

John de LASSELL and Elizabeth de RAMSAY
Chart number unknown
(Weblink de Lassell de Ramsay before 1340 Scotland)

John de LASSELL

B Scotland

D Scotland

M Scotland

Elizabeth de RAMSAY

B Scotland

D before 1340 Scotland

Children:

1. William de LASSELL born before 1340 Scotland
2. Margaret Mariote de LASSELL born before 1340 Scotland
3. Agnes de LASSELL born before 1340 Scotland

The family history of
John de LASSELL and Elizabeth de RAMSAY

John de LASSELL mother was Margaret de LASSELL.

Elizabeth de RAMSAY father was William de RAMSAY Earl of Fife.

John de LASSELL married Elizabeth de LASSELL in Scotland.

John and Elizabeth had a son William de LASSELL born before 1340 in Scotland.

John and Elizabeth had a daughter Margaret Mariote de LASSELL born before 1340 in Scotland.

John and Elizabeth had a daughter Agnes de LASSELL born before 1340 in Scotland.

The ruling dynasty for Scotland during this period was:

1329-1371 David II (son of Robert I)

(Reference source The Wordsworth Handbook of Kings & Queens A chronological guide to the great dynasties of the world by John E Morby)

William de RAMSAY Earl of Fife made out a Deed in 1340 stating that his daughter Elizabeth de LASSELL married John de LASSELL. He also recorded that the mother of John de LASSELL was Margaret de LASSELL.

Margaret may have been the daughter or daughter-in-law of Alexander de LECELLES and John may have been his grandson. A lot of research will have to be done to confirm this but there has to be a connection as the names are similar and they were all living in the same area Fife.

Elizabeth de LASSELL nee de RAMSAY died before 1340 in Scotland. Her husband John de LASSELL died after 1340 in Scotland.

de LASSELL and Margaret surname unknown
Chart number unknown
(Weblink de Lassell de Ramsay before 1340 Scotland)

Male de LASSELL

B Scotland
D Scotland
M Scotland

Margaret

B Scotland or France
D after 1340 Scotland

Children:

1. **John de LASSELL** married Elizabeth DE RAMSAY

The family history of
Male de LASSELL and Margaret surname Unknown

Male de LASSELL married Margaret surname unknown

Margaret de LASSELL and her husband had a son John de LASSELL who was born in Scotland.

The ruling dynasty for Scotland during this period was:
1329-1371 David II (son of Robert I)

(Reference source The Wordsworth Handbook of Kings & Queens A chronological guide to the great dynasties of the world by John E Morby)

William de RAMSAY Earl of Fife made out a Deed in 1340 stating that his daughter Elizabeth de LASSELL married John de LASSELL. He also recorded that the mother of John de LASSELL was Margaret de LASSELL.

Margaret may have been the daughter or daughter-in-law of Alexander de LECELLES and John may have been his grandson. A lot of research will have to be done to confirm this but there has to be a connection as the names are similar and they were all living in the same area Fife.

Margaret de LASSELL died after 1340 in Scotland.

William de RAMSAY and Unknown
Chart number unknown
(Weblink de Lassell de Ramsay before 1340 Scotland)

William de RAMSAY Earl of Fife

B Scotland
D about 1340 Scotland
M Scotland

Unknown

B Scotland
D Scotland

Children:

1. Elizabeth de RAMSAY married John de LASSELL (details at end of document)

The family history of
William de RAMSAY Earl of Fife

Transcription of a Deed in which William de RAMSAY Earl of Fife granted certain lands of Roughlaw and Holdean to the ancestors of John LESSELS. Deed Circa date 1340.

TO ALL WHO MAY SEE OR HEAR THIS DEED I WILLIAM DE RAMSAY Earl of Fife wish eternal salvation in the Lord TO BE KNOWN TO YOU That I have given and bequeathed and by this my present deed have confirmed to MARGARET DE LASSELL and to JOHN DE LASSELL her Son jointly, and to the survivor of them, and to William son of the said John, born to himself and ELIZABETH my late daughter, and to their heirs, all my lands of Roughlaw and of Holdean in Caledonia together with their appurtenances whatsoever.

MOREOVER in the event of the death of the said William without issue then I give and bequeath to MARGARET MARIOTE and AGNES, daughters of the aforesaid John and Elizabeth, sisters of the said William and to their heirs in succession all the lands viz: To each of the said girls and women and to their heirs beginning with the elder and afterwards as they chance to succeed to the inheritance without dismemberment of the same by heritage and division whatsoever. SHOULD all of these heirs, which God forbid, then I desire and direct that all of the aforesaid land together with its appurtenances aforesaid shall revert in full detail to me and my heirs. The said Margaret and John jointly and jointly and the survivor of them and William son of the said John and their heirs also and in the case previously referred to the aforesaid girls or women and their heirs are to have and to hold all the aforesaid lands together with their appurtenances from me and my heirs in fee simple and by inheritance for ever by means of all lawful boundaries and divisions such as marshes, paths, sea, ponds, woods, meadow land, grazing and pastures land, together with bond-slaves and men born on the lands with their belongings, and of free tenants, if there by any, with court services, escheats, mills, corn rights, with miller's dues, together with the rights of fowling, fishing, and hunting, with peat and moss bogs, marble and limestone, with other workshops whatsoever, with all liberties and benefits of all kinds pertaining there to and with the tools therefore whatsoever, specified and unspecified, at or at a distance, below as well as above ground, together with free entrance and exit from every part as freely, peaceably, and with absolutely the same respect and in peace, as I myself have held, possessed, or could and ought to hold, at any time the said lands without condition or exception introduced or to be introduced in the future. The aforesaid Margaret and John jointly and the survivors of them and the aforesaid William and his heirs and the aforesaid girls or women with their heirs, as said before, are to pay to me annually and to my heirs one silver penny or one rose for the sake of and by way of recognition at the feast of the Nativity of St John the Baptist at Roughlaw or Holdean aforesaid, only if they be asked, in the place of all manner of service exaction and demand and in the place of making the Landlord viz: the lord of the County marches the due and accustomed services. And I the aforesaid WILLIAM DE RAMSAY and my heirs will guarantee and give quittance for all the aforesaid lands of Roughlaw and of Holdean with their appurtenances to the aforesaid Margaret and John jointly and to the survivor of them also William and to his heirs and to the aforesaid girls or women and to their heirs, as aforesaid them against all men for ever.

IN WITNESS of which I have set my seal to this my present deed, the reverend fathers in Christ John and Hugo, by the Grace of God Abbots of the Monasteries of the Holy Cross at Edinburgh and at Newbotill, the Lord Patrius of Hepburn, Walter of Haliburton, John of Edmonton, Knights, Alexander of Ramsay, Gilbert Henry Alexander of Cockburn, Alexander of Reclinton, and many others being the witnesses.

(Reference source Scottish archives in Edinburgh during my 2006 trip to Scotland)

The ruling dynasty for Scotland during this period was:

1329-1371 David II (son of Robert I)

(Reference source The Wordsworth Handbook of Kings & Queens A chronological guide to the great dynasties of the world by John E Morby)

Please Note: There is a lot of information and publication located on the Internet about William de RAMSAY Earl of Fife which I will transcribe into this document at a later date.