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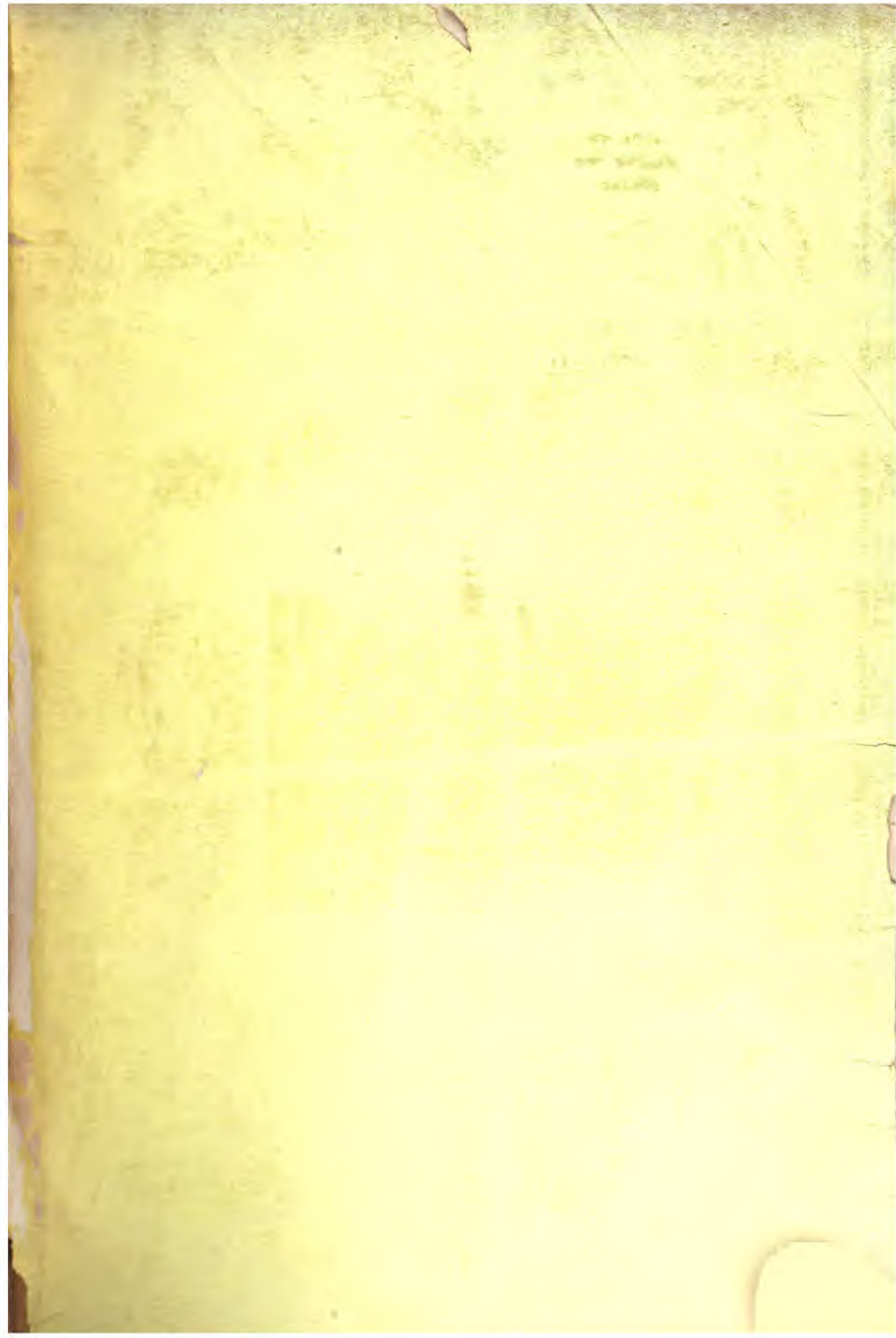


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CALENDAR
OF THE
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EDWARD I.
VOL. IV.
A.D. 1296—1302.

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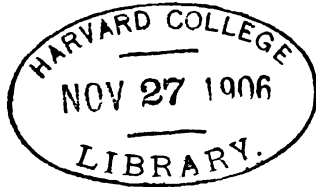
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P R E F A C E .

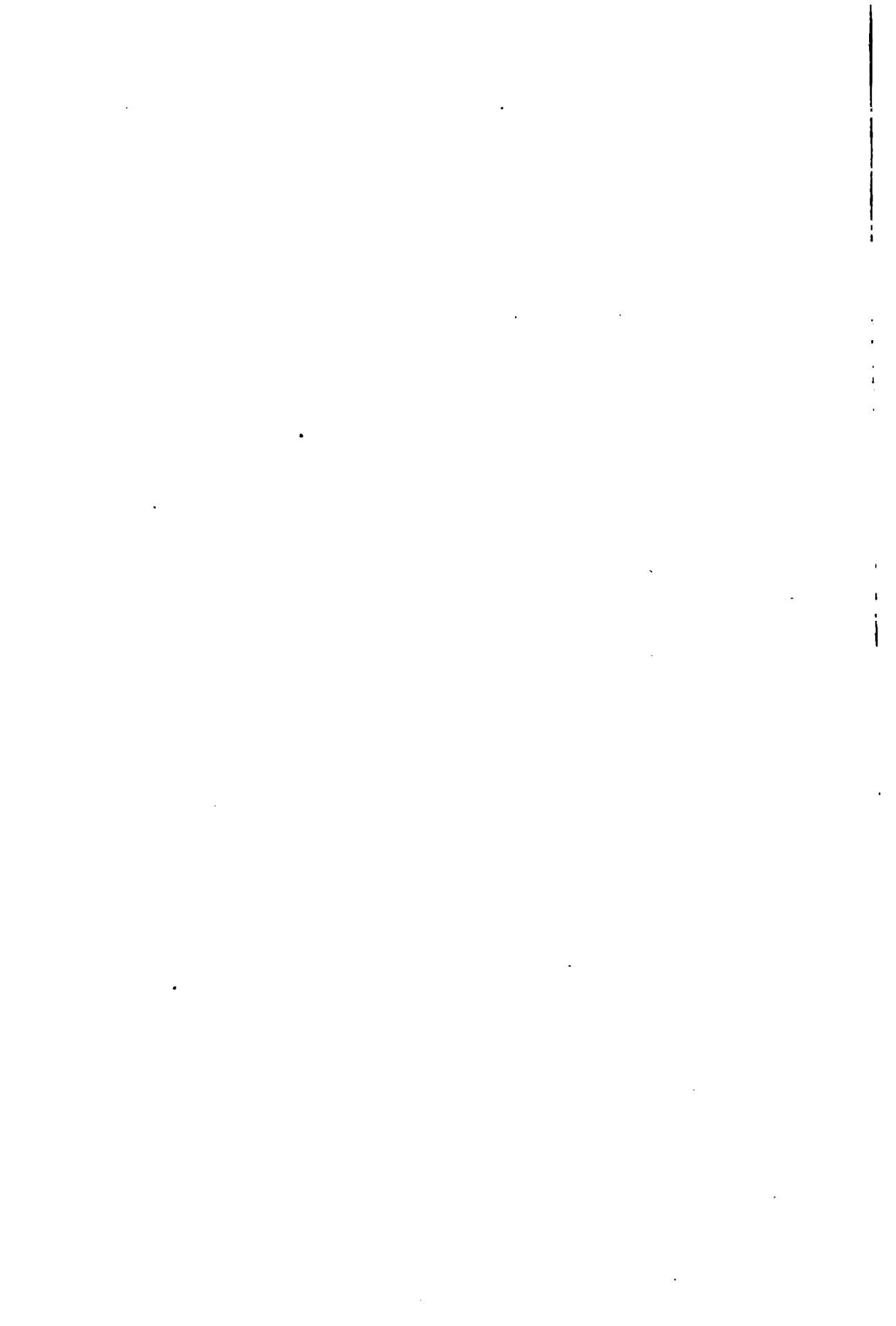
THE present volume forms part of a series of Calendars of the Close Rolls from the reign of Edward I. to that of Edward IV., the object and character of which are explained in the Preface to the first volume for the reign of Edward II. (A.D. 1307—1313.) The text has been prepared, with the sanction of the Lords Commissioners of His Majesty's Treasury, by Mr. W. H. Stevenson, M.A., Fellow of St. John's College, Oxford. The Index begun by the late Mr. C. H. Woodruff, B.C.L., has been completed by Mr. C. T. Flower, M.A., of this Office, with assistance from Mr. Stevenson.

H. C. MAXWELL LYTE.

Public Record Office,
August, 1906.

CORRIGENDA.

- Page 85, line 5, *after Essex add (sic).*
- „ 108, „ 18 from foot, *for Cytons read Cycons.*
- „ 118, „ 15, *for Hothcote read Hochcote.*
- „ 148, „ 19, *add [Prynne, Records, iii, p. 787.]*
- „ 239, lines 15, 17, 18, 20, 22, *for Henry read Hugh.*
- „ 257, line 24, *for brought read bought.*
- „ 260, „ 12 from foot, *for man read men.*
- „ 271, „ 10 „ „ *for Mori read Mozi.*
- „ 307, „ 5 „ „ *after Eva add (sic).*
- „ 324, „ 19, *for Bonyngeton read Bovyngeton.*
- „ 339, „ 22, *for Hugh read Henry.*
- „ 344, „ 19 from foot, *after Arlegh, Weth add (sic).*
- „ „ 18 „ „ *for Arnon read Arvon.*
- „ 367, „ 22 „ „ *for Richard read Robert.*
- „ 368, „ 11 „ „ *for justice read forester.*
- „ 374, „ 16 „ „ *for London read Lincoln.*
- „ 389 margin, *for Yarmouth read St. Albans.*
- „ 391, line 6 from foot, *for clerks read clerk.*
- „ 412, „ 17 „ „ *for dye read die.*
- „ 423, „ 14 „ „ *for Pecton read Petton.*
- „ 426, „ 16 „ „ *for Regina read Regine.*
- „ 436, line 14, *for holds read hold.*
- „ „ „ 18 from foot, *for holds read hold.*
- „ 437, „ 23 „ „ *for holds read hold.*
- „ 438, „ 11, *for fess read fees.*
- „ 445, „ 18 from foot, *for yeomen read yeoman.*
- „ 463, „ 12 „ „ *for Mori read Mozi.*
- „ 464, „ 5, *for expences read expenses.*
- „ 473, „ 10 from bottom, *for son read sons.*
- „ 487, „ 10, *for William read Walter.*
- „ 493, „ 19, *for Hynton read Offynton.*
- „ 499, „ 9, *for de read le.*
- „ 504, „ 7 from foot, *for Walter read Henry.*
- „ 526, „ 15 „ „ *for inhibitions read inhibitions.*
- „ 549, „ 5, *for Easter read Exeter.*
- „ 577, „ 21, *for son read daughter.*
- „ 583, „ 11, *for Canterbury read York.*



CALENDAR
OF
CLOSE ROLLS.

25 EDWARD I.

1296.

MEMBRANE 24.

Nov. 23. To John de Havering, justice of North Wales. As the king wills that the market held on Saturday at Launvoys shall be held henceforth on the same day in every week at his town of Beaumaris (*de Bello Marisco*), and that two fairs shall be held at Beaumaris yearly henceforth, one on the eve, day and morrow of the Assumption and for five days following, and the other on the eve, day and morrow of the Nativity of St. Mary and for five days following; he orders the justice to cause the said market and fairs to be proclaimed publicly and to be held in that town.

Nov. 21. To Malcolm de Harl[eye], escheator this side Trent. Order not to intermeddle further with a messuage and two carucates of land in Stredlegh, as the king learns by inquisition taken by the escheator that Joan Peverel demised them by her deed to Hugh Peverel, deceased, tenant in chief of the king, and to Margery, his wife, for their lives, and that Margery continued her seisin thereof with Hugh until his death, and after his death until the escheator took them into the king's hands by reason of Hugh's death, and it appears by a fine levied between Hugh and Margery and Joan before Thomas de Weylaund and his fellows, late justices of the Bench, which the king has inspected, that the messuage and land were demised to Hugh and Margery in form aforesaid.

Nov. 23. To the treasurer and barons of the exchequer. Whereas Alexander de Balliolo of Cavers demised, at Michaelmas in the twenty-second year of the king's reign, to Ralph de Eseling a moiety of the manor of Ludenham for six years from that feast, and Ralph was in seisin thereof by virtue of the demise, the sheriff of Kent took the moiety into the king's hands by virtue of the king's order to take into his hands the lands of all those who had lands in England and did not dwell in that realm but in the realm of Scotland at the time of the war; as it appears to the king by trustworthy testimony that Ralph dwelt in England at the time of the war and was always in the king's faith, the king orders the treasurer and barons to cause the moiety to be delivered to Ralph, with the issues received from it in the meantime, if they ascertain that the moiety was thus demised to Ralph, and that he was in seisin thereof until it was thus taken into the king's hands, and if they were taken into the king's hands solely for this reason.

Nov. 22. To Ralph de Berners. Whereas the king has granted to John de Balliolo that he shall have in his household (*hospicio*) a huntsman with his page (*pagetto*) and ten coursing dogs to have sport (*deductu*) therewith, he orders Ralph to cause necessaries to be found for the huntsman, page and dogs.

Membrane 24—cont.

1296.

March 26.
Wark.

To the treasurer and barons of the exchequer. Order to acquit the executors of the will of J. late archbishop of York of 4,000 marks by which he made fine with the king for a contempt and trespass committed by him against the king, as the king has pardoned the executors this sum.

Vacated, because otherwise in the roll for the twenty-fourth year.

Nov. 23.
Bury
St. Edmunds.

To William Inge, keeper of the lands that belonged to Edmund, the king's brother. Order to cause dower to be assigned to Alice, late the wife of John de Monteforti, tenant by knight service of Edmund, upon her taking oath that she will not marry without the king's licence.

To the treasurer and barons of the exchequer. Order to cause Joan, late the wife of William de Valencia, tenant in chief, to be acquitted of the relief due to the king for the lands of her inheritance, which were taken into the king's hands by reason of William's death, as the king has pardoned her what pertains to him of her relief.

To Reginald de Grey, justice of Chester. Order to cause W. elect of Coventry and Lichfield to have in the forest of La Mare thirty oaks for the palings (*palicium*) of his park at Terne.

Nov. 24.
Bury
St. Edmunds.

To the keeper of the forest of Shirewode. Order not to permit Isabel de Ros or her men to take any of the eight bucks and four does that the king lately granted to her in that forest, as the king has granted to her in recompence therefor the like number in the forest of Rokyngham.

By K. on the information of W. [elect of] Coventry and Lichfield.

To the keeper of the forest of Rokyngham. Order to cause Isabel or her men to have the aforesaid bucks and does in that forest.

By K. on the information of W. elect of Coventry and Lichfield.

Nov. 23.
Bury
St. Edmunds.

To Henry de Cobham, keeper of the islands of Gerseye and Gerneseye. Whereas the king has granted to Reginald de Cartreto for his good service in the island of Gereseye, the seven tuns of wine that he took for the king's use from the king's wines lately captured from the king's enemies in those parts, the king orders the keeper to supersede entirely the demand that he makes upon Reginald for 35*l.* sterling for the king's use for the said seven tuns, and to cause him to be acquitted thereof. The king also orders the keeper to pay to Reginald the arrears of his wages for the time when he was in the king's service in his castle of that island.

To the treasurer and barons of the exchequer. Notification that the king has pardoned John le Leutour, citizen of London, the king's yeoman, in consideration of his good service to the king in the last expedition to Wales, the sixth of his goods and chattels in that city due from him by reason of the sixth lately granted to the king by the citizens and burgesses of the realm, and order them to cause the demand made upon him by summons of the exchequer to be released.

Nov. 27.
Bury
St. Edmunds.

To the keeper of the Hay of Hereford. Order to cause William de Mortuo [Mari], who is setting out for Scotland in the king's service, to have in that Hay six oaks fit for timber, of the king's gift.

Nov. 25.
Bury
St. Edmunds.

To the keeper of the forest of Cannock (*de Canano*). Order to cause Master John de Cadamo to have in that forest ten oaks fit for timber, of the king's gift.

To John Wogan, justiciary of Ireland. Order to cause Eustace le Poer to have in the forest of Glencry six bucks and six does, of the king's gift.

1296.

Membrane 24—cont.

To the king's bailiff of the Isle of Wight. Order to permit William Arnald Duyre, the king's citizen of Bayonne, to load his ship in that island with wheat and to take it thus loaded to Bayonne without hindrance, as the king has granted him licence thus to load and take the ship.

Nov. 24.
Bury
St. Edmunds. To the keeper of the island of Gerneseye. The king learns from the complaint of Peregrina Darcuson, daughter and heiress of Arnald Reymundi Darcuson, late citizen of Bayonne, who lately died in that island, that the keeper has put into the king's hands all the goods that Arnald Reymundi possessed in that island at the time of his death, both his own goods and those belonging to others (*tam propria quam aliena*), and detains them to the prejudice of the said daughter and from the executors of the deceased. The king orders the keeper to restore the goods to the daughter and executors, if he ascertain that Arnald was in the king's faith, and that the daughter and executors are likewise in his faith, and that the goods ought of right to remain to them.

Nov. 15.
Bury
St. Edmunds. To John de Lythegraynes, escheator beyond Trent. Order not to intermeddle further with the third of the lands that belonged to William de Valencia, tenant in chief, which third he still retains in the king's hands by reason of the dower of Joan, late the wife of the said William, as Aymer, son and heir of William, has assigned to Joan with her assent for her dower of the lands that belonged to William in England and Wales the manor of Morton, co. Gloucester, the manor of Watdon, in the same county, the manor of Sopworth, co. Wilts, the manor of Cherdesele and Policote, co. Buckingham, the manor of Compton, co. Dorset, with the advowson of the church of that manor, and the advowson of the church of Wridelington, co. Suffolk, the manor of Colingburn, co. Wilts, the manor of Swyndon, in the same county, and all the lands and rents that William acquired in the manor of Braburn, co. Kent, and all the lands and rent that he acquired in the manor of Sutton, in the same county, and all the lands that he acquired in the manor of Intebergh and Berford, co. Wilts, and all the lands that he acquired in the manor of Goodrich Castle (*Castri Godr'*), and 14l. 5s. 8d. yearly of land and rent that he acquired in co. Pembroke, as appears to the king by inspection of an indented deed made between Aymer and Joan and sealed with her seal.

Nov. 24.
Bury
St. Edmunds. To the keeper of the forest of Shirewode. Order not to permit Isabel de Ros or her men to take anything in that forest by reason of the king's grant to her of eight bucks and four does in that forest, as the king has granted to her in recompence as many bucks and does in the forest of Rokyngham. If she have had all or any of the bucks and does, the keeper is ordered to certify the king without delay of the number.

Nov. 24.
Bury
St. Edmunds. To the keeper of the forest of Rokyngham. Order to cause the said Isabel to have eight bucks and four does in that forest, in recompence for the like number granted to her in the forest of Shirewode.

Nov. 25.
Bury
St. Edmunds. To John Wogan, justiciary of Ireland. The king learns from the complaint of the master of St. John's hospital, Down (*Duno*), that the justiciary has caused to be taken into the king's hands certain lands in the adjoining parts that the master had acquired for the maintenance of the poor living in that hospital, by reason of the statute of mortmain that the king caused to be made within the realm of England as if that statute had been sent to Ireland and there published. As it is testified before the king by Master Thomas Cantok, chancellor of Ireland, that the

1296.

Membrane 24—cont.

statute has not yet been published in Ireland, the king orders the justiciary to cause the lands to be replevied to the master, to be held by him until after the parliament after Easter next, on condition that he shall answer to the king for the issues received thence in the meantime in case they ought to pertain to the king.

The like letters for the prior and convent of St. Patrick, Down.

Nov. 27.
Bury
St. Edmunds.

To John de Lythegraines, escheator beyond Trent, guardian of the archbishopric of York. Order to permit Thomas de Weston, the king's bailiff of Holderness, to take in the park of the archbishopric at Beverley ten bucks and fifty does in order to stock therewith the king's park of Sprotteley, which is in his custody, as the king has enjoined upon him.

MEMBRANE 23.

Dec. 5.
Nayland
(*La Neylaund*)

To Master Richard de Abyndon, late keeper of the archbishopric of Dublin. As the king wills that Brother William de Hothum, elect to that archbishopric, shall be preferred to others in buying the ploughs, plough-cattle (*affrorum*) and other goods of the king within the archbishopric, he orders Richard to retain for the king's use the corn of the archbishopric now in the barns which the king has decided to send to Gascony, and to demise to the elect before others the other goods of the king there to be sold by Richard, if the elect will buy them at a reasonable price. [Prynne, *Records*, iii, p. 773.]

To the treasurer and barons of the exchequer. Order to cause John le Leutur to be acquitted of 11*l.* 2*s.* 3*d.* due to the exchequer by reason of the sixth lately granted to the king in the city of London, as the king has pardoned him this sum for his good service to the king in the war in Wales and elsewhere.

Nov. 24.
Bury
St. Edmunds.

To the sheriff of Northumberland, the king's bailiff of Tyndale. Order to resume into the king's hands the lands that John Comyn of Badenagh holds of A. bishop of Durham, and to keep them safely until otherwise ordered, so that he may answer fully to the exchequer for the issues thereof from the time of the king's first order to take into his hands the lands of those of Scotland, certifying the king without delay and the treasurer and barons of the exchequer on the morrow of St. Hilary next how he shall have executed this order, although the king granted to the bishop that the lands of all his tenants who held immediately of him in that county that the king caused to be seised into his hands by reason of their rebellion should be in the bishop's hands, provided that the lands of the under-tenants of such tenants should be restored to the under-tenants, and that those under-tenants who held immediately of the said tenants should do to the bishop by reason of the lands that they thus held of the said tenants the services therefore due and accustomed, until the king should otherwise ordain, wherefore the king ordered the sheriff to cause to be delivered to the bishop the lands of all his immediate tenants then in the king's hands, retaining in the king's hands the lands of those who are in the king's prison if they held any immediately of the bishop, and the sheriff delivered [to the bishop] the lands of the said John, who holds of the bishop, by reason of the said order, which he had taken into the king's hands by pretext of the king's order to take into his hands the lands of all those of the realm of Scotland having lands in England and in Scotland and who do not dwell in the realm of England.

Membrane 28—cont.

1296.

Dec. 7.
Nayland.

To the sheriff of Cumberland. Order to cause the prior of the Hospital of St. John of Jerusalem in England to have seisin of a messuage and four acres of land in Aldeston, as the king learns by inquisition taken by the sheriff that the messuage and land, which William de Veteri Ponte, who was outlawed for felony, held, have been in the king's hands for a year and a day, and that William held them of the prior, and that Michael de Hartecla now holds them and has had the king's year and day thereof, for which he ought to answer to the king.

To the sheriff of Lincoln. Order to deliver in bail Hugh le Mareschal of Refham, imprisoned in Lincoln gaol for the death of Thomas le Tyghler, wherewith he is charged, as the king learns by the record of Richard de Byngham and John de Anesleye, justices appointed to deliver that gaol, that he slew him in self-defence.

Dec. 7.
Nayland.

To the sheriff of Norfolk. It is shown to the king on behalf of Alan Houel, who is staying with Hugh Bardolf in the king's service by his order in Gascony, that whereas Alan ought to have and had at the time when he set out for Gascony his free chace, for himself and his men, with his cattle (*averiiis*) and other goods, over (*ultra*) a certain way that leads from his messuage in Swenyngton to his pasture in that town, John Est and Simon Est, while Alan was thus in the king's service and under his protection, blocked up the said way after Alan had commenced his journey, so that Alan and his men cannot use the said chace as they ought and as they have been wont heretofore, to his damage and contrary to the form of the king's protection aforesaid. The king, wishing to provide for Alan's indemnity, as he is bound to do, orders the sheriff to go in person to the place aforesaid and to make inquisition, if need be, concerning this matter, and, if he find that it is as stated, to cause the way to be unblocked, and to cause Alan to have the same estate as to having his chace in it as he had on the day when he commenced his journey, and to maintain him in such estate for so long as he shall be in the king's service in the parts aforesaid.

To the sheriff of Essex. Order to deliver in bail Adam de Lymhus, imprisoned in Colchester gaol for the death of Ralph Rycher, wherewith he is charged, as the king learns by the record of John Fyllo and his fellows, justices appointed to deliver that gaol, that he slew him in self-defence.

Dec. 7.
Bures
St. Mary.

To Malcolm de Harle, escheator this side Trent. Order to cause to be restored to Margery, late the wife of Hugh Peverel, the issues received by him from a messuage and two carucates of land in Stredlegh, which Joan Peverel demised to Hugh and Margery for their lives, and wherewith the king lately ordered the escheator not to intermeddle further [*as at page 1 above*].

Dec. 9.
Bures.

To the sheriff of Essex. Order to cause Robert de Londonia to have seisin of an acre of land in Steple Bumpstead (*Bumstede ad Turrim*), as the king learns by inquisition taken by the sheriff that the land, which William Bryan, the younger, who was hanged for felony, held, has been in the king's hands for a year and a day, and that William held it of Robert, and that Roger Baillol now holds the land and has had the king's year and day thereof, for which he ought to answer to the king.

Dec. 15.
Nayland.

To the king's clerks and others appointed to take corn in cos. Wilts, Dorset and Devon and to send it to Gascony. As Henry de Lacy, earl of Lincoln, is now staying in Gascony in the king's service by his order at

1296.

Membrane 28—cont.

great cost and expense, the king orders them not to intermeddle with the earl's own corn in those counties by reason of the order aforesaid, but to permit the earl's men and attorneys to take the corn that they now have ready for his use for despatch to him in Gascony thither without hindrance, when they shall bring it to certain places on the sea coast. When sufficient ships for the king's use shall have been taken by them for his corn to be sent to Gascony now by William de Tholouse and afterwards about the Purification, the king wills that the earl's men and attorneys may hire ships to carry the corn, and they are ordered to aid and counsel them when required, provided that the corn and other necessaries that the king has ordered to be sent to Gascony by the said William shall not be delayed in any way by reason of this order.

Dec. 16. To the keeper of the forest of Essex. Order to cause the Friars Minors at Nayland. Colchester to have in that forest four leafless oaks for fuel, of the king's gift.

To the constable of Rokingham castle. Order [to deliver] to the wife of William de Bello Campo, earl of Warwick, the king's houses within that castle to dwell in the same during his pleasure, retaining in the king's hands the Tower and other houses there necessary for the custody of the prisoners, delivering the other houses to the countess.

[Cancelled.]

To the same. Order to deliver to the wife of the said earl the other houses in the castle besides the Tower and the houses necessary for the custody of the prisoners, which he is to retain in the king's hands, as the king has lent his houses within the castle to her for her residence during his pleasure.

Dec. 22. To the king's taker of corn in co. Suffolk. Order not to intermeddle Belassis. in any way with taking the corn of Robert de Tybotot in that county, as the king wishes to provide for his indemnity because he is in his service in Gascony by his order.

The like for Robert for cos. Cambridge, Warwick, Leicester, York, Lincoln, Essex and Nottingham.

Dec. 26. The like in favour of Hugh de Veer, who is staying in Gascony in the Ipswich. king's service, for cos. Suffolk, Cambridge, Buckingham and Berks.

The like in favour of William de Fleg, who is staying with Hugh in the said parts, for co. Essex.

The like in favour of John Carbonel, who is staying with Hugh there, for cos. Suffolk and Essex.

The like in favour of William de Banus, who is staying with Hugh there, for co. Cambridge.

Dec. 26. To the sheriffs of London. Order to deliver in bail John Sabern, Ipswich. imprisoned in Neugate for the death of John de Castelford, wherewith he is charged, as the king learns by the record of Ralph de Sandwyco and his fellows, justices appointed to deliver that gaol, that he slew him in self-defence.

Vacated, because he did not have it.

To the king's takers of corn in cos. Essex and Hertford. Order not to intermeddle in any way with taking the corn of Robert son of Walter, as he is staying in the king's service in Gascony by his order, wherefore the king wishes to provide for his indemnity, as he is bound to do.

The like in his favour for cos. Norfolk and Suffolk.

1296.

Membrane 23—cont.

The like in favour of John de Fulburn for co. Cambridge.

The like in favour of Guy Ferre for cos. Oxford, Surrey, Essex and Suffolk.

The like in favour of Walter le Wylour, who is staying with Robert son of Walter in those parts.

The like in favour of Geoffrey de Capell[is], who is staying with William le Latymer in the said parts, by the testimony of John de Lond[onia], for co. Suffolk.

The like in favour of Henry de Helyun, who is staying with Robert de Tybetot there, for cos. Suffolk and Essex.

The like in favour of the following, who are staying with Robert son of Walter in the said parts:

Richard Punchardun for co. Lancaster.

Robert de la Warde for cos. Derby, Warwick and Leicester.

William Bozoun for co. Norfolk.

William de Wauton for co. Cambridge.

Robert de la Warde and William Bagot for co. Stafford.

Reginald de Nodariis, William de Hamyngfeld, William de Wauton, and Thomas Fullol for co. Essex.

Walter le Parker for co. Hertford.

Richard de Farnham and Roger le Paneter for co. Essex.

William de Hanyngheld for co. Suffolk.

MEMBRANE 22.

Sept. 28.
Ipswich.

To the king's taker of corn in co. Somerset. Order not to intermeddle in any way with taking the corn of John de Meriete, who is staying in Gascony in the king's service by his order, wherefore the king wishes to provide for his indemnity, as he is bound to do.

The like in favour of Simon de Cokefeld, who is staying there with Robert de Tybotot, for co. Suffolk.

The like in favour of Simon de Monte Acuto, who is staying there, for cos. Somerset and Devon.

By K. on the testimony of Robert son of Payn.

The like in favour of John de Maundeville and John de Gorges, who is staying with Ralph de Gorges there, for co. Somerset.

On the testimony of the said Robert.

The like in favour of Alexander Cheverel, who is staying there with John de Mohun, for co. Wilts.

On the testimony of the said Robert.

The like in favour of John de Mohun, who is staying there, for cos. Devon and Somerset.

On the testimony of the said Robert.

The like in favour of Ralph de Gorges, who is staying there, for cos. Southampton, Warwick, Somerset, Dorset, Northampton, and Devon.

On the testimony of the said Robert.

The like in favour of Ralph Paunkel, who is staying there with Robert de Tybetot, for co. Cambridge.

By the testimony of Robert de Doufhous.

The like in favour of the following, who are staying with Robert there:

Baldwin de Maneriis, Simon de Cokesfeld, and John le Meigne in cos. Norfolk and Suffolk. By the testimony of Robert de Dufhus.

Baldwin de Maneriis for cos. Northampton and Cambridge.

By the like testimony.

* An error for December.

Membrane 22—cont.

1296.

Roger de Thornton for co. Stafford. By the like testimony.
 John le Moigne and Roger de Thornton for co. Cambridge.

By the like testimony.

The like in favour of Master Arnald Lupi de Tillio, who is staying there
 in the king's service, for co. Norfolk.

By the testimony of John de Benstede.

Dec. 30.
 Ipswich.

The like in favour of Eustace de Hacche, who is staying there, for
 co. Surrey.

The like in favour of the said Eustace for cos. Sussex, Suffolk,
 Somerset, Berks, Lincoln, Hertford, Wilts, Warwick, Northampton and
 Kent.

1297.

Jan. 2.
 Ipswich.

The like in favour of John de la Mare for co. Essex.

Jan. 8.
 Ipswich.

The like in favour of John Lestrange (*Extraneus*) for cos. Salop,
 Norfolk and Cambridge.

Jan. 4.
 Ipswich.

The like in favour of Arnald de Montiniaco for cos. Essex, Hertford and
 Suffolk.

The like in favour of Thomas de Maidenhache for cos. Norfolk, Essex
 and Warwick.

The like in favour of Thomas de Moese for cos. Essex and Suffolk.

Jan. 10.
 Ipswich.

The like in favour of Robert son of Nigel for cos. Buckingham and
 Oxford.

Jan. 20.
 Harwich.

The like in favour of William de Mortuo Mari for cos. Buckingham and
 Somerset.

The like in favour of the said William for cos. Berks and Gloucester.

The like in favour of William le Latymer, the elder, for cos. Bedford
 and Kent.

Jan. 17.
 Harwich.

The like for William de Grandisono for cos. Hereford, Kent, Wilts and
 Berks.

The like for Peter de Cusancia for cos. Hereford, Berks, Bucks and
 Southampton.

By the testimony of the Gerardi.

The like in favour of Simon de Monte Acuto, for co. Somerset.

The like in favour of William le Lung, for co. Gloucester.

The like in favour of Gilbert Pecche, for co. Lincoln.

The like in favour of Nicholas de Sancto Mauro, for co. Cambridge.

Jan. 28.
 Castleacre.

The like in favour of William de Ros of Hamelak, for cos. Lincoln and
 Norfolk.

Jan. 29.
 Castleacre.

The like in favour of Laurence de Sancto Mauro for cos. Somerset,
 Nottingham and Wilts.

The like in favour of John de Insula for cos. Wilts and Southampton.

The like in favour of John Huse, who is staying there with John de
 Sancto Mauro, for cos. Wilts and Dorset.

The like in favour of Hugh de Alditheleye for cos. Gloucester and
 Oxford.

1296.

Dec. 28.
 Ipswich.

To the king's takers of corn in co. Warwick. Order not to intermeddle
 with the corn of the abbot, prior and convent of Westminster within the
 manors of Knolle and Graston, which the king granted to them for
 celebrating the anniversary of Queen Eleanor, his late consort, and to
 restore to them anything that they may have taken from them.

Membrana 22—cont.

1296.

The like in their favour for the following counties:—

- Co. Kent for the corn in the manor of Westerham.
- Co. Middlesex for the corn in the manors of Hodeford and Padynton.
- Co. Bucks for the corn in the manors of Turveston and Denham.
- Co. Essex for the corn in the manors of Bridebrok.

Dec. 29.
Ipswich.

To Robert Tybotot, justiciary of West Wales, or him who supplies his place. Order to cause Joan, late the wife of William de Valencia, sometime earl of Pembroke, the king's uncle, to have seisin of the lands that William at his death held of the king in chief of her inheritance, as the king has taken her homage therefor.

The like to Walter de la Haye, escheator in Ireland.

To the treasurer and barons of the exchequer of Dublin. Order to cause the executors of the said William to have free administration of the goods and chattels that belonged to him in Ireland, for the execution of his will, upon their finding security to render to the exchequer any debts due thereto from him.

Dec. 30.
Ipswich.

To the treasurer and barons of the exchequer. As Robert de Veer, late earl of Oxford, died some time before the laity of the realm granted to the king a twelfth of their goods, the king orders them to cause order to be given to the taxors and collectors of the twelfth aforesaid in all counties wherein there are goods of the deceased to supersede entirely the taxation and collection from such goods by reason of the twelfth aforesaid.

To the sheriff of Northumberland. Patrick, earl of March, has shown the king that the sheriff has taken into the king's hands his lands by reason of the king's order to take into the king's hands the lands of those of Scotland, and he has requested the king to restore them to him: the king therefore orders the sheriff to restore them to Patrick, if they were taken into the king's hands solely for this reason.

1297.

Jan. 2.
Ipswich.

To Malcolm de Harlegh, escheator this side Trent. Order not to intermeddle further with the lands that belonged to William de Umframville, as the king learns by inquisition taken by the escheator that William at his death held nothing of the king in chief, by reason whereof the custody of his lands ought to pertain to the king.

Jan. 4.
Ipswich.

To the keeper of the forest of Shirwode. Order to cause Richard le Clerk, constable of Notyngham castle, to have in that forest twenty oaks in order to repair the bridge and granary of the castle.

To the treasurer and barons of the exchequer. Order to cause a viewer of the king's works in the castle of Notyngham to be elected in place of John Pouterel, deceased.

Jan. 10.
Ipswich.

To the king's takers of corn in co. Middlesex. Order not to intermeddle in any way with levying the corn of Aymer de Valencia, the king's cousin, in his manor of Edelmeston.

To the treasurer and barons of the exchequer. As William de Valencia, the king's uncle, late earl of Pembroke, died some time before the laity of the realm granted to the king a twelfth of their goods, the king orders them to give orders to the taxors and collectors of the twelfth aforesaid in every county wherein there are goods of his to supersede entirely the taxation and collection of the said goods by reason of the twelfth.

Membrane 22—cont.

1297.
Jan. 12.
Harwich. To the mayor and bailiffs of Newcastle-on-Tyne. Order to cause William le Getour of Dover to be acquitted of 20 marks due to the king for a ship that belonged to the wife of Robert de Gosford of St. Valery and John, his son, the king's enemies, which was lately arrested with other ships of the power of the king of France by the mayor and bailiffs, and which the king ordered to be delivered to William for the aforesaid sum, and the ship was afterwards driven by the violence of the sea from the port of Yarmouth to the land of Friesland, and was there detained until Robert and John took it thence, as appears by inquisition that the king caused to be made by the mayor and bailiffs.
- Jan. 8.
Ipswich. To the sheriff of Berks. Order not to intermeddle in any way with taking the corn of William de Valencia, late earl of Pembroke, as the king wishes to show special favour to the executors of his will.
The like to the sheriffs of Gloucester, Wilts, Oxford, Dorset, Southampton, Buckingham, Hertford, Essex, Kent, Middlesex, Norfolk, Suffolk, Nottingham, Lincoln and Northumberland.
- Memorandum*, that Isabel, late the wife of John de Vescy, the elder, daughter of Agnes de Bello Monte, did homage to the king at Ipswich, on 29 December, for the barony of Caral, in the county of Fyf in Scotland, which she had by the release and quit-claim of her mother.
- Jan. 14.
Harwich. To the king's takers of corn in co. Middlesex. Order not to intermeddle in any way with the corn of the master and brethren of the military order of the Temple in England, as the king has granted to them that nothing of their corn shall be taken at present for his use.
The like in their favour to the sheriffs of Kent, Surrey, Sussex, Southampton, Wilts, Worcester, Gloucester, Somerset, Dorset, Devon, Cornwall, Hereford, Oxford, Berks, Salop, Stafford, Warwick, Leicester, Nottingham, Derby, York, Lincoln, Rutland, Northampton, Cambridge, Huntingdon, Buckingham, Bedford, Norfolk, Suffolk, Essex and Her[t]ford.
- Jan. 18.
Harwich. To Hugh de Busshey, escheator in co. Chester. Whereas the king learns by inquisition taken by the escheator that Urian de Sancto Petro, who held at his death certain lands of the king in chief in that bailiwick, held therein of the heirs of Bonbury the manor of Pecforton in socage by the service of 2s.; and of the prior of the Hospital of St. John of Jerusalem in England a carucate of land in Rydeleng by the service of 12d.; and of Roger de Spurstou and his parceners, lords of Spurstou and Halghton, a carucate of land in Spurston and Halghton by the service of a rose; and of Hova son (*fil*) of Eyngnon a twelfth of the lordship of Rydeleng, Spurston and Halghton by the service of 1d.; and of Henry del Boure 7 acres of land in Fadyng by the service of a rose; and of Robert de Praers a third of Cherleton by the service of 6d. and two salt-pans in Nantwich (*in Vico Malb'*) by the service of 12d.; and of Roger de Wolaston and David son of Richard de Bonbury a mill and a half in Horsleg by the service of 18d.; and of Richard de Sutton two burgages in Malpas (*in Malo Passu*) and two salt-pans in Fulwick (*in Fulwico*) by the service of 21d. and a pair of gloves, yearly for all services, and that Urian son of John de Sancto Petro is the nearest heir of Urian and is aged seventeen years; wherefore the custody of the lands aforesaid that are held in socage ought not to pertain to the king according to the law and custom of those parts. The king therefore orders the escheator to retain in the king's hands the lands that are held of the king, and not to intermeddle further with the other lands that are held in socage, if they are in the king's hands solely by reason of Urian's death.

1297.

*Membrane 22—cont.*Jan. 16.
Harwich.

To the treasurer and barons of the exchequer. Order to cause to be released to John de Bello Campo, son and heir of John de Bello Campo, tenant in chief, the demand made upon him for scutage for the king's use for the armies of Wales in the fifth and tenth years of the reign, as it appears to the king that John, the father, did the service due to him in those armies.

To the sheriff of York. Order to deliver to Robert de Drayton, Stephen de Gosford and John Oliver a ship each with all its tackle from the best of the ships that were captured from the king's enemies at sea near Ravenesere, which were forfeited to the king and are in the sheriff's custody, as the king has granted a ship to each of them.

To the sheriff of Lincoln. Order to deliver to Adam de Welle the ship and its tackle that were lately captured from the king's enemies at Waynflet, as the king has given it to Adam. By K.

MEMBRANE 21.

Jan. 22.
Belassise.

To the king's takers of corn in co. Stafford. Order not to intermeddle in any way with taking the corn of the prior and brethren of the Hospital of St. John of Jerusalem in England, as the king has granted to them that nothing shall be taken from their corn for his use.

The like in their favour for the counties of Derby, Westmoreland, Northumberland, Cumberland, Somerset, Cambridge, Bedford, Warwick, and Lancaster.

Jan. 24.
Bury
St. Edmunds.

To John de Lythegr[aynes], escheator beyond Trent. Order to cause dower to be assigned to Mary, late the wife of William Heyrun, tenant in chief, upon her taking oath not to marry without the king's licence.

Jan. 28.
Castleacre.

To the sheriff of Warwick. Order to cause the prior of Chaucumbe to have seisin of a messuage and 5 acres of land in Westcote, as the king learns by inquisition taken by the sheriff that the messuage and land, which Andrew de Westcote, who was hanged for felony, held, have been in the king's hands for a year and a day, and that Andrew held them of the prior, and that the township of Westcote still holds them in the king's name and has had his year and day thereof, for which it ought to answer to him.

To Osbert de Spaldyngton. Order to cause the king's *baliste*, quarrels and all his other things that are in the munition of the castle of Werk and ip Osbert's custody to be carried without delay to the castle of Berewyk, and to cause them to be there kept safely until the king shall otherwise ordain.

To the sheriff of Nottingham. Order to deliver in bail Robert de Claworth, imprisoned at Notyngnam for the death of Richard son of William Torkard of Chlewelle, wherewith he is charged, as the king learns by the record of Richard de Byngham and John de Anesleye, his justices appointed to deliver that gaol, that he slew him in self-defence.

Feb. 1.
Castleacre.

To the sheriff of Lincoln. Order not to distrain John Braban of Stanford, whom the king lately ordered him to distrain to go to Berwick-on-Tweed with other citizens and burgesses of the realm, as the king wills for certain reasons that John shall not go thither.

By K. on the information of the bishop of Chester.

[*Parl. Writs.*]

Membrane 21—cont.

1297.
Jan. 29.
Castleacre. To Malcolm de Harlegh, escheator this side Trent. Order to take into the king's hands for certain reasons immediately on sight hereof all the lands, goods and chattels of Joan, countess of Gloucester and Hertford, in England and Wales and in the marches of Wales, and to cause them to be kept safely until otherwise ordered. He is warned not to omit to do this as he loves himself and his things and wishes to escape the king's wrath, certifying the king without delay as to how he has executed this order.
- The like to John de Lythegr[aynes], escheator beyond Trent.
- Feb. 8.
Walsingham. To John de Lythegr[aynes], escheator beyond Trent. Order to cause John, son and heir of William de Lungvilers, to have seisin of the lands that his father held at his death of the king in chief, as the king has taken his homage.
By proof [of age] taken before the king.
- Feb. 4.
Walsingham. To the keeper of the forest of Rokingham. Order to cause the prior and brethren of the Friars Preachers at Staunford to have in that forest ten oaks fit for timber to make therewith the aisles (*alas*) of their church.
*Vacated, because [it is] in the appended schedule.**
- Feb. 3.
Walsingham. To Henry de Cobham, keeper of the islands of Gerneseye and Gereseye. Whereas the king lately ordered the keeper to present Ranulph son of Peter Maret, clerk, who had sustained great damages by the conflict lately had in the island of Gereseye between the men of that island and certain aliens, enemies of the king, to the church of St. Heliers (*Elirii*) in that island if it was void, and another had been presented thereto before Ranulph came to the keeper with the king's writ, as the king learns, so that Ranulph obtained (*executus, for assecutus*) no advantage by the writ; and the church of St. Brelade (*Breelardi*) in that island, pertaining to the king's gift, as he learns, is now void: the king orders the keeper to present Ranulph to the latter church to the diocesan on the king's behalf, if it be void and if he be more suitable than others.
- Feb. 5.
Walsingham. To the same. As some (*non nulli*) men of those islands have come to the king in England and have complained to him, beseeching him to cause justice to be done to some of them concerning certain exactions and distraints made upon them by the keeper for certain farms to be rendered to him from the tithes that belonged to certain Normans in those islands that had been demised to them at ferm and that were afterwards entirely burnt by the king's enemies, and to some of them concerning certain trespasses and wrongs wilfully and without reasonable cause committed upon them by the keeper and his ministers; the king, wishing to show them full justice, orders the keeper to be with him in fifteen days from Easter next, sufficiently instructed for himself and his ministers, to answer to the said men concerning the premises and to do and receive further what the king's court shall consider in this behalf. It is provided that the king's castles in the islands shall be sufficiently put in a position of defence (*muniantur*) before the keeper leaves the islands, placing in them such keepers as he shall be willing to answer for.
- Feb. 6.
Walsingham. To Edmund, earl of Cornwall. Whereas the king has promised and is bound to cause his (*vestrum*) seal† to be affixed to certain letters made concerning the alliance (*confederacione*) entered into between the king, for

* This schedule is now missing.

† The *vestrum* here would seem, from the separate reference to the earl's seal lower down, to be an error for *nostrum*, unless the latter is a mistake of *vestro* for *nostrum*.

1297.

Membrane 21—cont.

himself and his heirs, on the one part, and Sir Guy, count of Flanders, for himself and his heirs, on the other, together with the earl's (*vestro*) seal and the seals of certain of the king's earls and barons; the king requests him to cause his seal to be placed without delay to the said letters, which the bearer of the presents brings to him.

The like separately to Roger le Bygod, earl of Norfolk and marshal of England, Robert de Veer, earl of Oxford, and Robert son of Roger.

Feb. 6.
Walsingham.

To Malcolm de Harlegh, escheator this side Trent. Order to cause Benedict de Blakenham, son and heir of Benedict de Blakenham, to have seisin of the land that his father at his death held of the king in chief, as the king has taken his homage. By proof [of age] taken before the king.

Feb. 6.
Walsingham.

To the sheriff of Hereford. Order to cause proclamation to be made in all market towns and other good towns and ports of that county according to the form enclosed in the presents, and to cause all men of the power of the count of Flanders taken by reason of the present war in his bailiwick to be released, as an alliance and bond of friendship has been entered into between the king and the count of Flanders to endure for ever, and it was agreed on both sides that merchants and other persons whatsoever of the king's realm and of the lands subject to his dominion and *vice versa* merchants and others of Flanders and the other lands of the count and the lands subject to him may freely and securely come, stay, and ply merchandise and other affairs, the former in Flanders and any other lands subject to the count's power, and the latter in the king's realm and the lands subjected to his dominion.

[The form referred to in the preceding.]

'Por ceo que aliance e amisté especial e sont affermez entre nostre seigneur le rey d'Engleterre e le conte de Flandres, pur eux e pur leur heirs, a durer a touz jours, nous comandons, de par le dit nostre seigneur le rey, qe totes gentz de Flandres, marchantz e autres, peussent desoremes sauvement e seurement repoier en roiaume d'Engleterre e par tot ailleurs en son poer, ove totes leur marchandises e touz leur autres biens, franchement e paisiblement, e ausi seurement demorer, aler, e revenir, pa[r] mer e par terre, e marchander come nul marchant d'Engleterre ou d'ailleurs, dont qu'il soit. E defendoms a touz, sur forfeture de vie e de membre, de terres e de chateux e de quanqu'il porront forfaire, qe nul ne leur die ne face mal ne moleste, damage, grevance ne destorbance, qu'il ne peussent sauvement e seurement venir, demorer, aler, e revenir, par mer e par terre, e marchander en la fourme avantdite. E si nul du poer le dit . . . conte soit arestu par acheisun de ceste guerre, qe meintenent soit delivres, queu part qu'il soit.'

The like writs with the same schedule are sent to all the sheriffs of England and to Stephen de Penecestre, warden of the Cinque Ports.

The like to Reginald de Grey, justice of Chester, John de Havering, justice of North Wales, Robert Tybotot, justice of West Wales.

The like to Master Thomas Cantok, chancellor of Ireland.

The like to John de Warena, earl of Surrey, keeper of the realm and land of Scotland.

Feb. 8.
Castleaore.

To Malcolm de Harl[egh], escheator this side Trent. Order to cause dower to be assigned to Hilaria, late the wife of Hugh Talmasch, tenant in chief.

Feb. 6.
Walsingham.

To Sir G. count of Flanders and marquess of Namur. Request that he will cause to be arrested and sent speedily to the king in England

1297:

Membrane 21—cont.

those persons whose names are contained in a schedule delivered by the king to the lord of Blamound, the count's knight, and to be shown by him to the count, such persons being disloyal to the king (*qui contra fidem nostram existunt*), if they are found in the count's dominions. The king will do the like for the count whenever desired by him in regard to those found in the king's realm who are disloyal to the count.

Feb. 8. To the sheriff of York. Order to cause Thomas de Furnivall[is] to have seisin of two messuages, two tofts, 5 acres of land, 4 $\frac{1}{2}$ d. of rent in Sheffead, as the king learns by inquisition taken by the sheriff that the premises, which William Gamelstepson, who was outlawed for felony, held, have been in the king's hands for a year and a day, and that William held them of Thomas, and that the township of Sheffead now holds them and has had the king's year and day thereof, for which it ought to answer to the king.

Feb. 12. To the sheriff of Lincoln. Order to take into the king's hands without delay all the lay fees of all the clergy of his bailiwick, as well archbishops, bishops and men of religion as other clerks of whatsoever estate they may be, together with the goods and chattels found in them, and to cause them to be kept safely so that neither they or anyone else shall lay hands upon them until the king shall otherwise ordain. [Prynne, *Records*, iii, p. 694.]
Ely. The like to all the sheriffs of England. [*Ibid.*]

To the treasurer and barons of the exchequer. Order to cause Thomas de Corewen and Hugh de Moleton to be acquitted of 95 marks due to the exchequer, to wit Thomas 20 marks and Hugh 10 $\frac{1}{2}$ l., for their issues forfeited before the justices of the Bench in the twentieth year of the reign, in which year they were appointed collectors in co. Cumberland of the fifteenth granted to the king by the laity, and they were ordered by the treasurer and barons on the king's behalf not to go outside that county but to attend to the collection and levying of the fifteenth, as the king has pardoned them these sums. By bill of the exchequer.

To the same. Order to cause John Giffard of Brymesfeld to be acquitted of the demand made upon him for scutage for the armies of Wales in the fifth and tenth years of the king's reign, as it appears to the king that John did his full service in the said armies.

Feb. 12. To Malcolm de Harl[egh], escheator this side Trent. Order not to intermeddle further with the lands of Elias de Hauvill, as the king learns by inquisition taken by the escheator that Elias at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.
Ely.

To John de Lythegr[eynes], escheator beyond Trent. Order to take into the king's hands certain lands in the manor of Glassanby, and to cause them to be kept safely until further orders, as the king learns that the prior of Carlisle has entered certain lands in that manor, which is held of the king in chief, without his licence.

MEMBRANE 20.

Feb. 12. To the taxors and collectors of the twelfth in co. Warwick. Order to supersede entirely the taxation and levying by reason of the twelfth of the goods and chattels of the abbot and convent of Westminster in their

1297.

Membrane 20—cont.

manors of Kirelle and Grafton, in that county, which the king lately granted to them for the yearly celebration of the anniversary of Queen Eleanor, his late consort, and for certain alms every week for her soul, as the king wills that nothing shall be levied from them for this reason. [Prynne, *Records*, iii, p. 765.]

The like in favour of the abbot and convent in the following counties:

Co. Buckingham, for the manors of Denham and Turveston.

Co. Essex for the manor of Bridebrok.

Co. Middlesex, for the manor of Hodeford.

Co. Kent, for the manors of Westerham and Edelmehrigg. [*Ibid.*]

Feb. 17.
St. Albans.

To the sheriffs of London. Order to deliver in bail Robert le Dorturer, imprisoned in Neugate for the death of Albertinus Poncii, wherewith he is charged, as the king learns by the record of Ralph de Sandwyco and John le Breton, justices appointed to deliver that gaol, that he slew him in self-defence.

To Malcolm de Harleye, escheator this side Trent. Order to cause dower to be assigned to Isabel, late the wife of Fulk de Penebrugg, tenant of the heir of Richard de Harecurt, tenant in chief, a minor in the king's wardship, upon her taking oath that she will not marry without the king's licence.

Feb. 18,
Langley.

To the same. Order to cause dower to be assigned to Alice, late the wife of Warin de Insula, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

Feb. 18,
Langley.

To the same. Order not to intermeddle further with the manors of Rampton, co. Cambridge, and Fynebergh, co. Suffolk, as the king learns by inquisition taken by the escheator that the aforesaid Alice was enfeoffed thereof jointly with the said Warin, to have to them and to the heirs of Warin of the chief lords of the fee, and that she peacefully continued her seisin thereof from the time of the feoffment until Warin's death and after his death until the manors were taken into the king's hands by the escheator.

Feb. 17.
St. Albans.

To the sheriff of Dorset. Order to cause proclamation to be made in all ports and market towns of that county that it is the king's pleasure, in order that Guy, count of Flanders and marquess of Namur, his friend and ally, may more easily sustain the war against the king of France, that merchants of the king's power may take corn, victuals, and other wares from the realm of England and the king's other lands to Flanders, and that merchants of Flanders may buy them in England and take them thence to Flanders, upon paying the right and usual customs thereon.

The like to the sheriffs of Northumberland, Cumberland, Lancaster, York, Lincoln, Norfolk, Suffolk, Essex, Kent, Sussex, Southampton, Somerset, Dorset, Gloucester, Devon, Cornwall, and Middlesex.

William de Espeley, imprisoned at Newcastle-on-Tyne for the death of William le Fenrother, wherewith he is charged, has letters to the sheriff of Northumberland to bail him until the first assize in those parts.

Feb. 18.
Langley.

To John Wogan, justiciary of Ireland, and to the treasurer and barons of the exchequer of Dublin. Order to take into the king's hands the castle, manor and county of Kildare, with all their appurtenances and liberties, and also whatsoever William de Vesey had or might have had

1297.

Membrane 20—cont.

in Ireland, and to cause them to be kept safely until the king shall otherwise ordain, so that answer shall be made to the said exchequer for the issues thereof, as William has granted and rendered to the king the said castle, manor and county, with all their appurtenances and liberties, to wit whatever William had or might have had in Ireland, to have for ever quit of William, as is more fully contained in his charters made to the king.

Whereas the king learns by the record of Ralph de Sandwyco and John le Bretun, his justices appointed to deliver Neugate gaol, that Robert le Dorturer, imprisoned therein for the death of Albertinus Poncii, where-with he is charged, slew him in self-defence, the king, moved by piety, has pardoned him the suit of his peace that pertains to him for the death aforesaid—[*Incomplete.*]

Vacated, because it is on the Patent Roll.

Feb. 17.
St. Albans.

To the treasurer and barons of the exchequer. Whereas the king, on 7 November, in the sixth year of his reign, took the homage of Roger de Moubray, son and heir of Roger de Moubray, tenant in chief, for the lands that his father held of the king and rendered them to him, and afterwards on 26 November, in the eighth year of his reign, granted to him, for a fine of 200 marks that he made with the king, to be paid at the following feast of All Souls, the scutage of all the knights' fees that were held of Roger in all counties, to wit 40s. for each fee (*scuto*), for the king's army of Wales, in the fifth year of his reign, and the king thereupon ordered the treasurer and barons to cause the scutage to be levied by the sheriffs of the counties wherein the fees are, and to cause Roger to have it, and Roger has paid the said 200 marks; the king orders the treasurer and barons to release to Roger the demand for 27*l.* 10*s.* 0*d.* for scutage for the knights' fees that are held of him for the time aforesaid and to cause him to be acquitted thereof by virtue of the fine aforesaid, if they ascertain that he has paid the fine.

Feb. 22.
Odiham.

To the sheriff of Bedford and Buckingham. Order to restore to the master of the military order of the Temple in England his lay fees, with the goods and chattels found therein, which were taken into the king's hands by the sheriff by virtue of the king's order to take into his hands the lay fees of archbishops, bishops and all the clergy, with the goods and chattels in them, as the king has received the master into his protection by his letters patent until All Saints next. By p.s.

[Prynne, *Records*, iii, p. 696.]

The like to all the sheriffs of England. [*Ibid.*]

Feb. 22.
Odiham.

To the treasurer and barons of the exchequer. Order to release to John de Bello Campo, son and heir of John de Bello Campo, tenant in chief, the demand made upon him for scutage for the king's armies of Wales in the fifth and tenth years of his reign, as it appears to the king that John, father of the said John, did his service in the armies aforesaid.

Feb. 25.
Amesbury.

To the sheriff of Westmoreland. Order to restore to the prior and brethren of the Hospital of St. John of Jerusalem in England their lay fees, with the goods and chattels found therein, which were taken into the king's hands by the sheriff by virtue of the king's order to take into his hands the lay fees of archbishops, bishops and all the clergy, with the goods and chattels in them, as the king has received the prior and brethren into his protection by his letters patent until All Saints next. [Prynne, *Records*, iii, p. 696.]

The like to all the sheriffs of England. [*Ibid.*]

Membrane 20—cont.

1297.
Feb. 27. To the sheriff of Lancaster. Order to cause a coroner for that county
Clarendon. to be elected in place of William de Carleton, deceased.
- Feb. 27. To Reginald de Grey, justice of Chester. Order to take into the king's
Clarendon. hands for certain reasons all the lay fees of all the clergy in his bailiwick,
as well of bishops, archbishops and men of religion as of other clerks,
together with the goods and chattels found in them. [Prynne, *Records*,
iii, p. 695.]
The like to John de Havering, justice of North Wales, and to Robert
Tybotot, justice of West Wales, or to those who supply their places.
[*Ibid.*]
- Feb. 28. To the sheriff of Surrey. Order to deliver to the attorneys of William
Clarendon. de Carleton, king's clerk, until Easter next his lay fees, with the goods
and chattels found in them, which were taken into the king's hands by
virtue of his order to take into his hands all the lay fees of archbishops,
bishops, and all the clergy in his bailiwick, as William is staying in
Brabant by the king's order. [Prynne, *Records*, iii, p. 695.]
The like to the sheriffs of Kent, Norfolk, Suffolk and Cambridge.
The like in favour of Peter de Donewyco, who is staying in Scotland,
to the sheriffs of Norfolk, Suffolk and Kent.
[The like in favour of] John de Elmham, parson of the church of
Pitelesdene, who is staying with William de Carleton in Brabant to the
sheriff of—
[The like in favour of] Master Richard de Abyndon, who is staying in
Ireland, to the sheriff of Wilts.
[The like in favour of] Walter de Agmodesham, who is staying in
Scotland, to the sheriff of Buckingham.

MEMBRANE 19.

- Feb. 28. To the treasurer and barons of the exchequer. Order to cause Reginald
Clarendon. de Grey to be acquitted of the demand made upon him for scutage for the
king's armies of Wales in the fifth and tenth years of his reign, as it
appears to the king that he did his ull service in those armies. By K.
- March 2. To the sheriff of Southampton. Order to cause Richard de Westcote
Clarendon. to have seisin of a messuage and three virgates of land in Haliburn, as
the king learns by inquisition taken by the sheriff that the messuage and
virgates, which Hilary Sigar, who abjured the realm for felony, held, have
been in the king's hands for a year and a day, and that Hilary held them
of them of Richard, and that Richard has had the king's year and day
thereof, for which he ought to answer to the king.
- March 8. To the sheriff of Wilts. Order to cause Roger de Cobeham to have
Clarendon. seisin of a messuage and of a moiety of a virgate of land in Clyve Pypard,
as the king learns by inquisition taken by the sheriff that the said
messuage and moiety, which William de Sancto Mauro, who was outlawed
for felony, held, has been in the king's hands for a year and a day, and
that William held them of Roger, and that the tithingman of Clyve Pypard
had the king's year and day thereof, for which he ought to answer to the
king.

To the sheriff of Wilts. Order to cause a coroner for the town of
Salisbury (*Nova Sar'*) to be elected in place of William Florentyn, deceased.

1297.

Membrane 19—cont.

To the keeper and sheriffs of London. Order to permit the ships of Holland and Zeeland arrested by the king's order at London to leave there freely, upon receiving from the sailors and passengers (*transeuntibus*) oath that they will not carry any letter or anything else that may in any way redound to the damage of the king or of his realm, and that they will not procure or do in parts beyond sea by work or deed, craft or ingenuity, anything that may be harmful to the king or his realm. By K.

March 1.
Clarendon.

To the treasurer and barons of the exchequer. Notification that the king has pardoned Peter de Lund all the issues and ameracements in which he fell before them from the quinzaine of Michaelmas last until Michaelmas following, at which time he was with Henry de Percy in the king's service in Scotland, and order to cause such issues and ameracements to be withdrawn from the rolls of the exchequer and to cause Peter to be acquitted thereof.

March 4.
Clarendon.

To Malcolm de Harle, escheator this side Trent. Order not to intermeddle further with the lands that belonged to Simon de Pateshull, as the king learns by inquisition taken by the escheator and by another one taken by John de Lithegr[eyns], escheator beyond Trent, and by inspection of the rolls of the exchequer that Simon at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

The like to the said escheator beyond Trent.

To the treasurer and barons of the exchequer. Order to cause Bogo de Knovill to be acquitted of the 14*l.* following, as the king has pardoned him, in consideration of his good service, 8*l.* for the ferm of his bailiwick of Montgomery of the third and fourth years of the reign, 4*l.* for the ferm of the same bailiwick for the twenty-third year of the reign, during which years he was unable to receive any profit from his bailiwick by reason of the war in those parts, and of 20*l.* at which he was amerced before John de Berewyco and his fellows, justices last in eyre in co. Salop, for divers escapes of thieves from his custody during the time when he was sheriff of that county.

Memorandum, that John de Langeton, the chancellor, went from the Court on Monday before St. Perpetua, to wit 4 May, from the city of Salisbury to his prebend of the church of Salisbury at Aulton near Cerne.

March 2.
Clarendon.

To the sheriff of Wilts. The king understands that the sheriff has, by virtue of the order to take into the king's hands the lay fees of the clergy, taken into the king's hands certain portions (*porciunculas*) of the vicars of the church of Salisbury bequeathed to them in aid of their food by persons deceased, and the small houses (*mansiunculas*) appointed for their residence, from which a moiety or a tenth was not given to the king in any way. The king, wishing to show the vicars favour upon this occasion, orders the sheriff to restore to them without delay all such portions and small houses that were not at other times taxed for a moiety or a tenth and from which a moiety or a tenth was not given, together with the small (*minutis*) goods and chattels in the same.

March 5.
Clarendon.

To the treasurer and barons of the exchequer. Order to release to Hugh de Mortuo Mari, son and heir of Robert de Mortuo Mari, tenant in chief, the demand made upon him for scutage for the king's armies of Wales in the fifth and tenth years of his reign, as it appears to the king that Robert did his due service in the said armies. By K.

Membrane 19—cont.

- 1297.
- March 6.**
Clarendon. To the sheriff of Bedford. Order to restore to William, bishop of Emley, his lands and the goods and chattels found therein, which the sheriff took into the king's hands by virtue of his order to take into the king's hands the lay fees of the clergy, if he ascertain that the bishop has not in his bailiwick any ecclesiastical benefice or lands annexed to any spirituality. [Prynne, *Records*, iii, p. 696.]
- March 5.**
Clarendon. To the sheriff of Hereford. Order to cause Robert de Plessetis to have seisin of a messuage and five acres of land in Tedesthorn de la Mare, as the king learns by inquisition taken by the sheriff that the messuage and land, which Adam le Fevre, who was outlawed for felony, held, has been in the king's hands for a year and a day, and that Adam held them of Robert, and that the village of Tedesthorn de la Mare had the king's year and day thereof, for which it ought to answer to the king.
- March 7.**
Salisbury. To the takers of the king's corn in co. Wilts. Orders not to take any corn, horses or carts, preserved meats, (*lardario*), carriage, or other goods from the prior and brethren of the Hospital of St. John of Jerusalem in England against their will, for the use of the king or of his men in Gascony, and to restore to them anything that they may have taken from them against their will. By K. on the information of J. de Bensted.
- March 6.**
Clarendon. To the keeper of the forest of Clarendon. Order to cause the prior and brethren of the Friars Preachers at Salisbury to have six leafless oak stumps for fuel, of the king's gift.
- To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of Stephen Druelys, who is incapacitated by blindness and age.
- March 7.**
Salisbury. To the sheriff of York. Order to cause the lands of the clergy taken into the king's hands by him to be sown from the goods of the owners of the lands without delay, as the king considers that if the lands to be sown be not sown this year in this season of Lent great damage may accrue to him and the prelates and clergy and entire realm. [Prynne, *Records*, iii, p. 695.]
- The like to the sheriffs of Berks, Bedford, Cambridge, Huntingdon, Northampton, Leicester, Warwick, Devon, Salop, Stafford, Worcester, Lincoln, Southampton, Wilts, Middlesex, Somerset, Dorset, Gloucester, Derby, Rutland, Hereford, Kent, Essex, Suffolk, Norfolk, Surrey, Sussex, Oxford and Buckingham.
- March 8.**
Clarendon. To the treasurer and barons of the exchequer. Order to cause Fulk Lestrange (*Extraneus*) to be acquitted of 24*l.* exacted from him by reason the manor of Chauton, which belonged to Hamo Lestrange, late sheriff of Southampton, now in Fulk's hands, which sum Hamo owed to the exchequer for many defaults during the time when he was sheriff, as the king has pardoned Fulk this sum for his good service rendered to him in Gascony.
- March 8.**
Clarendon. To the same. Order to cause to be delivered to Andrew Brotherland, John de Ippe and Nicholas, his brothers, burgesses of Ypres of Guy, count of Flanders and marquis of Namur, their goods and chattels arrested for the king's use by his order and still in the hands of his sheriffs or others, or if they have been sold, the price thereof, if it be still in the hands of the sheriffs and have not been paid into the exchequer or have not been assigned to others by the king's gift, as the king makes this order at the

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Membrane 19—cont.

instance of the count, hoping that the count will show like favour to the king's men in respect to their goods and chattels taken and arrested in his dominion, although the king is bound, according to the covenants entered into between him and the count, to cause goods thus taken to be restored after the king's war with the king of France shall have come to an end.

March 7.
Salisbury.

To Malcolm de Harl[egh], escheator this side Trent. Order not to intermeddle further with the lands that Hugh Peverel held at his death in Little Domerham, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that the lands are of the inheritance of Margery, late the wife of Hugh, and that she continued her seisin thereof with Hugh until the day of his death, and that the lands are held of Reginald de Sancto Martino by the service of an eighth of a knight's fee.

MEMBRANE 18.

March 10.
Breamore.

To the sheriff of Wilts. Order to restore to Ralph de Stevenach, commoner (*communario*) of the church of Salisbury, the lay fees in Wilton, Durynton, Putton, Farle, Offecote, Salisbury, Knyghteton, Fissberton and Le Hurst, which pertain to the common (*communia*) of the church of Salisbury and are appointed for the uses of the poor and which are called the 'Lady's Chamber' (*Camera Domine*) and which according to their true value are not taxed except at 11l. 4s. 8d., as the sheriff has taken these fees into the king's hands by virtue of his order to take into the king's hands the lay fees of the clergy. [Prynne, *Records*, iii, p. 695.]

To the keeper of the forest of Wauberge. Order to cause Peter de Chaumpvent and Agnes his wife, to have in that forest twelve oaks fit for timber, of the king's gift.

By K. on the information of Gerard de Grandissono.

To the sheriff of Dorset. As the king's clerk, Master Raymond de Ferariis, is staying by his order in parts beyond sea, so that the king ought to provide for his indemnity, the king orders the sheriff to take nothing from the corn or other goods and chattels of Raymond for the king's use until Easter next, and to restore to Raymond's bailiff anything that he may have taken for the king's use or the use of others.

The like to the takers of corn in that county.

To the sheriff of Lincoln. As Richard de Bella Fago of Lincoln and Roger de Belvero of Grantham (*Graham*), lately chosen with other burgesses and merchants of the realm to go to Berwick in the king's service, in order to ordain that town, are incapable and insufficient for this purpose, as is testified to the king by A. bishop of Durham, the king orders the sheriff to distrain Simon de Wymbelthorp of Lincoln, in place of the said Richard, and William de Lathegarth of Grantham, in place of Roger, to come to Berwick in person at the octaves of Easter next, together with the other citizens and burgesses whom the king is sending thither at that time, to ordain and dispose of the said town of Berwick in accordance with the king's commission to them. [*Parl. Writs.*]

March 12.
Breamore.

To John Wogan, justiciary of Ireland. As the king is given to understand that the justiciary exacts from Theobald de Wychio, the brother of his yeoman Hugolin de Wychio, imprisoned at Dublin for a trespass

1297.

Membrane 18—cont.

committed upon Eliseus Lumbard in the king's hall at Dublin, a grievous ransom in excess of the measure of the trespass, the king orders him, if it be so, to receive from Theobald a reasonable fine, if a fine ought to be taken in this case, having regard to the measure of the trespass and to Theobald's means.

To the sheriff of Lincoln. Whereas the king lately ordered him to distrain Simon de Wymbelthorp of Lincoln, in place of Richard de Bella Fago of Lincoln, and William de Lathegarh, in place of Roger de Belvero of Grantham (*Graham*), to come to the town of Berwick to ordain with other citizens and burgesses of the realm concerning that town, and the king now learns from the testimony of A. bishop of Durham that William is deaf and insufficient for the things that are required to make the ordinance aforesaid: the king orders the sheriff to distrain Elias Darre of Grantham, who is capable and sufficient for these things, as is testified before king by the bishop, to set out with Simon and the other citizens and burgesses for the said town, so that he shall be there at the octaves of Easter next. [*Parl. Writs.*]

To the sheriff of Southampton. Order to restore to Ralph de Stevenhach, commoner (*communario*) of the church of Salisbury, certain lay fees in Estdune, which pertain to the commune (*communan*) of Salisbury church and which are appointed for the use of the poor, and which with the lay fees pertaining to the commune in Wylton, Durynton, Putton, Farle, Offecote, Salisbury, Fisherton, Knyghteton, and La Hurst, co. Wilts, are called 'the Lady's Chamber,' and which according to the true value are taxed at 11l. 4s. 8d. only, as the king understands that the sheriff has taken them into the king's hands by virtue of his order to take into the king's hands the lay fees of the clergy.

March 14.
Bingwood.

To the treasurer and barons of the exchequer. Whereas the king, in consideration of the grant and surrender that William de Vescy made to him of the castle, manor and county of Kyldar and of William's grant to him of the manor of Sprouston, whereof Clemencia, late the wife of John de Vescy, William's son, held in dower two parts, and Isabel, late the wife of John de Vescy, William's brother, held a third in dower, pardoned William all the debts due to the king for fines and amercements and for his own debts and for the debts of John de Vescy, his brother, and of other his ancestors for any cause whatever, and also all the debts that may be due from him in his own person after his account was rendered to the exchequer for all the time when he was justiciary of Ireland and also for all the time when he was justiciary of the Forest beyond Trent: the king orders the treasurer and barons to cause him to be acquitted of the debts in question.

By K.

March 18.
Christchurch.

To the sheriff of Kent. Order to deliver to Luke de la Gare his lands, goods and chattels, upon his finding knights and other sufficient mainpernors of the sheriff's bailiwick who shall mainpern to have before the king at his next parliament after Easter at Westminster the bodies of the said Luke and of John his son, Richard de la Gare, Philip de Newentone, John Arundel, William Crulling, and John Caffur, to answer to the king for the contempt, and to the escheator this side Trent and to his ministers within the sheriff's bailiwick for the trespasses committed against them by Luke and the others above mentioned in retaining the castle of Tunebrigge and in not rendering it to the escheator and his ministers in accordance with the king's order to Luke, for which cause Luke's lands, goods and chattels were taken into the king's hands.

1297.

Membrane 18—cont.

To John de Northwod. Order to restore to Luke his lands, goods and chattels, upon receiving notice from the sheriff that Luke has found mainprise as above.

March 22.
Bryanstone.

To Malcolm de Harleye, escheator this side Trent. Order not to intermeddle further with the lands that belonged to Robert de Plukevill, and to restore the issues thereof to Philip de Chauncy, because he is staying in Gascony in the king's service, as the king learns by inquisition taken by the escheator that Robert at his death held nothing of the king in chief, but that he held certain lands in Thurleby of the said Philip as as of the barony of Swynehop by foreign service.

March 23.
Shaftesbury.

To John Wogan, justiciary of Ireland. Whereas the king understands that the justiciary now causes common pleas, which in all times past have been wont and ought to be pleaded by original writs of the chancery of Ireland, to be dealt with (*deduci*) and determined before him by bills and blank (*vacuas*) petitions, whereby the fee of the king's seal in use in Ireland and the fines for giving writs and (*ad*) other profits that used to accrue to the king thence are withdrawn in divers ways, to the no small damage of the king and of the inhabitants of those parts: the king, being unwilling that such innovations should be practised, orders the justiciary not to presume to cause such common pleas to be dealt with or determined before him by petitions and bills hereafter by means whereof the king's loss of profit (*incommodum*) ought to be or might be imputed to the justiciary.

To the treasurer and barons of the exchequer. Order to cause to be restored to Nicholas Scot of Neuport, merchant, his goods arrested for the king's use by his order, or their price if they have been sold, and if the price be still in the hands of the sheriffs or others and have not been paid into the exchequer, as the king makes this order at the instance of Guy, count of Flanders and marquis of Namur, in the hope that the count will show like favour to the king's men in respect to their goods and chattels taken and arrested in his dominion, although the king is bound, according to the covenants entered into between him and the count, to cause goods of the count's subjects thus taken to be restored after the king's war with the king of France shall have come to an end. By K.

To Stephen de Penecestre, warden of the Cinque Ports, or to him who supplies his place. Order to permit the barons and men of Dover, with the exception of John de la Sale, to enter that town and there dwell, upon their finding him forinsec mainperners who are not of the liberty of the town and who shall mainpern to have them before the king in his next parliament at Westminster to answer to the king and to Stephen and other the king's ministers of that town for what shall then be said against them.

March 24.
Gillingham

To Malcolm de Harl[egh], escheator this side Trent. Order to cause dower to be assigned to Maud, late the wife of Robert de Stalling, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

To Henry de Urtiaco. As John de Mohun is staying in the king's service in Gascony by his order, for which reason the king is bound to provide for his indemnity, the king orders Henry to supersede for so long as John shall be in the said service the demand made upon him for a suit to Henry's court of Buleston, which he is not bound to make, as it is said, and to release any distraint levied in this behalf.

1297.

Membrane 18—cont.

March 20.
Wimborne
Minster.

To the treasurer and barons of the exchequer. Order to release the demand made upon John de Bella Aqua for scutage for the service of one knight's fee for a quarter of the lands that belonged to Peter de Brus, tenant in chief, for the king's armies of Wales of the fifth and tenth years of the reign, as John, who married one of the sisters and heiresses of Peter, was with the king by his order in the said army in the fifth year for the service of one fee and he also had his services with the king by his order in the tenth year for a quarter of the lands that belonged to Peter, as appears to the king by inspection of the rolls of his marshalsea.

MEMBRANE 17.

March 28.
Sherborne.

To the treasurer and barons of the exchequer. Order to cause to be delivered to Amicus son of Amicus, burgess of Mukelrede in Flanders, his goods and chattels arrested for the king's use by his order, or their price if they have been sold, and if the price still be in the hands of the sheriff or others and have not been paid into the exchequer, as the king makes this order at the instance of Guy, count of Flanders and marquis of Namur, in the hope that the count will show like favour to the king's men in respect to their goods and chattels taken and arrested in his dominion, although the king is only bound, according to the covenants entered into between him and the count, to cause goods of the count's subjects so taken to be restored after the king's war with the king of France shall have come to an end.

By K.

The like in favour of the following:

Copinus Hebbe, merchant of the aforesaid count of Neuport in Flanders.

April 9.
Buckfastleigh
(Boffast).

Gilbert Bette, the count's burgess of Ypres in Flanders, with this clause 'retaining in the king's hands a certain ship that he asserts to be his and that was lately arrested at Boston by reason of the war aforesaid.'

April 15.
Plympton.

The count's burgesses and merchants of Bruges in Flanders directed to John Wogan, justiciary of Ireland, and to the treasurer and barons of the exchequer of Dublin, without the clause mentioned in the preceding order.

June 14.
Leeds.

Hugh Webel and Thomas Woghelin of Poperinghes in Flanders directed to the treasurer and barons.

June 20.
Westminster.

James Pylate, Peter de Mark, Bernard Pylate, Nicholas de Escaillon, Andrew li Aleyns, Simon de Prouvins, Gerard Calewais, John de Bykeriol, Everard ly Einfes, John ly Ogiers, Colard de Cambray, James de Eskerthin, Golard Pinte, Roald Calewars, James de Souchies, Alexander de Filers, Baldwin de Sancto Venancio, burgesses of Douay, in Flanders, directed to the treasurer and barons of the exchequer.

John Veutres Dargent, burgess of Dykemue in Flanders, directed to the same.

March 28.
Sherborne.

To A. bishop of Durham. Whereas the king lately granted to the bishop that the lands of all the bishop's tenants who held immediately of the bishop, which the king caused to be seised into his hands by reason of their rebellion, should be in the bishop's hands, in the same manner as the king granted to others of his subjects in the like case, in accordance

1297.

Membrane 17—cont.

with what was ordained by the bishop and others of the king's council, wherefore the king ordered by his writs the sheriff of Northumberland and his bailiff of Tyndale to cause to be delivered to the bishop the lands of all such his tenants in their bailiwick then in the king's hands, retaining in the king's hands the lands of those who are in the king's prison; and the said bailiff upon receipt of the writ offered himself as ready to John de Dykescoghe, the bishop's bailiff, bringing to him the said writ, to deliver to him seisin of the lands of such tenants for the use of the bishop so soon as he should be ascertained by inquisition to be made by him or by other lawful means concerning the said lands; and the said John, not permitting the bailiff to make any inquisition in this behalf within the bishop's liberty of Tyndale, entered and took into the bishop's hands certain lands that belonged to John Comyn of Badenagh, Richard Siward and others, in the king's prison by reason of rebellion, in addition to the lands of other such tenants of the bishop, without any delivery thereof to him by the king's said bailiff, together with the goods found therein and the rents and issues thence arising, whereof he levied a certain sum, which he delivered to Walter de Roubury, constable of Norham, for the bishop's use, contrary to the tenor of the writ aforesaid and of the ordinance and to the manifest contempt of the king. As the king will not leave such a trespass and contempt unpunished, more especially as other ministers of the realm may thence take a pernicious example, he orders the bishop to have the bodies of the said John and Walter before him in his next parliament at London after Easter to answer to him for the trespass and contempt and for other things that he will say against them in the premises.

By K.

Memorandum, that, on Saturday after the Annunciation, the chancellor returned to the court at Mertok, and there received the king's seal from William de Hamelton, who had it in his custody during the chancellor's absence.

March 28. To the sheriff of Somerset. Order to cause a coroner for that county
Sherborne. to be elected in place of Adam de Baggetrip, deceased.

April 1. To John de Lythege[eyns], escheator beyond Trent. Order not to
Ford. intermeddle with the lands that are of the inheritance of Sibyl, late the wife of Laurence de Sancto Mauro, tenant in chief, or with the lands that are of her dower of the lands that belonged to Roger de Lumeleye, her first husband, which the escheator has taken into the king's hands by reason of Laurence's death, retaining in the king's hands until otherwise ordered the other lands whereof Laurence was seised in his demesne as of fee at his death.

By K.

To the treasurer and barons of the exchequer. Order to acquit William de Hockele and William son of William de Monte Rivelli of 100s. at which the former was amerced before Roger Lestrangle (*Extraneo*) and his fellows, justices last in eyre for pleas of the Forest in co. Wilts, for his trespass in taking a hart in the king's forest of Chuyt without the king's licence, for which amercement William de Monte Ryvelli, lately deceased, became surety to the king, which sum is now exacted from his son, as the king has pardoned William de Hockele this amercement.

April 1. Henry de Inkepette, imprisoned at Canterbury for the death of William
Ford. de Inkepette, wherewith he is charged, has letters to the sheriff of Kent to bail him.

Membrane 17—cont.

1297.
April 5.
Exeter. To the sheriff of Devon. Order to deliver in bail to twelve mainpernors John Tulke, imprisoned at Exeter for the death of Mariota Uppehille, wherewith he is charged, as the king learns by the record of Philip Maubaunk and William de Stanton, justices appointed to deliver Exeter gaol, that he slew her by mischance.
- April 7.
Ilsington
(Ilsington). To the sheriff of Lincoln. Order to restore to John le Bygod, clerk, the manor of Skeldingtho[r]p and all his other lay fees in that bailiwick and the goods and chattels in them, although the king lately ordered the sheriff to take them into his hands and to cause them to be sold by the view of him whom Hugh le Despenser should depute by his letters patent for this purpose, so that the sheriff might answer therefor to the exchequer.
- To the sheriffs of London. Order to restore to the abbess and sisters of the order of St. Clare without London all their lay fees and the goods and chattels in them, which the sheriffs have taken into the king's hands by virtue of his order to take into his hands the lay fees of the clergy, [Prynne, *Records*, iii, p. 695.]
- April 10.
Buckfastleigh. To the bailiffs of Southampton. The king, pitying the poverty of the sixteen Normans arrested by the bailiffs in that town because they are Normans, orders the bailiffs to release them if they have been arrested solely for this reason. By K.
- April 11.
Plympton. To the sheriff of Devon. Order to release the chaplains lately arrested by him for the publication of a sentence and for other trespasses against the king and his crown, upon their finding security to make amends to the king for the trespasses aforesaid, if there be any, when the king wish to speak against them, in accordance with what the king has enjoined upon the sheriff by word of mouth.
The like to the sheriff of Cornwall, omitting the last clause.
- To the treasurer and barons of the exchequer. Order to cause John de Bello Campo, king's yeoman, to have respite until the quinzaine of Michaelmas next for the 25 marks 10s. 7d. due from him to the exchequer for the debts of his ancestors.
- April 15.
Plympton. To Thomas de Snyterton and Thomas de Seggefurd. Order to restore to brother James called 'Copyn' of the order of the Hospital, the envoy of the king of Denmark, all the money [arrested] by Nicholas de Holm and Robert de la Roche, keepers of the port of Holm and Hunstanston, co. Norfolk, in the hands of the said James in a cog (*coga*) of Denmark, which lately arrived in the said port of Holm on account of stress of weather (*per maris intemperiem*), which sum was delivered to Thomas and Thomas by the said keepers.
To Nicholas de Holm and Robert de la Roche, keepers of the ports of Holm and Hunstanston, co. Norfolk. Order to restore to the said James and to certain merchants of Flanders and Almain all the goods and wares lately arrested by them in the aforesaid cog in the hands of James, the envoy of the king of Denmark and of certain merchants of Flanders and Almain, and to restore to them also the cog.
- To the treasurer and barons of the exchequer. Order to cause Hugh de Mortuo Mari to have respite until the coming parliament at Lincoln for the 847l. 7s. 2d. due to the king at the exchequer from him for the debts of his ancestors, as the king has granted him this respite in order that there may then be done what he shall then cause to be considered by his council. By K.

1297.

Membrane 17—cont.

To the bailiffs of Ravenesere. Order to restore to Dodinus, citizen and merchant of John, count of Holland, the king's son, of Staveren (*Stauria*), his ship called '*Cog Godyer*,' which lately came to Scarborough together with certain other ships and was afterwards taken to the port of Ravenesere by the king's licence, and to restore all its tackle. The king makes this order at the count's request. By K.

MEMBRANE 16.

April 17.
Plympton.

To the sheriff of Cornwall. Order to release Master Clement de Rupe, Master Ralph de Tredenek, William, vicar of the church of St. Sennen (*Senara*), Master Marsilius, John, vicar of St. Paul, Reginald, vicar of St. Crewyn (*Crevenna*), David, chaplain of the church of St. Burian (*Beriana*), Ralph, chaplain of the church of St. Gwinear (*Winieri*), Richard, vicar of the church of Launantha, John le Petit, parson of the church of St. Mellion (*Melani*), Richard, vicar of Morwinstowe, Peter, chaplain of Kylkampton, Robert, vicar of the church of Stratton, Sampson, vicar of the church of Pokkewille, Philip, vicar of the church of Launceles, Robert, chaplain of Marwinchurche, Richard, chaplain of Wyke, William, chaplain of Jacobstowe, Thomas, chaplain of Wyteton, Richard, chaplain of Tamerton, Payn, chaplain of Boyton, Master Richard de Toliford, Simon, chaplain of Eglosros, Nicholas, vicar of the church of St. Austell (*Austolo*), John, vicar of the church of St. Cleer (*Claro*), Philip, vicar of the church of St. Winnow (*Wynnoco*), Gilbert, vicar of the church of Dynloo, Reginald, chaplain of Lanreython, William Glyse, chaplain of Antone, John, chaplain of Esse, John Olivere, chaplain of St. Dominick (*Dominica*), Vincent, chaplain of Suthylle, Richard, vicar of the church of St. David, and William, vicar of the church of St. Gennys (*Genasio*), who are imprisoned at Launceveton for the publication of a papal letter, as it is said, if William de Bodrigan, archdeacon of Cornwall, will mainpern before the sheriff to have them before the king at his will to make amends for the trespasses, if they have committed any, against the king in this behalf. The sheriff is ordered not to omit to do this by reason of any other writ previously directed to him to take mainprise from them for this matter. [Prynne, *Records*, iii, p. 700.]

To the bailiffs of Ravenesere. Order to deliver to John de Ravenesere, John son of Adam, John le Dekne, and William son of Hugh de Baumburgh, burgesses of Waynflet, one of the ships that lately arrived in the port of that town and that are arrested in the king's name as forfeited to him, together with all its tackle, retaining in the king's hands the ships of men and merchants of Flanders, Holland, and Brabant and of others of the king's affinity and friendship, as the king has granted a ship to John and the others named above in recompence for a ship lately lost by them in the king's service and for their good service to the king.

April 19.
Plympton.

To the treasurer and barons of the exchequer. Order to inspect the rolls that William de Valencia, the king's uncle, late captain of the king's army of West Wales of the tenth year of the reign, delivered in his life to the exchequer, and if they ascertain thereby that William Martyn did his service in William's company in that army for the knights' fees that he holds of the king, to cause him to be acquitted of the scutage that they exact from him for that army.

1297.

April 20.
Plympton.*Membrane 16—cont.*

To the treasurer and barons of the exchequer. Whereas the king by his charter granted to William Burnell, provost of Wells, the houses in Oxford that belonged to Moses son of Jacob de Lond[onia], a Jew, in the parish of St. Aldate, and the house that was the Jews' synagogue (*scola Judeorum*) in that town, and the houses that belonged to Margalicia, late the wife of Vives de Gloucestria, a Jewess, in the same town, and the houses that belonged to Bonefei son of Lumbard de Crekelad, a Jew, in the parish of St. Martin in the same town, and the houses that belonged to Sarah, late the wife of Benedict Levesqe, a Jewess, in the parish of St. Aldate in the same town, and the houses that belonged to Floria la Vedue, a Jewess, in the same town, and the houses that belonged to Benedict de la Corner, a Jew, in the same parish, and the houses that belonged to Pya, late the wife of Benedict Caus, a Jewess, in the same parish, and the houses that belonged to Avegaya, daughter of Benedict de Wyntonia, a Jewess, in the same parish, and the houses that belonged to Samuel de Bercamsted, a Jew, in the same parish, which are in the king's hands as his escheats by reason of the exile of the said Jews and Jewesses from the realm, and which are extended at 10*l.* 8*s.* 7*d.*, to have and to hold to William and his heirs or to whomsoever he may give or assign them, in accordance with the custom of that town, rendering therefor 6*d.* a year by the hands of the bailiffs of that town and doing to the other lords the services therefor due, as contained in the king's charter: the king orders them to cause William to be acquitted of all debts and arrears exacted from him for the said houses or for any of them for all the time up to the date of the charter aforesaid, and to permit him to hold the houses in peace, releasing to him any distraint that they may have made for the debts and arrears aforesaid. By K.

To the same. Order to release the demand made upon William Martyn, grandson (*nepoti*) and heir of Nicholas son of Martyn, tenant in chief, for the scutage of three knights' fees for the king's army of Wales in the fifth year of his reign, as Nicholas was with the king by his order for the service of three fees, which he then acknowledged to the king, as appears by the rolls of the marshalsea.

To the keeper of the king's park of Pederton. Order to cause Robert son of Payn to have in that park six oaks fit for timber, of the king's gift. By K.

To Robert de Tateshale and the sheriff of Norfolk and Suffolk. Whereas the king learns that certain ecclesiastical persons of those counties are indicted before them or one of them of publishing a certain papal letter and of certain contempts and trespasses, for which reason certain of them are imprisoned and certain of them have hitherto deferred rendering themselves to the king's prison from fear of imprisonment: the king, wishing to act graciously towards them in this behalf, provided that they have his protection, orders Robert and the sheriff to receive such security from those thus indicted as they can find conveniently to make amends to the king for the contempts and trespasses aforesaid, if there be any, when he shall speak with them concerning this matter, and then to cause them to be released from prison, and to permit the other persons thus indicted and not yet imprisoned, when they shall have come to Robert and the sheriff and found such security before them, to be in peace in the meantime. It is provided that such security shall be received from those clerks who have the king's protection and not from others.

Membrane 16—cont.

1297.
April 24.
Plympton. To the treasurer and barons of the exchequer. Order to cause Richard son of Alan, earl of Arundel, to have respite until the king's next arrival in London for all the debts due from him to the exchequer.
The like '*de verbo ad verbum*' in favour of James de la Planché.
- May 1.
Newton
Ferrers. To Robert son of Roger and the sheriff of Essex. Whereas the king learns that Henry Touche, clerk, of that county, is indicted before them or one of them of certain trespasses and contempts, by reason whereof he is imprisoned at Colchester: the king, wishing to act graciously towards him, provided that he has the king's protection, orders Robert and the sheriff to accept from Henry such security as he can find conveniently to make amends to the king for the contempts and trespasses aforesaid, if there be any, when the king shall speak against him concerning them, and to cause him then to be delivered from prison.
- May 4.
Plympton. To the treasurer and barons of the exchequer. Although Fulk son of Warin has not (*nobis*) kept the terms of the payment of the debts of his ancestors, according to the attermination thereof made in the exchequer, the king, wishing to show him special grace by reason of his service to the king in his war in Wales and elsewhere, has granted to him that he may recover the terms aforesaid, and that he shall henceforth pay to the exchequer at the usual terms as much as he was wont to pay during the attermination aforesaid until the debts aforesaid shall have been paid to the king in full, and the king accordingly orders them to cause Fulk to have again these terms, and to cause this to be so done and enrolled.
By K.
- May 9.
Ermington. To Malcolm de Harley, escheator this side Trent. Whereas the king granted by his letters patent to Ralph de Gorges, then setting out in his service to Gascony, now deceased, that in case he should die before his return from those parts, his executors should have and hold all his lands and should receive the issues thereof from the time of his death until the end of three years, and should have free administration of the issues thereof and of all his other goods for the execution of his will and also for the execution of his mother's will, of which Ralph was then the executor; the king orders the escheator not to intermeddle in any way with the lands that belonged to Ralph in his bailiwick, and to permit the executors of Ralph's will to have free administration thereof, in accordance with the grant aforesaid.
- To the sheriff of Devon. Order to restore to William son of Laurence de Niweton, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged with the death of Ralph le Messer of Bradelegh before John de Wotton and Robert de Wodeton, justices to deliver Exeter gaol, as he has purged his innocence before Thomas, bishop of Exeter, to whom he was delivered in accordance with the privilege of the clergy, and the king learns by inquisition taken by the sheriffs and the coroners of that county that William is of good fame and conversation and was never a public or notorious evildoer. By K.
- To the fermor of the king's mills and bridge at Chester. Order to pay to Robert de Cruequeor 22*l.* 10*s.* 0*d.* from the issues of the mills and bridge for the quinzaine of Easter last, in accordance with the king's grant to him, in recompence for his surrender and grant to the king of a moiety of the manor of Saham, of the custody of the castle of Beston, co. Chester, for life, and 100*s.* yearly for the custody thereof and also 40*l.* yearly from the issues of the mills and bridge, one moiety at the quinzaine of Easter and the other at the quinzaine of Michaelmas.

1297.

Membrane 16—cont.

To the keeper of the land of Glamorgan. As the king wills that the men of those parts shall be heard in their suits and justice shall be exhibited to them in those things that touch them, as was wont to be done in the time of Gilbert de Clare, late earl of Gloucester and Hertford, and of Joan, late his wife, the king's daughter, and in the times of Gilbert's ancestors and in the time when that land was in the hands of the king or of his predecessors, kings of England, in name of wardship or in any other way, and as ought to be done of right and according to the law and custom of those parts: the king orders the keeper to hear Simon de Raley and Joan, his wife, and James de Bonevill and Amabilla, his wife, and all others of that land in their actions, and to cause justice to be exhibited to them therein according to the custom aforesaid, so that it shall not be necessary for them to come to the king for justice in the keeper's default.

To the treasurer and barons of the exchequer. Whereas Peter, late bishop of Exeter, paid to the king at London, on Friday after St. Luke, in the tenth year, by the hands of Baroncinus Walteri and his fellows, merchants of Lucca, 50 marks by which he made fine with the king for the service of one knight that he then acknowledged to the king for his army of Wales in the same year, as appears to the king by his letters patent made to the bishop: the king orders the treasurer and barons to cause Thomas, now bishop of Exeter, to be acquitted of the aforesaid 50 marks, which are exacted from him by summons of the exchequer.

The like to them to acquit Thomas of 50 marks, which Peter paid into the wardrobe at Rothelan, on Saturday the morrow of St. Peter ad Vincula, in the tenth year, to W. bishop of Ely, then keeper of the wardrobe, in part payment of 100 marks, by which he made fine with the king for the service of two knights' fees that he acknowledged to the king for his army of Wales in that year.

May 14. To the same. Order to release the demand made upon Robert de
Lyme. Chaundos for scutage for the service of two knights' fees for the king's army of Wales in the fifth year of his reign, as Robert was with the king by his order in that army for the service of two knights' fees that he then recognised to the king, as appears to the king by inspection of the rolls of his marshalsea.

May 11. To the sheriff of Cornwall. Order to cause Walter de Hull, imprisoned
Chudleigh at Lanceveton, to be released from prison, as the king learns by inquisition
(Chiddeleye). taken by Gilbert de Knovill that Walter did not remove or conceal or cause to be removed or concealed the wool of Thomas de Kent within that county contrary to the form of the proclamation lately made by the sheriff in that county, as he was charged with doing.

May 13. To the treasurer and barons of the exchequer. Geoffrey de Caunvill
Honiton. has asserted before the king that although he was with the king in the army of Wales, in the tenth year of the reign, in the company of William de Valencia, the king's uncle, now deceased, for his service due to the king in that army from the knights' fees that he holds of the king in chief, the treasurer and barons nevertheless cause him to be distrained to to render scutage to the king for the same army: the king orders them, if they ascertain, by inspection of the rolls of William delivered to them at the exchequer of the names of those who were in his company in that army, that Geoffrey did his service to the king in that company, to cause the distraint made upon Geoffrey for the scutage aforesaid to be released

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Membrane 16—cont.

and to cause him to be acquitted of the scutage. If they do not find it to be so, they are ordered to certify the king of what they shall find after inquiring the truth in this matter, causing the distraint to be released in the meantime.

MEMBRANE 15.

May 15.
Loders.

To the sheriff of Devon. Whereas the king learns by inquisition taken by the sheriff that a messuage, 5½ acres of land and an acre of meadow in Aulescumbe, which John de la Mede, who was hanged for felony, as it is said, held, has been in the king's hands for a year and a day, and that John held a messuage, 2½ acres of land and a moiety of an acre of meadow of William Fauk, and 8 acres of land and a moiety of an acre of meadow of the abbot of Dunkeswell, and that William de Alneto, tithingman of the town of Aulescumbe, now holds them, and that the township of Aulescumbe and William de Alneto have had the king's year and day thereof, for which they ought to answer to the king: the king orders the sheriff to cause William Fauk and the abbot to have seisin of their portions as above, if they are in the king's hands solely by reason of the felony aforesaid.

May 15.
Loders.

To Malcolm de Harleye, keeper of the lands of Joan, countess of Gloucester, the king's daughter. Order to cause the countess to have, out of the issues of the said lands, reasonable maintenance for herself and her children, as has been fully enjoined upon him by the king, until otherwise ordered.

To the keeper of the forest of Gillingham. Order to cause Alan Plugenet to have in that forest twelve oaks fit for timber, of the king's gift.

To the treasurer and barons of the exchequer. Whereas Richard de Croupes has asserted before the king that although he was with the king by his order in his armies of Wales in the fifth and tenth years of the reign, in the company of William de Valencia, the king's uncle, deceased, for his service due to the king in those armies for the knights' fees that he holds of the king, they nevertheless cause him to be distrainted to render scutage for the same armies to the king: the king orders them, if they ascertain by inspection of the rolls of the said William delivered to them at the exchequer of the names of those who were in William's company in those armies, that Robert did his service to the king in those armies, to cause the distraint to be released to him, and to cause him to be acquitted of the scutage. If they do not find it is so, they shall enquire fully the truth in this matter, certifying the king of what they shall find.

May 17.
Wareham.

To Hervey de Staunton. The king learns from the complaint of certain of his barons and men of the Cinque Ports that whereas their wool was ready and prepared within the port of Sandwich, on Saturday the eve of the close of Easter last, to be taken to Flanders, in accordance with the king's proclamation in this behalf, Hervey took the wool into the king's hands on that day by virtue of the king's order to take wool into his hands, contrary to the form of the said order. The king, not wishing to injure the barons, orders Hervey, at the request of Edward, his son, and for the good service that the barons have rendered and do render to him, to cause the said wool to be restored to those of the

1297.

Membrane 15—cont.

Cinque Ports who own it, if it was taken into the king's hands on the said day as alleged, on condition that they shall cause it to be carried to parts beyond sea within the term contained in the said order, after payment of custom thereon to the king.

To the treasurer and barons of the exchequer. Whereas William de Gouyz has asserted before the king that although he had his service with the king by his order in his army of Wales, in the tenth year of the reign, in the company of William de Valencia the king's uncle, due to the king in that army from the knights' fees that he holds of the king in chief, the treasurer and barons cause him to be distrained to render scutage to the king for that army: the king orders them, if they ascertain by inspection of the rolls of William de Valencia delivered to them at the exchequer of the names of those who were in his company in that army, that William had his service in that company, to cause the distraint to be released and to cause him to be acquitted of the scutage. If they do not find that it is so, they shall enquire fully the truth in this matter and shall certify the king in his next parliament at London of what they shall find.

May 20.
Lyndhurst.

John Bolly of Whytchirche, imprisoned at Aylesbury for the death of William le Clerk of Caldecote, wherewith he is charged, has letters to the sheriff of Buckingham to bail him.

To the bailiffs of Ravensere. Whereas the king lately, at the request of John, then count of Holland, ordered the bailiff to restore to Dodinus, the count's citizen and merchant of Staveren (*Stauria*) his ship called '*Cog Godyer*,' which had previously arrived with other ships at Scardeburgh and was afterwards taken by the king's licence to the port of Ravensere; and the king afterwards ordered the sheriff of York to deliver to William de Gronall of Grymmesby, Robert ad Crucem of Scardeburgh, and Elias de Donewyco a ship each from the ships forfeited to the king and then at Scardeburgh and Ravensere, in recompence for their ships lost in the king's service; among which three ships delivered to them by the bailiffs at the sheriff's order the ship of Dodinus was assigned to the said William, which ship is still in that port, as Dodinus informs the king. As that ship was arrested, as the king learns, at the time when the count adhered to the king and before the confederacy was made between the count and the king of France, for which reason the ship could not be said to be forfeited to the king, and as it was not and is not the king's intention to give to anyone any ship that had not been forfeited to him, he orders the bailiffs to restore to Dodinus the said ship and her tackle, in accordance with the king's previous order, if Dodinus can prove before them that the ship was thus arrested before the confederation aforesaid, and that it was not forfeited to the king for any trespass of his against the king or anyone of his realm, and to cause another ship to be delivered to William from the ships in that port forfeited to the king.

To the keeper of the forest of Dene. Order to permit John Gyffard to chase and take in that forest twelve harts and to permit him to have his coursing (*percursum*) to take them, as the king has granted to him this number of harts.

Roger Nichole of Hadenham, imprisoned at Aylesbury for the death of Roger le Hoppere of Hadenham, has letters to the sheriff of Buckingham to bail him.

1297.

Membrane 15—cont.

To the treasurer and barons of the exchequer. Whereas the abbot of Hyde, Winchester, paid into the king's wardrobe to Master Thomas Bek, then keeper of the same, on Saturday after Midsummer, in the fifth year of the reign, 80*l.* by which he made fine with the king for the service of three knights that he acknowledged to the king for his army of Wales in the aforesaid year, the fourth service of one knight's fee that the king exacted from him beyond the service of three knights being respited until further orders, as appears to the king by his letters patent to the abbot: the king orders the treasurer and barons to cause the abbot to be acquitted of the said 80*l.*, which they cause to be exacted from him.

May 21. To Malcolm de Harleye, escheator this side Trent. Order to cause
St. Denys Thomas son and heir of John de Verdun to have seisin of the lands that his father held at his death of the king in chief, as the king has taken his homage.

To the keeper of the forest of Bere. Order to cause the prior and brethren of the order of Preachers at Winchester to have in that forest six leafless oak-stumps for fuel, of the king's gift.

May 14. To Philip de Wylghby, supplying the place of the treasurer, and to
Lyme. John de Drogenesford, keeper of the wardrobe. Order to cause those of the Flemings who were lately captured by the king's men of Wynchelse in a ship on the coast of Brittany, and who were afterwards sent to London for custody by the king's order, whom John de Gaure and Gerard de Verboys, knights, who came to the king as envoys from the count of Flanders and who are about to return home, shall testify before Philip and John to be of the friendship and fealty of the count, to be delivered by the testimony of John and Gerard, together with the goods and chattels taken with them, whether the ship or other goods, and to cause the goods of Spain taken in the ship with the said Flemings to be delivered or restored to those who thus acquired the goods at sea.

May 21. To the treasurer and barons of the exchequer. Order to cause John de
St. Denys. Erlegh to have respite during the king's pleasure for all debts due from him to the exchequer, as he has a knight of his staying in the king's service in Gascony, and the king has granted him such respite in order that he may prepare himself to go with the king in his service to parts beyond sea. By K.

To the keeper of the forest of Asshele. Order to cause the vicar and parishioners of St. Mary's church, Suthstanham, to have in that forest three good oak trees fit for timber, in order to repair and roof their church, of the king's gift.

May 20. To the sheriff of Lincoln. Whereas the king learns by inquisition
Lyndhurst. taken by the sheriff that a toft, four acres and a rood of land in Yerdeburgh that Ralph le Fevre of Yerdeburgh, who was outlawed for felony, held, have been in the king's hands for a year and a day, and that Ralph held the toft of John son of Robert de Yerdeburgh and 3½ acres of land of Philip Fraunk and three roods of Alice, daughter of John le Carpenter, and that the township of Yerdeburg now hold the toft and land and have had the king's year and day thereof, for which they ought to answer to the king: the king orders the sheriff to cause John, Philip and Alice to have seisin of the lands thus held of them.

Membrane 15—cont.

- 1297.**
May 23.
Portsmouth. To the keeper of the forest of Mulchet. Order to cause the constable of the castle of Old Sarum to have in that forest five oak trees fit for timber, for the repair of the king's chapel of that castle.
 By K. on the information of brother W. de Wynterburn.
- May 25.**
Bedhampton. To the treasurer and barons of the exchequer. Although the wool and hides of those of the bailiwick of John de Havering, justice of North Wales, are entirely forfeited to the king, in accordance with the form of the proclamation of wool and hides lately made, the king, wishing to show them special favour, has pardoned them the forfeiture aforesaid and the other penalties provided in this matter by the king's council that they have incurred in this behalf, on condition that the wool and hides shall be taken out of the realm before Midsummer next, after payment of the custom due to the king thereon; otherwise the wool and hides shall remain forfeited to the king after that term. The king therefore orders the treasurer and barons to cause all those of John's bailiwick who are detained in prison for this reason to be delivered without delay, and to cause their wool and hides and their other goods and chattels taken into the king's hands by John for this reason to be restored to them, of the king's special grace.
 The like to the same in favour of Gervase ap Ryric and Robert, his brother, Welshmen of the bailiwick of Reginald de Grey, justice of Chester, for their wool in Englefeld and to release them from prison.

MEMBRANE 14.

- May 23.**
Portsmouth. To the sheriff of Northampton. Order to cause William de Vescey to be acquitted of all debts exacted from him by summons of the exchequer, both for fines and amercements in which he fell and for other debts of his own and of John de Vescey, his brother, and of other his ancestors for any cause whatsoever, and also for all debts touching him in his own person after the account was rendered at the exchequer for all the time when he was justiciary of Ireland and also for all the time when he was justice of the Forest beyond Trent, as the king has pardoned him all such debts by his letters patent.
- May 25.**
Bedhampton. To the keeper of the forest of Bere. Order to cause the Friars Minors of Winchester to have in that forest six leafless oak-stumps for fuel, of the king's gift.
- May 24.**
Portsmouth. To John de Lytheg[reynes], escheator beyond Trent. Order to cause dower to be assigned to Thomasia, late the wife of John de Walkyngham, upon her taking oath that she will not marry without the king's licence.
- May 27.**
Arundel. To William de Leyburn, captain of the king's mariners. Whereas the king lately ordered Philip de Wylgheby, supplying the place of the treasurer, and John de Droknesford, keeper of the wardrobe, to cause those of the Flemings who were lately captured by the king's men of Wynchelse in a ship on the coast of Brittany, and who were afterwards sent to London for custody by the king's order, whom John de Gaure and Gerard de Verboys, knights, who came to the king as envoys from the count of Flanders, should testify before Philip and John to be of the friendship and fealty of the count, to be delivered by the testimony of John and Gerard, together with the goods and chattels taken with them, whether the ship or other goods; and although Philip and John delivered the said Flemings by the

1297.

Membrane 14—cont.

testimony of the said knights and ordered the men of Wynchelse on the king's behalf to deliver the goods and chattels of the said Flemings, the men of Wynchelse answered, as the king learns, that they were unable to restore the goods and chattels to the Flemings because the goods and chattels are arrested by the said William: the king orders William to restore to the said Flemings their goods and chattels captured with the ship whatsoever they may be, whether the ship or other goods, such as he shall satisfy himself are the goods of the said Flemings. Otherwise, he is ordered to be before the king on his next arrival at Canterbury to answer to him concerning the premises and to do and receive what the king's court shall consider in this behalf. He shall cause the goods of those of Spain that were taken with the Flemings in the said ship to be restored to those who thus acquired them at sea, unless they have been previously so restored.

May 29.
Lewes.

To the treasurer and barons of the exchequer. Order to cause the houses, rents, goods and chattels of John le Leuter, citizen of London, which were taken into the king's hands by reason of the eighth granted to the king by the citizens, to be replevied to him until the king shall next come to London, so that there may then be done what he shall cause to be ordained by his council, as the king wishes to show him favour.

June 2.
Canterbury.

To Walter Hackelut, keeper of the land of Glamorgan. Order to respite until further orders the exaction from the community of Sengheneth of 100 marks, for which they submitted themselves to the grace of Joan, countess of Gloucester, the king's daughter, as it is said, and to release any distraint that he may have made in this behalf.

June 5.
Canterbury.

To the mayor and bailiffs of Ravenser. Order to cause John Knot of Ravenser, mariner, to have one ship with its tackle from the ships at Ravenser in the king's hands and forfeited to him, of the king's gift, in recompence for his service to the king.

June 6.
Canterbury.

To the treasurer and barons of the exchequer. As Adam de Welles is about to set out with the king in his service for parts beyond sea, the king orders them to take nothing and to permit nothing to be taken for the king's use from Adam's wool of the present season of washing (*lavacionis*) in the aforesaid (*sic*) county so that he may not make his profit thereof as shall seem fit to him, upon payment of the custom thereupon due to the king.

To the sheriff of Lincoln, and to the king's takers of corn in that county. Order not to take anything from the aforesaid Adam's corn in that county so that he may not make his profit thereof as shall seem fit to him, as he is about to set out for parts beyond sea as above, for which reason he needs his corn more than usual.

To the sheriff of Nottingham. Whereas the king lately ordered Walter de Gousill, late sheriff of that county, to cause Edmund Comyn of Kilbride, John de Meneteth, knights, Michael Miggel, Walter de Bosevill, William Curry and Robert de Lecheham, esquires, prisoners lately taken in the castle of Dumbar in Scotland and in the conflict there and imprisoned in Nottingham castle, to have their wages, to wit each knight 4*d.* a day, each squire 8*d.* a day and 3*d.* a day for each of their keepers, until otherwise ordered: the king orders the sheriff to cause the prisoners and their keepers to have the wages aforesaid.

June 8.
Canterbury.

To the keeper of the forest of Pykering. Order to cause William de Vescy to have in that forest ten harts, of the king's gift.

1297.

*Membrane 14—cont.*June 7.
Canterbury.

To Malcolm de Harleye, escheator this side Trent. Order to cause Thomas, son and heir of Thomas de la Doune, of co. Essex, to have seisin of the lands that his father at his death held of the king in chief, as the king has taken his homage.

June 9.
Canterbury.

To the sheriff of Essex. Order to deliver to Walter de Teye, king's yeoman, and Isabel, his wife, 80 acres of land, 7½ acres of meadow, five acres of pasture, 26 acres of wood, and 80s. yearly of rent in Waterholn, in that county, together with the goods and chattels that belonged to Walter and Isabel on the day when they surrendered the premises to the king, and the issues received thence in the meantime, saving to the king any costs and expenses that he may have incurred in the said lands when they were in his hands, as the king granted the lands, etc. to Walter and Isabel by his charter, to have and to hold to them and the heirs of their two bodies of the king and the other chief lords of the fees by the services therefor due and accustomed, with the advowsons of churches, knights' fees and everything else pertaining thereto on the day when they surrendered them to the king.

The like to the following:

The sheriff of York, for the manors of Steyngreve, Nunnyngton, Westhale, Kelkefeld, Waterholm, and North Cave, two acres of land, two acres of meadow and 20 acres of wood in Steynton, in the said county.

The sheriff of Northampton, for a messuage and an acre of meadow in Walmesford.

The sheriff of Lincoln, for 20l. yearly of rent and a moiety of a mill in Fryseby.

The sheriff of Buckingham, for 80s. of rent in Lincelade.

The sheriff of Bedford for the manor of Caysho, a ninth of the manors of Wutton and Bromham, and the advowson of a third of the church of Hoghton.

The sheriff of Huntingdon for a messuage and an acre of meadow in Walmesford.

June 8.
Canterbury.

To the sheriff of Huntingdon. Order to cause William Byset, son and heir of Robert Byset, to have seisin of the lands that his father at his death held of the king in chief, as the king has taken his homage.

To the same escheator (*sic*). Order to cause Richard Lovel, son and heir of Hugh Lovel, to have seisin of the lands that his father at his death held of the king in chief, as the king has taken his homage.

June 14.
Leeds.

To the treasurer and barons of the exchequer. Order to cause to be delivered to Robert le Pulter of Salisbury his wool in order that he may make his profit thereof, if they ascertain that the wool was carried to the port of Southampton in accordance with the late proclamation concerning wool and hides, on condition that the wool shall be taken to parts beyond sea before the octaves of Midsummer next, upon payment of the custom thereon due to the king. Otherwise the wool shall remain forfeited to the king.

The like to the same in favour of John Bussh, Peter Bussh, William de Kancia, John de Dorking, Paul le Butiller, Walter le Folur, Jordan Box, William de Hakeneye, Geoffrey Davy, John Gumbard, and William Bussh, merchants of London, for their wool carried to the city of London,

Vacated, because otherwise on the dorse.

Membrane 14—cont.

1297.
June 14. To William Scarlet, constable of Rochester castle. Order to cause
Leeds. Richard Vaporvent, imprisoned in that castle for a blow that he gave to Philip le Escriveyn of Renham, who did not die thereof, as it is said, upon his finding mainprise to stand to right in the king's court if anyone wish to speak against him.
- June 14. To Hugh le Despenser, justice of the Forest this side Trent. Order to
Chatham. cause Robert de Rye, king's yeoman, to have in the wood of Whytte-mundesleye six oaks fit for timber, of the king's gift.
By K. on the information of W. le Brun.
- June 14. To Richard de Brymmesgrave, clerk of the market. Order to cause to
Leeds. be replevied to the abbot of St. Albans until the quinzaine of St. John the Baptist next his market of St. Albans, the mills, toll and amends for breach of the assize of bread and ale in the same town, taken into the king's hand by Richard for certain trespasses committed by the abbot and his bailiffs presented before the king when he was last there.

MEMBRANE 18.

- June 15. To the sheriff of Kent. Order to release William de Wyngham, im-
Chatham. prisoned at Rochester upon suspicion of being a spy (*explorator*), upon his finding mainprise to stand to right in the king's court if the king or anyone else wish to speak against him.
By K. on the information of Malemeyns.
- June 17. To the bailiff of Marlebergh. Order to cause the brethren of the infirm
Gravesend. of St. Thomas, Marleberge, to have 50s. for Michaelmas term, in the twenty-fourth year of the reign, unless they have already received that sum, as Henry III granted by his letters patent to the brethren that they should receive this sum yearly from the issues of that manor at Michaelmas by the hands of the bailiff of the manor, for the maintenance of a chaplain celebrating divine service for the soul of Isabel, sometime Queen of England, his mother, and the brethren received this sum yearly as well when the manor was in the hands of the late king as when it was in the hands of Eleanor, sometime Queen of England, the king's mother, as dower, by the hands of the bailiff of the manor.
- June 19. To the sheriff of Hertford. Order to cause a coroner for that county
Westminster. to be elected in place of Richard de Bydeford, deceased.
- June 20. To Malcolm de Harlegh, escheator this side Trent. Order to cause
Westminster. Robert de Thony, son and heir of Ralph de Thony, tenant in chief, to have seisin of the lands whereof his father was seised at his death in his demesne as of fee, as the king has taken his homage and rendered to him these lands although he has not proved his age, according to custom; saving to William de Morleye the custody of the manor of Saham, which is of Robert's inheritance, and which William has of the king's commission until Robert shall come of age.
- June 20. To Malcolm de Harleye, escheator this side Trent. Order to cause
Westminster. Hugh de Curtenay, son and heir of Hugh de Curtenay, tenant in chief, to have seisin of the lands whereof his father at his death was seised in his demesne as of fee, as the king has taken his homage and rendered to him these lands although he has not proved his age, according to custom; saving the right of others and saving to those (*sic*) men the custodies of the lands that they have of the king's grant.

Vacated, because otherwise below.

Membrane 13—cont.

1297.

June 20.
Westminster.

To the treasurer and barons of the exchequer. Whereas Richard Laurence, clerk, lately charged with the homicide of Geoffrey de Grisele, clerk, slain at Cambridge, before John de Eyvill, Ralph Basset and Robert Malet, then justices appointed to deliver Cambridge gaol, purged his innocence before Master Guy, official of W. bishop of Ely, to which bishop as elect he was delivered by the justices; and the king thereupon ordered Hugh de Babington, then sheriff of that county, lately deceased, to restore to Richard his lands, goods and chattels, which had been taken into the king's hands for this reason; and Hugh accordingly delivered to Richard his goods and chattels, which were valued at 26*l.* 9*s.* 1*d.*; and the king then ordered the treasurer and barons to discharge Hugh of this sum, wherewith he was charged at the exchequer, which they have hitherto deferred doing, at which the king is surprised: as the king does not wish that Richard should be defrauded of his goods, if he did not make flight or do anything else by reason whereof they ought to be forfeited to him, he orders the treasurer and barons to search the rolls of the said John, Ralph and Robert concerning the delivery, and if they find that Richard did not make flight, etc. to discharge him and the heirs and executors of Hugh's will of the aforesaid sum, in accordance with his previous order.

To the sheriff of Cambridge. Order to cause a coroner for that county to be elected in place of Martin le Corouner, as it is testified before the king that he is disqualified by deafness for the execution of that office.

June 20.
Westminster.

To Malcolm de Harleye, escheator this side Trent. Order to cause Hugh de Curtenay, son and heir of Hugh de Curtenay, tenant in chief, to have seisin of the lands that his father at his death held of the king in chief, as the king has taken his homage and rendered to him the said lands although he has not proved his age, according to custom; except the lands that are in the hands of the executors of the will of Stephen son of Walter, which the king granted to Walter until he should come of age.

June 22.
Westminster.

To the sheriff of Southampton. Order to cause a coroner for that county to be elected in place of Stephen le Blak of Southampton, lately elected, who is incapacitated by infirmity, as the king learns.

June 24.
Westminster.

To H. elect of York. Order to assign a suitable pension to William de Melton, king's clerk, whom the king has nominated to receive the pension due from the elect's chamber by reason of his new creation to one of the king's clerk.

To the sheriff of Lincoln. Order not to aggrieve or molest in any way Simon son of Ralph de Ormesby by reason of the king's order to request all those of his bailiwick having 20*l.* or more yearly in land to provide themselves with horses and arms without delay, so that they shall be at London on Sunday after the octaves of Midsummer next ready to cross to parts beyond sea with the king, as Simon, whom the sheriff has thus requested, is so infirm that he cannot go with the king, for which reason he is sending Ralph, his son, with the king.

June 27.
Westminster.

Peter de Akle, imprisoned at Eye for the death of John Botte, wherewith he is charged, has letters to the sheriff of Suffolk to bail him.

June 19.
Westminster.

To Malcolm de Harl[egh], escheator this side Trent. Order to cause Hugh de Curtenay, son and heir of Hugh de Curtenay, tenant in chief, to have seisin of the manors of Ebrightone, co. Dorset, Plymptone, Exministre, Twyvertone and Toppesham, co. Devon, which Isabel de

1297.

Membrane 18—cont.

Fortibus, sometime countess of Albemarle, held at her death of the king in chief and which fall to Hugh by right of inheritance by her death, and which are in the king's hands by reason of his minority, as the king has taken his homage for the manors and has rendered them to him, although he has not yet proved his age; retaining in the king's hands until otherwise ordered the lands that are in his hands by reason of Isabel's death and that are in dispute (*calumpnia*) between Hugh and the heir of Warin de Insula, a minor in the king's wardship.

June 25. To John Wogan, justiciary of Ireland. Order to deliver to William de Westminister. Vescy the castle, manor and county of Kyldar, with the knights' fees, advowsons of churches and all other appurtenances, together with the rolls, writs and seal of that county, which were taken into the king's hands by William's surrender thereof, as William granted and rendered them, to wit whatever he had or might have in Ireland, to the king and his heirs, as contained in William's charter, and the king granted them to William for life, to be held of the king by the same services as William held them by on the day of the said grant and surrender, with reversion after his death to the king.

To Malcolm de Harlegh, escheator this side Trent. Order to cause John, son and heir of John de Meriet, to have seisin of the lands that his father at his death held of the king in chief, as the king has taken his homage.

To the same. Order not to intermeddle further with the lands that belonged to Ralph de Berners, as the king learns by inquisition taken by the escheator that Ralph at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

To the same. Like order concerning the lands that belonged to Robert de Plessetis.

June 29. To the sheriff of Bedford and the coroners in that county. Order to Westminister. deliver to Emma, late the wife of Walter de Blebury, 14 acres of land and a moiety of a messuage in Pertenhale and 8 acres of land and a moiety of a messuage in the same town, if they are in the king's hands solely by reason of Walter's felony, as the king learns by inquisition taken by Robert de Retford and Henry Spigurnell that William Oyldeboef enfeoffed the said Emma by his charter of the said 14 acres of land and moiety of a messuage long before she married Walter, who was outlawed for felony, and that William afterwards granted to Walter the said 8 acres of land and the moiety of a messuage in free marriage with Emma, and that she was in full and peaceful seisin severally of the former from the time of the first feoffment and of the latter from the time of the last feoffment jointly with Walter until the day when he committed the said felony.
By an inquisition returned of the council.

July 2. To the sheriff of Norfolk. Order to cause John de Bello Monte, Westminister. kinsman and heir of Nicholas son of Reynner, to have seisin of 100s. of yearly rent in Congeham, Geyton and Grymeston, which Thomas de Weylond, who abjured the realm for felony, held, as the king learns by inquisition taken by the sheriff that the rent has been in the king's hands for a year and a day, and that Thomas held it of Nicholas, and that William Berry had the king's year and day, for which he ought to answer to the king.

Membrane 18—cont.

1297.
July 8.
Westminster. To the king's keeper of Morganne (*sic*). As the king has granted to the men of Tyriarlz, of that bailiwick, respite during his pleasure for payment of the 100 marks that are still in arrear of the 100*l.* by which they made fine with Joan, countess of Gloucester, the king's daughter, in order to have the laws and ancient customs that their ancestors were wont to use; the king orders the keeper to cause them to have such respite, and to release to them any distraint made in this behalf.

MEMBRANE 12.

- July 4.
Westminster. To Malcolm de Harlegh, escheator this side Trent. Order to deliver to Blanche, queen of Navarre and Brie, countess palatine, late the wife of Edmund, the king's brother, what Edmund had in the earldom of Ferrers on the day of his death, which is in the king's hands by reason of his death, to be held by her in dower, as Edmund in the contract of marriage with her granted to her in dower by his letters patent, which the king has confirmed, a third of all his lands and all his right in the earldom. The escheator is ordered to cause all the other lands that Edmund held of the king in chief and whereof he was seised in his demesne as of fee at his death, which are in the king's hands by reason of the minority of his heir, to be extended, and to send the extent to the king, in order that he may cause dower to be assigned thereof to Blanche.
- The like to John de Lythegreins, escheator beyond Trent.
- July 8.
Westminster. To the keeper of the lands that belonged to Edmund. Order to deliver all the goods and chattels that belonged to Edmund to the said Blanche, the principal executrix of Edmund's will, to whom power of administration has been granted by her co-executors by their letters patent, for the execution of the will.
- July 5.
Westminster. To the treasurer and barons of the exchequer. Order to acquit the abbot of St. Edmunds of the demand for scutage of six knights' fees for the king's armies of Wales in the fifth and tenth years of his reign, as the abbot made fine with the king by his order for the said service in both armies of six knights' fees, which he acknowledged to the king in both armies.
- June 30.
Westminster. To the barons of the exchequer. Order to discharge the heirs and executors of Norman Darcy of the issues of the land that belonged to John de Haulowe in co. Kent, tenant in chief, from 15 February, in the twelfth year of the king's reign, when the king granted to Norman the custody of the lands, which is extended at 9*l.* 3*s.* 6*d.* a year, during the minority of John's heirs.
- June 4.
Westminster. To John Wogan, justiciary of Ireland and to the treasurer and barons of the exchequer of Dublin. Tottus de Monte Claro has shown the king that whereas he lately bought in Ireland ten great sacks of wool and paid the custom thereon due to the king at Michaelmas last, the justiciary has caused the wool to be arrested by reason of the common proclamation lately made for carrying the wool and hides of those parts to certain places within a certain term, and he has besought the king to cause delivery and restitution thereof to be made to him, in order that he may make his profit thereof: the king orders the justiciary to cause the wool to be restored to Totto or to him who shall present these letters to him in Totto's name, if the wool have been arrested solely by reason of the proclamation and if the custom due thereon have been paid.

Membrane 12—cont.

1297.

July 6.
Westminster.

To J. de Lythegreyns, escheator beyond Trent. The king, wishing to show special favour to Robert son of Ralph son of William de Grimes-thorp, because his father has gone to Scotland with A. bishop of Durham in the king's service by the king's order, orders the escheator to deliver to Robert certain lands in Angirton, Herteburn, Dodington, Nesebyte, Heddone, Stiforth, Spiriden, Nectone, Riding, Merthingleye, Brumhalgh, Shelforth, Thornburgh, Stokeleye, Blakedesleye, Birkeneside, Barkesleye, and Neubigging, co. Northumberland, to be held of the king by the due and accustomed services, saving the right of others, upon receiving from him a reasonable fine for the king's use for the trespass committed by him in entering the said lands without the king's licence, of which lands Katherine, late the wife of William son of Ralph, enfeoffed him. It is provided that Robert shall come to the king to do his homage for these lands before the king crosses to parts beyond sea.

July 4.
Westminster.

To J. de Lythegreyns, escheator beyond Trent. Whereas the king learns by inquisition taken by the escheator and it is also found by the rolls of the exchequer, which he has caused to be searched, that John son of John de Redmere held at his death of the king by the service of 90s. yearly only for all service, so that the custody of the lands that belonged to him does not pertain to the king by reason of the heir's minority: the king orders the escheator to deliver all the lands that were taken into the king's hands by reason of John's death to him who is the nearest heir of John, in accordance with the law and custom of the realm.

July 6.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Philip, son of Master Simon de Beauveys, the king's late physician, to be acquitted of the eighth of his goods due from him by reason of the eighth granted to the king by the laity in the city of London, as the king has pardoned Philip this sum for the good and long service rendered to him by Simon in his lifetime and by Philip after Simon's death. By K.

To John Wogan, justiciary of Ireland. Whereas it is shown to the king on behalf of Otto de Grandisono that the county [court] of Typerary in Ireland always used to be held from time out of mind in the town of Typerary until the archbishop of Cashel withdrew it from that town to his town of Cashel and caused it to be there held by the tolerance of S. late archbishop of Tuam and justiciary of Ireland: the king orders the justiciary, if he ascertain that it is so, to cause the county [court] to be held henceforth in the town of Typerary, as was previously the custom.

July 7.
Westminster.

To the keeper of the forest of Gyllingham. Order to cause the prior of Montacute to have in that forest twelve oaks fit for timber, of the king's gift. By K. on the information of Gerard.

To the same. Order to cause the said prior to have in that forest two bucks, of the king's gift. By K. on the information of Gerard.

To the treasurer and barons of the exchequer. Whereas William de Valencia, the king's uncle, deceased, hunted in the king's forests, chaces and parks upon divers occasions by the king's licence and took and carried away deer at his pleasure, for which reason the king, willing that William or his men or any one who was with him in taking the deer whom he would avow in this behalf should not be molested by the king or his justices or ministers in this behalf, caused letters patent to this effect to be made to William under the date of 14 July, in the eighteenth year of his reign; the king orders the treasurer and barons to inspect the said letters and not to molest or aggrieve the heirs or the executors of William's will by reason of the hunting, taking or carrying away of deer in the king's forests, chaces and parks before the date aforesaid.

Membrane 12—cont.

1297.
 July 20. **Westminster.** To Hugh de Cressingham, treasurer of Scotland. Whereas the king by his letters patent granted to the canons of St. John's church, Beverley, 40*l.* yearly from the exchequer of Berwick-on-Tweed, one moiety at Martinmas and the other at Whitsuntide, until such time as the king should cause them to be provided with an ecclesiastical benefice in the realm of Scotland whence they might receive for ever 40*l.* yearly after payment of costs and expenses; for which sum they have not been satisfied, as the king learns, and they have besought him to allow them to receive the said sum at Michaelmas and Easter yearly instead of at Martinmas and Whitsuntide: the king orders the treasurer to cause them to have the 40*l.* that are in arrear for Martinmas and Whitsuntide aforesaid, and to cause them to have the like sum yearly hereafter at Michaelmas and Easter in equal proportions.
- June 22. **Westminster.** To Walter Hakelut, the king's keeper of the land of Glaumorgan. Order to take into the king's hands all the lay fees of all the clergy in those parts, as well those of archbishops, bishops and men of religion as of other clerks, together with the goods and chattels therein, and to cause them to be kept safely until otherwise ordered.
 The like to the following:
 The bailiff of John de Hastings at Bergeveny.
 The bailiff of John Tregoz at Ewyas.
 The bailiff of Humphrey de Bohun, earl of Hereford and Essex, at Brehennou.
 The keeper of the land of Joan, countess of Gloucester and Hertford, at Kerdyf.
 The bailiff of Roger le Bygot, earl of Norfolk and marshal of England, at Strugoyl.
- June 9. **Westminster.** To the treasurer and barons of the exchequer. Order to acquit William Russel, kinsman and heir of Ralph Russel, tenant in chief, of the demand made upon him for scutage for the king's use for the service of one knight's fee in the king's army of Wales in the fifth year of his reign, as Ralph had his service with the king by his order in that army for the fee of one knight, which he there acknowledged to the king for a moiety of the barony of Newmarche, as appears to the king by inspection of the rolls of his marshalsea.
- July 10. **Westminster.** To Hugh le Despenser, justice of the Forest this side Trent. Order to cause John Tregoz to have in the forest of Dene ten bucks, of the king's gift, as the king, on 13 August, in the twenty-fourth year of his reign, ordered the keeper of that forest to cause John to have these bucks and he has not yet had them, as the king has ascertained.
- July 12. **Westminster.** To the sheriff of Lancaster. Whereas the king lately ordered him to go in person to all ports, towns and places where there is any resort (*rivaqium*) of ships in his bailiwick, both within liberties and without, and to enjoin all and singular the bailiffs and men of those ports, towns and places to have all their ships carrying 40 tuns and over before the king at Wynchelse on the morrow of Midsummer next at the latest, ready and well found (*munitas*) to go thence in the king's service whither the king should then order them; the king orders the sheriff to cause all the ships to come to the said place without delay, as aforesaid, and enjoins him not to omit to do this as he loves himself and his goods and as he would wish to avoid the king's wrath.
 The like to the sheriffs of Lincoln, York, Northumberland and Cumberland.

Membrane 12—cont.

1297.

July 11.
Westminster.

To Malcolm de Harleye, escheator this side Trent. Order not to intermeddle with a messuage and four marks of rents yearly in the city of Exeter, as the king learns by inquisition taken by the escheator that Peter, late bishop of Exeter, acquired them to himself and his heirs and assigns and not to himself and his successors, bishops of Exeter, of which messuage and rent he enfeoffed William de Bysenham and Master Roger le Rous by his charter, to have to them and their heirs, which messuage and rent the escheator took into the king's hands immediately after the death of the bishop, asserting that the bishop had acquired them to himself and his successors, bishops of Exeter, and that he had thus appropriated them in mortmain contrary to the form of the statute without the king's licence.

To the treasurer and barons of the exchequer. Order to cause Richard de Croupes to be acquitted of the scutage exacted from him for the knights' fees that he holds of the king for the service due to the king in his armies of Wales in the fifth and tenth years of his reign, as it appears to the king that Richard did his service in the said armies with Alan Plugenet in the company of William de Valencia, the king's late uncle.

July 11.
Westminster.

To the sheriff of Kent. Order to cause to be restored to R. archbishop of Canterbury all his lay fees, with the oxen, ploughs and other his goods and chattels therein, which the sheriff took into the king's hands by virtue of his order to take into the king's hands the lay fees of the clergy. The king, wishing to show favour to the archbishop, makes this order at the request of the prelates of the province of Canterbury. [Prynne, *Records*, iii, p. 721.]

The like to the sheriff of Surrey and Sussex, Middlesex and Essex. [*Ibid.*]

July 13.
Westminster

To the mayor and bailiffs of Ravenesere. Order to deliver to Thomas de Westone, the king's bailiff of Holderness, a ship with all the tackle from the ships forfeited to the king that are now in that port, as the king has granted to him a ship for his good service to the king.

By K. on the information of J. de Boteturte.

July 13.
Westminster.

To the justices of the Bench. Order to respite until the octaves of Michaelmas next all pleas that concern Roger de Scoter before them, except pleas of dower *unde nihil habet* and of *Quare impedit* and assises of novel disseisin and last presentation, as the king wishes to show favour to Roger, who is staying in his service in Scotland.

MEMBRANE 11.

July 14.
Westminster.

To Theobald de Verdun. The king is not pleased with his letter of excuse for not coming to him with horses and arms, in accordance with the king's letters lately sent to him, in which he excused himself on the grounds of his infirmity of body and other causes of trouble and as also of the death of John, his eldest son, whom he had proposed to send in his place, as stated in his letter. As, however, the king holds that his second son Theobald, according to the king's recollection of him when he last saw him and as he learns by trustworthy testimony, is able and strong enough to supply his brother's place, he requests and orders Theobald to send him to the king in John's place to go with the king in

Membrane 11—cont.

1297.

his service at his wages, laying aside all excuse. This he is warned not to omit as he loves his honour and profit and as the king trusts in him. [*Parl. Writs.*]

To John Wogan, justiciary of Ireland. Order to cause the aforesaid Theobald son of Theobald to have passage by sea and the king's wages in coming to the king. [*Ibid.*]

July 15.
Westminster.

To Malcolm de Harlewe, escheator this side Trent. Order to cause Robert de Thony, son and heir of Ralph de Thony, to have seisin of all the lands that his father at his death held of the king in chief, as the king has taken his homage. By proof [of age] taken before the king.

July 14.
Westminster.

To the treasurer and barons of the exchequer. Order to cause William Russel, kinsman and heir of Ralph Russel, to be acquitted of the scutage for the knights' fees for the king's army of Wales in the tenth year of his reign, as it appears to the king by inspection of the rolls of chancery that Ralph Russel, the kinsman and heir of Ralph Russel, tenant in chief, was a minor in the king's wardship at that time. It is provided that scutage for the knights' fees that were held of Ralph at his death shall be levied for the king's use.

July 15.
Westminster.

To Walter Haclute, keeper of the king's land of Glaumorgan. Order to cause the gate of the castle of Thlanatrissent, which is already commenced, to be finished and roofed, as the king has enjoined upon him by word of mouth.

July 8.
Westminster.

To Humphrey de Donesterr, constable of Caresbrok castle. Whereas the king learns by inquisition taken by the constable that Thomas son of Thomas de Dacombe enfeoffed Isabel, late countess of Albemarle, of a messuage, 12 acres of land, an acre and a rood of wood and an acre and a rood of meadow in Caresbrok, for two quarters of wheat and two quarters of barley to be received from her and her heirs yearly during his life, and that the countess satisfied Thomas therefor for five years before she enfeoffed the king of the said lands, and that Thomas has received nothing of the rent since they came to the king's hands: the king orders the constable to cause Thomas to be satisfied for this rent from the time when the land thus came to the king's hands up to the date of the presents, and to cause him to have the rent henceforth, if the constable ascertain that Thomas received the rent peacefully from the time when he enfeoffed the countess of the lands until the day when the lands came to the king's hands.

July 13.
Westminster.

To the treasurer and barons of the exchequer. Order to discharge Thomas, abbot of Teukesbyry, Robert le Veel, Simon de Heyham, Adam de Blechingle, and William de Hameldon, executors of the will of Gilbert de Clare, late earl of Gloucester and Hertford, of the debts due to the king from the earl at his death and of their mainprise in the exchequer to satisfy the king therefor, as the goods and chattels that belonged to the earl are in the king's hands, and the king expects to (*cepinus nos ad*) levy the debts from them.

To the sheriff of Stafford. Order to cause Agnes de Sumery to have seisin of a messuage and ten acres of land in Roueleye, as the king learns by inquisition taken by the sheriff of Stafford that the said messuage and land, which Geoffrey de Thurhill, who was hanged for felony, held, have been in the king's hands for a year and a day, and that Geoffrey held them of Agnes, and that the township of Roueley now holds them, and that it has had the king's year and day thereof, for which it ought to answer to the king.

Membrane 11—cont.

1297.
July 16. To Adam Gurdoun, keeper of the forest of Wolvemere. Order to cause
Westminster. Aymer de Valencia to have in that forest ten does and two harts, of the
king's gift. By K.
- July 15. To Hugh de Leomenistre, chamberlain of Carnarvan. Whereas the
Westminster. king granted by letters patent to Margaret, late the wife of Madoc, some-
time lord of Bromfeld, 5 marks yearly from the exchequer of Carnarvan
by the hands of the king's chamberlain for the time being there, and 2½
marks thereof are in arrears to her for Easter term last, as she says: the
king orders the chamberlain, if it is so, to cause her to have the 2½ marks
without delay, and to pay to her this sum at Michaelmas and Easter
yearly for so long as he shall hold the office of chamberlain. By K.
- July 17. To the constable of Nottingham castle. Order to receive Peter le Blund,
Westminster. an alien, from Robert de Basinges, who will bring or send him to the
constable, for custody when Robert shall bring or send him, and to cause
Peter to be kept at Robert's cost in that castle until otherwise ordered.
- July 17. To the treasurer and barons of the exchequer. As John de Erleye
Westminster. found the king at his own cost a knight in the king's service in Gascony
from the time when Edmund, the king's brother, crossed the sea to those
parts, the king has granted to him respite until further orders for all debts
due to the exchequer, and orders the treasurer and barons to cause him to
have such respite.
- July 16. To the sheriff of Hereford. Order to cause a coroner for that county
Westminster. to be elected in place of Richard de Kynardesle, deceased.
- July 17. To the treasurer and barons of the exchequer. As it appears to the
Westminster. king that Robert de la Mare, son and heir of Peter de la Mare, tenant in
chief, was under age and in the king's wardship, the king orders them to
supersede the demand made upon Robert for his relief for the lands falling
to him by inheritance, which were in the king's hands by reason of his
minority.
- July 13. To John son of Reginald, or to him who supplies his place in the land
Westminster. of Talgarth. The king, specially confiding in his fidelity, requests him
to cause fifty Welshmen to be chosen from the better and stronger men
of that land to set out in the king's service with the king to parts beyond
sea, so that they shall be at Hereford at the feast of St. Peter ad Vincula
to receive their wages there and to set out for the port of Wynchelse,
where they shall be in the octaves of that feast at the latest, ready to cross
the sea with the king, in such manner as John de Acton, sheriff of
Hereford, and Philip ap Howel shall cause the Welshmen thus elected to
know. [*Parl. Writs.*]
- The like to the following :
- Richard, earl of Arundel, for 100 Welshmen from the lands of
Oswestry (*de Albo Monasterio*) and Clone.
- Robert de Thony, for 100 Welshmen from the lands of Elvel,
Ughmenith and Estmenyth (*sic*).
- Edmund de Mortuo Mari, for 200 Welshmen from his land in the
Welsh marches.
- John Giffard, for 100 Welshmen from the lands of Buelt and
Cantresclyf (*sic*).
- William de Pederton, supplying the place of the justice of West
Wales, for 2,000 Welshmen from his bailiwick and the adjoining
lands.
- Roger Pichard, for 50 Welshmen from the land of Stradewy.
- Gilbert de Bohun, for 50 Welshmen from the land of Kirkehowel.
- John de Hastings, for 100 Welshmen from the land of Bergeveny.

Membrane 11—cont.

1297.
July 19.
Westminster.

To the constable of Nottingham castle. As the king, at the instance of A. bishop of Durham, has granted that William Barry, imprisoned in that castle for trespass of the Forest, may cross to parts beyond sea with the bishop in his service; the king orders the constable to cause William to be released, if he be imprisoned solely for this reason, in order to cross with the bishop, on condition that he shall stand to right in the king's court upon his return concerning this trespass if the king wish to speak against him concerning it.

To the sheriff of York. Order to restore to Ralph de Lasceles his lands, which the sheriff took into the king's hands by virtue of the order to take into the king's hands all the lands of men having lands in his bailiwick who dwelt in Scotland and not in England, because Ralph was then staying in Scotland, since Ralph has always been faithful to the king and has never adhered to his enemies.

To Malcolm de Harleye, escheator this side Trent. Order not to intermeddle further with the lands that belonged to Adam de Creting, as the king learns by inquisition taken by the escheator that Adam at his death held nothing of the king in chief by reason whereof the wardship of his lands ought to pertain to the king. He is ordered to retain in the king's hands the lands that Adam held of Joan, countess of Gloucester and Hertford, until otherwise ordered.

The like to the treasurer and barons of the exchequer.

To Hugh le Despenser, justice of the Forest this side Trent. Order to cause the prior of St. Mary's, Huntingdon, to have in the forest of Wauberg six oaks fit for timber, of the king's gift.

MEMBRANE 10.

To the abbess of Fontévrault. Whereas the king upon the voidance of the priory of Aumesbyr ordered the abbess to send to him in England from her house of Fontévrault a suitable nun for the rule of the priory, and she has sent to him lady Joan de Genes for this purpose, praying the king by her letters to admit Joan as prioress in that place and to commit to her the temporalities of the house. The king, acceding to her request, has admitted Joan as prioress, and has rendered to her the temporalities of the house, as has been usual in the case of other prioresses of that house, and has confirmed by his letters patent the abbess's ordinance by her letters patent of Joan. The king, not unreasonably, wonders that the abbess has at the suggestion of any one otherwise ordained of the temporalities, because the said prioress after her arrival there has acted and acts energetically in the disposition of the temporalities and spiritualities according to the requirements of the order, so far as the king could see when he was present in the said house, and this pleased him beyond measure. He therefore requests the abbess to extend her goodwill to the prioress, and that she will not attempt to ordain anything concerning the temporalities of the house, committed, as she requested, to the prioress, over the head of the prioress (*superordinare attemptis*) without his special assent.

July 18.
Westminster.

To the sheriff of Kent. As Alexander de Balliolo is setting out in the king's service for Flanders in the company of A. bishop of Durham, the king, wishing to show him favour on this account, orders the sheriff to

1297.

Membrane 10—cont.

deliver to Alexander all his lands in the sheriff's bailiwick, which were taken into the king's hands by the sheriff by reason of Alexander's trespasses against the king, to be held by Alexander during the king's pleasure, together with the corn in the lands, saving to the king his costs in sowing the same and the issues received by him in the meantime.

By K. on the information of the bishop of Durham.

The like to the sheriff of Hertford.

By K. as above.

July 20.
Westminster.

To Ralph de Sandwyco, keeper of the Tower of London. Order to deliver John son of John Comyn of Badenagh upon sight of these letters to A. bishop of Durham, as the bishop has mainperned before the king that John will set out with him for parts beyond sea in the king's service, and that he will answer to the king for John's body when required to do so by the king.

July 19.
Westminster.

To the sheriffs of London. Order to release on mainprise John de Agmodesham, imprisoned at Newegate for the death of John de Hersford wherewith he is charged, as the king learns by the record of Ralph de Sandwyco and John le Breton that he slew him in self defence.

July 21.
Westminster.

To the constable of Ledes Castle. As the king has lent his houses in that castle to Isabel, late the wife of John de Vesey, to dwell therein with her household during the king's pleasure, he orders the constable to deliver the houses to her, and to permit her to take by her servants in the king's park and in his outer woods there sufficient brushwood for her fuel by the constable's view.

By K. on the information of W. de Bello Campo, steward of his household.

July 23.
Westminster.

To the treasurer and barons of the exchequer. Notification that the king has pardoned the abbot and convent of Westminster the 500*l.* at which the abbot was amerced before John de Berewyk and his fellows, justices last in eyre in co. Middlesex, for five escapes, to wit 100*l.* for the escape of John de Ebor[aco], 100*l.* for the escape of John Ballard, 100*l.* for the escape of Roger de Parva Frome, 100*l.* for the escape of Robert le Clerk, and 100*l.* for the escape of Eustace de Royston, convicted clerks, who escaped from the abbot's custody, and order to cause the abbot to be acquitted of the said 500*l.* By K. on the information of J. de Benestede. [Prynne, *Licords*, iii, p. 765.]

July 22.
Westminster.

To Geoffrey de Pycheford, constable of Windsor castle. Whereas the late king granted by his charter, which the king has confirmed, to God and St. Peter and the abbot of Westminster eight bucks yearly, to be taken at the king's cost in the forest of Windsor by the hands of the constable for the time being, and to be carried by the constable to Westminster on the eve of St. Peter ad Vincula, so that those who carry the venison thither shall make yearly two (*meneyas*) before the great altar of St. Peter there; and ten bucks are now in arrear, to wit two for the twenty-third year of the reign and eight for the twenty-fourth, as the abbot says: the king orders the constable to cause the abbot to have what are in arrears of the bucks for the said years.

July 21.
Westminster.

To Malcolm de Harlee, escheator this side Trent. Order to cause Thomas de Bekering, son and heir of Thomas de Bekering, to have seisin of the lands that his father at his death held of the king in chief, as the king has taken his homage.

The like to John de Lithegreins, escheator beyond Trent.

1297.

*Membrane 10—cont.*July 22.
Westminster

To Malcolm de Harleye, escheator this side Trent. As Thomas de Radeswell, sent to the king on behalf of Dionysia de Monte Caniso by her letters patent, and Ralph de Cogeshale have acknowledged before the king that Dionysia, daughter and heiress of William son of Warin de Monte Caniso, tenant in chief, whose wardship during her minority was granted by the king to Dionysia and Ralph, is of full age, and they have rendered her lands to the king: the king, for the good service that Hugh de Ver, who married the said heiress, has rendered to him in Gascony, has rendered the lands to Hugh and Dionysia, his wife, saving the right of others, and therefore orders the escheator to deliver them to Hugh and Dionysia, on condition that Hugh on his return from Gascony shall do to the king what is due in this behalf.

July 20.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Edmund, earl of Cornwall, to be acquitted of the scutage exacted from him for his service due to the king for all the knights' fees held by him of the king in the king's army of Wales in the fifth year of his reign, as he did his service in that army.

*By transcript.

July 22.
Westminster.

To the same. Notification that the king has pardoned Aymer de Valencia, son and heir of William de Valencia, his uncle, the fifteenth due to the king from William's goods by reason of the fifteenth granted to the king by the laity, payment whereof the king had respited up to this time, and order to cause Aymer to be acquitted thereof.

To the same. Notification that the king has pardoned Aymer the 20^l. exacted from him for the default that the said William made before John de Berewyk and his fellows, justices last in eyre in co. Hereford, in not coming at the common summons of that eyre, and order to cause Aymer to be acquitted of this sum.

To the same. Order to cause Aymer to be acquitted of the scutage exacted from him for the service due to the king by the said William in the armies of Wales in the fifth and tenth years of the reign for the knights' fees that he held of the king, as it appears to the king that William did his service to him in the said armies.

By K.

July 24.
Westminster.

To the same. Order not to exact from Edmund, earl of Cornwall, anything beyond the service of three knights' fees for the honour of Wallingford, with the castle and all appurtenances, and with the manor of Watlyngton, permitting him to hold the same by the service aforesaid, and not molesting him in any way contrary to the charter of the late king, dated 10 August, in the fifteenth year of his reign, which the king has confirmed, as the late king granted by that charter to Richard, count of Poitou and earl of Cornwall, the present king's uncle, father of Edmund, the said honour, etc. to be held by the service of three knights' fees only.

July 24.
Westminster.

To Malcolm de Harlee, escheator this side Trent. Order not to intermeddle further with the lands that belonged to Thomas de Otteleye, and to restore the issues received from them to those to whom they belong, as the king granted to the executors of the will of Edmund, his brother, the custody of the lands that belonged to Edmund at his death, with the knights' fees and all other things that might fall to that custody, to have until Edmund's heir shall come of age, for the discharge of the debts in which he was bound to divers creditors at his death, and it is found by an inquisition taken by the king's order that Thomas de Otteleye at his death held nothing of the king in chief, but that he held of the honour of Lancaster.

* The words '*per transcriptum*' are written in a minute hand.

1297.

*Membrane 10—cont.*July 21.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Edmund, earl of Cornwall, to be acquitted of the scutage of all the knights' fees that he holds of the king for the army of Wales in the tenth year of his reign, as Edmund at that time supplied the king's place in England when the king was with the said army. °By transcript.

To Hugh de Cressingham, treasurer of Scotland. Order to cause 179*l.* 4*s.* 3½*d.* to be allowed to Hugh de Louthre, late sheriff of Edenburgh, as he paid this sum into the wardrobe by the king's order to John de Drokenesford, keeper thereof, at Berwick on Tweed in September, in the twenty-fourth year of the reign.

July 25.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Edmund Deyncourt to be acquitted of scutage for the knights' fees that he holds of the king for the king's armies of Wales in the fifth and tenth years of his reign, as it appears to the king that he did his service in the said armies. By p.s.

MEMBRANE 9.

July 22.
Westminster

To the same. Whereas the late king by his letters patent, dated 23 May, in the forty-first year of his reign, acquitted William de Valencia, the king's uncle, lately deceased, of all debts and demands up to that date, as is contained in the letters patent, which the king has inspected; the king orders them to cause Aymer de Valencia, son and heir of William, to be acquitted of all the debts and demands exacted from him for the time aforesaid.

July 20.
Westminster

To the same. Notification that the king has granted to the prior of Holy Trinity, London, that he may pay the 396*l.* 8*s.* 4*d.* due from him to the exchequer for divers reasons by 100 marks at Michaelmas next and 100 marks at Michaelmas on following years until it shall be paid off in full, and order to cause him to have these terms.

By K. on the information of J. de Benestede.

July 23.
Westminster.

To the same. Order to cause John de Bitterleye, king's yeoman, keeper of the manor of Havering', to be acquitted of the five marks at which he was amerced before them at the exchequer because he did not come before them on the morrow of the close of Easter, in the twenty-fourth year, to make his proffer before them on that day, as the king has pardoned him.

To the same. Order to acquit the said John of the agistment pertaining to the king in the park of Havering' from 29 April, in the twentieth year of the reign, when the king, by letters patent under the seal of the exchequer, committed to John the manor of Havering', with the park and forest and all other things, to be kept during the king's pleasure, rendering therefor to the exchequer 132*l.* yearly, as the king, wishing to show him favour, has acquitted him of the agistment.

July 25.
Westminster

To the same. Order to cause Thomas son of Roger de Lovetot to be acquitted of 10*l.* by which he made fine with the king for the service of one knight's fee that he acknowledged to the king in his army of Wales in the fifth year of his reign, as he paid this sum to Reyner de Luk, merchant, at Michaelmas in the said year, as appears to the king by the letters patent that he caused to be made to Thomas in this behalf.

* The words '*per transcriptum*' are written in a minute hand

1297.

Membrane 9—cont.

July 24.
Westminster. To Malcolm de Harleye, escheator this side Trent. Order not to intermeddle further with the lands that Warin de Insula at his death held of other lords than the king, as the king learns by inquisition taken by the escheator that Warin held nothing of the king in chief except by reason of the inheritance that belonged to Isabel de Fortibus, late countess of Albemarle, of which inheritance a certain part is in the king's hands by her feoffment, so that the custody of the lands that Warin held of other lords ought not to pertain to the king.

July 22.
Westminster. To the sheriff of Warwick. Order to deliver in bail Ralph le Coupere of Wappinbur[y], imprisoned at Warwick for the death of Robert le Weper, wherewith he is charged, as the king learns by the record of John de Haveringge, his justice lately appointed to deliver that gaol, that he slew him in self-defence.

To Malcolm de Harleye, escheator this side Trent. Order not to intermeddle further with the lands that Peter de Campania held at his death of other lords than the king, as the king learns by inquisition taken by the escheator that Peter did not hold of the king in chief anything except the manor of Barewe as of the honour of Albemarle, which honour is in the king's hands, so that the custody of the lands that he held of other lords ought not to pertain to the king. By pet. of C.

July 24.
Westminster. To the same. Order to cause dower to be assigned to Alice, late the wife of Jordan le Bacher, tenant by knight service of Joan, countess of Gloucester and Hertford, whose lands are in the king's hands, as she has taken oath before the king that she will not marry without the king's licence.

To Aubrey de Fiscampo. Order to deliver to Thomas de Meridene, son and heir of Margaret de Meridene, daughter of Walter de Meridene, tenant by knight service of Ranulph de Monte Caniso, Ernald de Montiniaco, and John Pycot, the lands that belonged to the said Walter, the custody whereof Ranulph, Ernald and John granted to Adam de Stretton, deceased, until the heir came of age, which custody came to the king's hands by Adam's forfeiture, which lands the king committed to Aubrey until the heir should come of age, as Thomas has proved his age.

July 16.
Westminster. To John Wogan, justiciary of Ireland, and Thomas Cantok, the chancellor. Whereas the king learns by an inquisition taken by Robert de Ufford, late justiciary of Ireland, that Geoffrey de Geynvill and Maud, his wife, hold certain lands in Meath (*Midia*) of her inheritance that are outside the bounds of any of the king's counties, and that the king's writs were wont before the liberty of Meath was taken into his hands to be directed to Hugh de Lascy and Walter de Lascy, Maud's ancestors, and to their bailiffs there, and that this was altered (*muttatum*) from the time of the taking of the liberty by the king's justiciary, chancellor and other ministers at their will and not for any other cause, and that it is not to the king's damage that his writs should be directed immediately to Geoffrey and Maud and their bailiffs of the liberty, as was wont to be done in times past; for which reason the king granted to them that his writs shall be directed immediately to them or to their bailiffs of that liberty, in accordance with the tenor of the inquisition, and as they were wont to be directed to Maud's ancestors before the liberty was taken into the late king's hands, and ordered Stephen, bishop of Waterford, his justiciary, and his chancellor of Ireland to direct his writs to Geoffrey and Maud and her heirs, and to their bailiffs, in

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Membrane 9—cont.

form aforesaid; and the king now learns from the complaint of Geoffrey and Maud that the justiciary and chancellor in some cases cause the writs to be directed to them immediately and in other cases mediately by the return of the sheriff of Dublin, to the injury of their liberty aforesaid and contrary to the tenor of the said inquisition and contrary to the form of the king's grant and order: the king, being unwilling that they shall be injured by the justiciary or his ministers contrary to the said grant, orders them to direct his writs to Geoffrey and Maud and to her heirs and to their bailiffs in form aforesaid, and in accordance to the king's order to the aforesaid Stephen, which is in their hands. If they have in any case directed his writs to Geoffrey and Maud mediately by the return of the sheriff of Dublin, they are to certify the king in what case and for what reason they have done so, returning to him this writ, so that he may cause to be done in this matter what ought to be done of right and by his council.

July 24.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Henry de la Pomeray, son and heir of Henry de la Pomeray, to be acquitted of the scutage exacted from him for the service of one knight's fee in the king's army of Wales in the fifth year of his reign, as his father was with the king in his service in that army by his order for the service of one knight, which he then acknowledged to the king, as appears to the king by inspection of his rolls of the marshalsea of that army.

July 30.
Westminster.

To the treasurer and barons of the exchequer. Whereas the late king, on 21 January, in the forty-ninth year of his reign, granted by his letters patent, which the king has inspected, to Adam son of Bernard, Thomas son of Ivo, Richard son of David and Thomas son of Alvered the manors of Boudon and Haverbergh, to be kept from Michaelmas in the forty-eighth year of his reign for five years following, rendering therefor 50 marks yearly to the exchequer; and the said king afterwards, on 6 January, in the fifty-second year of his reign, committed to Eleanor, sometime Queen of England, the king's consort, the said manors, to be held for ten years from Michaelmas in that year, so that she should have all issues and profits of the manors for her maintenance for the term aforesaid, as appears to the king by inspection of the rolls of his chancery: the king orders the treasurer and barons to cause Adam, Thomas, Richard and Thomas to be acquitted of the said 50 marks for the manors from the aforesaid 6 January for the time during which Eleanor held the manors.

To the sheriff of Oxford. Order upon sight hereof of the goods and chattels of Master Simon de Candamo, arch—— [*Incomplete*].

Vacated.

To the sheriffs of London. Order to restore to John de Berkewey, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before John le Breton and Ralph de Sandwyco, justices appointed to deliver Newgate goal, with theft and robbery, as he has purged his innocence before R. bishop of London, the diocesan of the place, to whom he was delivered in accordance with the privilege of the clergy, and as the king learns by an inquisition that he has caused to be taken by the sheriffs and by the coroners of London that John is of good fame and was never a public or notorious evildoer.

July 31.
St. Paul's,
London.

To Walter de Bello Campo, constable of Gloucester castle. Order to cause thirty oak-stumps (*robora*) to be felled in the king's wood of La Berton near Gloucester, which is in Walter's custody, where it can be done with the least destruction of the wood, and to cause brushwood (*buscam*) to be made from them and carried to that castle for its munition.

1297.

Membrane 9—cont.

To the sheriff of Kent. Whereas the king lately ordered him to deliver to Alexander de Balliolo, who is setting out in the king's service to Flanders in the company of A. bishop of Durham, all his lands, which were taken into the king's hands by reason of his trespasses against the king, to be held by him during the king's pleasure, with the corn now in the land, saving to the king his costs in sowing the corn and the issues received in the meantime: the king, wishing to show him further favour, now orders the sheriff to deliver to him the plough cattle (*affros carucarun*) there together with the ploughs, saving to the king the costs and issues aforesaid.

To the sheriff of Northampton. Order to deliver to Richard Siward all his lands, which are in the king's hands by his forfeiture, together with the fruits of the present harvest (*autumpni*), as the king has granted them to him of his special favour.

By K. on the information of A. bishop of Durham.

To Ralph de Sandwyco, constable of the Tower of London. Order to release John, earl of Athole (*Atheles*), from prison therein, as he has found mainprise before Walter de Bello Campo, steward of the king's household, to set out forthwith with the king to Flanders and to serve him well and faithfully against the king of France and other his rebels and enemies hereafter, as is contained in the mainprise, which is enrolled before the steward.

July 31.
St. Paul's

To Nicholas de Cheyny, keeper of the islands of Gernes[ey] and Geres[ey]. Whereas the king is sending Master Robert de Leysset his clerk, to those islands to audit the account of Henry de Cobeham, late keeper of the said islands, for all the time of his office, and to hear and determine the complaints made and to be made against Henry and his bailiffs by the men of those islands and by others, and has assigned to him 5s. daily for his expenses: the king orders Nicholas to pay this sum daily to Robert in going thither, staying there, and returning thence, together with the freight of a ship in going and coming, receiving from him his letters patent testifying the sum paid to him.

To Hugh le Despenser, justice of the Forest this side Trent. Order to cause the Friars Preachers at Oxford and the other friars of that order who are about to assemble there at their next general chapter to have in the forest of Bernewode sixteen leafless oak-stumps (*robora folia non portancia*) for fuel, of the king's gift.

MEMBRANE 8.

July 31.
St. Paul's.

To Nicholas de Cheyny, keeper of the islands of Gerneseye and Gernereye. Whereas the king has appointed Master Robert de Lesset, his clerk, to hear and determine the complaints made and to be made by the men and inhabitants of the islands and others against Henry de Cobeham, late keeper of the islands, and against his bailiffs, and also to audit Henry's account for all the time when he was keeper of the islands: the king orders Nicholas to cause to come before Robert at certain days and places to be appointed by him so many and such men of his bailiwick as shall be necessary for the execution of these affairs.

To Master Robert de Lesset, auditor of the account of the said Henry and justice to hear and determine complaints against him and his

1297.

Membrane 8—cont.

- bailiffs. Although Henry ought to set out with the king for Flanders, for which reason the king has granted to him his protection in the usual form, he wills nevertheless that he shall answer by his attorney in all and singular the things committed to Robert, notwithstanding the protection aforesaid just as he ought to answer if he were present in person.
- Aug. 6. To John de Lythegraynes, escheator this side Trent. Order to cause
Pembury. dower to be assigned to Beatrice, late the wife of Henry de Ryhull, tenant in chief, upon her taking oath that she will not marry without the king's licence.
- Aug. 7. To the treasurer and barons of the exchequer. As Robert son of
Oombwell. Walter, who is now in Gascony in the king's service, was unable by reason of the last war in Wales to levy and answer to the king for the ferm due to him from the castle of Bere and the county of Meronnyth, which he held of the king at ferm at that time; the king, wishing to show him favour, in consideration of his service aforesaid, orders them to cause him to be acquitted of the ferm for so much as they shall ascertain is due for the time aforesaid, and to cause him to have respite for so long as he is in the king's service aforesaid for the remainder of the ferm due for the time of peace.
- To the same. Order to acquit the said Robert of the scutage exacted from him for the knights' fees that he holds of the king for the armies of Wales in the fifth and tenth years of his reign, as it appears to the king that he did his service in the said armies for the aforesaid fees.
- Aug. 8. To Malcolm de Harleye, escheator this side Trent. Order to cause
Robertsbridge William, son and heir of William de la Hoge, to have seisin of the lands
(Pona that his father held by knight service of the heir of John de Wyndesor',
Roberti.) tenant in chief, a minor in the king's wardship, as the king has taken his homage.
- To Hugh le Despenser, justice of the Forest this side Trent. Order to cause Alexander de Newport, keeper of the manor of Turveston, to have in the forest of Whitlewode six oaks fit for timber, of the king's gift.
- Aug. 12. To the sheriff of Kent. Order to release on mainprise Simon le Barber,
Udimore. imprisoned at Wy for the death of Thomas Kyn, wherewith he is charged, as the king learns by the record of Luke de la Gare and Richard de Gravene, his justices appointed to deliver that gaol, that he slew him by mischance.
- To John de Lythegr[eynes], escheator beyond Trent. Order to cause dower to be assigned to Joan, late the wife of Hugh de Heriz of Stapilford, tenant in chief, upon her taking oath that she will not marry without the king's licence.
- To the treasurer and barons of the exchequer. Order to cause John le Leutour to be acquitted of 8*l.* 6*s.* 8*d.* due to the exchequer from his goods by reason of the eighth granted to the king by the laity in the city of London, as the king has pardoned him this sum.
- By K. on the information of J. de Bensted.
- To the same. Order to cause the abbot of Westminster to be acquitted of 300*l.* due to the exchequer, to wit 100*l.* at which he was amerced before Ralph de Hengham and his fellows, the king's late justices to hold his pleas, for the escape of a clerk, and 200*l.* at which he was amerced before Gilbert de Thornton and his fellows, late justices appointed to hold

1297.

Membrane 8—cont.

the king's pleas, for the escape of another clerk made with his knowledge (*scienter facta*), as the king has pardoned him these ameracements. [Prynne, *Records*, iii. p. 765.]

To the sheriff of Hertford. Order to cause John de Takkeleye, keeper of one of the king's chargers (*dextrariis*), who is imprisoned at Hertford on suspicion of a trespass that he is said to have committed in the park of Cesterhunt, which is in the king's hands by reason of the lands of John de Britannia being in the king's hands, to be released if he be imprisoned solely for this reason.

Aug. 18.
Udimore.

To Malcolm de Harleye, escheator this side Trent. Order not to intermeddle further with the manors of Farnham and La Sere, which he took into the king's hands by reason of the death of John de Verdun, son of Theobald de Verdun, as the king learns by an inquisition taken by the escheator that Theobald enfeoffed John of the said manors, to hold to him and the heirs of his body of the king, with reversion in default of heirs to Theobald, and that John died without an heir of his body, and it also appears to the king by inspection of the charter made to John that Theobald enfeoffed him of the manors in form aforesaid, which manors the king caused to be taken into his hands after the feoffment because John had entered them without his licence, which manors the king afterwards caused to be delivered to John by the escheator, on condition that he should hold them of the king in chief and should answer to him for his trespass in entering them without his licence.

Aug. 18.
Udimore.

To John Wogan, justiciary of Ireland, and Walter de la Haye, escheator there. Although the Friars Carmelite in Ireland have acquired and entered certain lands for the enlargement of the sites of their houses (*arearum suarum*), contrary to the form of the statute of mortmain, the king, wishing out of respect for charity to show them grace, orders the justiciary and escheator to cause to be restored to them the lands thus acquired, which were taken into the king's hands by reason of the statute aforesaid, to be held by them notwithstanding the statute, on condition that they do not henceforth acquire any lands in Ireland without the king's special licence.

To the keepers of the king's new custom at Yarmouth. Whereas the king has ordered the sheriffs of Cambridge and Huntingdon and Norfolk and Suffolk to cause all the wool bought for the king's use by them and by others associated with them within those counties, in accordance with the ordinance made by the king and his council, to be carried to that port and delivered to the keepers aforesaid—[*Incomplete*].

Vacated, because otherwise below.

Aug. 15.
Udimore.

To Malcolm de Harleye, escheator this side Trent. Order not to intermeddle further with a moiety of the manor of Tackeleye, which he took into the king's hands with the temporalities of the bishopric of Coventry and Lichfield, as the king learns by an inquisition taken by the escheator that William le Poure demised to Roger, late bishop of Coventry and Lichfield, a moiety of the manor for life, with reversion to William and his heirs, and that William held the moiety of Roger de Monte Alto, deceased, by knight service.

Aug. 14.
Udimore.

To the treasurer and barons of the exchequer. Order to cause the executors of the will of Robert de Ver, late earl of Oxford, to be acquitted of the scutage exacted from them for three knights' fees in the king's army in Wales in the fifth year of his reign, as Robert was with the

Membrane 8—cont.

1297.

king in that army for the service of three knights' fees that he then acknowledged to the king, as appears to the king by the rolls of his marshalsea of that army.

Vacated, because otherwise below.

Aug. 16.
Udimore.

To the treasurer and barons of the exchequer. It is shown to the king by the abbot of Westminster that although the late king by divers writs pardoned the abbot's predecessors all debts in which they were indebted to him at the exchequer, which writs are in the hands of the treasurer and barons in the exchequer, as it is said, the treasurer and barons nevertheless cause the debts to be exacted from the abbot and cause him to be distrained for them contrary to the writs: the king orders them to examine the writs aforesaid and to cause the abbot to be acquitted of the debts in accordance with the writs.

To the same. Order to cause the executors of the will of Nicholas, late bishop of Winchester, to have respite until the king's return from parts beyond the sea or until otherwise ordered for all debts due from the bishop to the exchequer, as the king has granted such respite to Ralph de Sanford, one of the executors of the bishop's will and the king's chaplain, and to his co-executors of the will, because he is setting out for parts beyond sea with the king in his service.

Aug. 15.
Udimore.

To Reginald de Grey, justice of Chester. Order to pay to John son of Richard Siward, whom Richard delivered to the justice as hostage to be kept in Chester castle for Richard, who was lately captured in the battle at Dumbar and was imprisoned in the Tower of London, his wages, to wit 8*d.* a day for his maintenance, until otherwise ordered.

To the keeper of the forest of Shotore. Order to cause Master Walter Burdun to have in that forest four bucks, of the king's gift.

By K. on the information of W. de Bello Campo, steward of the king's Household.

To the treasurer and barons of the exchequer. Order to cause the executors of the will of Robert de Veer, late earl of Oxford, to be acquitted of the scutage exacted from them for the knights' fees that the earl held of the king for the armies of Wales in the fifth and tenth years of his reign, as it appears to the king that the earl did his service due to him in the armies aforesaid for the knights' fees that he held of the king.

Aug. 15.
Udimore.

To Malcolm de Harleye, escheator this side Trent. Order to deliver to William de Vescy of Kyldar the manor of Cathorp, co. Lincoln, if he ascertain that William was seised thereof on the day when the escheator took it into the king's hands, as the king [confirmed] the grant and surrender of the manor that Anthony, bishop of Durham, made in his court before John de Metingham and his fellows, justices of the Bench, to William de Vescy, deceased, and to the heirs of his body, with remainder in default of such heirs to William de Vescy of Kyldar and to the heirs of his body, as contained in the fine levied between the bishop and William de Vescy before the said justices, in the twenty-fourth year of the reign, as appears by the rolls of chancery, which manor the escheator took into the king's hands upon the death of William de Vescy.

The like to John de Lythgrayns, escheator beyond Trent, for the manors of Malton, Langeton, Wintringham, and Brumpton, co. York.

Sept. 17.
Udimore

To the treasurer and barons of the exchequer. Order to acquit the heirs of Roger de Mortuo Mari and the executors of his will, and Maud, late his wife, of the scutage exacted from them for the king's armies of

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Membrane 8—cont.

Wales in the fifth and tenth years of his reign, as it appears to the king that Roger did his service to him in the said armies for the knights' fees that he then held of the king in chief, both of his own inheritance and of the inheritance of the said Maud.

1296.

*Membrane 8—Schedule.*Dec. 10.
Bures.

To Robert de Retford and Henry Spigurnel, justices to take [assizes] in co. Hereford (*sic*). Order not to put Robert Auvrey in default because he did not appear before them on Saturday after the octaves of Michaelmas last in the suit before them by the king's writ between Robert, demandant, and Thomas de Jarcumvill; tenant, concerning a messuage, 200 acres of land, 4 acres of meadow and fifteen acres of wood in Great Bysheye, as he was in the king's service by his order on that day.

1297.

Jan. 6.
Ipswich.

Richard de Beverlaco was in the king's service on Thursday the morrow of All Saints last, so that he could not be present in the suit before the justices of the Bench by the king's writ between Henry de Combes, demandant, and him, tenant, concerning three acres of land and 2*d.* yearly of rent in Thorneton and Thorp near Haddesco. He has letters to the justices not to put him in default.

Jan. 9.
Ipswich.

To the bailiffs of Joan, countess of Gloucester and Hertford, at Clare. Order not to put Gerard de Wachesham in default because he did not do his suit at her court of Clare on Wednesday before St. Thomas last, as he was in the king's service by his order on that day.

March 7.
Salisbury.

To the bailiffs of Edmund, earl of Cornwall, of the honour of Walingford in co. Oxford. Order not to put Roald son of Alan in default because he did not appear on Tuesday before St. Peter in Cathedra last in the suit in the court of that honour without the king's writ between Petronilla de Scaccario and Roald concerning her cattle unjustly taken and detained, as he was in the king's service by his order on that day.

July 18.
Westminster.

To H. de Eneff[ord] and J. de Bosco, justices appointed to take assizes in co. Wilts. Order not to put John Tregoz in default because he did not appear on Saturday after St. John the Baptist last in the assize of morte d'ancestor that Robert son of William de Ryngesburne arramed before them against him concerning a messuage and a carucate of land in Kenete near Marleberge, as he was in the king's service on that day by his order.

Aug. 21.
Winchelsea

To the sheriff of Lincoln. Order not to put Eustace de Deyvill in default because he did not appear on Monday after the Assumption last in the sheriff's county [court] by the king's writ between him and John de Bosco of Conysby concerning a debt of 10 marks exacted from John by him, as he was in the king's service on that day by his order.

Here the king crossed [the sea].

Oct. 4.
St. Paul's.

To the justices of the Bench. Order not to put John le Sauvage in default because he did not appear on Monday the morrow of the octaves of Holy Trinity in the suit before them between him and John son of Peter de London concerning the unjust taking and detention of his cattle, as he was in the king's service on that day by his order. Witness: Edward, the king's son.

1297.

*Membrane 8—Schedule—cont.*Oct. 27.
Westminster.

To the same. Like order in favour of Master Thomas de Aberbury, who was in the king's service on Tuesday after Midsummer last, so that he could not appear in the suit before them between John son of John de Couele, demandant, and him, tenant, concerning two messuages, 88 acres of land and 7 acres of meadows in Couele. By C.

Nov. 14.
Westminster.

To the sheriff of Lincoln. Order not to put Robert de Clifford in default because he did not appear on Monday the feast of St. Martin in the suit in the sheriff's county [court] without the king's writ between him and John Wak, Richard le Provost of Dyk and John Bere of Brune concerning the unjust taking and detaining of his cattle, as he was in the king's service by his order on that day.

MEMBRANE 7.

Aug. 17.
Udimore.

To John de Lythgraynes, escheator beyond Trent. Order to cause Anthony Bek, bishop of Durham, to have seisin of the lands whereof William de Vesey, lately deceased, enfeoffed him by the king's licence, which are held of the king in chief, and which the escheator has taken into the king's hands by reason of William's death, as the king has taken the bishop's homage.

Aug. 15.
Udimore.

To the treasurer and barons of the exchequer. Whereas the king lately granted to Henry de Wynton[ia] that he may pay the 96*l.* 6*s.* 8*d.* in arrear of a debt of 48*l.* due to the king for money received in the king's wardrobe and for certain moneys that he received from the issues of the king's jewry in the sixth year of the reign, of which debt he had paid 10 marks, as he says, at the rate of 40*s.* yearly, as contained in the king's writ in their hands at the exchequer; the king, wishing to show favour to Henry, although he has not kept his terms, has granted to him that he may recover his terms, and he therefore orders them to cause him to have these terms again, and to cause this to be so done and enrolled.

Aug. 17.
Udimore.

To the sheriff of Salop. Order to restore to Philip de Erreby, parson of the church of Worthyn, all his lay fees, which the sheriff took into the king's hands by virtue of the king's order to take into the king's hands all the lay fees in his bailiwick, together with the goods and chattels found therein, as the king, at the instance of Peter Corbet, wishes to show favour to him although he did not have the king's protection.

By K. on the information of J. de Benstede.

Aug. 20.
Winchelsea.

To the treasurer and barons of the exchequer. The king is sending to them enclosed in the presents a form for levying a third or a fifth of the goods of prelates, clerks and ecclesiastical persons of the realm in aid of the king's present expedition, and orders them to appoint by letters of the exchequer certain persons in whom they have confidence to tax and levy the said third and fifth according to the form aforesaid. [Prynne, *Records*, iii, p. 765.]

Aug. 20.
Winchelsea.

To the same. Order to cause Walter Maydenstan, clerk, imprisoned in the Tower of London for certain false bulls that he is said to have forged, to R. bishop of London, in accordance with the privilege of the clergy, as W. bishop of Ely has told them more fully by word of mouth on the king's behalf.

To the bailiffs of Scardeburgh. Order to deliver to Reginald de Pycheford of Scardeburgh the ship called '*Joyeland*' of Strallesund and to John de

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Membrane 7—cont.

Pycheford the ship called '*la Godeyere*' of Stavre, which were lately captured from the king's enemies and are now in that port as forfeited to the king, as the king has given these ships to Reginald and John in consideration of their good service to him.

To the treasurer and barons of the exchequer. Order to audit the accounts of the constable of Buelt castle of the costs and expenses that the said (*sic*) John expended within the castle during the king's last war in Wales about the munition of the castle against the Welsh, then the king's rebels, and to allow to John the said costs and expenses in his account, unless he have previously had allowance thereof by another writ.

To the same. Order not to take any of the wool of Edmund, the king's brother, lately deceased, for the king's use, although the king lately ordered them to take a certain number of sacks of wool within the realm for his use.

To the same. Order to cause Blanche, queen of Navarre, late the wife of Edmund, the king's brother, to have all the issues of the lands assigned to her in dower, both before the espousals between her and Edmund and after Edmund's death, from the day of Edmund's death, as the king has granted these issues to her.

To Malcolm de Harlegh, escheator this side Trent. Whereas Miles de Redeberwe is about to set out with the king in the company of Thomas de Berkeleye for parts beyond sea, as is testified before the king by Thomas, the king, wishing to show Miles favour, has respited until he returns from parts beyond sea, or until otherwise ordered, the trespass committed by him in marrying without the king's licence Maud, daughter of Hugh de Mortuo Mari, whose marriage pertained to the king by reason of the lands that she holds of him, and he has also respited to Maud the trespass committed by her in marrying Miles: he therefore orders the escheator not to molest Miles and Maud in the meantime by reason of this trespass, and to cause to be replevied to them in the meantime their lands taken into the king's hands for this reason.

To the treasurer and barons of the exchequer. Notification that the king has granted to Blanche, queen of Navarre, late the consort of Edmund, his brother, and executrix of his will, and to her co-executors respite for all the debts due from Edmund to the exchequer at his death until the king shall otherwise order, and order to cause Blanche and her co-executors to have such respite.

To the justices of the Bench. Order to cause William Sayer to be released from Flete prison, wherein he is detained by judgment (*consideracionem*) of the said justices for a faulty (*vicioso*) writ returned by him before them, as the king has pardoned him out of charity the ransom that pertains to him for the trespass aforesaid, as he has been in that prison for a year and a day and over, as the king learns.

Aug. 21.
Winchelsea.

To the treasurer and barons of the exchequer. Order to cause Roger de Moubray to be acquitted of the scutage exacted from him for the king's army of Wales in the tenth year of his reign, as it appears to the king that he did the service due to him in that army.

To John de Havering, justice of North Wales. Order to deliver to Griffin son of Rhys (*Resi*) son of Griffin son of Edenevet certain lands in Tregarneth in Anglesey, which Margaret, late the wife of Rhys, held in dower of the gift of Rhys, and which the justice has taken into the

1297.

Membrane 7—cont.

king's hands by reason of her death, as the king by his letters patent granted the said lands to Griffin when they should fall in, to have and to hold of the king according to the laws and customs provided and used in those parts by the services therefor due and accustomed.

To Hugh le Despenser, justice of the Forest this side Trent. Order to cause John Comyn of Badenagh to have in the forest of Geytinton six bucks, of the king's gift.

To the treasurer and barons of the exchequer. Order to pay as quickly as possible when wages and debts shall be paid to others all the wages due to Lupus Burgundi of Bordeaux or to his son, concerning which he brought the letters of the earl of Lincoln, and also 45*l.* in which the king is indebted to him for wines that Matthew de Columbar[iis] took for the king's use, concerning which Lupus has tallies.

To the keeper of the forest of Tonebrigg. Order to cause Guncelin de Badelesmere to have in that forest six bucks, of the king's gift.

To the keeper of the forest of Asseden. Order to cause the said Guncelin to have in that forest six bucks, of the king's gift.

To the keeper of the forest of Havering' atte Bure. Order to cause Master John de Staunton, clerk, to have in the king's park of that manor six oaks fit for timber, of the king's gift.

To the constable of the castle of Marleberge. Order to deliver to Aymer de Valencia the king's houses within the castle, as the king has lent them to him so that Beatrice, his wife, may dwell therein befittingly for so long as Aymer shall stay with the king in parts beyond sea.

Aug. 22.
Winchelsea.

To the treasurer and barons of the exchequer. Order to cause Stephen de Penecestre to be acquitted of 160*l.* in which he was indebted by his letters obligatory to the merchants of the society of Lucca at London, whose debts are in the king's hands, as the king has pardoned him this sum in consideration of his good service.

Aug. 22.
Winchelsea.

To the constable of Bristol castle. Order to deliver to Alan de Plukenet suitable houses within the castle in which he and his wife and his household may dwell during the king's pleasure, as the king has granted to him that he may dwell therein with his wife and family during the king's pleasure.

Memorandum, that on Thursday, 22 August, Sir John de Langeton, the king's chancellor, delivered to the king on the sea at Wynchelse in a ship called '*Cog Edward*,' in which the king was then ready to cross to Flanders, the great seal, which the king forthwith received and delivered to Sir J. de Benstede. These things were thus done in the presence of Walter de Bello Campo, steward of the king's household, Robert de Burghasshe, William de Hamelton, Malcolm de Harleye, Ralph de Stanford, the king's chaplain, and Master Peter Aymerici, clerk.

And on Tuesday following, to wit 27 August, about sunset, after the king's passage to Flanders, Edward, his son, who supplied his place in England, in the castle of Tonebrigg in his chamber, in the presence of Sir Reginald de Grey, Sir Alan Plukenet, Sir Guy Ferre, and Sir Guncelin de Badlesmere, knights, and of Sir William de Hamelton, clerk, delivered to the aforesaid Sir John de Langeton, the chancellor, the king's seal that was wont to be used in England while he was in Gascony, and John forthwith received the seal from Edward's hands, and sealed writs therewith on the morrow.

Membrane 7—cont.

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Aug. 27.
Tunbridge. To the treasurer and barons of the exchequer. Order to cause Matthew son of John to be acquitted of all debts due to the king at the exchequer, both the debts of his father and of other ancestors and his own debts, up to the day when he rendered into the king's hands the castle of Exeter and the county of Devon, which he had for life of the king's commission, as the king has pardoned him these debts. Witness: Edward, the king's son.

The king ordered this before his passage, on the information of brother Walter de Wynterburn.

MEMBRANE 6.

Aug. 28.
Tunbridge. To the sheriff of Northumberland. Order to deliver in mainprise Thomas de Milleburn, imprisoned at Newcastle-on-Tyne, for the death of Henry le Yunge, as the king learns by the record of Roger de Burton and John de Kirkeby, his justices lately appointed to hear and determine the appeal that Emma, late the wife of Robert de Cutherston, made against Thomas for the death of the said Henry, that he slew him in self-defence. Witness: Edward, the king's son.

Aug. 31.
Sevenoaks. To Eve, wife of Robert de Tybetot. The king, wishing to provide for the security of his castle of Notyngnam, which is in the custody of her husband by the king's commission, orders her to cause the castle to be so well provided (*muniri*) and safely kept that damage or danger shall not arise in any way to the king or the castle for lack of such munition or custody, by reason whereof he would have to punish (*graviter capere*) her husband or herself. The king has ordered the sheriff of Nottingham to go in person to that place and to see diligently that the castle is well provided and safely guarded. Witness: Edward, the king's son.

Sept. 6.
St. Paul's. To the bailiffs and men of Yarmouth. Order to cause twenty-four of the more upright, better, discreet and faithful of them to be chosen, who shall best know how to provide for the indemnity of the king of that town, and for all the merchants and fishermen mentioned below, to keep the town and the sea-coast (*maritimam*) there until the arrival of those whom the king is sending thither shortly, so that peril may not arise to the king's town of Yarmouth by reason of the dispute between the bailiffs and men of that town and the men of the Cinque Ports, which the king much regrets, and so that the passage of the king's men at arms or his victuals or other his things that are about to be sent from England to Flanders, or of the merchants of Flanders and Brabant and of other parts of Almain coming into England or from England to the parts of Almain and Flanders, or the coming capture of herrings shall not be hindered in any way. They are enjoined not to omit to do this as they love the king's honour and profit and that of all the king's realm and as they would wish to avoid their own damage.

To the barons, bailiffs and men of the port of Dover. Order not to molest the men of Yarmouth by reason of the said dispute, or for any other reason, in their persons or things, on land or sea, for the reasons aforesaid, under pain of forfeiture of their bodies, lands and of everything that they can forfeit in any way. As Edward, the king's son, supplying the king's place in England, has undertaken by the council delivered to him to compose the said dispute, the king orders them to send to Edward at London four of the more discreet, lawful and powerful men of that

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Membrans 6—cont.

port, fully instructed concerning the matter aforesaid, with full power to consent to the ordinance to be made by the king's son and the council between them and their fellow-barons, on the one part, and the said men of Yarmouth, on the other, and to execute those things that the said matter shall require, so that they shall be at London on the morrow of Michaelmas to do and receive what shall be then ordained by the king's son and the council. The king has sent the like order to their fellow-barons of the other ports and to the men of Yarmouth.

The like to the barons, bailiffs and men of the port of Hethe, the port of Sandwich, the port of Romeneye, the port of Wynchelse, the bailiffs and men of Yarmouth, to send three men, as above.

Afterwards other like letters were sent to the barons, bailiffs and men of the port of Rye and Hastings to send four men.

To Robert de Burghesse, supplying the place of the warden of the Cinque Ports. Order to go at once in person upon sight of these letters to all the ports aforesaid, and to enjoin the barons and men strictly in the king's behalf and to induce them by all ways and means that he shall deem fit not to inflict any annoyance or grievance upon the men of Yarmouth in their persons or things on land or sea by reason of the said dispute, and to send four of the more discreet, lawful and powerful men from each port to the king's son at the aforesaid day and place. He shall cause malefactors whom he shall find guilty in this behalf to be attached to answer therefor, if he shall deem fit in his discretion. He shall return this writ at the said day together with what he shall have caused to be done in this matter.

Sept. 8.
St. Paul's.

To the keeper of the king's park at Northampton. Order to aid Walter de Frene and William de Baillol, yeomen of Edward, the king's son, whom he is sending thither to take venison in this present grease time (*pinguedinem presentis seisonis*) for his use, in taking such venison, as Walter and William shall direct the keeper on Edward's behalf. Witness: Edward, the king's son.

By G. de Pychef[ord], steward of Edward's household.

To the keeper of the king's park of Guldeford. Order to assist William the huntsman of the said Edward, whom Edward is sending thither to take for his use venison in this present grease time, and those whom he shall bring with him in taking the venison.

The like to the keeper of the park of Windsor.

By G. de Pychef[ord], steward of Edward's household.

Sept. 7.
St. Paul's.

To John Wogan, justiciary of Ireland. The record and process sent by him concerning the matter of the restitution of the temporalities to be made to Malachi, elect of Elphin, and the reasons of the said matter for which the justiciary has hitherto deferred restoring the temporalities, have been examined and fully understood before Edward, the king's son, who supplies his place in England, and the king's council, and the reasons and causes are deemed insufficient. The king therefore orders the justiciary to cause the temporalities of the bishopric to be restored to the elect, in accordance with the tenor of the king's other orders to the justiciary, as the king has taken the fealty of the elect and restored to him the temporalities of the bishopric, since the archbishop of Tuam has confirmed the election of Malachi, to whom the king had previously given his assent and favour, as appears by the archbishop's letters patent directed to the king, which the king retains in his possession. Witness: Edward, the king's son. [Prynne, *Records*, iii, p. 775.]

Membrane 6—cont.

1297.

Sept. 9.
St. Paul's.

To Philip de Everdone. Order to give credence to what shall be told to him by Master John de Lasey, whom the king is sending to the port of Sandwich to accelerate the passage of the ships there to the king in parts beyond sea, and to cause other ships of the Cinque Ports that are not at present at Sandwich to come there speedily by Philip's counsel in order to transport the king's men at arms staying in those parts to the king, as has been more fully enjoined upon Master John by Edward, the king's son, supplying the king's place in England, and by the king's council with him, and to execute those things that John shall direct in such manner that he may merit the king's commendation. Witness: Edward, the king's son.

The like to John Sauvage.

To Robert de Burghesse, supplying the place of the warden of the Cinque Ports. Order to give credence to what shall be told him by Master John de Lacy and John Sauvage, or either of them, whom the king is sending to accelerate the passage of the ships of the Cinque Ports to him in parts beyond sea, as has been enjoined upon Master John by Edward, the king's son, supplying his place in England, and by the king's council with him, and to hasten the coming of the ships of the said ports that are not yet at Sandwich, as they or one of them shall enjoin upon him.

To Eve, wife of Robert de Tybotot. Whereas the king lately ordered her to cause the castle of Nottingham, which is in her husband's custody by the king's commission, to be well provisioned and safely guarded and also ordered the sheriff of Nottingham to go to the castle in person and to see that it was well provisioned and safely guarded; and the sheriff has written back to the king that he has been to the castle and that he found there a constable and eight serjeants keeping the castle and eleven hauberks (*loricas*) and a chest filled with quarells, and no other munition that pertained to the castle. As these things are not sufficient for the custody of the castle, the king again orders her to cause the castle to be provided without delay with men, victuals and other things necessary for the garnison of a castle, and to cause it to be safely kept, so that damage or danger shall not arise to the king or that castle in any way for lack of munition or custody, and to certify the king of her proceedings in this matter. Otherwise the king will order the sheriff to cause the castle to be provisioned and safely kept in her default.

Sept. 10.
St. Paul's.

Henry Wran of Henle, imprisoned at Warwick for the death of John de Hampton, wherewith he is charged, has letters to the sheriff of Warwick to bail him.

Sept. 11.

To the bailiff of Peveneseye. Whereas the king learns by an inquisition that he caused to be taken by Master Walter de Bestane and Humphrey de Waleden that the manor of Laghton, which the king granted to Joan, late the wife of Robert de Caumvill, for life in exchange for the manor of Westerham, can be repaired in the houses, buildings, walls, enclosures and other things pertaining to it for 50*l.*; the king orders the bailiff to permit Joan, by his view and testimony and by that of other men of those parts, to take timber in the woods pertaining to the said manor of Laghton, and to fell underwood and dead wood therein and other wood if necessary, and to sell the underwood and dead wood, and to have the money received up to the aforesaid sum. Witness: Edward, the king's son.

1297.

Membrane 6—cont.

To the sheriff of Westmoreland. Order to cause Robert de Askeby to have seisin of a messuage and four acres of land in Wynton, as the king learns by inquisition taken by the sheriff that the said messuage and land, which Gilbert son of Stephen Wyghtman of Wynton, who was hanged for felony, held, has been in the king's hands for a year and a day, and that Gilbert held them of Robert, and that the township of Wynton now holds them and has had the king's year and day, for which it ought to answer to the king.

To the sheriff of Salop. Order to cause Richard de Harleye to have seisin of half a virgate of land in Gretiton, as the king learns by inquisition taken by the sheriff that the said virgate, which William Ho, who was hanged for felony, held, has been in the king's hands for a year and a day, and that William held it of Richard, and that the township of Gretiton has had the king's year and day thereof, for which it ought to answer.

To the keeper of the park of Ekynton. Order to cause John de Insula to have in that park four bucks, of the king's gift.

MEMBRANE 5.

Sept. 11.
St. Paul's.

To Master John de Lacy. Whereas the king has enjoined upon Robert de Burghasse certain affairs concerning the Cinque Ports to be explained to John more fully by him on behalf of Edward, the king's son, supplying the king's place in England, and of the king's council staying with Edward; the king orders John to go in person to Robert at a day and place to be fixed by Robert, and to give credence to what Robert shall say to him in the premises, and to execute and follow them up (*sequamini*) together with Robert without delay.

To the bailiffs, men and entire community of the Cinque Ports. As the king has enjoined upon Robert de Burghasse and Master John de Lacy his will concerning the disputes between them and the men of Yarmouth and concerning certain letters of submission in regard to the aforesaid disputes to be received from them, according to what was promised by their peers who were in Flanders at the king's arrival there, which will of the king Robert and John will declare to them on the king's behalf; the king orders them to give full faith to Robert and John in the premises, and to do and fulfil those things that they shall enjoin upon them on the king's behalf.

To the warden of the Cinque Ports, or to him who supplies his place. Whereas the men of the Cinque Ports ought to give to the king letters of submission concerning the disputes that have lately arisen between some of them and the men of Yarmouth after the king's arrival in Flanders, in the form to be sent to them by Edward, the king's son, and his council; the king orders the warden to cause the letters to be made and sealed (*signari*) in the form that Edward and his council sends to him by Robert de Burghasse and Master John de Lacy, so that the better men of all the ports shall be named in each letter by their own names and surnames (*cognominibus*), and to send the letters sealed with the seal of each community of the said ports to the king's son by Robert and John.

To Robert de Tateshale, John de Methingham, Roger son of Osbert, William de Carleton, and William de Kerdeston, or to four, three or two of them. Whereas the men of Yarmouth ought to give to the king letters of submission concerning the disputes that arose between some of them and the men of the Cinque Ports after the king's arrival in Flanders,

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Membrane 5—cont.

according to the form to be sent to them by Edward, the king's son and his council: the king orders Robert, John, Roger, William and William to cause the letters aforesaid to be made and sealed in the form that Edward and his council sends to them enclosed in the presents, so that the better men of that town shall be named by their own names and surnames and that the letters shall be sealed with the seal of the community of that town, which letters one of them shall then carry to the king's son.

Sept. 7.
St. Paul's. To the keeper of the forest of Fekenham. Order to cause John de Elynton, the elder, to have in that forest three bucks, of the king's gift. Witness: Edward, the king's son.

By the bishop of Ely and R. de Grey.

To John de Warena, earl of Surrey. Order and request that he shall not leave the king's realm of Scotland during the disturbance there, but shall remain there until it shall be quieter, as the king understands the disturbance that lately arose in that realm is not yet so appeased that the state of the realm is yet secure and quiet, and it was not and is not the king's intention that the earl shall leave those parts until the state of the land shall be in a more peaceful condition.

Sept. 15.
St. Paul's. Drogo de Barentyn, who is staying in the king's service in the islands of Gerseye and Gernereye, has letters of protection for a year, with the clause '*voluntus*.' Witness: Edward, the king's son. By C.

Vacated, because on the Patent Roll [Calendar, p. 308].

To the keeper of the king's park of Burgh. Order to cause Cecily, wife of William de Morleye, to have in that park two bucks, of the king's gift.

By the bishop of Ely and Reginald de Grey.

Sept. 16.
St. Paul's. To John de Warena, earl of Surrey and Sussex. Whereas the king before he crossed the sea enjoined upon Edward, his son, certain things that he desired (*quedam nobis votiva*) concerning him and his realm, which he greatly desired should be done, if possible, in the earl's presence: the king orders him to hasten to his son whenever the said things require speed, if the state of the parts of Scotland will permit. This he is enjoined not to omit as he loves the king and his honour and the profit of all his realm.

To the sheriff of Dorset. Order to deliver to John de Moeles and his wife houses within the castle of Shireburn sufficient for them to dwell in, as the king has lent to John houses therein for the residence of him and his wife and household during the king's pleasure.

To Geoffrey de Pycheford, constable of Windsor castle. Order to deliver to Ralph de Mahermer and Joan, his wife, countess of Gloucester and Hertford, the king's daughter, the houses of the outer bailey of the castle, as the king has lent the houses to them for the residence of themselves and their households during his pleasure.

To the sheriff of Essex. Order to cause a verderer for the forest of Essex to be elected in place of Adam de la Cleye, deceased.

Sept. 18.
St. Paul's. To the treasurer and barons of the exchequer. Order to acquit Warin son of Thomas Maudut of the scutage exacted from him for the king's armies of Wales in the fifth and tenth years of his reign, as the late king, on 24 April, in the fifty-fifth year of his reign, granted to Richard, late king of Almain, the custody of the lands that belonged to Thomas, tenant

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Membrane 5—cont.

in chief, during the minority of the heir, and the king afterwards, on 18 September, in the eighteenth year of his reign, took the homage of Warin for the lands that belonged to Thomas, whereby it appears clearly that Warin was under age and in the custody of Richard at the times when the king was in the said armies. It is provided that answer shall be made to the exchequer for scutage of the knights' fees that are held of Warin.

To Malcolm de Harleye, escheator this side Trent. Order to resume into the king's hands the lands that Simon de Sharstede held of him at his death by reason of the barony of Crevequer, and to cause dower to be assigned from them to Alice, late the wife of Simon, in the presence of Elizabeth, daughter and heiress of Simon, if she wish to be present, upon Alice taking oath that she will not marry without the king's licence, as it was not and is not the king's intention that dower should not be assigned to Alice, although he lately took the homage of Elizabeth for the lands that belonged to Simon.

Sept. 20.
St. Paul's.

To the sheriff of Southampton and Baldwin de Bello Alneto, Laurence de Anne, John de Tyding and Philip Aubyn, appointed to take wool in that county for the king's use. Order to restore to the abbot and convent of Beaulieu ten sacks of the thirty lately bought by them from the abbot and convent for the king's use, as the king has granted to them that they shall have ten sacks in order to make cloth for their own use. Witness: Edward, the king's son.

Sept. 23.
St. Paul's.

To Malcolm de Harleye, escheator this side Trent. Order to cause dower to be assigned to Joan, late the wife of Robert Luterel, tenant in chief, upon her taking oath that she will not marry without the king's licence. Witnesses: Edward, the king's son.

The like to John de Lytheg[rayns], escheator beyond Trent.

To the sheriff of Northampton. Order to cause verderers for the forest between the bridges of Oxford and Staunford to be elected in place of Nicholas de Wymenhale, Richard de Deseburgh and Robert Greyling, who are insufficiently qualified, as the king learns by the testimony of William de Bello Campo, earl of Warwick, steward of the said forest.

To the sheriff of Southampton. Order to cause a verderer for the forest of La Bere without Winchester to be elected in place of Peter de Maundevill, lately one of the verderers, as he cannot nowadays attend to the duties of the office by reason of his bodily weakness.

Vacated, because it was not sealed.

Sept. 26.
St. Paul's.

To the collectors of the new custom at Yarmouth. Order to permit Hugh de Leycestria, merchant of Margaret, wife of Henry de Lacy, earl of Lincoln, to cross to Brabant with forty-three sacks of wool, upon receiving from him the custom thereon due to the king, as Margaret is sending him thither with the wool in order to provide therewith cloth and other necessaries for her and her household. Witness: Edward, the king's son.

By C. and the bishop of Coventry and Lichfield.

Whereas the king learns by — [Incomplete].

Oct. 10.
St. Paul's.

To Richard Oysel, bailiff of Kyngeston-on-Hul. Order to cause a new quay to be made in that town good and sufficient for loading, unloading and weighing goods and wares there. Witness: Edward, the king's son.

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MEMBRANE 4.

Sept. 28.
St. Paul's.

To Master Robert de Leysset, appointed to hear and determine the complaints of the islanders of Gerneseye and Geres[eye]. The letters sent by him to Edward, the king's son, supplying the king's place in England, concerning the said complaints having been fully understood, the king orders him to proceed to render judgment in the matter of the petitions and complaints propounded before the king in his last parliament at London against Henry de Cobeham, late keeper of the islands, and his bailiffs and ministers, concerning which Henry there put himself upon an inquisition, which inquisition Robert has taken in accordance with the power delivered to him, as he has informed the king, notwithstanding Henry's absence, if the law and custom of those parts will allow this. As to the other petitions and complaints against Henry newly propounded before Robert in the said islands, to the hearing and determination whereof it cannot be properly proceeded because Henry is with the king in his service in Flanders, the king orders Robert to receive the attorneys of all those who wish to propound such petitions, and to prefix for them a day before the king in England, to wit in fifteen days from Easter, to propound such their petitions and complaints, if they shall see fit, and to do and receive concerning them what justice shall require. Robert shall return to England when he shall have expedited what can rightfully be done by him by virtue of the powers granted to him in Henry's absence. Witness: Edward, the king's son.

To the sheriff of Worcester. Order to cause Walter le Drinkere of Eldresfeld to have seisin of a messuage and four acres of land in Eldresfeld, as the king learns by inquisition taken by the sheriff that the messuage and land, which Thomas Bretun, who was hanged for felony, held, have been in the king's hands for a year and a day, and that Thomas held them of Walter, and that the township of Eldresfeld now hold the messuage and land and has had the king's year and day thereof, for which it ought to answer to the king.

To the sheriff of Westmoreland. Order to cause a coroner for that county to be elected in place of Richard de Musegrave, who is unable to execute the office by reason of his infirmity of body.

Sept. 27.
St. Paul's.

To the sheriffs of London. Order to restore to John de Berkweye, clerk, his lands, which were taken into the king's hands upon his being charged before Ralph de Sandwyco and John le Bretun, justices appointed to deliver the goal of Newegate, with theft and robbery, as the sheriffs have returned that they have not delivered the lands to John, as they were ordered to do by the king, because John was found guilty of the crimes aforesaid by an inquisition of the country upon which he had placed himself before the said justices, saving the privilege of the clergy, and the king considers this cause erroneous. Witness: Edward, the king's son. [Prynne, *Records*, iii, p. 766.]

Oct. 7.
St. Paul's.

To the sheriff of Oxford. Whereas the king learns that John son of Rhys (*Rest*), lately the leader of certain Welshmen coming through the town of Abyndon to Wynchelse by the king's order to cross the sea with him, was taken and imprisoned in Oxford castle for certain trespasses that he was said to have committed in the town of Abyndon and the adjoining parts, for which no one sues him, as it is said: the king, wishing to show him favour at the instance of John Giffard, orders the sheriff to cause him to be released from prison, if he be detained solely for this reason. Witness: Edward, the king's son.

By C.

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Membrane 4—cont.

To the warden of the Cinque Ports, or to him who supplies his place. Order to permit Agnes de Valencia, the king's kinswoman, to pass from the port of Dover to parts beyond sea, according to the form provided by the king for such passages and sent to the warden at another time, and to take with her Baldwin, her son, Walter de Huntingfeld, Goubert de Remys, John de Furne, Henry the chaplain, Thomas le Fauconer, Richard le Panster, John le Butiller, Roger le Mareschal, Reginald le Keu, John le Tailleur, three of her damsels, and the grooms of her household, provided that they be not men-at-arms. By C.

To the bailiffs of Sandwich. Whereas the king has caused letters in a box, which is sealed with the seal of Ralph de Sandwyco, constable of the Tower of London, which brother Richard de Aston, monk of the abbey of Whalleggh, is taking with him to parts beyond sea by the order of his abbot, to be examined by the said Ralph: the king orders the bailiffs to permit the monk to pass to the said parts from that port with the box and with two of his grooms, provided that he do not carry with him any other suspicious letters. By C.

To John de Lythege[r]aynes], escheator beyond Trent. Whereas the escheator assigned to Hawysia, late the wife of Ralph de Goushill, tenant in chief, dower of her husband's lands by the king's order, as appears to the king by inspection of the assignment sent to the king by him, and the escheator has taken the lands thus assigned to her in dower into the king's hands by virtue of a writ called '*diem clausit extremum*' concerning Ralph's death, as he has signified to the king, which cause the king considers null: he therefore orders the escheator not to intermeddle further with the lands thus assigned in dower, if they have been taken into the king's hands solely for this reason, or with the issues thereof since the time when the lands were taken into the king's hands.

Oct. 8.
St. Paul's.

To Reginald de Grey, justice of Chester. Whereas the king granted by his letters patent to the prioress and nuns of Chester 24 marks yearly from the ferm of the town of Middlewich (*de Medto Vichio*), until such time as he should cause this yearly sum to be assigned to them to be received in a certain place for ever, for certain fixed alms granted to them by the king's predecessors, formerly lords of Cheshire (*Cestresirye*), and he also granted to them by the same letters 4*l.* 17*s.* 0*d.* yearly from the said ferm in recompence for the damages that the prioress and nuns sustain yearly to that amount by the withdrawal from them by the abbot and convent of Vale Royal of the tithes pertaining to the prioress and nuns' church of Ovre, as in the tithes of hay, fishponds, gardens, cows, calves, servants in Lent and other small tithes, until the king should similarly provide them with that sum elsewhere for ever; and 93*l.* 16*s.* 6*d.* are in arrear to the prioress and nuns for Michaelmas term in the twenty-first year of the reign and for the four following years: the king orders the justice to cause them to have this sum, unless they have been previously satisfied for it, in accordance with the king's grant aforesaid and as they have been wont to have and receive it in times past. Witness: Edward, the king's son.

To John de Lythege[r]aynes], escheator beyond Trent. Order not to intermeddle with the lands that Ralph de Goushill at his death held of other lords than the king, as the king learns by inquisition taken by the escheator that Ralph at his death held nothing of the king in chief as of the crown, but that he held certain lands in Coldon of the honour of Albemarle, which is in the king's hands, by knight service.

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Membrane 4—cont.

To the sheriff of Gloucester. Order to cause Thomas de Bolesdon to have seisin of a messuage and seven acres of land in Wickewik, as the king learns by an inquisition taken by the sheriff that the messuage and land, which William le Herde[man] of Wickewik, who was hanged for felony, held, have been in the king's hands for a year and a day, and that William held them of Thomas, and that the township of Wickewik now holds them and has had the king's year and day thereof, for which it ought to answer to the king.

Oct. 10.
St. Paul's. To the sheriff of Southampton. Order to cause a verderer for the forest of La Bere to be elected in place of Peter de Maundevill, who is incapacitated by paralysis. Witness: Edward, the king's son.

To Malcolm de Harl[egh], escheator this side Trent. Order to cause Isabel, late the wife of Walter de Ouresby, to have seisin of the lands that Walter at his death held of the king in chief of her inheritance, as the king has taken her fealty. It is provided that he shall come to the king forthwith upon his return to England to do homage.

Oct. 12.
Westminster. To the bailiffs, men and community of both towns of Yarmouth. The king sends to them enclosed in the presents the form provided by his council in the parliament of Edward, his son, supplying his place in England during the king's absence from the realm, between them and the men of the Cinque Ports, to be sealed by them and to be returned to the council within a month of Michaelmas last, as the king has enjoined upon John Wyth and his fellows, who were sent to his council by them. The king orders them to return the form sealed for both of their towns and its members, so that his council shall have it sealed at the latest before the said (*sic*) Sunday. The king inhibits them, under pain of forfeiture of their bodies and goods and of all that they can forfeit, from inflicting any damage, annoyance or wrong upon the men of the Cinque Ports or upon any of them by land or by sea in the meantime. Witness: Edward, the king's son.

To Walter de la Haye, escheator in Ireland. Order to cause dower to be assigned to Isabel, late the wife of William de Vesey, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

To Ralph de Sandwyco, constable of the Tower of London. Order to receive William de Douglas, Thomas de Morham and John de Fortore of Scotland, whom John de Warena, earl of Surrey, will deliver to him, and to cause them to be kept safely in the Tower until otherwise ordered.

To the treasurer and barons of the exchequer. Order to cause G. bishop of Worcester to be acquitted of 80*l.* exacted from him for the king's army of Wales in the fifth year of his reign, as he paid this sum into the king's wardrobe to Master Thomas Bek, deceased, the late keeper of the wardrobe, on Sunday after St. Peter and Paul, in the said year, by which sum he made fine with the king for the service of three knights' fees that he then recognised to the king for that army, as appears to the king by inspection of his letters patent to the bishop.

MEMBRANE 8.

Oct. 18.
Westminster. To Malcolm de Harl[eye], escheator this side Trent. Order to cause Hawysia, late the wife of William de Mortuo Mari, to have seisin of the lands that they held of the king in chief at William's death of her

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Membrane 8—cont.

inheritance, after receiving from her fealty and an oath that she will not marry without the king's licence, power to receive which the king has granted to the escheator at the instance of John Giffard, of the receipt of which he is to certify the king. He is also ordered to cause dower to be assigned to her. Witness: Edward, the king's son.

Oct. 10.
St. Paul's.

To Richard Oysel, bailiff of Kyngeston-on-Hul. As the king wills that suitable houses for the stay of his bailiff and others necessary for the custody of that town shall stand at Miton near that town, he orders Richard to cause a suitable hall, chambers and chapel, bakehouse, brew-house and other necessary houses and a well for drawing water from to be made at the said place of Miton, and to cause the houses to be inclosed with a ditch on all sides, and to cause a bridge for entry there from the town to be made, as shall seem best to him. Witness: Edward, the king's son.

Oct. 16.
Westminster.

To Hugh le Despenser, justice of the Forest this side Trent, or to him who supplies his place. Order to cause Nicholas de Segrave to have in the forest of Whychewode three live bucks and three live does in order to stock his park of Stowe, of the king's gift.

To the fermors of the king's mills and bridge of Chester. Order to pay to Robert de Crevequer 22*l.* 10*s.* 0*d.* for the quinzaine of Michaelmas of the 45*l.* yearly granted to him by the king from the issues of the mills and bridges for the custody of Beston castle (*as at p. 28 above*).

Oct. 14.
Westminster.

To Malcolm de Harley, escheator this side Trent. Whereas the king has granted to Roderic de Ispannia, the yeoman of Edward, the king's son, for his good service to Edward, a wardship or wardships from those now in the king's hand in Malcolm's bailiwick from which he may receive 400 marks within six or seven years from the day of the delivery thereof to him, with proviso that if the wardship or wardships do not attain to this sum, he shall have what is lacking from other wardships next coming to the king's hands within that time: the king orders the escheator to cause such wardship or wardships to be assigned and delivered to Roderic by an extent to be made by the escheator.

To the bailiffs of Yarmouth. Whereas the king has caused to be examined by Master Reginald de Braundon and Ralph de Sandwyco the letters and writings that brother William de Stapelford, canon of Bernewell, is taking to parts beyond sea in a hanaper sealed by the said Reginald and Ralph: the king orders the bailiffs to permit William to cross to parts beyond sea with a groom without making further examination in the premises, if it appear to them that William has not in his possession any other suspicious letters or writings.

Oct. 18.
Westminster.

To the sheriff of Northumberland. Order to cause to be replevied to Thomas de Milleburn his lands, which were taken into the king's hands upon his being appealed by Emma, late the wife of Robert de Cothereston, of the death of Henry le Yung, her son, for which appeal Thomas was imprisoned at Newcastle-on-Tyne, as the king ordered the sheriff to release Thomas on mainprise because he learnt by the record of Roger de Burton and John de Kyrkeby, his justices appointed to hear and determine the appeal, that he slew him in self-defence.

To the treasurer and barons of the exchequer. Order to cause David le Blund, son and heir of Petronilla de Vivoun, tenant in chief, to be acquitted of the scutage exacted from him for the king's armies of Wales

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Membrane 8—cont.

in the fifth and tenth years of his reign, as Petronilla had her service with the king by his order in those armies for half a knight's fee that she then acknowledged to the king, as appears to the king by inspection of the rolls of the marshalsea.

Oct. 23.
Westminster.

To John Wogan, justiciary of Ireland. The king has inspected the transcript sent to him by the justiciary of the agreements with Richard, earl of Ulster, and John son of Thomas and others of Ireland to come to him in Flanders in his service. As the agreements seem to the king to be very exacting (*dure quamplurimum*), it is his pleasure that Richard and John and others shall remain in Ireland on this occasion, and he therefore orders the justiciary to withdraw from the covenants in as courteous a manner as possible, so that none of them shall rightly think themselves ill content.

By the bishop of Coventry and Lichfield and John de Drok[anesford].

To the treasurer and barons of the exchequer of Dublin. Order to search the rolls of that exchequer, and to certify the king of what debts Thomas de Multon owes to it, both for his own debts and the debts of his ancestors, and what are clear and what are not clear. As Thomas has gone to Scotland by the king's order in his service, the king has granted to him respite for all the debts aforesaid until the quinzaine of Easter, and he orders the treasurer and barons to permit him to have this respite unless he shall otherwise ordain.

To the sheriff of Wilts. Order to cause two coroners for that county to be elected in place of Philip Strug and Reginald Crok, deceased.

To the keeper of the park of Maclesfeld. Order to cause John de Grey to have in that park four bucks and six live does, of the king's gift.

Oct. 20.
Westminster.

To John de Lythegr[eyns], escheator beyond Trent. Order to permit Nicholas de Segrave to enter and hold 10*l.* yearly of land and rent in Tykhill until the king shall otherwise order, as Humphrey de Bohun, earl of Hereford and Essex, has granted this land and rent to him until the earl shall pay him 100*l.*, as the earl has acknowledged in chancery.

Oct. 24.
Westminster.

To Malcolm de Harley, escheator this side Trent. Order to cause John Flaschel and Elizabeth, his wife, the second daughter and heiress of John de Sottesbrok, to have seisin of the purparty falling to them of the lands that John at his death held of the king, as she has proved her age before the king and he has taken John's fealty for the said purparty.

Vacated, because otherwise below.

Oct. 24.
Westminster.

To the same. Order to cause John and Elizabeth to have seisin of the purparty of the aforesaid lands falling to them in accordance with the partition made by the escheator between the heirs and parceners of the inheritance, which is in the king's hands by reason of Elizabeth's minority, as she has proved her age before the king and the king has taken John's fealty.

Memorandum, that John Faschel (*sic*), father of the said John, had this marriage of the gift of a yeoman of the king's household, who had it of the king's gift.

Oct. 28.
Westminster.

To the keeper of the king's park of Havering. The king is sending John de Wenneston and William le Venur, his yeomen, the bearers of the presents, to take venison in the present close season (*ad instantem*

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Membrane 8—cont.

fermisonem . . . capiendam) in that park for the use of Edward, the king's son, supplying his place in England, and he orders the keepers to aid and counsel them in so doing.

Oct. 25.
Westminster.

To the sheriff of Cambridge. Order to cause Alice de Akeny to have seisin of a messuage, five acres of land and 1½ roods of land in Wytlesford, as the king learns by inquisition taken by the sheriff that the messuage and land, which Joan Page, who was hanged for felony, held, has been in the king's hands for a year and a day, and that she held it of Alice, and that Hugh de Babington, late sheriff of that county, had the king's year and day thereof, for which he ought to answer to the king.

To the treasurer and barons of the exchequer. Whereas the king lately by his letters patent under the seal of the exchequer committed to Hugh de Curtenay, deceased, the manor of Lyfton, which is in the king's hands by the demise of John de Cancellis, deceased, and which is extended at 29*l.* 4*s.* 4[½]*d.*, during the king's pleasure, rendering therefor the said extent to the exchequer, as the treasurer and barons may ascertain by the enrolment before them of the said letters; and the king afterwards, on 14 July, in the eighteenth year of his reign, caused to be assigned to Joan, late the wife of the said John, a third of the manor, to be held in *tenencia* until he should cause dower to be assigned to her, which third is extended at 9*l.* 4*s.* 9½*d.*: the king orders them to inspect the rolls of the exchequer, and if they find that Hugh had the manor of the king's commission as above, to cause the executors of his will to be acquitted of the aforesaid 9*l.* 14*s.* 9½*d.* a year from the said 14 July.

Nov. 3.
Eltham.

To Malcolm de Harleye, escheator this side Trent. Order to cause Geoffrey, son and heir of Robert Lutterel, to have seisin of the lands whereof his father was seised in his demesne as of fee at his death, upon his finding security to be before the king when he next comes to England to do his homage, as he has proved his age before the king and the king has taken his fealty.

The like to John de Lythegreins, escheator beyond Trent.

Nov. 8.
Eltham.

To Malcolm de Harleye, escheator this side Trent. Like order in favour of John, son and heir of John de Daggewrth.

MEMBRANE 2.

Nov. 5.
Eltham.

To Malcolm de Harleye, escheator this side Trent. Order to restore to Henry de Leyburn and Elizabeth, his wife, daughter and heiress of Simon de Sharstede, tenant in chief, their lands, goods and chattels, which were taken into the king's hands because Henry married Elizabeth without the king's licence, as Henry has found security in chancery to satisfy John le Latimer, to whom the king had granted Elizabeth's marriage, for the value of her marriage. Witness: Edward, the king's son.

The like to Humphrey de Waledon, constable of Ledes [castle].

To the constable of St. Briavels castle. Order to permit John Giffard to take and have two boars and twelve roe-bucks in the forest of Dene, which the king has granted to him.

By the bishop of Ely, at the order of the king's son.

Nov. 4.
Eltham.

To the treasurer and barons of the exchequer. Whereas Richard son of Alan, earl of Arundel, demised by the king's licence to Robert, late bishop of Bath and Wells, then the king's chancellor, for the discharge

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Membrane 2—cont.

of certain debts due to the king from the earl, a certain part of his lands for a certain term, as is contained in an indented deed made between the earl and the bishop, and the king granted to the bishop that he should not be distrained in the said lands during the term aforesaid for any debts that the earl owes the king: the king orders the treasurer and barons not to make any distraint during the term aforesaid in the said lands for any debts due to the king from the earl. Witness: Edward, the king's son.

Nov. 6. To the sheriffs of London. Order to release on mainprise Geoffrey le Eltham. Machun, imprisoned at Neugate for the death of Walter le Breuere, whereof he is appealed, as the king learns by the inquisition that he has caused to be made by the sheriffs that he is appealed thereof out of hatred and not because he is guilty. Witness: Edward, the king's son.

To the constable of Richmond castle. Order to cause that castle to be repaired where necessary, and to cause it to be kept safely, so that no peril shall arise to the king or to the castle for lack of custody.

Nov. 6. To the treasurer and barons of the exchequer. Notification that Eltham. whereas John de Cobham has delivered to the exchequer 500 marks as a loan for the expediton of the king's most urgent affairs, the king, wishing to satisfy him therefor, has granted him the wardship of 5*l.* 1*3s.* 8*d.* of land and rent of the lands that belonged to Adam de Bavent, tenant in chief, which are in the king's hands by reason of the minority of Roger, son and heir of Adam, in the following places, excepting the dower of Alice, late the wife of Adam: to wit in Schilburn, co. Kent, 7*l.* 8*s.* 0*½d.*; in Brantesdon, co. Suffolk, 10*l.* 9*s.* 8*½d.*; in Combes, in the same county, 58*s.* 8*½d.*; in Putfeld, co. Surrey, 20*s.* 10*d.*; in Wisteneston, co. Sussex, 29*l.* 2*s.* 8*d.*; in Billinghamurst and Slogherere (*sic*), in the same county, 23*s.* 4*d.*; to have with all things pertaining to the custody for five years from 5 February next, provided that the wardship shall be in the king's hands for so long, for 258*l.* 6*s.* 3*d.* the amount of the extent of the lands, in part payment of the said 500 marks. The king wills that the remaining 75*l.* 0*s.* 5*d.* shall be allowed to John in the fermes of the city of Rochester and of the castle-guard (*uarde castrri*) there, which John holds for life by his grant, to wit 6*l.* in the ferm of the city for Michaelmas term, in the twenty-fifth year of the reign, and 6*l.* from the same ferm for Easter term following, and 36*l.* 4*s.* 0*d.* in the ferm of the castle-guard for the term of St. Andrew, in the twenty-sixth year of the reign, and 26*l.* 16*s.* 5*d.* for the ferm of the castle-guard for the term of St. Andrew following; and the king orders them to allow to John these sums in the fermes aforesaid. Witness: Edward, the king's son.

By the bishops of Ely and London and the treasurer.

Nov. 10. Robert Cristofre, imprisoned at Newegate for the death of Walter le Eltham. Brewere, whereof he is appealed out of hatred and not because he is guilty, has letters to bail him until the first assize at the Tower.

Nov. 8. To Geoffrey de Pycheford, constable of Windsor castle. Order to pay Eltham. to two chaplains celebrating divine service in the king's chapel of that castle 50*s.* a year each; to John Braye, janitor of both gates of the castle, 4*d.* a day; to Thomas Burnel, one of the viewiers of the king's works in the constable's bailiwick, 2*d.* a day; to Simon de Shawes, the second viewier of the works there, 2*d.* a day; to Robert de Schorteford, clerk of the works there, 2*d.* a day; to four watchmen of the castle, 2*d.* a day each; to Adam the gardener of the king's garden without the castle, 2*½d.* a day; to Robert Lightfot, janitor of the park of Windsor and keeper of the

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Membrane 2—cont.

king's houses there, 4*d.* a day; to Robert de Say, chief forester of the forest of Windsor, 12*d.* a day; to William, the parker of the king's park of Kenyton, 1½*d.* a day, their wages and stipends from Michaelmas last until the following Michaelmas. Witness: Edward, the king's son.

To the same. Order to cause the houses, tower, walls and gates of the castle, with the stable and wall of the king's garden without the castle, the houses and ponds of the king's park of Windsor, with the paling about the same, the houses and walls of the king's manor of Kenyton, with the paling and wall about the park there, and the houses and walls of the king's manor of Bray to be repaired.

To the same. Order to cause hay and oats to be found for the king's deer in the parks of Windsor and Kenyton during the present season of winter, so that they shall not perish for lack of sustenance.

To the sheriff of Norfolk. Order to deliver in mainprise Godfrey Draper, imprisoned at Est Derham for the death of John Bernard, as the king learns by the record of Fulk Baynard and Richard de Belhus, justices appointed to deliver that gaol, that John killed himself by mischance while wrestling with Godfrey.

Nov. 8.
Eltham.

To Malcolm de Harl[egh], escheator this side Trent. Order not to intermeddle further with the lands that belonged to Richard de Hywysh, retaining in the king's hands the manor of Meneley until Maud, late the wife of Richard, shall come to the king and shall do to him what is due therefor; as the king learns by inquisition taken by the escheator that Richard and Maud held the manor jointly on the day when Richard died of the king in chief by the service of a moiety of a knight's fee, and that Richard held all his other lands of other lords.

To the keeper of the park of Relegh. Order to cause Joan, countess of Gloucester and Hertford, the king's daughter, to have in that park ten does, of the king's gift.

Nov. 13.
Westminster.

To the treasurer and barons of the exchequer. Order to cause John de Dyve, son and heir of Henry de Dyve, tenant in chief, to be acquitted of the scutage exacted from him for the knights' fees that his father held at his death of the king for the king's army of Wales in the tenth year of his reign, and also of the relief for the lands that his father held of the king in chief, which were in the king's hands by reason of John's minority, as it appears to the king by inspection of the rolls of chancery that John was a minor in his wardship at the time when the king was in his said army of Wales. It is provided that answer shall be made to the king for the scutage of the knights' fees that were held of Henry on the day of his death. Witness: Edward, the king's son.

To John de Lythegr[eynes], escheator beyond Trent. Whereas the king, learning from the complaint of Philip de Lou and Margery, his wife, that their lands in Hundeburton had been taken into the king's hands without reasonable cause, ordered the escheator to certify him under his seal of the manner and cause of their being taken into his hands; and the escheator returned that he had taken the lands into the king's hands because it did not appear to him how the lands had come to the hands of Philip and Margery after they had been taken into the king's hands upon the death of Alan de Walkingham, who held them at ferm during the will of Queen Eleanor, the king's late consort, of her demise, the king having committed to her during his pleasure the

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Membrane 2—cont.

said lands, which were then in his hands by reason of the insanity (*fatuitatis*) of Richard de Ardern, an idiot, and the escheator also answered that the lands were in the king's hands solely by reason of Richard's insanity, and that the king rendered them after Richard's death to Philip and Margery, one of Richard's heiresses: the king, holding such taking of lands into his hands as unreasonable and unjust, and considering that by [such seizures] many persons of his realm are much injured contrary to the law and custody of the realm, by reason whereof he may be frequently solicited and moved by complaints made to him concerning such undue seizures, orders the escheator not to intermeddle henceforth with the holding or taking into the king's hands of any other lands without reasonable cause.

To Hugh le Despenser, justice of the Forest this side Trent, or to him who supplies his place. Order to release on mainprise John de Morton, imprisoned at Rokingham, for a trespass that he is said to have committed in the king's forest of Wytlewood.

*MEMBRANE 1.*Nov. 14.
Westminster.

To William de Bello Campo, earl of Warwick, keeper of the forest between the bridges of Oxford and Stanford. Order to cause John Lovel to have in the forest of Rokingham ten oaks fit for timber, of the king's gift.
By the bishops of Ely and London.

To Malcolm de Harleye, escheator this side Trent. Order to deliver to Emma, late the wife of Richard son of John, tenant in chief, the manor of Cleydon, which is extended at 8*l.* 7*s.* 8*d.* a year, the manor of Aylesbyr[y] with the hamlet of Burton, which is extended at 5*l.* 4*s.* 5½*d.* a year, and the manor of Querindon, which is extended at 8*l.* 11*s.* 11½*d.* a year, as the king has assigned them to her to be held in *tenancia* until he shall cause dower to be assigned to her.

To the same. Whereas the king learns by an inquisition taken by the escheator that William de Mortuo Mari held at his death of the king in chief the castle of Bruggewauter and a third of the manor there, two parts of the manor of Milverton, and two parts of the manor of Odecumbe, and that he held at his death 13*l.* 18*s.* 8½*d.* yearly of rent in Neubyr[y], and a third of the manor of Crendon of Maud de Mortuo Mari, his mother, by her feoffment, with condition that if he died without an heir of his body, all the lands aforesaid should revert to her and her heirs, and that William died without an heir of his body, so that the castle and tenements aforesaid ought to revert to Maud in accordance with the form of the feoffment, and it does not appear to the king by the inquisition aforesaid that William at his death held any other lands of the king except of the inheritance of Hawisia, his late wife: the king orders the escheator not to intermeddle further with the castle and lands that are thus held of the king or with the lands that William held of Maud or of other lords, which were taken into the king's hands by reason of William's death.

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*MEMBRANE 24d.*Nov. 22.
Bury
St. Edmunds.

Nigel le Brun acknowledges that he owes to John de Hastings 1,000*l.*; to be levied, in default of payment, of his lands and chattels in Ireland.

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Membrane 24d—cont.

William de Sutton acknowledges that he owes to William de Hamelton, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Nov. 24. To Reginald de Grey, justice of Chester. Order to cause proclamation
Bury to be made throughout that county that all of that county who have 30*l.*
St. Edmunds. yearly of land or a whole knight's fee worth 30*l.* yearly in that county
and elsewhere in the realm, and who ought to be knights and are not,
shall take knighthood (*arma militaria recipiant*) before Whitsuntide next
at the latest, under pain of grievous forfeiture of their lands and
tenements, certifying the king of his proceedings in this matter and of
the names of those who shall have received knighthood in the mean-
time and of those who shall not have received it. [*Parl. Writs.*]

Nov. 24. To the sheriff of Essex. Whereas the king clearly understands that in
Bury the present time of winter there is no need for as much custody at sea as
St. Edmunds. there was in times past, for which reason he, wishing to spare the country
the costs and expenses wherewith they have been much grieved heretofore
about the custody of those parts, has ordered John de Fyloyle, warden of
certain of the parts about the sea in that county, to cause jointly with the
sheriff, immediately upon sight of the letters sent to him, a lighter and
smaller guard (*custodiam*) to be provided and put upon the sea coast in the
sheriff's bailiwick, to wit scouts (*ascultores*), watchmen and bells (*signa*)
in all places on the coast where necessary, by which scouts, watchmen and
bells the country may be speedily warned concerning any fleet of the king's
enemies that may approach those parts in order to do evil, and so that
there shall be in each place aforesaid four or six scouts and watchmen,
who shall stay continuously by day and night in the places to which they
shall be assigned by the sheriff and John, and so that those who shall
thus stay shall have their reasonable expenses from the country to the
least grievance thereof, in such wise as the sheriff and John shall provide
in their discretion. When all these things have thus been ordained and
established, the sheriff and John shall provide without delay that John
and all others in John's bailiwick who have previously been concerned in
the said custody shall be always ready and prepared with horses and arms,
to wit each of them according to his estate, upon every occasion when
they shall be warned by the scouts, watchmen and bells or in any other
way, so that the country shall be so guarded that damage, loss or danger
by the king's enemies shall not threaten the king or his realm in any way.
The king orders the sheriff to lay aside all other affairs and to go with
John to the coast, and to do and execute all the premises in form afore-
said. This he shall in no wise omit as he shall wish to avoid the king's
wrath and as he loves himself and his things.

The like to the sheriffs of Sussex, Suffolk, Dorset, Kent, Devon and Cornwall.

To William de Alta Rypa, keeper of the parts about the sea in co. Sussex. Order to provide with the sheriff of the county the like smaller custody.

The like to the following :

William de Bovill, keeper of the parts about the sea in co. Suffolk.

Henry de Cobham, keeper of the parts about the sea in co. Kent.

William de Malteby, keeper of the parts about the sea in co. Norfolk.

Adam Gurdun, keeper of the parts about the sea in co. Southampton.

Robert de Sancto Claro, keeper of certain parts about the sea in co. Essex.

The keepers of the parts about the sea in co. Cornwall.

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Membrane 24d—cont.

The keepers of the parts about the sea in co. Devon.

The keepers of the parts about the sea in co. Dorset.

John Fillol, keeper of certain parts about the sea in co. Essex.

To John de Haveryng, keeper of North Wales. It is shown to the king on behalf of the men and whole community of Snaudon and Anglesey that they have been told that certain things have been suggested to the king concerning them by reason whereof the king ought to hold them suspect, and they are much disturbed and aggrieved thereby. As the king does not wish that their minds shall be further vexed or disturbed by the lying stories of such speakers of evil, he has intimated to them by his letters patent that nothing at all of sinister rumour concerning their estate or behaviour has come to his notice at the present time, and that he has not conceived against them any suspicion, as is more fully contained in his letters. For these reasons the king orders John to so chastise any such liars as shall be found henceforth in his bailiwick that the punishment shall strike terror into others saying the like things.

Dec. 26. Master Nicholas de Honiton acknowledges that he owes to John de
Ipswich. Langeton, parson of the church of Raculvre, 178*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Edmund de Hastings acknowledges that he owes to Robert de Benhale, parson of the church of Keleshale, 50*l.*; to be levied, in default of payment, of his lands and chattels.

Dec. 30. To R. bishop of London. Request that he will be present at the
Ipswich. solemnisation of marriage between the count of Flanders and Elizabeth, the king's daughter, which the king proposes shall be celebrated at Ipswich on Monday the morrow of the Epiphany. [*Fœdera.*]

The like to the following :

The abbot of St. Edmund's.

The abbot of Colchester.

R. le Bigod, earl of Norfolk and marshal of England.

Humphrey de Boghun, earl of Hereford and Essex.

Robert de Veer, earl of Oxford.

Robert de Tateshale.

Robert son of Roger.

The consort of the earl of Norfolk and marshal of England.

The countess of Cornwall.

The countess of Oxford.

The consort of R. de Tynetot.

The consort of John de Holebrok.

The consort of John Engayn, the younger.

The consort of John de Boghun.

The consort of John de Buttetourte. [*Ibid.*]

Memorandum, that Adam de Ogotby, clerk, delivered to Isabel, late the wife of John de Vescey, the elder, on 29th December, at Ipswich, a deed made to Robert de Clesby, her serjeant, under the name of Adam le Coppere, for a sum of 81*l.* to be paid to Robert or his attorney, which deed she received from Adam in order that she might cause it to be levied by the treasurer and barons of the exchequer in part payment of a debt in which William de Egesclyve, her late steward, is indebted to her. And she promised to save Adam and Robert harmless against William in this matter.

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*Membrane 24d—cont.*Jan. 11.
Harwich.

To the sheriff of Oxford. Order to distrain Henry son of William le Especer of Oxford to go to the town of Berwick on Tweed, so that he shall be there in his own person in the octaves of Easter next, to ordain and dispose concerning the town of Berwick with other citizens and burgesses whom the king is sending thither, according to the power given to Henry and them by the king's letters patent, as the king wills that Henry shall go in person with Ralph de Mercer of Stok of Oxford. [*Parl. Writs.*]

The like to the sheriff of Northumberland to distrain Peter le Draper of Newcastle-on-Tyne to go thither with John le Escot. [*Ibid.*]

The like to the sheriff of Lincoln to distrain Richard de Bella Fago in the city of Lincoln to go thither with Gilbert le Neyr of the same city. [*Ibid.*]

The like to the same to distrain William de Gurnall' of Grymmesby, John Braban of Staunford, and Roger de Belvero of Grantham. [*Ibid.*]

The like to the sheriff of Norfolk to distrain Hugh de Massingham and Richard de Gerleston (*sic*) of the town of Lynn. [*Ibid.*]

The like to the sheriff of York to distrain John Sampson and Copinus le Flemeng of the city of York. [*Ibid.*]

Jan. 23.
St. Edmunds.

Walter atte Forest of Wytteneye, Simon le Bere, and Roger de Askeby acknowledge that they owe to Robert de Askeby, clerk, 60 marks; to be levied, in default of payment, of their lands and chattels in co. Oxford.

*Membrane 24d—Schedule.*Oct. 26.
Westminster.

To Robert la Warde. Request that he will be at Sandwich on the eve of St. Katherine with horses and arms, ready to set out to the aid of the king in Flanders, as the king wishes to have the company of those who are bound to him by fealty, although he hopes to have a sufficient number of divers nations in the parts wherein he is to resist his enemies and to attack their power. Witness: Edward, the king's son. [*Parl. Writs.*]

The like to thirty-eight others. [*Ibid.*]

The like to fifteen others, with an additional clause enjoining them not to omit this by reason of any requests previously made to them to come to Edward, the king's son, supplying his place in England, at Newcastle-on-Tyne. [*Ibid.*]

To the barons, bailiffs and men of the port of Hastings. Order to cause all ships of their port of the burthen of forty tuns of wine and upwards to be prepared without delay, and to send them to Sandwich thus prepared, so that they shall be there on the aforesaid eve, with bridges and hurdles and other things necessary for transporting horses, which bridges, etc. were left in their hands at the time of the king's late passage from Wynchelse, to carry thence to him in Flanders his subjects aforesaid who shall then come to that place with horses and arms and other necessaries for passage to Flanders.

The like to the following:

The barons, bailiffs, and men of the port of Rommeshale.

The bailiffs and men of Shorham.

The mayor, bailiffs and men of Southampton.

The barons, bailiffs and men of Wynchelse.

The bailiffs and men of Portesmuth.

The barons, bailiffs and men of the port of Dover.

The barons, bailiffs and men of the port of Sandwich.

The barons, bailiffs and men of the port of Hethe.

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Membrane 24d—Schedule—cont.

To Stephen de Penecestre, warden of the Cinque Ports. Order to go in person to each of the said ports and to cause all the ships of forty tons burthen and upwards to come to Sandwich by the said eve at the latest, so that the coming of the said men to the king in Flanders shall not be delayed for lack of ships. Witness : Edward, the king's son.

To the bailiffs of Kyngeston-on-Hull. Order to cause proclamation to be made in that town that all those who have for sale victuals or other things necessary for the earls, barons and other magnates of the realm, whom the king has requested to go with horses and arms to Edward, his son, supplying his place in England, to Newcastle-on-Tyne by St. Nicholas next, to set out for Scotland to repress the malice and rebellion of the Scots, who have invaded the realm, shall cause such victuals and things to be carried by land and sea to Halyelande or Newcastle. They will there find men who will buy the victuals from them and who will satisfy them promptly for the price thereof.

The like to the following :

The mayor and bailiffs of Lenn.

The bailiffs of Boston.

The bailiffs of Hertipol.

The bailiffs of Grymesby.

The mayor and bailiffs of York.

The mayor and bailiffs of Newcastle-on-Tyne.

The sheriffs of Norfolk, Suffolk, York and Northumberland are ordered to cause proclamation to be made to the like effect in cities, boroughs and market towns throughout their whole bailiwicks.

Nov. 4.
Eltham.

To Robert son of Roger. The king specially thanks him for the diligence that he has displayed about the custody of the town of Newcastle-on-Tyne and of the adjoining parts against the invasions and assaults of the Scotch rebels, and commends his fidelity and probity. As the king has caused John de Insula to be sent to levy money for his use within the county of York, he requests Robert to give credence to what John shall tell him by word of mouth on the king's behalf concerning the premises, and that he will do and execute them.

Vacated, because otherwise below.

To Robert son of Roger. Request that he will give credence to what John de Insula, whom the king is sending to the marches of Scotland, shall tell him by word of mouth on the king's behalf concerning certain affairs specially touching the king in those parts, and that he will do and execute them.

The like to Gilbert de Umfremville, earl of Angos, Brian son of Alan, and Ralph son of William.

Membrane 24d—Schedule, dorsæ.

Oct. 20.
Westminster.

To the barons, bailiffs and men and whole community of Sandwich and of its members. Notification that the king has granted and taken truce (*sufferenciam*) in the war between the king of France and his confederates and the king and his confederates, as well for the duchy of Aquitaine as for the county of Flanders and certain other places, from realm to realm, land to land and people to people, by land and by sea, until the Epiphany next for the duchy and until the octaves of St. Andrew next for the other lands; during which sufferance all merchants and others may safely come from one realm to another and return and stay there and ply their merchandise. The king has promised that if

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Membrane 24d—Schedule, dorse—cont.

anything be seized (*interceptum*) from the king of France, his confederates merchants and men, by the king or any of his men during the truce, he will cause suitable amends to be made therefor, the truce remaining nevertheless in force ; for the observance whereof he has caused Walter de Bello Campo, steward of his household, to take oath on peril of the king's soul (*in animam nostram*). The king therefore orders them to observe the truce in all its articles, and not to inflict or cause to be inflicted any damage, wrong, hindrance, annoyance or grievance upon the king of France, his confederates, merchants, or people, as they love the king and his honour, under pain of forfeiture of life and limbs and of everything that they can forfeit, more especially as the king is bound by the oath aforesaid to cause amends to be made for everything attempted against them. The king warns them if anything be attempted against the king of France, his confederates, merchants and men contrary to the form of the truce, that he will punish (*capiemus ad*) not only the offender but also the community to which he belongs. Witness: Edward, the king's son. [*Fœdera.*]

The like to the barons etc. of the ports and members of Dover, Hethe, Romenhale, and Hasting', and the barons and the whole community of Wynchelse, the bailiffs and men of the community of Yarmouth, the bailiffs and men of Lynn, Gypwyz, Donewyz, Herewyz, Hulle, Boston, Newcastle-on-Tyne, Portsmouth, Southampton, Lym, La Pole, and Bristol. [*Ibid.*]

The like to Stephen de Penecestre, warden of the Cinque Ports, with order to go in person to each port and to cause the truce to be publicly proclaimed and observed, inhibiting all and singular on the king's behalf that no one shall, under forfeiture of his body and of all that he can forfeit, inflict damage, etc., upon the king of France, his confederates, merchants, or people contrary to the tenor of the truce, and to intimate to all that if any one contravene the truce, the king will punish not only the offender but also the community to which he belongs. [*Ibid.*]

The like to John Wogan, justiciary of Ireland, with order to cause the truce to be proclaimed in all ports and other places where ships arrive in Ireland and elsewhere as he shall deem fit. [*Ibid.*]

The like to Reginald de Grey, justice of Chester. [*Ibid.*]

The like to John de Havering, justice of North Wales. [*Ibid.*]

The like to Robert Tibetoft or to him who supplies his place in South Wales. [*Ibid.*]

The like to the sheriff of Northumberland and to the sheriffs mentioned below to go in person to all places in their bailiwicks where ships arrive and to cause the truce to be proclaimed, to wit the sheriffs of York, Lincoln, Norfolk, Suffolk, Essex, Kent, Sussex, Southampton, Dorset, Somerset, Devon, Cornwall and Gloucester. [*Ibid.*]

Oct. 21.
Westminster.

To Oliver la Suche. Request that he will be at Newcastle-on-Tyne on the day of St. Nicholas next with horses and arms, to set out thence with Edward, the king's son, and other subjects of the king against the Scots, who have broken their homage and fealty and have now invaded the realm of England. Witness: Edward, the king's son. [*Parl. Writs.*]

The like to one hundred and twelve others. [*Ibid.*]

The like to six earls and sixty-one others. [*Ibid.*]

To the abbot of Rading'. Request that he will send to Newcastle a suitable company of his men by the said day. [*Ibid.*]

The like to sixteen abbots, four priors, the prior of the Hospital of St. John of Jerusalem in England, and the master of the military order of the Temple. [*Ibid.*]

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May 17.
Wareham.*Membrane 24d—Schedule 2.*

To Sir John de Havering, justice of North Wales, and Sir William de Cycouns, constable of Aberconeweye. Forasmuch as the king's affairs on this side the sea are in such a forward condition that he has undertaken to cross the sea with the power of his realm as speedily as he can after Sunday next after the octaves of St. John the Baptist next; for which reason he wishes that the Welshmen whom he can have shall pass with him at that time in the same manner as the other men of his realm; he therefore orders them to cause to come before him as speedily as possible all the Welshmen of North Wales who are powerful and fencible at certain days and places at which they can best and most speedily assemble them, and to there show to them advisedly and clearly the king's undertaking aforesaid, how he has done it for the common profit and salvation of himself and them and of all his realm, and how he trusts much in them and in the good service that they can render to him, and to pray them on the king's behalf, in the most loving and courteous manner that they are able, that they will cross the sea with the king himself, that is to say with his person, when he crosses. If they grant this in good manner and will do it, they shall then cause them to know that they shall be all assembled in a certain place near to the march where the justice and constable shall deem fit, so that they shall be there by the octaves of St. John next at the latest. They may tell them that the king will then send thither someone to receive them and to guide them to him, to such number as the king shall tell them, and to pay them their wages in due manner. The justice and constable shall write back to the king what place the men will be assembled at, with all their proceedings in this matter, so that he may be fully advised to do therein what he shall see ought to be done. In order that they may be the more favourably inclined (*entantentz*) to do the king's will in this matter, he sends to the justice and constable his open letters sealed with his great seal, whereby he prays the said men to grant and do what the justice and constable shall require from them, which letters they shall give (*baudrez*) to them so soon as they shall have assembled them before them, as is aforesaid. *French.* [*Parl. Writs.*]

The like to the following:

Thomas de Rossale and Master Gilbert de Ardern in the parts of South Wales.

Walter Hakelute, Morgan ap Mereduk and David le Graunt in the parts of Glamorgan.

William de la Pole and John de Borham in the parts of Powys. [*Ibid.*]

To John Wogan, justiciary of Ireland. Whereas the king lately ordered the earl of Ulvestre and John le fiz Thomas and his other good men of Ireland by his letters, which he sends to the justiciary to be delivered to them, to provide and prepare themselves with horses and arms, so that they should be ready to come to him in England and to go with his own person for the defence of his entire realm at such time as he should cause to be made known to them, and that they should give credence to the justiciary in what he should tell them concerning this matter; and he commanded the justiciary by his letters to exhibit as much pains and diligence towards them as he could and also towards others of that land until he should secure that they would prepare themselves and come to the king in form aforesaid, so that the king should have from those parts four hundred men on barded (*covertz*) horses; and the king has now ordained his passage to parts beyond sea, for which reason he has caused his men-at-arms of his realm to be summoned to be with him at London on Sunday after the octaves aforesaid, ready to pass with him to

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Membrane 24d—Schedule 2—cont.

the parts aforesaid. Seeing that his men of Ireland cannot conveniently come at the aforesaid day because they are at such a distance and by reason of the long sea that they have to cross, he sends to them his letters praying them to be at London by the first of August with horses and arms, to hear and do what he shall cause to be made known to them then, either to come to him or to remain as they shall be told, and that they shall give credence to the justiciary in this matter. The king therefore orders the justiciary to cause the said letters, which the king sends to him, to be delivered to them without delay, and to employ all pains and diligence that he can in order to have them at London at the first of August at the latest. If it seem to the justiciary that the number is too great for them to furnish easily, the king wills that it shall be reduced in order that they may come the more easily, according to what shall seem fit to the justices to be done between him and them. He is ordered to certify the king of his proceedings in this matter by the bearer of the presents. *French.* [*Ibid.*]

May 24.
Portsmouth.

To Patrick son of Patrick, earl of March. Whereas the king has appointed his passage to parts beyond sea for as early as possible after Sunday after the octaves of St. John next, for which day he has summoned his *proceres* and other his subjects to set out with him; he has enjoined certain things that he has at heart upon Hugh de Cressingham, the treasurer of Scotland, and Osbert de Spaldington to be told by them to Patrick by word of mouth: he orders Patrick to give credence to what Hugh and Osbert shall tell him concerning the passage aforesaid, and to do and execute such things, as he loves the king's honour and profit and his own and as the king specially confides in him, accordingly as they shall be required from him on the king's behalf. [*Ibid.*]

The like to thirty-nine others dwelling this side the Scotch sea. [*Ibid.*]

The like to seventeen others dwelling beyond the said sea. [*Ibid.*]

*Roll of the lay fees of clerks taken into the king's hands, and that those who owe service to the king shall come with their service to cross with the king's body, for the twenty-fifth year.

MEMBRANE 23d.

Jan. 14.
Harwich.

Geoffrey de la Mare, who is going to Brabant by the king's order with Humphrey de Bohun, earl of Hereford and Essex, in the company of Margaret, duchess of Brabant, the king's daughter, has letters of respite for the king's debts and those of others until Easter next, directed to the sheriff of Northampton.

John de Hastings, who is also going to the parts aforesaid with the duchess, has like letters of respite, directed to the sheriffs of Warwick, Leicester, Northampton, Salop, Stafford, Norfolk, Suffolk, Buckingham, and Bedford.

Roger de Tylemanneston, who is also going with the duchess, has like letters of respite, directed to the treasurer and barons of the exchequer and to the sheriff of Kent.

*This title occurs at the foot of the membrane, which was evidently intended to be the first of a set of rolls for the enrolment of the orders relating to the clerks' land (concerning which it contains no other reference) and of the writs of military service.

Membrane 23d—cont.

1297.

Jan. 14. John de Hastings, who is also going with the duchess, has letters of
Harwich. respite for pleas until Midsummer next, directed to the justices of the Bench.

Hugh Bardolf, who is staying in Gascony in the king's service by his order, has letters of respite for the pleas and matters touching him before the justices of the Bench for a month from Easter, directed to the justices.

Jan. 24. To the prior and convent of Merton. The king is sending to them
Bury Nicholas Morel, who is incapacitated from work by infirmity of body, and
St. Edmunds. requests them to admit him into their house with a groom and a horse, and that they will find him his necessaries according to the requirements of his estate. The king wills that he shall not long stay there, but that he shall stay for a time only, provided he behave himself courteously and honestly. If he behave otherwise, the prior and convent are to certify the king fully of his behaviour.

Jan. 26. To Edmund, earl of Cornwall. Order to be with the king at Salisbury
Weeting. on Sunday the feast of St. Matthias next at the latest, as the king wishes to have parliament (*colloquium*) and treaty concerning certain arduous affairs touching him and the earl and the realm with the earl and other *proceres* and magnates of the realm. [*Parl. Writs.*]
The like to five earls and eighty-eight others. [*Ibid.*]

Jan. 30. To the king's takers of corn in co. Gloucester. Order not to inter-
Castleacre meddle in any way with taking the corn of Simon, master of the house of the Hospital of St. John of Jerusalem in England at Dunamenaye, as he is staying in Gascony in the king's service by his order.

Vacated, because otherwise below.

Jan. 30. To the treasurer and barons of the exchequer. Order to give order to
Castleacre the king's takers of corn in co. Gloucester not to intermeddle with taking the corn of the aforesaid Simon, if they satisfy themselves that he is in Gascony in the king's service by his order.

Feb. 12. The like in favour of William de Cantilupo for his corn in cos.
Ely. Buckingham, York, and Lincoln.

Jan. 31. To the barons and bailiffs of the port of Dover. As the king wills that
Castleacre no one, whosoever he may be, clerk or laymen, shall go out of the realm in any way without his special licence, he orders them not to permit anyone to pass the sea from that port without such licence. If any one wishing to cross the sea be found there with letters, they shall cause him to be arrested without delay, whatsoever may be his condition, and shall cause the letters to be sent to the king wherever he may be in England with all speed, safely keeping him upon whom the letters have been found until the king shall have had inspection thereof and shall give them further orders. It is provided that those who have the king's letters of licence to pass the sea may pass without hindrance. They are enjoined to execute this order as they love themselves and their goods. [*Prynne, Records, iii, p. 729.*]

The like '*de verbo ad verbum*' to the mayor and bailiffs of Sandwich and to the following:

The barons and bailiffs of Romenhale.

The barons and bailiffs of Hethe.

The barons and bailiffs of Wynchelse.

The barons and bailiffs of La Rye.

The barons and bailiffs of Hasting'.