controversies arose of old and now afresh between the archbishop and prior and convent and their predecessors and the abbot and convent and their predecessors about certain liberties, rights and customs within the precinct of the manors of the prior and convent to the towns of Hadleygh and Illeygh Monachorum, co. Suffolk, within the liberty of the eight and a half hundreds of the abbot and convent; and by consent of the parties the matter was submitted by compromise to the arbitration of William Gascoigne, chief justice of the King's Bench, and William Thirnyng, chief justice of the Common Bench, under penalty of 200l. to be paid by the party not keeping the award, and at length the archbishop, prior and abbot came to a final agreement. The abbot and convent shall have returns of all writs and executions of the same in the said towns and the office of coroner and its exercise and all amercements, fines, issues forfeited and other forfeitures, chattels of felons, fugitives and outlaws, mercies, moneys of towns for murder and fines for concealment, and all felons, trespassers and others seized in the said towns shall be sent to the gaol of Bury with their booty. The archbishop shall have a moiety of all issues, fines and amercements from all tenants and residents on the fee of himself or the prior and convent in the said towns, to be paid within two months after allowance in the Exchequer; and he shall have a moiety of all chattels forfeited and seized in his fee within the said towns, and the prior and convent a moiety of all in their fee likewise. All such forfeitures which cannot be divided into equal parts shall be appraised, and the party by whom or at whose instance this is not done shall choose the moiety. Tenants and residents in the fee of the archbishop or the prior and convent in the said towns shall not be bound to come to the great court of the abbot nor to the hundred or courts or leets of the same or the turn of the steward of the liberty except by virtue of writs of the king, unless they hold lands of the abbot or convent and provided that they be not excused for trespasses committed without the fees, and for this the prior and convent grant that they will pay yearly to the abbot and convent 20s. in the parish church or manor of Hadleygh. Tenants and residents in the said fees within the said towns shall be quit of toll in the town of Bury on their own goods, for which the prior and convent are to pay 5s. yearly as above to the abbot and convent to the use of the sacristy of the monastery, but all tenants and residents in the towns of Hadleygh and Illeygh Monachorum shall be bound to pay picage, pavage and stallage in the town of Bury to the abbot and convent.

For 20s. paid in the hanaper.

MEMBRANE 17.

Nov. 23. Westminster. Commission to R. bishop of Rochester, Thomas Pikworth, knight, Masters Henry Ware, David ap Rees and Thomas Tredewer, clerks, and John Doreward and Robert Thorle, esquires, to hear and determine an appeal by John Fynchnyngfeld against a decision of Master Richard Feld and William Askham and other commissaries of the king, to whom an appeal by John Parkere, Nicholas Patyne and John Hobell was committed (Vol. III. p. 198) in a case originally between Idonia Hert and William Hert, and who delivered them from all charge as pledges and condemned the said John Fynchnyngfeld in excessive costs.