

& unlawfull assemblies cōmytted & done above the nombre of xxⁱⁱ psons. And also except all maner of Alyenacyons & gyftes into Mortmayen, & all alienacyons gyft^e assignement^e wylles & lymytacyons of uses of any Manours lond^e tenit^e & rent^e annuytes & other heredytament^e to thuse of any man^e mortemayen, & all intrusyons had made or don in or into any mano's lond^e tenit^e or other heredytament^e sythen the Feax of the Natyvyte of our Lord God in the xxijth yere of the reign of oure sayd Sovereign Lord; And also all offence cōmytted & don by diggyng downe or castyng downe of any crose or crosses whych stode or wer set in any comen or highe waye or wayes; & all & singler Debt^e other then debt^e growen upon recognysaunc^e beyng all redye forfayted for surety of the Peax or for apparaunce at any daye or place; And excepted & Forprysed out of this pardon all accompt^e & all accyons sut^e & ympetycyons for the same accompt^e & arerag^e of accompt^e for the sayd Debt^e or any of them hereby excepted & forprysed, all homag^e & relyeff^e all wylfull escapes aswell of convyct^e as of other psons, debt^e whiche were due to the most noble Kyng of famous memorye Kyng Henry the vijth or to any pson or psons to his use by any condempnacyon recognysaunce oblygacyon or otherwyse, all & singler those forfaytures due to our Sovereign Lord the Kyng Henry the vijth by any penall Statute or Statut^e whych be convyted into the Nature of Debt by Judgement or by agreement of the offendours before the sayde tenth daye of Marche; And all forfaytures & other penaltyes & p^effett^e growen or due by reason of any offence or acte cōmytted or doa contr^y to any Statute or Statut^e or contr^y to the cōen lawe, wherof any seasure ys made or any ynformacyon yeven in the Kyng^e exchequer, or any sute cōmenced before the sayd tenth daye of Marche, or wherof the Kyng^e Highnes by his byll sign^ed or otherwyse hathe made any gyft or assignement to any of hys v^eraunt^e, other then suche accyons sut^e forfaytures penaltyes & p^effett^e growen or due or whiche myght growe or be due to the Kyng^e Highnes by reason of any offence contempt or acte cōmytted or don contr^y to the sayd Statute of p^evyours provysons & premunyre or any of them; AND ALSO excepted all yssues forfayted, Fynes & amercyaments assered taxed set extreted or judged se^vally or p^etyculerly extendyng above the sōme of C. xx s. And that all & synguler other Fynes aswell Fynes p^e licencia concordandi as other, & all other yssues & amercyament^e aswell reall as other, [forfayted before the sayd tenth daye of Marche,] whiche se^vally or p^etyculerly extend not above the sayd sōme of C. xx s. whether they be totted or not totted, taken to the charge of the Shereff or not taken to hys charge, extreted or not extreted, whether they be turned into Debt or not Debt, & not beyng levyed nor receyved by any Sheryff or Sheryff^e Baylyff^e Mynysters or other offycers, shalbe fully clerely & playnly pardoned & dyscharged to ev^ey of the Kyng^e Subject^e before rehersed ayenst the Kyng our Sovereign Lord his heyres & successours for ever.

AND Yt is farther enacted by auctoryte aforesayd that in case yt be objected to any Shereff or Shereff^e or other accomptaunt^e in the Kyng^e [Court of his Exchequer or in any other his '] Court^e, that any Shereff or Shereff^e or other offycers accomptaunt^e hath or have receyved or taken any suche fines yssues or amercyament^e before pardoned released or acquyeted, that then ev^ey suche Shereff and Shereff^e & other accomptaunt^e shalbe dyscharged released pardoned & acquyeted therof by his or theyr othe wythout any further tryall in that behalf.

PROVIDED alwaye that this Acte of free pardon shall not extende or be in any wyse benefycyall to any Clerk or other pson of the sayd Clergye or sp^eualtye beyng the sayd tenth daye of Marche in the Custody of the sayd Archebushop or of any other Ordenarye of the sayd p^eynce, as a pson attayntyd or convycted by the lawes of this realme of any murder felonye or other cryme or offence, for or cond^enyng delyveraunce out of the convyct pson tyll that he shall have made his purgacyon according to the lawes or customes used in that behalf, or that he be therof dyscharged by the Kyng^e pardon or other lauffull meane.

PROVIDED also that this acte of pardon shall not extend nor be p^ejudycyall to the Kyng our Sovereign Lord his heyres or successours, in any thyng cond^enyng or tochyng his ryght & tyle of dyssolucion of the Colledge beyng in the Uny^ersyte of Oxford cōenly called the Cardynalls Colledge, whiche was lately founded by the late Revend Father in God Thomas late Cardynall & Archebushop of York, nor cond^enyng the Kyng^e ryght & tyle to the [Sute '] of the same Colledge; Nor shall extend or be in any wyse benefycyall or avaylable to the Deane and Canons of the same Colledge or any of them in any thyng cond^enyng the Kyng^e ryght^e & titles in all manours lordshypps land^e & tenit^e advousons churches psonag^e & other heredytament^e of the sayd Colledge or any of them.

CHAPTER XX.

AN ACTE cond^enyng restraynt of payment of Annates to the See of Rome.

FORASMOCHE as it ys well pceyved by long approved expience that grete and inestimable sōmes of money been daylye conveyed out of this Realme to the impoverishment of the same, and specially suche sōmes of money as the Popes Holynes his p^edecessours and the Courte of Rome by long tyme have heretofore taken of all and singuler those sp^euall psons which have been named elected p^esented or postulated to be Archebysshoppes or Bysshoppes within this Realme of England under the title of Annates otherwise called furst fruytes; Which Annates or first fruytes heretofore have been taken of ev^ey Archebysshop^eriche or Bysshop^eriche within this Realme by restraynt of the Popes Bulles for confirmacōns elecōns admyssions postulacōns p^evisions collacōns disposicōns institucōns installacōns investitures orders holye benedicōns palles or other thinges requyste and necessary to thatteynyng of those their p^emoōns, and have been compelled to paye before they coulde attayne the same, great sōmes of money

Alienations and Gifts in Mortmain

Intrusions;

destroying Crosses;

Debts, Retoznances;

Accounts;

Homages, Reliefs, Escape of Felons; Certain Debts and Forfeitures accrued or seized;

Issues forfeited; Fines assered, &c. above 120 s.

VII. Discharge of Sheriffs as to such Fines, &c. on their Oath.

VIII. Clerks convict shall make Purgation.

IX. Proviso for Dissolution of Cardinal's College in Oxford.

Extortions and Oppressions of the Court of Rome by Receipt of Annates or First-fruits of Bishopricks, &c.

before they myght receyve any parte of the fruytes of the seid Archebysshoÿriche or Bysshoÿriche whereunto they were named elected p̄sented or postulated; By occasion wherof not onlye the treasure of this Realme hath been gretely conveyed out of the same, But also it hath happened many tymes by occasion of deth unto suche Archebissshopes and Byssshopes so newly p̄moted, within two or thre yeres after his or their consecraçõn, that his or their frendes by whome he or they have been holpen to advaunce and make payment of the seid annates or first fruytes have been therby utterly undoon and impoverisshed; And for because the said Annates have risen growen and encreased by an uncharitable custome grounded uppon no juste or good title, and the paymentys therof opteyned by restraynt of bulles untill the same Annates or first fruytes have been payed or sewtie made for the same, which declareth the seid paymentys to be exacted and taken by constraynte ayenst all equitie and justice: **THE NOBILL** men therfore of this Realme and the wise sage poletique Comons of the same assembled in this p̄sent parliament, considering that the Courte of Rome cesseth not to take and exacte the seid great s̄omes of money under the title of Annates or first fruytes as ys aforesaid to the great damage of the seid prelates and this Realme, which Annates or first fruyttes were first suffered to be taken within the same Realme for thonelye defence of Cristen people ayenst thinfideles, and nowe they be claymed and demaunded as mere duetie onely for lucre ayenst all right and conscience, Insomoch that yt ys evidently knowen that there hath passed out of this Realme unto the Court of Rome sithen the secunde yere of the Reign of the most Nobill Prynce of famous memory King Henry the vijth unto this p̄sent tyme, under the name of Annates or first fruytes payed for the expediçõn of Bulles of Archebisssoÿriches and Bysshoÿriches, the s̄ome of eight hundred thousand duckattys amounting in s̄lyng money at the lest to eight score thousande poundes, besides other greate and intollerable s̄omes which have yerely ben conveyed to the seid Courte of Rome by many other wayes and meanes, to the greate impoverisshement of this Realme; **AND** albe it that our seid SoVaign Lorde the Kyng and all his naturall subjectys aswell s̄puall as temporall ben as obedient devoute catholique and humble children of God and Holie Church as any people be within any Realme cristened; **YET** the seid exaccõns of Annates or first fruyttes be so intollerable and importable to this Realme that it is considered and declared by the hole bodye of this Realme nowe r̄p̄sented by all the astatys of the same assembled in this p̄sent parliament, that the Kynges Highnes before Almyghty God ys bounde as by the duetye of a good X̄pen Prynce for the conservaçõn and p̄servaçõn of the good astate and c̄myn welth of this his Realme to doo all that in hym ys to obvyate repress and redresse the said abusions and exaccõns of Annates or first fruytes; **AND** because that dyv̄s p̄lates of this Realme been nowe in extreme aeg and in other debilitates of their bodies, So that of lykelyhod bodely deth in shorte tyme shall or may succede unto theme; by reason wherof great s̄omes of money shall shortelye after their dethes be conveyed unto the Courte of Rome for the unreasonable and uncharitable causes abovesaid, to the univ̄sall damage p̄judice and impoverisshement of this Realme, if speedy remedye be not in due tyme p̄vided; **IT** is therefore ordeyned established and enacted by auctoritie of this p̄sent parliament that the unlauffull paymentys of Annates or first fruytes and almaner contribuçõns for the same, for any Archebysshoÿriche or Bysshoÿriche or for any Bulles hereafter to be opteyned from the Courte of Rome to or for the forsaid purpose and intent, shall from hensforth utterly cesse and no suche hereafter to be payed for any Archebisshoÿriche or Bysshoÿriche within this Realme other or otherwise then hereafter in this p̄sent acte ys declared; **AND** that no maner p̄son nor p̄sons hereafter to be named elected p̄sented or postulated to any Archebisshoÿriche or Bysshoÿriche within this Realme shall pay the seid Annates or first fruytes for the seid Archebysshoÿriche or Bysshoÿriche nor eny other maner of s̄ome or s̄omes of money pencions or annuities for the same, or for any other like exaccõn or cause uppon payne to forfayte to our seid SoVaign Lorde the King his heyres and successours almaner his goodys and cattyls for ev̄ and all the temporall landys and possessions of the same Archebisshoÿriche or Bysshoÿriche during the tyme that he or they which shall offende contr̄y to this p̄sent acte shall have possede or enjoye the Archebisshoÿriche or Bishoÿriche, wherfore he shall so offende contr̄y to the fourme aforesaid.

All Payment of such Annates shall cease; on Pain of Forfeiture, by the Mayor, of all his Goods, &c.

II.
How Bishops, denied the requisite Bulls at Rome, may be consecrated in England.

AND furthermore it is enacted by auctoritie of this p̄sent Parliament that ev̄y p̄son hereafter named and p̄sented to the Courte of Rome by the Kyng or any of his heyres or successours to be Bysshoÿ of any See or Dioces within this Realme, hereafter shalbe letted deferred or delayed at the Courte of Rome from any suche Bysshoÿriche wherunto he shalbe so p̄sented, by meane of Restraynt of Bulles Apostolique and other thinges requisite to the same; Or shalbe denied at the Courte of Rome uppon convenyent sute made, any maner bulles requisite for any of the causes beforesaid; ev̄y suche p̄son so p̄sented may be and shalbe consecrated here in Englonde by tharchebisshoÿ in whose p̄vynce the seid Bysshoÿriche shalbe, so alwaye that the same p̄son shalbe named and p̄sented by the Kyng for the tyme being to the same Archebysshoÿ; **AND** yf any p̄son being named and p̄sented as is aforesaid to any Archebisshoÿriche of this Realme making convenyent sute as is aforesaid, shall happen to be letted deferred delayd or otherwise distourbed from the same Archebisshoÿriche for lacke of Palle, Bulles, or other thinges to him requysite to be opteyned in the Courte of Rome in that behalf; That then ev̄y suche p̄son so named and p̄sented to be Archebisshoÿ may be and shalbe consecrated and invested after p̄sentaçõn made as is aforesaid, by any other two Byssshopes within this Realme whome the Kinges Highnes or any of his heyres or successours Kynges of Englonde for the tyme being will assigne and appoynte for the same, according and in lyke maner as dyv̄s other Archebissshopes and Byssshopes have been heretofore in auncient tyme by sondry the Kinges most noble p̄genitours made consecrated and invested within this Realme: **AND** that ev̄y Archebisshoÿ and Bysshoÿ hereafter being named and p̄sented by the Kinges Highnes his heyres or successours Kynges of England and being consecrated and invested as is aforesaid, shalbe installed accordinglye and shalbe accepted taken reputed used and obeyed as an Archebisshoÿ or Bysshoÿ of the dignyte See or place whereunto he so shalbe named p̄sented and consecrated requyred, and as other like Prelates of that provynce See or Dioces have been used accepted taken and obeyed, which have had and opteyned completely their Bulles and other thinges requysite in that behalf from the Court of Rome; **AND** also shall fully and entyerly have and enjoye all the s̄pualties and temporalties of the said Archebisshoÿriche or Bishoÿriche in as large ample and beneficiall maner as eny of his or

their predecessours had and enjoyed in the seid Archebisshopriche or Bisshopriche satisfyng and yelding unto the Kyng our Soveraign Lorde and to his heyres or Successours Kynges of England all suche duties rightys and payntys as before this tyme had been accustomed to be payed for any suche Archebisshopriche or Bisshopriche according to the auncient lawes and customes of this Realme and the Kinges Pragatif Royall.

AND to thintent our seid Holye Father the Poope and the Courte of Rome shall not thinke that the paynes and labours taken and hereafter to be taken aboutys the writing sealing opteynyng and other busynesses susteyned and hereafter to be susteyned by the officers of the seid Courte of Rome for and aboute the expedicion of any bulles hereafter to be opteyned or had for any suche Archebisshopriche or Bisshopriche shalbe irremunerated, or shall not be sufficiently and condignely recompensed in that behalf, and for their more redy expedicion to be had therein; It is therefore enacted by the auctoritie aforesaid that evy apuall pson of this Realme hereafter to be named and presented or postulated to any Archebisshopriche or Bisshopriche of this Realme shall and may lafully pay for the writing and opteyning of his or their seid Bulles at the Courte of Rome and ensealyng the same with leede to be had without payment of any Annate first fruyttes or other charge or exaccion by hym or theym to be made yelden or payed for the same, fyve poundys stlyng for and after the Rate of the clere and hole yerely value of evy hundreth poundes sterling above all charges of any suche Archebisshopriche or Bisshopriche or other money to the value of the seid fyve pounde for the clere yerely value of evy hundreth poundes of evy suche Archebisshopriche or Bisshopriche and not above nor in any other wise. Any thyng in this p̄sent Acte before written notwithstanding.

III.
What Sums may be paid for obtaining such Bulles at Rome.

AND forasmuche as the Kynges Highnes and this his High Courte of Parliament nother have nor doo intende to use in this or any other like cause, any maner of extremyte or violens before gentill curteyse and frendely wayes and meanes fyrst approved and attempted, and without a veray great urgent cause and occasion yoven to the cont'ry, But princypally coveting to disborden this Realme of the seid great exaccions and intollerable charges of Annates and first fruyttes have therefore thought convenient to comytte the fynall order and determynacion of the p̄misses in all thinges unto the Kynges Highnes, So that yf it may seme to his high wisdome and moost prudent discrecion mete to move the Popes Holynes and the Courte of Rome amycablye charitable and resonable to compoude other to extind and make frustrate the paymentys of the said Annates or first fruytes, or ellys by some frendlie lovyng and tollerable composicion to moderate the same in such wise as may be by this his Realme easelye borne and susteyned; THAT then those wayes and composicions ons taken concluded and agreed bitwen the Popes Holynes and the Kynges Highnes shall stonde in strenght force and effecte of a lawe inviolablye to be observed.

The King empowered to compoude with the Pope to moderate such Annates, &c.

AND it ys also further ordeyned and enacted by the auctoritie of this p̄sent Parliament, that the Kynges Highnes at any tyme or tymes on thisside the feast of Easter which shalbe in the yere of our Lord God a thousand fyve hundreth and thre and thrytty or at any tyme on thisside the begynnyng of the next parliament, by his tres patentys under his great Seale to be made and to be entered of Recorde in the Rolle of this p̄sent Parliament may and shall have full power and libertie to declare by the seid tres patentys, whether that the p̄misses or any parte clause or matier therof shalbe observed obeyed executed p̄fourmed and take place and effect as an Acte and Statute of this p̄sent parliament or not; So that yf his Highnes by his seid tres patentys before the expiracion of the t̄mes above lymitted therby, doo declare his pleasure to be that the premyses or any parte clause or matter therof shall not be put in executiō observed contynued nor obeyed, In that case all the seid p̄misses or suche parte clause or matter therof as the Kynges Highnes so shall refuse disasferme or not ratifye shall stonde and be from thensforth utterly voide and of noon effect; And in case that the Kynges Highnes before the expiracion of the t̄mes afore p̄fixed, doo declare by his seid tres patentys his pleasure and determynacion to be, that the seid premyses or evy clause sentence and parte thereof, that ys to say, the hole or suche parte therof as the Kynges Highnes soo shall asserme accept and ratifie shall in all poyntes stonde remayne abide and be put in due and effectuell executiō according to the purporte teanour effect and trewe meanyng of the same, and to stande and be from thensforth for evy after as ferme stedfast and avayleable in the lawe as though the same had been fully and p̄fytlye stablished enacted and confirmed to be in evy parte therof immediatly holye and entyerly executed in like maner fourme and effecte as other actes and lawes the which been fully and determynatly made ordeyned and enacted in this p̄sent pliamēt. (')

IV.
The King empowered to give or with-hold his Assent to this Act by Letters Patent, &c.

¹ The Original Act is not preserved among the other Acts of this Year at the Parliament Office, Westminster. The Royal Assent was given by Letters Patent of 9 July 25 Hen. VIII. as appears by the following Entry on the Roll in Chancery:

"Cui quidem Bille p̄f̄e & ad plenū intellē p̄ dē m̄ Regem ex assensu & auctoritate parliamenti p̄d̄i talis est responsum; Le Roy le volt.

"MEMORAND' quod nono die Julii, anno regni Regis Henrici octavi vicesimo quinto, Idem dñs Rex per frat̄ suas patentes sub magno sigillo suo sigillat̄, actum p̄d̄m ratificavit & confirmavit, & actui illo assensum suū regiū dedit put p̄ eadem frat̄ patentes cujus tenor sequit' in hec v̄ba magis apte constat.

"Rex Omnib; ad quos, &c. Saltn. Insuperimus quendam actum editum in Parlamento n̄o inchoato p̄cio die Novemb̄ anno regni n̄i vicesimo primo & abinde p̄ d̄v̄sas progredēs progat̄ & adhuc continuat̄; cujus quidem actus tenor sequit' in hec v̄ba: Forasmuche [repeating the Act verbatim from beginning to End] in any manner of wise. Sciatis qd̄ Nos Deum p̄oculis hentes ac cōmodum p̄scū & utilitatem regni n̄i & subditoy n̄oy put cura regali utringim' intime considerantes, actum p̄d̄m ac om̄ia & singula in eodem content̄ & sup̄ias specificat̄ p̄ nob̄ heredib; & successorib; n̄is Ratificavim' acceptavim' & confirmavim' & p̄ p̄sentē ratificam' acceptam' approbam' & confirmam' & actui illo regiū n̄m assensum dam': Necnon actū illum ac om̄es et singulas clausulas et sentencias in eodem content̄ p̄ eū utilitate et proficuo regiū n̄i observari obediri ac in executiōem poni & demandari volum' decernim' declaram' & precipim', p̄ p̄sentē ratum & gratum hentes & hitur totum & quicquid in eodem actu continet'. In cujus rei, &c. T. R. apud Westm̄ nono die Julii anno f. sui vicesimo quinto."

The Ratification of the Act restraining the Payment of Annates to the See of Rome.

V.
In case of any
Interdict, &c. by
the Pope, divine
Service shall
continue.

AND if that upon the foresaid reasonable amycable and charitable wayes and meanys by the Kynges Highnes to be experimented moved and compounded or otherwise approved, it shall and may appere or be seen unto his Grace that this Realme shalbe contynuallye burdonned and charged with this and suche other intollerable exaccōns and demaundys as heretofore it hath ben; And that theruppon for contynuauance of the same, our said Holy Father the Poope or any of his Successours or the Courte of Rome will or doo or cause to be doon at any tyme hereafter so as is above rehersyd, unjustlie uncharitably and unreasonablye vexe inquyet molest trouble or greve our said So^vaign Lorde his heyres or Successours Kynges of England or any of his or their spirituall or lay subjectes or this his Realme, by excomunicacōn excomungement interdicōn or by any other pcesse censures cōpulsories wayes or meanes; **BE Y^t ENACTED** by the Auctoritie aforesaid, that the Kynges Highnes his heyres and successours Kynges of England and all his spūall and lay subjectys of the same, without any scripull of consciens shall and may laulfully to the Honour of Almyghty God, the encrease and contynuauance of vertue and good example within this Realme, the said censures excomunicacōns interdicōns compulsories or any of theym notwithstanding, mynister or cause to be mynistered thoroughout this said Realme and all other the Domyinions and Territories belonging or apperteyning thereunto, All and all maner Sacramentys Sacramentallys Seremonies or other Devyne Dyce of Holye Church or eny other thing or thinges necessarie for the helthe of the Soule of mankynde as they heretofore at any tyme or tymes have been vertuously used or accustomed to do within the same; And that no maner suche censures excomunicacōns interdicōns or any other proces or compulsories shalbe by any of the prelates or other spūall Fathers of this Region ne by any of their mynisters or substitutes, be at any tyme or tymes hereafter published executed nor devulged nor suffered to be published executed or devulged in any maner of wise.

Prelates shall not
publish such
Interdict.

CHAPTER XXI.*

AN ACTE CONCERNYNG AN EXCHAUNG OF CERTAIN LONDZ BETWEENE THE KINGE HIGHNES & THE ABBOT OF WESTM.

Feoffment to the
Use of the King of
certain Messuages
and Lands, &c.
from the Abbot,
&c. of Westminster.

BECAUSE that it is notified and declared to this the Kyngis moste honorable Courte of Parliamente, that accordyng to the mutuall condiscant and agremente heretofore had and concluded betwene the Kyng^e Highnes on the oon parte, And the Reverend Father John Islypp Abbot of the Monastye of Saynte Peter of Westm and the Priour and Covente of the same Monasterye on the other parte, Certeyn psons undernamed ben seised yn theyre demeane as of fee to thuse of o^r said So^vaign Lorde the Kyng and of his heyres and assignes by the feoffment of the said Abbot Priour and Covente of the said Monasterye of and yn Certeyn mesuages howses cotagis landys and tenementis with theyre app^ten^t set [lyng¹] and beyng yn the Towne and feldis of Westm and yn the Parishes of Saynte Margrete of Westm and elsewhere yn the Countie of Midd¹ as by a dede or Charter of that feoffmente made by the said Abbot Priour and Covente evydently appereth; And that the same Abbot Priour and Covente at this p^{re}ntre tyme bene seised yn theyre demeane as of fee to the Use of theym and of theyre successours for ev^{er} of the gyfte and graunte of our said So^vaign Lorde the Kyng to theym made by his lres patentis for and yn recompence and satisfaccion of the pmisses specified yn the saide dede or charter of feoffemente made by the said Abbot Priour and Covente of and yn the [cyte¹] circuite and p^{re}ynct of the late Monastery or pryory of Sainte Margret the Virgyn of Powghley with thappurten^t set l^{ying} and beyng yn the Countie of [Berk¹] and of and yn dy^{vers} manours landes tenement^{es} advousons and other hereditament^{es} and comodities l^{ying} and beyng yn the said Countie of [Berk¹] and yn the Counties of Wiltshire and Southampton and yn the said County of Middlesex, The [tenures¹] of whiche saide dede or Charter made by the said Abbot Priour and Covente and of the said lres patent^{es} made by our said So^vaign Lorde the Kyng manyfestely hereafter ensue and followe yn ev^{er} y^{our} worde, and worde by worde as they be made fo^rmed and enacted betwene the said parties.

The said Abbot,
&c. seised in Fee
of the Scite of
the Monastery
of St. Margaret,
and of certain
Manors, &c. by
Letters Patent of
the King, in
Recompence of
the Premises.

The Tenor of
the Charter of
Feoffment from
the Abbot, &c.

Om̄ib; Christi fidelib; ad quos p̄sens scriptum indentatum p̄fuit, Johannes Islyp Abbas Monastii S̄ci Petri Westm̄ ac ejusdem Monastii Prior & Conventus Saltem in D̄no sempiternam: Sciatis nos p̄fat̄ Ab̄bem Priorem & Conventum unanimis assensu consensu & voluntate totius capituli n̄ri in pleno capitulo n̄ro congregat̄ dedisse concessisse & hac p̄senti carta n̄ra indentata confirmasse Robto Norwiche Militi Capitali Justiciario d̄ni Regis de Banco Ric̄o Lyster Militi Capitali Baroni de Sc̄cio n̄ro Willo Pawlet Militi Thome Audeley Trienti d̄ni Regis ad legem & Baldewino Malet Solicitatori d̄ni Regis quoddam magnū mesuagiū sive tenementum vulgari¹ nuncupat̄ Pety Caleys ac om̄ia mesuaḡ domos orrea stabula columbaria pomeria gardina stagna piscarias aquas fossatas lras p̄fat̄ & pastur̄ cum om̄ib; & singulis suis p̄t̄n̄ quoquo modo eidem magno mesuagio sive ten̄to vocal̄ Pety Calais speclasi sive p̄tine¹ sive ad idem mesuagiū adjacēt̄ seu cum eodem mesuagio ante hec tempora ad firmam dimisit vel occupat̄ situat̄ jaceēt̄ & existēt̄ infra d̄cam villam Westm̄ in Com̄ Midd¹, Necnon om̄ia illa mesuagia cotagia tenementa & gardina situata jaceēt̄ & existēt̄ in orientali parte Strate vulgari¹ nuncupate the Kynges Strete infra d̄cam villam Westm̄ in p̄dco Com̄ Midd¹ extendentem a quadam aleia sive venella ibidem vocal̄ Lamb Alley alias nuncupat̄ Lamb Lane usq; ad barras situat̄ in p̄dca Regia Strata juxta Maduū d̄ni Regis ibidem vocal̄ York Place Accciam om̄ia alia mesuagia cotagia tenementa gardina lras & vasta nup̄ in tenura Johis Henburys situat̄ jaceēt̄ & existēt̄ in d̄ca orientali parte p̄dce alte regie vie ducentis a quadam crofto sive pecia lre vulgari¹ nuncupat̄ Scotlande usq; ad Capellam de Marie de Rouncederall p̄pe cruce^m nuncupat̄ Charyngcrosse: Necnon om̄ia illa mesuagia cotagia tenementa gardina lras & vasta jaceēt̄ & existēt̄ in occidentali parte p̄dce Strate vocal̄ the Kynges Strete extendencia a quodam magno mesuagio sive domo pandoxatorio vulgari¹ nuncupat̄ the Axe in longitudine p̄ p̄dcam occidentalem partem usq; ad & ultra d̄cam Cruce^m vocal̄ Charyngcrosse: Et eciam om̄ia alia lras tenementa & vasta jaceēt̄ ex parte australi alte regie Strate ducent a p̄dca Cruce vocal̄ Charyngcrosse usq; ad Hospitale S̄ci Jacobi in Campo; Accciam om̄ia illa alia lras & p̄fat̄ jaceēt̄ juxta & infra lras nup̄ p̄tine¹ p̄dco Hospitali S̄ci Jacobi ex parte Australi ejusdem Hospitalis et sic a p̄dco Hospitali ex parte Australi alte Regie vie extendē¹ vsus occideⁿ usq; cruce^m vocal̄ Eyrosse & ab eadem Cruce div̄tendē¹ vsus austrum p̄ altam Regiam viam tendē¹ vsus villam Westm̄ usq; ad pontem lapidii vocal̄ Eybrige, & deinde in longitudine p̄ p̄dcam altam Regiam viam duceⁿ vsus & ad p̄dctam villam Westm̄ usq; ad Australem partem lre ibidem vocal̄ Rosmundis & sic deinde in longitudine p̄ p̄dcam australem partem p̄dce lre vocal̄ Rosmundis vsus orientem directe

* This and the additional Chapters of this Session which follow are now for the first Time printed. The old Editions of former Printed Collections of the Statutes of this Year ended with Chapter XIX; the Modern Editions inserted Chapter XX.

¹ l^{ying} O.

¹ S^{yte} O.

¹ Berk^{shire} O.

¹ tenures O.