

FONS

Pre-1600

Number of references ordered: 10

Item number 1

Source: Public Record Office: C 40/998

Title: *Common Pleas Hilary 3 Henry VIII*

Hilary 1512

Sussex'

Joh'es Prior monast'ij s'ci Pancratij de Lewys p attorn' suu' op se iiiij¹⁰ die v^rsus Ric'm Blaker nup de Preston' in Com' p^rd'co yoman' de pl'ito q'd reddat ei decem libras quas ei debet & iniuste detinet &c' Et ip'e non ven' Et prec' fuit vic' q'd sum' eum &c' Et vic' modo mand' q'd nichil h'et &c' I'o capiat^r q'd sit hic a die Pasche in tres septimanas¹ &c' Ad quem diem vic' non mis' br'e I'o sicut prius capiat^r q'd sit hic in octabis S'ce Trinitatis² Ad quem diem vic' non mis' br'e I'o sicut plur' capiat^r q'd sit hic in Octabis S'ci Martini³ &c'

Sussex

John prior of the monastery of St Pancras of Lewys by his attorney appeared for the fourth day against Richard Blaker late of Preston in the county aforesaid yoman in a plea that he render him £10 which he owes him and unjustly detains &c. And (the defendant) has not come; and it had been ordered the sheriff to summon him &c.; and the sheriff now reports that (the defendant) has nothing (in lands of chattels by which he might be attached) &c.; therefore let him be taken, to be here in three weeks from Easter &c.; on which day the sheriff did not send the writ; therefore, as before, let him be taken, to be here on the octaves of Trinity; on which day the sheriff did not send the writ &c.; therefore, as many times, let him be taken, to be here on the octaves of Martinmas &c.

¹ 2 May 1512

² 13 June 1512

³ 18 November 1512

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Number of references ordered: 10

Item number 2

Source: Public Record Office: C 40/717

Title: *Common Pleas Easter 18 Henry VI*

Easter 1440

Sussex'

Jur' int' Gilb'tum Homewode quer' et Joh'em Weste de Cokefelde in Com' p'd'co Husbondman' & Thomam Blaker de Cokefelde in Com' p'd'co husbondman de pl'ito t'nsgr' ponit' in resp'cm hic vsq' in Octabis s'ce Trinitatis⁴ p def'cu Jur' quia null' I'o vic' h'eat corpora &c'

Sussex

The jury between Gilbert Homewode plaintiff and John Weste of Cokefelde in the county aforesaid husbondman and Thomas Blaker of Cokefelde in the county aforesaid husbondman in a plea of trespass is put in respite hence to the octaves of Trinity for default of jurors, because noone. Therefore the sheriff shall have the bodies &c.

⁴ 29 May 1440

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Number of references ordered: 10

Item number 3

Source: Public Record Office: C 40/717

Title: *Common Pleas Trinity 18 Henry VI*

25 June 1440

Sussex'

Joh'es Weste de Cokefelde in Com' Sussex' Husbondman' & Thomas Blaker de Cokefelde in eode Com' Husbondman attach' fuerunt ad respondend' Gilb'to Homewode de pl'ito quare vi & armis clausum ip'ius Gilb'ti apud Cokefeld' fregerunt & duodecim bouiculos septem vaccas quatuor vitulos & decem & octo oues suos p'cij quadraginta marcar̄ ib'm inuent' ceperunt & abduxerunt & alia enormia ei intulerunt ad g^aue dampnu' ip'ius Gilb'ti & cont^a pacem d'ni Regis nunc &c' Et vnde id'm Gilb'tus p Will'm Brayne attorn' suu' querit' q'd p'd'ci Joh'es & Thomas primo die Marcij Anno regni d'ni Regis nunc sextodecimo⁵ vi & armis scil't gladijs arcub^s & sagittis clausum ip'ius Gilb'ti apud Cokefeld' fregerunt & duodecim bouiculos septem vaccas quatuor vitulos & decem & octo oues suos p'cij &c' ib'm inuent' ceperunt & abduxerunt & alia enormia &c' ad g^aue dampnu' &c' & cont^a pacem &c' vnde dic' q'd det'iorat^s est & dampnu' h'et ad valenc' quadraginta librar̄ Et inde pduc' sectam &c'

Et p'd'cus Joh'es West in ppria psona sua Et p'd'cus Thomas Blaker p Henr' Welles attorn' suu' ven' Et defend' vim & iniur' quando &c' Et quo ad venir' vi & armis dic' q'd ip'i in nullo sunt inde culpabiles Et de hoc pon' se sup p'riam Et p'd'cus Gilb'tus similit' Et quo ad residuu' t^ansgr' p'd'ce ijdem Joh'es & Thomas non cogn' bouiculos vaccas vitulos & oues p'dict' fuisse tanti p'cij put p br'e & narraco'em p'd'ca supponit' dic' q'd p'd'cus Gilb'tus acco'em suam p'd'cam inde v^rsus eos manutenere non debet quia dic' q'd clausum p'd'cm necnon locus in quo bouic'li vacce vituli & oues p'dict' capt' fuerunt tempore quo supponit' t^amsgr' p'd'cam fieri fuerunt solum & lib'um ten' Joh'is Comitis Huntyndon' & Beatricis vx^ris eius vt de iure ip'ius Beatricis et q'd ip'o eodem tempore fuerunt s^uientes ip'or̄ Comitis & Beatricis et q'd ip'o p'd'co tempore quo supponit' t^ansgr' p'd'cam

⁵ 1 March 1438

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fieri inuen' bouiculos vaccas vitulos & oues p'd'cos dampnu' in p'd'co loco in quo &c' facientes p quod ip'i vt s'uienes p'd'cor Comitis & Beatricis & p eor prec' bouiculos vaccas vitulos & oues p'd'cas tunc ib'm ceperunt & abduxerunt put eis bene licuit Et hoc parati sunt v'ificare vnde non intend' aliquam iniur' in hoc casu in psonis suis assignari posse &c'

Et p'd'cus Gilb'tus dic' q'd ip'e p aliqua p'allegata ab acc'oe sua p'd'ca H'end' p'cludi non debet quia dic' q'd tempore quo supponit' t'ansgr' p'd'cam fieri clausum p'd'cm necnon locus in quo supponit' t'ansgr' p'd'cam fieri fuerunt solu' & lib'um & ten' ip'ius Gilb'ti & non solum & lib'm ten' p'd'cor Comitis & Beatricis put p'd'cus Joh'es West & Thomas sup'ius allegarunt Et hoc pet' q'd inquirat' p p'riam Et p'd'ci Joh'es West & Thomas similit' I'o prec' est vic' q'd venire fac' hic a die Pasche in quinq' septi'as⁶ xij &c' p quos &c' Et qui nec &c' ad recogn' &c' Quia tam &c' Et sup hoc Henr' Wellys Thomas Chalon' Will's Wymeldon' & Egidius Bunter om'es de London' Gentilmen manuc' p'fat' Joh'em West h'end' corpus eius hic ad p'fat' t'nu' & sic de die in diem ad queml't diem pl'iti quousq' pl'it'm inde int' eos t'minet' & iudiciu' inde reddit' fu'it videl't quil't eor corpus p corpore &c' Postea continuato inde p'cessu int' partes p'd'ca p Jurat' po'it' inde int' eas in resp'cm hic vsq' ad hunc diem scil't in Crastino s'ci Joh'is Bapt'e Anno regni d'ni Regis nunc decimo octauo Et modo hic ad hunc diem ven' tam p'd'cus Gilb'tus q'm p'd'ci Joh'es West & Thomas Blaker in pprijs psonis suis Et Jur' exacti similit' ven' qui ad v'itatem de p'missis dicend' el'ci triati & Jur' dic' sup sacr'm suu' q'd clausu' p'd'cm necnon locus in quo supponit' t'ansgr' p'd'cam fieri te'pore quo supponit' t'ansgr' illam fieri fuerunt solu' & lib'um ten' p'd'ci Gilb'ti & non solu' & lib'um ten' p'd'cor Comitis & Beatricis put p'd'cus Gilb'tus sup'ius allegauit Et assid' dampna ip'ius Gilb'ti occ'one t'ansgr' p'd'ce vlt'a nus' & custagia sua p ip'm circa sectam suam in hac parte appo'ita ad viginti solidos et p nus' & custag' suis p'd'cis ad viginti solidos I'o cons' est q'd p'd'cus Gilb'tus recupet v'sus p'd'cos Joh'em West & Thoma' Blaker dampna sua p'd'ca p Jur' p'd'cos ad p'd'cos quadraginta solidos sup'ius assessa necnon decem solidos eidem Gilb'to ad requisic'oem suam p nus' & custag' suis p'd'cis p Justic' hic de incremento adiudicat' que quidem dampna in toto se atting' ad quinquaginta solidos Et p'd'ci Joh'es West & Thomas Blake capiant' &c'

Sussex

⁶ 1 May 1440

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John Weste of Cokefelde in the county of Sussex husbondman and Thomas Blaker of Cokefelde in the same county husbondman were attached to answer Gilbert Homewode in a plea wherefore by force of arms they broke into a close of the said Gilbert in Cokefeld and took and drove off twelve bullocks, seven cows, four calves and eighteen sheep worth 40 marks found there, and did other enormities to him, to grave damage of the said Gilbert and against the peace of the lord now king &c. And wherein the same Gilbert, by William Brayne his attorney, complains that the aforesaid John and Thomas on the 1st day of March in the 16th year of the reign of the now lord king by force of arms, namely, with swords, bows and arrows, broke into the close of the said Gilbert at Cokefeld and took and drove off twelve bullocks, seven cows, four calves and eighteen sheep of his worth &c. there found, and other enormities &c. to grave damage &c. and against the peace &c., whereby he says that he was harmed and has damage to the value of £40; and therein produces suit &c.

And the aforesaid John West in person, and the aforesaid Thomas Blaker by Henry Welles his attorney, come and defend the force and injury when; and as to the coming by force of arms they say they are in no way guilty thereof, and of this put themselves upon the country; and the aforesaid Gilbert likewise. And as to the rest of the trespass aforesaid the same John and Thomas do not acknowledge that the bullocks, cows, calves and sheep taken were of such a price as is proposed by the writ and narration abovesaid. They say that the aforesaid Gilbert ought not maintain his action aforesaid therein against them because they say that the close aforesaid as well as the place in which the bullocks, cows, calves and sheep aforesaid were taken at the time it is proposed the trespass aforesaid took place, were the soil and freehold of John earl of Huntyndon and if Beatrix his wife, as of the right of the said Beatrix, and that at that same time they were servants of the said earl and Beatrix, and that at that time aforesaid that it is proposed that the trespass aforesaid was committed they found the bullocks, cows, calves and sheep aforesaid in the aforesaid place in which &c.; acting as servants of the aforesaid earl and Beatrix and at their command they then and there took and drove off the aforesaid bullocks, cows, calves and sheep, as was well lawful for them; and they are ready to prove thereof, not intending there might be assigned to themselves in this case any injury &c.

And the aforesaid Gilbert says that he should not be precluded from having his action aforesaid by anything alleged above, for he says that the day on

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which it is proposed the trespass aforesaid took place, the close aforesaid, as well as the place in which it is proposed the trespass aforesaid was made, were the soil and freehold of the said Gilbert and not the soil and freehold of the aforesaid earl and Beatrix as the aforesaid John West and Thomas have alleged above. And he seeks that this be inquired into by the country; and the aforesaid John West and Thomas likewise. Therefore it was ordered the sheriff that he cause to come here in five weeks from Easter twelve &c. by whom &c. and who neither &c. to recognize &c. that both &c. and thereupon Henry Wellys, Thomas Chaloner, William Wymeldon and Giles Bunter, all of London gentlemen mainperned the aforesaid John West to have his body here at the term aforesaid and thus from day to day to whatever day of plea until the plea therein between them be ended and judgment thereon given, to wit, each of them body for body &c. Afterwards, the process having been continued between the parties by the jury put therein between them in respite until this day, namely, on the morrow of Midsummer in the 8th year of the reign of the lord now king; and now at this day come both the aforesaid Gilbert and the aforesaid John West and Thomas Blaker in person; and the jurors having been called likewise come, who, chosen, tried and sworn to pronounce upon the truth in the premises, say upon their oath that the close aforesaid as well as the place in which it is proposed the trespass aforesaid took place were at the time it is proposed that trespass took place were the soil and freehold of the aforesaid Gilbert and not the soil and freehold of the aforesaid earl and Beatrix as the aforesaid Gilbert alleged above; and they assessed the damages of the said Gilbert by reason of the trespass, above the nuisance and his costs had about this suit against the aforesaid John West and Thomas Blaker, at 20s; and for nuisance and his costs aforesaid at 20s; therefore it is considered that the aforesaid Gilbert should recover against the aforesaid John West and Thomas Blaker his damages aforesaid assessed above by the jurors at 40s, as well as 10s to the same Gilbert at his request for nuisance and his costs aforesaid adjudged in addition by the justices here; which said damages in all amount to 50s; and the aforesaid John West and Thomas Blake shall be taken &c.

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Pre-1600

Number of references ordered: 10

Item number 4

Source: Public Record Office: C 40/1157

Title: *Common Pleas Hilary 1 Mary*

Hilary 1554

Suff^r

Elizabeth' Tylney vidua p attorn' suu' op' se iiij^{to} die v^rsus Galfr'm Blaker nup de Debenham' in Com' p^rd'co Gen^rosu' de pl'ito q'd reddat ei decem & octo libras quas ei debet & iniuste detinet &c' Et ip'e non ven' Et prec' fuit vic' q'd Capet eum &c' Et vic' modo mand' q'd non est inuent' &c' I'o sicut prius Capiat^r q'd sit hic a die pasche in xv dies⁷

Suffolk

Elizabeth Tylney widow by her attorney appeared for the fourth day against Geoffrey Blaker late of Debenham in the county aforesaid gentleman in a plea that he render her £18 which he owes her and unjustly detains &c. And he has not come; and it had been ordered the sheriff to take him &c.; and the sheriff now reports that he is not found &c.; therefore, as before, let him be taken, to be here on the quindene of Easter

⁷ 8 April 1554

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Pre-1600

Number of references ordered: 10

Item number 5

Source: Public Record Office: C 40/1127

Title: *Common Pleas Hilary 37 Henry VIII*

Hilary 1546

Sussex

Petrus Hanelys Capellanus p Attorn' suu' op' se iiij^{to} die v^{sus} Simonem Austen' nup de Selmeston' in Com' p^d'co Husbondman' +de pl'ito q'd reddat ei quadraginta solidos+ Et v^{sus} Rob'tum Thaccher nup de Selmeston' in Com' p^d'co Husbondman' Joh'em Blaker nup de Selmeston' in Com' p^d'co Husbondman' Joh'em Raynger nup de Barwyk in Com' p^d'co Husbondman' Rob'tm Martyn nup de Selmeston' in Com' p^d'co Capellanu' & Joh'em Rolfe nup de Selmeston' in Com' p^d'co Husbondman' de +pl'ito+ q'd reddant ei quadraginta solidos quos ei debent & iniuste detinent &c' Et ip'i non ven' Et prec' fuit vic' q'd sum' eos &c' Et vic' modo mand' q'd nichil h'ent &c' I'o capiant^r q'd sint hic a die pasche in xv dies⁸ &c'

Peter Hanelys chaplain by his attorney appears for the fourth day against Simon Austen late of Selmeston in the county aforesaid husbondman in a plea that he render him 40s; and against Robert Thaccher late of Selmeston in the county aforesaid husbondman, John Blaker late of Selmeston in the county aforesaid husbondman, John Raynger late of Selmeston in the county aforesaid husbondman, Robert Martyn late of Selmeston in the county aforesaid chaplain and John Rolfe late of Selmeston in the county aforesaid husbondman in a plea that they render him 40s that they owe him and unjustly detain &c.; and they have not come; and it had been ordered the sheriff to summon them &c.; and the sheriff now reports that they have nothing (in his bailiwick in lands or chattels whereby they might be attached) &c.; therefore let them be taken, to be here on the quindene of Easter &c.

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⁸ 9 May 1546

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Number of references ordered: 10

Item number 6

Source: Public Record Office: C 40/1064

Title: *Common Pleas Hilary 21 Henry VIII*

Trinity 1530

Dors'

Joh'es Hurdeler p Attorn' suu' op' se iiij^{to} die v^rsus Rob'tum Wyllehams nup de West Stoure in Com' p^rd'co Husbondman' alias d'cm Rob'tum Blaker de West Stoure in Com' p^rd'co Husbondman' De pl'ito q'd redd' ei quadraginta solidos quos ei debet & iniuste detinet &c' Et ip'e non ven' Et prec' fuit vic' q'd sum' eum &c' Et vic' modo mand' q'd nichil h'et &c' I'o capiat' q'd sit hic a die pasche in xv dies⁹ &c'

Dorset

John Hurdeler appears by his attorney for the fourth day against Robert Wyllehams late of West Stoure in the county aforesaid husbondman otherwise called Robert Blaker of West Stoure in the county aforesaid husbondman, in a plea that he render him 40s that he owes him and unjustly detains &c. And (the defendant) has not come; and it was ordered the sheriff to summon him &c.; and the sheriff now reports that (the defendant) has nothing (in his bailiwick in lands or chattels by which he might be attached) &c. Therefore let him be taken, to be here on the quindene of Easter

⁹ 1 May 1530

FONS

18 Avenue Road, University Quarter, Shelton
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Invoice
29th July 2014

Report no: 3005/24/39493

Surname: BLAKER

Current status:	pre-1600	10 ordered, 6 sent
	1600-1858	5 ordered, 2 sent
	1859-1900	registered, 0 ordered
	1901-1958	not registered

Enclosing:

pre-1600: 6 items @ £2 £12

Total £12

rod.blaker@gmail.com

To extend registration to another period (1901-1958), please add £5 and indicate number of items required (5, 10, 20, 50 or 100).

To extend registration to another surname, please add £5 and indicate number of items required (5, 10, 20, 50 or 100), per period (pre-1600, 1600-1858, 1859-1900, 1901-1958).

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