Royal Comestabuli and Military Control in the Sicilian Kingdom. A Prosopographical Contribution to the Study of Italo-Norman Aristocracy

In the wake of the creation of the Sicilian monarchy, and the long conflict that extended from 1130 for almost a decade, King Roger II was ready to reorganise his peninsular dominions, especially the constitutional provinces of the duchy of Apulia and the Principality of Capua (also known as the Terra di Lavoro). According to the chronicle of Romuald of Salerno, after Roger II overcame and destroyed enemies and traitors – both rebellious barons and imperial forces – and was accepted into the pope’s grace, he ‘instituted chamberlains (camerarii) and justiciars (iustitiarii) throughout all the land, promulgated laws newly drafted by him, and removed evil customs from their midst, in order to preserve the peace’. 1 The institution of titles for the organisation and control of the peninsular province appears hence to have been an instrumental feature of the kingdom’s social arrangement. 2 However, in Norman Italy, after the kingdom’s creation, there was no actual discernible, fixed form of central authority that would embed the higher nobility within an established administration.

A problematic emphasis has been traditionally laid on state, state-formation, kingship, and structures of authority, as well as administrative ‘systems’ in the Kingdom of Sicily, for instance by Jamison, Marongiu, Takayama, and Johns. 3 Likewise, the gaze

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2 On the arrangement of the peninsular aristocracy and the usage of the comital title after the rebellions of the 1130s, see Hervin Fernández-Aceves, ‘The Re-Arrangement of the Nobility Under the Hauteville Monarchy: The Creation of the South Italian Counties’, Ex Historia, 8 (2016), 58–90 (pp. 68–77).
of many researchers, from Cahen to Carocci, continues to be fixed on ‘feudalism’ with its critiques of landholding, lordship and settlement patterns. For example, the so-called royal assembly of Silva Marca has become an almost undeniable fact adopted by many scholars. As suggested by Jamison and advocated by Cuozzo, this idea assumes the existence of a constitutional assembly at which King Roger gathered all the men of the realm in 1142 at Silva Marca in order to introduce a new central administrative system for the entire kingdom. Whereas Jamison has focused more on the role that these hypothetical assemblies played in the construction of a feudal language, to be implemented and enforced with the Catalogus Baronum, Cuozzo has emphasised that it was in the assembly of Silva Marca where the centralising design was enforced against the counts of the kingdom, and that this design entailed the systematic creation of a new feudal structure called a county in the two continental provinces of Apulia and Capua.

This administrative system for the entire kingdom allegedly included the establishment of a regular military service, the creation and reorganisation of counties, and the introduction of ‘feudalism’. As a result, it became commonplace in South Italian historiography to assume that the county was a deliberate and designed creation of a


centralising monarchy in 1142, without careful regard for the available evidence on the counts’ presence and activities. However, as I argue here, this premise raises fundamental questions about the chronology of the south Italian local military commanders, and the documented political and military role played by the aristocracy.

The diverse royal functionaries attested in the surviving documentation appear to keep mutating, and the control exercised by the royal court would only start to consolidate and be widely documented on the basis of the actual role played by the peninsular nobility and local lords. The ‘royal state’, as it was at least in the peninsular provinces, consisted of the image of a recurrently absent monarch, a scattered staff of justiciars, constables, and chamberlains, and a mobile court of the king’s justice that appeared at itinerant provincial assemblies. Instead of first approaching the position of these functionaries, such as the *comestabuli*, as an office bound to an assumed centralised bureaucracy, one should begin by considering how their social profile was actually built by their documented and intersecting relations and activities.

To what extent did the local aristocracy shape the recently established monarchy and its effective social, military control in southern Italy, and who were the nodal characters that allow us to discern this process? Was a *comestabulia* a fixed

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8 The survey and hypotheses constructed here attempt to map the intersections of agents of military and political control. This typology for the study of social control is based on the work of Michael Mann, who offers a historical sociology based upon a systematic insistence on the contingency and conjunctural character of history. Mann attempts to trace causal mechanisms and sequences to show how various social structures and circumstances led to specific kinds of changes in the social order. This approach can be summed up in two premises that can be applied for the study of pre-modern political organisations: 1) societies are constituted of multiple overlapping and intersecting socio-spatial networks of power, and 2) a general account of societies, their structure, and history can be most clearly understood, independently of any fixed institutional framework, in terms of the interrelations of sources of power: ideological, economic, military, and political relationships. Michael Mann, *A History of Power from the Beginning to AD 1760. The Sources of Social Power 1*, 2nd edn (New York: Cambridge University Press, 2012), pp. 1–34; *An Anatomy of Power: The Social Theory of Michael Mann*, ed. by John A. Hall and Ralph Schroeder (Cambridge: Cambridge University Press, 2006).
administrative district, or rather a type of social authority? These are ambitious questions, and whilst in this limited space I cannot present a finished picture, in this paper I offer a socio-historical blueprint, with a particular focus on the *comestabuli*. Whilst their importance has been disregarded by modern scholarship, the royal *comestabuli* provide a precise example of a societal group that appears to be at the centre of an emerging and mutating system of military control. As I shall now demonstrate, in the kingdom’s contemporary aristocratic society the definitions for the Norman usage of the title *comestabulus* and the circumscription of *comestabulia* emerge as an obscure but crucial societal aspect of the control of the nobility on the mainland. The prosopographical exploration of those connected to the title of *comestabulus* presented here will not only shed some light on this almost ignored class of royal functionaries, but also on the social roles established amongst the Italo-Norman aristocracy.

The legal and social context of a key prosopographical source: the *Catalogus Baronum*

Before beginning to examine the sources themselves and the information that can be extracted from them, it is necessary to first analyse their context and relevance. Alongside the charters consulted, a key document employed in this exploration is the *Quaternus magne expeditonis*, a contemporary record present in the compendium known as the *Catalogus Baronum*. This official document has been identified as a general register of the military service owed to the central *curia* for the *auxilium magne expeditionis*. The

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9 For example, the royal *comestabuli* are not discussed either in Takayama's important general reference work on the kingdom’s administration (*The Administration of the Norman Kingdom of Sicily*), or in a recent article about the *Catalogus Baronum*. James Hill, ‘The Catalogus Baronum and the Recruitment and Administration of the Armies of the Norman Kingdom of Sicily: A Re-Examination’, *Historical Research*, 86.231 (2013), 1–14.

sole manuscript of the *Catalogus* was an Angevin copy that was destroyed in 1943, when the contents of the Archivio di Stato of Naples, then transferred to Nola, were burned. Capasso originally placed the composition date of its prototype, the *quaternus originalis* as it were, between 1155 and 1169.¹¹ Jamison subsequently corrected this time range to 1150 to 1168, based on the premise that the essential purpose of the *Quaternus* was not simply to provide a register of military service, but more importantly to organise the levy of the *auxilium magne expeditionis* that might have been summoned in 1150 and later, c. 1167.¹² The *Quaternus* provides information concerning the provision of armed forces for military service in Apulia and the Terra di Lavoro, at least theoretically. Despite the multiple problems that this source presents – the loss of the original and only known manuscript, the apparent *lacunae*, the manuscript’s tradition through Swabian and Angevin copyists, and the still debatable purpose and date of its composition – the *Quaternus* provides a rich and instructive starting point from which to approach the organisation of the kingdom’s lordships during the mid-twelfth century, and the territorial changes and social distinctions introduced with the Norman presence.

The contemporary terminology reveals some of the distinctions that existed within the kingdom’s aristocracy. It was not uncommon in both royal and comital charters to include an invocation that addressed the king’s and the counts’ own *fideles*, *bones homines*, *barones*, and *milites*. These terms covered a wide range of social groups and classes, and the exact boundaries between these categories is not always made clear. However, one must note the differentiation between nobility and lesser barons. The language in what appears to have been part of Roger II’s legislation sheds some light on the matter.

The Vatican version of the collection of ordinances that contain the legislation of Roger II – also better known, albeit inaccurately, as his assizes or constitutions of Ariano – includes an exposition of circumstances as a prologue, and in its first sentence Roger II called upon his *proceres* to recognise the glory and generosity of God. *Proceres* was an umbrella term that referred to the kingdom’s nobility generally, and not exclusively to the members of the peninsular upper aristocracy and the comital class. King Roger’s legislation employs more specific terminology to refer to the social groups to whom he directed the alleged legislation. The second ordinance, or ‘assize’, of the same Vatican codex commanded the ‘princes, counts, barons and all our faithful subjects’ (*principes, comites, barones et omnes nostri fideles*) to defend and protect all the possessions of the churches – this categorisation is omitted in the equivalent ordinance of the Montecassino version. The following ordinance (third in the Vatican version, second in the Montecassino codex) was a general admonition to treat one’s subjects decently, especially in matters of taxation, which addressed ‘greater and lesser barons’ as well as ‘princes, counts, archbishops, bishops, abbots, and all those who have subject to them citizens, burgesses, peasants, and men of any sort’ (*principes, comites, barones maiores atque minores, archiepiscopos, episcopos, abbates, cunctos denique qui subditos habent cives, burgenses, rusticos, sive cuiuscumque professionis homines*). Conversely, the Montecassino version referred only to the princes, counts, barons, and all those who have men subject to them (*principes, comites et barones omnesque dominos subiectos*). The social terminology varied again in the following ordinance, which ordered the king’s ‘princes, counts, all the barons, archbishops, bishops, and abbots’ (*principes nostros, comites, barones universos, archiepiscopos, episcopos, abbates*) not to alienate, grant or sell, or diminish in whole or in part anything belonging to the *regalia*. 13 Despite all the

variations, it appears that the effect of these diverse legal categorisations was to
differentiate between the members of society who ruled others and those who were
subservient. Indeed, overlordship is the key concept around which the legal and social
terminology of the South Italian aristocracy can be understood. The fundamental
difference between major and lesser lords is that the former were overlords of other
barons. Using the terminology of the Catalogus, a major baron held demesne property
(i.e. *feuda in demanio*) and was placed above barons who held *feuda* from him *in servitio.*
Therefore, the subjects of this study on nobility are those identified as overlords on the
mainland.

The entries in the documents of the Catalogus clearly differentiate between the
tenancy and the actual service due for the *magna expeditio.* Almost every entry presents
the details of what each baron holds as patrimonial responsibility, which I will henceforth
refer to as a ‘tenancy unit’. These tenancy units are generally presented in the form of
*feuda*, territorial units valued in terms of *militis.* The accepted view is that the figure
indicated in the *Quaternus* for a *feudum*, sporadically referred to in the document as
*feudum proprium*, was the agreed figure of service decided on enfeoffment.\(^\text{14}\) At this point
I am not interested in a discussion of the actual validity of the general historiographical
models of feudal and vassalage institutions, but simply wish to demonstrate that the
contemporary terminology and the unrefined structure exposed in the textual sources are
more useful and straightforward concepts than the traditional vocabulary employed to
categorise the so-called feudal system.\(^\text{15}\)

\(^\text{14}\) Jamison, ‘Additional Work on the Catalogus Baronum’, pp. 6–8; Cahen, pp. 41–51, 67; Martin, *La
Pouille*, pp. 754–62.

\(^\text{15}\) Cf. Cahen, pp. 51–54.
Before, military service in the Lombard principalities was a matter of personal status, and not dependent on the tenure of property.\(^{16}\) This changed with the arrival of the figure of the ‘knight’ (miles) brought by the transalpine invaders, and the subsequent introduction of the *feudum*, a rather ambiguous unit of tenancy by which land holdings could be transacted, or for which a service, often non-military, could be extracted from the holder (i.e. the baron). The term *feudum* can be attested, for example, in a series of surviving South Italian charters from the late twelfth century, used to refer to small-scale agricultural holdings for which rent or some type of professional service was rendered.\(^{17}\) One must note, however, that the use of this term is less evident in those dominions that had been under Byzantine rule (i.e. Adriatic Apulia), which had a stronger basis in Roman-style tax exactions. The word *vasallus* was never attested in Apulia, although the presence of *fideles* attributed to respective *domini* or *seniores* was well attested in southern Italy since the eleventh century.\(^{18}\) There were also other non-territorial units, such as villains, mills, and city houses, which although recorded in the *Quaternus*, do not attest a valued assessment in terms of *milites*. Both the tenants holding directly from the *curia* and the barons holding their units from other barons *in servitio* are recorded in the *Quaternus*, presenting thus a hierarchised distribution of tenancy units.

Apart from the detailed recorded tenancies, almost every entry in the *Quaternus* specifies the service offered by each baron in terms of *milites*, occasionally including an


additional provision of servientes (i.e. foot soldiers). In a handful of entries there are even balliste or ballistarii offered to the army. The service figures, often recorded as objects to the verb offero – seldom using verbs such as debeo servire, debeo dare in their place – indicate the military force that had to be provided in case the army needed to be mobilised pro auxilio regni. This figure was the result of adding up the value of the feuda and an additional figure referred to in the document as augmentum. The structure of military service as reflected in the Quaternus seems to have rested upon a previously edified structure of tiered tenancy. Against the model of the accepted view, which essentially insists on the existence of a comprehensive system of ‘feudal’ institutions – put forward by Cahen and revised by Jamison – the feuda figures might represent instead the results of a preliminary land or wealth survey held by each tenant. On the other hand, the offero figures stand as a speculative total of the military service to be levied by the royal curia from the recorded barons. Military services, for example, were apparently levied by the overlords themselves, as is indicated by the fact that the figures of the subtenants’ military dues were included in the overlords’ final total service. However, thus far, no model has convincingly clarified the existence of two distinct figures, both computed using the milites as units. I argue that the register presents instead two distinct

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19 It is important to note that the term pedites armati is employed as, what it seems to be, an exchangeable voice for servientes. Catalogus Baronum, ed. by Evelyn M. Jamison, FSI, 11 (Rome: Istituto storico italiano per il Medio Evo, 1972), ¶ 291 p. 47, 438 p. 80, 445 p. 82, 871 p. 157.

20 Catalogus Baronum, ¶ 344 pp. 57–58, 806 p. 148, 839 p. 153, 864 p. 156, 982 p. 176. These soldiers were most likely crossbowmen; ballista usually translates as crossbow, and ballistarii as something pertaining to crossbows, or artillery. Jan F. Niermeyer and Co van de Kieft, Mediae Latinitatis Lexicon Minus (Leiden: Brill, 1976), p. 79.


22 On this suggestion, see Hill, pp. 7–10.
but overlapping structures in which the given figures express different types of measures for different purposes, whilst using the same unit, i.e. miles. Whereas the milites of the feuda appear to reflect a negotiated assessment of each unit’s value, the milites that each baron is recorded to have offered must indicate the actual military service of men to be provided to the peninsular royal army. For example, despite the fact that numerous feuda on the register are described as fractional milites, almost all the service figures are given in whole amounts. One should differentiate between these two types of relations in order to understand both the purpose behind the Quaternus and the social structures that the text presents.

Although it was drawn from the pre-existing tenancy structure made up of the aristocratic strata in Apulia and the Terra di Lavoro, this special military levy for the magna expeditio stood alongside it as a distinct structure of social power. The registers in the Catalogus were not a record of pre-existing obligations, but of a mandatory service on the basis of negotiated appraisal for each of the baron’s feuda. The document shows the names of the barons and the amount of military service due from their tenure to the king. The Quaternus, therefore, presents the numbers of the military contingents each of the recorded entities owed to the king’s army in the mainland provinces. Some entries even explicitly refer to the military service owed pro auxilio magne expeditionis, mostly when recording the personal service owed by individuals with no recorded tenancy. A similar, more elementary system of conditional tenancy appears to have been in use before 1150. Alexander of Telese provides some examples of this. First, in 1129, Robert

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23 Only three entries of the entire record express military service in fractional figures. Catalogus Baronum, ¶¶ 224–25 p. 37, 240 p. 39. Such a minuscule anomaly might have been, most likely, the result of a transmission or scribal mistake, and not necessarily the proof of a fiscal system or a ‘fractional’ military service. Cf. Cahen, pp. 71–73.


of Grandmesnil reportedly pleaded with Roger II to be allowed to return home across the Alps from the campaign in Apulia because his *feudum* was too small to sustain the burden of military service laid upon it. Since Roger II did not endow him with a richer *feudum*, Robert deserted the host. Also, we are told that in 1131 Richard [of Rupecanina], Count Rainulf’s brother, claimed proudly that he held the city of Avellino and the *castrum* of Mercogliano as a freehold, in that he rendered no service for this lordship to the king or any overlord.\(^{26}\)

The language of the *Quaternus* suggests that the kingdom’s institutional organisation, the tenants of the *feuda*, were required to render to the king’s army a certain agreed number of ‘knights’ (*milites*) or ‘auxiliary infantry’ (*servientes/pedites armatos*). This figure was proportional to the value of the tenancy unit as assessed by the royal court officials (e.g. *camerarii*), and agreed between the baron and the royal court. This case-by-case assessment was universally expressed in numbers of *milites*. The *augmentum*, on the other hand, was a figure used to translate the value of the held *feuda* into an actual figure of *milites* and, if the amassed lordships were rich enough, of *servientes* that ought to be levied for the king’s army. The *augmentum* was not always clearly recorded, and, on many occasions, it was simply omitted. Conversely, the final number of soldiers that the baron ‘offered’ or ‘presented’ (*obtulit*) was expressed after the expression *cum augmentum*. It appears that the military service essentially consisted of doubling the value of the barons’ tenure in *milites*, and in instances when foot soldiers were also offered, a fixed number of *servientes* was added to the final yield. Thus, in the vast majority of the entries in which the *augmentum* was explicitly recorded, this figure was a duplicate of the *feuda*’s value in *milites*.

Although the different barons would have been the overlords and masters of these military units, their command must have been a privilege exclusive to the king. Perhaps the territorial lords were not only in charge of summoning and providing the contingents that made up the great army of the king, but they must have also been responsible for the maintenance of the military service and the inspection of weaponry and equipment.\textsuperscript{27} Even though the recorded barons must have led their own contingent of knights into the peninsular army, they would have been under the direct command of either a royal comestabulus or their immediate overlord. In turn, the regional \textit{comestabuli} and major overlords (i.e. the counts) must have been commanded by a royal general, such as the chancellor or the \textit{magnus capitaneus/comestabulus}, and, naturally, the king himself.

This could have also been a contingent solution for the kingdom’s military control, constructed upon both the old Lombard concept of personal armed obligation and the newly introduced concept of \textit{feudum}. This does not signify by any means that the South Italian \textit{feuda} were units of military service; instead, the \textit{feudum} was a unit of institutional and conditional tenancy, the building block of an economic structure that allowed for both the delimitation of the object held (e.g. a piece of land, a town, or a mill) and its use in individual transactions and military administration. The structure of the \textit{Quaternus magne expeditionis} reveals two overlapping systems: a military layer above an economic one. Just as \textit{feudum} provided a basic reference to the royal court for the computing and demand of the military levy, other social actors employed these tenancy units for different economic and political activities.

The \textit{Quaternus magne expeditionis} records use of the title ‘constable’ (\textit{comestabulus}) and a territorial circumscription named ‘constabulary’ (\textit{comestabulia}). Even if the title was well known in medieval Europe, the possible duties of a

comestabulus varied considerably, from a commander-in-chief to a simple figure responsible for keeping stables and armaments. Scandone, for example, defined the royal comestabulus in Norman Italy as simply a ‘cavalry general’ (generale di cavalleria). These concepts, however, can be misleading if read under assumptions drawn from distinct temporal and spatial contexts, such as the contemporary duchy of Normandy or the Carolingian Empire. The use of this title in the Quaternus, and the social activities of its bearers suggest that the royal comestabuli in the continental territories of the Sicilian kingdom were employed in a more specific way.

Having examined the context and terminology of the Catalogus Baronum, I now turn to the usage and application of the title comestabulus and the construction of the idea of the comestabulia, both obscure but crucial societal aspects of the control of the nobility on the mainland.

The usage of the title of comestabulus in Norman Italy

The reorganisation of the mainland provinces during and after the civil war brought with it the need to forge new relationships between the royal court and the territorial nobility who held positions of authority in the mainland provinces. A royal commander in charge of directly contacting forces, which were not under direct royal authority, could therefore improve the king’s capacity for military control. In the early 1130s, Roger II started to reorganise the military command to help defend the peninsular dominions of the newly created kingdom. However, the lack of any contemporary explicit indication of a plan suggests that, in order to face the shifting challenges of the first turbulent decade, the

reorganisation consisted of a series of contingent innovations and modifications, installing as a result positions with ambiguous definitions. One of the first cases of this process is found in Falco of Benevento’s *Chronicon*. According to the Beneventan notary, Roger II appointed in 1132 a *comestabulus* at Montefusco in order to strike fear into the city, and ultimately protect the royal interests from the urban party in favour of Pope Innocent II.²⁹ The earliest known diplomatic evidence for the royal *comestabuli* of Montefusco is found in a donation of 1137, in which a certain individual named Pagan *filius Andree* calls himself *comestabulus domini regis Montisfusculis*.³⁰ These functionaries are further mentioned at intervals in documents throughout the period.³¹

This is a convenient moment to elaborate on the fact that one of the earliest uses of the title *comestabulus* in contemporary sources for Norman Italy is found in Falco’s *Chronicon*, years before the creation of the Sicilian kingdom: when Pope Paschal II appointed Landulf de Greca as *comestabulus Beneventanorum*,³² in order to make the city ‘safe and kept so much in the future from the disorders which often menaced it and from the frequent conspiracies fomented against the lord pope’.³³ Falco, furthermore, refers multiple times to a position called the *honor comestabiliae*, or simply the *comestabilia*, as a sort of a ‘constableship’ appointed by either the pope or the archbishop of Benevento.³⁴ This same Landulf is subsequently presented in 1119 as the *comestabulus* of Montefusco, although there is no clear explanation of how he acquired such an

³¹ Jamison, ‘Norman Administration’, p. 250 n. 4.
³² Loud has identified him as the Landulf de Greca mentioned by Cuozzo as the father of the baron Tadeus of Greca, who formerly held a *feudum* precisely at Montefusco. *Roger II and the Creation of the Kingdom of Sicily*, ed. by Graham A. Loud (Manchester: Manchester University Press, 2012), p. 134; *Catalogus Baronum: Commentario*, ed. by Errico Cuozzo, FSI, 101.2 (Rome: Istituto storico italiano per il Medio Evo, 1984), p. 115.
³³ *Falco*, pp. 6–7; Loud, *Creation of the Kingdom*, p. 134.
honour. However, Falco does state later that in 1120 some friends of Landulf de Greca requested that the pope allow him, by then a former *comestabulus*, the right to live in the city of Benevento, for Landulf had been living in Montefusco for the previous three years. Throughout Falco’s narrative, Landulf is presented as struggling against the Norman threat, the archbishop of Benevento, and the city itself, in order to secure the privileged position within the city’s military command he had through the constabulary granted originally by the pope. Cardinal priest Gerard conceded the same position in 1132, conceived on this occasion as both honor and potestas, to Rolpoto of S. Eustasius, commander of the city’s knights. This appointment was made in order to counter the aforementioned king’s *comestabulus* of Montefusco. Although the example of the *comestabulus* of Benevento sheds some light on the use of the royal *comestabulus* and *comestabulia* on the peninsula before the arrival of Roger II, it must be considered carefully as an honour within the context of urban military organisation in Benevento, rather than an immediate model for the later royal functionary.

Apart from these urban constables, there is another usage of the title *comestabulus* outside of the royal context that also merits attention: the ducal constables in Apulia. The earliest ducal constable identified is Rainulf Brito, baron of S. Agatha, attested as *celeste opitulante grata ducalis comestabulus* in documents from 1086, 1092, and 1095. In all of these documents, Rainulf is recorded together with his son Joel, who in turn is later

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35 Falco, pp. 44–45.
36 Falco, p. 56.
37 Falco, p. 146.
attested as a ducal constable in a donation he made to Cava in July 1121. Joel’s will is recorded one month after, and in this document he is again referred to as a *comestabulus*. It is known that Joel was dead by 1127, for his son Richard made a donation to Cava for the memory of his father in 1127, in which he is attested as *celesti largita gratia ducalis comestabulus*. This is the same Richard, son of Rohel [Joel], who later in 1133, after the accession of King Roger, handed the town of S. Agatha over to whomsoever Roger II wished. In addition to this apparent dynasty of ducal constables, there is also the case of Briennus/Brittinus *comestabulus*, who witnessed a series of charters issued by Duke Roger Borsa: one in favour of Venosa (1088), another in favour of Montecassino (1090), and two donations to the bishopric of Melfi (1094 and 1097). Briennus was dead by September 1112, when his widow, daughter of count Tasso, made a donation to her *vicecomes*.

However, these early examples are still far from the type of royal constables under whom lesser tenants were ordered in the *Quaternus*. During the kingdom’s first decade, a time of constant rebellion and foreign threat, Roger II established temporary military leaders who were entrusted with the defence of the mainland territories. According to Jamison, a system was created through the implementation of such commanders, mostly during the time when the king faced the third noble uprising and the imperial-papal league against him. She claimed that the existence of ‘special officers’ at the head of the local

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41 Cava, *Arm. Mag.* F.19, ed. in Martini, no 9 pp. 47–48. Carlone has identified the charter as a forgery, but no further explanation is provided. Carlone, *Falsificazioni e falsari*, panel 35.
forces in Apulia could be traced to the time Robert of Selby retreated to Salerno in 1137.\footnote{Robert of Selby had succeeded the late Guarin at the chancery and, thus, as commander in charge of the defence in Capua in 1137. The papal and imperial army dislodged the royal forces, forcing Robert’s retreat. For a relevant discussion, see Jamison, ‘Norman Administration’, pp. 252, 257, 271–72. On Robert of Selby, see Erich Caspar, \textit{Roger II (1101–1154) und die Gründung der normannisch-sicilischen Monarchie} (Innsbruck: Wagner, 1904), pp. 302–3; Charles H. Haskins, ‘England and Sicily in the Twelfth Century’, \textit{The English Historical Review}, 26.103–4 (1911), 433–47, 641–65 (p. 437); Mario Caravale, \textit{Il regno normanno di Sicilia} (Rome: Giuffrè, 1966), p. 149; Horst Enzensberger, \textit{Beiträge zum Kanzlei- und Urkundenwesen der normannischen Herrscher Unteritaliens und Siziliens}, Münchener historische Studien. Abteilung geschichtliche Hilfswissenschaften, Bd. 9 (Kallmünz: M. Lassleben, 1971), p. 75; Carlrichard Brühl, \textit{Urkunden und Kanzlei König Rogers II. von Sizilien} (Cologne: Böhlau, 1978), pp. 45–52.} Jamison furthermore suggested that this was followed by the consolidation of a system in which the peninsular territories – at least in Apulia – were divided into ‘districts’, namely, the \textit{comestabulie}, and that the barons in each district were grouped under the command of an appointed constable.\footnote{Jamison, ‘Norman Administration’, p. 252.} Although neither Jamison nor those who have subsequently used her claim do not provide direct evidence for the existence of those special officers in 1137, they presume the inauguration of the \textit{comestabuli} plan from an incident attested in the Montecassino \textit{Chronica}.\footnote{For example, Takayama, p. 64 n. 84.} The abbot-elect of Montecassino, in the context of the imperial German invasion, narrowly escaped when passing through the Terra Beneventana on his way to meet the German emperor at Lagopesole, being delivered by the inhabitants of Guardia Lombardi into the hands of Robbertus de Morra and the aforementioned \textit{comestabulus} Gilbert de Balvano, ‘who was in charge of King Roger’s army’ (\textit{qui exercitui Rogerii regis preerant}).\footnote{\textit{Chronica Monasterii Casinensis}, ed. by Hartmut Hoffmann, MGH SS, 34 (Hanover: Hahn, 1980), bk 4 p. 571.} Though neither of these commanders is described as \textit{comestabulus} in the chronicle, both are attested in the \textit{Quaternus} as tenants of the region.\footnote{Robert of Morra was a lesser tenant than Gilbert of Balvano, having held a \textit{feudum} of two \textit{milites} in \textit{Castellione}, near the present-day town of Morra de Sanctis, located in the province of Avellino, 55 km. SE of Benevento. \textit{Catalogus Baronom,} ¶ 696 p. 123.}

Use of the title of \textit{comestabulus} is not subsequently evidenced until the first drafts of the \textit{Quaternus} in 1150. By tracing the social interactions of the \textit{comestabuli} identified
earlier, one can note the absence of activities conducted under that title in the decades before and after 1150. These barons are mostly recorded in private documents, such as donations and other transactions during this time. This may indicate a shift in the mechanisms employed by the royal curia, mostly after the accession of King William I.

The invasion in the years 1155–1156, together with the concert of rebellious barons, provoked a period of unrest that may have forced King William I to rearrange his organisation of the peninsula. According to Pseudo-Falcandus, Count Simon of Policastro was placed in command of a large army in Apulia, together with Chancellor Asclettin. This Simon bore precisely the title of comestabulus, as is indicated further on in the same text, in that we are told that Count Simon was called back to Palermo on suspicion of conspiracy, and in his place another comestabulus was appointed. It may not be safe to assume that Simon was actually the ‘master constable’ (magister comestabulus) in charge of the army of all Apulia and the Terra di Lavoro, rather than simply the constable in charge of the royal household’s armed forces.

Although Simon was soon replaced as comestabulus, as indicated above, the use of the title in southern Italy seems to have continued. Gilbert de Balvano was regarded as ‘royal master constable’ (regius magister comestabulus), in a judicial confirmation in favour of the monastery of All the Saints at Cuti (just outside of Bari), which was issued

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54 Falcandus, p. 68.
on 5 April 1155 by the royal justiciars William of Tivilla and Robert the seneschal.\textsuperscript{55} Cuozzo has suggested that the \textit{magister comestabulus} was a new office instituted by William I’s government in order to coordinate the command of the army in the region.\textsuperscript{56} However, given that Gilbert of Balvano died in 1156, his inclusion in the \textit{Quaternus} can be dated to the elaboration of the first draft in 1150.\textsuperscript{57} It could be assumed, therefore, that a similar administrative responsibility existed for the command of the levied forces on the peninsula during the latter days of Roger II. Gilbert de Balvano had previously been in command of the royal forces in Apulia in 1137,\textsuperscript{58} and soon thereafter his services to the crown were extended through his service as a justiciar (\textit{iustitiarius}), together with chancellor Robert of Selby, at a court held in Melfi in 1149.\textsuperscript{59} Gilbert of Balvano appears to have held \textit{feuda} totalling twenty \textit{milites} and located around the towns of Rocchetta S. Antonio, Lacedonia, and Monteverde, east of the Irpina mountainous region, and Valle di Vitalba, 30 km. south of Melfi.\textsuperscript{60} Gilbert’s tenancy area is located thus at the centre of Apulia. Although the person recorded as the tenant of these \textit{feuda} is his son, Richard of Balvano, in all likelihood Gilbert was the former tenant, most likely replaced in the 1168 revision. Gilbert’s epithetical town and his influential family’s place of origin, although not far from this region (40 km. south of Valle di Vitalba), was actually in a different area, much closer to the territories of the historical principality of Salerno. On the other hand, Gilbert of Balvano’s \textit{comestabulia} was located east of his lands, in the Irpina, and it contained, amongst other lesser barons, the dominions of Count Philip of Balvano

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\textsuperscript{56} Cuozzo, ‘Balvano’, p. 65.
\textsuperscript{57} Necrologio del Liber confratrum di S. Matteo di Salerno, ed. by Carlo A. Garufi, FSI, 56 (Rome: Istituto storico italiano per il Medio Evo, 1922), p. 108.
\textsuperscript{58} Giovan B. Prignano, ‘Historia delle famiglie di Salerno normande’ (Cod. 276-77, Biblioteca Angelica, Rome), fol. 108v (a. 1149).
\textsuperscript{59} \textit{Chron. Cas.}, bk 4 p. 571.
\end{flushleft}
(Gilbert’s nephew), Elias of Gesualdo, and the Conza lordships of the count of Carinola.61 The seemingly prolific activities of this character may serve as an example of how the royal court was able to implement its military and political agenda in the mainland territories aside from the tenancy structure, where the counts would have been the intermediaries between the Palermitan curia and the lesser tenants. Gilbert was, nevertheless, succeeded shortly after by Maio of Bari’s brother-in-law, Simon.62

Although it previously overlapped with the title of simple comestabulus by Gilbert de Balvano, by the end of William I’s reign the figure of magister comestabulus seems to have acquired a very distinct meaning from the comestabulus as understood in the Quaternus. After Gilbert de Gravina, who had been appointed magister capitaneus totius Apulie et principatus Capue, was expelled from the realm, the subsequent royal generals on the mainland bore the title of ‘great constable’ (magnus comestabulus). It seems clear that the title of master or great constable carried different functions and responsibilities from those of the comestabulus of the Quaternus. Whereas the magnus comestabulus implied a joint command of the armed forces of Apulia and Capua, the royal comestabulus seems to have been related to heterogeneous contingent units of barons spread across the land.

The recorded presence of the royal comestabuli

61 On the origins of the Conza lordship and its attachment to the count of Carinola, see Hervin Fernández-Aceves, ‘Political Manoeuvring in the Norman Kingdom of Sicily: Civitate and Carinola in the Development of the South-Italian County’, White Rose College of the Arts & Humanities Journal, 2 (2016), 63–73.

62 We are told by Pseudo-Falcandus that the great admiral’s power was consolidated during the apparent peace that followed Count Robert’s rebellion. Maio of Bari’s brother Stephen had risen to the rank of admiral, and his brother-in-law, Simon the seneschal, was appointed ‘master captain’ (magister capitaneus) for Apulia and the Terra di Lavoro. Falcandus, pp. 88–89.
The barons explicitly mentioned in the *Quaternus as comestabuli* or in charge of a *comestabulia* who are also not counts are: Fragalius of Bidricto, Angoth of Arcis, Guimundus of Montellari, Alfanus the chamberlain, Lampus of Fasanella, Gilbert of Balvano, Rogerius Bursellus, William Scalfonus, Richard son of Richard, and Robert of Quallecta.63 There are two instances in which a *comestabulus* is also attested as a count: Count Roger of Tricarico, and, in the Abruzzo, Count Bohemund of Manopello. The case of the latter should be understood within the context of the organisation of the Abruzzo as an annexed province.64 These barons comprise the first identifiable group of *comestabuli* who shaped the function of intermediaries between the royal *curia* and the other barons during the mid-twelfth century.

The case of Count Roger of Tricarico is remarkably different from the rest. Although the entry in the *Quaternus* reads ‘of the constabulary of the county of Tricarico’ (*De comestabilia comitatus Tricarici*), Jamison believed that a copyist substituted the word *comitatus* for *comitis* and the initial letter of Roger’s name.65 Furthermore, a subsequent addition to this entry indicated that this ‘comital constabulary’ belonged to the so-called principality of Taranto. It seems, hence, that the original quaternion grouped the barons of this area under Count Roger I of Tricarico, and not Roger II, son of Robert of Lauro who, by 1150, must have also been appointed royal *comestabulus* by Roger II. A certain Count Roger held Tricarico from some point after 1143, when Count Geoffrey

63 For the counts that can be documented c. 1150, see Fernández-Aceves, ‘The Re-Arrangement of the Nobility’, pp. 72–81.

64 The Abruzzese register of *feuda* and military service in the *Catalogus Baronum* actually constituted a different quaternion, with a particular and distinct structure, whose recorded barons appear to have been placed originally under the authority of Bohemund of Tarsia, count of Manopello. No inclusive geographical designation appears in the *Catalogus*, and the name *Aprutium* applied not to the entire province but to a single county and diocese. However, the record for all the Abruzzese lands brings out the unity of a region secured under the supervision of the new count of Manopello. According to Jamison, the modern editor of the *Catalogus*, a third scribe took up his pen with the section ‘on the jurisdiction of Count Bohemund’ (*De Justitia Comitis Boamundi [...]*), with different handwriting and different spelling, and a new and separate quaternion began there. *Catalogus Baronum*, p. 183.

65 *Catalogus Baronum*, p. 18 n. d.
of Tricarico was attested for the last time, until the last peninsular insurgency against William I’s regime, in which he appears to have been involved as a rebel nobleman. It is unclear why Roger II’s court would have entrusted the count of Tricarico with the duties of a peninsular *comestabulus*, a situation that the monarch avoided in every other instance.

It should be considered, however, that in 1150 the area around the valleys of the gulf of Taranto (modern Basilicata) mostly comprised of scattered lordships; the county of Gravina had not yet been created, Count Geoffrey of Tricarico appears to have either been removed or died, and the count of Montescaglio had been recently appointed. Perhaps it was not that Count Roger of Tricarico was made a constable, but that the constable in charge of overseeing the region was given the county of Tricarico. Despite the lack of evidence for the early counts of Tricarico, this would explain the origin of Count Roger I of Tricarico. A loyal local baron would have been thus rewarded with comital rank and given a privileged position with which to exercise his royal appointment as regional military commander. By 1168, the situation in the Basilicata was very different, with the presence of Count Gilbert of Gravina and Count Roger II of Tricarico, son of Robert of Lauro, count of Caserta. Nonetheless, it changed even more after 1169: Tancred of Lecce was given the county of Montescaglio, together with some additional lordships that would later be known as the county of Lecce. The reference to the principality of Taranto must have been appended to some of the entries in the *Quaternus* when the register was subsequently copied as a territorial indicator of what was Tancred of Lecce’s county and authority. By the end of the Norman period, Count Tancred of Lecce had become not only the most prominent noble in southern Apulia, but a count and

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magnus comestabulus closely tied to the Sicilian royal court. As such, he must have taken the regional military duties that Roger of Tricarico once exercised as comestabulus.⁶⁸

There are two lesser tenants in the Quaternus who are also recorded as comestabuli, but without any reference to their overseeing or engagement with the other barons. These tenants are Berengarius of Giso, who has been identified as Peregrinus of Gisay, and Peter Cacapice. Peregrinus/Berengarius ‘acquired’ Viggiano, a feudum valued at four milites and located in southern Apulia, between the Cilento region and the valleys of what is known today as Basilicata.⁶⁹ A subsequent entry in the Quaternus attests Berengarius/Peregrinus of Gisay, ‘constable’ (comestabulus), as lord of Sarconem and Pertecaram, each one a feudum of two milites.⁷⁰ It is uncertain exactly where these two places were located, but Jamison has suggested that Sarconem might be modern Sarconi, and Pertecaram the now ruined Torre di Perticara; neither is far from Viggiano, the feudum, and both are located in the Agri valley (south of modern Basilicata). Viggiano was also recorded as part of the so-called principality of Taranto, meaning that it was part of the lordships that were originally held directly from the king and subsequently placed under the authority of Count Tancred of Lecce.⁷¹ This same Berengarius was present as a comestabulus when the royal court permuted the holdings of John male connuencionis.⁷² It is clear that he was a commander of the royal military household, and not a baron

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⁶⁸ Palumbo has offered an extensive and comprehensive study on Tancred and the county of Lecce. Pier F. Palumbo, Tancredi conte di Lecce e re di Sicilia e il tramonto dell’età normanna. (Lecce: Edizioni del Lavoro, 1991), pp. 57–110.
⁶⁹ Catalogus Baronum, ¶ 108 p. 20.
⁷⁰ Catalogus Baronum, ¶ 483 p. 91.
⁷¹ The so-called principality of Taranto must have been a territorial indicator rather than a judicial entity, and much less a separate administrative province. It was originally a princely title, tied to the royal family, which was subsequently used to refer to the southern Apulian dominions of Count Tancred of Lecce. There is evidence of neither the lands held in demanio of the principality nor of any actual royal official whose office was dedicated exclusively to administer the principality. Therefore, this principality must have started as a regional grouping of tenants that would later be tied to the actual comital dominions Tancred of Lecce held after 1169. Cf. Jamison, ‘Additional Work on the Catalogus Baronum’, pp. 53–55; Hubert Houben, ‘Le origini del principato di Taranto’, Archivio Storico Pugliese, 61–IV (2008), 7–24 (pp. 19–21).
involved in the recruitment of the peninsular aristocracy. Peter Cacapice, on the other hand, held only two *feuda* of two *milites*, and the *Quaternus* records him explicitly as *comestabulus de Neapoli*, an urban responsibility that definitely does not place its bearer in the same position in the *Quaternus* as the other *comestabuli*.\(^{73}\) Hence, it seems clear that neither of these barons had a responsibility to the royal *curia* with respect to the deployment and mobilisation of the military aristocracy in the peninsular provinces.

The same barons bearing the title of *comestabulus* also held other administrative duties. Jamison, in her assumption that the country was subdivided into equivalent judicial circuits and constabularies, pointed out that the ‘office’ of a royal *comestabulus* and that of a royal justiciar (*iustitiarius regius*) were frequently held by the same person.\(^{74}\) This is inaccurate; only three out of the eleven *comestabuli* or heads of *Quaternus’ constabularies* are attested to have held the title of *iustitiarius*: Gilbert of Balvano,\(^{75}\) Guimundus of Montellari,\(^{76}\) and Lampus of Fasanella.\(^{77}\)

The comparison of the indications contained in the available records where these individuals were present in their capacity, as depicted by the titles employed, confirms that the overlapping of functions performed as justiciars was far less common than previously believed. A similar comparison from the point of view of the *iustitiarii*, which emphasised the geographical indications in the records of suits, has suggested that a justiciar exercised a double role as constable in the same geographical area.\(^{78}\) Jamison hence concluded that a *comestabulia* formed at the same time a well-defined judicial circuit. However, the surviving charters do not provide any overt indication of the alleged


\(^{74}\) Jamison, ‘Norman Administration’, p. 338.

\(^{75}\) Prignano, fol. 108v (a. 1149).


\(^{77}\) See below, on page 32.

\(^{78}\) Jamison, ‘Norman Administration’, p. 338.
military duties these justiciars could have exercised as dual functionaries carrying the title of *comestabulus*. Although this apparent coincidence is of course incomplete and relies on the assumed existence of a homogenous and fixed administrative grid over the territory (namely, judicial circuits and constabularies), it does reveal a fundamental feature of the social organisation within the kingdom’s administration: the fluid overlapping of functions and responsibilities.

When recorded in documents of private transactions, the individuals identified as *comestabuli* do not bear that title. I have not found, so far, a recorded instance in which a royal *comestabulus* is presented as such. In the few instances where Guimund of Montellari, Lampus of Fasanella, and Gilbert of Balvano appear as participants of a *curia*, they are presented solely as justiciars. If these people presided over provincial courts, or issued orders to local royal chamberlains, they did so in a judicial capacity, which does not appear to correlate with their functions in the military service structure. The apparent overlapping of the titles of *comestabulus* and *iustitiarius* is presented, hence, as the result of the proximity that these barons already had with the royal court, and not necessarily as a constituent feature of the office of royal justiciar. As both local barons and functionaries of the crown, the king’s justiciars on the mainland must have been seen as a convenient alternative to the noblemen that held the counties of the mainland for assisting with the logistics behind the *magna expeditio* and the king’s peninsular army. Hence, before focusing on the specific cases of those barons that can be documented as both *comestabuli* and *iustitiarii*, it is fundamental to understand first the relationship between the royal military levy and the ‘jurisdictions’ of the *comestabuli*.

The king’s military levy and the *comestabulia*
It must have been when the *quaterniones* were revised and put together into the surviving version of the *Quaternus* (c. 1168) that the headings containing the circumscription titles of *comitatus* and *comestabulia*\(^79\) were included. The headings are usually followed by their respective place names and subsequent entries belonging to the circumscriptions, and are not solely under the name of an overlord or an indication of an accountable functionary.\(^80\) The meaning and implication of *comestabulus* and *comestabulia* can be revealed by first understanding the social position of those who bore them within the structures sketched in the *Quaternus*, and then expanding that position through the distinct perspectives offered in surviving documentation. The value held by the *Quaternus* for the study of social organisation lies precisely in its subdivision of the mainland nobility into the aforementioned circumscriptions. Instead of framing the object of study as an ‘office,’ my exploration rejects the assumption that the constabulary was a stable and impersonal position, and instead renders it a dynamic social position of a functionary, determined by the common social role shared amongst those who bore the title.

Under this organisation the counts were a pivotal component, because as the major overlords of the lands, they were able to mobilise a vast number of soldiers. Instead of appealing directly to hundreds of unsubordinated lords (namely, those who held their *feuda* directly from the crown, *in capite Rege*), the royal court needed to rely on social brokers able to operate the logistics of putting an army together. The counts were the natural option for controlling the lower strata of the land-holding aristocracy; by controlling a handful of nobles the royal court would have access to hundreds of knights, without having to send orders to each of them individually. Another advantage of having a rich upper aristocracy with the economic resources that extensive *feuda* provided was

\(^79\) With an alternative spelling: *comestabilia*. *Catalogus Baronum*, ¶ 100 p. 18.

\(^80\) *Catalogus Baronum*, pp. xvii–xviii.
that the magnates were also able to render considerable numbers of infantry. The only barons responsible for providing armed foot soldiers in the Quaternus were the ones able to afford them: the counts and major land holders. The unsubordinated lords, on the other hand, were only recorded as responsible for providing knights for the army.

An April 1162 charter from Sicily sheds some light on the question of the military service lesser barons owed to the king. A certain John male conuencionis, son of the late Geoffrey, declared that he held the castellum of Calatrasi (in Sicily) directly from the crown (ex sola gratia et misericordia Regie munificiencie), as a feudum for which he owed a service to the royal court (feudi assuetum et statutum servicium curie). John also declared himself unable to provide his feudum’s established service of eleven knights (milites), meant ‘for the destruction of the king’s traitors and enemies’ (ad destruendos proditores et inimicis suos [Regis]), alleging that his feudum could only provide three. Together with Matthew of Partinico, John’s brother Robert and the ‘royal constables’ (regii comestabuli) Richard of Mandra and Berengerius of Gisay, the royal court heard John’s plea and agreed to take the castellum of Calatrasi and all its holdings from him, in exchange for another feuda in Sicily. For this, he would only owe the king three knights. The other holdings of the castellum were the casale of Lacumuca, a feudum of two knights, and the casale of Cellario, a feudum of one knight.81 It is perfectly clear that the service hereby owed was the military levy for the king’s armed forces. At this stage, by April 1162, almost all the peninsular provinces were in open rebellion, and William I needed to assemble an army in Sicily. With this, the king would cross the Straits of Messina and defeat the rebels later that year. It is also worth noting that John male convencionis was allowed to provide a smaller contingent of knights only after he surrendered his original castellum in exchange for feuda whose official value

corresponded to the number of knights he claimed to be able to provide. Apparently, the
court, although lenient, was not entirely convinced that his original *feudum* of Calatrasi
was not valuable enough to provide the service of eleven knights previously agreed.
Moreover, the ‘royal constables’ attested in this transaction were not actually the same
type of constables recorded in the *Quaternus*. Both Richard of Mandra and Berengerius
of Gisay subscribed this charter as *comestabuli*, and only Richard was recorded with the
full title of *regius comestabulus*, but their presence in the royal court was a result of the
role they played as commanders of the king’s guard in Palermo, not as local royal
functionaries in charge of the mainland’s military levy. In Sicily there were no counties
nor major overlords, so most of the land-holding and military administration must have
been conducted by the Sicilian court directly. However, processes like the one illustrated
in this charter must have been resolved in a similar manner, but without the direct
intervention of the royal court and its employees. If lesser barons on the mainland could
not attend a court in Palermo easily, and if the royal court could not personally hear and
execute this type of issue outside of the island, the royal administration must have relied
on a body of local functionaries in charge of the king’s military service.

The real extent to which the titles of ‘great constable’ and ‘master captain’ differ
is unclear. Both Jamison and Takayama agree that there was no practical difference
between these two titles; Jamison suggests that ‘captain and constable were titles equally
applicable to the new governor [of the mainland]’, and Takayama simply assumes that
the master captains, constables, and justiciars were part of the same institution of two
general governors, originally established under Maio’s administration and subsequently
consolidated as the ‘viceroys’ overseeing Apulia and Capua.\(^{82}\) These assumptions present
a neat image of the royal administration and an understanding of a designed central office;

nonetheless, the terminology and context of the surviving evidence presents a less elegant and more contingent institutional development. The case of the count of Gravina illustrates precisely this. It not only serves as an example of the difference between the titles of ‘great constable’ and ‘master captain’ and their possible distinct military and administrative functions, but also as an example of the political environment in which the royal court revived the office of ‘master captain of the whole of Apulia and the Terra di Lavoro’. This title was last documented before Maio of Bari was assassinated and his brother-in-law, Simon the seneschal, the original *magister capitaneus*, disappeared from the political arena. Gilbert of Gravina seems thus to have taken advantage of the confusion following William I’s death, by aspiring to the gubernatorial office created under Admiral Maio’s administration, and then merging it with both his military rank as peninsular commander-in-chief and his socio-economic position as a member of the kingdom’s nobility. Such an ambitious agenda must have been the reason behind Gilbert’s presence in Sicily, and Qaid Peter’s concern and caution.

Following Pseudo-Falcandus’ account, there were two Apulian noblemen advising Qaid Peter at the time: Hugh, son of Atto, and Richard of Mandra, who was regarded as the ‘master constable [of the royal guard]’ (*magister comestabulus*). While the former was described as both sensible and a good warrior, who was put in charge of the Qaid’s knights, Richard of Mandra is remembered as an experienced soldier, who had fought together with Robert of Loritello, and had plenty of courage but not so much wisdom. It is not clear whether the title of *magister comestabulus* was officially given to Richard of Mandra, or if it was simply a testimony of his military responsibilities in the royal court. However, it is highly unlikely that he functioned as a commander on the mainland; he is not recorded in any other surviving document, and neither Jamison nor

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Takayama list him amongst the ‘great constables/master captains’ of the kingdom. Nonetheless, Richard is subsequently regarded by Pseudo-Falcandus as the ‘constable’ (comestabulus) of the ‘salaried knights’ (milites stipendiari), which confirms both the real extent of his title and the role he played in the royal court as the commander of the king’s household soldiers. As a man of the rebel count of Loritello, Richard of Mandra was part of the 1155–1156 rebellion until he was captured and sent in chains to Palermo. Richard’s luck, however, suddenly changed when he was released from prison during the attempted coup d’état and defended William against the attacks of the other freed rebels. Although there is no evidence of what exactly happened to Richard of Mandra after that, he must have earned the king’s favour and become part of the court’s entourage.

The counts, as both overlords and magnates, were powerful enough to have played a crucial role in the kingdom’s social organisation. However, this social power was as useful to the king’s government as it was a threat to the Sicilian centralising institutions. The opposition to the incipient monarchy, and the subsequent rebellions and insurrections that followed Roger II’s reign serve to support the argument that the kingdom’s nobility had the capacity to challenge the king’s rule over the mainland. The Sicilian king, nonetheless, needed that capacity in order to control the peninsular society; the counts were nodal points in the kingdom’s economic and military power, and as such were ultimately incorporated into its organisation.

In the midst of this dilemma, a middle ground between complete centralisation and baronial autonomy was reached in the figure of the Quaternus’ constables. Appointing lesser and local barons as royal commanders allowed the royal court to rely on a structure parallel to the economic hierarchy. The royal comestabuli attested in the Quaternus did not have the social prestige nor the economic resources of counts; they were not lords of other barons and did not hold any special social rank (e.g. the comital
However, these functionaries became commanders by extension of the king’s privilege to demand a military levy, whilst at the same time remaining local barons whose economic power was no greater than that of the people they were supposed to mobilise and command when the great army was to be summoned. Neither a substitution nor a conflicting power, the structure of royal *comestabuli* functioned as an overlapping layer which adapted to the regional variations in Apulia and the Terra di Lavoro.

These variations of supra-comital territorial arrangement can be grouped into three types:

1) in areas without major overlords or counties (most of the southern Adriatic coast, part of the Terra di Bari, and the more populated areas of the former principality of Salerno, outside the counties of Principato and Marsico), the royal *comestabuli* would have been responsible for mobilisation and inspection;

2) in regions where the counties were more dispersed and less extensive (such as the counties of Fondi, Caserta, Alife, and Carinola, and the lordships of the counts of Avellino and Buonalbergo in the Terra di Lavoro; the counties of Lesina, Civitate, and the shrunken, vacant Loritello in the Capitanata; the overlordship of Gesualdo, the Conza lordships of the count of Carinola, and the small county of Philip of Balvano in Irpina; and the counties of Gravina, Montescaglioso, and Tricarico, and the holdings *in demanio* of the count of Andria in the Basilicata), the *comestabuli* would have assisted in the grouping and coordination of the diverse military contingents;
3) where counties had been left vacant (Principato and Molise), the *comestabuli* would have taken over the logistical void, without becoming members of the comital rank.

Furthermore, despite the somewhat chaotic arrangement of the surviving version of the *Quaternus*, it is apparent that the recorded constabularies were not all equally important. The recorded sections under the heading *comestabulia* contain different numbers of total *milites* and *servientes* offered to the crown. Moreover, two constabularies are placed underneath as subordinated under other *comestabulia*, suggesting the existence of a hierarchy amongst the holders of the apparently same function. These are the *comestabulia* of Robert of Quallecta, which is ‘of the same constabulary of Lampus of Fasanella’ (*que est de eadem comestabulia Lampi de Fasanella*), and ‘under the *comestabulia* of [late] Lampus, of the custody of Alfanus the chamberlain’ (*que est subtus comestabulia Lampi de Fasanella, de baiulatione Alfani Camerarii*); and the *comestabulia* of Richard son of Richard, ‘under the constabulary of Guimund of Montellari’ (*sub comestabulia Guimundi de Montellari*).⁸⁴

If, then, the title of *comestabulus* marks a social role rather than the existence of a regionally fixed office, a closer examination of the position and activities of those functionaries who appear as such in the *Quaternus* and have other attested activities would seem to be the logical next step.

Social differences between a royal *comestabulus* and a *iustitiarius*. The case of Lampus of Fasanella

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⁸⁴ *Catalogus Baronum*, ¶¶ 396* p. 71, 463* p. 86, 604* p. 110.
Having delimited the social function of the title of royal constable, a crucial question arises: would a contemporary baron refer to a *comestabulus* as such, in a context not directly related to military activity? Opposed to the social relevance of a *iustitiarius* as judicial warrantor and organiser of local *curie*, the people in charge of the military levy and the local command of armed forces appear to be of secondary importance to the private transactions. The available evidence for the transactions of those identified as both royal *comestabuli* and *iustitiarii* is scant. However, one case study provides a partial answer to this question: Lampus of Fasanella.

Lampus of Fasanella appears to have been an active social actor in the region of Salerno. Starting as a *fidelis* of Count Nicolas of Principato, he became a royal official in the former principality of Salerno. Cuozzo has inferred that, in a March 1141 document from Salerno concerning the land boundaries of the church of St Peter of Toro, Lampus of Fasanella may have acted under the king’s authority as a result of his titles as *iustitiarius* and *comestabulus.*

85 Cuozzo, ‘Milites e testes’, p. 146.
86 *Pergamene di Salerno*, no 103 pp. 199–201, at 201.
monastery of Cava.\textsuperscript{88} In 1150 and 1151, he is recorded as \textit{dominus de Fasanella} and \textit{iustitiiarius}, together with his colleague Florius de Camerota.\textsuperscript{89}

Although he appears to have received the office of \textit{comestabulus} c. 1150, in that he is recorded in the \textit{Quaternus} as such, his documented social activities after that year do not refer to him as bearing that title. There are no entries in the \textit{Quaternus} that directly record Lampus as a baron. However, some entries attest Lampus as the former tenant of a series of \textit{feuda}, which may suggest how Lampus’ tenancy might have been in 1150, having subsequently lost it before the time of the second revision (1167–1168). Lampus’ original tenure can be geographically grouped into two general areas of Salerno: in the region of Cilento (Corneto, Trentinara, Magliano Vetere, and Selene) he held \textit{feuda} of five \textit{milites}; whereas in the region around the Monti Alburni, where his epithet is from (Sant’Angelo a Fasanella, Pantoliano, Castelcivita and Sicignano degli Alburni), he held \textit{feuda} of eight \textit{milites}.\textsuperscript{90}

Lampus’ last recorded appearance is found in an April 1152 charter by which he, together with his son Robert, sold two pieces of land with a vineyard and orchard at Felline to the abbey of Cava. Interestingly enough, Lampus is recorded in this transaction only as ‘lord of Fasanella’ (\textit{dominus de Fasanella}), without any overt mention of any other title or royal office, and the payment received for this sale was declared to have been used to pay the debt Lampus and his son owed to the [royal] court.\textsuperscript{91} The origin and

\textsuperscript{88} Cava, \textit{Arca} xxvi.45. Simon of Tivilla was the third husband of Sarracena, mother of Count Robert of Caserta through her previous relationship with Robert I of Lauro. Sarracena must have married Robert Capumaza before 1141. In 1159, Sarracena made a donation to Cava for the souls of her late husbands Robert Capumaza and Simon of Tivilla; apparently the memory of her first husband Robert of Lauro had ceased to be fresh in her mind by then. Cava, \textit{Arm. Mag.} H.35.


\textsuperscript{90} \textit{Catalogus Baronum}, ¶¶ 442 p. 81, 487–89 pp. 92–93.

\textsuperscript{91} ‘Quas videlicet uncas auri ipsipater et filius ut dictum est se sescepisse dixerunt pro solvendo debito quod ab eis curie debetur’. The payment consisted of 50 ounces of gold in ‘Sarracen’ tari (\textit{quinquaginta uncas auri tarenorum saracenorum monete}). Cava, \textit{Arca} xxviii.37.
motive of the debt that the lord of Fasanella appears to have owed to the royal court is uncertain. It could be argued that he was indebted to the crown as a consequence of losing the king’s favour; Cuozzo has suggested that he might have joined the hypothetical rebellion of the count of Principato, having identified Lampus as a ‘loyal man’ (fidélis) of counts Nicholas and William (III).92

Entries in the Quaternus suggest that some of Lampus’ lands were taken from him, or that at least his son Robert was not allowed to inherit them.93 However, there is no evidence to suggest that Lampus was either hostile to the monarchy or acted in insubordination, and much less that he participated in a rebellion. He would have already been in debt in 1152, four years before the first open rebellion after the end of the civil war in 1139. In any case, it is clear that Lampus of Fasanella had ceased to be the comestabulus in the Salernitan region by 1167, and he was no longer active as a lord of Fasanella after 1152; he was either removed by the royal court or, most likely, died c. 1153.

The case of Florius of Camerota, who, together with Lampus of Fasanella, attended a provincial court in 1150 and 1151 as a justiciar, sheds further light on the question of the iustitiarius-comestabulus overlap. Florius served as a iustitiarius in Capua in 1158,94 and in Aversa in 1162.95 According to a letter of Pope Alexander III, he was sent into exile in Jerusalem.96 Florius must have then been pardoned and welcomed back

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95 Cod. Dipl. Aversa, no 70 pp. 120–21. Loud’s suggested date to this document is 1161–1162, against the suggestion of 1158 offered by Gallo and unchallenged by Enzensberger and Cuozzo. Cf. Enzensberger, p. 100; Cuozzo, Commentario, p. 133.
into the kingdom and the king’s court, for he was amongst the officials in the royal *curia* held in Messina when Richard of Mandra, count of Molise, was judged and sentenced.\(^{97}\) Florius subsequently resumed his activities as *iustitiarius* in Salerno, as he is attested in 1172\(^{98}\) and 1174.\(^{99}\) Despite Florius of Camerota’s documented prolific social activities and long career as a royal functionary, it was Lampus who held the title of *comestabulus* for their common region and social circle.

As the case of Lampus of Fasanella – and to a lesser extent also that of Florius of Camerota – has helped to clarify the actual documented role played by the royal constables in their own local setting, the question of the title’s usage remains open. At least, based on these examples, it can be suggested that that the royal *comestabuli* did not utilise this title in a military way, and were not referred to as such, when involved in judicial processes or local transactions. Lampus and Florius’ role as royal justiciars must have given them an additional source of social control, of a political nature, which they exercised amongst other barons outside their immediate local social circle and independently of their military appointments.

**Equivalent social relations in the mainland’s military organisation**

The vast diversity of social profiles of royal *comestabuli* recorded in the *Quaternus* does not allow for an easy or homogenous conception of this class of royal functionaries. From figures as influential as the *magister* Gilbert of Balvano, to lesser tenants such as Angoth

\(^{97}\) *Iussi sunt itaque proceres omnes, preter curie familiares, in partem secedere, super hiis que adversus comitem dicta fuerant iudiciale sementiam prolaturi. Erant autem hi qui ad iudicium faciendum surrexerant: Boamundus Monopolis comes, Robertus de Lauro comes Casertinus, Rogerius eius filius Tricarici comes, Rogerius comes Avellini, Symon comes Sangrensis, Rogerius comes Giracii, Rogerius Tironensis magister comestabulus, Florius Camerotensis, iudex quoque Tarentinus et Abdenago Hannibalis filius, qui magistri erant iusticiarii.* \(^{3}\) *Falcandus*, pp. 280–81.


of Arcis, the scope of the title and its potential field of action vary greatly. Consequently, it seems rather unlikely that such disparate social actors, having thus non-equivalent social positions, would have shared the same administrative position. The overlapping of different social functions for the same individual does not necessarily imply an institutional correspondence. Hence, I have argued here that distinguishing a *iustitiarius* from a *comestabulus*, and a *comestabulium* from any sort of defined or fixed circuit offers a more adequate way of defining these concepts. Instead of approaching the *Quaternus’* constables as holders of a pre-established office bound to the administration of justice, one should consider how it appears from the attested activities of the titles’ bearers: a specific military function for social and contingent mobilisation, exercised by local barons by direct appointment from the royal administration.

Just as the idea of contrasting social positions argues against the idea of a common and defined social class from which these functionaries might have been drawn, this also suggests the existence, at least, of an equivalent social linkage. In their capacity as leaders of armed and equipped soldiers, both the counts and the lesser barons who acted as royal officials were mediating commanders who played a role in the organisation of the kingdom’s armed forces scattered across the mainland. As military commanders, the royal *comestabuli* appear to have acted as social brokers who responded to the different local arrangements of their communities. In this way, the border regions such as the northern territories of the Terra di Lavoro and the Capitanata would have required an entirely different network for drafting the military levy than the local tenants in the Terra di Bari and the former principality of Salerno, although the function would have been the same. Therefore, the royal *comestabulia* must not have referred to the military counterpart of the judicial circuits, but to the different social groupings from which the information for the record of the general levy originated, without deliberate and vertical planning of
territorial divisions. To conclude, the royal constables were an alternative to the deployment and mobilisation of the continental armed forces, in that their military position extrapolated the social brokerage of the counts, without creating more territorial overlords and without expanding the comital rank of the kingdom’s aristocracy.
### Abbreviations

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
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<tr>
<td><strong>Al. Tel.</strong></td>
<td><em>Alexandri Telesini abbatis Ystoria Rogerii regis Sicilie, Calabrie atque Apulie</em>, ed. by Ludovico De Nava, FSI, 112 (Rome: Istituto storico italiano per il Medio Evo, 1991)</td>
</tr>
<tr>
<td>ASPN</td>
<td>Archivio Storico per le Province Napoletane</td>
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<tr>
<td>Cava</td>
<td>Archivio della badia della Santissima Trinità, Cava dei Tirreni</td>
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<tr>
<td><strong>Falcandus</strong></td>
<td><em>De rebus circa regni Siciliae curiam gestis Epistola ad Petrum de desolatione Siciliae</em>, ed. by Edoardo D’Angelo (Florence: Sismel, 2014)</td>
</tr>
<tr>
<td>FSI</td>
<td>Fonti per la storia d’Italia</td>
</tr>
<tr>
<td>MGH</td>
<td>Monumenta Germaniae Historica, following the usual conventions, e.g. SS = Scriptores</td>
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<tr>
<td>PBSR</td>
<td><em>Papers of the British School at Rome</em></td>
</tr>
<tr>
<td>RIS</td>
<td>Rerum Italicarum Scriptores</td>
</tr>
<tr>
<td>Romuald</td>
<td><em>Romualdi Salernitani Chronicon</em>, ed. by Carlo A. Garufi, 2nd edn, RIS, 7 (Città di Castello: S. Lapi, 1935)</td>
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