Source: Public Record Office: CP 40/1177 m.10d Title: *Common Pleas Hilary 1 Elizabeth* 

29 January 1559 Westminster

Pl'ita apud Westm<sup>r</sup> coram Anthonio Broune et Socijs suis Justic' d'ne Regine D Banco D Termino s'ci Hillarij Anno regni d'ne Elizabeth dei gr'a Anglie Francie & Hib'nie Regine fidei defensoris &c' Primo

Pleas at Westminster before Anthony Broune and his fellows, justices of the lady queen de Banco, for Hilary term in the 1st year of the reign of lady Elizabeth by the grace of God queen of England, France and Ireland, Defender of the Faith, &c.

## Midd'

Memorand' q'd xxix die Januarij Anno regni d'ne Elizabeth dei gr'a Angl' Franc' & Hib'nie Regine fidei defensoris &c' primo ven' hic in cur' Rob'tus Sparrowe de Ipswyche in Com' Suff' in propria psona sua Et recogn' se debere d'ce d'ne Regine decem libras bone & legalis monete Anglie Soluend' eidem d'ne Regine hered' vel exec' suis in festo Pasche px' futur' post dat p'ntiu'<sup>1</sup> Et conced' p se & hered' suis q'd d'ce decem libre de bonis terr' et catallis suis ad opus & vsum d'ce d'ne Regine leuentur ad cuiucumq' manus deveneru't

### Middlesex

Be it remembered that on the 19th day of January in the 1st year of the reign of lady Elizabeth by the grace of God queen of England, France and Ireland, Defender of the Faith, &c. came here in court Robert Sparrowe of Ipswyche in county Suffolk in person, and recognized himself to owe the said lady queen £10 of good and lawful money of England, to be paid to the same lady queen, her heirs or executors, at Easter next after the date of these presents; and grants for him and his heirs that the same £10 may be levied from his goods, lands and chattels to the use and behoof of the said lady queen, into whoever's hands they may have come.

<sup>&</sup>lt;sup>1</sup> 26 March 1559

The condyc'on of this Recognys<sup>a</sup>unce ys suche That where Wyllyam Whetexcrofte gentillman' and Geffrey Cage haue sued a wrytt of entree *sur dysseysyn in le post* owte of the quenes ma<sup>ts</sup> courte of Ch<sup>qa</sup>uncery againste thaboue named Robert Sparrowe of one mesuage twoe curtylages and one gardyn' with thappurten<sup>a</sup>nces in Ipswiche aboue named in the said countie of Suff' If the said Recouerers nor their heyres ne any other pson or psons to whose vse the said Recou<sup>r</sup>ye is had doe nothinge hereafter that shall or may in any wyse be preiudycyall or hurtfull to the quenes maiestye hir heyres or successours by reason of any ryght or tytle which the quenes ma<sup>tie</sup> now haith or hereafter shall or may haue or be intytled to haue in or to the premysses by reason of the nonage of any heyr *prymer seysyn* or otherwise That then this reognys<sup>a</sup>unce to be voyde and of none effecte or else to stande in full strenght and vertue

Source: Public Record Office: CP 40/1177 m.130 Title: *Common Pleas Hilary 1 Elizabeth* 

Hilary 1559 Westminster

> Pl'ita apud Westm<sup>r</sup> coram Anthonio Broune et Socijs suis Justic' d'ne Regine D Banco D Termino s'ci Hillarij Anno regni d'ne Elizabeth dei gr'a Anglie Francie & Hib'nie Regine fidei defensoris &c' Primo

Pleas at Westminster before Anthony Broune and his fellows, justices of the lady queen de Banco, for Hilary term in the 1st year of the reign of lady Elizabeth by the grace of God queen of England, France and Ireland, Defender of the Faith, &c.

# Suff'

Will's Whetecrofte Gen<sup>r</sup>osus & Galfr'us Cage in pprijs psonis suis pet' v<sup>r</sup>sus Rob'tum Sparrowe vnu' mesuagiu' duo curtilagia & vnu' gardinu' cum ptin' in Gippewico vt ius & hereditatem suam Et in que idem Rob'tus non h'et ingr'm nisi post dissei'am quam Hugo Hunt<sup>2</sup> inde iniuste & sine iudic'o fec' p<sup>r</sup>fat' Will'o & Galfr'o infra triginta annos iam vltimos elaps' &c' Et vnde dic' q'd ip'imet fuerunt sei'ti de ten't' p<sup>r</sup>d'cis cum ptin' in d'nico suo vt de feodo & iure tempore pacis tempore d'ne Regine nunc capiendo inde explet' ad valenciam &c' Et in que &c' Et inde pduc' sectam &c'

# Suffolk

William Whetecrofte gentleman and Geoffrey Cage in person sought from Robert Sparrowe a messuage, two curtilages and a garden with appurtenances in Ipswich, as their right and inheritance, and in which the same Robert has no entry except after the disseisin that Hugh Hunt made thereof unjustly and without judgment from the aforesaid William and Geoffrey within thirty years now last past &c. And wherein they say they themselves were seised of the tenements aforesaid with appurtenances in their demesne as of fee and right in the time of peace in the time of the now lady queen, taking thence issues to the value &c. and

<sup>&</sup>lt;sup>2</sup> fictitious

### in which &c.; and therein bring their suit &c.

Et p<sup>r</sup>d'cus Rob'tus in <u>ppria psona sua ven'</u> Et defend' ius suu' quando &c' Et voc' inde ad war' Joh'em Hawes qui p<sup>r</sup>sens est hic in Cur' in <u>ppria</u> psona sua Et g<sup>a</sup>tis ten't' p<sup>r</sup>d'ca cum <u>ptin'</u> ei war' &c' Et su<u>p</u> hoc p<sup>r</sup>d'ci Will's & Galfr'us pet' v<sup>r</sup>sus ip'm Joh'em tenent' <u>p</u> war' suam ten't' p<sup>r</sup>d'ca cum <u>ptin'</u> in forma p<sup>r</sup>d'ca &c' Et vnde dic' q'd ip'imet fuerunt sei'ti de ten't' p<sup>r</sup>d'cis cum <u>ptin'</u> in d'nico suo vt de feodo & iure tempore pacis tempore d'ne Regine nunc capiendo inde explet' ad valenciam &c' Et in que &c' Et inde <u>pduc'</u> sectam &c'

And the aforesaid Robert comes in person, and defends his right when &c.; and calls therein to warrant John Hawes, who is present here in court in person; and he freely warrants the tenements aforesaid with appurtenances to them &c. And thereupon the aforesaid William and Geoffrey seek from the said John, holding by his warrant, the tenements aforesaid with appurtenances in form aforesaid &c. And wherein they say they themselves were seised of the tenements aforesaid with appurtenances in their demesne as of fee and right in the time of peace in the time of the now lady queen, taking thence issues to the value &c. and in which &c.; and therein bring their suit &c.

Et p<sup>r</sup>d'cus Joh'es tenens <u>p</u> war' suam defend' ius suu' quando &c' Et vlt<sup>r</sup>ius voc' inde ad war' Laurenciu' Hawes qui p<sup>r</sup>sens est hic in Cur' in ppria <u>p</u>sona sua Et g<sup>a</sup>tis ten't' p<sup>r</sup>d'ca cum <u>p</u>tin' ei war' &c' Et su<u>p</u> hoc p<sup>r</sup>d'ci Will's & Galfr'us pet' v<sup>r</sup>sus ip'm Laurenciu' tenent' <u>p</u> war' suam ten't' p<sup>r</sup>d'ca cum <u>p</u>tin' in forma p<sup>r</sup>d'ca &c' Et vnde dic' q'd ip'imet fuerunt sei'ti de ten't' p<sup>r</sup>d'cis cum <u>p</u>tin' in d'nico suo vt de feodo & iure tempore pacis tempore d'ne Regine nunc capiendo inde explet' ad valenciam &c' Et in que &c' Et inde <u>p</u>duc' sectam &c'

And the aforesaid John comes in person, and defends his right when &c.; and calls therein to warrant Laurence Hawes, who is present here in court in person; and he freely warrants the tenements aforesaid with appurtenances to them &c. And thereupon the aforesaid William and Geoffrey seek from the said Laurence, holding by his warrant, the tenements aforesaid with appurtenances in form aforesaid &c. And wherein they say they themselves were seised of the tenements aforesaid with appurtenances in their demesne as of fee and right in the time of peace in the time of the now lady queen, taking thence issues to the value &c. and in which &c.; and therein bring their suit &c. Et p<sup>r</sup>d'cus Laurencius tenens <u>p</u> war' suam defend' ius suu' quando &c' Et vlt<sup>r</sup>ius voc' inde ad war' Joh'em Atkynson' qui p<sup>r</sup>sens est hic in Cur' in ppria psona sua Et g<sup>a</sup>tis ten't' p<sup>r</sup>d'ca cum ptin' ei war' &c' Et sup hoc p<sup>r</sup>d'ci Will's & Galfr'us pet' v<sup>r</sup>sus ip'm Joh'em Atkynson' tenent' <u>p</u> war' suam ten't' p<sup>r</sup>d'ca cum ptin' in forma p<sup>r</sup>d'ca &c' Et vnde dic' q'd ip'imet fuerunt sei'ti de ten't' p<sup>r</sup>d'cis cum ptin' in d'nico suo vt de feodo & iure tempore pacis tempore d'ne Regine nunc capiendo inde explet' ad valenciam &c' Et in que &c' Et inde pduc' sectam &c'

And the aforesaid Laurence comes in person, and defends his right when &c.; and calls therein to warrant John Atkynson, who is present here in court in person; and he freely warrants the tenements aforesaid with appurtenances to them &c. And thereupon the aforesaid William and Geoffrey seek from the said John Atkynson, holding by his warrant, the tenements aforesaid with appurtenances in form aforesaid &c. And wherein they say they themselves were seised of the tenements aforesaid with appurtenances in their demesne as of fee and right in the time of peace in the time of the now lady queen, taking thence issues to the value &c. and in which &c.; and therein bring their suit &c.

Et p<sup>r</sup>d'cus Joh'es Atkynson' tenens <u>p</u> War' suam defend' ius suu' quando &c' Et dic' q'd p<sup>r</sup>d'cus Hugo non disseis' p<sup>r</sup>fat' Will'm & Galfr'm de ten't' p<sup>r</sup>d'cis cum ptin' put ijdem Will's & Galfr'us <u>p</u> br'e & narrac'onem sua p<sup>r</sup>d'ca su<u>p</u>ius suppon' Et de hoc pon' se su<u>p</u> p'riam &c'

And the aforesaid John Atkynson, holding by his warrant, defends his right when &c. and says that the aforesaid Hugh did not disselve the aforesaid William and Geoffrey of the tenements aforesaid with appurtenances as the same William and Geoffrey have supposed above by their writ and statement aforesaid; and of this he puts himself upon the country &c.

Et p<sup>r</sup>d'ci Will's & Galfr'us pet' licenciam inde int<sup>r</sup>loquendi Et h'ent &c' Et postea ijdem Will's & Galfr'us reuen' hic in Cur' isto eodem T<sup>r</sup>mi'o in pprijs psonbis suis Et p<sup>r</sup>d'cus Joh'es Atkynson' licet solempnit<sup>r</sup> exact' non reuen' set in contemptum Cur' recessit & defalt' fac' I'o cons' est q'd p<sup>r</sup>d'ci Will's & Galfr'us recupent sei'am suam v<sup>r</sup>sus p<sup>r</sup>fat' Rob'tum de ten't' p<sup>r</sup>d'cis cum ptin' Et q'd idem Rob'tus h'eat de t<sup>r</sup>ra p<sup>r</sup>d'ci Joh'is Hawes ad valenciam &c' Et q'd idem Joh'es vlt<sup>r</sup>ius h'eat de t<sup>r</sup>ra p<sup>r</sup>d'ci Laurencij ad valenciam &c' Et q'd idem Laurencius vlt<sup>r</sup>ius h'eat de t<sup>r</sup>ra p<sup>r</sup>d'ci Joh'is Atkynson' ad valenciam &c' Et idem Joh'es in m'ia &c' Et sup hoc p<sup>r</sup>d'ci Will's & Galfr'us pet' br'e d'ne Regine de h'ere fac' eis plenariam sei'am de ten't' p<sup>r</sup>d'cis cum ptin' Et eis concedit<sup>r</sup> retornabile hic in Octabis Purificac'onis b'e Marie<sup>3</sup> &c' Ad quem diem hic ven' p<sup>r</sup>d'ci Will's & Galfr'us in pprijs psonis suis Et vic' videl't Ambrosius Jermyn' Miles modo mand' q'd ip'e virtute br'is illius sibi direct' t<sup>r</sup>cio die Februarij vltimo p<sup>r</sup>t<sup>r</sup>ito h'ere fec' p<sup>r</sup>fat' Will'o & Galfr'o plenariam sei'am de ten't' p<sup>r</sup>d'cis cum ptin' put p br'e illud sibi p<sup>r</sup>ceptum fuit &c'

And the aforesaid William and Geoffrey craved licence of interlocution thereon, and they have &c. And afterwards the same William and Geoffrey came back here in court this same term in person; and the aforesaid John Atkynson, although solemnly exacted, has not come back. but has withdrawn himself in contempt of court, and made default. Therefore it is considered that the aforesaid William and Geoffrey recover their seisin against the aforesaid Robert of the tenements aforesaid with appurtenances; and that the same Robert have from the land of the aforesaid John Hawes to the value &c.; and further that the same John shall have from the land of the aforesaid Laurence to the value &c.; and further that the same Laurence shall have from the land of the aforesaid John Atkynson to the value &c.; and the same John in mercy &c. And thereupon the aforesaid William and Geoffrey craved a writ of the lady queen to cause them to have full seisin of the tenements aforesaid with appurtenances; and it is returnable here on the octaves of Candlemas &c. On which day here come the aforesaid William and Geoffrey in person; and the sheriff, to wit, Ambrose Jermyn knight, now reports that he, by virtue of that writ directed to him, on the 3rd day of February last past caused the aforesaid William and Geoffrey to have full seisin of the tenements aforesaid with appurtenances, as had been ordered him by that writ &c.

<sup>&</sup>lt;sup>3</sup> 9 February 1559

# David Bethell 14 Matlock Street, Stoke-on-Trent ST1 3BG

Invoice 16th May 2015

Report no: 4235/1/40712 Surname: WHEATCROFT

Enclosing: Common Pleas: 2 items @ £5 £10

#### Total

#### £10

Miss June E Faulkes

#### wheatcroft@one-name.org

Payment can be made by personal sterling cheque to David Bethell; or on-line by Paypal to <u>david@thestrines.fslife.co.uk</u>, quoting the report number above<sup>4</sup>; or bank to bank to: Sort Code: 231884 Account Number: 30122176 David Bethell t/a FONS

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