

hereof, vnto our sayd Subjects vpon some Sunday when as the same shall be tendred vnto you, Exhorting and perswading them to extend their liberall contributions in so good and charitable a Deed.

AND You the Church-wardens of euery Parish where such Collection is to be made (as aforesayd) to Collect and gather the Almes and charitable beneuolence of all our louing Subjects, aswell strangers as others. And what shall bee by you so gathered, to be by the Minister and your selues endorsed on the backside of these our Letters, or the Coppy or Briefe hereof, in words at length, and not in Figures; And the Summe and Summes of Money so gathered and endorsed, to deliuer to the Bearer or Bearers of these our Letters Patents, and to no other person, when as thereunto you shall be required. Any Statute, Law, Ordinance, or Prouision heretofore made to the contrary in any wise notwithstanding.

IN Witness whereof, We haue caused these Our Letters to be made Patents for the space of One whole Yeare next after the date hereof to endure. Witness Our selfe at Westminster the Seuenth day of Aprill in the Twelueeth Yeare of Our Raigne. DAWE. *God save the King.*

CHISELHURST, AND JOHN SCOT, A.D. 1251-2.

CORAM REGE ROLL No. 87 OF HENRY III., ANNO 36. *Membrane 23 dorso.*

COMMUNICATED BY JAMES GREENSTREET, ESQ.

[GEOFFREY LE BOYERE and ROBERT his brother together with JOHN SCOT, sue (against RALPH GOLWYN) for 15 acres of land in *Chiselhurst* as their right. WULUEVA their antecessor, who was seised of this land in the time of King Henry II., dying without issue her right was inherited by AYLLINA, her sister and heir. Aillina had two sons MILO and ROBERT joint heirs in gavelkind. GEOFFREY and ROBERT LE BOYERE now claim as the sons and heirs of MILO; while JOHN SCOT claims as son and heir of ROBERT.

RALPH GOLWYN denies the right of the claimants and desires that the suit be tried whether he has not better right to the land than the claimants have.]

“Kanc. s’s GALFR’ LE BOYERE & ROB’s fr’ eius & JOH’s SCOT petu’t u’sus RAD’M GOLWYN q’ndeci’ acr’ t’re, cu’ p’tin’, in Chiselhurst vt Jus ipor’ &c’. Et vn’ qued’ WULUEVA, an’cessor ip’or’ Galfr’ & alior’ fuit seis’ in d’nico suo ut de feodo & Jure temp’ H. r’, Aui d’ni r’, Cap’ inde explec’ ad val’ &c. Et de ip’a WULUEVA, quia obiit sine h’rede de se descend’ Jus t’re illius cuida’ AYLLINE vt soror’ & h’redi. Et de ip’a AILLINA quibusd’ MILON’ & ROB’o vt fil’ & h’red’ eo q’d t’ra illa p’tibil’ est. Et de p’d’c’o Milon’ descend’ Jus p’tis sue p’d’c’is GALFR’ & ROB’to qui nu’c petu’t vt fil’ & h’red’. Et de p’d’c’o ROB’to descend’ Jus p’tis sue p’d’c’o JOH’ qui nu’c pet’ vt fil’ & h’r. Et q’d tale sit Jus ip’or’ off’t &c’.

“Et RAD’s ven’ & defend’ Jus ip’or’ GALFR’ & alior’ & seis’m p’d’c’e WULUEVE, & totu’ &c’. Et pon’ se in Jurata’ de *Gauelygind’* loco magne Ass’e p’uisa’ & concessa’, & pet’ recogn’f’i vtru’ ip’e maius Jus h’eat in p’d’c’a t’ra an p’d’c’i GALFR’ ROB’s & JOH’s.”

PEDIGREE TO BE DEDUCED.

