone. |
| | Philip Le futur. | Henry de Halibortone. |
| | Alexander Quiot. | |

[*Chancery Miscellaneous Portfolios, No. 11.*]

1254. **2673.** In the year of Grace 1254, when John lord of Petcox and Patric his brother, and Nigel de Whitingham their uncle, had been captured and detained in the K.'s prison at Edinburgh, for a robbery committed on Reginald 'le Perer' at Dumbar, imputed to them; after their long detention, the K., at the prayer of the Queen, the Bishop of Glasgow, and other of his magnates, released them, on condition that John and Nigel placed themselves on a 'visne' of the country for the charge. And Patric de Petcox abjured the realm of Scotland, and promised to go to the Holy Land, and never return without the K.'s special leave. For which concession the said John shall give the K. 100 marks, and all the moveables found in his manor of Petcox on the day of his capture. The pledges are David de Graham, and others 'whose names I do not yet know.' [*Chancery Miscellaneous Portfolios, No. 11.*]

- [Circa
1260.] **2674.** Inquisition made at Gerwan (Girvan) in Karryk on the morrow of St Mathew, Apostle and Evangelist, in presence of Sir S[tephen] Fleming (Flandr'), bailiff of Karryk, by oath of these; viz., Sirs Rolland de Karryk, Alan de Carletun, Walter de Kinardely, knights; Henry Mackenedy, Murdach Mackenedy, Molcal' de Duffglas, Dungal MacGilendres, Carbre Mackan, Alan de Denton, Alexander MacThorsteyn, Molcal' Albenach, and Murdach son of Sumerleth; who say that they well knew and heard that a marriage was contracted between Hector, son of Sir Hector, and Samuel Mackan's daughter. And Sir Hector placed his son Hector in full seizin of the fivepenny land of Akensawelle, for a sum of money paid down to him by Samuel. And H[ector] his son was in seizin

HENRY III. for a year and a half, and Samuel was *custos* thereof for same
 ——— period. It chanced that anger and discord arose between Sir
 [Circa Hector and Samuel; and on account thereof Sir Hector recognised
 1260.] and took seizin of the land, not judicially but voluntarily, and so
 cultivated the same, and at length deceased. *See No. 2193.* [*Chancery
 Miscellaneous Portfolios, No. 11.*]

1260–61. **2675.** *Memorandum* :—That William de Dufglas, John de Lam-
 March 24. birtun and Richard de Bykyrtun, knights, by the precept and [letters]
 patent of Alexander the illustrious K. of Scotland, have extended
 and delivered to Eymer de Makswelle, 20 . . . of land in the
 fee of Pencatland; viz., all the land on the south part of the water
 of Thyne, by these bounds from Kethe ascending
 as far as Kyngisburne, and from Kyngisburne to the bounds of
, as far as the right bounds of Ormistun; and by the
 right bounds of Ormistun as far as the water of, and
 so by the bounds of Walter Avenel's land as far the old channel
 (decursus) of the water of Th[yne], and descending by
 said channel as far as the water of Kethe. In testimony whereof
 [they append their seals]. Dated at Pencatland, on Thursday next
 before the feast of the Annunciation of the Blessed [Mary 1]260.

Seals all gone. Document much mutilated.

[*Chancery Miscellaneous Portfolios, No. 11.*]

[1262? **2676.** B. dean of Lanarck to J[ohn] bishop of Glasgow, and
 Before master A. de Derteforde, official. He has made diligent inquiry in
 Michael- the chapter of Lanarck by trustworthy persons, regarding the church
 mas.] of Colbaynnston (Covington) as commanded, as to the presentation
 of Adam de Quarenteley. And has learned that the church was
 void after the death of Sir Walter Mockard from the morrow of Holy
 Trinity, 1262. And regarding the right of patronage, he learned that
 John lord of Colbaynstun was the true patron; that the Lady Maria,
 mother of the K. of Scots, made the last presentation, as said John
 was then in her custody. Wherefore John had letters patent from
 said Lady Mary, which the writer has seen, that the same should not
 prejudice him or his heirs. That the said John's fee was seized in
 the K.'s hand before the late rector Sir W. Mockard's death, for a
 certain debt due to the K. That the church was not 'pensionary,' but
 it does not appear to him to be 'letigiosa,' unless from divers letters
 directed to him by the Bishop and Official. That Adam the presentee
 is legitimate; that his morals, life, and honesty declare him to be
 amiable and praiseworthy. That the church is taxed at 100s., and
 given to farm for 12 marks. Appends his seal, and those of trust-
 worthy men. (Seals all gone.) *There is a letter from the Dean to the
 Bishop and Official in similar terms, on same membrane, regarding a
 presentation by the K. of Sir Richard, his chaplain, to this church.*

HENRY III. *This second presentee's legitimacy is unknown to the writer.* [Chancery
— *Miscellaneous Portfolios, No 11.*]

1262-63. **2677.** In the year of Grace 1262, on Monday next before the
March 5. feast of the Blessed Gregory, this inquisition was made by Sir
Alexander Uviet, sheriff of Lanark, by the K.'s precept, and these
jurors; viz., Sir Robert de Berclai, Adam de Folcardistun, Malcolm
de Bigger, Alan de Bengou', Thomas son of John de Machan, Thomas
Wer de Lesmahagu, Richard de Achinlec, Gilmor son of William son
of Konel, Adam the reeve of Machan, Adam Curtais, Philip de
Duueglas, William Lyne, Symon de Hotun; who say, that on the
first article, they hesitate and doubt, viz., whether Henry de Wiston
was a minor on the day when he granted to Hugh de Moravia knight
the lands of Sornefaloch, Heyfhunt, and Drumgran. But being again
asked whether said Henry was then of lawful age or not, say on
oath, to the best of their belief, that he was a minor, viz., within the
age of twenty-one years. But on the other two articles following,
they are 'certain and secure,' that he was not vested or seized of
said lands; when he gave them by charter to Hugh son of Augustin,
as the latter asserts. For said Henry was coerced by violence and
fear, and in prison, on the day when he granted the lands to said
Hugh. [Chancery *Miscellaneous Portfolios, No. 11.*]

[June **2678.** To her dearest lord and father the K., M[argaret] his most
or July devoted daughter, Queen of Scots. Earnestly entreats him to procure
1264.] the deliverance of Sir Richard Cumin, brother of the noble man Sir
J[ohn] Cumin, who had been made prisoner in his service. (No
date.) [Chancery *Miscellaneous Portfolios, No. 11.*]

1268. **2679.** A[lexander] K. of Scots to Symon Fraser sheriff of Trevequair,
April 13. and . . . Commands them to go to the land of the Abbot and convent
of Melros, next the water of 'Galu,' . . . respecting a diversion
of the course of the water; and return the inquisition with the writ,
under seal, to the K. Berwick, 13th April, 19th of his reign.
[Chancery *Miscellaneous Portfolios, No. 11. Partly obliterated.*]

1268-69. **2680.** Alexander K. of Scots, to Thomas son of Ranulph, his sheriff
Jan. 6. and his bailiffs of Rokesburche. Commands them to inquire
what persons, and at whose mission or procurement, plundered the
land of Horvedene in the hands of [Ja]mes Giffard and his farmer;
and whether the plundered goods have been brought to any one in
their bailliary; and to return the inquisition under seal, and the
writ, to the K.'s chapel. Kelso [Kelchou], 6th January, 20th of
his reign. [Chancery *Miscellaneous Portfolios, No. 11.*]

1269. **2681.** Nottingham :—An assize, before G. de Preston, and other
Sept. 30. justices itinerant, at Leycester, on the morrow of St Michael, in the
K.'s 53d year; to inquire whether Margaret widow of Hubert de

HENRY III. Burgo, aunt of Alexander K. of Scotland, was seized in demesne and of fee of the manor of Weteley, except 4 messuages, 1 bovaté, 40 acres of land, and the advowson of the church of the manor, at her death; which John de Burgo senior, holds. Who appears and says there should be no assize; for Alicia countess of Eu (Ausi), enfeoffed his father Hubert, whose heir he is, and said Margaret, in the manor, to be held by them and their joint heirs; so that if they died without such heirs, the manor should revert to Hubert's right heirs; and proffers the Countess's charter, and the K.'s confirmation [*both recited at length*] to that effect; and that Margaret was merely seized for her life, and on her death her executors had delivered to him all the charters.

The K. of Scotland, by his attorney, says the proffered charter is invalid; for that fifteen years before its date, the Countess of Eye had enfeoffed Hubert and Margaret, and the deceased Magota their daughter, by another charter; to be held by Hubert and Margaret and Magota, and their heirs, whereby Margaret remained in seizin of the manor all her life, and died seized in demesne as of fee. And that Magota died in the lifetime of her parents, whereby her right was annulled, and remained with Hubert and Margaret. Hubert died before Margaret, whereby his and his heir's right was annulled, and thus the whole right remained with his surviving widow.

[After further pleadings on both sides, the case was transferred to Westminster, on the octaves of St Martin, before M. de Litelbyri, and other justices *de banco*, Richard de Middleton, the K.'s chancellor and others.]

John de Burgo pleads that though the K. of Scotland is the nearest heir of Margaret his aunt, in the line of blood, yet he is not so in this manor, held by her under the conditions aforesaid.

The K. of Scotland, by his attorney, reiterates his former pleadings, and asks an inquisition.

John de Burgo pleads that the K. of Scotland does not dispute the Countess of Eu's charter, nor the other facts averred by him, and therefore he [John] should not be compelled by the 'simple *dictum*' of the K. of Scotland, to place himself on an inquisition. But it seems to him that unless the right (*jus*) is to be once and for ever (*omnino*) determined, no inquisition should be taken. *The result is not stated.* [*Coram Rege (Tower Series), 53 Hen. III. No. 39, m. 37.*]

A P P E N D I X.

ORIGINAL DOCUMENTS.

HENRY I.

HENRY I. 1. David comes · Edwardo preposito et omnibus successoribus
[1108-24.] suis · et omnibus hominibus suis · de terra et soca sua in londonia et
totenham · salutem · Sciatis me concessisse et dedisse Rogero archi-
diacono et heredi eius totam terram quam tenuit Alwinus kybbel et
Ailwardus subessor eius libere cum sacha et socha dando singulis
annis iii. solidos pro censu · et viii. denarios pro sacha et socha · et
Agelwardus ibit ad placita comitis manutenenda · et ipse archi-
diaconus si in Londonia fuerit expeditus et summonitus fuerit ·
manutenebit placita comitis · et qui sub eo hospitati fuerint absque
occasione implacitationis · Nec Agelwardo faciet archidiaconus
incrementum super hoc quod solebat dare · set nec ipsi archidiacono
incrementum fiet · et nullus hospitabitur in domo archidiaconi · nisi
Robertus foliot et armigeri sui · nisi per archidiaconum · Et si
Comiti episcopus vel alia persona ecclesiastica venerit · si opus fuerit ·
hospitabitur · Huius concessionis testes sunt · Willelmus peveræll ·
Hugo de morevilla · Fulbertus de totenham · Alwinus capellanus
Comitis · Radulfus presbyter de totenham · Edwardus prepositus
comitis · Alfricus presbyter de sancto Bartholomeo · Edwinus aldor-
mann · Arnaldus · Radulfus filius Arth'.

Sigillo amisso.

[*Cartæ Ducat. Lanc., Cista 'A,' No. 114.*]

HENRY III.

1238. 2. Rex dilecto et fideli suo A. Regi Scocie, salutem. Venientes ad
July 20. nos Bernardus Fraser et Thomas filius Ranulfi nuncii vestri, nobis
ostenderunt ex parte quod non estis contenti forma extendendi illas

HENRY III. ducentas libratas terre quas vobis assignare tenemur, que provisa
 ——— fuit coram Domino Legato, presentibus aliis nunciis vestris et dictam

1238. formam acceptantibus, eo quod credebatis quod extenta illa fieri debuit per primos quatuor juratos tantum et non per alios, quod non fuit intencionis nostre nec fieri potuit; Volentes igitur quantum possumus et debemus adquiescere voluntati vestre, providamus quod prefati nuncii vestri et duo de fidelibus nostris, quos a latere nostro mittimus, convenient apud Karleolum in octabus Nativitatis Beate Marie qui jurent ibidem coram clerico Domini Legati, quem illuc mittet, quod extentam predictarum ducentarum librarum terre fideliter et sine dolo aut malo ingenio quolibet favore circumscripto, fieri facient. Et ex quo sacramentum illud fecerint, eligent predicti nuncii vestri duodecim de legalioribus hominibus et vicinioribus terris qui extendi debent quos voluerint, vel plures vel pauciores si voluerint, ad predictam extentam faciendam; Qui quidem electi similiter jurabunt quod predictam extentam fideliter et sine dolo aut malo ingenio quolibet favore circumscripto facient, in presencia predictorum nunciorum nostrorum, et vestrorum, et clerici prefati Domini Legati quem illuc destinebit; ita quod si quid dubietatis vel contradiccionis ortum fuerit super extenta illa, de consilio ipsorum quatuor juratorum et prefati clerici si fieri possit, terminetur et diffiniatur, et ex quo extenta illa taliter facta fuerit, liberentur vobis particule extente terrarum, et fiat vobis saisina de terris eisdem, si extenta predicta fueritis contenti; et si forsitan aliquid vobis in ea minus placuerit, referatur nobis per prefatos nuncios nostros et vestros vel duos ex eis, et nos illud in rectum et debitum statum redigemus ad honorem vestrum pariter et nostrum. Significetis siquidem nobis per recurrentes litteras vestras si hac predicta forma extente memorate faciende vos teneatis contentos; quum non videmus aliquem aliam competencioem secundum consuetudinem regni nostri. T[este] R[ege] apud Guldeford, xx. die Julij. [*Rot., Claus., 22 Hen. III. m. 8, dorso.*]

1238. 3. Rex mittit J. de Lexintona ad Regem Scottorum, significans ei
 Aug. 9. quod licet negotium inter ipsum et sororem Regine Domini Regis non possit optatum effectum consequi, vult tamen quod tanta confederacio uniat et jungat eos quod in agendis suis ad invicem sint forciores. Rogat etiam eum quod hiis quas ei dicit ex parte Regis fidem velit adhibere, et ea effectum mancipare. Teste Rege apud Mercwelle, ix. die Augusti. [*Rot. Claus., 22 Hen. III. m. 7. dorso.*]

1238. 4. Gregorius Episcopus servus servorum Dei . Venerabili fratri
 Aug. 27. . . . Episcopo Sancti Andree salutem et Apostolicam benedictionem . Devocionem tuam de qua specialem in Domino fiduciam gerimus, rogamus attentius et monemus fraternitate tue per apostolica

HENRY III. scripta mandantes quatinus ea que dilectus filius magister P. de
 — Supino clericus noster ex parte nostra tibi proponet, diligenter audias,
 1239. firmiter credas, et efficere non postponas; ita quod tue devotionis
 sinceritatem ipso operis exhibitione possumus merito commendare.
 Dat' Anagnie, vi. Kalendas Septe[]ntificatus nostri anno
 duodecimo. (Inscript.) Episcopo Sancti Andree. Bulla cum filo
 canabi. [*Ex Originali in Cancellaria.*]

1248. 5. Universis Christi fidelibus has litteras visuris vel auditoris,
 [Circa Rogerus filius Radulfi, Willelmus de Skremerstona, Robertus
 Nov. 16.] Malenfaunt, Robert de Cressewelle, Patricius de Gosewyk, et
 Gilbertus de Behulle, milites de regno Anglie; et Ranulfus de
 Bonekhulle, Robertus filius Comitum, Robertus de Bernham, Robertus
 de Donelm', Willelmus de Mordingtona, et Simon de Grubbesheued,
 milites de regno Scoccie; salutem in Domino. Noveritis quod cum
 vicecomes Norhumbrie tales litteras a Domino Rege Anglie
 recepisset ad Marchiam Anglie et Scoccie die Sancti Edmundi
 Martiris. 'H[enricus] Dei Gracia, Rex Anglie, etc. Vicecomiti
 ' Norhumbrie salutem. Audivimus nunciis Domini Regis Scoccie
 ' referentibus quod leges et consuetudines in Marchia inter Angliam
 ' et Scocciam temporibus predecessorum nostrorum regum Anglie et
 ' predecessorum ipsius Regis Scoccie, hucusque usitate, minus bone
 ' observantur hiis diebus et quod Nicholao de Sules de (*sic*) iniuriatum
 ' est contra leges predictas. Et ideo vobis mandamus quod prefatas
 ' leges et consuetudines prout teneri consueverunt temporibus predictis
 ' faciatis inviolabiliter observari. Et siquid predicto Nicholao iniuria-
 ' tum sit sicut dicitur contra leges predictas faciatis id ei sufficienter
 ' emendari. T[este] meipso apud Merleberg', x. die Septembris [anno]
 ' r[egni] n[ostri] xxxii.' Et cum nos predicto die Sancti Edmundi ad
 dictam Marchiam super Twede ex predicto precepto Domini Regis
 Anglie et eciam ex precepto Domini Regis Scoccie ad iniurias contra
 leges et consuetudines ipsius marchie illatas conveniremus cor-
 rigendas secundum antiquam et approbatam consuetudinem eiusdem
 Marchie que corrigenda erant more debito correximus. Tandem
 propositum fuit ex parte Domini Regis Scoccie quod iniuriatum est
 Nicholao de Sules super hoc quod ipse implacitatur coram Domino
 Rege Anglie pro transgressionibus per homines suos de Scoccia et in
 Scoccia morantibus, in regno Anglie illatis ut dicitur et perpetratis.
 Nos diligenti factâ inquisicione more solito et debito per seniores et
 discretiores de Marchia tam de regno Anglie quam Scoccie secundum
 antiquam et debitam consuetudinem, dicimus quod iniuratum est
 predicto Nicholao de Sules de hoc, quod ipse implacitatur alibi quam
 ad Marchiam pro aliqua transgressionem per homines suos de Scoccia
 facta in regno Anglie, licet terram habet in Anglia. Quia nullus de
 regno Anglie vel de regno Scoccie licet terras habet hinc vel inde, per
 leges dicte Marchie debet alibi implacitari quam ad Marchiam pro

- HENRY III. aliquo facto per homines morantes in Anglia illato in Scoccia, vel
—— pro aliquo facto per homines suos manentes in Scoccia illato in Anglia.
1239. Et in huius rei testimonium, presentibus litteris signa nostra
apposuimus una cum sigillis Vicecomitis Norhumbrie, et Vice-
comitis de Berewyk ad dictam inquisitionem factam presentibus.
Valete.

Sigillis amissis.

[*Inq. p. m.*, 33 *Hen. III.* No. 65.]