19 May [1534]

58. EUSTACE CHAPUYS TO THE EMPEROR.

After my despatch of last Thursday, on the ensuing Friday, the 15th inst., I received a message from the Privy Council by a gentleman, requesting me to meet them at Vuasmonster (Westminster) on Saturday, at seven in the morning; which I did. I found already there the archbishops of York and Canterbury, the [High] Chancellor (Audeley), the duke of Norfolk, the marquis of Dextupe (Exeter), the earl of Vulchier (Wiltshire), Master Cromwell, the bishops of London, Durem (Durham), and of Eli (Eli), Doctors Sampson and Fox, the Controller of the Royal Household (Paulet), and the Captain of the Body Guard, together with the chief magistrates of this kingdom. Having sat down, the said Dr. Fox commenced a long peroration in Latin, prepared some days before, the substance of which was: that the King, acknowledging the good offices that I (Chapuys) had always rendered in the fulfilment of my charge, and the praiseworthy inclination continually shown by me towards the preservation of the friendship between Your Majesty and his master, the King, in which inclination and desire he (the King) earnestly begged me to persevere, had considered it fit to inform me [the Imperial Ambassador] that his detestable and abominable first marriage having been declared nul by law, and he having contracted a fresh one, more for the repose and quietness of his kingdom than for his own pleasure, with the one who was at present his Queen, and having had the grace of God had issue of his blood, he had, at the urgent request of his whole kingdom, and for the sake of removing all doubts and scruples that might arise about the succession to the Crown, made a statute declaring the manner of the succession, which was, that the male children born of this present marriage should rank first, and after them his daughter Isabella (Elizabeth), whom the speaker called “Princess.” That the said statute drawn in perfectly juridical form, and approved and sanctioned, not only by every member of the assembly of the General Estates of the kingdom, but likewise by the free consent and voluntary oath of all and everyone of his subjects—two women only excepted, namely, Madame Catherine and Madame Marie, as he chose to call them,—whom, notwithstanding all the means of persuasion employed by the King, and the remonstrances and exhortations of the principal personages of his kingdom, he (the King) had been unable to recall to reason, or to a sense of their respective duties. The King (continued Dr. Fox) wished me (Chapuys) to understand that, should the said ladies persevere in their pertinacious refusal, he would be obliged on his part to proceed against them according to the form and tenour of the said statute, of which a copy has been forwarded to Your Majesty.

In answer to the above address, I failed not to remonstrate strongly against the manifest iniquity and injustice of the said statute, which, as I had had occasion to tell the King before it was framed, could in no wise deprive the Princess of her right as true and legitimate daughter, and true heir to the Crown in default of male children. I maintained that the King could not deprive her of her right; nor could the statute [157] ordain or decide in any way against the legal and legitimate marriage of the King to queen Catherine, that being a matter exclusively reserved to the Holy Apostolic See. The statute, therefore, being founded on false statements, was of no value whatever. Even if it had been well founded, and had its promoters or makers had the power of ordaining and legislating on such matters, it would be still an iniquitous and unjust proceeding, inasmuch as not only had the parties concerned not been summoned to appear, but I myself had been refused permission to attend Parliament and speak in favour of the just right of the Queen and Princess;—a very strange way of proceeding in an affair of this kind, which could not fail to surprise all those who might hear of it. This, I said, was a proof that they were not at all sure of getting Parliament to vote the statute, since they did not allow me to go thither and lay

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1 See above, No. 57, p. 151.
before the members the true state of the case. The King himself could not show better the
invalidity of his own statute than by compelling, as he was actually doing, people to swear
to it, which was a compulsory act much condemned by the best jurists, whose authority
I then and there quoted. I said further I maintained that the rudest people in England had
been heard to say that evidently the statute had no force at all, since they were called upon
and obliged to swear beforehand a thing which had not yet been examined and tried. If
Plato’s laws were called cold (froydes) owing to their being headed by long preambles,
what could be said of theirs, which, besides being preceded by an exposition full of lies,
contained no truth whatever in themselves? To say nothing of the assertion that the King’s
subjects had requested him to make such a statute, and yet had hastened to take the oath.
Whatever Dr. Fox may say about this, I know better; people swore because they dared not
offer opposition, the penalty being forfeiture of life and property, and no one in these times
wished to become a martyr; besides which, several reconciled themselves to the idea, by
the notion that oaths taken by force, against morality (bonnes meurs), were not binding,
and that even if the oath was a true and legitimate one they could contravene it more
honourably than the archbishop of Canterbury there present, who, the day after swearing
fidelity and obedience to the Pope, had issued a summons against the Queen, in spite of
and against all the advocations, inhibitions, pains, and very grave censures, &c.

After which, and other similar words intended as a counterpart to the statute, which the
Doctor had just read to me, I took upon myself to apprise him and the rest of the sentence
issued by His Holiness, with the unanimous approbation of the Consistory, which had been
attended by double the number of cardinals than there had been bishops at some of the
councils, which they frequently quote in their allegations and writings in the King’s favour.

[158]

With regard to the second principal point alluded to in Dr. Fox’s speech, namely, the
stubborn obstinacy of the Queen and Princess, I said that those who accused those two
ladies of being pertinaciously obdurate might be compared to those designing women
who, when in dispute with others of their sex, generally accuse their opponents of the very
vice by which they themselves were contaminated. If obstinacy there was in the affair, it
ought to be attributed to those who, after 25 years of marriage contracted by princes so
wise, with sound and mature deliberation, and after a most solemn decision of the Church
issued in two different sentences, refused to acknowledge the truth, and that I could not
guess what their motive and purpose could be in thus representing to me what they called
“the stubborn obstinacy” of the ladies; for, even supposing they could persuade me that
such was the case, I had neither the authority nor the means of dissuading them from
their opinion in this respect; and I wished to let them know that even if I had sufficient
power and influence over them to bring about such a change, I would not use it in such an
undertaking; I would rather die a thousand deaths than try to dissuade them, unless I had
express orders from Your Majesty. If, however, the warning they had given me was, as I
thought, intended for Your Majesty’s information, I would willingly write to you. “If such
be your intention,” I said, “I beg you to declare at once your master’s wishes and purposes,
that I may convey to the Emperor a full idea of what the Queen and the Princess have to
expect at his hands.” I cannot, I added, be persuaded that the King, your master, whatever
you may say, will treat the Queen and the Princess worse than he has hitherto done; on the
contrary, I think that, considering the great humility, modesty, and patience with which she
and her mother have behaved up to the present moment, the King will be induced to treat
them more honourably than in the past. Should he do otherwise, he will incur universal
blame, and perhaps give cause of disapproval to His Majesty, the Emperor, and the rest of
the princes, his relatives and allies, and convert into direct hostility the friendship which
they profess towards him; for friendship does not consist only in fine and gracious words;
it cannot be magnified and extolled unless deeds are in accordance with words.”

I ended by entreating all those who called themselves friends of peace to take care lest,
by exhausting the patience which Your Majesty has hitherto shown towards them, owing to
the great love and affection you had for the King their master, something should be done to
offend Your Majesty beyond bearing; for they ought to understand that you considered
the Queen as your mother, and the Princess as your sister or daughter, and that although I
had no express mandate to speak on such matters, yet I made bold to say that, in my [159]
opinion, Your Majesty could not do less than show yourself dutiful nephew and cousin in
all that concerned the right and justice of the said Queen and Princess, especially when at
the same time you were called upon to uphold the authority of our Mother Holy Church,
whose protector and most dutiful son Your Majesty was. “To such course of action,” I
added, “the Emperor, my master, must be greatly stimulated by the words of one of your
ambassadors at Bologna, who said that by following up and abetting the Queen’s cause the
Emperor would be the cause of the separation of this kingdom from the Holy Apostolic
See, and that although it was not Your Majesty’s province to remedy such things, they
should remember that God, in His clemency and infallible justice, would ultimately be
angry and put things in order.”

After this reply of mine, the Doctor and the rest held parley together, though not
for a long time, for there was no need of it, each of those who were in the room having
some days before learnt his lesson by heart.² The consultation over, the bishop of Durem
(Tunstall) spoke. He is justly considered as one of the most learned, prudent, and honest
prelates in the whole kingdom, and has hitherto upheld the Queen’s cause by his word as
well as by his writings; but nowadays, not choosing to become a martyr, and lose such
ecclesiastical benefice as his, bringing him 15,000 ducats annually, he has been obliged to
swear like the rest, though under certain reserves and restrictions to satisfy, as he thinks,
his conscience.³ The better and sooner to induce him to take the oath, after placing before
him the example of the bishop of Rochester (Fisher) and of Master Mur (More), they have
goaded him in a manner which touched him more effectually; for having been summoned
and invited to court (a thing which he had never been allowed to do before, as long as
Parliament or the Convocation was sitting—for if he happened to come to town at such
a time, he was invariably ordered to return to his diocese)—on this occasion, as I say, he
was particularly requested to come, and two days after he had quitted his house certain
royal commissioners arrived, broke into it, searched every corner, and made an inventory
of all his property, which they sent to the King, along with all the papers and letters they
could find.⁴ But, to proceed:—After his return home, the Bishop began to say in public
that the [160] statute was a most considerate and well-established act for the quietness
of this kingdom, and that for that reason no one ought refuse swearing to it. My answer,
when I heard the Bishop say this much, was, that the true security and tranquillity of
England depended entirely on the King’s going back to his legitimate wife, whose arrival
in England had been the means, by the sanctity of her life, and the assistance of her royal
kindred, of preventing many troubles and revolutions [in England] which the father of this
King [Henry VII.] had wisely foreseen before her arrival. With regard to the Universities,
which the Bishop said had pronounced in favour of the King, I named to him several more
[who had decided against him], showing nevertheless the practices used, the money spent
by this King, and the vain efforts made in Germany, where neither bribery nor favour had
been sufficient to obtain from the Universities any determination to suit their purpose.

As to the Papal brief, when the suit was first instituted in England, declaring the King’s
first marriage to be nul, which brief the Bishop called “epistre decretale,” making it the
keystone of his reasoning, I maintained that the said brief had been issued at Orvieto at a
time when the Pope had just arrived from his castle of Saint Angelo, and was very angry at

² “Sur ma dite response ilz communicarent ensemble, non point longuement, aussy nen
estoit yl besoing car de quelques iours ilz avoient tres tous estudie leur roule.”
³ “Il a este contrainct de jurer comme les autres, bien que lon dit que avec certainnes restric-
tions et reservations.”
⁴ “Lon luy donna ung aultre aguyllon que le touchoit de bien pres quest questant mande de
la part de ce roy de venir icy (ce que ne luy avoit este permy durant les estatz, ains venant yl fust
contremande) deux iours aprez quil fust party de la mayson certains commissaires du dit seigneur
roy entrarent en sa mayson faysant ouverture par tout et description de tous ses biens, et furent
apporteez au roy toutes les lectrez missives que les ditz commissaires trouvirent.”
his detention, and therefore the brief was full of spite against Your Majesty. It was, I said, issued as much for pope Clement’s private views and interests as for the gratification of the kings of France and England, who had at all times, but especially then, showed themselves his friends. Besides that, the brief had been sent without pope Clement communicating to and debating upon the matter [with his Cardinals], as His Holiness afterwards did when truth was investigated and solemnly proclaimed.

To the Bishop’s asseveration that the Pope, whilst at the conference of Marseilles, had declared that if the King sent his procurator to Rome invested with sufficient powers to appear for him at court, sentence would be pronounced in his favour, I replied that it was not likely that His Holiness could have said such a thing; if he did, he meant, no doubt, that in pronouncing for the legitimacy of the King’s first marriage, he sentenced in his favour, since his own honour and conscience were safe guarded, and the repose and tranquillity of his kingdom ensured through the sentence. It was to be presumed that a sentence thus pronounced before his own procurator would have been quickly obeyed by the King. In proposing that, if he ever did propose it, His Holiness had intended to follow the steps of some criminal judges, who, in order to extort the truth and drag out a confession from the accused, say kind words to them, and give them hopes of liberation. Such stratagems were allowable and praiseworthy as that which Solomon used with the two women who disputed the ownership of a child; and that if a procurator was wanted for the Pope to give sentence in favour of the [161] King, certainly the archbishop of Paris (Jean du Bellay) was well worth any ten of them.

To the above remarks the bishop of Durham made no reply whatever. After him came the bishop of London (Stockesley), who attempted to question the King’s first marriage on the authority of St. Basile, St. Gregory, and pope Innocent III, whose works he quoted in support of his theory, though, to say the least of it, the passages adduced proved exactly the contrary of what the Bishop maintained. I will not annoy Your Majesty with the details of the dispute; suffice it to say that when the said Bishop stated that, though the King had been evidently in the wrong “when he separated from his Queen” and contracted a new marriage, yet the Pope, whom all here call the bishop of Rome, had been so iniquitous and partial, had shown such injustice and done such injury to the King, his master, in giving a second sentence against him, and issuing executory letters (executoriales) on the first, notwithstanding this King’s appeal to the future Council,—which appeal, as the Bishop said, tied the hands of His Holiness and curtailed his power,—that king Henry was quite justified in acting as he had done. It was no new thing (said he) for princes to appeal to a General Council, for in the primitive Church this had often been done.

This last premiss the Bishop tried long to establish, until I told him that, although the manifest abuses of the pretended appeal authorised the Council to reject it altogether, yet I was ready to grant that the thing might be done, and the appeal taken into consideration. “However, (said I,) what has since taken place renders the thing absolutely impossible. The King could not now avail himself of, or found his appeal on solid grounds, for many reasons, of which I would merely mention four, 1stly. Because in the commission demanded by the King, and delegated by the Pope to cardinals York (Wolsey) and Campeggio—in virtue of which commission the suit began, was afterwards advoked to Home, and lastly sentenced—there was a clause expressly forbidding any appeal. 2ndly. Because the first sentence was issued upon the ‘spolio et possessorio,’ respecting which Civil Law admits of no appeal unless the sentence be first obeyed. 3rdly. That the appeal must needs be made within 10 days of the date of the sentence, or of its notification, whereas the King’s appeal came two months afterwards. 4thly. That the appeal of a contumacious pleader, such as the King undoubtedly was, could not be admitted at all.” I went still further. I said, “The King ought to wish that the appeal had never been made, for the allusion therein contained to a former sentence, which no one has yet dared notify to him in due form, tacitly implies and acknowledges the jurisdiction of His Holiness. Should a General Council be assembled,—which will be as late as those who wish Germany to remain as it is now will allow,—I doubt whether [162] the King would like to have his
own private affairs discussed there; for having at times spoken to him about it, he has answered me that he himself had nothing to do with it, and that he could very well arrange matters and keep order at home without assistance or provision from a General Council; besides which (I added) might not that assembly, if convoked, remind the archbishop of Canterbury (Cranmer) that he himself had presumed to overrule the Pope’s judgment?”

The Bishop was silenced. After him spoke the archbishop of York (Lee), who made only one argument against the validity of the King’s first marriage, but so feeble and unsound that in two words he was reduced to silence, and no more was said on the subject. Indeed, it seemed to me as if both he (Lee) and the bishop of Durham (Tunstall) were glad to hear their own arguments refuted, since they were obliged to stifle truth, and yet look approvingly on the occasion.

After him the dean of the Chapel (Sampson), who following on the steps of Monseigneur de Norfolk, maintained that the Pope had no authority whatever in this kingdom; for his power and authority not emanating from God, but from a constitution made by men, it could very well be abrogated, as had been done here in England, and in former times by the Greeks, who would never acknowledge the Pope’s supremacy. My answer was that, even if Papal authority was founded only on human constitutions, as he pretended, (though I was of a contrary opinion,) the King, his master, could in nowise refuse to recognize the jurisdiction of His Holiness and of the Apostolic See, not only on account of the immemorial prescription of so many years, and of the successive and continuous acknowledgments of that authority by the ancestors of this King, and by himself, but also on account of the prorogation of Papal jurisdiction, and of the act of application for the commission, consenting to the Queen’s appeal, and subsequently again to the advocatio of the cause to Rome.

In the midst of these disputes the archbishop of Canterbury (Cranmer), not feeling strong enough to come forward, as the others had done, and perceiving that my principal attack was from the beginning directed against him, dared not formally enter the lists, and only said a word here and there to the others, to show that he was concerned in the affair, and did not sit there for nothing. Among other suggestions I overheard him make to the bishop of Durham (Tunstall), one was that he ought to have brought forward as an argument against me, that the Pope, being a friend of Your Majesty, and at the same time dreading your power, could not be considered a, competent and impartial judge in the case, inasmuch as the matter under discussion was whether the Pope had, or had not the power to dispense for such a marriage as that of the [163] King and Katharine, formerly married to prince Arthur, his brother; and that it was evident that, for the sake of upholding the authority of the Roman See in such matters, the Pope would ultimately sentence in favour of the Queen and against the King.

The Archbishop, however, must have repented of having ever suggested an argument resting on so weak a foundation; for by doing so, (and he of Durham taking it up, which he actually did,) he gave me the opportunity of alleging ten or twelve arguments against his being the proper man to pronounce sentence in a divorce case; among which there was one, which must have touched him to the quick, for he remained for some time silent and thoughtful.

Whilst the above-named bishops and doctors spoke, the [High] Chancellor (Audeley), the duke of Norfolk, the earl of Wiltshire, and Master Cromwell looked contented and satisfied as if they had gained a victory; but when they saw that the contrary was the case, and that my opponents were being defeated, they began to say, that there was no need of further disputation. The duke of Norfolk observed that since the King’s second marriage was a “fait accompli,” all discussion about that was pure loss of time. Everything had been settled by a statute, the force and validity of which no one dared to impugn. Such as it was, he (the Duke) would maintain it against whomsoever should dispute it to the last drop of his blood; and whoever in England should dare go against it would at once be considered as guilty of high treason “læsæ Majestatis.” Such being the case, those two

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5 Dr. Edward, since October 1531. See vol. iv., part ii., p. 248.
ladies (meaning the Queen and her daughter) ought to be careful, and not play with such matters, for otherwise they might suffer. The King himself, he said, could not do less than obey the statute, which not only concerned his Royal person, but likewise the welfare and tranquillity of his subjects.

After this speech of the Duke’s, the Chancellor (Audeley) spoke for awhile in a similar strain. My reply to them both was a mere repetition of the arguments I had used before in my answer to Dr. Fox; merely adding, that English laws seemed to me like those of Mohammed, which that pseudo-prophet caused to be enforced at the point of the sword, not by dint of persuasion and reason; and yet there was (I said) something in that in which the English were deficient. Mohammed did not compel his people to swear to and keep his laws, whilst they (the English) exacted oaths from their own countrymen, as well as from foreigners, by which measure they showed that their laws and statutes must be very weak, since they required the support of the popular abjuration of their allegiance to the Queen. Everything (I continued) was for them a subject of suspicion; even those poor ladies, the Queen and Princess, who, being more closely confined than common prisoners in this realm—having neither the will nor the means to trouble the peace of this [164] kingdom, whose welfare they desired much more than any Englishmen—were spied and watched as though guilty of high treason; whereas they never, to my certain knowledge, had ceased praying God for the prosperity of England. Indeed I could certify to them—and would take my solemn oath upon it—that the Queen had always written and protested; whenever there was need for it, that no war should be made on her account, for she would rather suffer a thousand deaths than be the cause of such a misery; and that even if Your Majesty had any hostile intentions, which you had not, the Queen herself would have interfered in the quarrel so as to prevent the effusion of blood. I ended by requesting the assembly to consider my words, and try their utmost for the preservation of that amity and friendship which they professed to have towards Your Majesty.

The answer of the Privy Councillors was that it would not be their fault if my wishes were not fulfilled; they would make their report to the King, and let me know his intentions. I fancy, however, that they will go on playing their game without letting me know what they are about, fancying, perhaps, that they have done enough in the affair by letting me know that York (Lee) and Durham (Tunstall), both of whom have the reputation of being learned and moral ecclesiastics, and were formerly on the Queen’s side, have actually become turncoats. I should have much preferred, and indeed it would have been more reasonable, that the councillors should have given me audience at the time that the said statute was being framed; but, on the other hand, I cannot help thinking that some ground has been gained by their affording me an opportunity for refuting, in the presence of such an assembly, part, if not all, of their errors, especially when they had been deputed to make me take one thing for another.6

The conference at an end, I took Master Cromwell aside, and said to him in confidence that the King would gain much in repute by ordering the Queen and Princess to be better treated now than they were; and I again represented to him the danger of acting otherwise. He promised to do everything in his power to obviate the inconvenience; but I very much doubt his doing anything in the matter; he will not dare, for fear of the King’s mistress.

Cromwell also promised me that Spaniards residing in London would be exempted from swearing obedience to the statute, and that in all other matters he would do his best to favour Your Majesty’s subjects; telling me, at the same time, that two Englishmen, imprisoned [by the Inquisition] in Spain for having in their possession certain [heretical] books, [165] had been released by Your Majesty’s order, and that both their ambassadors residing at the Imperial Court, as well as the one in Flanders, had frequently written concerning my good offices here, even in the case of the packet of letters seized at Calais in April, and in accepting the excuses then offered, for which the King was thankful.

I then took the opportunity of returning thanks in Your Majesty’s name for the favour

6 "Toutesfoys encoires a ce est quelque chose de leur pouvoir avoir bien expressement remonstre en telle assemblee partie de leurs erreurs, et estant icelux altitrez (?) pour me donner entendre [une] chose pour aultre.”
shown to your subjects, promising to write home on the subject; and, having taken leave of
him, went away without accepting his invitation to dinner.

I heard this very morning that the King has again sent the archbishop of York (Lee),
the bishop of Durham (Tunstall), and Dr. Fox to the Queen, to exhort and summon her to
acquiesce in the prescriptions of the statute, threatening her, in case of refusal, with all the
rigour of the law. For fear this intelligence, as well as the threats uttered during the above
debate, should be true, I have hastened to inform the Queen, that she may not be taken by
surprise.

It is, indeed, to be feared that upon the obstinate refusal of the Queen and Princess
to comply with his wishes, the King, at the instigation of this accursed concubine of his,
will play them both a bad trick The general belief here is that, when about to cross over
to France, he will at least confine them both to the Tower, for fear of what may happen
during his absence. And I believe him quite capable of impressing many people here with
the foolish notion of applying to Parliament for a sentence against the Queen and the
Princess, and making all people, without distinction, subscribe the same,—a thing in which
he would meet with little or no resistance on the part of his subjects, intimidated as they
are. In such an event I do not hesitate to say that prompt and efficacious measures will be
needed, as I have pointed out in several of my despatches.

The Scottish ambassador, who was here at first, came the day before yesterday to see
me, announcing that peace had at last been concluded between England and Scotland,
to last during the lives of the two Kings, and one year after; and that on his colleague
and himself trying to have Your Majesty comprised therein, this King made no objection
whatever to the application, provided you were also named and included in his own, but
declaring that on no account would he consent to the Pope being mentioned in it. I then
asked the ambassador whether, in case of the Pope sending his own mandate against the
English, they (the Scotch) would make difficulties about obeying it. His answer was, that
they would not, but that most likely they would at first make a certain show and
pretence of displeasure at their not being able to do otherwise. The ambassador told me
likewise that between the King and his colleague, the Bishop, there seemed to be some
secret understanding; the King had thrown out hopes of a marriage between the Princess
and their King, James, provided the latter first attended the interview which king Francis
and himself are to hold on the other side of the Channel in July next; and that the Bishop,
notwithstanding the peace just concluded, had applied for a safe-conduct to return from
thence (France) in case it should be necessary for him to negotiate concerning the above
affair.

I did not fail to observe, and make the Scotch ambassador understand, that the
promised offer of the Princess' hand was but a bait to decoy the King, his master, across
the Channel, and whilst there have him married in France, according to the taste and
future plans of both Kings, and prevent him from contracting alliance with Your Majesty,
which is the thing they (the kings of England and France) dread most. The ambassador
replied that he did not think his master would cross the Channel at all, and that in case
he did, he would not fail to convey to him the advice and admonition I had just tendered,
and that of this affair, as well as of any other of equal importance, he would keep me “au
courant” by way of Flanders, addressing his letters to the Consul (Conservateur) of his
nation at Antwerp. I then asked him if he had news of the man sent by Your Majesty, and if
he was already in Scotland or not. He answered, that since the Bishop's arrival [in London]
in case it should be necessary for him to negotiate concerning the above
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promised offer of the Princess’ hand was but a bait to decoy the King, his master, across
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nation at Antwerp. I then asked him if he had news of the man sent by Your Majesty, and if
he was already in Scotland or not. He answered, that since the Bishop's arrival [in London]
no news had been received from that country.—London, 19th May 1534.

Signed: “Eustace Chapuys.”

7 “Et seroit le dit roy bien home pour envelopper plusieurs gens en la folye de faire sentenci-
er par le parlement les dites royne et princesse, et faire subscripre tout le monde en la sentence, en
quoy ny auroit resistance, pour quoy, sire, seroit besoing de quelque prompt remede.”
8 “Et que pour ce quilz voulurent comprendre vostre maieste en icelle one ce roy la voulut
aussi nomme[ r] et comprendre en la sienne [paix], mais quil navoit voulu laisser fere mencion en
sorte quelconque du pape.”
9 “Et que levesque nonobstant toute la paix a demande saufconduit pour pouvoir retourner
de pardeça en cas quil fut besoing de traicter des dites affaires.”
Addressed: “To the Emperor.”

Indorsed: From the Imperial ambassador in England. Received on the 8th of June at Avila.10


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10 Avila del Rey in Castille, 22 leagues from Madrid. Vandenesse’s Itinerary, however, translated by Bradford, Correspondence of the Emperor Charles V., London, 1850, makes no mention of this town, now city, as having been the Emperor’s temporary residence in May 1534.